Date & Time of Download: 20/06/2025 14:56:52

BSE ACKNOWLEDGEMENT

Acknowledgement Number	10072172		
Date and Time of Submission	6/20/2025 2:56:31 PM		
Scripcode and Company Name	750988 - Zodiac-JRD-MKJ Ltd		
Subject / Compliance Regulation	Announcement under Regulation 30 (LODR)-Newspaper Publication		
Submitted By	Pooja Shah		
Designation	Company Secretary &Compliance Officer		

Disclaimer: - Contents of filings has not been verified at the time of submission.

20.06.2025

The Listing Department Bombay Stock Exchange Limited

Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai – 400 001

Scrip Code No. 512587

Sub: Submission under Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith copy of following newspaper cutting of

- 1) Financial Express (English Newspaper) of 20th June, 2025,
- 2) Janshata (Hindi Newspaper) of 20th June, 2025 and
- 3) Mumbai Lakshdip (Marathi Newspaper) of 20th June, 2025

wherein following matter is being published:

➤ Post Right Issue.

Kindly take the same on your records.

Thanking you

Yours faithfully

For **ZODIAC-JRD-MKJ LTD**

Mahesh
Ratilal Shah
Digitally signed by
Mahesh Ratilal Shah
Date: 2025.06.20
13:06:15 +05'30'

Mahesh Ratilal Shah Managing Director DIN: 00217516

DIN. 0021/310

Encl: a/a

SHIVA CEMENT LIMITED

CIN: L26942OR1985PLC001557 Regd Office: Shiva Cement Limited, Telighana, PO: Birangatoli, Tehsil-Kutra, District-Sundargarh Odisha- 770018 Tel: 0661-2461300, Email: cs@shivacement.com

39™ ANNUAL GENERAL MEETING AND INFORMATION ON E-VOTING

Notice is hereby given that the 39th Annual General Meeting ("AGM") of the Company is scheduled to be held on Monday, 14th day of July, 2025 at 03:00 P.M. IST through Video Conferencing/ Other Audio Visual Means ("VC/OAVM") to transact the business set out in the Notice convening the AGM. Members will be able to attend and participate in the AGM through VC/OAVM facility only.

In accordance with the applicable provisions of Companies Act, 2013 ("the Act") and the circular issued thereunder Ministry of Corporate Affairs ("MCA Circulars") read with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and the circular issued thereunder ("SEBI Circulars"), the Annual Report 2024-25 along with Notice of the 39th Annual General Meeting (AGM) the have been sent on 19th July, 2025 only through electronic mode to the Members of the Company whose email addresses are registered with the Company/Depository Participant(s) and is also available for download on the website of the Company i.e. https://shivacement.com/, website of the Stock Exchange i.e. BSE Limited at www.bseindia.com and also on the website of the Registrar & Share Transfer Agent of the Company, KFin Technologies Limited ("KFintech") at https://evoling.kfintech.com/. Further, in compliance with Regulation 36(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a letter is being sent by the Company providing the web-link, including the exact path where complete details of the Annual Report along with the Notice is available, to those shareholder(s) who have not registered their e-mail address with the Company/RTA/ Depositories/DP.

Pursuant to the provisions of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and in accordance with Regulation 44 of SEBI Listing Regulations, Members have been provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using electronic voting system (remote e-voting). The Company has engaged the services of KFintech for providing facility for remote e-voting, participation in the AGM through VC/OAVM and e-voting during the AGM.

Information and instructions including details of user id and password relating to e-voting have been sent to the Members through email. The manner of remote e-voting and e-voting during the AGM by the members holding shares in dematerialized mode, physical mode and for the members who have not registered their email addresses has been provided in the Notice of

The e-voting portal will be open for voting from Friday, 11th July, 2025 (9:00 a.m. IST) to Sunday, 13th July, 2025 (5:00 p.m. IST). During this period, members of the Company, holding shares either in physical form or in dematerialised form may cast their vote electronically. The e-voting module shall be disabled by Kfintech for voting thereafter. During this period, a person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners. maintained by the depositories as on the cut-off date i.e. Monday, 7th July, 2025 only shall be entitled to avail the facility of remote e-voting as well as e-voting at the AGM.

Any person, who acquires shares of the Company and becomes a member of the Company after the sending of the Notice and holding shares as of the cut-off date i.e. Monday, 7th July 2025 may obtain the login ID and password by following the steps mentioned in the Notice of the AGM.

Only those Members/shareholders, who will be present in the AGM through VC/OAVM facility and have not cast their vote through remote e-voting are eligible to vote through e-voting system during the AGM. However, Members who have voted through Remote e-voting will be eligible to attend the AGM. Members will be able to attend the AGM through VC/OAVM or view the live webcast of AGM by logging on the website of KFintech at https://evoting.kfintech.com using their e-voting credentials. Instructions for the Members for attending the AGM through Video Conferencing and Voting thereat is provided in the Notice of the 39th AGM.

The results of e-voting will be placed by the Company on its website www.shivacement.com within two days of the AGM and also communicated to the stock exchange, where the shares of the Company are listed.

The resolutions proposed will be deemed to have been passed on the date of the Annual General Meeting subject to receipt of the requisite number of votes in favour of the resolutions. Ms. Meghana Mhatre, Proprietor of M/s. Meghana Mhatre & Associates, Practicing Company Secretaries, (Membership No. ACS 18352) has been appointed as the Scrutinizer to scrutinize the e-voting process.

In case of any queries, you may refer to the Frequently Asked Questions (FAQs) for Shareholders and Remote E-voting user manual for shareholders available at the download section of https://evoting.kfintech.com (KFintech Website) or contact Mr. Mohammed Shanoor - Assistant Manager at evoting@kfintech.com or call KFintech's toll free No. 1800-309-4001 for any further clarifications.

For Shiva Cement Limited Ishika Sharma

Place: Sundargarh Date: 19th July 2025 Company Secretary



FIEM INDUSTRIES LIMITED

Regd. Office: D-5, Mansarover Garden, New Delhi-110015 (INDIA) Tel: +91-11-25101002/03/04/05 E-Mail: investor@fiemindustries.com Website: www.fiemindustries.com CIN: L36999DL1989PLC034928

Re: 36TH ANNUAL GENERAL MEETING (ADVANCE NOTICE)

1. NOTICE IS HEREBY GIVEN THAT the 36th Annual General Meeting ("AGM") of the members of Fiem Industries Limited ("the Company") will be held on Thursday, July 31, 2025 at 10:30 a.m. through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") facility without the physical presence of the Members at a common venue in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular 09/2024 issued by the Ministry of Corporate Affairs (MCA) dated September 19, 2024 and SEBI circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 (hereinafter collectively referred to as "MCA and SEBI Circulars") and all other applicable laws, to transact the business that will be set forth in the

2. The Notice of the AGM and the Annual Report for the financial year 2024-25 including the financial statements for the financial year ended March 31, 2025 ("Annual Report") will be sent only by email to all those Members, whose email addresses are registered with the Company or with their respective Depository Participants ("DP"), in accordance with the MCA and SEBI Circulars. A letter providing a web-link and a QR code for accessing the Notice of the AGM and the Annual Report will be sent to those members who have not registered their email IDs.

3. Members can join and participate in the AGM through VC/ OAVM facility only. The instructions for joining the AGM and casting of votes through remote electronic voting or through the e-voting system during the AGM will be provided in the Notice of the AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Notice of the 36th AGM will be available on the website of the Company at www.fiemindustries.com on the website of BSE at www.bseindia.com and NSE at www.nseindia.com. Further, those shareholders who hold shares in physical form or who have not registered their email address with the Company/RTA or DP, are requested to download the AGM Notice, once available on above mentioned websites and follow detailed instructions mentioned therein about joining & participating in AGM, manner of casting vote through remote e-voting or casting vote through e-voting system during the AGM.

4. Pursuant to Regulation 42 of the Listing Regulations, as amended, Company has fixed Thursday, July 24, 2025 as Record Date for determining the entitlement of members for final dividend for FY 2024-25 on Equity Shares, if declared at the AGM.

Manner of registering / updating email addresses & mobile No. and Bank mandate for receiving Dividend:

With effect from April 1, 2024, dividend to members who holding shares in physical form shall be paid only through electronic mode Such payment shall be made upon folio being KYC compliant i.e. registering their PAN, contact details including mobile no., bank account details and specimen signature with RTA / Company, [SEBI Master Circular No. SEBI/HO/MIRSD/POD-1/P/CIR/2024/37 dated May 7, 2024].

The shareholders, who have not registered their email address & mobile with the Company/RTA/Depositories and/or not updated the Bank Account mandate for receiving the dividend directly in their Bank Account through Electronic Clearing Service (ECS), are requested to register / update the above details immediately, in the following manner:

(i) Registering / updating the details with DP: In case the Shares held in demat mode, such shareholder should register / update the email address, mobile no., bank account details and other KYC in his / her demat account as per process advised by the DP.

(ii) Registering / updating the details with RTA: In case the shares held in physical mode, the shareholders should immediately register / update the email ID, mobile and other KYC details by submitting prescribed Form ISR-1 at e-mail investor@fiemindustries.com or sending at registered office of the Company. Shareholders may download the prescribed Forms from the Company's website at https://fiemindustries.com/investor-services-forms/ under Investor section, or from website of RTA https://web.in.mpms.mufg.com/KYC-downloads.html

6. In the event, Company is unable to pay the dividend to any member through electronic mode, due to incomplete Bank account details of the member, the Company shall dispatch the demand draft to such Member, at the earliest possible through permissible modes.

7. Manner of casting vote(s) through remote e-voting or through e-voting during the AGM:

(i) Members will have an opportunity to cast their vote(s) on the business as set out in the Notice of the AGM through electronic voting system ("e-voting").

(ii) The manner of voting remotely ("remote e-voting") by members holding shares in dematerialized mode or physical mode, who have not registered their email addresses will be provided in the Notice of the AGM.

(iii) The facility for voting through e-voting system will also be made available during AGM and Members attending the AGM, who nave not cast their vote(s) by remote e-voting will be able to vote during the AGM to be held through VC/OAVM

(iv) The login credentials for casting votes through e-voting shall be made available to the members through email. Members who do not receive email or whose email addresses are not registered with the Company / RTA/ Depository Participant(s), may generate login credentials by following instructions given in the Notice of AGM.

(v) The voting rights of shareholders shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date i.e. July 24, 2025.

8. TDS on Dividend:

As per the provisions if the Income Tax Act, 1961 ("the IT Act"), dividend income is taxable in the hands of members and the Company is required to deduct tax at source ("TDS") from dividend paid to members at the prescribed rated. Therefore, Members are requested to complete/update their Residential Status, PAN, Category as per the IT Act with their Depository Participants or in case shares are held in physical form, with RTA. Further, to submit the applicable Form 15G/15H/10F under the IT Act and other applicable documents, members can visit the website of our RTA, MUFG Intime India Pvt. Ltd. at the link https://web.in.mpms.mufg.com/formsreg/submission-of-form-15g-15h.html

Members are requested to carefully read all the Notes set out in the Notice of the 36th AGM and in particular, instructions for joining the AGM, manner of casting vote through remote e-voting or through e-voting during the 36th AGM.

For Fiem Industries Ltd.

Place : Delhi

Arvind K. Chauhan Date: 20/06/2025 **Company Secretary**



PARAG MILK FOODS LIMITED

CIN:L15204PN1992PLC070209

Registered Office: Flat No 1, Plot No 19, Nav Rajasthan Housing Society, Shivaji Nagar, Pune - 411016 Website: www.paragmilkfoods.com, Email id: investors@parag.com Tel. No.: 022-43005555 | Fax No. 022 - 43005580

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

Notice is hereby given that Parag Milk Foods Limited ('Company') is seeking approval of the Members of the Company by way of postal ballot through remote e-voting on the following 6 special resolution(s):

Sr. No.	Description of Resolution
1	Appointment of Ms. Namrata Garud (DIN: 10832812) as an Independent Director of the Company
2.	Appointment of Mr. Milind Patil (DIN: 02546815) as an Independent Director of the Company
3.	Appointment of Mr. Amitabha Mukhopadhyay (DIN: 01806781) as an Independent Director of the Company
4.	Re-Appointment of Mr. Devendra Shah (DIN: 01127319) as the Whole-Time Director of the Company
5.	Re-Appointment of Mr. Pritam Shah (DIN: 01127247) as the Managing Director of the Company
6.	Re-Appointment of Ms. Akshali Shah (DIN: 06575079) as the Executive Director of the Company

In compliance with the provisions of the Companies Act, 2013 and the General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and subsequent circulars issued in this regard, the latest being 09/2024 dated September 19, 2024 read with other relevant circulars, issued by the Ministry of Corporate Affairs (collectively known as 'MCA Circulars'), the Company has sent the Postal Ballot Notice ('Notice') on Thursday, July 19, 2025, only through electronic mode, to those members whose e-mail addresses are registered with the Depositories and whose names are recorded in the Register of Beneficial Owners maintained by the Depositories as on close of business hours on Friday, June 13, 2025 ('Cut-off date'). Accordingly, physical copy of the Notice along with Postal Ballot Form has not been sent to the Members for this Postal Ballot.

The Notice is available on the website of the Company at https://www.paragmilkfoods.com/investors.php, the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com and on the website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited ('NSE') at www.nseindia.com.

The Company has engaged services of NSDL to provide remote e-voting facility to its Members. The remote e-voting period commences on Friday, June 20, 2025 from 9.00 a.m. (IST) and will end on Saturday, July 19, 2025 at 5.00 p.m. (IST). The e-voting module shall be disabled by NSDL thereafter. Voting rights of the Members shall be in proportion to the shares held by them in the paid-up equity share capital of the Company as on Cut-off date. Once vote on a resolution is cast, the Member will not be able to change it subsequently. Please note that communication of assent or dissent of the Members would only take place through the remote e-voting system. Only those Members whose names are recorded in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date will be entitled to cast their votes by remote e-voting.

Members who have not registered their e-mail addresses with their Depositories Participants, may register the same with their respective Depositories Participants on or before 5:00 p.m. (IST) on Saturday, July 12, 2025 and thereafter send a request at investors@parag.com from such registered email ID mentioning their names, DP ID and Client ID for receiving the copy of Notice. All the shareholding of the Members of the Company as on cut off date is in dematerialized form, hence, the requirement of complying with the procedure / disclosure with regards to physical shareholders is not applicable to the Company. The procedure for remote e-voting is provided in the Notice.

Shareholders available at the download section of www.evoting.nsdl.com or call on 022 - 4886 7000 or send a request to Mr. Sagar Gudhate, Senior Manager, NSDL at evoting@nsdl.co.in or at NSDL, 301, 3rd Floor, Naman Chambers, G Block, Plot No- C-32, Bandra Kurla Complex, Bandra East, Mumbai- 400051

In case of any gueries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for

The Company has appointed Mr. Bhaskar Upadhyay (Membership No. FCS 8663, CP No. 9625) of N. L. Bhatia & Associates, Practicing Company Secretaries, as the Scrutinizer to scrutinize the postal ballot process in a fair and transparent manner.

The Scrutinizer will submit his report to the Chairman of the Company or any other person authorized by him, on or before Tuesday, July 22, 2025. The results of voting conducted by Postal Ballot along with the Scrutinizer's Report, inter alia, will be made available on the website of the Company at www.paragmilkfoods.com and of NSDL at www.evoting.nsdl.com and communicated to both the stock exchanges, on or before Tuesday, July 22, 2025.

Mumbai June 19, 2025

Registered Office Address: Flat No.1, Plot No.19 Nav Rajasthan Co Op Hsg Soc., Behind Ratna Memorial Hospital, S.B. Road, Shivaji Nagar, Pune - 411 016

By Order of the Board of Directors For Parag Milk Foods Limited Virendra Varma Company Secretary & Compliance Officer FCS No: 10520



NOTICE CUM ADDENDUM NO. AD/42/2025

NOTICE-CUM-ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ("SAI"). SCHEME INFORMATION DOCUMENT ("SID") AND KEY INFORMATION MEMORANDUM ("KIM") OF CERTAIN SCHEMES OF MIRAE ASSET MUTUAL FUND ("MAMF")

Introduction of Choti SIP Facility for Schemes of Mirae Asset Mutual Fund:

NOTICE is hereby given that, in accordance with SEBI Letter No. SEBI/HO/IMD/PoD-1/OW/P/2025/5586/1 dated February 20, 2025, Mirae Asset Investment Managers (India) Pvt. Ltd. ("AMC") has decided to introduce Choti SIP ("Facility") in all the schemes of MAMF (except for Debt Schemes, Sectoral & Thematic Schemes, Small cap, Midcap & ELSS Schemes under Equity Scheme category) with effect from Tuesday, July 01, 2025 ("the Effective date").

Key Features of Choti SIP:

Management Companies).

1. Small Ticket SIP of Rs. 250/- shall be restricted to three SIP's (only one each in upto three Asset

- Investments must be under the Growth option of the Scheme.
 - The mode of payment/investment for Choti SIP shall be restricted to NACH and UPI auto pay only.
 - Minimum commitment of 60 instalments shall be required at the time of registration, however, early withdrawal of the instalments shall not be restricted.
- 5. In case any investor has investments in any of the scheme of any Mutual Fund or any SIP investment other than Choti SIP or a lumpsum investment across any scheme of any Mutual Fund, the said investor shall be considered ineligible under Choti SIP.
- SIP frequency should be Monthly.

The AMC reserves the right to restrict the number / list of applicable schemes being offered through this facility from time to time.

Accordingly, SAI, SID and KIM of certain schemes of MAMF stands amended suitably to reflect the changes as stated above. This notice cum addendum forms an integral part of SAI, SID and KIM of the certain Scheme(s) of

MAMF, as amended from time to time. All the other terms and conditions of SAI, SID and KIM of certain Scheme(s) will remain unchanged. For and on behalf of the Board of Directors of

MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD. (Asset Management Company for Mirae Asset Mutual Fund)

Place: Mumbai Date : June 19, 2025 **AUTHORISED SIGNATORY**

Private Limited) (CIN: U65990MH2019PTC324625). Registered & Corporate Office: 606, 6th Floor, Windsor Building, Off CST Road, Kalina, Santacruz (E),

MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India)

Mumbal - 400098. \$\mathbb{Z}\$ 1800 2090 777 (Toll free), \(\subseteq \text{customercare@miraeasset.com} \(\bar{\omega} \) www.miraeassetmf.co.in

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States of America or otherwise outside India, All capitalized terms used and not defined herewith shall have the same meaning assigned to them in the Letter of Offer dated May 20, 2025 (the "Letter of Offer" or "LOF") lied with the BSE Limited ("BSE") (referred to as the "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI"



ZODIAC-JRD-MKJ LIMITED

Our Company was incorporated on January 6, 1987, as 'Zodiac Leasing Private Limited', a private limited company under the provisions of Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of our Company was changed to 'Zodiac-JRD MKJ Private Limited' and a fresh certificate of incorporation dated September 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. Further, our Company was converted into a public limited company and consequently the name of our Company was changed to 'Zodiac-JRD-MKJ Limited' and a fresh certificate of incorporation dated October 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. For details, in respect of change in the Registered Office of our Company, please see the chapter titled "General Information" on page 44 of the Letter of Offer. Registered Office: 506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001, Maharashtra, India; Tel: +91 222 283 1050/ 51; E-mail: info@zodlacjrdmkjltd.co.in; Website: www.zodlacjrdmkjltd.co.in; Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer; Corporate Identification Number: L65910MH1987PLC042107

OUR PROMOTERS - MUDIT SHARADKUMAR JAIN OUR CORPORATE PROMOTERS- BLUEROCK INDUSTRIAL INFRASTRUCTURE MANAGEMENT LLP AND BLUEROCK INFRASTRUCTURE SOLUTIONS LLP

ISSUE OF UPTO 57,98,443 EQUITY SHARES OF FACE VALUE OF # 10 (RUPEES TEN ONLY) EACH ("RIGHTS EQUIT) SHARES") OF OUR COMPANY FOR CASHATA PRICE OF ₹ 40/- (RUPEES FORTY ONLY) PER EQUITY SHARE (INCLUDING) SHARE PREMIUM OF ₹ 30/- (RUPEES THIRTY ONLY) PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO 2,319,38/- LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 112 (ONE HUNDRED AND TWELVE) RIGHTS EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MAY 21, 2025 (THE "ISSUE"), THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 4 TIMES THE FACE VALUE OF THE EQUITY SHARES.

BASIS OF ALLOTMENT

The Board of Directors of Zodiac-JRD-MKJ Limited wishes to thank all its Equity Shareholders, members and investors for the response to the Company's Rights Issue of Equity Shares which opened for subscription on Friday, May 30, 2025, and closed on Monday, June 09, 2025, and the last date for on-market renunciation of Rights Entitlements was Tuesday, June 03, 2025. Out of the total 827 Applications for 64,64,308 Equity Shares through the Application Supported by Blocked Amount ("ASBA"), 122 Applications for 1,07,234 Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. There are 2 case: where applicants have renounced part of their entitlements but applied for 28,498 additional rights equity shares. In accordance with Letter of Offer, additional shares applied by these applicants were not considered additional rights equity shares for allotment. The total number of valid applications received were 705 for 63,57,074 Equity Shares, which aggregates to net subscription 109.63%* the total number of Equity Shares allotted under the Issue. In accordance with the Letter of Offer and the basis of allotment finalized on June 13, 2025, in consultation with the Company, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has on June 13, 2025, allotted 57,98,443 Equity Shares to the successful applicants. We hereby confirm that all the valid applications have been duly considered for Allotment. In accordance with Regulation 86 of SEBI ICDR Regulations, our Company was required to achieve minimum subscription for the Rights Issue

1. Information regarding total number of Applications received: Category Total number of Equity Shares applied for **Equity Shares alloted**

Value (₹)

Number

Value (₹)

Number

Applications received

Number

Eligible Equity Shareholders	757	91,54%	57,20,471	22,88,18,8	40.00	88.49%	56,13,237	22,45,29	480.00	96.81%
Renouncees	70	8.46%	7,43,837	2,97,53,48	30.00	11.51%	1,85,206	74.08.24	10.00	3.19%
Total	827	100.00%	64,64,308	25,85,72,3	20.00	100.00%	57,98,443	23,19,37,	720.00	100.00%
2. Basis of Allotment				M0000000000000000000000000000000000000	cororown	ON LIDOUS			11000000000	100000000
Category	Applicat	er of valid tion received nsidered for otment	Shares allotted	ber of Equi accepted against Ri tlements (A	and ghts	accepted addition	er of Equity i and allott onal Equity opplied for	ed agains Shares	t Sh accep	Equity ares ted and d (A+B)
Eligible Equity Shareholders		637		9,39,403		-	46,73,834		56,1	3,237
Renouncees		70		79,282			1,05,924		1,8	5,206
Total		707	1	0,18,685			47,79,758		57,9	8,443

ejection, as applicable, to the Investors has been completed on June 18, 2025. The instructions to Self-Certified Syndicate Banks "SCSBs") for unblocking funds in case of ASBA Applications were given on June 13, 2025. The Listing application was filed with BSE Limited on June 13, 2025 and subsequently the listing approval was received on June 16, 2025. The credit of Equity Shares in dematerialized form to respective demat accounts of allottees has been completed on June 18, 2025. No physical shares were tendered in the Rights Issue. Pursuant to the listing and trading approval granted by BSE Limited, the Rights Equity Shares Allotted in the issue is expected to commence trading on BSE Limited on or about June 20, 2025 and shall be traded under the same ISIN INE077B01018 as the existing Equity Shares, In accordance with the SEBI circular bearing reference SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement is expected to be completed on or about June 18, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM DISCLAIMER CLAUSE OF BSE LIMITED (STOCK EXCHANGE); It is to be distinctly understood that the permission given by BSE

Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor

does it certify the correctness or completeness of any of the contents of the LOF. The disclaimer clause as intimated by BSE to our Company, post scrutiny of the Draft Letter of Offer, has been provided below: "BSE Limited ("the Exchange") has given vide its letter dated April 16, 2025, permission to this Company to use the Exchange's name in the Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized the letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Warrant, certify or endorse the correctness or completeness of any of the contents of the letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or

and it should not for any reason be deemed or construed that the letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry. investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or

omitted to be stated herein or for any other reason whatsoever" REGISTRAR TO THE ISSUE COMPANY

MUFG

Company. The Exchange does not in any manner:

Maharashtra, India.

MUFG INTIME INDIA PRIVATE LIMITED (FORMERLY LINK INTIME INDIA PRIVATE LIMITED)

C - 101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), ZODIAC-JRD-MKJ LIMITED Mumbai - 400 083, Maharashtra, India Telephone: +91 81081 14949 Facsimile: N.A.

Contact person: Shanti Gopalakrishnan E-mail: bannari.rights2024@linkintime.co.in

Website: https://in.mpms.mufg.com SEBI Registration No: INR000004058 Validity of Registration: Permanent

Tel: +91 222 283 1050/ 51; E-mail: info@zodiacjrdmkjltd.co.in; Website: www.zodiacjrdmkjltd.co.in; Online Investor Grievance Portal: bannari.rights2024@linkintime.co.in Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer. Corporate Identification Number: L65910MH1987PLC042107

506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasji Patel

Road, Horniman Circle, Fort, Mumbai - 400 001

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related mater. All grievances relating the ASBA process may be addressed the Registrar to the Issue, with a copy to the SCSBs, giving full details such as name, address of the Applicant contact numbers, e-mail address of the sole/first holder, folio number or dema account number, number of Rights Equity Shares applied for, amount blocked, ASBAAccount number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the Investors along

with a photocopy of the acknowledgment slip. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Date: June 19, 2025 Place: Mumbai

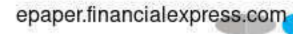
Factors' beginning on page 23 of the "LOF"

transferable except in accordance with the restrictions.

FOR ZODIAC-JRD-MKJ LIMITED

Pooja Haresh Shah, Company Company Secretary and Compliance Officer The Letter Of Offer shall be available on the website of the SEBI at www.sebi.gov.in, the stock exchange i.e. BSE Limited at www.bseindia.com, and the website of the Registrar to the Issue at https://in.mpms.mufg.com . Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Risk

The Rights Entitlements and the Rights Equity Shares have not been, and will not be registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or under any securities laws of any state or other jurisdiction of the United States and may not be offered, sold, resold allotted, taken up, exercised, renounced pledged, transferred or delivered directly or indirectly within the United States or to, or for the account or benefit of. U.S. Persons (as defined in Regulations except for these purposes. U.S. Persons include persons who would otherwise have been excluded from such term solely by virtue of Rule 902(K)(1)(VIII)(B) or Rule 902(K)(2)(i), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act and in compliance with any applicable securities laws of any state or other jurisdiction of the United States. Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold (i) in offshore transactions outside the United States to non-U.S. Persons compliance with Regulations to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions, and (ii) in the United States to U.S. Persons who are U.S. QIBs and are also Qualified Purchasers pursuant to applicable exemptions under the US Securities Act and the Investment Company Act. There will be no public offering in the United States. The Rights Equity Shares and Rights Entitlements are not



रोज वाचा दै. 'मुंबई लक्षदीप'

PUBLIC NOTICE

This is to inform to the general public that original Share Certificate No. 85 of shares of distinctive nos. 345 to 350 held by Smt. SNEHAL GUNAJI SAWANT having address at Shop. No.S/10, A1-Vidyadani Co-Op. Housing Society Ltd., Om Nagar, Sahar Pipe Line Road, Andheri (E), Mumbai 400099 is lost/misplaced & lodge the Police Complaint dated 17.06.2025 wide lost Property registration No. 481/2025 at bandra police station now I am applying for Duplicate Share Certificate to the

If anybody founds the above said Original Share Certificate than please submit to the above mention address or Contact on the

Mobile No.: 9821332681. Date: 20.06.2025 Place: Mumbai

ICE is hereby given that SACHIN N GUPTA has severed all his relations w nis son AKSHAT SACHIN GUPTA and nas disowned/debarred him amily. Henceforth, AKSHAT SACHIN GUPTA shall be fully responsible an iable for all the liabilities and onsequences arising from his personal ar fessional life, and in future SACHIN N GUPTA and his family shall have r elations with AKSHAT SACHIN SACHIN GUPTA, shall be doing at his/he wn cost/risk and consequences an SACHIN N. GUPTA and his family shal not be responsible for his acts and deals i

PUBLIC NOTICE

ny manner whatsoever. Date: 20.06.2025 MUMBAI LAW FIRM ADV. AALAYA A. KHAN ADVOCATE HIGH COURT जाहीर नोटिस

माझे अशिल **श्री. प्रविण पुनाजी चेडे** यांनी दिलेल्य माहितीवरून जाहीर नोटिस देत आहे की, खाली नमूर असलेली निवासी मिळकत ही मळ भाडेकरू **श्री. विनोंद** शिवाजी मांडवकर यांच्या नावे असून त्यांनी सदर मिळकत दिनांक ०७/०४/२०२१ रोजी माझ्य अशिलांच्या नावे इस्तांतर केली. तरी सदर मिळकतीबाबत कोणा व्यक्तीचा / आर्थिक संस्था कंपनीचा / दावा / बोजा / हुवक / अधिकार किंवा हरकत असल्यास मा. बाजा / हक्क / आध्कार किवा हरकत असल्यास मा. प्रशासकीय अधिकारी (मालमत्ता) म. न. पा. "एन" विभाग कार्याल्य, घाटकोपर पूर्व, मुंबई ४०००७७. या पत्त्यावर किवा माझ्याखाली नमृद असलेल्या कार्यालयीन पत्त्यावर आपली लेखी हरकत नोटीस जाहीर झाल्यापासून torney in fact for the purposes.

राहणार नाह मिळकतीचा तपशील :-खोली क्र.-५, चाळ क्र. सी-५, एस. जी. बर्वेनगर म्युनिसिपल कॉलनी, घाटकोपर (प.), मुंबई-४०००८४. दिनांक : २०/०६/२०२५ विकाण : मुंबई **टी. एन. शर्मा** (उच्च न्यायालय वकील कार्यालय: अण्णा चाळ, संजय नगर-2, मरियम मंदिर ,अंधेरी-पूर्व, मुंबई-400059

१५ दिवसांच्या आत पुराव्यानिशी सादर करावी. दिलेल्य

कुठलाही दावा अशिलावर बंधनकारव

All concerned are hereby informed that one of my client SMT. PRITI DILIP MEHTA, residing at B/4, Rashmi Kunj V.M. Road, Juhu Scheme, Opp. Sunridges Hospital, Near HDFC Bank, Vile Parle (West) Mumbai-400 056 has agreed to revoke/remove and cancel all her General Power of attorney executed dated 22/12/2020 and same was registered vide Sr. No. BDR9-11097-2020 at Joint Sub Registrar Andheri-3 given in favours of SHRI SURESH P. MEHTA (father- in- law) & SHRI DILIP SURESH MEHTA (Husband) her General Power of

PUBLIC NOTICE

attorney in fact for the purposes.

Notice is hereby given that my client has revoked, and do hereby revoke, the above-described General Power of attorney, and all power and authority thereby given, or intended to be given to SHRI SURESH PMEHTA (Hasband) under or in pursuance of the aforesaid General Power of attorney shall not be used, deemed to be her acts nor done in her name or on her behalf, or any transaction happens or any agreement for sale / gift deed / sale deed or any other deeds or documents or otherwise is executed on basis of this General Power of attorney shall be null and void after this public notice.

Dated this 20th day of June, 2025 SHRADHA PANDEY

PUBLIC NOTICE

NOTICE is hereby given to the public a arge that my client "MR. JANGJEET SIŇGH RANÁWAT AND MRS. NISHA RANAWAT", the owner of Flat No. A-302 raisa CHS Ltd., Near Kanakia Police Station, Beverly Park, Mira Road (East) Dist. Thane – 401107. That my client was in possession of the Original Share Certificate pearing No. 6, distinctive No. 26 to 30 (both nclusive). However, the said share certificate has been lost/misplaced from the ociety office on 10.02.2024, and a complaint has been lodged at Mira Road Police Station on 19th June 2025, bearing ost Register Id. 6867/2025.

That any person finding the said Origina Share Certificate, should hand over to my client. That any person having any right nterest, claim, charge on the basis of the aid Original Share Certificate, should stake claim, if any, within 07 days from the date o publication of this Notice and after stipulated ime, my client shall disown the said origina Share Certificate

GANESH LOHAKARE (Advocate) F-002/004, Vasudev Complex CHS LTD, Near Laxmi Park, Kanakia, Mira Road, (E) Thane:-401107. Date: 20/06/20: Date: 20/06/2025

SBFC

एस बी एफ सी फायनान्स लिमिटेड नोंदणीकृत कार्यालय:- युनिट क्रमांक १०३, पहिला मजला, C&B स्क्रेअर, संगम कॉम्प्लेक्स, गाव चकाला, अंधेरी-कुर्ला रोड, अंधेरी (पूर्व), मुंबई-४०००५९.

ताबा सूचना (सुरक्षा व्याज (अंमलबजावणी) नियम, २००२ च्या नियम ८(२) नुसार)

ाधोरचाक्षरीत सिक्युरिटायक्षेशन, फायनान्शिअल सेट्स आणि सिक्युरिटी इंटरेस्ट इनफोर्समेंट क्टची पुनर्रचना, कायदा २००२ अंतर्गत **SBFC फायनान्स लिमिटेड**चा अधिकृर ाधिकारी आहे आणि सुरक्षा हित (अंमलबजावणी) च्या नियम ८ सह वाचलेल्या कलम १३(१२) द्वार प्रदान केलेल्या अधिकारांचा वापर करतो.) नियम २००२ अंतर्गत ाटीसमध्ये नमूद केलेल्या रकमेची परतफेड करण्यासाठी नोटीस मिळाल्यापासून ६० दिवसांच्या आत खाली नमूद केलेल्या कर्जदारांना/सह–कर्जदारांना मागणी नोटीस जार्र

रुप्पति जाता जाह. जर्दावर्/सह-कर्जदार रकमेची परतफेड करण्यात अयशस्वी झाला आहे, याद्वारे कर्जदार/सह-कर्जदार आणि सामान्य जनतेला नोटीस देण्यात आली आहे की खाली वाक्षरीदाराने त्याला प्रदान केलेल्या अधिकारांचा वापर करून खाली वर्णन केलेल्या मालमत्तेचा ताबा घेतला आहे. उक्त अधिनियमाच्या कलम १३(४) अंतर्गत खालील एरखांना उक्त नियमांच्या नियम ८ सह बाचले. शिषतः कर्जदार/सह–कर्जदारांना आणि सर्वसाधारणपणे जनतेला मालमत्तेचा व्यवहार न करण्याची खबरदारी देण्यात आली आहे आणि मालमत्तेसह कोणताही व्यवहा SBFC फायनान्स लिमिटेडच्या शुल्काच्या अधीन असेल

कर्जदारांचे नाव आणि पत्ता आणि मागणी सूचनेची तारीख	मालमत्तेचे वर्णन आणि ताब्याची तारीख	मध्ये मागणी केलेली रक्कम ताबा सूचना (रु.)
भागना सूचनिया तिरिष्य में में सर्विस, २. युनिटी एंटरप्रायझेस,क्रमांक १ आणि क्रमांक २, पत्ताः युनिट क्रमांक ६०९, सहावा मजला, पांचालीशॉपिंग सेंटर, नागरिक साडी सेंटरसमोर, स्टेशन रोड, अशोक टॉकीजजवळ, ठाणे पश्चिम, महाराष्ट्र ४००६०४, ३. गणेश वसंत झेंडे, पत्ताः खोली क्रमांक ५११,विहांग सहकारी संस्था, पाचवा मजला, एन. एम. जोशी मार्ग, समोर. भायखळारेल्वे स्टेशन पश्चिम, व्हीजंबी उद्यान, मुंबई – ४०००२७, ४. प्रकाश काशिनाध मोहिते, बी –१४, गुरुदत्त सोसायटी येथे पत्ता आहे. जाथव विस्त बेलवली, बदलापुर, ठाणे, महाराष्ट्र – ४२९५०३,	३५६ (अ) आणि ३५६ (ब) नुसार, कार्यालय क्रमांक ६०९, सहावा मजला, ''पांचाली शॉपिंग सेंटर'' म्हणून ओळखली जाणारी इमारत, १४० चौरस फूट (कार्पेट), टीका क्रमांक ३५६, चेंदणी,	रू. ३८१३०३३/ – (रुपये अडतीस लाख तेरा हजार तेहतीस फक्त)
मागणी सूचना तारीखः २४ नोव्हेंबर २०२२ कर्ज खाते क्रमांक: ४०२०६००००२३५८७० (PR०१२२८५९२)	असलेली मालमत्तेचा तो सर्व तुकडा. भौतिक ताबा तारीख: १८ जून २०२५	१७ जून २०२५

पुरक्षित मालमत्तेची पूर्तता करण्यासाठी उपलब्ध वेळेच्या संदर्भात, कायद्याच्या कलम १३ च्या उप–कलम (८) च्या तरतुदींकडे कर्जदाराचे लक्ष आमंत्रित केले आहे सही / – (अधिकत अधिकारी ठिकाण: पालघर दिनांक: २०.०६.२०२५

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution o release directly or indirectly into the United States of America or otherwise outside India. All capitalized terms used and not define herewith shall have the same meaning assigned to them in the Letter of Offer dated May 20, 2025 (the "Letter of Offer" or "LOF" filed with the BSE Limited ("BSE") (referred to as the "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI")



ZODIAC-JRD-MKJ LIMITED

Our Company was incorporated on January 6, 1987, as 'Zodiac Leasing Private Limited', a private limited company under the provisions of Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of our Company was changed to 'Zodiac-JRD MKJ Private Limited' and a fresh certificate of incorporation dated September 22, 1992, was issued by th changed to 'Zodiac-JRD MKJ Private Limited' and a fresh certificate of incorporation dated September 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. Further, our Company was converted into a public limited company and consequently the name of our Company was changed to 'Zodiac-JRD-MKJ Limited' and a fresh certificate of incorporation dated October 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. For details, in respect of change in the Registered Office of our Company, please see the chapter titled 'General Information' on page 44 of the Letter of Office.

Registered Office: 506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai – 400 001, Maharashtra, India; Tel: +91 222 283 1050/ 51; E-mail: info@zodiacjrdmkjitd.co.in; Website: www.zodiacjrdmkjitd.co.in; Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer; Corporate Identification Number: L65910MH1987PLC042107

OUR PROMOTERS - MUDIT SHARADKUMAR JAIN OUR CORPORATE PROMOTERS- BLUEROCK INDUSTRIAL INFRASTRUCTURE MANAGEMENT LLP AND BLUEROCK INFRASTRUCTURE SOLUTIONS LLP

SSUE OF UPTO 57,98,443 EQUITY SHARES OF FACE VALUE OF ₹ 10 (RUPEES TEN ONLY) EACH ("RIGHTS EQUIT SHARES") OF OUR COMPANY FOR CASHATA PRICE OF ₹40/- (RUPEES FORTY ONLY) PER EQUITY SHARE (INCLUDING SHARE SHOR COMPANY FOR CASHAI APRICE OF 440- (REPEES PORTY ONLY) PER EQUITY SHARE (INCLUDING). SHARE PREMIUM OF \$ 30- (RUPEES THIRTY ONLY) PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO 2,319.38/- LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OI 112 (ONE HUNDRED AND TWELVE) RIGHTS EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES.

"ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 4 TIMES THE FACE VALUE OF THE EQUITY SHARES.

BASIS OF ALLOTMENT The Board of Directors of Zodiac-JRD-MKJ Limited wishes to thank all its Equity Shareholders, members and investors for the response to the Company's Rights Issue of Equity Shares which opened for subscription on Friday, May 30, 2025, and closed or Monday, June 09, 2025, and the last date for on-market renunciation of Rights Entitlements was Tuesday, June 03, 2025. Out of the total 827 Applications for 64,64,308 Equity Shares through the Application Supported by Blocked Amount ("ASBA"), 122 total 827 Applications for 64,64,348 Equity Shares triough the Application Supported by Blocked Amount (ASBA), 122. Applications for 1,07,234 Equity Shares were rejected due to technical reasons as discosed in the Letter of Offer. There are 2 cases where applicants have renounced part of their entitlements but applied for 28,498 additional rights equity shares. In accordance with Letter of Offer, additional shares applied by these applicants were not considered additional rights equity shares for allotment. The total number of valid applications received were 705 for 63,57,074 Equity Shares, which aggregates to net subscription 109.63% to the total number of Equity Shares allotted under the Issue. In accordance with the Letter of Offer and the basis of allotment finalized on June 13, 2025, in consultation with the Company, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange fc the Issue, the Company has on June 13, 2025, allotted 57,98,443 Equity Shares to the successful applicants. We hereby confirr that all the valid applications have been duly considered for Allotment.

In accordance with Regulation 86 of SEBI ICDR Regulations, our Company was required to achieve minimum subscription for the Rights Issue

. Information regarding total number of Applications received.											
Category	Total number of Applications received		Equity Shares applied				ed for	Equ	ity Shares	allote	d
	Number	%	Number	Value (₹)	%	Number	Value		%		
Eligible Equity Shareholders	757	91.54%	57,20,471	22,88,18,840.00	88.49%	56,13,237	22,45,29,4	80.00	96.81%		
Renouncees	70	8.46%	7,43,837	2,97,53,480.00	11.51%	1,85,206	74,08,24	0.00	3.19%		
Total	827	100.00%	64,64,308	25,85,72,320.00	100.00%	57,98,443	23,19,37,7	20.00	100.00%		
2. Basis of Allotment	2. Basis of Allotment										
Category	Numbe	r of valid	Numl	per of Equity	Numbe	er of Equity	Shares	Tota	I Equity		

Application received Shares accepted and accepted and allotted against Shares allotted against Rights
Entitlements (A)
9,39,403 and considered for additional Equity Shares applied for (B) Eligible Equity Shareholders

Intimations for Allotment / refund / rejection cases: The dispatch of allotment advice cum refund intimation and question for ejection, as applicable, to the Investors has been completed on June 18, 2025. The instructions to Self-Certified Syndicate Bank: "SCSBs") for unblocking funds in case of ASBA Applications were given on June 13, 2025. The Listing application was filed witl SSE Limited on June 13, 2025 and subsequently the listing approval was received on June 16, 2025. The credit of Equity Shares in lematerialized form to respective demat accounts of allottees has been completed on June 18, 2025. No physical shares we tendered in the Rights Issue. Pursuant to the listing and trading approval granted by BSE Limited, the Rights Equity Shares Allotter in the issue is expected to commence trading on BSE Limited on or about June 20, 2025 and shall be traded under the same ISIN INEO77B01018 as the existing Equity Shares, In accordance with the SEBI circular bearing reference SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement is expected to be ompleted on or about June 18, 2025

DISCLAIMER CLAUSE OF BSE LIMITED (STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSI imited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, no

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II

does it certify the correctness or completeness of any of the contents of the LOF. The disclaimer clause as intimated by BSE to ou Company, post scrutiny of the Draft Letter of Offer, has been provided below:
"BSE Limited ("the Exchange") has given vide its letter dated April 16, 2025, permission to this Company to use the Exchange." name in the Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange ha crutinized the letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to th

utilized the letter of other for its lithiled internal purpose of deciding on the matter of granting the alores mpany. The Exchange does not in any manner: Warrant, certify or endorse the correctness or completeness of any of the contents of the letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme

nd it should not for any reason be deemed or construed that the letter of offer has been cleared or approved by the Exchange. Eve person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquir nvestigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated o mitted to be stated herein or for any other reason whatsoever"

REGISTRAR TO THE ISSUE (•) MUFG

JUFG INTIME INDIA PRIVATE LIMITED (FORMERLY LINK INTIME INDIA PRIVATE LIMITED)
C – 101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai – 400 083, Maharashtra, India 506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasji Pate

Telephone: +91 81081 14949 Facsimile: N.A Contact person: Shanti Gopalakrishnar

mail: bannari.rights2024@linkintime.co.in Website: https://in.mpms.mufg.com SEBI Registration No: INR000004058

Maharashtra, India Tel: +91 222 283 1050/ 51; E-mail: info@zodiacjrdmkjltd.co.in Website: www.zodiacjrdmkjltd.co.in nline Investor Grievance Portal: bannari.rights2024@linkintime.co.in Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer

Road, Horniman Circle, Fort, Mumbai – 400 00°

COMPANY

ovestors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue relate nater. All grievances relating the ASBA process may be addressed the Registrar to the Issue, with a copy to the SCSBs, giving fu details such as name, address of the Applicant contact numbers, e-mail address of the sole/first holder, folio number or dema account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number, and the Designated Branc of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the Investors alor

EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Date: June 19, 2025

Company Secretary and Compliance Office

Factors" beginning on page 23 of the "LOF". The Rights Entitlements and the Rights Equity Shares have not been, and will not be registered under the United States Act of 1933, as amended (the "US Securities Act") or under any securities laws of any state or other jurisdiction of the United State and may not be offered, sold, resold allotted, taken up, exercised, renounced pledged, transferred or delivered directly or indirect within the United States or to, or for the account or benefit of. U.S. Persons (as defined in Regulations except for these purposes U.S. Persons include persons who would otherwise have been excluded from such term solely by virtue of Rule 902(K)(1)(VIII)(B or Rule 902(K)(2)(i), except pursuant to an exemption from, or in a transaction not subject to, the registration requirem US Securities Act and in compliance with any applicable securities laws of any state or other jurisdiction of the Uni Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold (i) in offshore transactions outside the Unite States to non-U.S. Persons compliance with Regulations to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions, and (ii) in the United States to U.S. Persons who are U.S. QIBs and are also Qualified Purchasers pursuant to applicable exemptions under the US Securities Act and the Investmen Company Act. There will be no public offering in the United States. The Rights Equity Shares and Rights Entitlements are no transferable except in accordance with the restrictions.

Regd. Office: Maker Chambers IV, 3rd Floor, 222 Nariman Point, Mumbai, Maharashtra, 400021. NOTICE is hereby given that the certificate[s] for the undermentioned securities of the Company has/have been lost/misplaced and the holder[s] of the said securities/applicant [s] has/have applied to the Company to issue duplicate certificate[s] for **25 Shares** of face value of Rs. 10/- each. Any person who has a claim in respect of the said securities should lodge such claim with the Company/RTA at its Registered Office within 15 days from this date, the Company will proceed to issue duplicate certificate[s] without further intimation.

RELIANCE INDUSTRIES LTD.

or inputs, with proceed to local duplicate our time at least territor in time at least territor.						
Name[s] of Holder[s]	Folio No.	No. of Shares	Certificate Nos.	Distinctive Nos.	Kind of Securities and Face Value	
KAMLEH SETHI			16805420	469948605 to 469948629	Equity and F.V. Rs. 10/-	
Place: DELHI Name of the Applicant(s)						

PRAKSH BHAVAN CO-OP. HSG. SOC. LTD. BHAYANDAR (W) ELECTION PROGRAM

Maharashtra Co-op. Society's (Election to Committee) Rules 2014 & Amendment Rules 2019 section 76-G. I, MR. SACHIN B. MHOPREKAR Returning Officer hereby eclaring Election Program of PRAKSH BHAVAN CO-OP. HSG. SOC. LTD. BHAYANDAR (W), various stages as below.

Sr. No.	Particular	Date	Time	Place
1.	Date of declaration of election programme	20.06.2025	11.00 AM	Society Office & Notice Board & News Paper
2.	Distribution and acceptation of Nominations form	23.06.2025 TO 27.06.2025	11:30 AM To 12:30 PM	Society Office
3.	Publication of the list of Nomination Received (As & When received till the last date)	23.06.2025 TO 27.06.2025	11:30 AM To 12:30 PM	Society Office/ Notice Board
4.	Date of scrutiny of nomination	28.06.2025	11:30 AM To 12:30 PM	Society Office
5.	Publication of the list of valid nomination after scrutiny.	29.06.2025	11:30 AM Onward	Society Office/ Notice Board
6.	Date by which candidature may be Withdrawn	13.07.2025	11:30 AM To 12:30 PM	Society Office
7.	Date of publication of Final List of contesting candidates' and allotment of Election symbols	14.07.2025	11:30 AM To 12:30 PM	Society Office/ Notice Board
8.	Date and time and place of special SGBM in which the poll shall be taken or declaration of uncontested election	27.07.2025	11:30 AM To 01:00 PM	Society Office Premises
9.	Date, Time Place for Counting Votes	27.07.2025	Immediately after Poll shall be over	Society Office Premises
10.	Date of Declaration of result of voting	27.07.2025	Immediately after the counting of votes	Society Office Premises

Place : BHAYANDAR (W) Date: 20.06.2025

Category	Deposit of Nomination Form	Total No. of Seats					
General Category	Rs. 500/-	6					
Ladies / Woman Category	Rs. 500/-	2					
Reserve Category V.J. / N.T. / S.B.C.	Rs. 500/-	1					
Reserve Category O.B.C.	Rs. 500/-	1					
Reserve Category S.C. / S. T.	Rs. 200/-	1					
Carry Passport size Photograph And Aadhar Card Xerox copy duly self-attested While file Nomination Form	Total	11					
EDO	ME2						

FROM E-3 Provisional List of Voters (see rule 7 and 10)

Name and Address of the Society: . Registration No. and Date: - T.N.A. / (T.N.A.) / HSG / (TC) / 10917/1999-2000 DATE

3. Total members as on date publication of Provisional voter's list: 57

4. Total eligible voters as on date of publication of Provisional voters list: 48 Note - society may prepare Provisional voter's list considering the area of operation

oranches, and the convenience of the conduct of election GENDER FLAT MEMBER'S NAME AGARWAL KAMNA R. & AGARWAL 11 F/F S-12 AGARWAL KAMNA R. & AGARWAL 20 F/F F-05 BAJAJ MAHAVIRPRASAD J M F-110 31 BHAVSAR NAINA V. & BHAVSAR VISHAL V F/M BURMAWALA SHABBIR KDERBHAI M CHAWDA MAHESH B. & CHAWADA 01 M/F CHAWDA MEETA M

S-7 S-1 CHAWDA MEETA M. & CHAWADA 21 F/M F-06 CHAWDA MEETA M. & CHAWDA 16 F/M F-01 MAHESH B. CHAWDA MEETA M. 28 F-107 CHAWDA VAIBHAV M 29 Μ 7-108 CHHEDA LALJI R. 40 M F-207 CHOPRA BHARAT A M F-04 19 CHOPRA VINOD A M D'SOUZA PHILOMENA S-11 DOSHI BHAVK I. & DOSHI CHINTAN I M/M M/F DOSHI MIAXI R GANDHI CHETAN K. & GANDHI MANISHA C M/F GOWDA KRISHNA R. & GOWDA THAMMI R M/M GUPTA BHAGAWANT H. & GUPTA M/M F-02 YOGENDRAKUMAR GUPTA BHAGWANT HARILAL & GUPTA YASHWANTKUMAR HARILAL & S-02 02 M/M/MGUPTA AMITKUMAR HARILAL & UPTA YOGENDRA HARILAL 18 GUPTA MURALILAL K. S-09 19 JAIN ANIL C. & JAIN JAYA A. F-312 M/F JAIN KAMLESHKUMAR C. & JAIN SUMAN K M/F F-301 21 JAIN PRAMOD C. & JAIN MADHUBALA P. M/F F-204 JAIN PUSHPA S. KADAM SUNITA S F-306 KANABAR MEENA A. & KANABAR ARJUN B F/M MALI SATISH C. & MALI CHANDRIKA S 07 M/F S-08 MALI SATISH C. & MALI CHANDRIKA S 09 M/F S-10 MIRZA NASRIN B. 43 F-210 PANDEY RENU C F-109 PAREKH ATUL V.& PAREKH JAGRUTI A 22 M/F F-101 POPHALE LILABAI DHONDIBA & 04 GOLE SANJAY S. F-03 PRAJAPATI POONAMCHAND K 18 M 32 PRAJAPATI PUNAMCHAND K 24 M 33 PUNAMIYA SAGARMAL F. 41 M SANGHVI CHANDRESH R. & 48 M/F F-303 F-304 SANGHVI YOGESH R.& SANGHVI DAKSHA Y 49 M/F SHAH AJAY J Μ SHAH AJAY J. 55 M F-310 SHAH AJAY J. & SHAH HEMAL A. 54 M/F F-309 SHAH ASHVIN C 45 M SHAH DHARMISHTHABEN D SHAH DILIPKUMAR C. & SHAH SUDHA D M/F Μ SHAH JAINAM D. 42 F-209 SHAH KETAN S. & SHAH SEEMA K M/F SHAH PARESHKUMAR J. & SHAH 50 M/F F-305

BHAYANDAR

SHAH RAMANLAL M.

TRIVEDI MADHU U

SHETA AVANI D. & BAVISI TWINKLE K

TIWARI ANANT R. & TIWARI SUNITA A

VISHWAKARMA RAJENDRA PRASAD

TRIVEDI SUNITA A. & PRAJAPATI DINESH P

Chairman Secretary Treasure Vice Chairman / Jt. Secretary / Jt. Treasurer

M

M/F

F/M

F/F

Μ

F-311

F-300

S-14

S-16

S-5 & S-6

Society.

SD/- SNEHAL GUNAJI SAWANT

महाराष्ट्र शासन इलाखा शहर विभाग, (सा.बां.) ई -निविदा सुचना क्र. १८ सन २०२५-२०२६

कार्यकारी अभियंता, इलाखा शहर विभाग, मुंबई (दुरध्यनी क्रंमांक-२२०१६९७५ /२२०१६९७७) हे सक्षमं व अनुभवी कंत्राटदाराकडून खालील कामाकरीता ब-१ नमुन्यातील निविदा ई- निविदा प्रणालीव्दारे (ऑनलाईन) मागवित आहेत निविदा स्विकारण्याचा अथवा नाकारण्याचा अधिकार कार्यकारी अभियंता, इलाखा शहर विभाग, मुंबई यांनी राखून ठेवला आहे. अट

1	असलेली	निविदा स्थिकारली जाणार नाही.	
I٢	अ.क्र.	कामाचे नाव	अंदाजित रक्कम
			रू. लक्ष
$\ \cdot\ $	3	फोर्ट मुंबई येथील सेंट्रल टेलेग्राफ ऑफिस विस्तार इमारत १ आणि २ मजल्यावर स्टोरेज युनिट,	₹. ९,५०,६४,९९३/-
Ш		टेबल्स, खुर्ची, फर्निचर आणि स्टोरेज रेक्स बसविणे.	

ई-निविदा उपलब्ध कालावधी- दि. २०.६.२०२५ ते दि. ३०.६.२०२५ पर्यंत.

G. 24.E.2024 निविदा पूर्व बैठक -

(बैठिकिचे ठिकाण मुख्य अभियंता यांचे कार्यालय ४ बांधकाम भवन २५ मर्झबान रोड, फोर्ट, मुंबई- ४०० ००१ वेळ : ३.०० वाजता) ई-निविदा उघडणे-दि. २.७.२०२५ रोजी दुपारी ३.०० वाजता

निविदा सूचने मध्ये काही बदल/सुधारणा करावयाची असल्याचे शुध्दीपत्रक वृत्तपत्रामध्ये प्रसिध्द करण्यात येणार नाही. त्याबत सर्व बदल ऑनलाईन निविदा प्रक्रियेमध्ये प्रसिध्द केले जाईल. खालील संकेतस्थळावरुन ई-निविदाची सर्व माहीती उपलब्ध आहे. 1) www.mahapwd.com

जा.क्रं. इशवि/निलि/६६४० कार्यकारी अभियंता इलाखा शहर विभाग, मुंबई यांचे कार्यालय, सार्वजनिक बांधकाम विभाग २ रा मजला,बांधकाम भवन, २५ मर्झबान रोड, फोर्ट,

2) http://mahatenders.gov.in

(व्ही. ए. पाटसकर) कार्यकारी अभियंता इलाखा शहर विभाग, मुंबई

मंबई - ४०० ००१. Email: presidency.ee@mahapwd.gov.in

आरओसी-२०२५-२६/क्र.-५/सी१२५५ दिनांक: १८/०६/२०२५

THE PRAGATI MANDAL CENTRAL CONSUMER'S CO-OPERATIVE SOCEITY LIMITED NOTICE

NOTICE OF THE SPECIAL GENERAL BODY MEETING OF THE MEMBERS OF THE PRAGATI MANDAL CENTRAL CONSUNERS CO-OP, SOCIETY LTD. (Society) TO BE HELD ON MONDAY DATED 28th JUNE 2025 AT SHRI JALARAMBAPA CHARITABLE TRUST, 69/E BHULESHWAR JALARAMBAPA CHAWK MUMBAI - 400 002 AT 10.00 AM To approve the minutes of last General Meeting

Amendment in bylaws to state that the total number of committee members will now be restricted to a maximum of 7, with at least 1 member being a woman. There will be no representation from any reserved category and any other amendments that may be proposed by any member. Adoption of the amended bylaws in both English and Marathi languages. 3. The shareholders' list is available for inspection at the registered office. Members can inspect the shareholders'

list and submit their applications for changes in name, address, or any other updates in the prescribed manner along with the applicable fees by 5 pm on June 26 2025.

 To ratify the revised members, register prepared by the Managing Committee under the supervision of the Deputy Registrar of Societies, Mumbai - 01. 5. To give the managing committee and the chairman the authority to take appropriate action to safeguard the property and the interest of the society. In the past, Managing Committee had invited tenders for repair work for Vanka Mohalla building property. The repair cost is estimated to be approx. Rs. One Crore considering the financial position of the society it is not possible to raise such huge funds for repair and hence the only alternative is to sell the property before it is further depleted and endangers life. Managing Committee has time an again informed the members of the status of this property. The Committee hence recommended that the members approve and authorize the sale of the property. The Committee, for the purpose of evaluating the cost benefit analysis of the property has to obtain valuation report of the property, registered actuaries and valuers considering the depleted condition of the property and tenanted property, the valuers have valued the property @Rs. One Crore for reasons detailed in their report. The Committee had also placed advertisement for invite of tender for sale of the above property in Free Press Journal and Lakshadweep newspapers dated 06/07/2015, 04/08/2015, 14/08/2015. The Committee wishes to inform the members that considering the cost benefit analysis it is advisable to sell the property since it is non-repairable, cannot be leased and no other benefit can

be derived from the same. During the current year the building has been demolished under BMC rulings.

Members are hence requested to give the Managing committee the following authority.

a. Members approval for Sale of the property be vested in the Managing Committee and the Chairman as

they deem appropriate b. Authorize the chairman to act as representative of the society for sale of the property and take all necessary decisions including sale price negotiations. Authorise the chairman to appoint Lewyers (consultants / valuers as deemed fit for the purpose Sign and approve all documents for the purpose of sale.

6. Any other matter brought by the members of the society.

(Committee Member) Date: 12.06.2025

From June 24, 2025, to June 26th, between 2.30 pm to 4:30 pm the Shareholders register and book of account information by June 23rd, 2025.

Special General Meeting is scheduled to start on day Saturday 28.06.2025 at 10.00 am. If the meeting is postponed on account of quorum being not present, then the same will be reconvened on the same day at the same location at 10.30 pm to discuss the same agenda.

CUPID

Cupid Breweries and Distilleries Limited

CIN: L11010MH1985PLC036665 Registered Office: Ground Floor, Block No 2, Parekh Ngr, Nr BMC Hospital, S V Road, Kandivali West, Mumbai 400067

Contact: +91 8097894999, Email: infosec@cupidalcobev.com Website: www.cupidalcobev.com

POSTAL BALLOT NOTICE Notice is hereby given that pursuant to the provisions of Section 108 and 110 of the Companies Act, 2013 ('the Act') and Rule 20 and 2

of the Companies (Management and Administration) Rules 2014 read with the circular issued by Ministry of Corporate Affairs ('MCA' no. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020, 22/2020 dated 15th June, 2020, 33/2020 dated 28th September, 202 39/2020 dated 31st December, 2020, 10/2021 dated 23rd June, 2021, 20/2021 dated 8th December, 2021, 3/2022 dated 5th May, 2022 11/2022 dated 28th December, 2022 and 09/2023 dated 25th September, 2023 (collectively referred to as 'MCA Circulars'), the Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India ('SS-2'), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and other applicable provisions of the Acts, Rules, Regulations, circulars and notifications (including any statutory modifications or re-enactments thereof for the time being in force and as amended from time to time), to seek the approval of the Members for the following matter by way of Postal Ballot through remote e-voting process ('e-voting'):

ı	Sr. No.	Description of Resolution	Type of Resolution				
I	1.	Appointment of Mr. Sajid Bijnori (DIN: 02666906) as an Independent Director of the Company					
I	2.	Special Resolution					
I	In accordance with the MCA Circulars, the Company has completed the dispatch of Notice of Postal Ballot ('Notice') dated 18th June, 2025						
I	on Thursday, 19th June, 2025, through electronic mode to the Members whose e-mail IDs were registered with Company / Depositories						
ı	and whose	names appeared in the Register of Members / list of beneficial owners maintained by the Compa	nv/ Depositories as on				

Friday, 13th June, 2025, i.e. the "Cut-Off Date". A copy of the Notice is available on the Company's website, i.e. www.cu on the website of the Stock Exchange, i.e. BSE Limited at www.bseindia.com and on the website of the e-voting agency i.e. National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com.

In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form shall not be sent to the members for this Postal Ballot and member are requested to cast their vote through 'e-voting' only.

Voting rights shall be reckoned on the paid-up value of share registered in the name of the members as on the Cut-off date. A person who is not a member as on the Cut-off date should treat the Notice for information purpose only.

The Company has engaged the services of NSDL for providing e-voting facilities to the members. The members may please note the following e-voting period:

Friday, June 13, 2025

Friday, June 20, 2025 (09:00 A.M. IST) Saturday, July 19, 2025 (05:00 P.M. IST) Members are requested to cast their vote through e-voting not later than 5.00 p.m. IST on Saturday, July 19, 2025, to be eligible for being considered, failing which it will be strictly considered that no vote has been received. The e-voting module will be disabled by NSDL upor

expiry of the aforesaid period. Once the vote is cast, members will not be allowed to change it subsequently. The instructions on the process of e-voting for members holding shares in dematerialised and physical form as well as for members who have not registered their email IDs, have been provided in the Notice referred above.

Members holding shares held in electronic form and who have not updated their email address of KYC details are requested to register update the details in their demat account, as per the process advised by respective Depository Participant. Members holding shares in physical forms who have not updated their email address or KYC details are requested to register/update the said details in prescribed form with the Registrar and Share Transfer Agent of the Company i.e. Satellite Corporate Services Private Limited. The Board has appointed Mrs. Bhumika Shah, (Membership No: ACS 37321, CP No: 19635) of M/s Bhumika & Co., Practicing Compa

Secretaries, as the Scrutinizer for conducting the Remote E-voting/Postal ballot process in a fair and transparent manner After completion of scrutiny of votes cast, the **result of e-voting** by Postal Ballot shall be declared on or before **Tuesday**, **July 22**, **2025**. The result of e-voting will be displayed on the Company's website www.cupidalcobev.com, website of the Stock Exchange i.e. 2025. The result of e-votting will be displayed on the Company's website <u>www.cupidalcobev.com</u>, website of the Stock Exchange i.e.
BSE Limited at <u>www.bseindia.com</u> and on the website of the e-voting agency i.e. National Securities Depository Limited ('NSDL') at

For details relating to e-voting, please refer to the Notice dated June 18, 2025. In case of any queries or grievances regarding e-voting please refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the $download\ section\ of\ \underline{www.evoting.nsdl.com}\ or\ call\ on\ 022\text{-}4886\ 7000\ or\ write\ at\ \underline{evoting@nsdl.co.in}.$

Date: 19th June, 2025

Company Secretary & Compliance Office

(formerly known as Cupid Trades and Finance Limited)

Validity of Registration: Permanent

Corporate Identification Number: L65910MH1987PLC04210

with a photocopy of the acknowledgment slip.
THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THI FOR ZODIAC-JRD-MKJ LIMITE

Pooja Haresh Shah, Compar The Letter Of Offer shall be available on the website of the SEBI at www.sebi.gov.in, the stock exchange i.e. BSE Limited a www.bseindia.com, and the website of the Registrar to the Issue at https://in.mpms.mufg.com . Investors should note that nvestment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Ris

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUREMENTS) REGULATIONS, 2018, AS AMENDED.

PUBLIC ANNOUNCEMENT



to view the Addendum)



BLUESTONE JEWELLERY AND LIFESTYLE LIMITED

Our Company was originally incorporated as "New Age E Commerce Services Private Limited", a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, Karnataka ("RoC") on July 22, 2011, Subsequently, the name of our Company was changed to "BlueStone Jewellery and Lifestyle Private Limited", pursuant to a fresh certificate of incorporation issued by the RoC on November 25, 2013. Thereafter, our Company was converted to a public limited company and the name of our Company was changed to 'BlueStone Jewellery and Lifestyle Limited' pursuant to a fresh certificate of incorporation dated November 8, 2024 issued by the RoC. For details on the change in the name and the registered office of our Company, see "History and Certain Corporate Matters" on page 258 of the draft red herring prospectus dated December 11, 2024 ("Draft Red Herring Prospectus" or "DRHP")

Registered Office: Site No. 89/2, Lava Kusha Arcade, Munnekolal Village, Outer Ring Road, Marathahalli, Bengaluru 560 037, Karnataka, India [Telephone: +91 80 4514 6904] Corporate Office: 302, Dhantak Plaza, Makwana Road, Marol, Andheri (East) Mumbai- 400 059, Maharashtra, India | Telephone: +91 22 4515 2729 Telephone: +91 22 4515 2729 | E-mail: investor.relations@bluestone.com | Website: www.bluestone.com | Contact person: Rumit Dugar Corporate Identity Number: U72900KA2011PLC059678

NOTICE TO INVESTORS: ADDENDUM DATED JUNE 19, 2025 TO THE DRAFT RED HERRING PROSPECTUS ("ADDENDUM")

OUR PROMOTER: GAURAV SINGH KUSHWAHA

INITIAL PUBLIC OFFER OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF BLUESTONE JEWELLERY AND LIFESTYLE LIMITED (OUR "COMPANY" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH BY OUR COMPANY AGGREGATING UP TO ₹ 10,000 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 23,986,883 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("OFFER FOR SALE") AGGREGATING UP TO ₹ [.] MILLION, COMPRISING UP TO 3,027,303 EQUITY SHARES AGGREGATING UP TO ₹ [.] MILLION BY ACCEL INDIA III (MAURITIUS) LTD, UP TO 4,100,970 EQUITY SHARES AGGREGATING UP TO ₹ [...] MILLION BY SAAMA CAPITAL II, LTD., UP TO 7,073,980 EQUITY SHARES AGGREGATING UP TO ₹ [...] MILLION BY KALAARI CAPITAL PARTNERS II, LLC, UP TO 904,290 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY KALAARI CAPITAL PARTNERS OPPORTUNITY FUND, LLC, UP TO 3,126,950 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY IVYCAP VENTURES TRUST - FUND 1, UP TO 1,094,780 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY IRON PILLAR FUND I LTD, UP TO 658,610 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY IRON PILLAR INDIA FUND I, UP TO 4,000,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY SUNIL KANT MUNJAL (AND OTHER PARTNERS OF HERO ENTERPRISE PARTNER VENTURES) (TOGETHER, THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES, THE "OFFERED SHARES").

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS ("BRLMs"), MAY CONSIDER ISSUE OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER THE APPLICABLE LAWS, AGGREGATING UP TO ₹ 2,000.00 MILLION, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE, PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES, FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS.

Our Company had filed the Draft Red Herring Prospectus with SEBI and the Stock Exchanges. Pursuant to certain observations received from SEBI ("SEBI Observations"), the required updates and amendments to the portions of the sections titled "Definitions", "Financial Indebtedness" and "Basis for Offer price Section" have been modified and disclosed through this Addendum to the DRHP and accordingly, the relevant definitions and financial ratios, including but not limited to Debt/Equity and Net Debt/Equity have been revised and modified at all applicable places.

As a result, the disclosures in "Definitions and Abbreviations" starting on page 1 of the DRHP, as of the date of this Addendum, stands modified as follows:

Description
The addendum dated June 19, 2025 to the draft red herring prospectus dated December 11, 2024 filed by our Company with SEBI and Stock Exchanges.
Total equity plus non-current borrowings plus current borrowings (including gold metal loan).
Non-current borrowings plus current borrowings (including gold metal loan).
Gross Debt less cash and bank balances.
Gross Debt less cash and bank balances (including all unrestricted bank deposits and mutual funds, including deposits for gold metal).

And the disclosures in "Financial Indebtedness" starting on page 397 of the DRHP, as of the date of this Addendum, stands modified as follows

Set forth below is a summary of our aggregate outstanding borrowings (including gold metal loan) amounting to ₹9,806.69 million, as on May 31, 2025.

Particulars	Sanctioned amount	Amount outstanding as on May 31, 2025
Term loans	1,911.54	1,543.36
Secured NCDs	6,290.00	4,239.86
Cash credit, working capital and overdraft facilities (including overdraft facilities against fixed deposits limits) - Fund Based	1,802.50	1,451.93
Payable Financing	350.00	310.00
Gold metal loan	7,917.50	2,261.54
Total Borrowings (including gold metal loan)	18,271.54	9,806.69

As certified by Rawat & Associates, Chartered Accountants by way of their certificate dated June 18, 2025.

Additionally, relevant definitions for the Debt/Equity and Net Debt/Equity in the section "Basis for Offer Price- Comparison of Key Performance Indicators with listed industry peers" beginning on page 155 of the DRHP stands modified as following which will be updated at all applicable places:

Particulars		Bluestone			Titan Company Limited			Kalyan Jewellers India Limited			Senco Gold Limited		Thangamayil Jewellery Limited			PC Jeweller Limited			
		March 2025	March 2024	March 2023	March 2025	March 2024	March 2023	March 2025	March 2024	March 2023	March 2025	March 2024	March 2023	March 2025	March 2024	March 2023	March 2025	March 2024	March 2023
With GML	Net Debt	6,094.47	2,555.30	1,917.91	NA	116,620.00	61,620.00	NA	23,422.07	25,266.71	NA	9,283.07	7,164.73	NA	4,187.50	4,719.10	NA	40,814.70	35,873.70
	Net Debt / Equity	0.67	0.68	(2.67)	NA	1.24	0.52	NA	0.56	0.70	NA:	0.68	0.76	NA	0.85	1.21	NA	1.39	0.97
Without GML	Net Debt	6,013.14	3,259.23	1,955.91	NA	68,450.00	15,270.00	NA	8,866.37	15,140.78	NA	5,702.90	5,295.06	NA	1,925.50	4,190.10	NA	40,814.70	35,873.70
	Net Debt / Equity	0.66	0.87	(2.72)	NA	0.73	0.13	NA	0.21	0.42	NA	0.42	0.56	NA	0.39	1.08	NA	1.39	0.97

Gross Debt = Non-current borrowings + Current borrowings (Including Gold Metal Loan) + Gold Metal loan (only for peers of which GML was not mentioned under current borrowing heading (Titan & Kalyan)) Net Debt = Gross Debt less Cash and Bank Balances (including all unrestricted bank deposits and mutual funds, including deposits for Gold Metal Loan).

Net Debt / Equity = Net Debt divided by Total Equity

NA: Detailed breakup of Cash & Bank balances not available to calculate Net Debt for Fiscal 2025 for peers Without GML

Gross Debt = Non-Current Borrowings + Current Borrowings (Excluding Gold Metal Loan) Net Debt = Gross Debt less Cash and Bank Balances (including all unrestricted bank deposits, not including deposits for Gold Metal Loan)

Net Debt / Equity = Net Debt divided by Total Equity

NA=Detailed breakup of Cash & Bank balances not available to calculate Net Debt for Fiscal 2025 for peers

Accordingly, the required updates and amendments to the portions of the sections titled "Management's Discussion and Analysis of Financial Condition and Results of Operations", and "Capitalisation Statement' beginning on pages 364, and 396, and respectively, of the Draft Red Herring Prospectus, will be updated in the Red Herring Prospectus and Prospectus.

The changes conveyed by way of this Addendum are to be read in conjunction with the Draft Red Herring Prospectus and, accordingly, the corresponding references in the Draft Red Herring Prospectus stand updated pursuant to this Addendum. The information in this Addendum supplements the Draft Red Herring Prospectus and updates the information in the Draft Red Herring Prospectus. However, this Addendum does not purport to, nor does it, reflect all the changes that have occurred from the date of filing of the Draft Red Herring Prospectus and the date of this Addendum. Accordingly, this Addendum does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus as and when filed with the RoC, the SEBI and the Stock Exchanges. Please note that the information included in the Draft Red Herring Prospectus will be suitably updated, including to the extent updated by way of this Addendum, as may be applicable, in the Red Herring Prospectus and the Prospectus. Investors should not rely on the Draft Red Herring Prospectus or this Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

This Addendum shall be available on the website of SEBI at www.sebi.gov.in, the website of Stock Exchanges at www.nseindia.com and www.bseindia.com, the website of our Company at www.bluestone.com and the websites of the Book Running Lead Managers, namely, Axis Capital Limited, IIFL Capital Services Limited (formerly known as IIFL Securities Limited), and Kotak Mahindra Capital Company Limited on www.axiscapital.co.in, www.iiflcap.com, and https://investmentbank.kotak.com respectively. All capitalized terms used in this Addendum shall, unless the context otherwise requires, have the meanings ascribed to them in the Draft Red Herring Prospectus.

AXIS CAPITAL

1st Floor, Axis House Pandurang Budhkar Marg Worli, Mumbai 400 025 Maharashtra, India

Telephone: +91 22 4325 2183 E-mail: bluestone.ipo@axiscap.in Investor grievance E-mail; complaints@axiscap.in Website: www.axiscapital.co.in Contact Person: Harish Patel SEBI Registration No.: INM000012029

BOOK RUNNING LEAD MANAGERS IIFL CAPITAL

IIFL Capital Services Limited (formerly known as IIFL Securities Limited) 24th Floor, One Lodha Place Senapati Bapat Marg, Lower Parel (West) Mumbai 400 013, Maharashtra, India Telephone: +91 22 4646 4728 E-mail: bluestone.ipo@iiflcap.com Website: www.iiflcap.in Investor grievance e-mail: ig.ib@iiflcap.com Contact person: Aditva Raturi/Mansi Sampat

SEBI registration No.: INM000010940

kotak®

Kotak Mahindra Capital Company Limited 27 BKC, 1st Floor, Plot No. C – 27, G – Block Bandra Kurla Complex, Bandra (East) Mumbai 400 051, Maharashtra, India **Telephone:** +91 22 4336 0000 E-mail: bluestone.ipo@kotak.com Website: https://investmentbank.kotak.com

Investor grievance e-mail: kmccredressal@kotak.com Contact person: Ganesh Rane SEBI registration No.: INM000008704 REGISTRAR TO THE OFFER

Selenium, Tower-B, Plot No. - 31 and 32 Financial District, Nanakramguda Serilingampally, Hyderabad, Rangareddi 500 032 Telangana, India Telephone: +91 40 6716 2222

KFin Technologies Limited

E-mail: bluestone.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna SEBI Registration No.: INR000000221

For BLUESTONE JEWELLERY AND LIFESTYLE LIMITED

Place:Bengaluru, Karnataka Date: June 19, 2025

Rumit Dugar Chief Financial Officer

BlueStone Jewellery and Lifestyle Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed a DRHP dated December 11, 2024 with SEBI and the Stock Exchanges. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.bluestone.com and the websites of the Book Running Lead Managers, namely, Axis Capital Limited, IIFL Capital Services Limited (formerly known as IIFL Securities Limited), and Kotak Mahindra Capital Company Limited on www.axiscapital.co.in, www.iiflcap.com, and https://investmentbank.kotak.com respectively, respectively. Potential investors should note that investment in equity shares involves a high degree of risk. For details, potential investors should refer to the RHP which may be filed with the RoC, in the future, including the section titled "Risk Factors". Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges in making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) pursuant to the private placement exemption set out in Section 4(a). of the U.S. Securities Act and (b) outside the United States in reliance on Regulation S and the applicable laws of the jurisdiction where those offers and sales occur.

CONCEPT

KANPUR FERTILIZERS & CHEMICALS LIMITED

सीआईएन : U24233UP2010PLC040828

पंजी. कार्यालय : सेक्टर- 128, नोएडा- 201304 (उ.प्र.), दूरभाष : +91 120 4609000 ई-मेल : kfcl.investor@jalindia.co.in, वेबसाइट : www.kfclkanpur.com

> 15वीं वार्षिक आम बैठक और बही समापन के संबंध में सूचना

एतदद्वारा सुचित किया जाता है कि कंपनी की 15वीं वार्षिक आम बैठक ("एजीएम") मंगलवार, 15 जुलाई, 2025 को प्रातः 11:30 बजे सेक्टर-128, नोएडा- 201304 (उ.प्र.) में स्थित कंपनी के पंजीकृत कार्यालय में आयोजित की जाएगी, ताकि 12 मई, 2025 की 15वीं एजीएम सूचना में निर्धारितानुसार व्यवसाय का कंपनी अधिनियम, 2013 और उसके अंतर्गत विरचित नियमावली के लागू प्रावधानों के अनुपालन में संचालन किया जा सके।

एमसीए परिपत्रों के अनुपालन में, वित्तीय वर्ष 2024–25 की वार्षिक रिपोर्ट के साथ 15वीं एजीएम की सूचना जुन 19, 2025 को केवल उन सभी सदस्यों को ई-मेल द्वारा भेज दी गई है, जिनके ई-मेल पते कंपनी / डिपॉजिटरी प्रतिभागी(यों) के साथ पंजीकृत हैं और सदस्यों को इनकी भौतिक प्रति उनके अनुरोध पर उपलब्ध कराई जाएगी। उपरोक्त सूचना और वार्षिक रिपोर्ट कंपनी की वेबसाइट www.kfclkanpur.com पर भी उपलब्ध है।

बैठक में भाग लेने और उसमें मतदान करने की प्रक्रिया, 15वीं एजीएम की सूचना में निहित है। किसी भी प्रश्न की स्थिति में, सदस्यगण kfcl.investor@jalindia.co.in पर ई-मेल भेज सकते हैं।

कोई भी व्यक्ति जो कंपनी द्वारा 15वीं एजीएम की सूचना भेजे जाने के बाद कंपनी का सदस्य बनता है, वह एजीएम में भाग ले सकता है और मतदान कर सकता है तथा उक्त एजीएम की सूचना और वार्षिक रिपोर्ट के लिए kfcl.investor@jalindia.co.in पर अनुरोधगत मांग भेज सकता है।

कंपनी से सभी संचार इलेक्ट्रॉनिक रूप में प्राप्त करने के लिए

क) भौतिक रूप में शेयर रखनेवाले सदस्यगण जिन्होंने कंपनी के साथ अपने ई-मेल पते पंजीकृत नहीं किये हैं, वे आवश्यक प्रलेखों की स्कैन की गई प्रति kfcl.investor@jalindia.co.in पर ई-मेल द्वारा तत्काल भेजकर अपने ई-मेल पते कंपनी के साथ पंजीकृत करा सकते हैं।

ख) डीमैट रूप में शेयर रखनेवाले सदस्यों से अनुरोध है कि वे अपने ई-मेल पते को अपने संबंधित डिपॉजिटरी प्रतिभागी के साथ तुरंत पंजीकृत / अद्यतन करवा लें।

एतदद्वारा यह भी सूचित किया जाता है कि कंपनी अधिनियम, 2013 जो उसके अंतर्गत विरचित नियमावली के साथ पठित हैं, की धारा 91 के प्रावधानों के अनुसार, कंपनी के सदस्यों की पंजिका तथा शेयर हस्ताँतरण बहियाँ 15वीं एजीएम के उद्देश्यार्थ **बुधवार, 9 जुलाई, 2025 से मंगलवार, 15 जुलाई, 2025** (दोनों दिन सम्मिलित) तक बंद रहेंगी।

कृते कानपुर फर्टिलाइजर्स एंड केमिकल्स लिमिटेड

ऋतु गुप्ता

(कंपनी सचिव)

स्थान : साहिबाबाद दिनाँक : जून 19, 2025

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States of America or otherwise outside India. All capitalized terms used and not defined herewith shall have the same meaning assigned to them in the Letter of Offer dated May 20, 2025 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") (referred to as the "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI")



ZODIAC-JRD-MKJ LIMITED

Our Company was incorporated on January 6, 1987, as 'Zodiac Leasing Private Limited', a private limited company under the provisions of Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of our Company was changed to 'Zodiac-JRD MKJ Private Limited' and a fresh certificate of incorporation dated September 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. Further, our Company was converted into a public limited company and consequently the name of our Company was changed to 'Zodiac-JRD-MKJ Limited' and a fresh certificate of incorporation dated October 22, 1992, was issued by the Additional Registrar of Companies, Maharashtra at Bombay. For details, in respect of change in the Registered Office of our Company, please see the chapter titled "General Information" on page 44 of the Letter of Offer. Registered Office: 506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001, Maharashtra, India; Tel; +91 222 283 1050/ 51; E-mail: info@zodiacjrdmkjltd.co.in; Website; www.zodiacjrdmkjltd.co.in; Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer; Corporate Identification Number: L65910MH1987PLC042107

OUR PROMOTERS - MUDIT SHARADKUMAR JAIN OUR CORPORATE PROMOTERS- BLUEROCK INDUSTRIAL INFRASTRUCTURE MANAGEMENT LLP AND BLUEROCK INFRASTRUCTURE SOLUTIONS LLP

ISSUE OF UPTO 57,98,443 EQUITY SHARES OF FACE VALUE OF ₹ 10 (RUPEES TEN ONLY) EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASHATA PRICE OF < 40/- (RUPEES FORTY ONLY) PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF #30/- (RUPEES THIRTY ONLY) PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO # 2.319.38/- LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 112 (ONE HUNDRED AND TWELVE) RIGHTS EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MAY 21, 2025 (THE ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 4 TIMES THE FACE VALUE OF THE EQUITY SHARES.

BASIS OF ALLOTMENT The Board of Directors of Zodiac-JRD-MKJ Limited wishes to thank all its Equity Shareholders, members and investors for the response to the Company's Rights Issue of Equity Shares which opened for subscription on Friday. May 30, 2025, and closed on Monday, June 09, 2025, and the last date for on-market renunciation of Rights Entitlements was Tuesday, June 03, 2025. Out of the total 827 Applications for 64,64,308 Equity Shares through the Application Supported by Blocked Amount ("ASBA"), 122 Applications for 1,07,234 Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. There are 2 cases where applicants have renounced part of their entitlements but applied for 28,498 additional rights equity shares. In accordance with Letter of Offer, additional shares applied by these applicants were not considered additional rights equity shares for allotment. The total number of valid applications received were 705 for 63,57,074 Equity Shares, which aggregates to net subscription 109.63%* of the total number of Equity Shares allotted under the Issue. In accordance with the Letter of Offer and the basis of allotment finalized on June 13, 2025, in consultation with the Company, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for

Equity Shares alloted

Value (₹)

Number

the Issue, the Company has on June 13, 2025, allotted 57,98,443 Equity Shares to the successful applicants. We hereby confirm that all the valid applications have been duly considered for Allotment. *In accordance with Regulation 86 of SEBI ICDR Regulations, our Company was required to achieve minimum subscription for the Rights Issue, Information regarding total number of Applications received:

Equity Shares applied for

Total number of

Applications received

Number % Number Value (*)

Category

Eligible Equity Shareholders	757	91.54%	57,20,471	22,88,18,840.00	88.49%	56.13.237	22 45 29 4	80.00	96.81%
Renouncees	70 8.46%		7,43,837	and the first activated in the contract of the first first first accompanies to a constitution of			 A COST WIND AND THE COST AND THE COST 		3.19%
Total	827		64,64,308	25,85,72,320.00			The second secon		
2. Basis of Allotment		An V	h 1907 5		72	A 2005		A. C. C.	
Category	Applicat	er of valid ion received nsidered for otment	Shares	ber of Equity accepted and against Rights tlements (A)	accepted addition	er of Equity d and allott onal Equity applied for	Total Equity Shares accepted and allotted (A+B)		
Eligible Equity Shareholders		637		9,39,403	977	46,73.834	56,13,237 1,85,206 57,98,443		
Renouncees		70		79.282		1,05,924			
Total		707		0,18,685		47,79,758			
Intimations for Allotment /	refund /	rejection cas	es: The di	spatch of allotme	nt advice	cum refund	intimation a	and au	estion for

ejection, as applicable, to the Investors has been completed on June 18, 2025. The instructions to Self-Certified Syndicate Banks "SCSBs") for unblocking funds in case of ASBA Applications were given on June 13, 2025. The Listing application was filed with BSE Limited on June 13, 2025 and subsequently the listing approval was received on June 16, 2025. The credit of Equity Shares in dematerialized form to respective demat accounts of allottees has been completed on June 18, 2025. No physical shares were tendered in the Rights Issue. Pursuant to the listing and trading approval granted by BSE Limited, the Rights Equity Shares Allotted in the issue is expected to commence trading on BSE Limited on or about June 20, 2025 and shall be traded under the same ISIN INE077B01018 as the existing Equity Shares, In accordance with the SEBI circular bearing reference SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement is expected to be

completed on or about June 18, 2025. INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DISCLAIMER CLAUSE OF BSE LIMITED (STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE

Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the LOF. The disclaimer clause as intimated by BSE to our Company, post scrutiny of the Draft Letter of Offer, has been provided below: "BSE Limited ("the Exchange") has given vide its letter dated April 16, 2025, permission to this Company to use the Exchange's

name in the Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized the letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner: Warrant, certify or endorse the correctness or completeness of any of the contents of the letter of offer, or

Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company; and it should not for any reason be deemed or construed that the letter of offer has been cleared or approved by the Exchange. Every

person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, nvestigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever REGISTRAR TO THE ISSUE COMPANY

() MUFG

MUFG INTIME INDIA PRIVATE LIMITED (FORMERLY LINK INTIME INDIA PRIVATE LIMITED) C - 101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), ZODIAC-JRD-MKJ LIMITED Mumbai - 400 083, Maharashtra, India

Telephone: +91 81081 14949 Facsimile: N.A. Contact person: Shanti Gopalakrishnan E-mail: bannari_rights2024@linkintime.co.in

Website: https://in.mpms.mufg.com SEBI Registration No: INR000004058 Validity of Registration: Permanent

506, 513, 5th Floor, 17G, Vardhaman Chamber, Cawasii Patel Road, Horniman Circle, Fort, Mumbal - 400 001, Maharashtra, India. Tel: +91 222 283 1050/ 51;

E-mail: info@zodiacjrdmkjltd.co.in; Website: www.zodiacjrdmkjltd.co.in; Online Investor Grievance Portal: bannari rights2024@linkintime.co.in Contact Person: Pooja Haresh Shah, Company Secretary and Compliance Officer. Corporate Identification Number: L65910MH1987PLC042107 Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related

details such as name, address of the Applicant contact numbers, e-mall address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBAAccount number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the Investors along with a photocopy of the acknowledgment slip.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

mater. All grievances relating the ASBA process may be addressed the Registrar to the Issue, with a copy to the SCSBs, giving full

Date: June 19, 2025 Place: Mumbai

FOR ZODIAC-JRD-MKJ LIMITED Pooja Haresh Shah, Company

Company Secretary and Compliance Officer The Letter Of Offer shall be available on the website of the SEBI at www.sebi.gov.in, the stock exchange i.e. BSE Limited at www.bseindia.com, and the website of the Registrar to the Issue at https://in.mpms.mufg.com , Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Risk Factors' beginning on page 23 of the "LOF" The Rights Entitlements and the Rights Equity Shares have not been, and will not be registered under the United States Securities

Act of 1933, as amended (the "US Securities Act") or under any securities laws of any state or other jurisdiction of the United States and may not be offered, sold, resold allotted, taken up, exercised, renounced pledged, transferred or delivered directly or indirectly within the United States or to, or for the account or benefit of, U.S. Persons (as defined in Regulations except for these purposes U.S. Persons include persons who would otherwise have been excluded from such term solely by virtue of Rule 902(K)(1)(VIII)(B) or Rule 902(K)(2)(i), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act and in compliance with any applicable securities laws of any state or other jurisdiction of the United States. Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold (i) in offshore transactions outside the United States to non-U.S. Persons compliance with Regulations to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions, and (ii) in the United States to U.S. Persons who are U.S. QIBs and are also Qualified Purchasers pursuant to applicable exemptions under the US Securities Act and the Investment Company Act. There will be no public offering in the United States. The Rights Equity Shares and Rights Entitlements are not transferable except in accordance with the restrictions.