

SAMHI Hotels Ltd.

CIN: L55101DL2010PLC211816 Regd. Office: Caspia Hotels Delhi, District Centre Crossing, Opp. Galaxy Toyota Outer Ring Road, Outer Ring Rd., Haider Pur, Shalimar Bagh, Delhi-110088 05th July 2025

BSE Limited Corporate Relationship Department

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001, Maharashtra, India National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India

Scrip Code: 543984 Scrip Code: SAMHI

Sub: Newspaper advertisement(s) for the attention of shareholders of the Company in respect of information regarding the 15th (fifteenth) Annual General Meeting of the Company scheduled to be held through VC/ OAVM on Monday, 04th August 2025

Dear Sir / Madam.

Pursuant to the provisions of regulation 30 & 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time ("SEBI LODR Regulations"), read with corresponding circulars and notifications issued thereunder, please find enclosed a copy(ies) of the newspaper advertisement(s) published in respect of information regarding the 15th (fifteenth) Annual General Meeting ("AGM") of the Company scheduled to be held on Monday, 04th August 2025 at 11:00 a.m. (IST), through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM"), where a Public Notice on convening of AGM through VC/ OAVM has been published by the Company by way of advertisement in compliance with the Ministry of Corporate Affairs ("MCA") General Circular No.14/2020 dated 08th April 2020, and subsequent circulars issued in this regard, the latest being General Circular No. 09/2024 dated 19th September 2024 issued by MCA and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 03rd October 2024 issued by SEBI, before sending the Notice of the ensuing AGM together with Integrated Annual Report to all the shareholders of the Company and other persons so entitled, in the following newspapers:

- 1. Jansatta (Hindi) on Saturday, 05th July 2025; and
- 2. Financial Express (English) on Saturday, 05th July 2025

You are hereby requested to take the above information on records.

Thanking You.

Yours faithfully.

For SAMHI Hotels Limited

Sanjay Jain Senior Director- Corporate Affairs, Company Secretary and Compliance Officer

Encl.: As above

Correspondence: SAMHI Hotels Ltd. 14th Floor, Building 10C, Cyber City, Phase II, Gurgaon 122002, Haryana, INDIA

Tel: +91 124 4910100 Fax: +91 124 4910199 www.samhi.co.in **FINANCIAL EXPRESS**

ONLY 42% OF PEAK DEMAND METTHROUGH COAL: CHANDRASEKARAN

Tata Power well placed to lead energy transition

RAGHAVENDRA KAMATH Mumbai, July 4

THE COUNTRY MET only 42% of the peak summer power demand this year from coalbased generation despite its stated reliance on it, Tata Power chairman N Chandrasekaran said on Friday, highlighting the growth in India's clean and green energy capacity.

Addressing the 106th annual general meeting (AGM) of Tata Power, he said the country's clean and green energy capacity crossed the 200-GW mark, accounting for 46% of the total installed capacity.

India has overtaken Germany to become the world's third-largest generator of electricity from solar and wind, he said. "In India, solar remains the fastest growing renewable energy technology. Solar generation is expected to rise by over 135% in the next two years," he said.

This is expected to be bolstered by wind and hydropower generation, growing at a compound annual growth rate (CAGR) of 36% and 18%, respectively, in the next two years, he added.

In order to counter the intermittency of an increasingly renewable fleet, complex

RENEWABLE PUSH

■ India's clean and green energy capacity has crossed **200 GW**, accounting for 46% of total installed capacity

■ India's Solar generation is expected to rise by over **135%** in the next two years

hydropower generation will grow at a CAGR of 36% and 18%, respectively, in next 2 years

■ India's wind and

■ Tata Power has ■ Its Ebitda for FY25 crossed a profit after has for the first time tax of ₹5,000 crore for the first time in FY25

exceeded transition ₹15,000 crore direct consumer facing com-

auctions have emerged as a leader in India's clean power auctions, making up more than 60% of the total volume in 2024, he said "It is a very exciting time to be in this sector and, your company is one of India's largest

sition," he said. The company's generation portfolio, including pipeline capacity, has crossed the 25-GW mark and 65% of this capacity is clean and green

integrated power companies.

And it is ideally positioned to

lead the country's energy tran-

energy, Chandrasekaran said. He said the company has also transitioned to being a pany with its rooftop solar and EV charging solutions. Tata Power is the number one rooftop solar company in the country. The company has also one of the largest EV charging networks in the country, he added.The 4.3 GW solar cell and module manufacturing plant in Tirunelveli, Tamil Nadu, has been fully commissioned and

In FY25, the company has maintained 99.9% transmission availability. Tata Power has also won transmission projects worth more than ₹4,800 crore in FY25 and this brings its total portfolio to over 7,000 ckm

stabilised during the year.

including a pipeline capacity of more than 2,400 ckm.

N CHANDRASEKARAN,

CHAIRMAN, TATA POWER

your company is

largest integrated

power companies.

It's ideally posi-

tioned to lead

India's energy

one of India's

be in this sector and,

It is a very exciting time to

The company serves 12.8 million distribution customers across seven distribution companies in Delhi, Mumbai, Ajmer and the entire state of Odisha. He said the company has crossed a profit after tax of ₹5,000 crore for the first time, reporting ₹5,197 crore in FY25. This marks a 26% year-on-year growth. The company's underlying earnings before interest, tax, depreciation and amortization (Ebitda) for FY25 has for the first time exceeded ₹15,000 crore and stood at ₹15,261 crore, he said

Odisha seeks ₹1,902 cr from Tata for lower mine dispatch

FE BUREAU Mumbai, July 4

TATA STEEL HAS received a penalty demand of ₹1,902.73 crore from the Odisha government for allegedly failing to meet its mineral dispatch obligations at the Sukinda chromite mine, the firm said in an exchange filing on Friday. Tata Steel has disputed the

demand, calling it "unjustified" and lacking a substantive legal basis."The companywill pursue suitable legal remedies before the appropriate judicial or quasi-judicial forum(s)," it said. The demand notice, issued

on July 3 by the deputy director of mines, Jajpur, pertains to a shortfall in dispatch of chromite ore from the mine in the period between July 23, 2023 and July 22, 2024. The penalty includes the estimated sale value of the shortfall quantity, calculated using average mineral prices notified by the Indian Bureau of Mines, and appropriation of the company's performance security deposit.

The Sukinda block in Jajpur district is one of India's richest sources of chromite a key raw material for ferrochrome, used in stainless steel production. Tata Steel has long operated mining and ferroalloy facilities in the region to support its integrated steel operations.

committed to fully cooperating

UltraTech has been directed to submit financial statements of India Cements for 5 years from FY15 to FY19

CCI seeks financial records

of India Cements, 2 others

IN COLLUSION

CARTELISATION IN ONGC TENDERS

■ Dalmia Cement Bharat & Shree Digvijay Cement and have been directed to furnish financial statements for nine years from **FY11 to FY19** ■The probe into

the matter was ordered in November 2020

nine years from FY11 to FY19. Besides, CCI has directed

their executives to submit detailed financials and income tax records for five years, along with formal responses to the investigation report of the its

director general. An email sent to UltraTech Cement and Dalmia Cement Bharat remained unanswered. The DG had submitted its

investigation report on Febru ary 18, 2025, flagging contraventions of competition regulations. It had found that India Cements, along with Dalmia Cement Bharat and Shree Digvijay Cement, engaged in anti-competitive collusion through a middleman. Later on May 26, 2025, CCI considered the investigation report and, in a four-page order, directed the cement manufacturers to submit income derived from sales through alleged contraventions to the PSU.

In December 2024, UltraT ech Cements had acquired a 32.72% stake from promoters and promoter group entities of India Cements. The firm, which already had acquired a 22.77% stake from the market, became the promoter of the Tamil Nadu-based company.

Reviewing CCI order: Asian Paints the Indian decorative paint seg-

ASIAN PAINTS IS reviewing the Competition Commission of India (CCI) order directing a probe against it for alleged abuse of its dominant position in the market, and said it plans to take appropriate legal recourse. "The company remains

PRESS TRUST OF INDIA

THE COMPETITION COMMIS-

SION of India (CCI) has directed

Aditya Birla Group firm Ultra-

Tech, which now owns India

Cements, along with Dalmia

Cement Bharat and Shree

Digvijay Cement, to submit

their financial documents,

after a probe by its director gen-

eral revealed contraventions of

a complaint filed by state-run

energy major ONGC alleging

cartelisation in its tenders. The

fair trade regulator had

directed its probe unit director

general to look into the issue

submit the financial state-

ments of its subsidiary India

Cements for five years from

FY15 to FY19, and Dalmia

Cement Bharat and Shree

Digvijay Cement to furnish

their financial statements for

It has directed UltraTech to

on November 18, 2020.

The CCI direction came on

competition norms.

New Delhi, July 4

with the CCI during the course of the investigation," Asian Paints said in a late-night regulatory filing on Thursday.

Earlier this week, CCI

ordered an investigation against Asian Paints for allegedly abusing its dominant position in the market for manufacturing and sales of decorative paint on complaints filed by Aditya Birla Group firm Grasim Industries.

Grasim, a new entrant in the domestic paints industry with brand Birla Opus, had accused Asian Paints of engaging in exclusionary practices aimed at stifling its entry and growth in

ment. CCI has directed its probe unit director general to submit a preliminary probe report within a period of 90 days. The fair trade regulator had

observed that Asian Paints, by restraining its dealers from dealing with Grasim's Birla Opus by enforcing exclusivity upon them, which is imposition of unfair conditions upon them, found to be in the nature of exploitative conduct. —PTI

Good Glamm CEO says in talks with lenders for restructuring **RAGHAV AGGARWAL**

New Delhi, July 4

DARPAN SANGHVI, FOUNDER and CEO of the Good Glamm Group, on Thursday acknowledged the company's financial troubles and said that they are in talks for restructuring.

"I'm doing everything in my power to bring this to a resolution," Sanghvi said in a LinkedIn post shared on the company's account. "There are several restructuring discussions underway in conjunction with our lenders," he added.

FE reported earlier this week that the company's employees, laid off in January, were yet to receive their dues. The current employees were also yet to receive their salaries for May and June. Sanghvi said the company was on the verge of selling

Godrej Capital

taps Salesforce

for improving

digital lending

GODREJ CAPITAL HAS part-

nered with cloud-based soft-

ware solutions provider Sales-

force to upgrade its digital

lending systems, with the aim

to speed up loan processing and

improve customer experience.

under the Godrej Group will

integrate Salesforce's artificial

intelligence-powered tools to

streamline operations, cut turn-

around times, and offer more

A key part of this upgrade is

tailored services to customers.

the integration of loan origina-

tion system (LOS) capabilities

built on Salesforce's AI-driven

platform, aimed at automating

the lending journey from

This system is expected to

application to disbursement.

make onboarding faster,

reduce paperwork, and

improve how the company

evaluates risk, which can help

in making quicker and more

nership as part of a larger shift

in financial services towards

data-led, AI-enabled opera-

tions. "The financial services

industry is at a defining

Salesforce views the part-

accurate lending decisions.

The financial services unit

FE BUREAU

Mumbai, July 4

DARPAN SANGHVI, FOUNDER AND CEO. GOOD GLAMM GROUP I'm doing everything in my power to bring this to

resolution

one of its brands last year, hoping that it would provide them with the required money.

"Everything was done, but just before we could sign and secure Good Glamm, the CEO of the acquiring company stepped down at the last moment, and the deal fell through," he said. Since then,

he added, the financial and operational troubles of the company have increased. "Since then, we have been trying everything possible to generate cash to pay our employees, and also keep the business operational, so that we are able to raise funds to bring the business back on its feet," he said. According to sources, the

company is currently in talks to raise around ₹250-300 crore at a sharp valuation cut. Last valued at around \$1.2 billion in March 2024, it is now raising the money at a valuation of around \$120 million. Moreover, it is also in talks to sell its media and influencer talent management arm MissMalini Entertainment and personal care brand Organic Harvest. In February, Good Glamm sold feminine hygiene brand Sirona.

Lenskart invests in AI startup amid push for smart glasses

IPO-BOUND EYEWEAR **RETAILER** Lenskart has invested in Ajna Lens, a Mumbai-based AI startup, as it aims to get into the wearables market by developing smart glasses.

The announcement comes at a time the Peyush Bansal-led unicorn is in talks to acquire location AI startup GeoIQ. The investment in Ajna Lens will give Lenskart access to its AI-powered extended reality (XR) technology, which helps them develop some of the most advanced wearable tech products. The company did not, however, disclose the amount of money it has put into Ajna Lens.

The global smart glasses market is currently valued at over \$6 billion and is expected to reach \$15.08 billion by —FE BUREAU 2032.

NOTICE

Edelweiss

EDELWEISS FINANCIAL SERVICES LIMITED CIN: L99999MH1995PLC094641

Regd. Office: Edelweiss House, Off C.S.T. Road, Kalina, Mumbai - 400098 Tel: +91 22 4079 5199 Website: www.edelweissfin.com E-mail: efsl.shareholders@edelweissfin.com

TRANSFER OF EQUITY SHARES OF THE COMPANY TO THE INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY

Notice is hereby given to the Members of Edelweiss Financial Services Limited (the Company) that in accordance with the provisions of Sections 124, 125 and other applicable provisions, if any, of the Companies Act, 2013, (the Act) and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016, (the Rules) and the Circulars, Guidelines and instructions issued thereunder from time to time by the Investor Education and Protection Fund Authority (IEPFA), the Ministry of Corporate Affairs (the MCA), the Equity Shares in respect of which dividend amount has remained unpaid or unclaimed for a period of seven (7) consecutive years are required to be transferred by the Company to the Beneficial Owner Demat Account of the IEPFA

As per the requirements set out in the Act and the Rules, the Company has communicated individually to the concerned Shareholders at their address / e mail address as available with the Depository(les)/Depository Participant(s)/ Registrar & Transfer Agent of the Company whose dividend amount has remained unpaid or unclaimed for a period of seven (7) consecutive years and consequently whose Equity Shares are liable to be transferred by the Company to IEPF Authority with a request to take appropriate actions in

The details of the Shareholders including their unpaid /unclaimed Dividends and the Equity Shares liable to be transferred to the Beneficial Owner / Demat Account of IEPFA is available on the website of the Company at www.edelweissfin.com, which shall also be regarded and shall be deemed to be an adequate notice for the purpose of transfer of Equity Shares by the Company to IEPFA pursuant to the provisions of the Act and the Rules. The Shareholders are requested to verify the details of their unpaid / unclaimed Dividends and the Equity Shares liable to be transferred to IEPFA on the website

The Shareholders who have not claimed their dividends for a period of seven (7) consecutive years and whose dividends is unpaid / unclaimed are requested to claim such unpaid / unclaimed dividends by making an application and providing supporting documents for the purpose either to the Company at the above stated address /e-mail ID or to the Registrar & Transfer Agent of the Company at MUFG Intime India Private Limited (Unit: Edelweiss Financial Services Limited), C- 101, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400083, e-mail : rnt.helpdesk@in.mpms.mufg.com (RTA) by September 2, 2025.

The Shareholders are also requested to claim their unpaid/unclaimed Final Dividend for the financial year 2017-18 and onwards before the same is transferred by the Company to IEPFA on respective due date. In case any unpaid / unclaimed dividend is disbursed, paid or credited during / out of the aforesaid period of seven (7) consecutive years, then such Equity Shares will not be transferred to the IEPF Authority. In case the Company / the RTA does not receive any application in this regard, we shall proceed to transfer the Equity Shares to the IEPFA without any further reference, notice or intimation to the shareholder in accordance with the provisions of the Act and the Rules.

Please note that after the transfer of the unpaid /unclaimed dividend amount and / or the Equity Shares by the Company to IEPFA, no claim shall lie against the Company in respect of such unpaid/unclaimed dividend amount and /or the Equity Shares transferred by the Company to the IEPFA and all subsequent cash and non-cash corporate benefits such as bonus shares, dividend etc. which may accrue in relation to the Equity Shares which are transferred to the IEPFA shall also be credited to IEPFA. However, in accordance with the provisions of the Act and the Rules, the concerned Shareholders may claim their unpaid /unclaimed dividend and / or the Equity Shares so transferred by the Company to the IEPFA including the benefits accruing on such Equity Shares, if any, from the IEPFA by making an online application in Form No. IEPF - 5 in accordance with and after following the procedure prescribed in the Rules which is available at the website of IEPFA at www.iepf.gov.in.

For any queries, clarification or information on this matter, the Shareholders are requested to write to the Company / the RTA of the Company at the above stated address / e-mail IDs. Yours faithfully,

For Edelweiss Financial Services Limited

Tarun Khurana Company Secretary Torrent PHRRMA (CIN: L24230GJ1972PLC002126)

Website: www.torrentpharma.com Email Id: investorservices@torrentpharma.com Ahmedabad - 380 009, Gujarat, India Phone: + 91 79 26599000

Fax : + 91 79 26582100

TORRENT PHARMACEUTICALS LIMITED

Registered Office: Torrent House, Off Ashram Road,

NOTICE OF ANNUAL GENERAL MEETING AND E-VOTING PROCEDURE

NOTICE is hereby given that the 52nd Annual General Meeting ("AGM") of the members of Torrent Pharmaceuticals. Limited will be held on Monday, 28th July, 2025 at 09:30 AM through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") pursuant to Ministry of Corporate Affairs General Circulars nos. 20/2020 dated 5" May, 2020 read with circular nos. 14/2020, 17/2020 and 09/2024 dated 8th April, 2020, 13th April, 2020 and 19th September, 2024 respectively (collectively referred to as "Circulars") to transact the businesses as set out in the Notice convening AGM.

The Integrated Annual Report for the financial year 2024-25 including Notice convening the meeting has been sent

on 4th July, 2025 through electronic mode to the members whose email addresses are registered with the

Company / Depository Participants. For those shareholders whose email ids are not registered, a letter providing

a weblink for accessing Notice of the AGM and Integrated Annual Report for the financial year 2024-25 is being

sent to those shareholders via post. The Integrated Annual Report including Notice is also available on the website of the Company at www.torrentpharma.com, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of Central Depository Services (India) Limited (CDSL) at www.evotingindia.com Further, in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, ("the Act") as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members are provided with the

facility to cast their votes on all resolutions as set forth in the Notice of the AGM using electronic voting system (e-voting) provided by CDSL The remote e-voting period shall commence at 09:00 a.m. (IST) on 24" July, 2025 and ends at 05:00 p.m. (IST) on 27th July, 2025. The voting through remote e-voting shall not be allowed beyond 05:00 p.m. on 27th July, 2025. Those Members, who shall be present in the AGM through VC/OAVM facility and had not cast their votes through

remote e-voting shall be eligible to vote through e-voting system during the AGM.

The Members who have cast their votes by remote e-voting prior to the AGM may also attend/participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again

Members of the Company holding shares as on the cut-off date i.e. Monday, 21st July, 2025 shall be entitled to

Any person who becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date may cast their votes by following the instructions and process of e-voting / remote e-voting as provided in the Notice of the AGM.

Process for those Members whose email ids are not registered with the Depositories or the Company for obtaining login credentials for e-voting:

- Members holding shares in physical form may request login credentials by providing necessary details like Folio No., Name of Member, self attested scan copy of PAN Card and Aadhar Card by email to investorservices@torrentpharma.com.
- Members holding shares in demat form may request login credentials by providing Demat account details (CDSL-16 digit beneficiary ID or NSDL-8 Character DP ID + 8 Character Client ID), Name of Member, client master or copy of Consolidated Account statement, self attested scan copy of PAN Card and Aadhar Card by email to investorservices@torrentpharma.com.

Manner of registering / updating e-mail id / mobile no:

Place: Ahmedabad

Date : 4th July, 2025

- Members holding shares in physical form Update your email id and mobile no by providing Form ISR-1 and ISR-2 available on the website of the Company at the https://www.torrentpharma.com/investors/share-holder/investor-services/ as well as website of Registrars and Transfer Agent (RTA) at the link https://ris.kfintech.com/clientservices/isc/isrforms.aspx
 - Member holding shares in demat form Update your email id & mobile no, with your respective Depository Participant (DP).

For the details relating to e-voting / remote e voting, please refer to the Notice of the AGM. In case of any queries grievances pertaining to e-voting / remote e voting, you may refer the Frequently Asked Questions (FAQs) and / or e-voting manual available at CDSL website www.evotingindia.com under help section or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mills Compounds, N. M. Joshi Marg, Lower Parel (East), Mumbai - 400013 or write an email to helpdesk.evoting@cdslindia.com or call Toll free no-1800 21 09911 during working hours on all working days.

Helpdesk for Individual Members holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL:

Login type	Helpdesk details
Individual Members holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com_or contact at toll free no.: 1800 21 09911.
Individual Members holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at 022-48867000 and 022-24997000

By order of the Board For TORRENT PHARMACEUTICALS LIMITED CHINTAN M. TRIVEDI

COMPANY SECRETARY

ulation scale of India, technol-

especially in areas like financial inclusion.



moment... AI is central to this shift — enabling faster decisions, deeper customer insight, and more personalised engagement at scale," Arundhati Bhattacharya, president and chief executive, Salesforce - South Asia, said. She added that for a country with the pop-

Place: Gurugram Date: 04.07.2025

SAMHI HOTELS LIMITED CIN: L55101DL2010PLC211816 Registered Office: Caspia Hotels Delhi, District Centre Crossing, Opp. Galaxy

SAMHI

Toyota, Outer Ring Road, Haider Pur, Shalimar Bagh, Delhi-110088, India Corporate Office: 14th Floor, Building 10 C, Cyber City, Phase-II, Gurugram, Haryana-122002, India; Website: www.samhi.co.in; Email: compliance@samhi.co.in; Telephone: +91 (124) 4910100

INFORMATION REGARDING THE 15TH (FIFTEENTH) ANNUAL GENERAL MEETING OF SAMHI HOTELS LIMITED ('COMPANY') TO BE HELD THROUGH

VIDEO CONFERENCING ("VC")/ OTHER AUDIO-VISUAL MEANS ("OAVM")

Notice is hereby given that the 15th (fifteenth) Annual General Meeting ("AGM")

the Company is scheduled to be held through VC/ OAVM on Monday, 04th August 2025 at 11:00 a.m. (IST), in compliance with the applicable provisions of the Companies Act, 2013 ("Act") read with rules made thereunder and General Circular No. 14/2020 dated 08th April 2020, General Circular No. 17/2020 dated 13th April 2020, General Circular No. 20/2020 dated 05th May 2020, followed by General Circular No. 02/2021 dated 13th January 2021, General Circular No. 19 2021 dated 08th December 2021, General Circular No. 21/ 2021 dated 14th December 2021, followed by General Circular No. 02/2022 dated 05th May 2022 General Circular No. 10/2022 dated 28th December 2022 followed by General Circular No. 09/ 2023 dated 25th September 2023, followed by General Circular No. 09/2024 dated 19th September 2024 and other applicable circulars as may be issued by the Ministry of Corporate Affairs, Government of India ("MCA" (hereinafter collectively referred to as "MCA Circulars") read with the Securities and Exchange Board of India ("SEBI") Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 03rd October 2024 and any other applicable circulars issued in this connection by the SEBI to transact the businesses as set out in the

AGM Notice. In compliance with the above circulars, an electronic copy of the AGM Notice along with the Integrated Annual Report of the Company for the financial year 2024-25 will be sent to all the shareholders, whose names appear in the Register of Members/ Beneficial Owners maintained by the depositories as on Friday, 04th July 2025 and whose email addresses are registered with the Company or Registrar and Share Transfer Agent ("RTA") or their respective Depository Participant(s) ("DPs"). Shareholders holding shares of the Company in dematerialized mode, are requested to register/ update their e-mail addresses, mobile numbers and other KYC details with their respective Depositories through their DPs.

The Notice of the AGM and Integrated Annual Report of the Company for the financial year 2024-25 will also be made available on the Company's website at https://samhi.co.in and the website of the stock exchanges i.e. BSE Limited at https://www.bseindia.com and National Stock Exchange of India Limited at https://www.nseindia.com.and.also.on.the NSDL's website at www.evoting.nsdl.com.

Shareholders will have an opportunity to cast their vote remotely on the businesses set out in the AGM Notice through electronic voting system only. The instructions for joining the AGM through VC/ OAVM and the manner of participation in the remote e-voting or casting votes through e-voting during the AGM will be provided in the Notice of the AGM. The details will also be made available on the website of

The AGM Notice of the Company will be sent to all the shareholders in compliance with the appliable laws and above-mentioned circulars on their e-mail addresses soon. By the Order of the Board, For SAMHI Hotels Limited

> Mr. Sanjay Jain Senior Director-Corporate Affairs, Company Secretary and Compliance Officer Membership No.: F6137

Mumbai July 4, 2025

epaper.financialexpress.com

standard chartered

सावधानी सूचना

आम जनता को ऐसे व्यक्तियों/बेईमान एजेंसियों से सावधान रहने की सलाह दी जाती है जो स्टैंडर्ड चार्टर्ड सिक्योरिटीज (इंडिया) लि. होने का दावा करके व्हाट्सएप जैसे सोशल मीडिया प्लेटफॉर्म के माध्यम से निवेशकों को आकर्षित कर घोखाधडी से लाभ कमाने के लिए कथित तौर पर निवेश सलाह प्रदान करके गलत तरीका अपना रहे हैं। आम जनता को सलाह दी जाती है कि वे स्टैंडर्ड चार्टर्ड सिक्योरिटीज (इंडिया) लि. या स्टेंडर्ड चार्टर्ड ग्रुप से जुड़े होने का दावा करने वाले किसी भी व्यक्ति/संस्था द्वारा निवेश के अवसर प्रदान करने वाले किसी भी संचार/सलाह पर विश्वास या भरोसा करने से बचें और साथ ही यह भी सूचित किया जाता है कि स्टैंडर्ड चार्टर्ड सिक्योरिटीज (इंडिया) लि. अन्य के अलावा स्टेंडर्ड चार्टर्ड इंस्टीट्यूशनल अकाउंट/स्टैंडर्ड चार्टर्ड हाई नेट वर्थ अकाउंट/स्टैंडर्ड चार्टर्ड कलेक्टिव **इन्वेस्टमेंट ट्रस्ट** के नाम एवं स्टाइल से बनाए गए किसी भी अकाउंट और/या एससी-आईएटीओपी/एससी-एलीट व्हीआयपी या इस तरह के किसी भी मोबाइल एप्लिकेशन के द्वारा ट्रेडिंग सलाह नहीं देता है। स्टैंडर्ड चार्टर्ड सिक्योरिटीज (इंडिया) लि. और/या स्टैंडर्ड चार्टर्ड ग्रुप उपर्युक्त चैनलों के तहत दी गई सलाह या सूचना पर भरोसा करने वाले किसी भी व्यक्ति द्वारा उठाए गए किसी भी नुकसान/क्षति के लिए उत्तरदायी नहीं होंगे।

काही प्रश्न असल्यास, कृपया भेट द्या

https://standardcharteredtrade.co.in/content/contactus

कृते स्टैंडर्ड चार्टर्ड सिक्योरिटीज (इंडिया) लि.

TATA

टाटा कैपिटल लिभिटेड सीआईएन नं.: 65990MH1991PLC060670

वेबसाइट : www.tatacapital.com पंजीकृत कार्यालय : 11वाँ तल, टॉवर ए, पेनिनसुला बिजनेस पार्क, गणपतराव कदम मार्ग, लोवर परेल, मुंबई- ४०००१३ शाखा कार्यालय : 7वाँ तल, वीडियोकॉन टॉवर, ब्लॉक 7ई, झंडेवालान एक्सटेंशन, करोल बाग, नई दिल्ली- 110055

अधिग्रहण सूचना

(प्रतिभूति हित प्रवर्तन नियमावली 2002 के नियम 8(1) के साथ पठित परिशिष्ट IV के अनुसार) यह सूचित किया जाता है कि टाटा कैपिटल लिमिटेड (टीसीएल) एक गैर–बैंकिंग वित्त कंपनी है और कंपनी अधिनियम, 1956 के प्रावधानों के तहत निगमित है और इसका पंजीकृत कार्यालय पेनि. नसुला बिजनेस पार्क, टॉवर ए, 11वां तल, गणपतराव कदम मार्ग, लोवर परेल, मुंबई— 400013 में है और नई दिल्ली में अन्य स्थानों के अलावा एक शाखा कार्यालय ("शाखा") स्थित है। कि दिनांक 24.11.2023 के आदेशों के अनुसार, राष्ट्रीय कंपनी कानून न्यायाधिकरण (एनसीएलटी) मुंबई ने कंपनी अधिनियम, 2013 की धारा 66 और अन्य लागू प्रावधानों के साथ पठित धारा 230 से 232 के प्रावधानों के तहत टाटा कैपिटल फाइनेंशियल सर्विसेज लिमिटेड ("टीसीएफएसएल") और टाटा क्लीनटेक कैपिटल लिमिटेड ("टीसीसीएल") के बीच हस्तांतरणकर्ता के रूप में और टाटा कैपिटल लिमिटेड ("टीसीएल") के बीच हस्तांतरिती के रूप में व्यवस्था की योजना ("उक्त योजना") को विधिवत मंजूरी दे दी है। इसके अनुसार, टीसीएफएसएल और टीसीसीएल (हस्तांतरक कंपनियां) अपने उपक्रम के साथ 01.01.2024 से सभी संपत्तियों, परिसंपत्तियों, अधिकारों, लाभों, ब्याज, कर्तव्यों, दायित्वों, देनदा. रियों, अनुबंधों, समझौतों, प्रतिभृतियों आदि के साथ एक चलायमान कंपनी के रूप में टीसीएल के साथ विलय कर चुके हैं। उक्त आदेश और योजना के अनुसरण में, टीसीएफएसएल द्वारा निष्पादित सभी सुविधा दस्तावेज और उसके संबंध में सभी बकाया आवेदक कंपनी को हस्तांतरित कर दिए गए और इस प्रकार टीसीएल उसके अनुसार (उधारकर्ताओं / सह–उधारकर्ताओं) से दावा करने की

जबिक, अधोहस्ताक्षरकर्ता टाटा कैपिटल लिमिटेड के प्राधिकृत अधिकारी होने के नाते, वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हिंत प्रवर्तन अधिनियम 2002 के तहत और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए, उधारकर्ता और सह-उधारकर्ताओं / गारंटरों यानी, 1. श्री राज् ई–2/87 सेक्टर–16 रोहिणी, नई दिल्ली – 110085, अन्य पता : मकान नंबर 117, ब्लॉक ई–1 सेक्टर—16 रोहिणी, दिल्ली 110085, 2. श्री जसवंत, ई—2/87 सेक्टर—16 रोहिणी, नई दिल्ली – 110085, अन्य पता : मकान नंबर 117, ब्लॉक ई-1 सेक्टर-16 रोहिणी, दिल्ली - 110085, 3. श्रीमती शशि, ई-2/87 सेक्टर-16 रोहिणी, नई दिल्ली - 110085, अन्य पता : मकान नंबर 117, 0लॉक **ई—1 सेक्टर—16 रोहिणी, दिल्ली — 110085,** 4. श्रीमती मंजू, ई—2/87 सेक्टर—16 रोहिणी, नई दिल्ली – 110085, अन्य पता : मकान नंबर 117, ब्लॉक ई-1 सेक्टर-16 रोहिणी, दिल्ली – 110085. 5. दुर्बल, कैटरर्स, मकान नं. 117, ब्लॉक ई-1 सेक्टर-16 रोहिणी, दिल्ली - 110085 को बुलाते हुए 20.03.2025 को एक मांग सूचना जारी की है कि उन्हें मांग सूचना में उल्लिखित राशि रु. 80,74,160 / – ऋण खाता सं. 6101184 और 7010874 के माध्यम से ब्याज और दंडात्मक ब्याज शुल्क, लागत आदि सहित का, उक्त सूचना की तिथि से 60 दिनों के भीतर चुकाने के लिए कहा

ऋणकर्ताओं द्वारा राशि चुकाने में विफल रहने के कारण, ऋणकर्ताओं को विशेष रूप से और आम जनता को, यह सुचना दी जाती है कि अधोहस्ताक्षरकर्ता ने उक्त नियमावली के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उन्हें प्रदत्त शक्तियों का प्रयोग करते हए. 02.07.2025 को नीचे वर्णित संपत्ति का साँकेतिक अधिग्रहण कर लिया है।

विशेष रूप में उधारकर्ताओं और आम जनता को इस संपत्ति का लेन-देन न करने की चेतावनी दी जाती है और संपत्ति का कोई भी लेन–देन, 15.03.2025 के अनुसार रु. 80,74,160 ∕− की एक राशि तथा राशि पर नियत ब्याज और दांडिक ब्याज, शुल्कों, लागतों, इत्यादि हेतु टाटा कैपिटल

उधारकर्ता का ध्यान, प्रतिभूत परिसंपत्तियों को ऋण से मुक्त कराने के लिए उपलब्ध समय के परिप्रेक्ष्य में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधान की ओर आकृष्ट किया जाता है।

बंधक संपत्ति / प्रतिभृत परिसंपत्ति का विवरण

संपत्ति : कोठी नंबर 9 धारक भूमि, माप 48.00 वर्ग मीटर, जो ब्लॉक और पॉकेट एच-1, सेक्टर-16 में, रोहिणी आवासीय योजना दिल्ली में स्थित है, जिसमें उक्त संपत्ति के तहत भूमि का फ्रीहोल्ड अधिकार साथ मैं है जो पंजीकरण संख्या 1315 पुस्तिका संख्या 1 खंड संख्या 944 के पृष्ठ 62 से 64 पर दिनांक 05.02.2000 को श्री राजू पुत्र श्री श्री दुर्बल एवं श्री जसवंत पुत्र श्री श्री दुर्बल के पक्ष में निष्पादित व पंजीकृत है।

स्थान : दिल्ली दिनाँक : 02-07-2025 हस्ता./- प्राधिकृत अधिकारी कृते टाटा कैपिटल लिमिटेड



SAMHI HOTELS LIMITED CIN: L55101DL2010PLC211816

Registered Office: Caspia Hotels Delhi, District Centre Crossing, Opp. Galaxy Toyota, Outer Ring Road, Haider Pur, Shalimar Bagh, Delhi-110088, India Corporate Office: 14th Floor, Building 10 C, Cyber City, Phase-II, Gurugram, Haryana-122002, India; Website: www.samhi.co.in;

Email: compliance@samhi.co.in; Telephone: +91 (124) 4910100

INFORMATION REGARDING THE 15TH (FIFTEENTH) ANNUAL GENERAL MEETING OF SAMHI HOTELS LIMITED ('COMPANY') TO BE HELD THROUGH VIDEO CONFERENCING ("VC")/ OTHER AUDIO-VISUAL MEANS ("OAVM")

Notice is hereby given that the 15th (fifteenth) Annual General Meeting ("AGM") of the Company is scheduled to be held through VC/ OAVM on Monday, 04th August 2025 at 11:00 a.m. (IST), in compliance with the applicable provisions of the Companies Act, 2013 ("Act") read with rules made thereunder and General Circular No. 14/2020 dated 08th April 2020. General Circular No. 17/2020 dated 13th April 2020, General Circular No. 20/2020 dated 05th May 2020, followed by General Circular No. 02/2021 dated 13th January 2021, General Circular No. 19/ 2021 dated 08th December 2021, General Circular No. 21/ 2021 dated 14th December 2021, followed by General Circular No. 02/2022 dated 05th May 2022, General Circular No. 10/2022 dated 28th December 2022 followed by General Circular No. 09/ 2023 dated 25th September 2023, followed by General Circular No: 09/2024 dated 19th September 2024 and other applicable circulars as may be issued by the Ministry of Corporate Affairs, Government of India ("MCA") (hereinafter collectively referred to as "MCA Circulars") read with the Securities and Exchange Board of India ("SEBI") Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 03rd October 2024 and any other applicable circulars issued in this connection by the SEBI to transact the businesses as set out in the

- In compliance with the above circulars, an electronic copy of the AGM Notice along with the Integrated Annual Report of the Company for the financial year 2024-25 will be sent to all the shareholders, whose names appear in the Register of Members/ Beneficial Owners maintained by the depositories as on Friday, 04th July 2025 and whose email addresses are registered with the Company or Registrar and Share Transfer Agent ("RTA") or their respective Depository Participant(s) ("DPs"). Shareholders holding shares of the Company in dematerialized mode, are requested to register/ update their e-mail addresses, mobile numbers and other KYC details with their respective Depositories through
- The Notice of the AGM and Integrated Annual Report of the Company for the financial year 2024-25 will also be made available on the Company's website at https://samhi.co.in and the website of the stock exchanges i.e. BSE Limited at https://www.bseindia.com and National Stock Exchange of India Limited at https://www.nseindia.com and also on the NSDL's website at www.evoting.nsdl.com.
- Shareholders will have an opportunity to cast their vote remotely on the businesses set out in the AGM Notice through electronic voting system only. The instructions for joining the AGM through VC/ OAVM and the manner of participation in the remote e-voting or casting votes through e-voting during the AGM will be provided in the Notice of the AGM. The details will also be made available on the website of
- The AGM Notice of the Company will be sent to all the shareholders in compliance with the appliable laws and above-mentioned circulars on their e-mail addresses soon. By the Order of the Board,

Place: Gurugram

Date: 04.07.2025

For SAMHI Hotels Limited Sd/-

Mr. Sanjay Jain Senior Director-Corporate Affairs,

Company Secretary and Compliance Officer Membership No.: F6137

STATE BANK OF INDIA 🞧 भारतीय स्टेट बैंक

एसबीआई सोहना, दिल्ली अलवर हाईवे, सोहना

गिरवी रखी गई संपत्तियों यानी सोने के आभूषणों की नीलामी के लिए सार्वजनिक सूचना

एतदद्वारा विशेष रूप से उधारकतार्ओं और आम जनता को सूचित किया जाता है कि नीचे दिए गए खातों मे गिरवी रखे गए सोने के आभूषणों की सार्वजनिक नीलामी भारतीय स्टेट बैंक द्वारा नीचे उल्लिखित शाखा में आयोजित करने का प्रस्ताव है। नीचे उल्लिखित उधारकताओं ने बैंक के पक्ष में सुरक्षा के रूप में सोने के आभूषणों को गिरवी रखकर ("गोल्ड लोन सुविधा") भारतीय स्टेट बैंक से ऋण सुविधा का लाभ उठाया है। उधारकताओं/गारंटरों को उनके द्वारा ली गई गोल्ड लोन सुविधा के बकाया राशि का भुगतान करने के लिए मांग नोटिस जारी किए गए थे। चूंकि उधारकर्ता/गारंटर बकाया ऋण राशि चुकाने में विफल रहे हैं, बैंक गिरवी को रद्द करने के लिए बाध्य है और 10.07.2025 को शाम 4:30 बजे शाखा परिसरः एसबीआई सोहना, चुंगी नंबर1, राजोरिया कॉलोनी, दिल्ली अलवर हाईवे, सोहना - 122103 में "जैसा है जहां है", "जैसा है वैसा है", "जो कुछ भी है" और "बिना किसी उपचार के आधार पर" गिरवी रखे गए सोने के आभूषणों, जिसका

ण संपत्ति की अनुसूची में नीचे दिया गया है, की नीलामी बिक्री आयोजित करने का प्रस्ताव करता है।								
उधारकर्ता का नाम और पता	ऋण खाता सं.	बकाया राशि (रुपये में)	सकल वजन	शुद्ध वजन				
श्री ज्ञान चंद पताः 67, बालूदा (191) सोहना, गुड़गांव, हरियाणा – 122103	42514072118	रु. 1,40,600 + ब्याज + उस पर अन्य शुल्क	64.00 ग्राम	35.50 ग्राम				

भारतीय स्टेट बैंक को बिना किसी पूर्व सूचना के नीलामी की तारीख बदलने का अधिकार है। नीलामी 10.07.2025 को शाम 4:30 बजे होगी। विस्तृत नियमों और शर्तों के लिए, कृपया अधिकृत अधिकारी, श्रीमती स्वाति शर्मा, मोबाइल बैंक प्रक्रिया से पहले किसी भी समय नीलामी रद्द करने का अपना अधिकार सुरक्षित रखता है। स्थानः नई दिल्ली हस्ता/-, अधिकृत अधिकारी

बीटेल टेलीटेक लिमिटेड

सीआईएन : U32204HR1999PLC042204 पंजीकृत कार्यालय : प्रथम तल, प्लॉट नं. 16, उद्योग विहार, फेज - IV,

गुडगाँव 122015, हरियाणा, भारत टेली. : +91-124-4823500, फॅक्स : +91-124-4146130, वेबसाईट : www.beetel.in, ई-मेल आईडी : legal.secretarial@beetel.in

बीटल टेलीटेक लिमिटेड की 26वीं वार्षिक आम बैठक के संबंध में जानकारी सदस्यों को सूचित किया जाता है कि बीटल टेलीटेक लिमिटेड ('कंपनी') की 26वीं वार्षिक आम बैठक (एजीएम') कंपनी अधिनियम, 2013 के लागू प्रावधानों के अनुपालन में, इसके तहत बनाए गए नियमों के साथ और कॉपीरेट मामलों के मंत्रालय द्वारा जारी लागू परिपत्रों के अनुसार, वीडियो कॉनक्रेंसिंग ('वीसी')/अन्य ऑडियो विज्ञाल माध्यमों ('ओएवीएम') के माध्यम से गुरुवार, 31 जुलाई, 2025 को अपराह 3:00 बजे (आईएसटी) आयोजित की जाएगी, ताकि एजीएम ('सूचना') की सूचना में निर्धारित व्यवसायों का संचालन किया जा सके।

लागू परिपत्रों के अनुसार, वित्तीय वर्ष 2024—2025 के लिए सूचना और वार्षिक रिपोर्ट केवल उन सभी सदस्यों को इलेक्ट्रॉनिक मोंड में भेजी जाएगी, जिनके ईमेल पते कंपनी, रजिस्ट्रार और ट्रांसफर एजेंट ("आरटीए") या डिपॉजिटरी पार्टिसिपेंट ("डीपी"ज) के साथ पंजीकृत हैं। सूचना और वार्षिक रिपोर्ट कंपनी की वेबसाइट <u>www.beetel.in</u> और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध होगी।

लागू वैधानिक प्रावधानों के अनुपालन में, कंपनी अपने सदस्यों को एजीएम में किए जाने वाले सभी व्यवसायों के संबंध में रिमोट ई—वोटिंग और एजीएन में ई—वोटिंग की सुविधा प्रदान करेगी। इसके अलावा, सदस्य केवल बीसी/ओएवीएम सुविधा के माध्यम से एजीएम में शामिल हो सकते हैं और भाग ले सकते हैं । ई–वोटिंग सुविधा और सदस्यों द्वारा एजीएम में शामिल होने की प्रक्रिया के संबंध में विस्तृत निर्देश सूचना में दिए जाएंगे।

जिन सदस्यों ने अपना ईमेल पता पंजीकृत नहीं कराया है, उनसे अनुरोध है कि वे नीचे उल्लिखित दिशानिदेशों का पालन करके अपना ईमेल पता पंजीकृत करा लें:

भौतिक रूप में शेयर रखने वाले सदस्य हस्ताक्षरित अनुरोध पत्र की स्कैन की हुई प्रति, जिसमें सदस्य का नाम और पता हो, पैन कार्ड और किसी भी दस्तावेज (उदाहरण: आघार, ड्राइविंग लाइसेंस, चुनाव पहचान पत्र, पासपोर्ट) की स्व-सत्यापित प्रति, आरटीए को admin@mcsregistrars.com पर और/या कंपनी को legal.secretarial@beetel.in पर भेजकर अपना ईमेल पता पंजीकृत करा सकते हैं।

अभौतिक रूप में शेयर रखने वाले सदस्यों से अनुरोध है कि वे संबंधित 'ढीपी'ज के

पास अपना ई—मेल पता पंजीकृत / अद्यतित कराएं । सदस्यों से अनुरोध है कि वे सूचना में दिए गए सभी टिप्पणियाँ को ध्यानपूर्वक पढें विशेष रूप से एजीएम में शामिल होने के निर्देश तथा रिमोट ई-वोटिंग के माध्यम से वोट डालने या एजीएम के दौरान मतदान करने के तरीके को ध्यान से पढें ।

यह विज्ञापन कंपनी के सभी सदस्यों के लाभ के लिए जारी किया जा रहा है। बीटेल टेलीटेक लिमिटेड के लिए

हस्ता./

भारतीय स्टेट बैंक

तिथि: 05 जुलाई, 2025 स्थान: गुरुग्राम

दिनांक: 04.07.2025

संजीव छाबडा प्रबंध निदेशक एवं मुख्य कार्यपालक अधिकारी

इंडसइंड बैंक लिमिटेड

पंजीकृत कार्यालय : 2401, जन थिमैय्या रोड (कैन्टोन्मेंट), पुणे- 411 001 उपभोक्ता वित्त प्रभाग : नवीन सं. 34, जी एन. चेट्टी रोड, टी. नगर, चेन्नई— 60 017 राज्य कार्यालय : इंडसइंड बैंक, कार्यालय सं. 14 एवं 15, ऊपरी भू तल, जयपुर इलेक्ट्रॉनिक मार्किट,

रिद्धि सिद्धि चौराहा, गोपालपुरा बाई पास, मानसरोवर लिंक रोड, जयपुर— 302018

अधिग्रहण सूचना

(प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8(1) के अंतर्गत) जबिक, अधोहस्ताक्षरकर्ता ने मैसर्स इंडसइंड बैंक लिमिटेड के प्राधिकृत अधिकारी के रूप में वित्तीय परिसंपत्तिय के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 (यहां इसमें इसके उपरांत उक्त अधिनियम) के अंतर्गत और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (यहां इसमें इसके उपरांत उक्त नियमावली) के नियम 9 के साथ पठित धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, एक मांग सचना निम्न वर्णित ऋणकर्ताओं / गारंटरों को निर्गत की थी. जिसमें उक्त सचना की प्राप्ति की तिथि से 60 दिवसों के अंदर बकाया राशि का प्रतिभुगतान करने को कहा गया था।

ऋणकर्ता(गण) उक्तावधि के अंदर भावी ब्याज के साथ निर्धारित उक्त बकाया राशि का प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ताओं को विशेष रूप में और जनसाधारण को सामान्य रूप में सुचित किया जाता है कि अधोहरताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का, उक्त नियमावली के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत, यहां इसमें निम्न तालिका में ऋणकर्ताओं / गारंटरों के नामों के समक्ष अंकित तिथियों पर, सांके तिक अधिग्रहण कर लिया है। उक्त संपत्तियों का कोई व किसी भी प्रकार का लेन-देन, ऋणकर्ताओं के नामों के समक्ष अंकित राशियों तथा इन राशियों पर नियत आकरिमक व्ययों, लागत, शुल्कों तथा ब्याज हेतु मैसर्स इंडसइंड बैंक लिमिटेड के पूर्व प्रभाराधीन होगा। ऋणकर्ता का ध्यान, प्रतिभूत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

क्र. सं.	ऋणकर्ता / गारंटर का नाम, ऋण अनुबंध सं.	मांग सूचना तिथि अधिग्रहण तिथि	बकाया राशि
4,	ऋणकर्ताः	20.08.2024	₹. 6,83,285/-
HE	 श्री/सुश्री धर्मेंद्र प्रजापत पुत्र चेना राम प्रजापत सह-ऋणकर्ता (गण): श्री/सुश्री चेनाराम कुमार पुत्र मोडाराम कुमार श्री/सुश्री पुष्पा देवी पत्नी चेनाराम कुमार अनुबंध संख्या सं: RDK05253M दिनौंक 30-12-2019 और RDK05257M दिनौंक 20-12-2019 	अधिग्रहण तिथि 02-07-2025	(रुपये छह लाख तिरासी हजार दो सौ पिचासी मात्र) 20.08. 2024 के अनुसार, तथा राशि पर भावी ब्याज

बंधककृत संपत्ति का विवरण : पट्टा संख्या 144, नापासर बीकानेर 334201 पर स्थित आवासीय संपत्ति के समस्त वह भाग तथा अंश, जिसका क्षेत्रफल 3175 वर्ग फीट है (जिसे यहां "उक्त संपत्ति" कहा गया है)। संपत्ति की चार सीमाएं इस प्रकार हैं : उत्तर : गोवर्धन का घर, दक्षिण : गली, पूर्व : भंवर लाल का घर, पश्चिम : रास्ता, जो सभी सुखाधिकारों और मार्ग सहित है; उक्त स्थल पर निर्मित भवन, फर्नीचर, फिक्सचर और उससे जुड़ी सामग्री सहित।

दिनाँक : 02-07-2025 स्थान : राजस्थान

कृते इंडसइंड बैंक लिमिटेड, (प्राधिकृत अधिकारी)

टाटा कैपिटल लिमिटेड पंजीकृत कार्यालय : 11वीं मंजिल, टावर ए, पेनिनसुला बिजनेस पार्क,

TATA गणपतराव कदम मार्ग, लोअर परेल, मुंबई-400013

कब्जा सूचना (अचल संपत्ति के लिए) (प्रतिभूति हित प्रवर्तन नियमावली, 2002 के नियम 8(1) के साथ पठित परिशिष्ट IV के अनुसार)

यह सचित किया जाता है कि टाटा कैपिटल लिमिटेड (टीसीएल) एक गैर-बैंकिंग वित्त कंपनी है और कंपनी अधिनियम, 1956 के प्रावधानों के तहत निगमित है और इसका पंजीकृत कार्यालय पेनिनसूला बिजनेस पार्क, टॉवर ए, 11वीं मंजिल, गणपतराव कदम मार्ग, लोअर परेल, मुंबई-400013 और नई दिल्ली ("शाखा") मे अन्य स्थानों पर एक शाखा कार्यालय है। दिनांक 24.11.2023 के आदेशों के अनुसार, राष्ट्रीय कंपनी कानून न्यायाधिकरण (एनसीएलटी) मुंबई ने कंपनी अधिनियम, 2013 की धारा 66 और अन्य लागू प्रावधानों के साथ धारा 230 से 232 के प्रावधानों के तहत टाटा कैपिटल फाइनेंशियल सर्विसेज लिमिटेड (टीसीएफएसएल) और टाटा क्लीनटेक कैपिटल लिमिटेड (टीसीसीएल) के बीच हस्तांतरणकर्ता के रूप में और टाटा कैपिटल लिमिटेड (टीसीएल) के बीच हस्तांतरणकर्ता के रूप में व्यवस्था की योजना को विधिवत मंजूरी दे दी है (उक्त योजना) इसके अनुसार, टीसीएफएसएल और टीसीसीएल (हस्तांतरक कंपनियां) अपने उपक्रम के साथ 01.01.2024 रे सभी संपत्तियों, परिसंपत्तियों, संपत्तियों, अधिकारों, लाभों, ब्याज, कर्तव्यों, दायित्वों, देनदारियों, अनुबंधों, समझौतों प्रतिभृतियों आदि के साथ एक चालू चिंता के रूप में टीसीएल के साथ विलय कर चुके हैं। उक्त आदेश और योजना के अनुसरण में, टीसीएफएसएल द्वारा निष्पादित सभी सुविधा दस्तावेज और उसके संबंध में सभी बकाया आवेदक कंपनी को हस्तांतरित कर दिए गए और इस प्रकार टीसीएल उसके अनुसार उधारकर्ताओं / सह-उधारकर्ताओं से दावा करने का हकदार है।

नबिक, अधोहस्ताक्षरी टाटा कैपिटल लिमिटेड के अधिकृत अधिकारी होने के नाते वित्तीय परिसंपत्तियों प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 और प्रतिभृति हित (प्रवर्तन) नियम 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए एक मांग नोटिस 27.03.2025 को जारी किया है, जिसमें उधारकर्ताओं को नोटिस में उल्लिखित राशि को उक्त नोटिस की तारीख से 60 दिनों के भीतर चुकाने के लिए कहा गया।

उधारकर्ताओं द्वारा उक्त राशि का भूगतान करने में विफल होने पर, विशेष रूप से उधारकर्ताओं और सामान्य तौर पर जनता को नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उक्त अधिनियम के नियम 8 के साथ पठित धारा 13(4) के तहत प्रदत्त शक्तियों का प्रयोग करते नीचे वर्णित संपत्ति का प्रतीकात्मक / रचनात्मक कब्जा

कर लिया है। विशेष रूप से उधारकर्ताओं और आम तौर पर जनता को, संपत्ति के साथ सौदा न करने के लिए चेतावनी दी जाती है और संपत्ति के साथ किसी भी तरह का लेनदेन टाटा कैपिटल लिमिटेड को नीचे निर्दिष्ट राशि, उसके साथ उस पर ब्याज और मांग सूचना की तारीख से दंडात्मक ब्याज, शूल्क, लागत आदि के प्रभार के

अधीन होगा। ख्उधारकर्ता का ध्यान सुरक्षित आस्तियों को मोचन करने के लिए उपलब्ध समय के संबंध में अधिनियम की

J	धारा 13 का उप			
	ऋण खाता संख्याः	बाध्यताधारी (ओं) / कानूनी वारिसों / कानूनी प्रति. निधि(ओं) का नाम	मांग नोटिस की राशि और तारीख	प्रतीकात्मक कब्जे की तिथि
ł	21790720	1.तलविंदर सिंह,एम–568, पहली मंजिल, पीछे की	₹.	03.07.2025
	(पुनर्गठित	तरफ, ब्लॉक-एम, गुरु हरिकिशन, दिल्ली 110063,	1,26,53,636 / -	
	ऋण	, 2.राजिंदर कौर,एम–568, पहली मंजिल, पीछे की	और	
	खाता	तरफ, ब्लॉक–एम, गुरु हरिकिशन, दिल्ली 110063,	27.03.2025	
	संख्या	3.मेसर्स गुरु हरिकिशन एंटरप्राइज, इसके		
	TCFLA0386	प्रोपराइटर के माध्यम से,हाउस नंबर 1–27, ब्लॉक		
	0000111004	एन,सेक्टर—1, डीएसआईडीसी, बवाना, नई		
	43	दिल्ली—110039, 4. रिंकी, एम—568, पहली		
		मंजिल, बैक साइड, ब्लॉक–एम, गुरु हरिकिशन,		

संपत्ति का विवरण: पहली मंजिल का 166.91 वर्ग गज का पिछला हिस्सा बिना छतध्टेरेस अधिकारों के साथ नीचे कुल भूमि में अविभाजित आनुपातिक हिस्सेदारी के साथ, आवासीय भखंड संख्या एम–568 पर निर्मित फ्रीहोल्ड संपत्ति का हिस्सा, हिंदुस्तान सहकारी गृह निर्माण सोसायटी लिमिटेड की लेआउट योजना में दिखाया गया है, कॉलोनी जिसे गुरु हरिकिशन नगर के नाम से जाना जाता है, पश्चिम विहार, नई दिल्ली में स्थित है,और विशेष रूप से तलविंदर सिंह के पक्ष में निष्पादित दिनांक 31.05.2019 की उपहार विलेख में वर्णित है।

दिल्ली 110063

दिनांकः 03.07.2025

स्थानः दिल्ली

हस्ता./-प्राधिकृत अधिकारी. कृते टाटा कैपिटल लिमिटेड

epaper.jansatta.com

सार्वजनिक घोषण ख्भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन

1. कार्पोरेट देनदार का नाम

टेन्साइल स्टील लिभिटेड के लेनदारों के ध्यानार्थ संबंधित विवरण

टेन्साइल स्टील लिमिटेड

कार्पोरेट देनदार के निगमन की तिथि प्राधिकरण जिसके अधीन कार्पोरेट देनदा निगमित / पंजीकृत है रजिस्ट्रार ऑफ कम्पनीज, अहमदाबाद कार्पोरेट देनदार की कार्पोरेट U99999GJ1960PLC001006 संख्या / सीमित दायित्व पहचान संख्या कार्पोरेट देनदार के पंजीकृत कार्यालय तथा प्रधान हीराबाग, विश्वामित्रि रोड, बड़ौदा, गुजरात-390009 कार्यालय (यदि कोई) का पता कार्पोरेट देनदार के संबंध में ऋण शोध अक्षमता 03-07-2025 ऋण शोध अक्षमता समाधान प्रक्रिया के समापन की पूर्वानुमानित तिथि अंतरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋण सीए बिहारी लाल चक्रवर्ती, शोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन आईबीबीआई/आईपीए-002/आईपी-एन00863/2019-2020/12776 अंतरिम समाधान प्रोफेशनल का पता और ई–मेल, डी-54, प्रथम तल, डिफेंस कॉलोनी, नई जैसाकि बोर्ड में पंजीबद्ध है। दिल्ली-110024 ईमेल-blchakravarti.associates@gmail.com डी-54, प्रथम तल, डिफेंस कॉलोनी, नई अंतरिम समाधान प्रोफेशनल का, पत्राचार हेतु प्रयुक्त, दिल्ली-110024 पता और ई–मेल cirp.tensilesteel@gmail.com 11. दावा प्रस्तुत करने हेतु अंतिम तिथि उप–धारा (६क) के क्लॉज (ख) के तहत अभिनिश्चित लेनदारों की श्रेणियां, यदि कोई किसी श्रेणी में लेनदारों के अधिकृत प्रतिनिधि के रूप में कार्य करने हेतु चिहिनत ऋण शोध अक्षमता

एतदद्वारा सूचना दी जाती है कि राष्ट्रीय कम्पनी विधि न्यायाधिकरण, अहमदाबाद पीठ ने 03–07–2025 को टेन्साइल स्टील लिमिटेड की कार्पोरेट दिवालियापन समाधान प्रक्रिया शुरू करने का आदेश दिया है। टेन्साइल स्टील लिमिटेड के लेनदारों को एतद्दवारा अपने दावे सबूत के साथ 19–07–2025 को या उससे पहले प्रविष्टि संख्या 10 में उल्लिखित पते पर अंतरिम समाधान पेशेवर को प्रस्तुत करने के लिए कहा जाता है। वित्तीय लेनदारों को अपने दावे केवल इलेक्ट्रॉनिक माध्यम से ही प्रमाण सहित प्रस्तुत करने होंगे। अन्य सभी लेनदार व्यक्तिगत रूप से, डाक द्वारा या इलेक्ट्रॉनिक माध्यम से प्रमाण सहित दावे प्रस्तुत कर सकते हैं। दावे के झूठे या भ्रामक सबूत प्रस्तुत करने पर दंड लगेगा।

प्रोफेशनल के नाम (प्रत्येक श्रेणी हेतु तीन नाम)

(ख) अधिकृत प्रतिनिधियों का विवरण पर उपलब्ध है :

हस्ता / –, सीए बिहारी लाल चक्रवर्ती, टेन्साइल स्टील लिमिटेड के मामले में अंतरिम समाधान पेशेवर आईबीबीआई रजि. नंबर : IBBI/IPA-002/IP-N00863/2019-2020/12776 एएफए वैधता :

https://ibbi.gov.in//en/home/downloads

दिनांक : 05**–**07–2025 स्थान : दिल्ली 31-12-2025 तक वैध

यू ग्रो कैपिटल लिमिटेड UGRO चीथी मजिल, टावर ३, इविध्वनीयस बिजनेस पार्क, आईबीएस रीड,

कुलां, मुंचई 400070 नीलामी नोटिस का शुद्धिपत्र

खाता संख्याः UGDELSS0000013910, इस समाचार पत्र में 02.07.2025 को प्रकाशित इं-नीलामी सूचना के संदर्भ में। उपयुंक्त खाते में नीलामी की तिथि त्रुटिवश 20.07.2025 लिखी नीलामी की सही तिथि इस प्रकार पढ़ी जानी चाहिए: 21.07.2025 इं-मीलामी सचना के अन्य सभी विवरण अपरिवर्तित रहेंगे

कर्जदार/गारंटर(रों) 1. आर आर गारमेंट्स 2. राजू जैन 3. रित् जैन 4. खजाली देवी जैन ऋण

हस्ता./-(प्राधिकृत अधिकारी यू ग्रो कैपिटल लिमिटेड के लिए दिनांक: 05.07.2025

इंडसइंड बैंक लिमिटेड

पंजीकृत कार्यालय : 2401, जनरल थिमैया रोड, (कैंटोनमेंट), पुणे-411 001 उपभोक्ता वित्त प्रभागः नया नंबर 34, जी.एन. चेट्टी रोड, टी. नगर, चेन्नई - 600 017 राज्य कार्यालयः कार्यालय सं. 14 एवं 15, अपर ग्राउण्ड फ्लोर, जयपुर इलेक्ट्रॉनिक मार्केट, ऋद्धि सिद्धि चौराहा, गोपालपुरा बाईपास, मानसरोवर लिंक रोड, जयपुर 302018

[प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(1) के तहत] जबकि अधोहस्ताक्षरी ने वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002

(इसके बाद कथित अधिनिम संदर्भित) के तहत मैसर्स इंडसइंड बैंक लिमिटेड का अधिकृत प्राधिकारी होने के नाते तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 (इसके बाद कथित नियम संदर्भित) के नियम 9 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपयोग में निम्निलिखित कर्जदारों/जमानितयों से कथित सुचना की प्राप्ति की तिथि से 60 दिनों के भीतर सूचना में उल्लिखित राशि का पुनर्भुगतान करने के लिए कहते हुए मांग सूचना निर्गत की थीं। कर्जदार द्वारा राशि के पुनर्भुगतान में असफल रहने के कारण विशेष रूप से कर्जदारों तथा जनसामान्य को एतद्वारा सूचना दी जाती है कि अधोहस्ताक्षरी ने कथित नियमों के नियम 8 के साथ पठित कथित अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शक्तियों के उपयोग में नीचे वर्णित सम्पत्ति पर कर्जदारों/जमानतियों के नामों के सम्मुख अंकित व्यक्तिगत रूप से उपरोक्त कर्जदार/सह–कर्जदारों और जनसामान्य को एतद्वारा सम्पत्ति के सम्बन्ध में कोई लेन–देन

राशि और आकस्मिकव्ययों, लागत, प्रभारों तथा उस पर ब्याज के लिए मैसर्स इंडसइंड बैंक लिमिटेड के अभियोग प्रतिभृत आस्तियों को विमोचित करने के लिए उपलब्ध समय-सीमा के परिप्रेक्ष्य में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) की ओर आकृष्ट किया जाता है। बकाया राशि

न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का लेन-देन कर्जदारों के सम्मुख उल्लिखित

कर्जदार/जमानती का नाम, ऋण अनुबंध सं मांग सूचना की तिथि कब्जे की तिथि ₹. 23,98,005.07/-04.01.2025 . श्रीमती शांता देवी पत्नी सियाम लाल (रुपये तेईस लाख कब्जे की तिथि सह-कर्जदार अट्ठानबे हजार पांच 2. श्री श्याम लाल सेन पुत्र कन्हैया लाल एवं सात पैसे मात्र) 3. श्री दिलीप कुमार पुत्र श्याम लाल सेन तिथि 04.01.2025 तथा ऋण अनुबंध संख्या RUB05020M एवं RUB05021M उस पर भावी ब्याज

गिरवी रखी गई संपत्ति का विवरण: आवासीय भूखंड संख्या 16 और पट्टा संख्या-12, 'शंभूपुरा' तहसील और जिला चित्तौड़गढ़। क्षेत्रफल 942 वर्ग फीट +200 वर्ग फीट 1142 वर्ग फीट और सीमाएं : पूर्व में भूखंड संख्या 15, पश्चिम में भूखंड संख्या 17, उत्तर में कृषि भूमि, दक्षिण में आम सड़क।

तिथि : 02.07.2025 कृते इंडसइंड बैंक लिमिटेड (अधिकृत प्राधिकारी)

PUBLIC ANNOUNCEMENT

ISSUE 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 SME PLATFORM OF BSE (BSE SME) IN COMPLIANCE WITH CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"/ ("SEBI ICDR REGULATIONS 2018")





(Please scan this QR Code to view the

(formerly known as Dachepalli Publishers Private Limited) CIN: U22110TG1998PLC028994

Our Company was originally incorporated at Hyderabad, Andhra Pradesh as "Dachepalli Publishers Private Limited" on 3rd March, 1998 under the provisions of the

Companies Act. 1956 vide Certificate of Incorporation issued by the Registrar of Companies, Andhra Pradesh, Hyderabad, Consequent upon the conversion of our Company to public limited company, the name of our Company was changed to "Dachepalli Publishers Limited" vide fresh certificate of incorporation dated 29th July, 2024 issued by the Central Processing Centre, Haryana. For further details please refer to chapter titled "History and Certain Corporate Matters" beginning on page 158 of this Draft Red Herring Prospectus.

Registered Office: Plot No. 2/B, (C.F.AREA) I.D.A. Cherlapalli, Phase-II, Hyderabad, Telangana, India, 500051 Contact Person: Mr. Anand Joshi, Company Secretary & Compliance Officer Tel No: + 91-7207020941; E-mail id: cs@dachepalli.com; Website: www.dachepalli.com

OUR PROMOTERS: MR. VINOD KUMAR DACHEPALLI, MR. RUSHIKESH DACHEPALLY AND MRS. MANJULA DACHEPALLI **DETAILS OF THE ISSUE**

INITIAL PUBLIC OFFER OF UP TO 39,60,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF DACHEPALLI PUBLISHERS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF RS. [●]/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. [●] LAKHS ("THE ISSUE"), OF WHICH [●] EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE, AGGREGATING TO RS. [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E., ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF RS 10/- EACH FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE, AGGREGATING TO RS. [●] LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [●]% AND [●]% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Issue shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of undersubscription; or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders, out of which (a) one third of such portion was reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such subcategories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35% of the Net Issue shall be available for allocation to Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of RIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For further details please refer the section titled "Issue Procedure" beginning on page no. 248 of this Draft Red Herring Prospectus. Provided further that for the purpose of public issue by an issuer to be listed /listed on SME exchange made in accordance with Chapter IX of these regulations, the words "Retail Individual investors" shall be read as words "individual

investors who applies for minimum application size" A copy will be filed with the Registrar of Companies as required under Section 26 of the Companies Act, 2013. THE FACE VALUE OF THE EQUITY SHARES IS ₹10/- EACH AND THE ISSUE PRICE IS [●] TIMES OF THE FACE VALUE

This public announcement is being made in compliance with regulation 247 of SEBI ICDR Regulation, 2018 along with F.No. SEBI/LAD-NRO/GN/2025/233 Notification dated March 03, 2025 and in accordance SEBI (ICDR) (Amendment) Regulations, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the Issue and has filed the Draft Red Herring Prospectus dated June 24, 2025 which has been filed with the SME Platform of BSE Limited ('BSE SME" o 'BSE") In relation to above, the Draft Red Herring Prospectus filed with BSE shall be made available to the public for comments, if any, for a period of at least 21 days, from the date mentioned below by hosting it on the respective websites of the Stock Exchange i.e., BSE at www.bseindia.com, website of the Company at www.dachepalli.com and the website of the Book Running Lead Manager to the Issue at www.synfinx.com. Our Company hereby invites the members of the public to give comments on the Draft Red Herring Prospectus filed with BSE with respect to disclosures made in the Draft Red Herring Prospectus. The members of the public are requested to send a copy of their comments to BSE and or to the Company Secretary and Compliance Officer (cs@dachepalli.com) of our Company and /or the Book Running Lead Manager of the issue at their respective addresses mentioned herein below in relation to the issue on or before 5:00 pom. on the 21 days & 21 days from the date of filing of "Issue Document with SME Platform of BSE Limited ("BSE SME).

Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this issue. For taking an investment decision, investors must rely on their own examination of the issuer and this Issue; including the risks Involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to the statement of 'Risk Factors' given on page 29 of the Draft Red Herring Prospectus, Any decision to invest in the Equity Shares described in the Draft Red Herring Prospectus may only be made after the Red Herring Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus,

The Equity Shares, when offered, through the Red Herring Prospectus, and proposed to be listed on the SME Platform of BSE Limited ('BSE SME or 'BSE), For details of the main objects of our Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 158 of the Draft

Red Herring Prospectus. The liability of the members of our Company is limited, For details of the share capital, capital structure of our Company, the names of the signatories for the Memorandum of Association and the number of shares of our Company subscribed by them of our Company, please see "Capital Structure" beginning on page 65 of the Draft Red Herring Prospectus.



SYNFINX CAPITAL PRIVATE LIMITED Registered office: F No 305/A/B 8-3-945,

Pancom Business Center, Ameerpet, Hyderabad, Telangana, India – 500073 Corporate Office: 501, 5th Floor, Plot No. 12/12A, Krishnaveer's Euphoria, Jubilee Enclave Road, Hitech City, Hyderabad, Telangana 500081 Telephone: 9833932080

Email: mbd@synfinx.com Website: www.synfinx.com Investor Grievance Email: Investor.redressal@synfinx.com Contact Person: Mr. Sanka Hari Surva

SEBI Registration Number: INM000013192

CIN: U65990TG2022PTC158659

Place - Hyderabad, Telangana

BIGSHARE SERVICES PRIVATE LIMITED

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Telephone: 022 6263 8200 Email: ipo@bigshareonline.com Website: www.bigshareonline.com Investor Grievance Email: investors@bigshareonline.com Contact Person: Mr. Babu Rapheal C SEBI Registration Number: INR000001385 CIN: U99999MH1994PTC076534

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Red Herring Prospectus.

For Dachepalli Publishers Limited

On behalf of the Board of Directors Anand Joshi

Company Secretary and compliance officer Dachepalli Publishers Limited is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity

Shares and has filed the Draft Red Herring Prospectus with BSE on June 24, 2025, The Draft Red Herring Prospectus shall be available on the website of the BSE at www. bseindia.com and is available on website of the Company i.e. www.dachepalli.com, website of the Lead Manager to the issue, Synfinx Capital Private Limited at www. synfinx.com Potential investors should note that investment inequity shares involves a high degree of risk and for details relating to such risks, please see the section entitled "Risk Factors" on page 29 of the Draft Red Herring Prospectus and the details set out in the Prospectus, when filed. Potential investors should not rely on the Draft Prospectus for making any investment decision This announcement has been prepared for publication in India and may not be released in the United Stales. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United Statas, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.S. Securities Act of 1933 or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the. Company and that will contain detailed information about the Company and management, as well as financial statements. However, the securities described in this announcement are not being offered or sold in the United States.