



Date: May 28, 2025

National Stock Exchange of India Ltd.,	BSE Ltd.,
Exchange Plaza, C-1 Block G, Bandra Kurla Complex Bandra [E], Mumbai – 400051  NSE Scrip Symbol: BLS	Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001 BSE Scrip Code: 540073

SUBJECT: Public Notice for completion of dispatch of Notice of Postal Ballot of the Company

Dear Sir / Madam,

In compliance with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s), amendment(s) and re-enactment(s) thereof), we are hereby enclosing copies of Newspaper advertisement confirming completion of dispatch of Postal Ballot Notice on Tuesday, May 27, 2025 through e-mail, to all the members whose e-mail addresses are registered with M/s Beetal Financial & Computer Services Private Limited, the Registrar and Transfer Agent of the Company/ Depository Participants and whose names appear in the Register of Members/List of Beneficial Owners as received from the National Securities Depository Limited and Central Depository Services (India) Limited as on Friday, May 23, 2025 (the "Cut-off date") published today i.e. Wednesday, May 28, 2025 in following newspapers:

- 1. Financial Express (All edition) English Language
- 2. Jansatta (Delhi edition) Hindi Language

The aforesaid Newspaper clippings are also uploaded on Company's website at <a href="https://www.blsinternational.com">https://www.blsinternational.com</a>.

Kindly take the same in your records and bring notice to all concerned.

For BLS International Services Limited

Dharak A. Mehta

**Company Secretary & Compliance Officer** 

M. No.: FCS12878

SARLA

SARLA PERFORMANCE FIBERS LIMITED CIN: L31909DN1993PLC000056

Estate, Silvassa - 396 230 (U.T. of Dadra & Nagar Haveli) Corp. Office: - 304, Arcadia Building, 195, NCPA Marg, Nariman Point- 400021 Tel. 0260-3290467, Fax: 0260-2631356,

E-mail: investors@sarlafibers.com, Website: www.sarlafibers.com

GENERAL MEETING THROUGH VIDEO CONFERENCING/OTHER AUDIO-VISUAL MEANS Members of Sarla Performance Fibers Limited ("the Company") will be held on

The AGM is being convened through VC/OAVM in compliance with the applicable provisions of the Companies Act, 2013, read with the General Circulars issued by the Ministry of Corporate Affairs (MCA) - Circular No. 14/2020 dated April 8, 2020; Circular No. 17/2020 dated April 13, 2020; Circular No. 20/2020 dated May 5, 2020 Circular No. 02/2021 dated January 13, 2021; Circular No. 02/2022 dated May 5 2022; Circular No. 10/2022 dated December 28, 2022; Circular No. 09/2023 dated September 25, 2023; Circular No. 09/2024 dated September 19, 2024; and any subsequent applicable circulars (collectively referred to as the "MCA Circulars") and with the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, read with relevant circulars issued by the Securities and Exchange Board of India (SEBI) - Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020; Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January

The VC/OAVM facility for the AGM is being provided by MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) through its InstaMeet

In compliance with the MCA Circulars and SEBI Circulars, the Notice of the 32° Annual General Meeting (AGM) along with the Annual Report for the financial year 2024-25 will be sent electronically to those Members whose e-mail addresses are registered with the Company, its Registrar and Share Transfer Agent (RTA), or the

In accordance with Regulation 36(1)(b) of the SEBI LODR Regulations, as amended a letter will be dispatched to all those shareholders who have not registered their email addresses, providing the web-link with the exact path where the complete details

Members are requested to note that the Notice of the 32™ AGM and the Annual Report 2024-25 will also be made available on the Company's website at www.sarlafibers com, and on the websites of the Stock Exchanges - BSE Limited at www.bseindia.com

The Company shall provide a physical or electronic copy of the Annual Report, as requested, to any Member who specifically requests the same by writing to investors@sarlafibers.com, mentioning their Folio Number / DP ID / Client ID.

Members can attend and participate in the AGM only through Video Conferencing (VC) or Other Audio Visual Means (OAVM). The instructions for joining the AGM will be provided in the Notice of AGM. Members attending the meeting through VC/OAVM shall be counted for the purpose of determining the quorum, in accordance with Section 103 of the Companies Act, 2013.

The remote e-voting facility for the AGM is being provided by MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) through its Instavote platform to all its members to enable them to cast their votes on the resolutions set forth in the Notice of AGM. Additionally, the Company will also provide a facility for e-voting during the AGM to allow Members participating in the meeting to vote on the resolutions. The detailed procedure for remote e-voting and e-voting during the AGM will be provided in the Notice.

The Company has notified the closure of the Register of Members and Share Fransfer Books from Thursday, June 19, 2025 to Wednesday, June 25, 2025 (both

Members may please note that the Board of Directors, at its meeting held on April 25, 2025, recommended a final dividend of Rs. 3/- per equity share of Rs.1/- each (300%), subject to the approval of the shareholders. If declared, the dividend will be paid to those members whose names appear in the Register of Members as on the

In case any Member has not registered their e-mail address, they may do so by

update their email addresses by sending a request to the Company at investors@ sariafibers.com or to the Company's Registrar and Share Transfer Agent (RTA) at rnt.helpdesk@in.mpms.mufg.com.

to register or update their email addresses with their respective Depository Participants (DPs).

applicable laws, to their registered email addresses, in due course.

Company and is in compliance with the applicable MCA and SEBI Circulars.

For Sarla Performance Fibers Limited

Place: Mumbai

Date: 27th May, 2025

Company Secretary & Compliance Officer

#### BLS INTERNATIONAL SERVICES LIMITED CIN: L51909DL1983PLC016907

Regd. Office: G-4, B-1, Extension, Mohan Co-operative Industrial Estate, Mathura Road, New Delhi-110044 Tel. No.: 011-23310658, Fax: 011-23755264

Email: compliance@blsinternational.net, Website: www.blsinternational.com NOTICE OF POSTAL BALLOT AND E-VOTING INFORMATION Notice is hereby given that the resolutions set out below are proposed to be passed by the

members of BLS International Services Limited ("the Company") by means of the Postal Ballot, only by way of remote e-voting process ("e-voting"), pursuant to the provisions of Section 108 and Section 110 of the Companies Act, 2013, and other applicable provisions, if any, of the Companies Act, 2013, ('the Act') (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") and other applicable provisions of the Act and the Rules, General Circular No. 14/2020 dated April 08, 2020 and subsequent circulars issued in this regard and recent General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meetings ("SS2") issued by the Institute of Company Secretaries of India and other applicable laws, rules and regulations (including any statutory modification or reenactment thereof for the time being in force and as amended from time to time), to seek your consent for the following resolutions as set out hereunder and proposed to be passed through postal ballot ("Postal Ballot") by way of remote electronic voting ("e-voting"):

Sr. No.	Description	Type of resolution
1.	APPOINTMENT OF MRS. (DR.) SAVITA (DIN: 08764773) AS NON - EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY	SPECIAL RESOLUTION
2.	APPROVAL OF CHANGE IN TERMS OF APPOINTMENT OF MR. KARAN AGGARWAL (DIN: 02030873) FROM	SPECIAL RESOLUTION

EXECUTIVE DIRECTOR (KMP) TO NON-EXECUTIVE NON-INDEPENDENT DIRECTOR (NON-KMP) OF THE

The members are hereby informed that the Company has completed the dispatch of postal ballot notice along with the Explanatory Statement through emails to the members on Tuesday, May 27, 2025, to those members of the Company whose names appear on the Register of Members/List of Beneficial Owner as on Friday, May 23, 2025 ("Cut-off Date"). Voting Rights shall be reckoned on the paid-up value of Equity Shares registered in the name of members as on Cut-off date. A person who is not a member on the cut-off date should accordingly treat the Postal Ballot Notice for information purposes only.

The Company has also uploaded the Postal Ballot Notice on the website of the Company at https://www.blsinternational.com. The Postal Ballot Notice is also available on the evoting website of CDSL at https://evotingindia.com and on the website of the Stock Exchanges where equity shares of the Company are listed at https://www.bseindia.com/ and https://www.nseindia.com/

In accordance with the MCA Circulars, the physical copies of Notice, Postal Ballot Forms and prepaid Business reply envelopes are not being sent to members for this Postal Ballot and communication of assent/dissent of the members will take place through remote e-

The Company has engaged the services of Central Depository Services Ltd ("CDSL") for the purpose of providing remote e-voting facility to all the Members. Members are requested to note that the voting through electronic mode shall commence from Wednesday, May 28, 2025 at 9:00 AM (IST) and end on Thursday, June 26, 2025 at 5:00 PM (IST). The remote e-voting shall not be allowed beyond the said date and time. Any assent or dissent received from the member after the specified date and time for remote evoting shall be deemed as invalid and treated as if no response has been submitted by the

The Board of Directors has appointed Mr. Vijay Yaday (Membership No. FCS 11990) Partner of M/s. AVS & Associates, Practicing Company Secretaries, as Scrutinizer for conducting the Postal Ballot, through the e-voting process, in a fair and transparent manner. The Scrutinizer's decision on the validity of the Postal Ballot shall be final.

The result of the Postal Ballot will be declared on or before Monday, June 30, 2025 and will be communicated to the Stock Exchanges where the Equity Shares of the Company are listed and will also be displayed on the website of CDSL i.e. https://evotingindia.com and on the website of the Company i.e. www.blsinternational.com.

Manner of Remote e-voting by members holding shares in dematerialized mode, physical mode, and members who have not registered their email address has been provided in the Postal Ballot Notice.

In case you have any queries or issues regarding the E-voting, you may refer the Frequently Asked Questions ("FAQs") and the e-voting manual available a www.evotingindia.com under help section or all grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or contact at toll-free no. 1800 21 09911.

For BLS International Services Limited

**Dharak Mehta** 

Place: New Delhi

Company Secretary & Compliance Officer ICSI M. No. - FCS12878



## **DELIVERING VALUE**

**EXTRACT OF CONSOLIDATED & STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025** 

198						e i
1	E In	Lacs	exce	ot 8	EPS	9

Particulars	Quarter Ended	Year Ended On	Quarter Ended	Quarter Ended	Year Ended On	Quarter Ended Audited	
	Audited	Audited	Audited	Audited	Audited		
	31.03.2025	31.03.2025	31.03.2024	31.03.2025	31.03.2025	31.03.2024	
Total Income from operations (Net)	6,181.88	32,797.45	7,548.26	6,220.68	32,296.24	7,397.19	
Net Profit / (Loss) for the period before tax (Before Exceptional and/or Extraordinary items)	3,473.46	19,273.50	4,005.54	3,502.85	18,643.11	3,825.88	
Net Profit / (Loss) for the period before tax (After Exceptional and /or Extraordinary items)	3,470.45	19,267.65	4,005.54	3,499.82	18,637.27	3,825.80	
Net Profit / (Loss) for the period after tax (After Exceptional and/or Extraordinary items)	2,471.50	14,926.60	3,053.86	2,478.76	14,395.16	2,923.26	
Total Comprehensive Income for the period [Comprising profit/loss for the period (after tax) and other comprehensive Income (after tax)]	2,464.89	14,919.99	3,038.94	2,472.20	14,388.60	2,908.34	
Paid up Equity Share Capital (Face Value of ₹ 10/- each)	7,846.09	7,846.09	3,386.95	7,846.09	7,846.09	3,386.95	
Reserves (excluding revaluation reserves)	71,832.97	71,832.97	31,204.43	69,066.83	69,066.83	28,969.70	
Earnings per Equity Share in ₹ 10/- each (not annualised) i Basic	3.15	20.15	4.51	3.16	19.43	4.32	
ii Diluted	3.11	19.89	4.51	3.12	19.18	4.32	

Note: The above is an extract of the detailed format of Audited Financial Results filled with BSE Limited & National Stock Exchange of India Limited under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the following weblinks:

1) On the BSE: https://www.bseindia.com/stock-share-price/monarch-networth-capital-ltd/monarch/511551/financials-results/ On the NSE: https://www.nseindia.com/get-quotes/equity?symbol=MONARCH

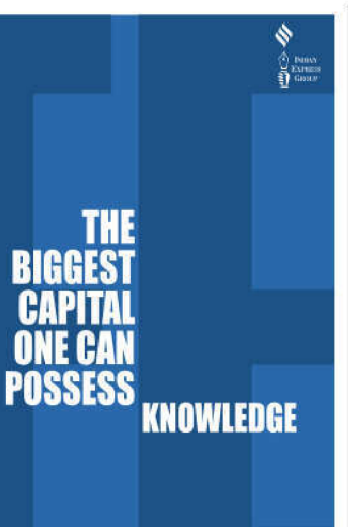
3) On Company's website: https://www.mndgroup.com/financial-results

By order of the Board of Directors For Monarch Networth Capital Limited

Ashok Bafna, Whole-time Director, DIN: 01431472

Regd. Office: Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Road 5E, Zone - 5, GIFT City, Gandhinagar, Gujarat - 382355 Corp.Office: "Monarch House", Opp Prahladbhai Patel Garden, Near Ishwar Bhuvan, Commerce Six Roads, Navrangoura, Ahmedabad - 380009

Tel No.: +91 079 26666500 | Email: cs@mnclgroup.com | Website: www.mnclgroup.com | CIN: L64990GJ1993PLC120014



#### MORGAN VENTURES LIMITED CIN: L80106DL1986PLC025841

Regd. Office: 37, Ring Road, Lajpat Nagar – IV, New Delhi 110024

Email Id: secretarial@goyalgroup.com, website: www.morganventures.in, Ph: 011-41628143 Extract of Audited Financial Results for the Quarter and Year ended March 31, 2025 Sr. Particulars Quarter Ended

NO.						
		31.03.2025 (Audited)	31.12.2024 (UnAudited)	31.03.2024 (Audited)	31.03.2025 (Audited)	31.03.2024 (Audited)
1.	Total income from operations	1241.83	1445.75	1091.08	4670.28	2300,66
2.	Net Profit/ (Loss) for the period (before Tax, Exceptional Items)	787.12	1240.72	712.27	3308.12	1386.78
3.	Net Profit/ (Loss) for the period after Tax (after Tax, Exceptional Items and / or Extraordinary Items)	670.41	928.45	480,80	2561.83	994.52
4.	Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after Tax)	0	0	0	0	0
5.	Equity Share Capital	994.93	994.93	994.93	994.93	994.93
6.	Reserves (excluding revaluation reserve) as shown in the audited balance sheet of the previous year	7936.03	7265.62	5374.20	7936.03	5374.20
7.	Earnings Per Share (of Rs. 10/- each) (for continuing & discontinued operations)  1. Basic: (in Rs.)  2. Diluted; (in Rs.)	6.77 6.77	9.38 9.38	4.86 4.86	25.88 25.88	10.05 10.05

the Standalone Financial Results for the quarter and Year ended March 31: 2025 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these Financial Results are available on the Stock Exchange website, www.bseindia.com and on the Company's website www.morganventures.in For and on behalf of Board Kuldeep Kumar Dhar Place: New Delhi

meeting held on May 26, 2025 and reviewed by the Statutory Auditors. 2. The above is an extract of the detailed format of

Managing Director (DIN 002299386 Dated: May 26, 2025 This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to Securities or Units Not for release, publication or distribution directly or indirectly, outside India.



**♦ FINANCIAL EXPRESS** 

(Please scan this QR Code to view the DRHP)



## CENTRAL MINE PLANNING & DESIGN INSTITUTE LIMITED

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 REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR Regulations").

Our Company was incorporated in Bihar at Patna as "Central Mine Planning & Design Institute Limited", as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 01, 1975, issued by the Registrar of Companies, Bihar at Patna. Thereafter, our Company was converted from a private limited company to a public limited company, pursuant to a resolution passed in the extraordinary general meeting of our Shareholders held on May 9, 2025, and a fresh certificate of incorporation dated May 20, 2025 was issued to our Company by the Registrar of Companies, Central Processing Centre. For further details relating to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 216 of the draft red herring prospectus dated May 26, 2025 ("DRHP" or "Draft Red Herring Prospectus")

Registered and Corporate Office: Gondwana Place, Kanke Road, Ranchi, Jharkhand, India - 834008 Contact Person: Abhishek Mundhra, Company Secretary and Compliance Officer, Tel: 0651 - 2230169 E-mail: complianceoff.cmpdi@coalindia.in; Website: www.cmpdi.co.in; Corporate Identity Number: U14292JH1975GOI001223

OUR PROMOTERS: PRESIDENT OF INDIA, ACTING THROUGH THE MINISTRY OF COAL,

**GOVERNMENT OF INDIA AND COAL INDIA LIMITED** 

INITIAL PUBLIC OFFERING OF UP TO 71,400,000 EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH ("EQUITY SHARES") OF CENTRAL MINE PLANNING & DESIGN INSTITUTE LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [◆] PER EQUITY SHARE INCLUDING A PREMIUM OF ₹ [◆] PER EQUITY SHARE (THE "OFFER PRICE") THROUGH AN OFFER FOR SALE (THE "OFFER") OF UP TO 71,400,000 EQUITY SHARES AGGREGATING UP TO ₹ [◆] MILLION BY COAL INDIA LIMITED (THE "PROMOTER SELLING SHAREHOLDER" OR "SELLING SHAREHOLDER" AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDER, THE OFFER INCLUDES A RESERVATION OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH, AGGREGATING UP TO ₹ [◆] MILLION (CONSTITUTING UP TO

[e]% OF THE POST OFFER PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE SHAREHOLDERS ("SHAREHOLDER RESERVATION PORITON"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [●]% AND [●]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, OUR COMPANY MAY IN CONSULTATION WITH THE BRLMS, OFFER A DISCOUNT OF ₹[...] ON THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT").

EMPLOYEE DISCOUNT AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, AND WILL BE ADVERTISED IN ALL EDITIONS OF [●] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITIONS OF [●] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, HINDI ALSO BEING THE REGIONAL LANGUAGE OF JHARKHAND, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE AND NSE FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHNAGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS. 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 2 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, THE

Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company, may in consultation with the BRLMs. for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum period of one Working Day, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a public notice and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to the Self-Certified Syndicate Banks ("SCSBs"), Designated Intermediaries and the Sponsor Bank(s), as applicable

The Offer is being made in terms of Rule 19(2)(b) of SCRR, read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company, in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("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 QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, 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 Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Portion") of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 0.2 million and up to ₹ 1.0 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 1.0 million and undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Bidders in the other sub-category of the Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Investors ("Retail Portion"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) are mandatorily required to utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter), as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 447 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 26, 2025 with SEBI and the Stock Exchanges on May 27, 2025.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of publication of this public announcement, in accordance with Regulation 26(2) of the SEBI ICDR Regulations, by hosting it on the websites of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com, where the equity shares are proposed to be listed and on the website of the Company at www.cmpdi.co.in and the websites of the book running lead managers to the Offer, i.e., IDBI Capital Markets & Securities Limited at www.idbicapital.com and SBI Capital Markets Limited at www.sbicaps.com. Our Company hereby invites the public to give comments on the DRHP filed with SEBI and the Stock Exchanges with respect to disclosures made in the DRHP. The public is requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or the Company and/or the BRLMs and/or the Company Secretary and Compliance Officer of our Company in relation to the Offer on or before 5:00 p.m. on the 21st day from the date of publication of this public announcement in accordance with Regulation 26(2) of the SEBI ICDR Regulations.

entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Company and the Offer, including the risks involved. The Equity Shares have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 39 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP, as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered, through the RHP, are proposed to be listed on the Stock

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their

Certain Corporate Matters" on page 216 of the DRHP. For details of the share capital and capital structure of our Company and the names of the signatories to the memorandum of association and the number of shares of our Company

The liability of the members of our Company is limited by shares. For details of the main objects of our Company as contained in its memorandum of association, see "History and

subscribed by them, see "Capital Structure" on page 89 of the DRHP.

O SBICAPS (T) IDBI capital SBI Capital Markets Limited Unit No.1501, 15th floor, A&B Wing, Parinee Crescenzo Building,

> G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 Tel: +91 22 4006 9807 Website: www.sbicaps.com Investor Grievance ID: investor.relations@sbicaps.com Contact Person: Kristina Dias

E-mail: cmpdil.ipo@sbicaps.com SEBI Registration No.: INM000003531 KFin Technologies Limited Address: Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District. Nanakramguda, Serilingampally,

Hyderabad - 500 032. Telangana, India Tel: +91 4067162222 E-mail: centralmine.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M. Murali Krishna SEBI registration no: INR00000021

COMPANY SECRETARY AND COMPLIANCE OFFICER Abhishek Mundhra

Telephone: 0651 2230169; E-mail: complianceoff.cmpdi@coalindia.in; Website: www.cmpdi.co.in

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For CENTRAL MINE PLANNING & DESIGN INSTITUTE LIMITED On behalf of the Board of Directors

Abhishek Mundhra Company Secretary and Compliance Officer

available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges, i.e., BSE Limited at www.bseindia.com and National Stock Exchange of India at www.nseindia.com and is available on website of the Company i.e. www.cmpdi.co.in, websites of the BRLMs, IDBI Capital Markets & Securities Limited at www.idbicapital.com and SBI Capital Markets Limited at www.sbicaps.com. Any Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such

risks, please see the section entitled "Risk Factors" on page 39 of the DRHP and the details set out in the RHP, when filed. Potential investors should not rely on the DRHP for The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act"), or any state securities laws in 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 U.S. 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. The

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.



Place : Mumbai

Date: 27 May, 2025

Reg. Office :- Survey No. 59/1/4, Amli Piparia Industrial

NOTICE TO THE MEMBERS OF THE COMPANY ON INFORMATION REGARDING 32\*\* ANNUAL Notice is hereby given that the 32<sup>rd</sup> Annual General Meeting ("AGM") of the Wednesday, June 25, 2025, at 11:00 a.m. (IST) through Video Conferencing ("VC") Other Audio Visual Means ("OAVM"), to transact the business as set out in the Notice of the 32" AGM.

15, 2021; Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023; Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023; Circular No SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024; and any subsequent applicable circulars (collectively referred to as the "SEBI Circulars").

respective Depository Participants (DPs).

of the Annual Report, including the Notice of the 32" AGM, are available.

and National Stock Exchange of India Limited at www.nseindia.com.

days inclusive), for the purpose of the AGM for the financial year 2024 - 25.

record date, i.e., Wednesday, June 18, 2025. following the instructions provided below: For Physical Holding: Members holding shares in physical form may register or

. For Demat Holding: Members holding shares in dematerialized form are requested

The Notice of the 32nd AGM will be sent to the Members in accordance with the This notice is being issued for the information and benefit of all the Members of the

Kapil Raj Yadav

Dated: May 27, 2025

## MONARCH NETWORTH CAPITAL LIMITED

# **COMMITTED TO**

**IDBI Capital Markets & Securities Limited** 6th Floor, IDBI Tower, WTC Complex. Cuffe Parade, Mumbai - 400 005, Maharashtra, India Telephone: +91 22 40691953

Investor Grievance E-mail: redressal@idbicapital.com Website: www.idbicapital.com

Place: Ranchi, Jharkhand

Date: May 27, 2025

E-mail: cmpdil.ipo@idbicapital.com

Contact Person: Himanshu Shekhar Jha/ Lokendra Parihar

SEBI Registration Number: INM000010866

Gondwana Place, Kanke Road, Ranchi, Jharkhand - 834008, India

CENTRAL MINE PLANNING & DESIGN INSTITUTE LIMITED is proposing, subject to, applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP with SEBI and Stock Exchanges on May 27, 2025. The DRHP shall be

New Delhi

epaper.financialexpress.com

28 मई, 2025

जनसता

S. Vo	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	DECEMBER 2000	of allottees pplicants	Total No. of Shares allocated/allotted	Surplus Deficit (7)-14)
(1)	(2)	(3)	(4)	(5)	(6)	(7)		(10)	(14)	(16)
99	310000	1	0.02	310000	0.24	1489	1	1	2000	511
100	314000	1	0.02	314000	0.25	1508	1	1	2000	492
101	326000	1	0.02	326000	0.26	1566	1	1	2000	434
102	330000	3	0.06	990000	0.78	4754	2	3	4000	-754
103	332000	1	0.02	332000	0.26	1594	1	1	2000	406
104	338000	1	0.02	338000	0.27	1623	1	1	2000	377
105	340000	1	0.02	340000	0.27	1633	1	1	2000	367
106	346000		0.02	346000	0.27	1662	840	1	2000	338
107	348000	1	0.02	348000	0.27	1671	-1	1	2000	329
108	350000	3	0.06	1050000	0.83	5042	1	1	6000	958
109	358000	2	0.04	716000	0.56	3438	1	1	4000	562
110	382000	1	0.02	382000	0.30	1834	345	1	2000	166
111	384000	1	0.02	384000	0.30	1844	- 1	1	2000	156
112	392000	1	0.02	392000	0.31	1883	1	1	2000	117
113	416000	2	0.04	832000	0.66	3996	1	1	4000	4
114	450000	1	0.02	450000	0.35	2161	53	1	2000	-161
115	498000	1	0.02	498000	0.39	2392	S#	1	2000	-392
116	500000	2	0.04	1000000	0.79	4802	1	1	4000	-802
117	502000	1	0.02	502000	0.40	2411	1	1	2000	-411
118	538000	1	0.02	538000	0.42	2584	195	1	2000	-584
119	540000	- 1	0.02	540000	0.43	2593	818	1	2000	-593
120	600000	2	0.04	1200000	0.94	5763	1	1	4000	-1763
121	616000	1	0.02	616000	0.48	2958	1	1	2000	-958
122	694000	1	0.02	694000	0.55	3333	345	1	4000	667
123	832000	1	0.02	832000	0.66	3996	1	1	4000	4
124	834000	1	0.02	834000	0.66	4005	1	1	4000	-5
125	936000	1	0.02	936000	0.74	4495	1	1	4000	-495
126	954000	1	0.02	954000	0.75	4581	345	1	4000	-581
127	1198000	1	0.02	1198000	0.94	5753	1	1	6000	247
128	1200000	1	0.02	1200000	0.94	5763	1	1	6000	237
129	1318000	1	0.02	1318000	1.04	6330	1	1	6000	-330
130	1560000	1	0.02	1560000	1.23	7492	34	1	8000	508
131	1668000	4	0.08	6672000	5.25	32042	-1	1	32000	-42
132	1930000	1 14	0.02	1930000	1.52	9269	1	- 1	10000	731

2002000

20320000

127020000

1.58

16.00

100

9614

97585

610000

0.02

0.19

100

10

5250

Note: 1 Additional lot 2000 shares have been allocated to Categories 600000, 2032000 in the ratio of 1:2 & 9:10

Allotment to QIBs excluding Anchor Investors (After Technical Rejections)

Allotment to QIBs, who have bid at the Issue Price of Rs. 60/- per Equity Share or above, has been done on a proportionate basis in consultation with National Stock Exchange of India Limited. This category has been subscribed to the extent of 31.24631 times of QIB portion. The total number of Equity Shares allotted in the QIB category is 812,000 Equity Shares, which were allotted to 18 successful Applicants:

Category	FI'S/BANK'S	MF'S	IC'S	NBFC*S	AIF	FPC/FII	Others	Total
QIB	2	<b>5</b> 4	42,000	-55		196,000	574,000	812,000

Allotment to Anchor Investors (After Technical Rejections)

The Company in consultation with the BRLM has allocated 12,16,000 Equity Shares to 6 Anchor Investors at the Anchor Investor issue price of Rs. 60/- per Equity Shares in accordance with the SEBI ICDR Regulations. This represents 60% of the QIB Category.

Category	FIS/BANKS	MF'S	IC'S	NBFC'S	AIF	FPI/FPC	Others	Total
Anchor	×		79	Ü	882,000	334,000	(7.00)	1,216,000

 Allocation to Market Maker (After Technical Rejections & Withdrawal): The Basis of Allotment to Market Maker who have bid at Issue Price of ₹60/- per Equity Shares or above, was finalized in consultation with NSE. The category was subscribed 1.00 times i.e. for 2.16,000 Equity Shares the total number of shares allotted in this category is 2.16,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

No. of Shares Applied No. of Applications % to Total No. of Equity Shares % of No. of Equity Shares allocated/ Total Number of Surplus/ Ratio for (Category wise) applied in this Category total shares allotted Deficit received total allotted per Applicant 2,16,000 100.00 2,16,000 100.00 2,16,000 2,16,000 100.00 2,16,000 100.00 2,16,000 2,16,000

The Board of Directors of our Company at its meeting held on May 26, 2025 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being National Stock Exchange of India Limited and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been dispatched/ mailed for unblocking of funds and transfer to the Public Issue Account on or before May 26, 2025 and payment to non-Syndicate brokers have been issued on May 27, 2025. In case the same is not received within ten days, investors may contact the Registrar to the Issue at the address given below. The Equity Shares allotted to the successful allottees shall be uploaded on or before May 27, 2025 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from National Stock Exchange of India Limited and the trading of the Equity Shares is expected to commence on May 28, 2025.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated May 26, 2025 filed with the Registrar of Companies, West Bengal ("RoC").

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registranto the Issue, KFIN TECHNOLOGIES LIMITED at website: www.kfintech.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID. Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:

KFIN TECHNOLOGIES LIMITED

Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana

Contact Person: M Murali Krishna Tel: +91 40 6716 2222; Fax: +91 40 2343 1551

Email: dccl.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com

Website: www.kfintech.com

SEBI Registration No.: INR000000221

#### CORRIGENDUM TO PROSPECTUS - NOTICE TO INVESTORS

386

-17585

In reference to the Prospectus dated May 26, 2025, the following amendments are carried out in prospectus: The Shareholding Pattern of our Company, as specified in the "CAPITAL STRUCTURE" chapter on page 62 of the Prospectus, will be revised to include the number of shares locked-in under the column "No. of locked-in Equity Shares (XII) (As a % of total shares held)." This amendment reflects 98,47,778 shares (100%) in the Promoters and

Promoter Group category and 1,52,222 (100%) shares in the Public category, bringing the total to 1,00,00,000 (100%) shares in the respective column.

On behalf of Board of Directors For DAR CREDIT & CAPITAL LIMITED Place: Kolkata, India Ms. Priya Kumari

Date: May 27, 2025 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DAR CREDIT & CAPITAL LIMITED.

Disclaimer: DAR CREDIT & CAPITAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, West Bengal on May 26, 2025 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the websites of the BRLM at www.gyrcapitaladvisors.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the Prospectus including the section titled "Risk Factors" beginning on page 28 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United Delhi Advertising

Union Bank

133

134

2002000

2032000

**GRAND TOTAL** 

नोएडा सेक्टर—15, शाखा राजेन्द्रा कॉम्पलेक्स, नयाबांस नोएडा, सेक्टर—15, नोएडा, जिला गौतम बुद्ध नगर-201301 (उ.प्र.)

10000

80000

610000

विक्री सूचना अचल संपत्तियों की बिक्री के लिए

प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 8 (6) के साथ पठित वित्तीय परिसंपत्तियों के प्रतिभृतिकरण और पूनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत अचल संपत्ति की बिक्री हेत् सूचना एतद्वारा जनसामान्य को और विशेष रूप से कर्जदार (रों) और गारंटर (रों) को नोटिस दिया जाता है कि प्रतिभूत लेनदार के पास बंधक 🖊 प्रभारित नीचे वर्णित अचल संपत्ति जिसका सांकेतिक 🖊 भौतिक (नीचे उल्लिखित विवरण) का कब्जा यूनियन बैंक ऑफ इंडिया के अधिकृत प्राधिकारी द्वारा लिया गया है, यूनियन बैंक ऑफ इंडिया के नीचे दिए गए कर्जदार (रों), बंधककर्ता (ऑ) और गारंटर (रो) से राशि की वसूली के लिए लेनदार को प्रतिभूत संपत्ति "जैसा है जहां है", "जो है यही है" तथा "जो कुछ भी है वहीं है" आधार पर बेचा जाएगा ।

क्र. स.	कर्जदार तथा गारंटर का नाम और पता	नीलामी हेतु रखी चल 🖊 अचल सम्पत्ति का विवरण	रचनात्मक या भौतिक कब्जा	कर्जदार / गारंटर से वसूली योग्य बकाया (रु.) आरक्षित मूल्य (रु.)	आरक्षित मूल्य (रु.) ईएमडी बोली वृद्धि	नीलामी की तिथि और समय
7	मेसर्स कृष्णा इलेक्ट्रोपार्ट प्राइवेट लिमिटेड, रजि. कार्यालय. — डब्ल्यूजेड — 256 / डी प्रथम तल खसरा नंबर 1595, इंदरपुरी नई दिल्ली डब्ल्यूजेड — 256 / डी. प्रथम तल, खसरा नं. 1595, इंदरपुरी, नई दिल्ली —	1595, इंदरपूरी नई दिल्ली — 110012,	मौतिक कब्जा	▼. 37,37, 743.62 + 05.02.2025	₹. 54,16,000 / − ₹. 5,41,600 / −	13.06.2025 दोपहर
f	110012, 110012 साथ ही सी-47, सेक्टर-7 नोएडा गौतमबुद्ध नगर उ. प्र. – 201301 आदित्य नाथ मिश्रा, निदेशक / बंधककर्ता – मैंसर्स कृष्णा इलेक्ट्रोपार्ट प्राइवेट लिमिटेड, डब्ल्यू जेड – 256 / डी प्रथम तल खसरा नं 1595 इंद्रपुरी नई दिल्ली 110012, निमा मिश्रा, निदेशक-मैसर्स कृष्णा इलेक्ट्रोपार्ट प्राइवेट लिमिटेड, डब्ल्यूजेड – 256 / डी प्रथम तल खसरा नंबर 1595 इंद्रपुरी नई दिल्ली 110012			तक प्रभारित ब्याज	₹.54,000 / —	12:00 बजे से शाम 05:00 बजे तक

पंजीकरण और लॉगिन और बोली लगाने के नियमों के लिए आगे बोली लगाने वाले केवल https://baanknet.com कथा https://baanknet.com में दिए गए लिंक को देखें । नोट बोलीदाता को सलाह दी जाती है कि वे केवाईसी की वेबसाइट 🗸 पोर्टल को नीलामी की तारीख से कम से कम 2—3 दिन पहले और ईएमढी को किसी भी असुविधा से बचने के लिए नीलामी की तारीख से 2 दिन पहले जमा किए जा सकते हैं ।

दिनांक: 15.05.2025, स्थान: नोएडा अधिकृत प्राधिकारी, युनियन बैंक ऑफ इंडिया

#### EXTENSION OF THE TENDERING PERIOD AND THE OPEN OFFER PERIOD ANNOUNCEMENT FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF

## **GSB FINANCE LIMITED**

Corporate Identification Number: L99999MH2001PLC134193 Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814; Website: www.gsbgroup.co.in; Email ID: info@gsbgroup.co.in;

THIS ADVERTISEMENT FOR EXTENSION OF THE TENDERING PERIOD AND THE SUBSEQUENT OFFER PERIOD IS BEING ISSUED BY SWARAJ SHARES AND SECURITIES PRIVATE LIMITED, THE MANAGER TO THE OFFER ('MANAGER') FOR AND ON BEHALF OF THE INDIVIDUAL ACQUIRERS NAMELY BEING, MR. VIVEK KUMAR SINGHAL (ACQUIRER 1), MR. KSHITIJ AGRAWAL (ACQUIRER 2), ALONG WITH THE CORPORATE ACQUIRERS M/S NIVESH MANDI PRIVATE LIMITED (ACQUIRER 3), AND M/S STOCK MANDI (ACQUIRER 4), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, FOR ACQUISITION OF UP TO 15,60,000 OFFER SHARES REPRESENTING 26.00% OF THE VOTING CAPITAL OF GSB FINANCE LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹20.00/-, PAYABLE IN CASH PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3(1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ('ADVERTISEMENT FOR EXTENSION OF THE TENDERING PERIOD AND SUBSEQUENT OFFER PERIOD').

This Advertisement for Extension of the Tendering Period and subsequent Offer Period is to be read in conjunction with the: (a) Public Announcement dated Friday, November 29, 2024 ('Public Announcement'), (b) Detailed Public Statement dated Tuesday, December 03, 2024, in connection with this Offer, published on behalf of the Acquirers on Wednesday, December 04, 2024, in the following newspapers, namely being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), and Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition). ('Newspapers') (Detailed Public Statement'), and (c) Draft Letter of Offer dated Tuesday, December 10, 2024 ('Draft Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, this Corrigendum cum Advertisement for intimation of Advertisement for Extension of the Tendering Period and subsequent Offer Period are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this Advertisement for Extension of the Tendering Period and subsequent Offer Period shall have the meaning assigned to such terms in the Offer Documents.

The Public Shareholders of the Target Company are requested to note that, for the acquisition of up to 15,60,000 Offer Shares representing 26.00% of the Voting Share Capital of the Target Company, each at an offer price of ₹20.00/- each, and for the transfer of management and control of the Target Company, the Target Company is necessitated to be in receipt of prior approval from the Reserve Bank of India in terms of Paragraph 61 of Chapter - IX of Section III of Master Direction -Non-Banking Financial Company – Non-Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016, bearing notification number DNBR.PD.007/03.10.119/2016-17 dated September 01, 2016

Public Shareholders are requested to note that, pursuant to the date of the observation letter issued by the Securities and Exchange Board of India bearing reference number 'SEBI/HO/CFD/CFD-RAC-DCR2/P/OW/2025/13560/1' dated Monday, May 19, 2025 ('SEBI Observation Letter'), SEBI has stated that:

- (a) The Letter of Offer may be dispatched to the Public Shareholders after receipt of the requisite approval from the Reserve Bank of India;
- (b) The tendering period for the Open Offer and other formalities shall commence not later than 12 Working Days from the date of receipt of the RBI approvals;
- (c) Payment to all successful Public Shareholders who tender their Equity Shares in this Open Offer shall be completed within 10 Working Days from the last date of the tendering period, subject to the Acquirers paying interest for the delay

We would like to clarify that, as on date, the Target Company has not received the requisite approval from the Reserve Bank of India. On the culmination of the aforesaid facts, we would like to inform you that, the Acquirers have hereby confirmed, warranted, and stated that:

- (a) The Letter of Offer shall be dispatched to the Public Shareholders after receipt of the requisite approval from the Reserve Bank of India: (b) The tendering period for the Open Offer and other formalities shall commence not later than 12 Working Davs from the
- date of receipt of the RBI approval; (c) The Offer Price shall be revised considering the interest factor at the rate of 10.00% per annum on the Offer Price for
- the period of delay to all the eligible Public Shareholders whose Equity Shares have been accepted in the said Offer at the rate of 10.00% per annum in accordance with and in compliance with the provisions of Regulation 18 (11A) of the SEBI (SAST) Regulations ('Interest'); (d) In case of non-receipt of the said Reserve Bank of India Approval, the Acquirers shall withdraw the said Offer in accordance with the provisions of Regulation 23(1)(a) of the SEBI (SAST) Regulations. In pursuance of the said
- withdrawal, within 2 Working Days make an advertisement in the Newspapers, providing the grounds and reasons for withdrawal of the said Offer, and inform SEBI, BSE Limited, and the Target Company, in accordance and compliance with the provisions of Regulation 23(2) of the SEBI (SAST) Regulations. The Acquirers accepts full responsibility for the information contained in this Extension of Offer Period

Advertisement and for his obligations as prescribed under the SEBI (SAST) Regulations.

## Issued by the Manager to the Offer on behalf of the Acquirers

DANGER & BACUPATIES POT ATD

Date: Tuesday, May 27, 2025

Place: Mumbai

Swaraj Shares and Securities Private Limited Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriot, Andheri East, Mumbai- 400093, Maharashtra, India Contact Person: Pankita Patel/ Tanmoy Banerjee

Contact Number: +91-22-69649999

Email Address: takeover@swarajshares.com Investor grievance Email Address: investor.relations@swarajshares.com

SEBI Registration Number: INM00012980 Validity: Permanent

For and on behalf of all the Acquirers

Mr. Vivek Kumar Singhal Acquirer 1



## ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड

(पूर्व में ओएआईएस ऑटो फाइनेंशियल सर्विसेज लिमिटेड के नाम से जाना जाता था) (ओरिक्स ऑटो इंफ्रास्ट्रक्चर सर्विसेज लिमिटेड की सहायक कंपनी) **रजि. कार्यालयः** प्लॉट नं. 94, मारोल को—ऑपरेटिव इंडस्ट्रियल एस्टेट, अंधेरी—कुर्ला रोड, अंधेरी (ई), मुंबई— 400059, दूरभाषः +91 22 2859 5093/6707 0100 , फैक्स +91 22 2852 8549, ईमेलः info@orixindia.com, www.orixindia.com , सीआईएनः U74900MH2006PLC163937

#### (वित्तीय संपत्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित अधिनियम, 2002 के प्रवर्तन की धारा 13(2) के तहत नोटिंस) निम्नलिखित उधारकर्ताओं और सह–उधारकर्ताओं ने ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड से नीचे दिए

गए सुरक्षित ऋणों का लाभ उठाया। नीचे उल्लिखित उधारकर्ताओं के ऋणों को उनकी संबंधित संपत्तियों के बंधक द्वारा सुरक्षित किया गया है। जैसा कि वे संबंधित ऋण समझौतों के नियमों और शर्तों का पालन करने में विफल रहे हैं और वे अनियमित हो गए थे, उनके ऋणों को आरबीआई दिशानिर्देशों के अनुसार एनपीए के रूप में वर्गीकृत किया गया था। ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड को उनके द्वारा देय राशि का उल्लेख संबंधित नोटिस के अनुसार किया गया है, जिसे विशेष रूप से निम्नलिखित तालिका में वर्णित किया गया है और उक्त राशि पर आगे ब्याज भी लागू होगा और उसी के साथ उनकी संबंधित तिथियों से प्रभावी संविदात्मक दर के अनुसार शूल्क लिया जाएगा।

I	क्रं सं.	ऋण खाता संख्या	ऋण का प्रकार	कर्जदारों के नाम	13(2) सूचना के अनुसार बकाया	नोटिस की तारीख
ı	1.	LN0000000021389	एसएमई प्रतिभृति	1. मेसर्स शिव हेल्थ केयर	भा.रु.	26.05.2025
ı				2. अरुण कुमार	22,56,155.73 / -	
1				3. अनुराधा		

प्रतिभूति संपत्ति का विवरणः आवासीय (गांव आबादी) प्लॉट नंबर डब्ल्यू-99, ब्लॉक/पॉकेट-डब्ल्यू, आवंटन संख्या आरऑईटी01458 के माधयम से, गांव / सेक्टर–रिठोरी, प्रज्ञा दादरी, ग्रेटर नोएडा, जिला गौतम बुद्ध नगर (युपी)वाली सम्पत्ति का सम्पूर्ण टुकड़ा एवं अंश ,कुल क्षेत्रफल–40 वर्ग मीटर, तथा सीमाबद्ध:पूर्व: प्लॉट नंबर डब्ल्यू–98, पश्चिम: प्लॉट नंबर डब्ल्यू-100, उत्तरः 12 मीटर चौड़ी सड़क, दक्षिणः खुली जमीन,

उपरोक्त तालिका में दिखाए गए विवरणों के अनुसार आपको ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड को देय राशि, उनकी संबंधित तिथियों से उस पर अनुबंधित ब्याज दर और अन्य लागतों, शुल्कों आदि के साथ ,इस प्रकाशन की तारीख से 60 दिनों के भीतर बकाया राशि का भुगतान करने के लिए कहा गया है, जिसके विफल होने पर अधोहस्ताक्षरी ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड को देय राशि की वसूली के लिए यहां ऊपर उल्लिखित बंधक संपत्तियों के खिलाफ सरफेसी अधिनियम की धारा 13(4) और धारा 14 के तहत कार्यवाही शुरू करने के लिए बाध्य किया जाएगा। इसके अलावा आपको उक्त अधिनियम की धारा 13(13) के तहत उक्त प्रतिभूति संपत्ति को बिक्री / पट्टे या अन्यथा के माध्यम से स्थानांतरित करने से प्रतिबंधित किया गया है।

दिनांकः 26.05.2025 अधिकृत अधिकारी, ओरिक्स लीजिंग एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड स्थान : उत्तर प्रदेश

#### COURT NOTICE In The Court Of Sh. Akashdeep Singh Malwai Judicial Magistrate

First Class-11, Jalandhar P. K Jain

Murari Prasad Kirodiwal CNR NO: PBJL03-002316-2024 Next Date: 08-07-2025

detail of offence: proclamation requiring the appearance of a person accused Notice To: Murari prasad kirodiwal r/o k-804 RNA regency park, CHS ltd MG

road kandivali west mumbai (maharashtra) also r/o 1001, rock, enclave kandivali west mumbai ( maharashtra) 400067 In above titled case, the accused could

not be served through non bailable warrants of arrest proclamation is hereby made the said murari prasad kirodiwal is required to appear before this court ( or before me) me 08-07-2025 to answer the said complaint/case failing of which he shall be declared person, It is ordered that accused should appear in person or through counsel on 08-07-2025 at 10:00 a.m. for details logon to: https://highcourtchd.gov.in/?trs=dist

rict notice&district=Jalandhar

Judicial Magistrate First Class- 11 Jalandhar

## THE RESERVE an Pin Homes Ltd

केन फिन होम्स लिमिटेड सी-18, परम प्लाजा, आर.डी.सी., गाजियाबाद, 201001, संपर्कः 0120-4086097, 7625079135 ई-मेल ghaziabad@canfinhomes.com, CIN: L85110KA1987PLC008699 नियम ९(१) के परंतुक देखें

अचल संपत्तियों की बिक्री के लिए बिक्री सूचना

वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, २००२ के साथ पिटत प्रतिभूति हित (प्रवर्तन) नियमावली २००२ के नियम ९(१) के प्रावधान के तहत अचल आरितयों की बिक्री हेतु बिक्री

... एतदुद्वारा सर्व साधारण को और विशेष रूप से कर्जदार (रों) तथा गारंटर (रों) को सूचना दी जाती है कि प्रत्याभूत लेनदार के पास बंधक/प्रभारित निम्नवर्णित अचल सम्पत्ति, जिसका भौतिक कब्जा केन फिन होम्स लिमिटेड, गाजियाबाद शाखा के प्राधिकृत अधिकारी द्वारा प्राप्त किया जा चुका है, श्री मोबिन खान पुत्र बुंदू खान और श्री मोहम्मद बुंदू पुत्र हकीम (ऋणी) और श्री सलीम पुत्र बुंदू सिंह और सुश्री वीना रानी पुत्री रमेश चंद ट्रटेजा (जमानतकर्ता) की तरफ केन फिन होम्स लिमिटेड की २७.०५.२०२५ तक बकाया राशि रू. २२.६८.५५। /- (रूपये बाईस लाख अडसट हजार पांच सौ इक्यावन मात्र) उस पर आगे ब्याज एवं अन्य प्रभारों इत्यादि की वसूली के लिए दिनांक 18.06.2025 को ''जैसी है जहां है'', जैसी है जो है'' तथा ''जो भी है वहां है'' आधार पर बेची जाएगी। सुरक्षित मूल्य रू. | 15,00,000/- (रू. पन्द्रह लाख मात्र) तथा धरोहर राशि जमा रू. 1,50,000/- (रू. एक लाख पचास हजार मात्र)

सम्पत्ति का विवरणः मकान नं. २७८, ओल्ड आर्य नगर, गली नं. ३ए, गाजियाबाद, उत्तर प्रदेश -201009, चौहद्दीः पूर्वः सोहन सिंह का घर, पश्चिमः जीत कौर का घर, उत्तरः ८ फिट चौडी गली और दक्षिणः रेलवे की सम्पत्ति। ज्ञात भारः शून्य

बिक्री के विस्तृत नियम एवं शर्ते केन फिन होम्स लिमिटेड की आधिकारिक वेबसाइट (www.canfinhomes.com) में उपलब्ध कराई गई है। कृपया निम्नलिखित लिंक देखें https://www.canfinhomes.com/ SearchAuction.adpx Link for participating in e-auction: www.bankeauctionwizard.com

दिनांकः २७.०५.२०२५ स्थानः गाजियाबाद। हस्ता./- प्राधिकृत अधिकारी, केन फिन होम्स लिमिटेड

बीएलएस इंटरनेशनल सर्विसेज लिमिटेड सीआईएन: L51909DL1983PLC016907

Company Secretary & Compliance Officer

पंजीकृत कार्यालयः जी-4बी-1, एक्सटेंशन मोहन को-ऑपरेटिव इंडस्ट्रियल एस्टेट, मथुरा मार्गु, नई दिल्ली - 110044

फोन नं: 011-45795002 ईमेल: compliance@blsinternational.net वेबसाइट: blsinternational.com

## पोस्टल बैलेट और रिमोट ई-वोटिंग का नोटिस

एतदवारा नोटिस दिया जाता है कि बीएलएस इंटरनेशनल सर्विसेज लिमिटेड ("कंपनी") के सदस्यों द्वारा नीचे दिए गए प्रस्तावों को पोस्टल बैलट के माध्यम से, केवल रिमोट ई—वोटिंग प्रक्रिया ("ई-बोटिंग") के मध्यम से, कंपनी अधिनियम, 2013 की धारा 108 और धारा 110 के प्रावधानों और कंपनी अधिनियम, 2013, ('अधिनियम') के अन्य लागू प्रावधानों, यदि कोई हो, (समय-समय पर संशोधित किसी भी वैधानिक संशोधन या पुन: अधिनियमन सहित) के अनुसार , कंपनी (प्रबंधन और प्रशासन) नियम, 2014 ('नियम') के नियम 20 और 22 और अधिनियम और नियमों के अन्य लागू प्रावधानों के सहपठित, 08 अप्रैल, 2020 का सामान्य परिपन्न संख्या 14 / 2020 और इस संबंध में जारी किए गए बाद के परिपन्न और हाल ही में 19 सितंबर, 2020 का सामान्य परिपत्र संख्या 09 / 2024 2024, कॉर्पोरेट मामलों के मंत्रालय द्वारा जारी ("एमसीए परिपन्न"), भारतीय प्रतिभृति और विनिमय बोर्ड (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 44 **("सूचीबद्धता विनियम"),** भारतीय कंपनी सचिव संस्थान द्वारा जारी सामान्य बैठकों पर सचिवीय मानक ("एसएस 2") और अन्य लागु कानुन, नियम और विनियम (किसी भी वैधानिक संशोधन या पुन: अधिनियमन सहित, जो वर्तमान में लागू हैं और समय-समय पर संशोधित किए गए हैं), निम्नलिखित प्रस्तावों के लिए आपकी सहमति लेने के लिए, जैसा कि नीचे निर्धारित किया गया है और रिमोट इलेक्ट्रॉनिक वोटिंग ('ई--वोटिंग') के माध्यम से पोस्टल बैलट ("पोस्टल बैलट') के माध्यम से पारित करने का प्रस्ताव किया गया है:

संख्या	विवरण	का प्रकार
1.	श्रीमती (डॉ.) सविता (डीआईएन: 08764773) की कंपनी के गैर-कार्यकारी स्वतंत्र निवेशक के रूप में नियुक्ति	विशेष प्रस्ताव
2.	श्री करण अग्रवाल (क्षीआईएन: 02030873) की कंपनी के कार्यकारी निदेशक (केएमपी) से गैर-कार्यकारी गैर-स्वतंत्र निदेशक (गैर-केएमपी) के रूप में नियुक्ति की शर्तों में परिवर्तन की स्वीकृति	विशेष प्रस्ताव

सदरयों को एसदहारा सुवित किया जाता है कि कंपनी ने मंगलवार, 27 मई, 2025 को सदस्यों को ईमेल के माध्यम से स्पष्टीकरण कथन के साथ पोस्टल बैलेट नोटिस भेजने का काम पूरा कर लिया है। कंपनी के उन सदस्यों को जिनके नाम शुक्रवार, 23 मई, 2025 (**'कट-ऑफ तिथि')** तक सदस्यों के रजिस्टर/लाभार्थी स्वामी की सूची में उपलब्ध हैं। वोटिंग अधिकारों की गणना कट-ऑफ तिथि पर सदस्यों के नाम पर पंजीकृत इक्विटी शेयरों के चुकता मुख्य पर की जाएगी। कोई व्यक्ति जो कट-ऑफ तिथि पर सदस्य नहीं है, उसे तदनुसार पोस्टल बैलेट नोटिस को केवल सूचना के उद्देश्य से ही लेना चाहिए।

कंपनी ने पांस्टल बैलेंट नोटिस को कंपनी की चेबसाइट https://www.blsinternational.com पर भी अपलोड कर दिया है। पोस्टल बैलेट नोटिस सीडीएसएल की ई-वोटिंग वेबसाइट https://www.evotingindia.com पर और स्टॉक एक्सचेंजों की वेबसाइट पर भी उपलब्ध है, जहाँ कंपनी के इक्विटी शेयर https://www.bseindia.com और https://www.nseindia.com/ पर सूचीबद्ध

एमसीए परिपत्रों के अनुसार, इस पोस्टल बैलेट के लिए नोटिस, पोस्टल बैलेट फॉर्म और प्रीपेड विजनेस रिप्लाई लिफाफे की मौतिक प्रतियाँ सदस्यों को नहीं भेजी जा रही हैं, और सदस्यों की सहमति / असहमति का संचार केवल रिमोट ई—वोटिंग सिस्टम के माध्यम से होगा ।

कंपनी ने सभी सदस्यों को रिमोट ई-बोटिंग सुविधा प्रदान करने के उद्देश्य से सेंट्रल डिपॉजिटरी सर्विसेज लिमिटेड ("सीडीएसएल") की सेवाएँ ली हैं। सदस्यों से अनुरोध है कि वे ध्यान दें कि इलेक्ट्रॉनिक मोंड के माध्यम से मतदान बुधवार, 28 मई, 2025 को प्रात: 09:00 बजे (आईएसटी) से शुरू होगा और गुरुवार, 26 जून, 2025 को सांयः 05'00 बजे (आईएसटी) समाप्त हो जाएगा। उक्त तिथि और समय के बाद रिमोट ई-वोटिंग की अनुमति नहीं दी जाएगी। रिमोट ई-बोटिंग के लिए निर्दिष्ट तिथि और समय के बाद सदस्य से प्राप्त कोई भी सहमति या असहमति अमान्य मानी जाएगी और ऐसा माना जाएगा जैसे कि सदस्य द्वारा कोई प्रतिक्रिया प्रस्तृत नहीं की गई है।

निदेशक मंडल ने ई-योटिंग प्रक्रिया के माध्यम से निष्पक्ष और पारदर्शी तरीके से पोरटल बैलेट के संचालन के लिए मैसर्स एवीएस एंड एसोसिएटस, प्रैक्टिसिंग कंपनी सेक्रेटरीज के पार्टनर श्री विजय यादव (सदस्यता संख्या एफसीएस 11990) को संवीक्षक नियक्त किया है। पोस्टल बैलेट की वैधता पर संवीक्षक का निर्णय अंतिम होगा।

पोस्टल बैलेट का परिणाम सोमवार, 30 जून, 2025 को या उससे पहले घोषित किया जाएगा और उन स्टॉक एक्सचेंजों को भी सचित किया जाएगा जहां कंपनी के इक्विटी शेयर सचीबद्ध हैं और इसे सीडीएसएल की वेबसाइट यानी https://evotingindia.com और कंपनी की

वेबसाइट यानी <u>www.blsinternational.com</u> पर भी प्रदर्शित किया जाएगा । डिमटेरियलाइज्ड मोड, फिजिकल मोड में शेयर धारी सदस्यों और जिन सदस्यों ने अपना ईमेल पता पंजीकृत नहीं किया है, उनके द्वारा रिमोट ई—बोटिंग का तरीका पोस्टल बैलेट नोटिस में

प्रदान किया गया है। यदि ई-वोटिंग के संबंध में आपके कोई प्रश्न या समस्याएं हैं, तो आप अक्सर पूछे जाने वाले

प्रश्न ("एफएक्यू") और www.evotingindia.com पर सहायता अनुभाग के अंतर्गत उपलब्ध ई-वोटिंग मैनअल का संदर्भ ले सकते हैं या इलेक्ट्रॉनिक मध्यम से मतदान की सुविद्या से संबंधित सभी शिकायतें श्री शकेश दलवीं, यरिष्ठ प्रबंधक, (सीडीएसएल) सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड, ए विंग, 25वीं मंजिल, मैराथन प्रयूचरएक्स, मफतलाल मिल कपाउँडस, एन एम जोशी मार्ग, लोअर परेल (पूर्व), मुंबई – 400013 को संबोधित कर सकते हैं या helpdesk.evoting@cdslindia.com पर ईमेल भेज सकते हैं या टोल-फ्री नंबर 1800 21 09911 पर संपर्क कर सकते हैं।

कृते बीएलएस इंटरनेशनल सर्विसेज लिमिटेड हस्ता./-धारक मेहता

स्थानः नई दिल्ली दिनाकः 27.05.2025

कंपनी सचिव एवं अनुपालन अधिकारी आईसीएसआई एम. - एफसीएस 12878