

HARIG CRANKSHAFTS LIMITED

CIN: L68200UP1983PLC026603, Website: www.harigcrankshafts.com

Regd office:- Plot No 66, Udyog Vihar, Gautam Buddha Nagar, Greater Noida, Uttar Pradesh-201306, India

Email Id:-harig@harigcrankshafts.com; GSTIN: 09AAACH1275R2Z2, Phone no.-9818105480

To,

Date: 1st October, 2025

BSE Limited

**P.J. Towers, Dalal Street,
Mumbai — 400001**

BSE Scrip Code: 500178

Subject: NEWSPAPER ADVERTISEMENT OF THE ADJOURNED 2ND ANNUAL GENERAL MEETING (POST CIRP) OF THE HARIG CRANKSHAFTS LIMITED

Dear Sir/Madam,

Pursuant to the provisions of Section 103 of the Companies Act, 2013 read with rules made there under and in compliance with Regulation 30 and other applicable provisions of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations, 2015 (SEBI Listing Regulation), we are enclosing herewith copies of the newspaper advertisement published in Financial Express and Jansatta on 01.10.2025 intimating Members of the Company about adjourned 2nd Annual General Meeting (Post CIRP) of the Company.

Newspaper Advertisement is also available on the website of the Company i.e. www.harigcrankshafts.com

Kindly take this information on record.

Thanking you

FOR HARIG CRANKSHAFTS LIMITED

**Ayushi Gupta
Company Secretary & Compliance Officer**

Encl. as above

PUNJAB & SIND BANK
(A Govt. of India Undertaking)
BRANCH OFFICE: RAILWAY ROAD, MOGA, DISTT. MOGA -142001

[RULE 8 (1)] POSSESSION NOTICE (FOR IMMMOVABLE PROPERTY)
Whereas the Undersigned being "Authorized Officer" of Punjab & Sind Bank, Zonal Office Moga, Under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 in Exercise of power conferred under section 13(12) read with security interest (Enforcement) Rules, 2002. Issued a demand notice under Section 13(2) of SARFAESI Act 2002 calling upon the following borrower(s)/Guarantor(s) to repay the amount mentioned in notice within 60 days of the date of receipt of the said notice.

The Borrower(s)/Guarantor(s) having failed to repay the amount notice is hereby given to the Borrower(s)/Guarantor(s) and the public in general that the undersigned has taken **Symbolic Possession** of the property described here below in Exercise of the power conferred on him/her under section 13(4) of said Act read with rule 9 of the said rules.

The Borrower(s)/Guarantor(s) in particular & the public in general is hereby cautioned not to deal with the said property and dealing with the property will be subject to the charge of the **Punjab & Sind Bank, Railway Road, Moga**, for an amount mentioned here in below, besides interest and other charges/expenses against calling account.

The borrower(s)/Guarantor(s) attention is invited to provisions of Sub-Section (8) of Section 13 of the Act, in respect of time available to redeem the secured asset(s).

Name of the Borrower(s)/Guarantor(s)	Description of Immovable Property	Date of Demand Notice	Date of Possession	Outstanding Demand/Notice
Borrower: Arshdeep Singh S/o Jagjeet Singh, Address: 1. Plot No. 50, Yuvraj Enclave, Near Kotkapura Bypass, Moga -142001. Address: 2. House No. 634, Ward No. 31, Near Khooni Masit, Purana Moga, Moga -142001. Address: 3. Sagar Poultry Farm, Bahona Road, Moga-142001. Co-Borrower: Vikramjeet Singh S/o Jagjeet Singh, Address: 1. Plot No. 50, Yuvraj Enclave, Near Kotkapura Bypass, Moga-142001. Address: 2. House No. 634, Ward No. 31, Near Khooni Masit, Purana Moga, Moga-142001. Guarantor(s): 1. Deepinder Kaur W/o Sukhmander Singh, Address: 1. Plot No. 50, Yuvraj Enclave, Near Kotkapura Bypass, Moga -142001. Address: 2. House No. 634, Ward No. 31, Near Khooni Masit, Purana Moga, Moga -142001. 2. Gurwinder Singh S/o Sukhmander Singh, Address: 1. House No. 301, Patti Usang, Moga -142001. Address: 2. Goodwill Graphics, Opposite Petrol Pump, Greenfield Colony, Moga -142001.	Property measuring Residential House Measuring 04 Marlas 01 Sarsai 06 Square feet, Details below:- 1) Area Measuring 02 Marlas 01 Sarsahi being 19/1656 Share of 09 Kanals 04 Marla, Comprising in Khewat No. 906, Khatauni No. 1293, Khasra No. 124//3(9-4). 2) Area Measuring 02 Marlas being 18/1440 Share of 08 Kanals 00 Marla, Comprising in Khewat No. 906, Khatauni No. 1293, Khasra No. 124 // 4(8-0), As per copy of Jamabandi for 2017-18 and the Super Structure thereon, Already Constructed (if Any) and to be constructed in future up to the Height of the Sky, Situated in the Revenue Area of Moga Mehla Singh II, Tehsil and Distt. Moga, Presently Owned by Mr. Arshdeep Singh S/o Jagjeet Singh, vide transfer deed No. 2021- 22/21/2509 dated 13.10.2021. S/o under: North: 23 feet 9 inch Gali 30 feet, West: 47 feet 4 inch Rajdeep Singh, East: 47 feet 4 inch Harinder Singh, South: 23 feet 9 inch Gali 22 feet.	02.07.2025	29.09.2025	Rs. 36,68,312.92 (Rupees Thirty Six Lakhs Sixty Eight Thousand Three Hundred Twelve & Paise Ninety Two Only) as on 02.07.2025 with future interest W.e.f. 02.07.2025 costs, charges and other expenses thereon.

DATE: 29.09.2025 PLACE: Moga AUTHORISED OFFICER

This fresh sale notice is hereby issued to inform all concerned parties of the revised terms and necessary amendments to the sale notice and associated process documents.

E-Auction Sale Notice under IBC, 2016
Sale Notice under Regulation 32 of IBBI (Liquidation Process) Regulation, 2016
M/s Abhinav Steels and Power Limited (in Liquidation)
CIN U74899DL1987PLC029384
Regd. Off (as per MCA records): 401, Mahavir Complex LSC, Rishabh Vihar, New Delhi, DL 110092 IN
Liquidator's Office: CS-14, Ansal Plaza, Vaishali, Ghaziabad, 201010
Contact Person: Ravi Chaudhary (Mobile No. +91 87118 13299) / Danish Gaur (Mobile No. +91 8860095117) / Suhani Agarwal (Mobile No. +91-7007989402) / Kanchan Joshi (Mobile No. +91 9643212518)
Support Contact (Baanknet): +91 82912 20220
Baanknet Email ID: support.baanknet@psballiance.com
Date of e-auction- 31st October, 2025 Friday, 10:00 A.M to 1st November, 2025 Saturday 10:00 A.M

Sale of assets of M/s Abhinav Steels and Power Limited (in Liquidation) forming part of Liquidation Estate by the liquidator Appointed by the Hon'ble National Company Law Tribunal, New Delhi Bench VI vide order dated 02.09.2022 in C.P. (IB) 275/ND/2019. The sale will be done by the undersigned through the e-auction Baanknet platform <https://ibbi.baanknet.com>

Description	Date and Time of E-Auction	Reserve Price (INR)	Submission of EMD Amount	Bid Incremental value
BLOCK- OFFICE BLOCK Office premises located at Chamber No. 2, Fourth Floor, Sangam Palace Building, Civil Lines, Prayagraj - U.P.	31 st October, 2025 Friday, 10:00 A.M to 1 st November, 2025 Saturday 10:00 A.M - (With an unlimited extension of 5 min each.)	21,32,145/-	2,13,214.5/-	1,00,000/-

- Date of Inspection: From 01st October, 2025 10:00 A.M to 28th October, 2025 10:00 A.M with prior intimation to the Liquidator.
- EMD shall be deposited from 1st October, 2025 (Wednesday), 11 A.M. till 28th October, 2025 (Tuesday), 11 A.M. only through the Baanknet E-auction platform (<https://ibbi.baanknet.com>). The intended bidder shall have to add money to his e-wallet using various payment methods prompted in the portal for simplifying the checkout process conveniently. If prospective bidder is found ineligible, EMD shall be forfeited.
- Detailed terms and conditions are available in the e-auction process document which will be uploaded on the e-auction agency's website on <https://ibbi.baanknet.com>.
- Last date for submission of requisite documents, including declaration of eligibility under Section 29A of the Insolvency and Bankruptcy Code, 2016 through the electronic auction platform (<https://ibbi.baanknet.com>) - 28th October, 2025
- Declaration of Highest Bidders - 1st November, 2025
- Declaration of Successful Bidder - 3rd November, 2025.
- The successful bidder of Office premises located at Chamber No. 2, Fourth Floor, Sangam Palace Building, Civil Lines, Prayagraj will be given physical possession of the office within 30 days from the date of issue of the sale certificate.
- Preference will be given to the successful bidders based on the objective of maximizing the value of assets.
- This Sale Notice shall be read in conjunction with the complete E-Auction Process Document containing details of the assets, online e-auction bid form, declaration and undertaking forms, general terms and conditions of the e-auction Sale, which is available on the website: <https://baanknet.com/>. You may please contact at +91 82912 20220 and Email ID: support.baanknet@psballiance.com for any support and assistance if required.

Debashish Nanda
Liquidator
Abhinav Steels and Power Limited
IBBI Registration No.: IBBI/PA-003/IP-N00040/2017-18/10316
Address: CS-14, C Floor, Ansal Plaza, Vaishali, Ghaziabad, U.P.
Date : 30-09-2025
Place : Vaishali, Ghaziabad
Email ID: liquidator.abhinavsteel@gmail.com / dnanda.cma@gmail.com

HARIG CRANKSHAFTS LIMITED
CIN: L68200UP1983PLC026603, Website: www.harigrankshafts.com
Regd office- Plot No 66, Udyog Vihar, Gautam Buddha Nagar, Greater Noida, Uttar Pradesh-201306, India
Email Id:-harig@harigrankshafts.com; GSTIN: 09AAACH1275R222, Phone no.-9818105480
NOTICE OF THE ADJOURNED 2ND ANNUAL GENERAL MEETING (POST CIRP) OF HARIG CRANKSHAFTS LIMITED

Notice is hereby given that the 02nd Annual General Meeting (Post CIRP) of the Shareholders of Harig Crankshafts Limited which was scheduled to be held on Monday, 29th day of September, 2025 at 12:00 PM through Video Conferencing/Other Audio Video Means, has been adjourned due to want of quorum and will now be held on Monday 06th October, 2025 at 12:00 PM through Video Conferencing/Other Audio Video Means to transact the businesses as specified in the notice convening the AGM which was sent on by permitted mode as per the provisions of the Companies Act, 2013 and rules made thereunder and other applicable MCA Circular and circular issued by SEBI to shareholders.

The E-notice for Notice of Adjournd Second (02nd) Annual General Meeting (Post CIRP) of Harig Crankshafts Limited ("Company") Scheduled to be held on Monday, the 6th October, 2025 Through Video Conferencing/ Other Audio-Visual Means (V/C/OAVM) AT 12:00 Noon has been sent to shareholders whose email address are registered with company/RTA/DP on September 29, 2025.

All the voting on the proposed resolution/s (if any) done by the members through e-Voting process as offered by the Company, shall be considered for the adjourned AGM as well. The Facility of e-voting shall be made available at the Adjournd AGM. Members attending the meeting who has not already cast their vote shall be able to exercise their right at the adjourned meeting.

In case you have any queries or issues regarding e-voting, you may contact at:
Email Id: evoting@nsdl.com
Phone number: 022-48867000.
In case any queries, you may contact the person mentioned below:
Name: Ayushi Gupta
Designation: Company Secretary
Email: -ang@harigrankshafts.com
Phone no.-9818105480

For HARIG CRANKSHAFTS LIMITED
Sd/-
Ayushi Gupta
Company Secretary & Compliance Officer

Date : 1st October, 2025
Place : Noida

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 UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS") NOR IS IT A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES (AS DEFINED IN THE DRHP) IN COMPLIANCE WITH CHAPTER II OF THE SEBI ICDR REGULATIONS.

PUBLIC ANNOUNCEMENT



SHANKESH JEWELLERS LIMITED

Our Company was incorporated as, H. K. Gold Private Limited, a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated July, 11, 2005 issued by the RoC. The name of our Company was changed to "Shankesh Jewellers Private Limited" pursuant to special resolution passed by Shareholders of our Company at the Extra-ordinary General Meeting held on June 16, 2006, and a fresh certificate of incorporation dated August 09, 2006 was issued by the RoC. Subsequently, our Company was converted to a public limited company pursuant to a special resolution passed by Shareholders of our Company at the Extra-ordinary General Meeting held on April 10, 2025 under the name and style of "Shankesh Jewellers Limited" and a fresh certificate of incorporation dated April 23, 2025 was issued by the RoC. 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 September 29, 2025 ("DRHP").

Registered Office: Office No. 12, 3rd Floor, 101 Mumbadevi Diamond Premises Co-op. Society Ltd., Zaveri Bazar, Mumbai, Maharashtra, India, 400002.
Contact Person: Shweta Dattatray Ravankar, Company Secretary and Compliance Officer; Telephone: +91 2234700089; E-mail: cs@shankeshjewellers.com; Website: www.shankeshjewellers.com; Corporate Identity Number: U36910MH2005PLC154679

OUR PROMOTERS: KANTILAL KHEEMRAJ JAIN, MAHAVIR KANTILAL JAIN AND MANOJ KANTILAL JAIN

INITIAL PUBLIC OFFERING OF UP TO 40,000,000 EQUITY SHARES OF FACE VALUE OF ₹ 5 EACH ("EQUITY SHARES") OF SHANKESH JEWELLERS LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO [•] MILLION COMPRISING A FRESH ISSUE OF UP TO 30,000,000 EQUITY SHARES OF FACE VALUE OF ₹ 5 EACH AGGREGATING UP TO ₹ [•] MILLION BY OUR COMPANY ("FRSH ISSUE") AND AN OFFER FOR SALE OF UP TO 10,000,000 EQUITY SHARES OF FACE VALUE OF ₹ 5 EACH AGGREGATING TO UP TO ₹ [•] MILLION ("OFFERED SHARES") BY [•] ("THE PROMOTER SELLING SHAREHOLDERS") ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY CONSIDER A PRE-IPO PLACEMENT OF UPTO 3,000,000 EQUITY SHARES FOR AN AGGREGATE AMOUNT TO ₹ [•] MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE OFFER, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE OFFER. PRIOR TO THE COMPLETION OF THE OFFER AND ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT IN LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS. THE PRICE BAND, THE MINIMUM BID LOT, IF ANY WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs, AND WILL BE ADVERTISED IN ALL EDITIONS OF [•], AN ENGLISH NATIONAL DAILY NEWSPAPER, ALL EDITIONS OF [•], A HINDI NATIONAL DAILY NEWSPAPER AND [•] EDITIONS OF [•], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/offer Period not exceeding ten Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company, in consultation of the BRLMs, for reasons to be recorded in writing, may extend the Bid/offer Period for a minimum of one Working Day, subject to the Bid/offer Period not exceeding ten 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 Book Running Lead Managers and at the terminals of the Members of the Syndicate and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Bank(s), as applicable.

This Offer is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process and is in compliance with Regulation 6(1) of the SEBI ICDR Regulations wherein in terms of Regulation 32(1) of the SEBI ICDR Regulations, not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion") provided that our Company, in consultation with the BRLMs, may 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 at least one-third shall be available for allocation to 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 under-subscription 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 QIB Bidders (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 20 million and up to ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations ("Retail Portion"), subject to valid Bids being received from them at or above the Offer Price. Further all potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank accounts (including UPI ID for UPI Bidders using UPI Mechanism) (as defined hereinafter) in which the Bid amount will be blocked by the SCSBs or the Sponsor Banks, as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 344 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations 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 make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated September 29, 2025, with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on September 29, 2025. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges has been made public for comments. If any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com, on the website of the Company at www.shankeshjewellers.com and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Aryaman Financial Services Limited and Smart Horizon Capital Advisors Private Limited (Formerly Known as Shreni Capital Advisors Private Limited) at www.afsl.co.in and www.shcapl.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, 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 our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of publication of this public announcement.

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 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 shall rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the 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" on page 40 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a 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 RHP from DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 88 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 216 of the DRHP.

DETAILS OF THE BOOK RUNNING LEAD MANAGERS		REGISTRAR TO THE OFFER
Aryaman Financial Services Limited 60, Khatau Building, Ground Floor, Alkesh Dinesh Modi Marg, Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6216 6999 Email: ipo@afsl.co.in Investor Grievance Email: feedback@afsl.co.in Website: www.afsl.co.in Contact Person: Vatsal Ganatra/ Rocky Shyamal SEBI Registration No: INM000011344	Smart Horizon Capital Advisors Private Limited (Formerly Known as Shreni Capital Advisors Private Limited) B/908, Western Edge II, Kanakia Space, Behind Metro Mall, Off Western Express Highway, Magadhane, Borivali East, Mumbai - 400066, Maharashtra, India. Tel No: 022 - 28706822 Investor Grievance E-mail: investor@shcapl.com Website: www.shcapl.com Contact Person: Parth Shah SEBI Registration No.: INM000013183	KFIN Technologies Limited Selenium Tower-B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana Tel: 040-67162222/18003094001 E-mail: shankesh.ipo@kfinetech.com Investor grievance E-mail: einward.ris@kfinetech.com Website: www.kfinetech.com Contact Person: M. Murali Krishna SEBI Registration No: INFR00000221

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

For SHANKESH JEWELLERS LIMITED
On behalf of the Board of Directors
Sd/-
Shweta Dattatray Ravankar
Company Secretary and Compliance Officer

Place: Mumbai, Maharashtra
Date: September 30, 2025

SHANKESH JEWELLERS LIMITED is proposing, 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 and has filed the DRHP dated September 29, 2025, with SEBI and the Stock Exchanges on September 29, 2025. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.shankeshjewellers.com and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Aryaman Financial Services Limited and Smart Horizon Capital Advisors Private Limited (Formerly Known as Shreni Capital Advisors Private Limited) at www.afsl.co.in and www.shcapl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 40 of the DRHP filed with SEBI and the Stock Exchanges. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), or the securities laws of any state of the United States and may not be offered or sold within the United States, except pursuant to exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sale 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 offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

JM Financial Products Limited
Corporate Office: 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai- 400 025 CIN: U74140MH1984PLC033397

POSSESSION NOTICE (for immovable properties)

Notices are hereby given under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 (54 of 2002) and in exercise of powers conferred under section 13(12) read with rule 3 of the Security interest (Enforcement) Rules, 2002. Demand Notices were issued on the dates mentioned below in the table and stated hereinafter calling upon them to repay the amount within 60 days from the date of receipt of said notices. The Borrowers and/or Mortgagor having failed to repay the amount, notice is hereby given to the Borrowers, Mortgagor and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under section 13(4) of the said Act read with rule 8 of the said Act on 26th September, 2025. The Borrowers and Mortgagor in particular and the public in general is hereby cautioned not to deal with the property and any dealing with the property will be subject to the charge of JM Financial Products Limited for the amount and interest thereon.

Sr. No.	Borrowers / Mortgagor	Description of the property mortgaged	Date of Demand Notice	Amount O/s																				
1.	M/s Sidhant Distributors Private Limited (Through its Director: Mr. Arvind Kumar Saraf) (Borrower)	All the freehold right, title and interest of the Mortgagor in the piece and parcel of land owned by the Mortgagor bearing the following survey numbers/ Khasra numbers all located at village Gadapur Tehsil Haaz Khas, New Delhi-110034: <table border="1"> <thead> <tr> <th>Khasra No</th> <th>Bigha</th> <th>Biswa</th> <th>Biswansi</th> </tr> </thead> <tbody> <tr> <td>69</td> <td>1</td> <td>2</td> <td>2</td> </tr> <tr> <td>701</td> <td>0</td> <td>6</td> <td>2</td> </tr> <tr> <td>702</td> <td>1</td> <td>5</td> <td>8</td> </tr> <tr> <td>Total (in Bigha and Biswa)</td> <td>2</td> <td>13</td> <td>12</td> </tr> </tbody> </table>	Khasra No	Bigha	Biswa	Biswansi	69	1	2	2	701	0	6	2	702	1	5	8	Total (in Bigha and Biswa)	2	13	12	25.01.2024	Rs. 6,14,72,206/- (Rupees Eight Crore Fourteen Lakh Seventy Two Thousand Two Hundred and Six Only) as on 25-01-2024
Khasra No	Bigha	Biswa	Biswansi																					
69	1	2	2																					
701	0	6	2																					
702	1	5	8																					
Total (in Bigha and Biswa)	2	13	12																					
2.	Mr. Arvind Kumar Saraf (Mortgagor)	together with all buildings, structures, plant, machinery, trees, fences, hedges, ditches, ways, sewers, drains, liberties, privileges, easements and appurtenances whatsoever to the said properties, hereditaments or premises or any part thereof whether presently in existence or in the future belonging to or in any way appurtenant thereto or usually held, occupied or enjoyed therewith or expected to belong or be appurtenant thereto AND all estates, rights, title, interest, property, claims and demands whatsoever of the Mortgagor in, to and upon the same whether presently in existence or constructed or acquired hereafter.	01.03.2024	Rs.10,38,47,860/- (Rupees Ten Crore Thirty Eight Lakh Forty Seven Thousand Eight Hundred and Sixty Only) as on 01.03.2024																				

Date: 01-10-2025
Place: Delhi
For JM Financial Products Limited
Sd - Authorised Officer

ICICI Prudential Asset Management Company Limited
Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.
Corporate Office: ICICI Prudential Mutual Fund Tower, Vakola, Santacruz East, Mumbai - 400 055; Tel: +91 22 6647 0200/2652 5000 Fax: +91 22 6666 6582/83, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com
Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Equity & Debt Fund, ICICI Prudential Balanced Advantage Fund, ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on October 6, 2025*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) ^{5a}	NAV as on September 29, 2025 (₹ Per unit)
ICICI Prudential Equity & Debt Fund		
Monthly IDCW	0.16	43.98
Direct Plan - Monthly IDCW	0.16	70.56
ICICI Prudential Balanced Advantage fund		
Monthly IDCW	0.07	22.33
Direct Plan - Monthly IDCW	0.07	26.69
ICICI Prudential Multi-Asset Fund		
IDCW	0.1600	34.6803
Direct Plan - IDCW	0.1600	58.1823
ICICI Prudential Equity-Arbitrage Fund		
IDCW	0.0500	15.1652
Direct Plan - IDCW	0.0500	17.3903

* The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.
Subject to deduction of applicable statutory levy, if any.
* or the immediately following Business Day, if that day is a Non - Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited
Sd/-
Date : September 30, 2025
No. 001/10/2025
Authorised Signatory

OPEN OFFER FOR ACQUISITION OF UPTO 26,00,000* (TWENTY-SIX LAKHS) FULLY PAID EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("OFFER SHARES") REPRESENTING 26% (TWENTY SIX PERCENT) OF THE EXPANDED SHARE CAPITAL OF THE TARGET COMPANY ON A FULLY DILUTED BASIS, AS OF THE 10TH (TENTH) WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER, AT AN OFFER PRICE OF ₹ 12/- (RUPEES TWELVE ONLY) PER EQUITY SHARE ("OFFER PRICE") BY VASANTKUMAR LAVJIBHAI MANGROLIYA ("ACQUIRER 1"), MADHUBHAI NANJIBHAI VEKARIA ("ACQUIRER 2"), PAVANKUMAR DHIRAJLAL TRIVEDI ("ACQUIRER 3"), VINUBHAI NANJIBHAI VEKARIA ("ACQUIRER 4") AND MANAN PAVANKUMAR TRIVEDI ("ACQUIRER 5") (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS"), PURSUANT TO AND IN COMPLIANCE WITH THE REGULATION 3(1) AND 4 OF THE SEBI (SAST) REGULATIONS ("OFFER" OR "OPEN OFFER").

Public Shareholders (Excluding the Enforcement Directorate, Bhuvaneshwar) hold 27,69,770 (Twenty-Seven Lakhs Sixty-Nine Thousand Seven Hundred and Seventy) (both the existing public shareholders who hold 69,770 shares and the proposed preferential allottees who are being allotted 27,00,000 Equity Shares in the proposed preferential allotment) Equity Shares which in the aggregate represents 27.69% (Twenty-Seven Point Six Nine Percent) of the Expanded Share Capital of the Target Company. Hence the Offer Size is considered as 26% (Twenty-Six Percent) of the Expanded Share Capital of the Target Company.

This Corrigendum to the Public Announcement ("PA"), Detailed Public Statement ("DPS") and Draft Letter of Offer ("DLOF") ("Corrigendum") is being issued by Corpwis Advisors Private Limited, the Manager to the Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirers to the Public Shareholders of the Target Company. This Corrigendum should be read in continuation of and in conjunction with (a) PA dated April 09, 2025; (b) the DPS dated April 21, 2025 that was published in (a) Financial Express (English) all over India; (b) Jansatta (Hindi) all over India; and (c) Mumbai Lakshadweep (Marathi) in Mumbai; and (c) the DLOF dated April 28, 2025. This Corrigendum is being published in all Newspapers in which the DPS was published.

Capitalized terms used but not defined in this Corrigendum shall have the meanings assigned to such terms in the DPS, the DLOF and the Letter of Offer dated September 29, 2025 ("LOF"), as the context may require. The Public Shareholders of the Target Company are requested to note the following developments / amendments and revisions with respect to PA, DPS and DLOF. The LOF has been suitably updated for the changes and comments issued by SEBI in accordance with SEBI (SAST) Regulations. Public shareholders are requested to note the following material update / addition to the DLOF, in relation to the open offer. The page numbers referenced in this corrigendum correspond to those of the LOF.

1. The revised schedule of activities is as under:

Table with 4 columns: Sr. No., Activity, Original Schedule (Day and Date), Revised Schedule (Day and Date). It lists various dates for public announcements, offer periods, and tendering periods.

- 1. Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.
2. There is no competing offer to this Offer.
3. Actual date of receipt of SEBI observations on the DLOF.
4. Identified Date is only for the purpose of determining the Equity Shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email.

2. The following paragraph has been added. "It is to be noted that the shares held by persons other than the promoters during the open offer period which are under lock-in are not permitted to be tendered in the open offer in accordance with Regulation 16(2) of the SEBI (ICDR) Regulations and if tendered shall not be accepted in the Open Offer."

3. The words "Emerging Voting Capital" has been replaced with the words "Expanded Voting Capital" throughout the document.
4. The following have been included under the salient features of the SPA in Paragraph III A. 3 on Page 13 of the Letter of Offer:
e. "Each Seller is the legal and beneficial owner of the respective Sale Shares."

f. The Sale Shares are fully paid up and validly allotted and/or acquired as per all Applicable Laws. The Sale Shares constitute 91.83% (Ninety-One Point Eight Three Percent) of the Existing Share Capital of the Target Company and 27.55% of the fully diluted Expanded Voting Share Capital of the Target Company.
g. The Sale Shares under the SPA are free and clear from all lien, claim, encumbrance, charge, mortgage and the like.
h. The transfer of the Sale Shares under the SPA is subject to conditions precedent and standstill obligations.

i. The Sellers have provided customary representations and indemnities in relation to the Target Company and the transfer of the Sale Shares as per the terms therein.
j. The execution, delivery and performance of this Agreement by the Acquirers does not violate any Applicable Law by which the Acquirers are bound or any agreement or contract to which the Acquirers are a party.
k. The purchase price for the shares has been paid by the Acquirers on the date of the execution of the Agreement and the shares will be transferred to the accounts of the Acquirers on completion of the open offer formalities under the Takeover Regulations by the Acquirers and on payment of the purchase consideration to the Acquirers. The transfer of shares shall not be more than 180 days from the date of the payment of consideration.

l. Payment of consideration shall be made after completion of the open offer formalities under the Takeover Regulations.
m. The share that are being allotted in the proposed preferential allotment is being kept in a separate escrow account while the shares under the SPA will not be kept in a separate escrow account.
n. For more specifically defined terms and other details of SPA, Public Shareholders of the Target Company may refer to the SPA, which would be available to them for inspection during the Tendering Period at the Office of the Manager to the Offer."

5. The updated status regarding the preferential allotment. - "The in-principle approval from the BSE was obtained on July 01, 2025, shares were allotted on July 09, 2025 and listing approval has been obtained on July 25, 2025 and trading approval for these shares has been obtained from the BSE on August 08, 2025" has been included in Paragraph III A. 4 on Page 14 of the Letter of Offer.

6. Paragraph III A 5 on Page 14 of the Letter of Offer to read as "Pursuant to the proposed preferential issue and the SPA, the Acquirers will hold 70.55% (Seventy Point Fifty Five Percent) of the Expanded Voting Share Capital / Total Voting Capital of the Target Company."

7. Paragraph III A 8 on Page 14 of the Letter of Offer to read as "Consequent upon acquiring the shares pursuant to the proposed preferential issue and the SPA, the post preferential shareholding of the Acquirers will be 70,55,000 (Seventy-Lakhs Fifty-Five Thousand) equity shares constituting 70.55% (Seventy-Point Fifty Five percent) of the Expanded Voting Share Capital / Total Voting Capital of the Target Company. Pursuant to proposed preferential issue and the SPA, the Acquirers will be holding substantial stake in the Target Company. Accordingly, this Offer is being made in terms of Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011."

8. The sentence, "The equity shares have been allotted after the receipt of approval of the shareholders and receipt of in-principle approval from the BSE on July 01, 2025 has been included in Paragraph III B 15 on Page 17 of the Letter of Offer.
9. The Board of Directors of the Target company at Paragraph VI 7 on Page 24 of the Letter of Offer to read as under: "As on date of this Letter of Offer, the Board of Directors of the Target Company comprises of the following:

Table with 4 columns: Sr. No., DIN, Name of Directors, Designation, Date of Appointment. Lists directors like Dinesh Mundhra, Aakansha Vaid, Amarendra Mohapatra, Akhil Nair, Shitalbhai Mohanbhai Patel, Vishvajitsinh Dilipsinh Jadede.

(Source: www.mca.com; www.bseindia.com); website of the Company
Note: Ms Himani Boothra Independent Director has resigned with effect from April 09, 2025. Mr Bharkumar Pramodbhai Suchak Independent Director has resigned with effect from April 09, 2025"

10. The financial statements of the target company on page 26 of the Letter of Offer has been updated to include the profit and loss account and balance sheet for the financial years ended March 31, 2025, March 31, 2024 and March 31, 2023.
11. The details of contingent liabilities have been included on page 28 of the Letter of Offer as under:

Table with 5 columns: Assessment Year, Section Code, Demand Identification Number, Date on which demand is raised, Outstanding demand (In Rs.). Shows demand details for years 2007-08, 2007-08, and 2006-07.

OTHER INFORMATION
1. Except as detailed in this Corrigendum, all other terms, conditions and contents of the Open Offer and the DPS remain unchanged. The aforementioned developments / amendments have been incorporated in the DLOF / LOF.
2. The Acquirers accept full responsibility for the information contained in this Corrigendum (other than such information which has been obtained from the public sources or provided or relating to and confirmed by the Target Company), and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereof and undertakes to comply and full the same.
3. This Corrigendum will also be available on the website of SEBI at www.sebi.gov.in.

ISSUED BY THE MANAGER FOR AND ON BEHALF OF THE ACQUIRERS

CORPWIS CORPORATE WISDOM
Corpwis Advisors Private Limited
Address: G-07, Ground Floor, The Summit Business Park, Andheri Kuria Road, Behind Guru Nanak Petrol Pump, Andheri East, Chakala MIDC, Mumbai, Maharashtra, India, 400093
Tel No.: +91 22 4972 9990; Fax No.: NA
Email Id: openoffer.yash@corpwis.com
Website: www.corpwis.com
Investor Grievance: investors@corpwis.com
SEBI Registration Number: INM00012962; Validity: till 31.01.2028
Contact Person: Nikunj Kanodia

प्रपत्र - 'जी' (पुनर्निर्णित)
लॉजिस्टिक्स सेवाओं, जिसमें सहाई ट्रकिंग सेवाएं, वेयरहाउसिंग सेवाएं, एक्सप्रेस डिलीवरी सेवा शामिल हैं, में प्रचलन
मैजर्स मेट्रोपोलिटन लॉजिस्टिक्स प्राइवेट लिमिटेड
दक्षिण परिवहन वित्तीय निगम, नई दिल्ली-110037 के लिए
अभिलेख की अनिवार्य रूप से आवश्यक
(दिखाए और त्रुटि को अक्षरानुसार (कॉपीरिटाईव्ड) के लिए त्रुटि को अक्षरानुसार सत्यापन प्रक्रिया)
तिथि: 01-10-2025
स्थान: नई दिल्ली

Table with 2 columns: क्र. (Sl. No.), विवरण (Details). Lists various activities and their scheduled dates, such as public announcement, offer period, and tendering period.

हस्ताक्षर / -
रोशन लाल जैन
निदेशक निदेशक
मैजर्स मेट्रोपोलिटन लॉजिस्टिक्स प्राइवेट लिमिटेड
ईमेल: irpmnetpolistics@gmail.com, roshanlajain@yahoo.co.uk
एड्रेस: पता: एएन-46 बी, शाहीन बाग, उजर परिवहन वित्तीय निगम, नई दिल्ली-110088
फोन: 01-10-2025
स्थान: नई दिल्ली

प्रपत्र संख्या युआरसी-2
अभिलेख के अन्तर्गत XX के भाग 1 के तहत पंजीकरण
के संबंध में सूचना का विज्ञापन
(कंपनी अधिनियम, 2013 की धारा 374(ब) और
कंपनी (निर्देशन) के लिए प्रावधान) नियम, 2014
के तहत 4 (1) के अन्तर्गत में

- 1. सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की उप धारा (2) के अन्तर्गत में
रिजिस्ट्रार, केंद्रीय पंजीकरण केंद्र (सीआरसी),
भारतीय कॉर्पोरेट मामलों के संस्थान,
(आईआईसीटी), प्लॉट नंबर 6, 7, 8, सेक्टर-5,
आईएनटी मॉनेसर, फ्लैट नंबर 602, हरियाणा, पिन
कोड- 122050 को एक आवेदन पत्र दिनांक 01 अक्टूबर, 2025 को
लोकेशन नोट दिनांक 01 अक्टूबर के पत्रों
प्रस्तुत है, जो "फाइनेंस स्ट्रॉट्स एलएलपी
(एलएलपीआईएन: एसीएम-0907)" एक एलएलपी
को कंपनी अधिनियम 2013 के अन्तर्गत में भाग
1 के अधिनियम सेक्टर 5 में पंजीकृत करने के
रूप में पंजीकृत किया जा रहा है।
2. कंपनी के पूरे जटिल प्रकल्प हैं:
क. खेल उपकरण, पिपर और परिधानों में व्यापार,
निर्माण, निर्यात, आयात, निर्यात, डिजाइनिंग
और व्यवहार के व्यवसाय को आगे बढ़ाना, खेल
प्रबंधन सेवाओं में संलग्न होना, खेल आयोजन,
सम्पन्न और प्रदर्शनियों को बढ़ावा देना सहित खेल
अवसरों की स्थापना करना.
ख. एलसीटी, टीवी और व्यक्तियों के लिए कॉपींग,
प्रिंटिंग और विकसित कार्यक्रमों सहित खेल कोषों
में खेल के व्यवसाय को आगे बढ़ाने के लिए और
खेल पर्यटन का आयोजन करने और खेल प्रारंभ
और स्टाटावर सेवाएं प्रदान करने के लिए, जिसमें
एलसीटी, खेल टीवी और खेल के प्रति उत्साही लोगों
के लिए पर्यटन और अंतरराष्ट्रीय यात्राओं सहित खेल
पर्यटन की व्यवस्था और आयोजन करने और खेल
संस्थाओं और संगठनों के साथ संबन्धित में संलग्न
होने तक सीमित नहीं है।
3. प्रस्तावित कंपनी के प्रमुख संयम और अनुबंध
हानत की प्रतिनिधि का निर्माण है- 26, चौकी
मौजिल, विठ्ठल नर, सेक्टर-48, बुधवार, हरियाणा,
पिन कोड- 122050, पर नगर 2 तथा इसके एक प्रति
कंपनी के पंजीकृत कार्यालय में भी भेज दें।
4. सूचना दी जाती है कि यदि किसी व्यक्ति को इस
आवेदन पर आधारित है तो वह लिखित में अपनी
अपनी इस सूचना के प्रकाशन के इच्छुक दिनांक
में नंतर रिजिस्ट्रार, केंद्रीय पंजीकरण केंद्र (सीआरसी),
भारतीय कॉर्पोरेट मामलों के संस्थान,
(आईआईसीटी), प्लॉट नंबर 6, 7, 8, सेक्टर-5,
आईएनटी मॉनेसर, फ्लैट नंबर 602, हरियाणा, पिन
कोड- 122050, पर नगर 2 तथा इसके एक प्रति
कंपनी के पंजीकृत कार्यालय में भी भेज दें।

फाइनेंस स्ट्रॉट्स एलएलपी की ओर से
हस्ताक्षर / -
2. कुणाल मुंजाल (नामित भागीदार)
तिथि: 01.10.2025, स्थान: गुडगांव

हरिग कैंक्राशफ्ट्स लिमिटेड
CIN: L68200UP1983PLC026603, वेबसाइट: www.harigrankshfts.com
पंजीकृत कार्यालय: प्लॉट नं. 66, उद्योग विहार, गौतम बुद्ध नगर,
ग्रेटर नोएडा, उत्तर प्रदेश-201306, भारत
ईमेल आईडी: harig@harigrankshfts.com;
जोडर रजिस्ट्रार: 09AAACH1275R222, फोन नं. -9818105480
हरिग कैंक्राशफ्ट्स लिमिटेड की ख्याति 2वीं बारिक
आम बैठक (सीआईआरपी के बाद) की सूचना
एलएलपी सूचित किया जाता है कि हरिग कैंक्राशफ्ट्स लिमिटेड के शेयरधारकों को 2वीं बारिक आम बैठक को
सोमवार, 29 अक्टूबर, 2025 को दोपहर 12:00 बजे बॉयोटेक कॉन्फ्रेंसिंग अन्व आडिटेड बॉयोटेक मॉड्यूल में निर्धारित
की गई है, अगस्त, 2025 को कमी के कारण स्थिति कर दी गई है तथा वह बैठक अब सोमवार, 06 अक्टूबर, 2025 को
दोपहर 12:00 बजे बॉयोटेक कॉन्फ्रेंसिंग अन्व आडिटेड बॉयोटेक मॉड्यूल में आयोजित की जाएगी, जिसमें उन्नी कमी
को पूरा किया जाएगा जो एलएलपी आमंत्रण की सूचना, जो कंपनी अधिनियम, 2013 और उसके तहत बनाए गए
नियमों तथा अन्य लागू एलएलपी संशुद्धि और सेवा द्वारा सुशुद्धि के प्रस्तावों के अंतर्गत अनुमत मोड द्वारा
शेयरधारकों को भेजा गया था, में निहित है।
हरिग कैंक्राशफ्ट्स लिमिटेड ("कंपनी") की ख्याति 2वीं बारिक आम बैठक (सीआईआरपी के बाद), जो अब
सोमवार, 6 अक्टूबर, 2025 को दोपहर 12:00 बजे बॉयोटेक कॉन्फ्रेंसिंग अन्व आडिटेड बॉयोटेक मॉड्यूल में आयोजित
होने वाली है, को ई-सूचना इन शेयरधारकों को 29 अक्टूबर, 2025 को भेजी गई है, जिसे ईमेल पत्र
कंपनी/आईएल/टीवी के पत्र पंजीकृत है।
सदस्यों द्वारा ई-वोटिंग प्रक्रिया के माध्यम से प्रस्तावित संकल्पों पर किया गया सभी मतदान, यदि कोई हो, जो कंपनी
द्वारा प्रस्तुत किया गया था, स्थिति एलएलपी के लिए भी मान्य माना जाएगा।
स्थिति एलएलपी में ई-वोटिंग की सुविधा उपलब्ध कराई जाएगी। बैठक में भाग लेने वाले ऐसे सदस्य, जिन्होंने पहले
ही अपना वोट नहीं डाला है, वे स्थिति बैठक में अपने अधिकार का प्रयोग कर सकते हैं।
ई-वोटिंग से संबंधित किसी भी सवाल या समस्या के मामले में, आप संपर्क कर सकते हैं:
ईमेल आईडी: evoting@nsdl.com
फोन नं.: 022-4886 7000
किसी भी अनुरोध के मामले में, आप नीचे बताए गए व्यक्ति से संपर्क कर सकते हैं:
नाम: आर्युषी गुप्ता
पदनाम: कंपनी सचिव
ईमेल: harig@harigrankshfts.com
फोन नं.: 9818105480
हरिग कैंक्राशफ्ट्स लिमिटेड के लिए
हस्ताक्षर / -
आर्युषी गुप्ता
स्थान: नोएडा

ECO HOTELS AND RESORTS LIMITED
(Formerly known as Sharad Fibres & Yarn Processors Limited)
CIN: L55101KL1987PLC089987
Our Company was originally incorporated as "Sharad Fibres & Yarn Processors Private Limited" at
Mumbai, Maharashtra as a Private Limited Company under the provisions of the Companies Act,
1956 vide Certificate of Incorporation dated July 02, 1987, issued by the Registrar of Companies,
Mumbai, Maharashtra. Subsequently Company from the Extra-Ordinary General Meeting dated
November 27, 1992, converted into Public Limited Company and the name was changed to "Sharad
Fibres & Yarn Processors Limited" into the Certificate dated April 05, 1993 approved by the Registrar
of Companies, Mumbai, Maharashtra. Further the name of the company was changed to "Eco Hotels
and Resorts Limited" at the Extra-Ordinary General Meeting dated February 20, 2023 and received a
Fresh Certificate of Incorporation dated April 18, 2023, issued by Registrar of Companies, Mumbai,
Maharashtra. For further details please refer to the section titled "General Information" beginning on
page 58 of the Letter of offer.

Registered Office: 67/6446, Basin Road, Cochin, Ernakulam High Court,
Ernakulam 682031, Kerala, India.
Corporate Office: Block No. 4, Second Floor Raj Mahal Building,
Veer Nariman Road, Churchgate, Mumbai, Maharashtra, India, 400020;
Tel: +91 22 44550546; Email id: investor.relations@ecohotels.in; Website: www.ehrindia.in
Contact Person: Ms. Nidhi Balwra, Company Secretary & Compliance Officer

PROMOTERS OF OUR COMPANY: MR. THOMAS JOY,
MR. SUCHIT PUNNOSE, M/S. MODULEX MODULAR BUILDINGS
PRIVATE LIMITED AND M/S. ECO HOTELS UK PLC.
THE ISSUE
ISSUE OF UPTO 1,28,76,808 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF
RS.10.00 EACH ("EQUITY SHARES") OF ECO HOTELS AND RESORTS LIMITED
("ECOHOTELS" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS.
15.20 PER EQUITY SHARE (INCLUDING PREMIUM OF RS. 5.20 PER EQUITY SHARE)
("ISSUE PRICE") FOR AN AGGREGATE AMOUNT NOT EXCEEDING RS. 1,957.27 LAKHS
TO THE ELIGIBLE EQUITY SHAREHOLDERS ON RIGHTS BASIS IN THE RATIO OF 1 (ONE)
PARTLY PAID-UP RIGHTS EQUITY SHARE FOR EVERY 4 (FOUR) FULLY PAID-UP EQUITY
SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E.
AUGUST 29, 2025 (THE "ISSUE"). THE ISSUE PRICE IS 1.52 TIMES OF FACE VALUE OF
THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED
"TERMS OF THE ISSUE" ON PAGE 152 OF THE LETTER OF OFFER.

Table with 4 columns: Applicants, Number of valid applications received, Number of Rights Equity Shares Allotted - against Entitlement (A), Number of Rights Equity Shares Allotted - additional shares (including fractional shares) (B), Number of Rights Equity Shares Allotted - (A+B). Shows 721 total applications and 1,28,76,808 shares allotted.

2. Information regarding applications received:
Category, Applications received, Equity Shares Allotted for, Equity Shares Allotted. Shows details for Eligible Shareholders, Renounees, and Total.

Intimations for Allotment / Rejection / Rejections Cases: The dispatch of allotment advice
cum refund intimation and intimation for rejection, as applicable, has been completed on
September 30, 2025. The instructions to (i) Self Certified Syndicate Bank ("SCSBs") for
unlocking of funds in case of ASBA applications were given on September 26, 2025. The
listing application was executed with BSE on September 28, 2025. The credit of Equity
Shares in dematerialized form to respective demat accounts of Allottees has been completed
with NSDL and CDSL on September 30, 2025. No physical shares were allotted in the Rights
Issue. Pursuant to the listing and trading approvals granted by BSE, the Equity Shares allotted
in the Issue is expected to commence trading on BSE on or before September 03, 2025. In
accordance with SEBI circular dated January 22, 2020, the request for extinguishment of
Rights Entitlement will be sent to NSDL & CDSL on or before October 01, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE
STOCK EXCHANGES ONLY IN DEMATERIALIZED FORM.
DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer has not been filed with SEBI in
terms of SEBI ICDR Regulations as the size was of Rs. 1,957.27 Lakhs which is less than Rs.
5,000 lakhs. Our Company is in compliance with first proviso to Regulation 3 of the SEBI
ICDR Regulations and our Company has filed the copy of the Letter of Offer prepared in
accordance with the SEBI ICDR Regulations with SEBI for information and dissemination on
the website of SEBI i.e. www.sebi.gov.in.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly
understood that the permission given by BSE Limited should not, in anyway, be deemed or
construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it
certify the correctness or completeness of any of the contents of the Letter of Offer. The
Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of
BSE" beginning on page 147 of the LOF.

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

REGISTRAR TO THE ISSUE
BIGSHARE SERVICES PRIVATE LIMITED
Office No.: S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre,
Mahakali Caves Road, Andheri (East), Mumbai - 400093.
Tel No.: 022-62538200/ 62638268; Fax No.: 022-49186195
E-mail: rightsissue@bigshareonline.com
Website: www.bigshareonline.com
Contact Person: Mr. Suraj Gupta
SEBI Registration Number: INR000001385

COMPANY SECRETARY AND COMPLIANCE OFFICER
Ms. Nidhi Balwra
67/6446, Basin Road, Cochin, Ernakulam High Court, Ernakulam 682031, Kerala, India
Email: investor.relations@ecohotels.in / csharadfibres2022@gmail.com
Website: www.ehrindia.in; Tel: +91 022-4455 0546

Investors may contact the Registrar to the Issue or the Company Secretary and Compliance
Officer for any pre-Issue/ post-Issue related matters. All grievances relating to the ASBA process
may be addressed to the Registrar to the Issue, with a copy to the SCGB, giving full details such
as name, address of the applicant, number of Equity Shares applied for, amount blocked, ASBA
Account number and the Designated Branch of the SCGB where the CAF, or the plain paper
application, as the case may be, was submitted by the ASBA Investors.

ECO HOTELS AND RESORTS LIMITED
(Formerly known as Sharad Fibres & Yarn Processors Limited)
On Behalf of the Board of Directors
Sd/-
Vinod Kumar Tripathi
Executive Chairman
Date: September 30, 2025
Place: Mumbai
DIN: 00798632

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions
and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated
August 29, 2025 with the Securities and Exchange Board of India and BSE. The Letter of Offer is
available on the website of SEBI at www.sebi.gov.in, website of Stock Exchange where the Equity
Shares are listed i.e. BSE at www.bseindia.com. Investors should note that investment in equity
shares involves a high degree of risk and are requested to refer to the Letter of Offer including the
section "Risk Factors" beginning on page 24 of the Letter of Offer. This announcement has been
prepared for publication in India and may not be released in the United States. This announcement
does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United
States, and any Rights Equity Shares described in this announcement may not be offered or sold in
the United States absent registration under the US Securities Act of 1933, as amended, or an
exemption from registration. There will be no public offering of Rights Equity Shares in the United
States.

YASH TRADING AND FINANCE LIMITED
("Target Company")
Corporate Identification Number : L51900MH1985PLC036794
Registered Office : 103, B Wing, Ansa Industrial Estate, Saki Vihar Road, Sakinaka
Andheri (East), Mumbai - 400072, Maharashtra, India
Tel. No. : 91-22-2272 0000; E-mail : yashtradingandfinance.com@gmail.com
Website : www.yashtradingandfinance.com
Recommendations of the Committee of Independent Directors (ICD) on the Open Offer to the Shareholders
of Yash Trading and Finance Limited (hereinafter referred to as "The Target Company") By Vasantkumar
Lavjibhai Mangrolia ("Acquirer 1"), Madhubhai Nanjibhai Vekaria ("Acquirer 2"), Pavankumar Dhirajlal
Trivedi ("Acquirer 3"), Vinubhai Nanjibhai Vekaria ("Acquirer 4") and Manan Pavankumar Trivedi
("Acquirer 5") (Hereinafter collectively referred to as "Acquirers"), under Regulation 26(7) of SEBI
(Substantial Acquisition of Shares and Takeovers) Regulations, 2011
1. Date: September 30, 2025
2. Name of the Target Company (TC): Yash Trading and Finance Limited
3. Details of the Offer pertaining to TC: Open offer for the acquisition of up to 26,00,000 (Twenty Six Lakhs) fully paid-up Equity
Shares having a face value of ₹ 10/- (Rupees Ten only) ("Offer Shares"), representing 26.00%
(Twenty-Six Percent) of the Expanded Voting Share Capital of the Target Company on a
fully diluted basis, as of the tenth working day from the closure of the tendering period of
the open offer, for cash at a price of ₹ 12/- (Rupees Twelve only) per equity share, from the
public shareholders of the Target Company ("Open Offer"). It is to be noted that the shares
held by persons other than the promoters during the open offer period which are under lock-
in are not permitted to be tendered in the open offer in accordance with Regulation 16(2) of
the SEBI (ICDR) Regulations and if tendered shall not be accepted in the Open Offer.
The Public Announcement dated April 09, 2025, ("PA Date"), the Detailed Public Statement
dated April 21, 2025, 2025 ("DPS"), the Draft Letter of Offer dated April 28, 2025, 2025
("DLOF"), the Letter of Offer dated September 29, 2025 ("LOF") and the Corrigendum to the
DPS dated September 30, 2025 ("Corrigendum") have been issued by Corpwis Advisors
Private Limited on behalf of the Acquirers.
4. Name(s) of the acquirer and PAC with the acquirer: 1. Vasantkumar Lavjibhai Mangrolia ("Acquirer 1"),
2. Madhubhai Nanjibhai Vekaria ("Acquirer 2"),
3. Pavankumar Dhirajlal Trivedi ("Acquirer 3")
4. Vinubhai Nanjibhai Vekaria ("Acquirer 4") and
5. Manan Pavankumar Trivedi ("Acquirer 5")
There are no persons acting in concert (PACs) with the Acquirers for the purposes of the
Open Offer.
5. Name of the Manager to the offer: Corpwis Advisors Private Limited
Address : G-07, Ground Floor, The Summit Business Park, Andheri Kuria Road, Behind
Guru Nanak Petrol Pump, Andheri East, Chakala MIDC, Mumbai, Maharashtra, India, 400093
Tel No. : +91 22 4972 9990; Fax No. : NA; Email : openoffer.yash@corpwis.com;
Website : www.corpwis.com; Investor Grievance: investors@corpwis.com;
SEBI Registration Number : INM00012962
Validity : till 31.01.2028
Contact Person : Nikunj Kanodia
6. Members of the Committee of Independent Directors (Please indicate the chairperson of the
Committee separately) (here after referred as "IDC"): Ms Akansha Vaid (DIN : 02796417) - Chairperson
Mr. Amarendra Mohapatra (DIN : 03609521) - Member
Mr Akhil Nair (DIN : 07706503) - Member
Mr. Shitalbhai Mohanbhai Palej - (DIN : 10988728) - Member
7. IDC Member's relationship with the TC (Director, Equity shares owned, any other contract / relationship), if
any: None of the members of the IDC are independent directors on the Board of Directors of the Target
Company.
None of the members of the IDC hold any equity shares or have entered into any contract
or have any other relationship with the Target Company.
8. Trading in the Equity shares / other securities of the TC by IDC Members: None of the IDC Members have traded in any equity shares / other securities of the Company
during a period of 12 months prior to the date of Public Announcement and the period from
the date of the Public Announcement till the date of this recommendation.
9. IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract /
relationship), if any: None of the IDC Members have any relationship with the Acquirer.
10. Trading in the Equity shares / other securities of the acquirer by IDC Members: Not Applicable
11. Recommendation on the Open offer: The IDC is of the opinion that as of the date of this recommendation, the Offer Price of
Rs. 12/- (Indian Rupees Twelve) per equity share offered by the Acquirer is (a) in accordance
with the Regulation prescribed under the SEBI (SAST) Regulations, and (b) the Open Offer
appears to be fair and reasonable.
Shareholders should independently evaluate the Offer and make an informed decision.
12. Summary of reasons for recommendation (IDC may also invite attention to any other place, e.g. company's website, where its detailed recommendations
along with written advice of the independent adviser, if any can be seen by the shareholder): The shares of the company are not frequently traded. The current market price is Re 177.35
per share, but the shares are under GSM Surveillance Stage 2 and as per the BSE the scrip
PE is greater than 50 for the previous four trailing quarters. The open offer price is based
on the valuation report submitted by a registered IBI Valuer. Hence the open offer price of
₹ 12 per equity share is fair and reasonable.
The statement of recommendation will be available on the website of the company at
www.yashtradingandfinance.com.
13. Disclosure of the Voting Pattern: The recommendations were unanimously approved by the members of IDC.
14. Details of Independent Advisors, if any: None
15. Any other matter(s) to be highlighted: None
To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying
the statement is in all material respect true and correct and not misleading whether by omission of any information
or otherwise and includes all the information required to be disclosed by the Company under the Takeover Code.
For and behalf of
The Committee of Independent Directors of
Yash Trading and Finance Limited
Akansha Vaid
Chairperson - Committee of Independent Directors
Place : Mumbai
Date : September 30, 2025