



August 8, 2025

To,

The National Stock Exchange of India Limited

Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East),

NSE Symbol: APOLLOPIPE

 $Mumbai-400\ 051$

Department of Corporate Services/Listing

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort, Mumbai – 400 001

SCRIP Code: 531761

Dear Sir/Madam,

<u>Sub: Newspaper Advertisements of the unaudited Financial Results for the quarter ended</u> <u>June 30, 2025</u>

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copies of Newspaper Advertisements published in the Business Standard (English & Hindi edition) on August 8, 2025 with respect to the unaudited Financial Results for the quarter ended June 30, 2025.

The advertisement also includes a Quick Response code and the weblink to access complete financial results for the said period. The above information is being uploaded on the website of the Company at www.apollopipes.com.

Kindly take the above information on your records.

Thanking you.

Yours faithfully, For Apollo Pipes Limited

Gourab Kumar Nayak Company Secretary and Compliance Officer

Encl: As above

HIGH ENERGY BATTERIES (INDIA) LIMITED CIN: L36999TN1961PLC004606 (An ISO 9001:2015 & ISO 14001: 2015 & ISO 45001: 2018 Certified Company) Regd. Office: "ESVIN House", 13, Old Mahabalipuram Road, Perungudi, Chennai 600096

Phone:044-24960335; Email: hebcnn@highenergy.co.in; Investor Grievance ID: investor@highenergyltd.com SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 02nd July. 2025, BSE Notice No. 20250724-13 dated 24th July 2025, investors are informed that, a special window is opened only for re-lodgement of transfer deeds, lodged prior to 01st April, 2019 and which ere rejected/ returned/ not attended to, due to deficiency in the documents/process/or otherwise This facility of re-lodgement will be available for a period of six months from 07th July, 2025 to

06th January 2026. During this period, the securities that are re-lodged for transfer shall be issued only in Demat mode. Investors are requested to re-lodge such cases within the above-mentioned timelines, after rectifying the deficiency identified earlier, with the Company's Registrar and Share Transfer Agent viz. M/s. Cameo Corporate Services Limited, "Subramanian Building", V Floor, No.1, Club House

The Company's website, www.highenergy.co.in has been updated with the details regarding ne opening of this special window and further updates, if any, shall be uploaded therein.

For HIGH ENERGY BATTERIES (INDIA) LIMITED Place: Chennai Date: 07.08.2025 V Anantha Subraman Company Secretary & Compliance officer

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. Initial public offer of equity shares on the SME Platform of National Stock Exchange of India Limited

of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations")



MAHENDRA REALTORS & INFRASTRUCTURE LIMITED

(Formerly Mahendra Realtors & Infrastructure Private Limited) Corporate Identification Number: U70102MH2007PLC171445 (Please scan this

Mahendra Realtors & Infrastructure Limited (the "<mark>Issuer</mark>" or the "<mark>Company</mark>") was incorporated on June 8, 2007 as 'Mahendra Realtors & Infrastructure Private Limited', as a private limited company under the Companies Act, 1956 pursuant to a certificate of incorporation issued by Registrar of Companies, Mumbai. Subsequently, the name of our company was changed to "Mahendra Realtors & Infrastructure Limited" pursuant to a shareholders' resolutio passed at an Extra-Ordinary General Meeting held on June 13, 2014, and a fresh certificate of incorporation dated August 25, 2014 was issued by Registrar of Companies, Mumbai bearing corporate identification numbei U70102MH2007PLC171445. However, the name of our company was changed to "Mahendra Realtors & Infrastructure **Private Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on Augus 26, 2014, and a fresh certificate of incorporation dated November 03, 2014 was issued by Registrar of Companie Mumbai bearing corporate identification number U70102MH2007PTC171445. Subsequently, the name of ou company was changed to "**Mahendra Realtors & Infrastructure Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on April 3, 2024, and a fresh certificate of incorporation dated July 15, 2024 was issued by Registrar of Companies, Mumbai bearing corporate identification number U70102MH2007PLC171445. For details relating to change in the Registered Office of our Company, please refer to "History and Certain Corporate Matters" on page 188 of the Red Herring Prospectus.

Registered Office: 603, Quantum Tower, Ram Baug, Opp Dal Mill, Off S.V. Road, Malad (West), Mumbai Maharashtra- 400064;

Telephone: +91 9082850343; E-mail: info@mripl.net; Facsimile: N.A; Website: https://www.mripl.net/; Contact Person: Ms. Niharika Kothari, Company Secretary & Compliance Officer; Corporate Identification Number: U70102MH2007PLC171445

NOTICE TO INVESTORS: CORRIGENDUM TO THE RED HERRING PROSPECTUS ("RHP") DATED AUGUST 05, 2025 (THE "CORRIGENDUM")

PROMOTERS OF OUR COMPANY: HEMANSHU SHAH, BHAVESH MAHENDRAKUMAR SHAH, CHANDRIKA MAHENDRA SHAH, HETAL BHAVESH SHAH, VARSHA HEMANSHU SHAH

DETAILS OF THE ISSUE

INITIAL PUBLIC OFFER OF UP TO 58,17,600 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF OUR COMPANY AT AN ISSUE PRICE OF ₹ |■) PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ |■) PER EQUITY SHARE) FOR CASH, AGGREGATING UP TO ₹ |■] PER EQUITY SHARE) FOR CASH, AGGREGATING UP TO ₹ |■] LAKHS ("PUBLIC ISSUE"), COMPRISING A FRESH ISSUE OF UP TO 47,26,400 EQUITY SHARES AGGREGATING TO RS. |■]/- LAKH BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 10,91,200 EQUITY SHARES COMPRISING OF UPTO 5,45,600 EQUITY SHARES BY MR. HEMANSHU SHAH AND UPTO 5,45,600 EQUITY SHARES COMPRISING OF UPTO 5,45,600 EQUITY SHARES BY MR. HEMANSHU SHAH AND UPTO 5,45,600 EQUITY SHARES BY MR. BHAVESH MAHENDRAKUMAR SHAH ("THE PROMOTER SELLING SHAREHOLDERS" OR "THE SELLING SHAREHOLDER") AGGREGATING TO RS. |■]/- LAKHS ("OFFER FOR SALE"). OUT OF WHICH 2,91,200 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ |■] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ |■] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 55,26,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ |■] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ |■] LAKHS IS HEREINARTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 26.32% AND 25.00% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRILL BRILL BE DEVERTISED IN ALL EDITION OF BUSINESS STANDARD (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER), IN ALL EDITION OF BUSINESS STANDARD (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER), IN ALL EDITION OF BUSINESS STANDARD (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER), IN ALL EDITION OF PRATAHKAL (REGIONAL LANGUAGE OF MAHARASHTRA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE A

"NSE") FOR THE PURPOSES OF UPLOADING ON ITS WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE

This Corrigendum is in reference to the Red Herring Prospectus filed with the Registrar of Companies, Maharashtra at Mumbai ("RoC") and thereafter with the SME platform of National Stock Exchange of India Limited ("NSE") i.e. NSE Emerge as on August 05, 2025 and subsequently filled before SI Portal of Securities and Exchange Board of India ("SEBI") as on August 06, 2025. In this regard, potential Bidders should note that the following:

1. The following note shall be added after the risk factor no. 07 on page no. 35 of the RHP in the Chapter Titled "Risk Factor".

Note: The Company has received a Show Cause Notice ("SCN") dated July 15, 2025 from the Jawaharlal Nehru Note: The Company has received a Show Cause Notice ("SCN") dated July 15, 2025 from the Jawaharlal Nehru Port Authority ("JNPA"), alleging material misrepresentation, false information, fraudulent practice to influence bidding process in the bid submitted by the Company in response to a Request for Proposal ("RFP"). The SCN primarily alleges that the Company failed to disclose a pending criminal case before the District Court, Raigad, Alibaug (SCC/908/2024; FIR No. 282/2023, Alibaug PS), registered under Sections 288 and 337 of the Indian Penal Code, relating to negligent conduct endangering life and causing hurt. Additionally, the SCN points to a discrepancy between the number of ongoing projects disclosed in the bid (26 projects) and those stated in the Draft Red Herring Prospectus ("DRHP") filed with NSE on February 20, 2025 (67 projects), which has been treated as a material misrepresentation. Based on these grounds, it may result in forfeiture of bid and/or performance security, and debarment from future JNPA tenders for two years. While the Company had initially challenged the SCN through a writ petition, the same was withdrawn with liberty to challenge any adverse final order. As on date, there is no ongoing litigation in this regard and the matter does not qualify as a contingent liability. However, date, there is no ongoing litigation in this regard and the matter does not qualify as a contingent liability. However, any adverse outcome could impact the Company's eligibility for future government contracts, cause reputational harm, and invite regulatory scrutiny. Although the Company believes that the matter will not materially affect its financials or business operations, there can be no assurance of the final outcome, and any adverse developments

may have a material impact on the Company's business prospects and investor perception.

The following point shall be added after point no. k on page no. 287 of the RHP in the chapter titled "Outstanding Litigations and Material Developments".

L. The Company has received a Show Cause Notice ("SCN") dated July 15, 2025 from the Jawaharlal Nehru Port Authority ("JNPA"), alleging material misrepresentation, false information, fraudulent practice to influence bidding process in the bid submitted by the Company in response to a Request for Proposal ("RFP"). The SCN primarily alleges that the Company failed to disclose a pending criminal case before the District Court, Raigad, Alibaug (SCC/908/2024; FIR No. 282/2023, Alibaug PS), registered under Sections 288 and 337 of the Indian Penal Code, relating to negligent conduct endangering life and causing hurt. Additionally, the SCN points to a discrepancy between the number of ongoing projects disclosed in the bid (26 projects) and those stated in the Draft Red Herring Prospectus ("DRHP") filed with NSE on February 20, 2025 (67 projects), which has been treated as a material misrepresentation. Based on these grounds, it may result in forfeiture of bid and/or performance security, and debarment from future JNPA tenders for two years. While the Company had initially challenged the SCN through a writ petition, the same was withdrawn with liberty to challenge any adverse final order. As on date, there is no ongoing litigation in this regard and the matter does not qualify as a contingent liability. However, any adverse outcome could impact the Company's eligibility for future as a contingent liability. However, any adverse outcome could impact the Company's eligibility for future government contracts, cause reputational harm, and invite regulatory scrutiny. Although the Company believes that the matter will not materially affect its financials or business operations, there can be no assurance of the final outcome, and any adverse developments may have a material impact on the Company's business

the final outcome, and any adverse developments may have a material impact on the Company's business prospects and investor perception.

The information above modifies and updates the information (as applicable) in the RHP. The RHP accordingly stands amended to the extent stated hereinabove and the above changes are to be read in conjunction with the RHP. Please note that this Corrigendum does not reflect all the changes that have occurred between the date of filing of the RHP and the date of the Corrigendum, and the relevant changes shall be reflected in the Prospectus as and when filed with the RoC, SEBI and the Stock Exchange.

This Corrigendum shall be available on the website of Stock Exchanges at www.nseindia.com, the website of the Issuer Company at www.mripl.net and the websites of the Book Running Lead Manager at www.mtfinsec.com. All capitalized terms used in this Corrigendum shall, unless the context otherwise requires, have the same meaning as ascribed to them in the RHP.

ascribed to them in the RHP.

BOOK RUNNING LEAD MANAGER Fasttrack Finsec Category-I Merchant Banker



SEBI Registration No. INM000012500 Office No. V-116, 1st Floor, New Delhi House, 27, Barakhamba Road New Delhi - 110001 IN Tel No.: +91-11-43029809 Contact Person: Ms. Sakshi Email: mb@ftfinse.com; investor@ftfinsec.com
Website: www.ftfinsec.com REGISTRAR TO THE ISSUE

MUFG INTIME INDIA PRIVATE LIMITED CIN: U67190MH1999PTC118368 SEBI Registration No. INR000004058 Address: C 101, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai- 400083

Tel No: +91 810 811 4949 | **Fax No:** 022-49186060 Contract Person: Mr. Shanti Gopalkrishnan Email: mahendrarealtors.smeipo@in. mpms.mufg.com website: www.in.mpms.mufg.com

For Mahendra Realtors & Infrastructure Limited On behalf of the Board of Directors

Place: Mumbai **Company Secretary and Compliance Officer**

MAHENDRA REALTORS & INFRASTRUCTURE LIMITED is proposing, subject to receipt of requisite approvals market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed a Red Herring Prospectus dated August 05, 2025 with the RoC and Stock Exchange. The RHP is made available on the website of the BRLM i.e., Fast Track Finsec Private Limited at <u>www.ftfinsec.com</u>, the website of the NSE at <u>www.nseindia.com</u> and the website of the issuer Company at <u>www.mripl.net</u>. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please se the section "Risk Factors" beginning on page 31 of the RHP. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP filed by the Company with the RoC, for making investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement ha been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. 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 in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act and applicable laws of the jurisdictions where such offers and sales occur. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the issuer or the selling security holder and that will contain detailed information about the company and management, as well as financia statements. No public offering or sale of securities in the United States is contemplated. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not b ssued or sold except in compliance with the applicable laws of such jurisdiction

THE RAMESHWARA JUTE MILLS LIMITED

CIN: L17119WB1935PLC046111 Regd.Office: 9/1, R. N. Mukherjee Road, Kolkata - 700 001 Telephone No.: 033-2262 4413 e-Mail: rjm.ho@rjm.co.in; Website: www.rameshwarajute.com

Extract of statement of Unaudited Financial Results for the guarter ended on 30.06.2025 approved by the Board of Directors on 07.08.2025

SI. No.	Particulars	Three months ended	Previous Three months ended	Corresponding Three months ended in previous year	Year to date figures for the previous period ended
4576		30.06.2025	31.03.2025	30.06.2024	31.03.2025
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total income from operations(net)	4.55	5.90	3.58	38.23
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(60.87)	(77.21)	(60.12)	(236.26)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(60.87)	(77.21)	(60.12)	(236.26)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(60.12)	(3.11)	(60.12)	(162.16)
5	Total Comprehensive Income for the period [Comprehensive Profit and (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	45.78	1,178.53	227.86	1,387.57
6	Equity Share Capital	26.61	26.61	26.61	26.61
7	Reserve (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		-	-	9,513.96
8	Earnings per equity share (of ₹ 10 each) (not annualised) 1. Basic 2. Diluted	(22.88) (22.88)	(1.18) (1.18)	(22.59) (22.59)	(60.95) (60.95)

Place: Kolkata

Date: 07.08.2025

 a) The above is an extract of the detailed format of quarterly Financial Results filed with the Stock Exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirments) Regulations, 2015. The full format of the quarterly Financial Results are available on the website of the Calcutta Stock Exchange at www.cse-india.com and on company's website at: http://rameshwarajute.com/quartarly_results.php. The same can also be accessed by scanning the QR code provided below.

b) There are no Exceptional and /or Extraordinary items adjusted in the Statement of Unaudited Financial Results for the quarter ended 30.06.2025 in accordance with the Companies (Indian Accounting Standards) Rules, 2015.



For The Rameshwara Jute Mills Limited sd/-

Chairman DIN - 00869222



APOLLO HOSPITALS ENTERPRISE LIMITED

CIN: L85110TN1979PLC008035

Regd. Office: No. 19, Bishop Gardens, Raja Annamalaipuram, Chennai - 600 028 Secretarial Dept: Ali Towers, III Floor, No. 55, Greams Road, Chennai – 600 006 Tel. No. 044-28290956, 28293896.

Email: investor.relations@apollohospitals.com Website: www.apollohospitals.com

Notice for Proposed Transfer of Shares to Investor Education & Protection Fund (IEPF)

The Company, as per the extant regulations, is required to transfer the unclaimed dividends for a period of seven years relating to the year 2017 – 2018 to the IEPF Authority on or before 4th October 2025. Pursuant to Section 124 of the Companies Act, 2013 read with Rule 6 of the IEPF (Accounting, Audit, Transfer and Refund) Rules 2016. Notice is hereby given that all the related equity shares in respect of which dividend has not been claimed for seven consecutive years (i.e, dividend from the financial year 2017-2018 onwards up to financial year 2024-2025) shall be transferred by the Company in the name of the IEPF Authority.

As required under the provisions of the said Rules, the Company has sent a reminder on 20th May 2025 & 30th July 2025 to the individual shareholders concerned to the latest available addresses, giving therein the particulars of the shares required to be transferred to the IEPF Authority and advising them to claim the dividend available with the Company on or before 20th September 2025 to avoid the aforesaid transfer of the dividends and shares to the IEPF Authority. Shareholders who have not still claimed the dividend are requested to contact, either the

THE COMPANY

APOLLO HOSPITALS ENTERPRISE LTD

Secretarial Department, Ali Towers, III Floor,

No.55 Greams Road, Chennai - 600 006

Tel.No. 044 - 2829 0956, 2829 3896

REGISTRAR AND SHARE TRANSFER AGENT

M/s INTEGRATED REGISTRY MANAGEMENT SERVICE PRIVATE LTD Kences Towers, 2nd Floor, No.1 Ramakrishna Street, North Usman Road, T.Nagar, Chennai – 600 017. Tel. No. 044 - 2814 0801, 2814 0803

Email: investor.relations@apollohospitals.com Email: einward@integratedindia.in The details of such shareholders have been uploaded on the website of the Company www.apollohospitals.com. It may be noted that requests received after the aforesaid date will not be entertained and the Company will proceed to complete the transfer of the dividend and shares to the IEPF Authority as per the procedure laid down in the

Act/Rules. the dividends and shares transferred to the IEPF Authority by making claim in the prescribed form. For further details, please visit the website: www.iepf.gov.in

Place: 7th August 2025

for APOLLO HOSPITALS ENTERPRISE LIMITED S. M. KRISHNAN

Company Secretary

APOLLO PIPES LIMITED

CIN: L65999DL1985PLC022723 Regd. Office: 37, Hargobind Enclave, Vikas Marg, Delhi - 110092 Corp. Office: Plot No. A- 140, Sector 136, Noida, U.P.- 201301 Email: compliance@apollopipes.com , Website: www.apollopipes.com

Extract of statement of Unaudited Standalone Financial Results for the quarter ended June 30, 2025

			(Figure Rs. ir	n Lakhs except EPS)
		Quarte	r ended	Year ended
S. No.	Particulars	30.06.2025 (Un-audited)	30.06.2024 (Un-audited)	31.03.2025 Audited
1	Total Income	22278.67	24104.86	93047.98
2	EBIDTA	2145.45	2515.39	8994.77
3	Net Profit / (Loss) for the period	907.87	1479.67	4215.91
	(before Tax, Exceptional and/or Extraordinary items)			
4	Net Profit / (Loss) for the period before tax	907.87	1479.67	4215.91
	(after Exceptional and/or Extraordinary items#)			
5	Net Profit / (Loss) for the period after tax	811.29	1088.15	3081.92
	(after Exceptional and/or Extraordinary items)			
6	Total Comprehensive Income for the period [Comprising	983.07	1087.83	3982.92
	Profit / (Loss) for the period (after tax) and Other			
	Comprehensive Income (after tax)]			
7	Equity Share Capital	4404.82	4135.32	4404.82
8	Other Equity (Reserves)			76096.66
9	Earning Per Share (face value of Rs. 10/- each,			
	not annualised for quarterly figures)			
	Basic:	1.84	2.63	7.00
	Diluted:	1.84	2.60	7.00

Place · Noida

Date: 7th August, 2025

ner of chaudited Consolidated financial results for the Quarter ended June 30, 2025						
	Quartei	Year ended				
Particulars	30.06.2025 (Un-audited)	30.06.2024 (Un-audited)	31.03.2025 Audited			
Total Income	27,800.42	30,948.13	118690.06			
Profit Before Tax	912.70	1,779.55	4542.65			
Profit after Tax	816.12	1.388.04	3408.66			

The above is an extract of the detailed format of Unaudited standalone and Consolidatd Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange(s) (www.bseindia.com and www.nseindia.com) and Company's website "www.apollopipes.com". the same can be accessed by scanning the QR code provided below



Sameer Gupta Chairman & Managing Director

For Apollo Pipes Limited

TORRENT POWER LIMITED INVITES BIDS FOR PROCUREMENT OF POWER ON SHORT TERM BASIS

Torrent Power Limited (TPL), a distribution licensee intends to procure power or short term basis for distribution license areas in the state of Gujarat. TPL invites bids

refluer and e-reverse addition basis from interested parties.					
Tender No.	Last date for submission of non-financial technical Bid and Financial Bids				
Forrent Power Limited/Short/25-26/ET/68	19 th August 2025				

All the bidders have to submit their offers on www.mstcecommerce.com

Detailed terms & conditions are available in RFP and draft PPA which can be downloaded from DEEP Portal (www.mstcecommerce.com → Download NIT/Corrigendum section) by the registered bidders. For any assistance on E-tendering, please contact MSTC on 011-23217850

TPL reserves the right to reject all or any Bids or cancel the RFP or Tender notice without assigning any reason whatsoever without any liability.

Further details may be obtained from:

Vice President (Commercial) Torrent Power Limited

Narannura Zonal Office, Sola Road Naranpura, Ahmedabad – 380013, Gujarat, Phone-07927492222 Ext: 5730

powerpurchase@torrentpower.com Date: 08/08/2025

www.torrentpower.com



Precot Limited Precot

(CIN: L17111TZ1962PLC001183)

Regd. Office: SF No.559/4, D-Block, 4th Floor, Hanudev Info Park, Nava India Road, Udaiyampalayam, Coimbatore - 641 028 Tel: 0422 - 4321100 E-mail: secretary@precot.com, Website: www.precot.com

NOTICE TO SHAREHOLDERS

100 Days Campaign - 'Saksham Niveshak' for KYC and other related updations and shareholders engagement to prevent transfer of Unpaid/Unclaimed dividends to IEPF.

Notice is hereby given to shareholders of PRECOT Limited that pursuant to Investor Education and Protection Fund Authority (IEPFA) letter dated 16" July, 2025, your Company has started a 100 Days campaign "Saksham NIveshak' starting from 28th July, 2025 to 6th November, 2025. During this campaign all the shareholders who have not claimed their dividend for Financial Years 2021-22 and 2023-24 or have not updated their KYC or any issues related to unclaimed dividends and shares may write to the Companies Registrar and Transfer Agent (RTA) i.e.

MUFG Intime India Private Limited

(Formerly Link Intime India Private limited) "Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028 Phone no: + 91 422 2314792, 2539835 / 836, 4958995 E-mail: coimbatore@in.mpms.mufg.com

The shareholders may further note that this campaign has been started specifically to reach out to the shareholders to update their KYC, bank mandates, Nominee and contact information. The Shareholders may also claim their dividend for the aforementioned Financial Years in order to prevent their dividend and shares from being transferred to Investor Education and Protection Fund Authority (IEPF). The shareholders who hold shares in demat form are requested to approach their Depository Participants where they naintain their demat accounts for updating their KYC requirements.

Coimbatore 7.08.2025

For Precot Limited S. Kavitha Company Secretary



PIDILITE INDUSTRIES LIMITED

Regd. Office: Regent Chambers, 7th Floor, Jamnalal Bajaj Marg, 208, Nariman Point, Mumbai - 400 021. Tel: +91 22 2835 7000 • Email: investor.relations@pidilite.co.in

Website: www.pidilite.com • CIN: L24100MH1969PLC014336

NOTICE

The Board of Directors of the Company at its Meeting held on 6th August, 2025, declared a Special Interim Dividend of ₹ 10/each for the Financial Year 2025-26, subject to deduction of applicable tax. The record date for determining the eligibility of Members entitled to receive the said Special Interim Dividend is Wednesday, 13th August, 2025.

In terms of the provisions of the Income Tax Act, 1961 ("IT Act"), as amended by the Finance Act, 2020, dividends paid or distributed by the Company after 1st April, 2020, shall be taxable in the hands of the Members and the Company shall be required to deduct the Tax at Source (TDS) at the prescribed rates from the Dividend. The TDS rates would vary depending on the residential status of the Members and the documents submitted by them within the time and accepted by the Company.

In this regard, the Company, vide its email communication dated 7th August, 2025, to all the Members, having their email ID's registered with the Company/ Registrar and Share Transfer Agents / Depositories, has explained the process of withholding tax from dividends paid to the shareholders at prescribed rates alongwith the necessary annexures. This communication is also available on the website of the Company at https://www.pidilite.com/investor-relations/ shareholders-corner.

For Pidilite Industries Limited

Place : Mumbai **Manisha Shetty** Date: 8th August, 2025 **Company Secretary**

OSBI

(T) IDBI capita

ADVERTISEMENT IN RESPECT OF TRANSFER OF STRESSED LOAN EXPOSURE OF BGR ENERGY SYSTEMS LIMITED ("BGR") THROUGH E-AUCTION UNDER SWISS CHALLENGE METHOD IDBI Capital Markets & Securities Limited ("ICMS") (mandated as "Process Advisor") fo

and on behalf of State Bank of India and other consortium lenders (Canara Bank, IDBI Bank Punjab National Bank, Indian Bank, Bank of India, Union Bank of India, Central Bank of India & Bank of Baroda (collectively "**Lenders**") invites Expression of Interest ("**EDI**") from eligible ARCs/ Entities ("Eligible Participants") in terms of extant Reserve Bank of India's Master Directions on Transfer of Stressed Loan Exposures ("RBI MD") " for transfer of stressed loar exposures of the Lenders in BGR ENERGY SYSTEMS LIMITED ("BGR") account(s) with Fund-Based outstanding of Rs 2920.49 crore (Rupees Two Thousand Niné Hundred Twenty Crore and Forty Nine Lakh only) and Non-Fund Based outstanding of Rs 591.84 Crore (Rupees Five Hundred Ninety One Crore and Eighty Four Lakh only) as on 31st July, 2025 aggregating to Rs 3512.33 Crore (Rupees Three Thousand Five Hundred Twelve Crore and Thirty Three Lakh only) through e-Auction under Swiss Challenge Method on "All Cash" basis. The transfer of stressed loan exposures of BGR shall be on "As is where is", "As is what is", "As is how is", "whatever there is" and "without recourse" basis, without any representation, warranty or indemnity by the Lenders based on existing offer in hand "Anchor Bid"). Considering that the e-auction is under the Swiss Challenge Method based on the Anchor Bid, the anchor bidder shall have the right to match the highest bid in the manner as set out in the Bid Process Document ("BPD") and RBI MD. The Lenders will not assume any operational, legal or any other type of risks whatsoever relating to the loan exposure and shall not be providing any representations or warranties for or concerning BGF or otherwise. All interested Eligible Participants are requested to submit their willingness to participate in the e-Auction by way of an "Expression of Interest" (EOI) and executing a Non-Disclosure Agreement. Last date for submission of EOI is August 13, 2025. Interested bidders can also access Bank's web site https://bank.sbi/web/sbi-in-the-news/auction-notices/sarfaesi-and-others and/ or www.idbicapital.com and <a href="https://bank.sbi/web/sbi-in-the-news/auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-and-others-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/sarfaesi-auction-notices/s ender & Bids. Interested parties may contact undersigned:

Contact Persons	Designation	Contact Details	E-mail ID
Nitin Chaturvedi	AGM – SBI	7906014802	agm1others3.sarg@sbi.co.ir
Mr. Deepesh Totla	AVP - ICMS	9673258240	dsag@idbicapital.com
Mr. Aman Agrawal	Senior Manager	9004076001	
	- ICMS		

Please note that e- Auction process envisaged in this advertisement shall be subject to fina approval by the competent authority of the Lenders. Further, the Lenders reserve the exclusive right to cancel, amend, modify, or withdraw this advertisement, or any terms thereof and the BPD at any stage, by uploading the corrigendum on the above websites, without assigning any reason whatsoever and also without incurring any liability, obligations or responsibilities whatsoever. It is clarified that this advertisement is not an offer documen and nothing contained herein shall constitute a binding offer or a commitment to sell any debt/ asset. The Applicants should regularly visit the above website to keep themselve updated regarding the process to be followed for the above sale/ assignment including the clarifications/ amendments/ time-extensions, if any. The decision of the Lenders in this regard shall be final, conclusive and binding on all the Interested parties

Date: 08.08.2025

IDBI Capital Markets & Securities Ltd.

टैसेंट प्रोजेक्ट्स लिमिटेड (पूर्व में राहुल मर्चेंडाइजिंग लिमिटेड के नाम से ज्ञात रजि. कार्यालयः मकान नं 1/61-बी विश्वास नगर, शाहदरा, पूर्वी दिल्ली-110032 ईमेल आईडी: rahulmerchandising@gmail.com, वेबसाइट: www.rahulmerchandising.in सीआईएन: L74899DL1993PLC052461, फोन: 7042309128

30 जून, 2025 को समाप्त तिमाही के लिए अलेखापरीक्षित एकल वित्तीय परिणामों का सारांश (सेबी (एलओडीआर) विनियम, 2015 का विनियम 47(1)(बी))

		(54)	दरा का ठाक्कर	V44 (IIG 1)
		तिमाही समाप्ति		वर्ष समाप्ति
विवरण	30.06.2025	31.03.2025	30.06.2024	31.03.2025
1997-1	(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)
परिचालन से कुल आय	0.00	332.69	2.75	335.44
अन्य आय	0.00	0.00	0.00	0.00
अवधि हेतु शुद्ध लाभ/(हानि) (कर पूर्व, आपवादिक और/या असाधारण मदे)	(1.46)	4.66	(1.37)	(3.70)
कर पूर्व अवधि हेतु शुद्ध लाभ/(हानि) (आपवादिक और/या असाधारण मद पश्चात्)	(1.46)	4.66	(1.37)	(3.70)
कर पश्चात् अवधि हेतु शुद्ध लाभ/(हानि) (आपवादिक और/या असाधारण मद पश्चात्)	(1.46)	4.66	(1.37)	(3.70)
अवधि हेतु कुल व्यापक आय [अवधि हेतु लाभ√(हानि) (कर पश्चात्) और अन्य कुल व्यापक आय (कर पश्चात्) शामिल]	(1.46)	4.66	(1.37)	(3.70)
इक्विटी शेयर पूंजी	351.23	351.23	351.23	351.23
पिछले वर्ष के लेखापरीक्षित तुलन पत्र में दर्शाए अनुसार आरक्षित निधियाँ (पुनर्मूल्यांकन आरक्षित निधि को छोड़कर)				(376.75)
प्रति शेयर आय (10 रुपये प्रति शेयर) (निरंतर और बंद परिचालनों हेतु)				
1. मूलभूत	(0.04)	0.13	(0.04)	(0.11)
2. तरलीकृत	(0.04)	0.13	(0.04)	(0.11)

परोक्त विवरण सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंज में दाखित तिमाही ⁄वार्षिक वित्तीय परिणामों के विस्तृत प्रारूप का सारंश है। तिमाही वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट www.bseindia.com और कंपनी की वेबसाइट www.rahulmerchandising.in पर उपलब्ध है।

> कते टैसेंट प्रोजेक्ट्स लिमिटेड (पूर्व में राहुल मर्चेंडाइजिंग लिमिटेड के नाम से ज्ञात) (सोमाली त्रिवेदी (अध्यक्ष एवं निदेशक डीनः 10761851

> > DCB BANK

(ईपीएस को छोडकर रुपये लाख में)

coef इलेक्ट्रॉनिका फाइनेंस लिमिटेड औदुंबर, प्लॉट नं.101/1, एरंडवाने, डॉ. केतकर रोड, पुणे 411004, महाराष्ट्र, भारत

जबकि, अधोहस्ताक्षरकर्ता ने इलेक्ट्रॉनिका फाइनेंस लिमिटेड, एक अ–बैंकिंग वित्तीय प्रतिष्ट जिसका **पंजीकृत कार्यालय औदुंबर, प्लॉट सं. 101/1, डॉ. केतकर रोड, परांजपे बिल्ड**र कार्यालय के सम्मुख, इरेंडवाने, पूणे-411004 (यहाँ इसमें इसके उपरांत "ईएफएल" के रूप संदर्भित), के प्राधिकृत अधिकारी के रूप में वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (2002 का 54) (यहाँ इसमें इंसके उपरांत "सरफेसी अधिनियम 2002'' के रूप में संदर्भित) के अंतर्गत और प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, एक माँग सूचना दिनांक 31—जनवरी—2025 को एक डिमांड नोटिस जारी किया गया औ **एम्पोरियम** मकान नं. 1661, सराय पुख्ता, पलवल, फरीदाबाद, हरियाणा 121102 मोबाइल नंबर— 8950363460. **2. स्नेहा गुप्ता,** मकान नं. 1661, वार्ड नंबर—27, अग्रसेन विहार, सराय पुख्ता, फरीदाबाद, पलवल, फरीदाबाद, हरियाणा 121102 मोबाइल नंबर—7206875938, **3. रवि गुप्ता,** मकान नं. 1661, वार्ड नंबर—27, अग्रसेन विहार, सराय पुख्ता, फरीदाबाद, पलवल फरीदाबाद, हरियाणा 121102 मोबाइल नंबर—8950363460., **4. मीना गुप्ता,** मकान नंबर 1661 वार्ड नं. 27, अग्रसेन विहार, सराय पुख्ता, फरीदाबाद, पलवल, फरीदाबाद, हरियाणा 121102 मोबाइल नं.—9034841184. **5. मनोज गुप्ता,** मकान नं. 1661, वार्ड नंबर—27, अग्रसेन विहार सराय पुख्ता, फरीदाबाद, पलवल, फरीदाबाद, हरियाणा 121102, मोबाइल नं. 9034841184 आपको सूचित किया जाता है कि वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथ प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत जारी दिनांक 31 जनवरी 2025 का नोटिस उपरोक्त सभी पक्ष सं. 1 से 5 को 06.02.2025 को भेज दिया है, जिसमें आपको नोटिस में उल्लिखित राशि रु. 36,01,028/— (रु. छत्तीस लाख एक हजार अड्डाईस मात्र] ब्याज सहित उक्त नोटिस की प्राप्ति की तिथि से 60 दिनों के भीतर ऋण खाता संख्या / संदर्भ APPL00135880 (LOAN000005043451) के माध्यम से प्रतिभुगतान करने को कहा गया था। ऋणकर्ता / गारंटर उक्त निर्धारित बकाया राशि का प्रतिभुगतान करने में विफल हो चुके है अतएव एतद्वारा ऋणकर्ता और जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहाँ इसमें निम्न विवरणित संपत्ति का, प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8 वे साथ पठित उक्त अधिनियम की धारा 13 की उप–धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत दिनांक **05 अगस्त 2025** को अधिग्रहण कर लिया है।

विशेष रूप से ऋणकर्ता और आम जनता को इसके द्वारा अनुसूची—। में उल्लिखित परिसंपत्ति के साथ लेन–देन न करने की चेतावनी दी जाती है और अनुसूची–। में वर्णित परिसंपत्ति वं साथ कोई भी लेन–देन ''ईएफएल'' के प्रभार वास्ते राशि **रु. 36,01,028/– (रु. छत्तीस लाख एक हजार अहाईस मात्र)** और उस पर ब्याज, अन्य प्रभार के अधीन होगा।

ऋणकर्ता का ध्यान, प्रतिभूत परिसंपत्ति के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप—धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

सम्पत्ति का विवरण सम्पत्ति का वह समस्त भाग एवं अंश जोकि फ्रीहोल्ड आवासीय संपत्ति सं. 1661 क्षेत्रफल 110 वर्ग गज जोकि वाका मौजा पलवल (सराय पुख्ता अंदर आबादी / लाल डोरा, तहसील एवं जिला पलवल, हरियाणा (इसके बाद "प्रश्नाधीन संपत्ति" कहा जाएगा) उपरोक्त संपत्ति की सीमाएं— उत्तर— 38 फीट / काली चरण बंसल का मकान, दक्षिण—38 फीट / विजय बंसल का मकान, पूर्व— 27 फीट / रास्ता अग्रसैन पार्क, पश्चिम— 27 फीट / गली प्राधिकृत अधिकारी

इलेक्ट्रॉनिका फाइनेंस लिमिटेड दिनांकः 05.08.2025

PUBLIC NOTICE I G Prakash residing at # 1951/2 N.S. Road, Fast Cross, Shiyarampet, Mysore-570001 Trakashi, Isabiling at # 1931/2, N.S. nodu, East Cross, Sinvalampet, Mysole-970001, Karnataka, state that, I have lost my original Share Certificates bearing Folio No.ESC0325183 and the details are as follows: Certificate No No.of Shares **Distinctive Nu** From 38941303 38941352 969678 969679 38941353 38941402 38941403 38941452 969680 59371513 59371522 1177342 10 Company name: Escorts Kubota Limited, stands in the name of K.G.Prakash, which is my previous name on date 01.01.2025 at near my above said house. It is requested the gener public that, if it is traced, kindly restore the same to me to the above address MALLIKARJUNA SWAMY, Advocate and Notary Date: 06-08-2025 Place: Mysore No. 54, Opp. Lansdowne Building, Near City Bus Stand, Mysuru-570001.

Regd Off : Sec-B, Pkt-1, Space No-301 & 302 LSC-7, Community Centre, Vasant Kunj Sector B New Delhi - 110070 CIN:L92199DL1997PLC088865

TOUCHWOOD ENTERTAINMENT LIMITED

(Amount in INR lakhs, except per equity share data Consolidated Standalone **Particulars** Quarter Ended Year Ended Quarter Ended Year Ended 30 June' 30 June 30 June 30 June' 30 June 31 March 2025 2025 2025 2024 2025 2024 1 Total Income from Operation 1.690.14 386.27 6.885.45 1.690.14 386.27 6.885.42 Net Profit before Tax (Before Exception Item) 164.97 36.69 700.64 169.81 44.92 722.24 722.24 Net Profit before Tax (After Exception Item) 164.97 36.69 700.64 169.81 44.92 33.54 538.74 Net Profit after Tax (After Exception Item) 124.80 129.64 Total Comprehensive Income for the period (Comprising Profit/Loss 124.80 129.64 and Other Comprehensive Income (after tax) 6 Equity Share Capital (Face Value of Rs. 10/- each) 1,108.12 1,108.12 1,108.12 1,108.12 1,108.12 1,108.12 2,895.91 3,011.06 Reserves (Excluding Revaluation Reserve) Basic 1.13 0.23 4.68 1.17 0.30 4.87 Diluted

Extract of Statement of Unaudited Consolidated & Standalone Financial Results for the Quarter Ended 30th June, 2025

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the Stock Exchange(s) and the listed entity, (www.touchwood.in),



For and on Behalf of Board of Director Touchwood Entertainment Limite

> Manjit Singh (Managing Director DIN: 00996149

डीसीबी बैंक लिमिटेड

दिनांकः **06.08.202**5

ए—सेट हाऊस, 7 / 56, डी.बी. गुप्ता रोड, करोल बाग, नई दिल्ली—110005 (कार्पोरेट एवं पंजीकृत कार्यालयः 6वाँ तल, टॉवर ए, पेनिनसुला बिज़नेस पार्क, सेनापति बापत मार्ग, लोअर परेल, मुंबई—400013, महाराष्ट्र)

ई-नीलामी बिक्री नोटिस

[प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 9(1) के तहत]

प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 8(6) के प्रावधान के साथ पठित वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन और प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत अचल परिसंपत्तियों की बिक्री हेतु ई—नीलामी बिक्री नोटिस

एतदद्वारा प्राधिकत अधिकारी द्वारा सर्व साधारण और विशेष रूप से कर्जदार(ओं), सह–कर्जदारों(ओं) और जमानतियों को सचित किया जाता है कि अधोल्लिखित संपत्ति डीसीबी बैंक लि. को बंधक है। बैंक के प्राधिकृत अधिकारी ने वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के प्रावधानों के तहत भौतिक कब्जा ले लिया है। संपत्ति अधोल्लिखत देयों और आगे की ब्याज, प्रभारों एवं लागत आदि की वसूली के लिए नीचे तालिका में दिए विवरण अनुसार निविदा सह सार्वजनिक ई—नीलामी द्वारा बिक्री की जायेगी:-

संपत्ति **"जो है जहाँ है", "जहाँ है जैसी है", "जो भी है"** और **"कोई वापसी नहीं"** शर्त पर बिना किसी वारंटी और क्षतिपूर्ति के बिक्री की जायेंगी

क्र. सं.	कर्जदार और जमानती के नाम	बंधक संपत्ति का विवरण	 आरक्षित मूल्य / 2. धरोहर राशि जमा (ईएमडी)/ 3. बोली वृद्धि राशि 	ई—नीलामी की तिथि व समय	कब्जे का प्रकार
1.	गौरव जिंदल, अंगूरी जिंदल और संजीव जिंदल	संपत्ति अर्थात आवासीय मकान क्षेत्रफल 70 वर्ग गज अर्थात 58,52 वर्ग मीटर जिसका खसरा नं. 526, रिथत मोहल्ला नंद नांगरी, गाँव सीकरी खुर्द परगना जलालाबाद, तहसील मोदीनगर, जिला गाजियाबाद, आगे इसे उक्त संपत्ति कहा गया है। पूर्व: गुमाष त्याकी का मकान/ पश्चिम: पणू का प्लॉट, उत्तर: सुरेश का मकान / दक्षिण: 12 फुट चौड़ा रास्ता।	(रुपये इक्कीस लाख तेरह हजार मात्र), 2. रु. 211300/— (रुपये दो लाख ग्यारह हजार तीन सौ मात्र),	12.09.2025 और पूर्वा. 11:00 — अप. 12:00	भौतिक
2.	श्री मुनव्वर मुनव्वर उर्फ श्री मुनव्वर खान (पुत्र श्री शराफत) और श्रीमती अस्मा खान (पत्नी श्रीमान) मुनव्वर खान)	एक मकान माप 77 वर्ग गज = 64.38 वर्ग मीटर, खेत खसरा संख्या 276/3 और नए खेत खसरा संख्या 276/3 और नए खेत खसरा संख्या 831 का हिस्सा, मौजा मंजूरगढ़ी, परगना और तहसील कोल, जिला अलीगढ़ के समस्त भाग व खंड। सीमाएँ निम्नवत हैं:— पूर्व: माप 15 फुट गतेद के क्लॉट के बाद, पश्चिम: माप 15 फुट 14.5 फुट चौड़ी सड़क के बाद, उत्तर: माप 46 फुट मुनव्यर खान के प्लॉट के बाद, दक्षिण: माप 47 फुट बिरिमल्लाह के प्लॉट के बाद	(रुपये चौबीस लाख पचास हजार मात्र), 2. रु. 245000/— (रुपये दो लाख पैतालीस हजार मात्र), 3. रु. 25 000/—	12.08.2025 और ਧੂਗੀ. 11:00 — अप. 12:00	भौतिक

संपत्ति निरीक्षण की तिथि और समय:- सभी संपत्तियों के लिए 01.09.2025 से 05.09.2025 तक पूर्वा. 11:00 से अप. 04:00 के बीच। संपर्क श्री सुमित कुमार, मो.-7906633166 श्री निकुंज माधुर, मो.—9818979116 और श्री स्जन शर्मा, मो.— 8395032800 को पूर्वा. 11:00 से अप. 06:00 तक। **ईएमडी जमा करने की तिथि और समयः 11.08.2025 समय आप. 5 तक,** भागीदारी के लिए अनुरोध पत्र, कंवाईसी, पैन कार्ड, ईएमडी के साक्ष्य सहित

रिकेल आईडी sumit kumar16@dchhank.com srajan sharma@dchhank.com और nikuni mathur@dchhank.d इच्छुक खरीदारों / निविदाकारों को ईएमडी राशि डीसीबी बैंक लि. के नाम में केवल डिमांड ड्रॉफ्ट के माध्यम से जमा करनी होगी।

ई—नीलामी के निबंधन व शर्ते निम्नवत् हैं:

. (1) संपत्ति ''जो है जहाँ है', ''जहाँ है जैसी है'', ''जो भी है'' और ''कोई वापसी नहीं'' शर्त पर बिना किसी वारंटी और क्षतिपूर्ति के बिक्री की जायेंगी (1) संपारत जो 8 जहां है , जहां है अपना है , जो नो 8 जोर कोई वापरा नहीं रात पर अगर जात शारा रात सार्वपूर्त के वक्का का जायगा। (2) सभी वैधानिक बकाया /सहदर्ती शुरुक/पंजीकरण शुरुक, स्टाम्प शुरुक, कर आदि सहित अन्य बकाया क्रेता द्वारा वहन किए जाने होंगे। प्राधिकृत अधिकारी या बैंक ई—नीलामी वाली संपत्ति के संबंध में सरकार या किसी अन्य को किसी भी शुरुक, भार में ग्रहणाधिकार या किसी अन्य बकाया जो बैंक को ज्ञात नहीं है, के लिए जिम्मेदार नहीं होंगे। बोलीदाता को सलाह दी जाती है कि वे वैधानिक देनदारियों, संपत्ति कर के बकाया, बिजली बकाया

आदि सहित संपत्ति पर भार के बारे में अपनी स्वतंत्र जांच करें। (3) संपर्कः टी. जया प्रकाश रेड्डी, मोब: 8142000064, बैक एंड ऑफिस: 8142000066/63/62, कार्यालय ईमेल: info@bankauctions.in और prakash@Bankauctions.in को उनके वेब पोर्टल https://bankauctions.in/ पर उपर्यक्त तालिका में यथाउल्लिखित तिथियों को . 5 मिनट अवधि के असीमित विस्तारों के साथ। निविदाकारों से अपनी निविदा जमा करने से पूर्व नीलामी बिक्री के विस्तृत निबंधन व शर्तों को देखने की सलाह दी जाती है और कृपया लिंक https://www.dcbbank.com/cms/showpage/page/customer-corner का संदर्भ लें।

(4) इच्छुक निविदाकारों को पोर्टल पर स्वयं का पंजीकरण और नीलामी सेवा प्रदाता (4closure.com), मोब: 8142000064, 8142000066 /63 /62) से समय रहते लॉगिन आईडी व पासवर्ड प्राप्त करना होगा जो ई—निविदाकरण के लिए अनिवार्य है। संभावी निविदाकार केवल अपने पंजीकृत मोबाइल नं. से ई-नीलामी पर ऑनलाइन प्रशिक्षण प्राप्त कर सकते हैं।

(5) निर्धारित प्रारूप में आवेदन जो ऑफर/निविदा दस्तावेज के साथ वेबसाइट पर उपलब्ध है में, करके नीलामी प्रक्रिया में ऑनलाइन ई—नीलामी भागीदारी

दिनांक: ०८ ०८ २०२५ स्थानः गाजियाबाद और अलीगढ़ प्राधिकृत अधिकारी डीसीबी बैंक लिमिटेड

ल बैंक ऑफ इंडिया Central Bank of India

शाखा कार्यालयः बक्करवाला शाखा, नई दिल्ली कब्जा स्टूचना (अचल सम्पत्ति के लिए) प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 8(1) के तहत

जबकि, **सेन्ट्रल बैंक ऑफ इंडिया, बक्करवाला शाखा, नई दिल्ली** के अधोहस्ताक्षरी प्राधिकृत अधिकारी ने वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण और प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत तथा प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13(2) और 13(12) के तहत प्रदत्त शक्तियों का प्रयोग कर मांग सूचना दिनांकित 08.05.2025 जारी की जिसमें कर्जदार:- श्रीमती सीमा पत्नी श्री दिनेश कुमार और **सह—कर्जदारः— श्री दिनेश कुमार पुत्र श्री बलवान सिंह** से सूचना में उल्लिखित राशि रु. 30,42,734.60/- (रुपये तीस लाख बयालीस हजार सात सौ चौंतीस और साठ पैसा मात्र) (जिसमें दिनांक 08.05.2025 तक मूलधन और ब्याज शामिल है), प्लस दिनांक

08.05.2025 से भुगतान की तारीख तक ब्याज और अन्य प्रभार को उक्त सूचना प्राप्ति की तारीख से 60 दिनों के अंदर चुकता करने के लिए कहा। कर्जदार द्वारा राशि चुकता करने में असफल रहने पर एतद्द्वारा कर्जदार, जमानती और सर्व सामान्य को सूचित किया जाता है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत प्रदत्त शक्तियों का प्रयोग कर नीचे उल्लिखित

विशेष रूप से कर्जदार(ओं) एवं जमानती और सामान्य रूप में सर्व जन को संपत्ति से कोई लेन-देन न करने के लिए आगाह किया जाता है और संपत्ति का कोई भी लेन-देन राशि रु. 30,42,734.60/- (रुपये तीस लाख बयालीस हजार सात सौ चौंतीस और साठ पैसा मात्र) (जिसमें दिनांक 08.05.2025 तक मूलधन और ब्याज शामिल है), प्लस दिनांक 08.05.2025 से भुगतान की तारीख तक ब्याज और अन्य प्रभार के लिए **सेन्ट्रल बैंक ऑफ** इंडिया, बक्करवाला शाखा, नई दिल्ली के प्रभार के अधीन होगा।

प्रत्याभूत परिसंपत्तियों को मुक्त कराने के लिए उपलब्ध समय में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों में कर्जदार का ध्यान आकृष्ट किया जाता है।

अचल संपत्ति का विवरणः

(प्रत्याभूत परिसंपत्ति / बंधक संपत्ति का विस्तृत विवरण) मालिक और बंधककर्ता— श्रीमती सीमा पत्नी श्री दिनेश कुमार विवरणः आवासीय फ्लैट, डीडीए निर्मित एलआईजी फ्लैट, नंबर 41, भूतल पर, ब्लॉक – ए 1, पॉकेट – 4, सेक्टर–34, रोहिणी, नई दिल्ली–110034

हस्ता/- (प्राधिकृत अधिकारी), सेंट्रल बैंक ऑफ इंडिया

Exceeding Expectations...Always

Total income from operations

and/or Extraordinary items*)

स्थान : गाज़ियाबाद/मथुरा

PEARL GLOBAL CIN: L74899DL1989PLC036849

Particulars

Net Profit/(Loss) for the period (before Tax, Exceptional

Total Comprehensive Income for the period(Comprising Profit / (Loss) for the period (after tax) and Other

Reserves (excluding Revaluation Reserve) as shown in

the Audited Balance Sheet of the previous year

Net Profit / (Loss) for the period before tax (after

Net Profit/(Loss) for the period after tax (after

Exceptional and / or Extraordinary items'

Exceptional and/or Extraordinary items*)

Comprehensive Income (after tax)

8. Earning Per Share (of Rs.5/- each)

6. Equity Share Capital

	सिक्योरिटाईजेशन एंड रिकन्स्ट्रक्शन ऑफ फायनेंशियल एसेट्स एंड एन्फोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट एक्ट, 2002 (अधिनियम) की धारा 13(2) के अंतर्गत सूचना						
अनु. क्र.	कर्जदाता (ओं) का नाम (ए)	गिरवी संपत्ति(यों) का विवरण (बी)	एन.पी.ए की तारीख (सी)	बकाया राशि (रू.) (डी)			
1.	कर्ज खाता क्र. HHLNOD00422587 1. हर्ष कुमार 2. चेतना	फ्लैट नंबर एसएफ-02, दूसरी मंजिल, छत के अधिकारों के साथ, सामने दाईं तरफ, प्लॉट नंबर एमएम 16, डीएलएफ अंकुर विहार, लोनी, गाज़ियाबाद- 201010, उत्तर प्रदेश।	09.07.2025	रू. 21,29,222.91/- (रुपए इक्कीस लाख उनतीस हजार दो सो बाईस और इक्यानवे पैसे मात्र) 15.07.2025 के अनुसार			
2.	कर्ज खाता क्र. HHLNOD00525360 1. दलीप कुमार मंडल 2. प्रदीप कुमार 3. आरती	फ्लैट नंबर एफएफ2, एमआईजी पहली मंजिल, सामने दाईं तरफ, छत के अधिकारों के बिना, प्लॉट नंबर एमएम– 81, डीएलएफ अंकुर विहार, सादुलाबाद, गाजियाबाद–201010, उत्तर प्रदेश।	03.11.2024	रु. 20,09,834.74/- (रूपए बीस लाख नो हजार आठ सो चौंतीस और चौहत्तर पैसे मात्र) 23.07.2025 के अनुसार			
3.	कर्ज खाता क्र. HHLMAT00449453 1. रविन्द्र पाल सिंह 2. जमुना देवी 3. देवेंद्र सिंह	प्लॉट नंबर ए-30, खसरा नंबर 427, प्रगति कुंज, फेज 1, भौजा अड्की, तहसील और जिला मथुरा, उत्तर प्रदेश - 281001।	08.06.2025	रु. 26,44,867.48/- (रुपए छब्बीस लाख चौवालीस हजार आठ सौ सड़सठ और अड़तालीस पैसे मात्र) 03.07.2025 के			

कि ऊपर लिखे नाम वाला उधार लेने वाला(ले) ने ऋण खाते के वित्तीय अनुशासन को बनाए रख पाने में असफल रहे हैं तथा कंपनी द्वारा अपनी आम बिजनेस चर्या में रखे जाने वाले खातों के अनुसार प्रत्येक उधार पाने वाले (लों) के नाम के आगे स्तंभ डी में विनिर्दिष्ट धनराशि बकाया बनी हुई है। उधार लेने वाले(लों) की ओर से ऋण धनराशि का पुनर्भुगतान में लगातार चूक होने के कारण उधार लेने वाले(लों) के ऋण खाते को कंपनी द्वारा सीमांकित मापदंडो के भीतर निष्पादनेतर परिसंपत्तियों (स्तंभ सी में तारीख के अनुसार) के रूप में वगीकृत किया गया है। परिणामस्वरूप प्रत्येक उधार नेने वाले को अधिनियमन की धारा 13(2) के अंतर्गत सूचनाएं भी जारी की गई है ।

उपर्युक्त को दृष्टिगत रखते हुए कंपनी एतद्भ्वारा ऊपर लिखे नाम वाले उधार लेने वाले(लों) का आहवान करती है कि, वे इस सूचना के प्रकाशित होने के दिन से 60 दिन के भीतर अद्यतन ब्याज, लागतें, तथा शुल्कों सहित ऊपर स्तंभ डी में विनिर्दिष्ट संपूर्ण बकाया देयताओं का भुगतान करके कंपनी के प्रति बनने वाले अपने / उनके पूर्ण दायित्वों का निर्वहन करें, ऐसा न करने पर कंपनी ऊपर के स्तंभ बी में उल्लिखित बंधक रखी गई संपत्ति को अधिग्रहीत

कृपया ध्यान दें कि सरफेसी कानून की धारा 13 की उप–धारा (8) के प्रावधानों के अनुसार, ''कर्जदार सार्वजनिक नीलामी द्वारा, कोटेशन आमंत्रित करते हुए, सार्वजनिक निविदा या निजी समझौते द्वारा सुरक्षित आस्तियों की बिक्री के लिए सूचना के प्रकाशन के दिनांक तक केवल सिक्योर्ड क्रेडिटर द्वारा किए गए सभी खर्चों , लागतों और प्रभारों के साथ संपूर्ण बकाया देय राशि अदा कर सकता है, इसके अलावा यह भी ध्यान दें कि उपरोक्त विधिक रूप से निर्धारित समयावधि के अंदर सुरक्षित आस्ति का मोचन करने में कर्जदार विफल रहने पर कर्जदार संपत्ति का मोचन करने के लिए पात्र नहीं हो सकता' सरफेसी अधिनियमन की धारा 13 की उप–धारा (13) के प्रावधान के संदर्भ में, आप इस प्रकार बिक्री, पट्टे के माध्यम से अन्यथा नोटिस में उल्लिखित अपनी सुरक्षित संपत्तियों में से कोई भी (अपने व्यापार के सामान्य पाठ्यक्रम के अलावा) सुरक्षित लेनदार की पूर्व लिखित सहमति के बिना स्थानांतरित करने से प्रतिबंधित हैं। कृते सम्मान कैपिटल लिमिटेड

Corp. Off.: Pearl Tower Plot No. 51, Sector-32, Institutional Area, Gurugram-122001, Haryana Tel: 0124-4651000; E-mail: investor.pgil@pearlglobal.com; Website: www.pearlglobal.com

Quarter Ended 31.03.2025

1,23,435.89

7,462.70

7,778.94

6,497.34

5,721.67

2,296.76

15.10

14.96

PEARL GLOBAL INDUSTRIES LIMITED

30.06.2025

1,23,921.91

7,664.83

7,632.87

6,555.94

5,566.04

2,297.81

14.62

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

Registered Office.: C-17/1, Paschimi Marg, Vasant Vihar, New Delhi-110057

(पहले इंडियाबुल्स हाउसिंग फायनान्स लिमिटेड के नाम से जाना जाता था)

(Rs. in Lakhs except earning per share data)

31.03.2025

4,53,984.19

26,276.97

26,733.29

23,077.07

21,105.88

2,296.76

1,13,273.19

54.96

52.87

Quarter Ended 30.06.2024

1,06,238.26

6,765.75

7,322.91

6,192.90

4,381.64

2,179.86

14.84

प्राधिकत अधिकार्र

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पंजीकृत कार्यालय : 37, हरगोबिंद एन्क्लेव, विकास मार्ग, दिल्ली निगमित कार्यालय : भखण्ड सं. ए-140, सेक्टर-136, नोएडा, उत्तर प्रदेश- 201301 ईमेल : compliance@apollopipes.com, वेबसाइट : www.apollopipes.com

			(आँकड़े रु. ला	ख में, ईपीएस छो	
क्र.		समाप्त	तिमाही	समाप्त वर्ष	
त्र. सं.	विवरण	30.06.2025 (अलेखापरीक्षित)	30.06.2024 (अलेखापरीक्षित)	31.03.2025 (लेखापरीक्षित)	
1	कुल आय	22278.67	24104.86	93047.9	
2	ईबीआईडीटीए	2145.45	2515.39	8994.7	
3	अवधि हेतु निवल लाभ / (हानि) (कर, आपवादिक एवं / अथवा असाधारण मदों से पूर्व)	907.87	1479.67	4215.9	
4	कर पूर्व अवधि हेतु निवल लाभ / (हानि) (आपवादिक एवं / अथवा असाधारण मदों के उपरांत#)	907.87	1479.67	4215.9	
5	कर उपरांत अवधि हेतु निवल लाभ/(हानि) (आपवादिक एवं / अथवा असाधारण मदों के उपरांत)	811.29	1088.15	3081.9	
6	अवधि हेतु कुल व्यापक आय [अवधि हेतु लाम / (हानि) (कर उपरांत) तथा अन्य व्यापक आय (कर उपरांत) से समाविष्ट]	983.07	1087.83	3982.9	
7	समता अंश पूंजी	4404.82	4135.32	4404.8	
8	अन्य समतायें (आरक्षितियाँ)			76096.6	
9	आय प्रति अंश (रु. 10/— प्रत्येक का अंकित मूल्य, त्रैमासिक आँकडों के लिए अवार्षिकीकृत)				
	मूलभूत :	1.84	2.63	7.0	
	तरलीकृत :	1.84	2.60	7.0	

देनाँक 30 जून 2025 को समाप्त तिमाही के अलेखापरीक्षित एकीकत वित्तीय परिणामों का संक्षिप्त विवरण

	समाप्त 1	समाप्त तिमाही		
विवरण	30.06.2025 (अलेखापरीक्षित)	30.06.2024 (अलेखापरीक्षित)	31.03.2025 (लेखापरीक्षित)	
कुल आय	27,800.42	30,948.13	118690.06	
कर पूर्व लाभ	912.70	1,779.55	4542.65	
कर पश्चात लाभ	816.12	1.388.04	3408.66	

उपरोक्त साराँश, सेबी (सूचीकरण दायित्व एवं अन्य प्रकटीकरण आवश्यकताएं) विनियमावली 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों के पास फाइलबद्ध अलेखापरीक्षित पृथक तथा एकीकृत वित्तीय परिणामों के विस्तृत प्रारूप का एक साराँश है। त्रैमासिक वित्तीय परिणामों का पूर्ण प्रारूप, स्टॉक एक्सचेंज(जों) की वेबसाइटों (www.bseindia.com तथा www.nseindia.com) पर तथा कंपनी की वेबसाइट अर्थात् (www.apollopipes.com) पर उपलब्ध है। परिणामों को नीचे उपलब्ध कराये गये क्यूआर कोड को स्कैन करके भी देखा एवं

स्थान : नोएडा दिनाँक: 7 अगस्त, 2025

प्राप्त किया जा सकता है :

कृते अपोलो पाइप्स लिमिटेड **हस्ता.** /-समीर गुप्ता अध्यक्ष तथा प्रबंध निदेशक

Diluted : (*) Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind AS Rules.

Place : Chennai

Dated: August 07, 2025

2.

3.

4.

Notes: The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly /Annual Finacial Results (both Consolidated & Standalone) are available on the Company's website at www.pearlglobal.com, besides the websites of BSE Ltd. and National Stock Exchange of India Ltd.

The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of the Directors of company at their meetings held on August 07, 2025. The financial results for the guarter ended June 30, 2025 have been reviewed by the Statutory Auditors of the Company.

(3) Additional information on standalone financial results pursant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

(Rs. in Lakhs)

S. No.	Particulars	Quarter Ended 30.06.2025 (Unaudited)	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 30.06.2024 (Unaudited)	Year Ended 31.03.2025 (Audited)	
(a)	Turnover	26,665.74	39,748.88	27,615.76	1,19,616.36	
(b)	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items	2,584.37	2,324.19	1,589.25	5,490.07	
(c)	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	2,697.62	2,621.51	1,662.14	5,279.29	
	Ry order of the Roard					

For Pearl Global Industries Limited (Pallab Banerjee) Managing Director DIN 07193749

