

CAPTAIN PIPES LTD.

Regd. Office & Works: Survey No. 257, Plot No. 23 to 28, N.H. No. 27, SHAPAR (Veraval)
Dist. Rajkot (Gujarat) INDIA. Mobile: +91 99090 29066, Toll Free Number: 1800 212 5626
website: www.captainpipes.com | e-mail: info@captainpipes.com
CIN.: L25191GJ2010PLC059094

DATE: 29/01/2025

To,

The Bombay Stock Exchange (BSE Limited) Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Dear Sir / Madam,

Sub: NEWSPAPER PULICATION OF BOARD MEETING NOTICE

Pursuant to the requirement of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, attached herewith newspaper publication of board meeting notice given in Financial Express Newspaper One Vernacular Language(Gujarati) dated 24.01.2025 And Other Nationwide Circulating English Newspaper dated 24.01.2025.

Kindly take note of the above.

Thanking you,

Yours faithfully,

FOR, CAPTAIN PIPES LIMITED

GOPAL

KHICHADIA

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GOPAL D. KHICHADIA (MANAGING DIRECTOR) DIN: 00127947



ઉત્કર્ષ સ્મોલ ફાયનાન્સ બેંક

આપકી ઉમ્મીદ કા ખાતા

(શિડ્યુલ્ડ કોર્મસીયલ બેંક)

ઝોનલ ઓફીસ : ૧૭મો માળ, પ્લોટ નં. ૧૨, સેક્ટર-૧૮, સંપદા રેલ્વે સ્ટેશન સામે, વાશી, નવી મુંબઇ-૪૦૦ ૭૦૫. રજીસ્ટર્ડ ઓફીસ : ઉત્કર્ષ ટાવર, નેશનલ હાઇવે–૩૧, (એરપોર્ટ રોડ), શેમલપુર, કાઝી સરાઇ, હારહુઆ, વારાણસી, યુપી–૨૨૧ ૧૦૫

પરિશિષ્ટ–૪–એ (જુઓ નિયમ ૮(૬) અને ૯(૧) ની જોગવાઇઓ)

સ્થાવર મિલકતોના વેચાણ માટે વેચાણ નોટીસ સિક્યોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮ (६) અને ૯(૧) ની જોગવાઇઓ સાથે વંચાતા સિક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ

ફાયનાનિસ્થલ એસેટસ અને એન્ફોર્સમેન્ટ ઓફ સિક્ચોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ હેઠળ સ્થાવર મિલકતોના વેચાણ માટે ઇ–હરાજી વેચાણ નોટીસ આથી ખાસ કરીને દેવાદાર(રો) અને ગીરવેદાર(રો) અને જાહેર જનતાને જાણ કરવામાં આવે છે કે નીચે જ્ણાવેલ સ્થાવર મિલકત સિક્ચોર્ડ લેણદારને ગીરો/ચાર્જડ કારચેલ છે જેનો પરોક્ષ કબજો ઉત્કર્ધ સ્મોલ કાચનાન્સ બેંક લીમીટેડ (અહી પછી સિક્ચોર્ડ લેણદાર તરીકે જણાવેલ છે) ના અધિકૃત અધિકારીએ લઇ લીધો છે, જેનું સિક્ચોર્ડ લેણદારની નીચે કોષ્ટકમાં જણાવેલ રકમ તેમજ ચડત વ્યાજ, ચાર્જિસ, કોસ્ટ અને ખર્ચની વસુલાત માટે ઈ–હરાજી મારફત "જ્યાં છે", "જે છે" એ "જેમ છે" ના ધોરણે વેચાણ કરવામાં આવશે. આથી જાણ કરવામાં આવે છે કે અમે મેસર્સ સી૧ ઇન્ડિયા પ્રાઇવેટ લીમીટેડના વેબપોર્ટલ https://www.bankeauctions.com મારફત જાહેર ઇ–હરાજી ચોજવા જઈ

ક્રમ નં.	લોન એકાઉન્ટ નંબર		દાર/ગીરવેદાર/ જામીનદાર ના માલિક) નું નામ	૧૩(૨) મુજબ માંગણા નોટીસની તારીખ અને રકમ	કબજાની તારીખ અને પ્રકાર	તારીખ મુજબ રકમ	રિઝર્વ પ્રાઇઝ અર્નેસ્ટ મની કિપોઝીટ	બિડ વૃદ્ધિની ૨કમ	ઇ-હરાજીની તારીખ અને સમય	નિરિક્ષણની તારીખ અને સમય
1	154005000 0000188	ું (દેવા અને ખ	હુસૈન એસ ખાન દાર/ગીરવેદાર) ાન અબ્દુલ કાદીર ાહ–દેવાદાર)	27,32,175.03/- 17-08-2024	06-12-2024 સાંકેત્તિક	28,94,093.76/- 18-01-2025	4,80,000.00/- 48,000.00/-	10,000/-	૨૫–૦૨–૨૦૨૫ ૧૧એએમ– ૧પીએમ	20-02-2025 21-02-2025
ઇએ	ઇએમડી જમા કરાવવાની 24-02-2025 બિડ અને દસ્તાવેજો છેલી તારીખ જમા કરાવવાનું સ્થળ			ઉત્કર્ધ સ્મોલ ફાયનાન્સ બેંક લીમીટેડ, શાખા ઓફીસ : અપ્પર ફ્લોર, જેઆર પ્લાઝા, સીએન૧ વરાછા, સુરત–૩૯૫૦૦૬, ગુજરાત				નજી પંપ પાછળ, િ	યેકુવાડી, નાના	
	બેંકની જાણમાં હોય તેવા બોજા			નથી	વિગતમાં જણાવેલ મિલકત સામે દાવા			ના	થી	

મિલકત/તોની વિગત: મોજે ઉટિચાદરાના બ્લોક નં. ૧૧૮, ક્ષેત્રફળ ૧૫૮૮૪.૦૦ ચો.મી., શીલાલેક રેસીડેન્સી તરીકે જાણીતી, પ્લોટનં. ૮૮ પૈકી, ક્ષેત્રફળ ૫૮.૭૪ ચો.મી., ખુલો પ્લોટ અને રોડ, જ્મીનનો ન વહેચાયેલ હિસ્સો ક્ષેત્રફળ ૧૧.૨૬ ચો.મી., કુલ ક્ષેત્રફળ ૭૦.૦૦ ચો.મી., રજીસ્ટ્રેશન ડિસ્ટ્રીક્ટ અને સબ ડિસ્ટ્રીક્ટ અંકલેશ્વર, જિલો ભરૂચ ખાતેના બિન ખેતીલાચક પ્લોટની જમીનના તમામ ભાગ અને હિસ્સા.

Г	બેંકની જાણમાં હોચ તેવા બોજા		નથી	(વિગતમાં જણાવેલ મિલકત સામે દાવા			નશ	થી	
85	ઇએમડી જમા કરાવવાની 24-02-2025 બિડ અને દરતાવેજો છેલી તારીખ જમા કરાવવાનું સ્થળ		ઉત્કર્ધ રમોલ ફાચનાન્સ બેંક લીમીટેડ, શાખા ઓફીસ : અપ્પર ફ્લોર, જેઆર પ્લાઝા, સીએનજી પંપ પાછળ, ચિકુવાડી, નાના વરાછા, સુરત-૩૯૫૦૦૬, ગુજરાત							
2	1540060000 000060	(દેવા: રસિલાબે (સહ- કોન્ડેક (સ	સ એમ કોન્ડેકર દાર/ગીરવેદાર) ન રામદાસ કોન્ડેકર -દેવાદાર) અને ર દર્શન રામદાસ હ-દેવાદાર)	17,12,986.47/ 30-09-20241	સાંકેતિક	16,42,124.58/- 18-01-2025	41,96,000.00/- 4,19,600.00/-		૧પીએમ	21-02-2025
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મિલકત/તોની વિગત: મોજે કતારગામ, સુરતમાં સર્વે નં. ૪૭૩, ટાઉન પ્લાનિંગ સ્કીમનં. ૧૮, ફાઈનલ પ્લોટનં. ૩૨, વિજય કોલોની (વિજયનગર સોસાચટી) વિભાગ–૨ તરીકે જાણીતી, રેસીડેન્સીચલ પ્લોટ પૈકી પ્લોટનં. ૧૫૪, ક્ષેત્રફળ ૫૮.૫૨૯ ચો.મી., ગ્રાઉન્ડ ફ્લોર, ૫હેલો માળ અને બીજો માળ, બાંધકામ ક્ષેત્રફળ ૧૪૪.૧૧ ચો.મી. અને બિલ્ટ અપ એરિયા ક્ષેત્રફળ ૧૭૨.૯૩ ચો.મી. સુરત મહાનગર પાલિકા આકરણી ટેનામેન્ટ નં. ૧૯૭–૩૫–૧૨૬૧–૦–૦૦૧, ૨જીસ્ટ્રેશન ડિસ્ટ્રીક્ટ અને સબ ડિસ્ટ્રીક્ટ સુરત, ગુજરાત રાજ્ય ખાતેની બિન ખેતીલાચક પ્લોટની જમીનના તમામ ભાગ અને હિસ્સા.

બેંકની જાણમાં હોચ તેવા બોજા		નથી	ſ	વેગતમાં જણાવેલ િ	મેલકત સામે દાવા		ન	થી		
	છેલી તારીખ જમા કરાવવાનું સ્થળ			વરાછા, સુરત–૩૯૧	૫૦૦૬, ગુજરાત					
ઇએ	મડી જમા કરાવવાની	24-02-2025	બિડ અને દસ્તાવેજો	ઉત્કર્ષ સ્મોલ ફાયનાન્સ બેંક લીમીટેડ, શાખા ઓફીસ : અપ્પર ફ્લોર, જેઆર પ્લાઝા, સીએનજી પંપ પાછળ, ચિકુવાડી, જ						યેકુવાડી, નાના
		(₹	ાહ–દેવાદા૨)							
ı		અને ચૌધરી	રમેશભાઈ જેસંગભાઈ						૧પીએમ	
	000055		દાક/ગીકવૃદાક)	30-09-2024	સાંકેત્તિક	18-01-2025	2,76,900.00/-	10,000/		21-02-2025
3	1540050000	ચૌધ	રી રોહિતફમાર	25,15,336.54/-	11-12-2024	25,90,496.98/-	27,69,000.00/-	10.000/-	૨૫–૦૨–૨૦૨૫	20-02-2025

મિલકત/તોની વિગત: રેસીડેન્સીચલ પ્લોટનં. ૨૨૮/બી, ક્ષેત્રફળ આશરે ૪૦.૧૩ ચો.મી. તેમજ માર્જિનમાં ન વહેચાચેલ હિસ્સો આશરે ૧૨.૨૬ ચો.મી. અને કોમન રોડ અને ખુલી ૧૦ચા ક્ષેત્રફળ આશરે ૯.૫૭ ચો.મી. કુલ ક્ષેત્રફળ આશરે દ્૧.૯૬ ચો.મી. તેમજ ગ્રાઉન્ડ ફ્લોર અને પહેલો માળ બાંધકામ ક્ષેત્રફળ આશરે ૭૪.૧૪ ચો.મી., તેમજ અરુણ ઉદય હાઉસિંગ સોસાચટી તરીકે જાણીતી હાઉસિંગ સોસાચટીના તમામ પ્રકારની સગવોડ ધરાવતી રેવન્યુ સર્વે નં. ૧૩૭/૧, બ્લોક નં. ૨૦૦ ક્ષેત્રકળ આશરે ૮૦૯૪ ચો.મી અને રેવન્યુ સર્વે નં. ૧૩૬, બ્લોકનં. ૨૦૪ ક્ષેત્રફળ આશરે ૧૨૩૪૩ ચો.મી, કુલ ક્ષેત્રફળ ૨૦૪૩૭ ચો.મી જમીન, ટાઉન પ્લાનિંગ સ્કીમ નં.૫૬, ફાઈનલ પ્લોટ નં. ૨૮,ની જમીન પરની મોર્જે ગામ બામરોલી, પેટા જિલો સુરત સીટી, જિલો– સુરત ખાતેની સ્થાવર મિલકતના મતામ ભાગ અને હિસ્સા. ચતુઃસીમાઃ પુર્વઃ સોસાચટીનો રોડ, પશ્ચિમઃ સોસાચટીનો કોમન પ્લોટ, ઉત્તર: પ્લોટ નં. ૨૨૮/એ, દક્ષિણ: બ્લોક નં. ૨૦૧

તમામ ઇચ્છુક ભાગીદારો/બીડરોને ઈ–હરાજી પ્રક્લિયામાં ભાગ લેવા માટે વધૂ વિગતો તેમજ શરતો અને નિયમો માટે https://www.bankeauctions.com અને https://www.utkarsh.bank ની

મુલાકાત લેવા વિનંતી છે અને **શ્રી સોલંકી અહેમદ, મોબાઇલ નં. ૮૮૪૯૫૮૯૦૯૯ ઇમેઇલ** : solanki.ahmed@utkarsh.bank નો પણ સંપર્ક કરવા સલાહ છે. આ સિક્ચોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮ (દ્દ) અને ૯(૧) હેઠળ ૩૦ દિવસીય કાનુની વેચાણ નોટીસ પણ છે.

દેવાદાર(રો)/ગીરવેદાર અને જામીનદાર(રો) ને ૩૦ દિવસીય કાનુની વેચાણ નોટીસ **શરતો અને નિયમોઃ ૧.** સિક્ચોર્ડ મિલકતની ઇ–હરાજી "જ્યાં છે", "જે છે" અને "જેમ છે" ના ધોરણે અને સિક્ચોર્ડ ક્રેડીટર વર્તી કોઇ આશ્રય વિના ૨હેશે અને અધિકૃત અધિકારીની જાણકારી અને માહિતી હેઠળ જણાવેલ મિલકત/તો પર કોઇ બોજો નથી. મિલકત બેંકની જાણમાં હોય અથવા જાણમાં ન હોય તેવા વર્તમાન અને ભાવી બોજાઓ સાથે વેચવામાં આવી રહી છે. અધિકૃત અધિકારી/સિક્યોર્ડ લેણદાર કોઇપણ ત્રાહિત વ્યક્તિના દાવાઓ/હકો/બાકી રકમ માટે કોઇપણ રીતે જવાબદાર ગણાશે નહી. ૨. ઈ–હરાજી વેચાણમાં ભાગ લેવા માટે બીડ દસ્તાવેજો, પાનકાર્ડની નકલ, કંપનીના કિસ્સામાં બોર્ડ રીઝોલ્યુશન, ફોટો આઇડી અને સરનામાના પુરાવા તેમજ ઇએમડી જમા કરવા જરૂરી છે જે અધિકૃત અધિકારી **ઉત્કર્ષ રમોલ ફાયનાન્સ બેંક લીમીટેડની તરફેણમાં** કરંટ એકાઉન્ટ નં. ૧૩૭૫૨૦૦૦૦૦૦૦૦૩ આઇએફએસસી UTKS0001375 સરનામું : ઉત્કર્ધ સ્મોલ ફાયનાન્સ બેંક લીમીટેડ, ડી૩૭/૩૭, બડાદેવ, સ્પાઇસ કેસીએમ વારાણસી–૨૨૧૦૦૨, ાખા ગોડવાલિયાના નામે એનઇએફટી/આરટીજોસ મારફત ચુકવવાપાત્ર છે. એક વખત ઓનલાઇન બીડ જ્યા કર્યા પછી, તે રદ કરી શકાશે નહી. વધુમાં, બીડર દ્વારા જમા કરાચેલ કોઇપણ ઇએમડી **ઇમેઇલ** : solanki.ahmed@utkarsh.bank, સં<mark>પર્ક નં : ૯૧–૮૮૪૯૫૮૯૦૯૯ અને ઇમેઇલ</mark> : mayur.battise@utkarsh.bank, સં<mark>પર્ક નં . : ૪૦૧૬૧૫૫૧૬૫</mark> ઉપર કેન્સલ્ડ ચેકની નકલ

તેમજ આરટીજીએસ/એનઈએફ્ટીનો યુટીઆર/સંદર્ભ નં. મોક્લવા જરૂરી છે. 3 . ફક્ત માન્ય યુઝર આઇડી/પાસવર્ડ ધરાવતા અને એનઇએફ્ટી/આરટીજેસની ચુકવણીની ખાતરી આપનાર ખરીદાર જ ઈ–હરાજી પ્રક્રિયામાં ભાગ લેવા માટે લાયક ગણાશે. તારીખ : ૨૪/૦૧/૨૦૨૫ (અદિાકૃત અદિાકારી) સ્થળ : સુરત (ગુજરાત) ઉત્કર્ષ સ્મોલ ફાયનાન્સ બેંક લીમીટેડ

zensar

An **RPG** Company

Zensar Technologies Limited

CIN No. L72200PN1963PLC012621

Registered Office: Zensar Knowledge Park, Plot # 4, MIDC, Kharadi, Off Nagar Road, Pune - 411014, Maharashtra, India

Tel. No.: +91 20 6605 7500 Fax No.: +91 20 6605 7888 E-mail: investor@zensar.com | Website: www.zensar.com

Zensar reports 10.1% YoY Revenue growth.

(Amount in INR Mn.)									
	Q	uarter Ended		Nine Mont	Year Ended				
Particulars		30-Sep-2024	31-Dec-2023	31-Dec-2024	31-Dec-2023	31-Mar-2024			
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited			
Total Income	13,563	13,491	12,462	40,359	37,789	50,607			
Net Profit before tax	2,103	2,079	2,121	6,279	6,472	8,758			
Net Profit after tax	1,598	1,557	1,617	4,734	4,917	6,650			
Total Comprehensive Income	1,931	1,393	1,600	4,869	5,025	6,868			
Equity Share Capital	454	454	453	454	453	453			
Other equity (excluding Revaluation Reserve)						35,166			
Earnings Per Share (Face value ₹ 2 each) (not annualised):									
a) Basic	7.04	6.88	7.14	20.88	21.71	29.36			
b) Diluted	6.98	6.82	7.08	20.73	21.53	29.13			

Notes:

- 1 These unaudited results have been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there under as amended from time to time. The above financial results were reviewed and recommended by the Audit Committee and taken on record by the Board of Directors at their meeting held on January 22, 2025.
- Standalone Financial Information:

(Amount in INR Mn								
		uarter Ended		Nine Mo	Year Ended			
Particulars	31-Dec-2024	30-Sep-2024	31-Dec-2023	31-Dec-2024	31-Dec-2023	31-Mar-2024		
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited		
Revenue from Operations	5,592	5,562	5,010	16,450	15,041	20,192		
Profit before tax	1,867	1,517	1,318	5,515	4,727	6,279		
Net profit for the period	1,532	1,162	1,010	4,481	3,642	4,770		

- 3 Zensar Technologies, Inc. (wholly owned subsidiary) has acquired 100% stake in BridgeView Life Sciences, LLC (formerly known as 'COEUS Solutions') which is engaged in the business of providing technology consulting and system integration services to biopharma and life sciences customers, for a total consideration of USD 21.50 Million with effect from July 24, 2024 subject to working capital adjustments, if any. Purchase consideration includes upfront payment of USD 14.30 Million and deferred consideration based on achievement of agreed performance criteria's as per Share purchase agreement (SPA) USD 7.20 Million.
 - The results for the quarter and nine months ended ended 31 December 2024 include the results of BridgeView Life Sciences, LLC and are therefore not comparable with the results of previous periods. The Group has calculated the fair value of the acquired assets and liabilities in accordance with Ind-AS 103 Business Combinations, the accounting for which has been concluded in current quarter.
- The Board of Directors at its meeting held on January 22, 2025 declared an interim dividend of ₹ 2.00 per equity share of the Company for the Financial Year 2024-25. The Record Date for the aforesaid interim dividend will be January 28, 2025.
- The above is an extract of the detailed format of Quarterly 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 standalone and consolidated quarterly financial results are available on stock exchange websites (www.nseindia.com and www.bseindia.com) and on Company's website (www.zensar.com).



Scan this QR code to download **Unaudited Financial Results for the** Quarter and Nine Months ended December 31, 2024

For and on behalf of the Board

Mumbai Date: January 22, 2025

Manish Tandon CEO and Managing Director



25th Floor, P. J. Towers, Dalal Street, Mumbai – 400 001
Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com
CIN No.: L67120MH2005PLC155188

NOTICE

Notice is hereby given that the following Trading Member of BSE Limited has requeste or the surrender of its trading membership of the Exchange:

	Sr.No.	Name of the Trading Member	SEBI Regn. No.	Closure of business w.e.	
ı	1	Madhav Stock Vision Pvt. Ltd.	INZ000278135	12/09/2024	

complaints, if any, within one month of the date of this notification for the purpose o processing the surrender application submitted to BSE. However, constituents ar equested to note that complaints, if any, which are not filed within the aforesai neframe, may be filed against the abovementioned Trading Member within th stipulated timeframe prescribed by SFBI from time to time. The complaints files against the above-mentioned Trading Member will be dealt in accordance with th Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEE

The constituents can file complaints against the abovementioned Trading Mer the nearest Regional Investor Service Centre of BSE in the prescribed complaint form o submit their complaints along with necessary documents on email id

For further details relating to the complaint form, filing of eComplaint, etc. please vis https://www.bseindia.com/static/investors/cac_tm.aspx

For BSE Limited General Manager Membership Operations & ate: January 24, 2025

(captain)

CAPTAIN PIPES LTD. Email: account@captainpipes.com Website: www.captainpipes.com CIN No.: L25191GJ2010PLC059094

NOTICE

Pursuant to regulation 29 of the SEBI LODR Regulations 2015 Notice is hereby given that the meeting of board of directors of the company will be held on Friday, 31st January 2025 inter

To consider and approve the unaudited financial results for the quarter ended on 31st December, 2024.

The said notice can be accessed on the website of the company at www.captainpipes.com and may also be accessed on the stock exchange website at www.bseindia.com.

Place : Rajkot Date: 23/01/2025

For, Captain Pipes Ltd

Gopal Khichadia (Managing Director)



Place : Mumbai

રીજનલ ઓફિસ - આણંદ. દુકાન નં. ૨૨૨-૨૨७, બીજો માળ, ુ મારૂતિ સોલારીસ, મધુબન રીસોર્ટ પાસે, આણંદ - સોજીત્રા રોડ, આણંદ - ૩૮૮૦૦૧.

વેચાણ નોટીસ સ્થાવર મિલકતો માટે વેચાણ

र्घ - हराञ्चनी नोटीस : ૨૮.૦૨.૨૦૨૫ બપોરે ૧૨.૦૦ થી સાંજે ૫.૦૦ કલાકે

અધિકૃત અધિકારી,

सिङयोरीटी र्छन्टरेस्ट (એन्डोर्समेन्ट) उल - २००२ नो नियम ८(५) ना प्रोविजोनी साथै सिङ्यरीटार्छजेशन એन्ड रीङन्स्टर्डशन ओङ झयनान्शीयल એसेट એन्ड એન્ફોર્સમેન્ટ ઓફ સિક્ચોરીટી ઈન્ટરેસ્ટ એક્ટ-૨૦૦૨ અન્વચે સ્થાવર મિલકતોનું ઈ - હરાજી વેચાણ માટે વેચાણ નોટીસ.

આથી જાહેર જનતાને તથા ઉધારકર્તાઓ અને જામીનદારોને વિશેષ રૂપથી નોટીસ આપવામાં આવે છે કે સિકયોર્ડ ક્રેડીટરને ગીરો મુકેલ નીચે દર્શાવેલ સ્થાવર મિલકતોનો **શુબિચન બેંક ઓફ ઇન્ડિયા** ના અધિકૃત અધિકારી દ્રારા કબજો લેવાયેલ છે, નીચે દર્શાવેલ ઉધારકર્તાઓ અને જામીનદારો પાસેથી નીચે દર્શાવેલ બાકી લેણાંના વસૂલાત હેતુ આવી મિલકતોનું "જ**યાં છે, જેમ છે અને જે કંઇ પણ છે"** ના ધોરણે નીચે દર્શાવેલ તારીખે વેચાણ કરવામાં આવશે. અનામત કિંમત સાથે ઈએમડી ની રકમ પણ નીચે જણાવેલ છે.

साजाजु जान ठाठा सस्वानु	33410 (1171 · 33410 6140, 3454 · 615, 3151410, 315161, 5114161 · 31 6161 · 31 6161 · 31 6161			
ઉદ્યારકર્તા/જામીનદારોનું નામ	શ્રી પાર્થ દિનેશકુમાર ત્રિવેદી (ઉદારકર્તા) અને શ્રી હિમાંશુ દિનેકુમાર ત્રિવેદી (સહ-ઉદ્યારકર્તા)			
બાકી લ્હેણી રકમ	રૂા. ૨૬,૨૨,७૬૨.૪૬, તા. ૩૧.૦७.૨૦૨૪ + ચડત વ્યાજ, કોસ્ટ અને અન્ય ખર્ચાઓ (ત્યાર પછી આવેલ વસુલાતને આદિન)			
સ્કે.મી. ચતુઃસીમા ઃ ઉત્તરે ઃ પ્લોટ	અને હિસ્સાની મિલકતનો રહેણાંક ઘરનો પ્લોટ નં. ઈ-૨૦૫, કર્મવીર સુંદરવન - ૩, મનજીપુરા રોડ, નડીયાદ - ૩૮૭૦૦૧, ગુજરાત, પ્લોટ એરીયાનું ક્ષેત્રફળ ૭૫ ટ નં. ઈ/૨૦૪, દક્ષિણ : પ્લોટ નં. ઈ/૨૦૬, પૂર્વે : પ્લોટ નં. ઈ/૨૧૦, પશ્ચિમે : એપ્રોચ રોડ. (સાં <mark>કેતિક કબજો)</mark> .૦૦૦/- અને ઈએમડી : રૂા. ૧,૪૩,૫૦૦/-)			

શાખાનું નામ અને સરનામું	નરસંડા શાખા : ગામ-નરસંડા, તાલુકો-નડીયાદ, જીલ્લો-ખેડા, અધિકૃત અધિકારી : શ્રી ઉમેશભાઇ મોહનભાઇ વસાવા (મો) : ૮૮૬૬૯૯૦૪૪૦.					
ઉદ્યારકર્તા/જામીનદારોનું નામ મે. શિવ એજન્સી (ઉદ્યારકર્તા), હસમુખભાઈ રમણભાઈ પટેલ (જામીનદાર), અનુજકુમાર રમણભાઈ પટેલ (જામીનદાર), પિનાકીન રમણભાઈ પટેલ (જામીનદાર),						
બાકી લ્હેણી રકમ	રૂા. ૧૩,૪૨,૮૦૬.૯૦, તા. ૩૧.૦૮.૨૦૨૪ + ચડત વ્યાજ, કોસ્ટ અને અન્ય ખર્ચાઓ (ત્યાર પછી આવેલ વસુલાતને આધિન)					
	10-10 10 m					

મેલક્ત નં. ૨ :- તમામ ભાગ અને હિસ્સાની મિલકત જે સ્થિત આઝાદ ચોક, નરસંડા, તાલુકો - નડીયાદ, જીલ્લો - ખેડા, શીટ નં. ૧૧, ચલતા નં. ૧૮૨, સીટી સર્વે નં. ૧૨૬, એરીયાનું ક્ષેત્રફળ ૮૧[.] ૧૮ સ્કે.મી., પંચાયત ઘર નં. ૧૦૧. **ચતુઃસીમા**ઃ **પૂર્વ**ઃ રમણભાઈ બાવજીભાઈનું ઘર, પ**ક્ષિમે**ઃ મંગલભાઈ ધોરીભાઈનું ઘર, ઉત્તરેઃ ચોક અને ત્યારબાદ નટુભાઈ જવેરભાઈનું ઘર, **દક્ષિણે**ઃ રોડ (સાંકેતિક કબજો) (અનામત કિંમત : રૂા. ૧૩,૨૯,૦૦૦/- અને ઈએમડી : રૂા. ૧,૩૨,૯૦૦/-)

હરાજા વેચાણના વિગતવાર નિયમો અને શરતો માટે બિકર્સને વેબસાઈટ : www.unionbankofindia.co.in ટેન્ડર પર જવાની સલાહ આપવામાં આવે છે. નોંધણી અને લોગીન અને બિકીંગ નિયમો માટે મુલાકાત લો : https://baanknet.com

તારીખ : ૨૩.૦૧.૨૦૨૫

accelya

Accelya Solutions India Limited

CIN: L74140PN1986PLC041033

Registered Office: 5th & 6th Floor, Building No. 4, Raheja Woods, River Side 25A, West Avenue, Kalyani Nagar, Pune - 411 006 Tel: +91-20-6608 3777 Email: accelyalndia.investors@accelya.com Website: www.accelya.com/investors

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 31 DECEMBER 2024

(Rupees Lakhs except per share data)

Sr.		Quarter Ended	Six Months Ended	Quarter Ended
No.	Particulars	31 Dec. 2024	31 Dec. 2024	31 Dec. 2023
		(Unaudited)	(Unaudited)	(Unaudited)
1.	Total Revenue from operations	13,317.84	26,029.87	12,474.96
2.	Net Profit for the period (before Tax, Exceptional and Extraordinary			
	items)	4,379.55	8,736.52	4,008.08
3.	Net Profit for the period before tax (after Exceptional and			
	Extraordinary items)	4,379.55	8,736.52	4,008.08
4.	Net profit for the period after tax (after Exceptional and Extraordinary			
	items)	3,236.18	6,482.46	3,093.05
5.	Total Comprehensive Income for the period [Comprising Profit/ (Loss)			
	for the period (after tax) and Other Comprehensive Income (after tax)]	3,244.88	6,521.03	3,267.38
6.	Equity share capital	1,492.69	1,492.69	1,492.69
7.	Reserves (excluding Revaluation Reserve) as shown in the			
	Audited Balance Sheet of previous year	-	-	-
8.	Earnings per share (EPS) (of Rs. 10/- each) (Rs.)			
	(for the period - not annualized):			
	1. Basic:	21.68	43.43	20.72
	2. Diluted:	21.68	43.43	20.72
5. 6. 7.	Net profit for the period after tax (after Exceptional and Extraordinary items) Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity share capital Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year Earnings per share (EPS) (of Rs. 10/- each) (Rs.) (for the period - not annualized): 1. Basic:	3,236.18 3,244.88 1,492.69	6,482.46 6,521.03 1,492.69	3,09 : 3,26 : 1,49:

Note: The above is an extract of the detailed format of Quarterly Financials Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full format of the Quarterly Financials Results is available on the Stock

Company's Website: w3.accelya.com/investors

BSE Website: www.bseindia.com National Stock Exchange of India Limited: www.nseindia.com

Notes to the financial results

- The unaudited consolidated Financial Results for the guarter and six months ended 31 December 2024 were reviewed by the Audit Committee and were approved by the Board of Directors in its meeting held on 22 January 2025.
- The Statement has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules thereunder and the terms of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.
- Based on the "management approach" as defined in Ind AS 108-Operating Segments, the Chief Operating Decision Maker evaluates the Group's performance as a single business segment namely travel and transportation vertical.
- The Board of Directors declared an interim dividend of Rs. 50/- per equity share. The interim dividend will be paid to those shareholders whose names appear in the Register of Members as on 30 January 2025, being the record date fixed for the purpose.
- Exceptional items comprise of Impairment of Goodwill for year ended 30 June 2024 as a result of reassessment of future prospects on $account of the \, business \, environment \, of the \, Cash \, Generating \, Unit.$
- The financial results of the Company on a standalone basis for the quarter and six months ended 31 December 2024 are summarised

				(Rupees Lakhs)
Sr.		Quarter Ended	Six Months Ended	Quarter Ended
No.	Particulars	31 Dec. 2024	31 Dec. 2024	31 Dec. 2023
		(Unaudited)	(Unaudited)	(Unaudited)
1.	Total Revenue from operations	12,425.92	24,406.70	10,920.37
2.	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	4,149.97	8,415.79	3,583.11
3.	Net Profit for the period before tax (after Exceptional and			
١,	Extraordinary items)	4,149.97	8,415.79	3,583.11
4.	Net profit for the period after tax (after Exceptional and Extraordinary items)	3,093.00	6,272.01	2,786.04
5.	Total Comprehensive Income for the period [Comprising Profit/ (Loss)			
	for the period (after tax) and Other Comprehensive Income (after tax)]	3,072.23	6,230.47	2,796.08



Scan this QR Code to Download the Financial Results

For Accelva Solutions India Limited

Gurudas Shenoy Managing Director DIN: 03573375

Place: Mumbai Date: 22 January 2025

DAI-ICHI

Dai-ichi Karkaria Limited

CIN : L24100MH1960PLC011681 Regd. Off. Liberty Building, Sir Vithaldas Thackersey Marg,

New Marine Lines, Mumbai : 400 020 EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTH ENDED

					(F	Rs. In Lakhs)
		Standalone			Consolidated	
Particulars	Quarter ended 31 Dec 2024 (Unaudited)	Nine month ended 31st Dec 2024 (Unaudited)	Quarter ended 31 Dec 2023 (Unaudited)	Quarter ended 31 Dec 2024 (Unaudited)	Nine month ended 31st Dec 2024 (Unaudited)	Quarter ended 31 Dec 2023 (Unaudited)
Total Income from operations	4,198	11,437	3,593	4,198	11,437	3,593
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	102	41	29	102	41	29
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	255	194	29	255	194	29
Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	191	127	59	191	127	59
Total Comprehensive Income/(Expense) for the period (Comprising Income/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax) }	191	127	58	261	281	111
Paid up Equity Share Capital (Face Value Rs 10 each)	745	745	745	745	745	745
Other equity excluding revaluation reserve as shown in the Audited Balance Sheet of the previous year	15,342	15,342	15,342	17,331	17,331	17,331
Earnings per share Basic and Diluted in Rs. (of Rs.10/- each)(Not annualised)	2.56	1.71	0.80	3.52	3.79	1.47

Notes:

- 1) The above is an extract of the detailed format of unaudited standalone and consolidated financial results filed with the Stock Exchange under Regulation 33 of SEBI (Listing and Other Disclosures Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the Stock Exchange website - www.bseindia.com and the Company's website -www.dai-ichiindia.com.
- The above unaudited standalone and consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 23 January 2025. The figures for the quarter and nine month ended 31 December 2024 have been subjected to limited review by the statutory auditors. The auditors have expressed a unmodified opinion on the limited review report for the quarter ended 31 December 2024.
- The Company's management, pursuant to 'Ind AS 108 Operating Segments' has concluded that the Company has only one reportable segment which is Specialty Chemicals. Accordingly, no separate disclosures of segment information have been made
- (I) During the current quarter, the Company sold its tenancy rights to a property situated in Mumbai for a total consideration of Rs 153 lakhs. This transaction has resulted in a gain of Rs 153 lakhs, which has been recognized as an exceptional item in the financial statements
- Pursuant to a fire incident on 22 November 2020 at Dahej factory situated at Plot no. D-2/20, GIDC, Tal. Vagra, Dist. Bharuch 392130, Gujarat, certain property, plant and equipment and inventory were damaged. It also disrupted the production process and impacted the financial performance of the Company for the year ended 31 March 2021. As a result of the incident, the Company had recognised a loss of Rs. 4,932 lakhs (Rs. 4,326 lakhs towards property plant and equipment, Rs. 581 lakhs towards inventories and Rs.25 lakhs towards other expenses) as an exceptional item in the standalone financial results for FY 2020-21. The Company's assets and inventories are covered under an Insurance policy and a claim has been lodged with the Insurance Company for the losses suffered. The Company has received an interim payment towards insurance claim of Rs 400 lakhs in FY 2021-22 and stock insurance claim of Rs 285 lakhs in FY 2022-23. During the previous year, the Company has received full and final settlement of fire insurance claim amounting to Rs 2,058 lakhs on 12 September 2015. 2023 which is recognised as an exceptional item.

Figures are rounded off to the nearest lakh.

Place: Mumbai Dated: 23 January 2025



For and on behalf of the Board Ms. S. F. Vakil Chairperson and Wholetime Director

Nippon Life India Asset Management Limited

(CIN - L65910MH1995PLC220793)

Registered Office: 4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai - 400 013. Tel No. +91 22 6808 7000 • Fax No. +91 22 6808 7097 Email: investorrelation@nipponindiaim.com • Website: https://mf.nipponindiaim.com

Extract from the Unaudited Consolidated Financial Results of Nippon Life India Asset Management Limited for the quarter and nine months ended December 31, 2024

(Rs. in crore except per share data)

SL.	Particulars	Quarte	r Ended	Nine Mon	ths Ended	
No.		31-Dec-24	31-Dec-23	31-Dec-24	31-Dec-23	
		Unaudited	Unaudited	Unaudited	Unaudited	
1.	Total Revenue from Operations	587.89	423.32	1,664.15	1,174.95	
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	391.71	358.05	1,316.51	978.37	
3.	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	391.71	358.05	1,316.51	978.37	
4.	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items) attributable to owners of the Company		284.27	987.79	764.40	
5.	Total Comprehensive income for the quarter attributable to owners of the Company	294.73	284.53	983.04	761.78	
6.	Share Capital	633.74	627.97	633.74	627.97	
7.	Earnings per Share Face Value of Rs. 10/- each fully paid (not annualised)					
	(i) Basic (Rs.)	4.66	4.54	15.62	12.25	
	(ii) Diluted (Rs.)	4.58	4.48	15.37	12.13	

2. Extract from the Unaudited Standalone Financial Results of Nippon Life India Asset Management Limited for the quarter and nine months ended December 31, 2024

(Rs. in crore except per share data)

SL.	Particulars	Quarter Ended		Nine Months Ended	
No.		31-Dec-24	31-Dec-23	31-Dec-24	31-Dec-23
		Unaudited	Unaudited	Unaudited	Unaudited
1.	Total Revenue from Operations	545.44	392.32	1,538.74	1,089.36
2.	Profit before tax	391.61	338.87	1,280.39	933.17
3.	Profit after tax	296.09	264.66	956.45	722.27
4.	Total Comprehensive income	295.49	264.92	951.98	719.71

3. The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges on January 23, 2025 under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the company website, https://mf.nipponindiaim.com/ and on the websites of the Stock Exchange(s) i.e. www.bseindia.com and www.nseindia.com.

For Nippon Life India Asset Management Limited

Date: January 23, 2025 Sundeep Sikka Executive Director & Chief Executive Officer Place: Mumbai

KNOWLEDGE ♦ FINANCIAL EXPRESS

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Red Herring Prospectus



CAPTAIN PIPES LTD Email: account@captainpipes.com Website: www.captainpipes.com CIN No.: L25191GJ2010PLC059094

NOTICE

Pursuant to regulation 29 of the SEBI LODR Regulations 2015 Notice is hereby given that the meeting of board of directors of the company will be held on Friday, 31st January 2025 inter

 To consider and approve the unaudited financial results for the quarter ended on 31st December, 2024.

The said notice can be accessed on the website of the company at www.captainpipes.com and may also be accessed on the stock exchange website at www.bseindia.com.

Place: Raikot : 23/01/2025 Date For, Captain Pipes Ltd

Gopal Khichadia (Managing Director)

NEOGROWTH

Lending simplified. Growth amplified

NEOGROWTH CREDIT PRIVATE LIMITED

CIN No-U51504MH1993PTC251544 Regd. office: Times Square, 9th Floor, E Wing, Marol, Andheri Kurla Road, Andheri East, Mumbai - 400059 Maharashtra.

PUBLIC NOTICE

NOTICE is hereby given that due to business reasons, we are permanently closing Vashi Branch office business operations office located at Haware Fantasia Business Park, G-29, No. 47, Sector 30A, Next to Inorbit Mall, Vashi - Navi Mumbai - 400705, Maharashtra o M/s. NeoGrowth Credit Private Limited w.e.f 22nd April 2025.

Customers would continue to be serviced through existing offices/branch of the NeoGrowth till 23rd April 2025 after which operations will be continued from new office premises

This is for Information of all Stakeholders, Customers, Intermediaries Government and Statutory/Regulatory Bodies and other Interested Persons and General Public at large.

Existing Address of Branch Office	
aware Fantasia Business Park, -29. No. 47. Sector 30A.	Times

Square, 9th Floor, , Marol, Andheri Kurla Road, Andheri East, Mumbai - 400059, Maharashtra.

New Address of

Branch Office

For any assistance, you may reach out to us at our email address: nelpdesk@neogrowth.in or contact us on our Customer Care No 18004195565/9820655655.

Place: Mumbai Date: 24.01.2025

Next to Inorbit mall,

Vashi - Navi Mumbai - 400705

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PUBLIC ANNOUNCEMENT



KARAMTARA ENGINEERING LIMITED

Our Company was incorporated as 'Karamtara Engineering Private Limited' as a private limited company under the Companies Act, 1956 pursuant to a certificate of incorporation dated May 8, 1996, issued by the Additional Registrar of Companies, Maharashtra at Mumbai. Our Company was subsequently converted into a public limited company pursuant to the special resolution passed by our Shareholders on December 9, 2024, and the name of our Company was changed to 'Karamtara Engineering Limited'. A fresh certificate of incorporation dated December 16, 2024 was accordingly issued by the Registrar of Companies, Central Processing Centre. For details in relation to changes in the name and registered office of our Company, see "History and Certain Corporate Matters - Brief history of our Company" and "History and Certain Corporate Matters" Changes in the registered office" on page 234, respectively, of the Draft Red Herring Prospectus dated January 22, 2025 ("DRHP").

Registered and Corporate Office: 705, Morya Landmark II, New Link Road, Andheri (West), Mumbai – 400 053, Maharashtra, India

Telephone: +91 22 4071 0000; Website: www.karamtara.com; Contact Person: Sanjay Khare, Company Secretary, Compliance Officer and Head - Legal; E-mail: investors@karamtara.com Corporate Identification Number: U45207MH1996PLC099333

THE PROMOTERS OF OUR COMPANY: TANVEER SINGH, RAJIV SINGH, INDERJEET SINGH, INDERJEET TANVEER SINGH TRUST AND INDERJEET RAJIV SINGH TRUST

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF KARAMTARA ENGINEERING LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹17,500.00 MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹13.500.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹4,000.00 MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS (AS DEFÍNED BELOW), CONSISTING OF UP TO 1 eQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹2,000.00 MILLION BY TANVEER SINGH AND UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹2,000.00 MILLION BY RAJIV SINGH (COLLECTIVELY THE "PROMOTER SELLING SHAREHOLDERS" / "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES OFFERED BY THE PROMOTER SELLING SHAREHOLDERS, THE "OFFERED SHARES") ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE

THE FACE VALUE OF EQUITY SHARES IS ₹10 EACH. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [•], AN ENGLISH NATIONAL DAILY NEWSPAPER, ALL EDITIONS OF [•], A HINDI NATIONAL DAILY NEWSPAPER AND [•] EDITIONS OF [•], A MARATHI DAILY NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARAHSTRA, WHERE OUR REGISTERED ND CORPORATE 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 BSE AND NSE (TOGETHER WITH BSE, 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 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company in consultation with the BRLMs, may for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by ssuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to Self-Certified $Syndicate\ Banks\ (\text{``SCSBs''}), the\ Designated\ Intermediaries\ and\ the\ Sponsor\ Banks,\ as\ applicable.$

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, 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 ₹0.20 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 subcategories 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 CDR 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" beginning on page 399 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 January 22, 2025, with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges. 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.karamtara.com; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. JM Financial Limited, ICICI Securities Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.imfl.com, www.icicisecurities.com and www.iiflcap.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, Compliance Officer and Head - Legal 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, Compliance Officer and Head - Legal 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 filling of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 27 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 80 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 – Brief history of our Company" and "History and Certain Corporate Matters – Changes in the registered office" on pages 234, respectively, of the DRHP.

	REGISTRAR TO THE OFFER		
JM FINANCIAL	DICICI Securities	IIFL CAPITAL	MUFG
JM Financial Limited 7" Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai – 400 025, Maharashtra, India Tel: +91 22 6630 3030 Email: karamtara.ipo@jmfl.com Website: www.jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Contact Person: Prachee Dhuri SEBI Registration Number: INM000010361	ICICI Securities Limited ICICI Venture House, Appasaheb Marathe Marg Prabhadevi, Mumbai – 400 025 Maharashtra, India Tel: +91 22 6807 7100 Email: karamtara.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance ID: customercare@icicisecurities.com Contact Person: Ramesh Vaswana/ Abhijit Diwan SEBI Registration Number: INM000011179	IIFL Capital Services Limited (formerly known as IIFL Securities Limited) 24th Floor, One Lodha Place, Senapati Bapat Marg Lower Parel (West), Mumbai – 400 013 Maharashtra, India Tel: +91 22 4646 4728 Email: karamtara.ipo@iiflcap.com Website: www.iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Contact Person: Dhruv Bhavsar / Pawan Kumar Jain SEBI Registration Number: INM000010940	MUFG Intime India Private Limited (formerly Link Intime India Private Limited) C-101, 247 Park, L B S Marg, Vikhroli (West) Mumbai - 400 083, Maharashtra, India Tel: +91 810 811 4949 E-mail: karamtara.ipo@linkintime.co.in Investor grievance e-mail: karamtara.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

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

Place: Mumbai

Date: January 23, 2025

For KARAMTARA ENGINEERING LIMITED On behalf of the Board of Directors

Sanjay Khare

Company Secretary, Compliance Officer and Head - Legal

KARAMTARA ENGINEERING LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public ring of its Equity Shares and has filed the DRHP dated January 22, 2025, with SEBI and the Stock Exchanges on January 23, 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.karamtara.com; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. JM Financial Limited, ICICI Securities Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.jmfl.com, www.icicisecurities.com and www.iiflcap.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 27 of the DRHP filed with SEBI and the Stock Exchanges, when filed. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision and should instead rely on the RHP, for making

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in private transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States

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