

Ref: OKP/BSE/2024-25/155 Dated: 31st January, 2025

BSE Limited,
Phiroze Jeejeebhoy Towers, Dalal Street,
Mumbai – 400001.

SCRIP CODE: 526415

SUBJECT: Newspaper Publication -Unaudited Financial Results (Standalone and Consolidated) for the Quarter and nine months ended 31st December, 2024.

Dear Sir/Ma'am,

Please find enclosed herewith the copies of the newspaper publication of Unaudited Financial Results (Standalone and Consolidated) for the quarter and nine months ended 31st December, 2024 published in "The Financial Express" & "Jansatta" on 30th January, 2025.

Kindly take the same on your record.

Thanking You,

Yours faithfully,

FOR OK PLAY INDIA LIMITED

MEENU Digitally signed by MEENU GOSWAMI

GOSWAMI Date: 2025.01.31
17:02:34 +05'30'

Meenu Goswami

Company Secretary

Website: www.okplay.in Email: info@okplay.in

CIN:L24100MH1976PLC019327

REGD OFFICE: 304. Ganatra Estate, Pokhran Road No.1, Khopat, Thane(W) - 400 601 Tel: 022-2547 7077 Fax: 022-2547 8601 Website: www.transchem.net Email: secretary@transchem.net Statement of Unaudited Financial Results for the Quarter and Nine Months Ended 31st December 2024

Quarter Ended Nine Months Ended Year Ended 30 Sep 2024 31 Dec 2023 31 Dec 2024 31 Dec 2024 31 Dec 2023 31 Mar 2024 **PARTICULARS** (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) 780.70 239.96 230.75 201.95 717.68 523.40 Total Income (Net) 185.45 193.53 152.09 598.47 394.52 565.15 Net Profit / (Loss) for the period (before tax and exceptional items) 152.09 598.47 394.52 565.15 Net Profit / (Loss) for the period (before tax after exceptional items) 185.45 193.53 Net Profit / (Loss) for the period (after tax and exceptional items). 138.94 144.46 113.58 449.61 294.95 420.19 Total Comprehensive Income for the period (Comprising profit for 133.66 108.50 251.69 299.14 598.01 980.23 the period after tax and other comprehensive income after tax) Paid up Equity Share Capital (Face value ₹10/- per share) 1,224.00 1,224.00 1,224.00 1,224.00 1,224.00 1,224.00 Other Equity (as per last audited balance sheet) 6,340.60 Earning per share (EPS) Face Value of ₹10/- each (not annualised for the quarters) (i) Basic EPS (in ₹) 1.13 0.93 3.43 1.18 3.67 2.41 (ii) Diluted EPS (in ₹) 1.13 3.43 1.18 0.93 3.67

Place: Thane

Date: 28th January 2025

Share India

1) The financial results are prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind-AS) and amendments issued thereafter prescribed under Section 133 of the Companies Act, 2013, and other recognised accounting practices and policies as applicable 1) The above is an extract of the detailed format of Quarterly Financial Results for the quarter and nine months ended 31st December 2024, filed with the stock exchange under Regulation

33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the quarter and nine months ended 31st December 2024 are available on Stock Exchange website viz. www.bseindia.com and Company's website www.transchem.net.

3) The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meeting held on 28th January 2025.

Mahesh Suresh Rananavre Whole Time Director DIN:08296631

(₹. in Lakhs, unless otherwise stated)



SHARE INDIA SECURITIES LIMITED

CIN: L67120GJ1994PLC115132 Registered Office: Unit No. 615 and 616, 6th Floor, X-Change Plaza, Dalal Street Commercial Co-operative Society Limited, Road 5E, Block-53, Zone 5, Gift City, Gandhinagar, Gujarat-382050 Corporate Office: A-15, Sector-64, Noida, Distt. Gautam Buddha Nagar, Uttar Pradesh-201301 Tel.: 0120-4910000, 0120-6910000; Fax: 0120-4910030; E-mail ID: secretarial@shareindia.com; Website: www.shareindia.com

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED **ON DECEMBER 31, 2024**

The Board of Directors of the Company, at its Meeting held on January 28, 2025 approved the Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended on December 31, 2024.

The results, along with the Auditors' Limited Review Reports, have been posted on the Company's website at www.shareindia.com/wp-content/uploads/data/uploads/Investor_Relations_Files/

1.financialsdec202428012025.pdf and can be accessed by scanning the QR Code.



For Share India Securities Limited

Sachin Gupta **CEO & Whole-Time Director**

Place: Noida, Date: January 28, 2025

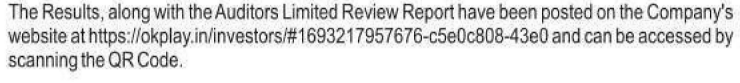


OK PLAY INDIA LIMITED

CIN No: L28219HR1988PLC030347 Regd. Office: 17-18, Roz- Ka-Meo Industrial Estate, Tehsil Nuh, District Mewat, Haryana. - 122103 Website: www.okplay.in, Email: info@okplay.in Tel: 011-46190000, Fax: 011-46190090

STATEMENT OF UNAUDITED FINANCIAL RESULTS STANDALONE AND CONSOLIDATED FOR THE **QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024**

The Board of Directors of the Company, at the Meeting held on January 29, 2025 approved the Unaudited Financial results of the Company-Standalone and Consolidated for the guarter and nine months ended December 31, 2024





By Order of the Board For OK Play India Limited

Date: 29.01.2025

Place: New Delhi

Meenu Goswami Company Secretary & Compliance Officer

Note: The above intimation in is according with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015,

SUZLON FINANCIAL RESULT Q3 FY25

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

Particulars		Quarte	er ended	Nine months ended	Year ended	
		December 31, 2024	December 31, 2023	December 31, 2024	March 31, 2024	
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1	Total income from operations	3,002.36	1,569.71	7,167.94	6,567.51	
2	Profit before exceptional items and tax	391.33	203.13	895.39	713.38	
3	Profit before tax	391.33	203.13	895.39	659.49	
4	Net profit after tax, and share in profit/ (loss) of associate and joint ventures	387.76	203.04	890.65	660.35	
5	Total comprehensive income	386.48	203.20	889.86	726.82	
6	Paid up equity share capital	2,731.60	2,719.12	2,731.60	2,721.72	
7	Earnings per equity share (EPS) (*not annualised)	5.0000000000000000000000000000000000000		000000000000000000000000000000000000000		
80	- Basic (₹)	*0.28	*0.15	*0.65	0.50	
	- Diluted (₹)	*0.28	*0.15	*0.65	0.50	

Particulars		Quarte	r ended	Nine months ended	Year ended March 31, 202	
		December 31, 2024	December 31, 2023	December 31, 2024		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1	Total income from operations	2,332.31	955.08	5,325.15	4,053.13	
2	Profit before exceptional items and tax	200.61	24.17	324.26	68.2	
3	Profit before tax	200.61	24.17	405.47	93.4	
\$	Profit after tax	200,61	24.17	405.47	93.4	
5	Total comprehensive income	202.07	23.74	407.14	93.1	
;	Paid up equity share capital	2,731.60	2,719.12	2,731.60	2,721.7	
,	Earnings per equity share (EPS) (*not annualised)	10000000	550000000	9 10 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		
7	- Basic (₹)	*0.15	*0.02	*0.30	0.0	
	- Diluted (₹)	*0.15	*0.02	*0.30	0.0	

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on January 28, 2025. The statutory auditors of the Company have carried out a limited review of the above results for the quarter and nine months ended December 31, 2024 The above is an extract of the detailed format of financial results for the quarter and nine months ended December 31, 2024, 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 financial results for the quarter and nine months

ended December 31, 2024 are available on the website of the Company, www.suzion.com and website of the Stock Exchanges, www.bseindia.com and www.nseindia.com. The

Date : January 28, 2025

[CIN: L40100GJ1995PLC025447]

Registered Office:

Suzlon Energy Limited

Tel.:+91.79.6604 5000

same can be accessed by scanning the QR code provided below.

website: www.suzlon.com; email id: investors@suzlon.com

"Suzlon", 5, Shrimali Society, Near Shri Krishna Complex, Navrangpura, Ahmedabad-380009

For Suzion Energy Limited

Vinod R.Tanti Chairman & Managing Director DIN No: 00002266



~20.9 GW* of installations. I presence in 17 countries. I Largest product portfolios. I R&D across the Netherlands, India, Germany and Denmark Leading global renewable energy player offering end-to-end solutions. To know more visit us at: www.suzlon.com I Join us on 🚳 🚳 😭 *Global installations of Suzion manufactured wind turbine generators. Data as of 31st December 2024

18

FINANCIAL EXPRESS

TCC

TCC Concept Limited

Regd. Office: 5th Floor, VB Capitol Building, Range Hill Road, Opp. Hotel Symphony, Bhoslenagar, Shivajinagar, Pune-411007, Maharashtra I CIN: L68200PN1984PLC222140 Contact: +91-8600461900 | Email Id: compliance@tccltd.in | Website: www.tccltd.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

The Board of Directors of the Company, at the meeting held on January 28, 2025, approved the unaudited financial results of the Company for the quarter and nine months ended December 31, 2024 ("Financial Results").

The Financial Results along with the Limited Review Report, have been uploaded on the Company's website at https://tccltd.in/wp-content/ uploads/2025/01/Q3.pdf and can be accessed through the given QR code.



For and on behalf of Board of Directors of TCC Concept Limited

Umesh Kumar Sahay Managing Director DIN: 01733060



Place: Pune

Date: January 28, 2025

DEEPAK FERTILISERS AND PETROCHEMICALS CORPORATION LIMITED

CIN: L24121MH1979PLC021360

Registered & Corporate Office: Sai Hira, Survey No 93, Mundhwa, Pune-411 036, Investor relations contact: investorgrievance@dfpcl.com | Phone: +91-20-6645 8094.

(Amounts in Rs Lakhs unless otherwise stated)

		Consolidated					
Sr. No.	Particulars	Quarter Ended	Nine Months Ended	Quarter Ended 31 December 2023			
		31 December 2024	31 December 2024				
		(Unaudited)	(Unaudited)	(Unaudited)			
1	Total income from operations (net)	2,57,902	7,60,707	1,85,264			
2	Net Profit / (Loss) for the period (before tax Exceptional and/or Extraordinary items)	30,079	86,929	9,660			
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	30,079	86,929	9,660			
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	25,309	66,681	6,053			
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	24,317	57,004	(5,632)			
6	Equity Share Capital (Face value of ₹10/- per share)	12,624	12,624	12,624			
7:	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	£:	5,34,152				
8	Earnings Per Share (of ₹ 10/- each) (₹) (for continuing and discontinued operations) - Basic Diluted:	19.86 19.86	51.99 51.99	4.56 4.56			

THE ADDITIONAL INFORMATION ON STANDALONE FINANCIALS RESULTS IS AS BELOW:

Sr. No.	Particulars	Particulars Quarter Ended Nine Months Ended			
110.	Processor at terms of the advantage con-	31 December 2024	31 December 2024	31 December 2023	
		(Unaudited)	(Unaudited)	(Unaudited)	
1	Total Income from Operations (Net)	51,905	1,50,205	42,618	
2	Net Profit / (loss) before Taxes	9,514	32,606	5,651	
3	Net Profit / (loss) after Taxes	6,692	23,841	4,257	

The above is an extract of the detailed format of the financial results filed with the stock exchanges for the quarter and nine months ended 31st December, 2024 under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.dfpcl.com/financial-reports).

The above Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at their respective Meetings held on 28th January, 2025 and 29th January, 2025.



For and on behalf of the Board of Directors of Deepak Fertilisers And Petrochemicals Corporation Limited

Chairman and Managing Director DIN: 00128204

Date: 29-01-2025

Founded in 1979, Deepak Fertilisers and Petrochemicals Corporation Limited (DFPCL) is India's leading producer of Fertilisers and Industrial Chemicals



HINDCON CHEMICALS LIMITED

CIN :- L24117WB1998PLC087800

Registered Office: - 62B, Braunfeld Row, 1st Floor, Kolkata - 700 027

Phone No.:- 033-2449 0839, Fax :- 033-2449 0849 Email id :- contactus@hindcon.com , Website :- www.hindcon.com



EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEM

SI No.		STANDALONE				CONSOLIDATED				
	Particulars	Quarter Year Ended 31.12.2024 Unaudited	Year to Date as on 31,12,2624 Unaudited	Corresponding 3 months ended in the previous year 31.12.2023 Unaudited	Year Ended on 31.03.2024 Audited	Quarter Year Ended 31,12,2024 Unaudited	Year to Date as on 31.12.2024 Unaudited	Corresponding 3 months ended in the previous year 31,12,2023 Unaudited	Year Ended on 31.03.2024 Audited	
1	Total Income from Operations	1,610.73	4,303.86	1,389.72	6,342.41	1,612.70	4,308.95	1,373.32	6,619.28	
2	Net Profit for the period (before Tax, Exceptional and/or Extra-ordinary items #)	184.93	450.22	161.63	847.74			138.85	835.09	
3	Net Profit for the period before tax (after Exceptional and/or Extra-ordinary items #)	184.93	450.22	161.63	847.74	185.70	451.74	451.74 138.85		
4	Net Profit for the period after tax (after Exceptional and/or Extra-ordinary items#)	137.57	330.26	118.72	638.40	137.48	327.69	100.63	623.20	
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after Tax)]	136.57	342.27	129,13	662.79	107.87	454.65	156.96	810.05	
6	Equity Share Capital	1,023.81	1,023.81	1,023.81	1,023.81	767.20	767.20	767.20	767.20	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	112	352	3,606.72	15	1		4,228.23	
3	Earning Per Share (of Rs. 2/- each) (for continuing and discontinued operations)									
	Basic	0.27	0.65	0.23	1.25	0.35	0.85	0.26	1.62	
200	Diluted	0.27	0.65	0.23	1.25	0.35	0.85	0.26	1.62	

Place: Kolkata

Date: January 29, 2025

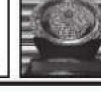
- 1 The above is an extract of the Unaudited Financial Results for quarter ended on 31st December, 2024, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and unaudited Financial Results is available on the website of NSE (www.nseindia.com) and on the Company's website (www.hindcon.com).
- The above results were reviewed by the Audit Committee, approved by the Board at its respective meeting held on 29th January, 2025.
- 3 The Company has prepared the Consolidated Financial Statement on quarterly basis and the Consolidated financial figures include Company's Subsidiary, M/s Hindcon Solutions Private Limited.

New Delhi

4 The Company does not have Exceptional and Extraordinary items.

For and on behalf of the Board Hindcon Chemicals Limited (Sanjay Goenka) Chairman & Managing Director DIN - 00848190















financialexp.epapr.in

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States or otherwise outside India. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated December 14, 2024 (the "Letter of Offer" or "LOF") filed with the Stock Exchange, namely National Stock Exchange of India Limited ("NSE" and "Stock Exchange") and the Securities and the Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to proviso to Regulation 3 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations").



MOKSH ORNAMENTS LIMITED

Our Company was originally incorporated as "Moksh Ornaments Private Limited" under the provision of the Companies Act, 1956 vide certificate of incorporation dated July 19, 2012, Issued by the Registrar of Companies, Mumbai, Maharashtra. Our Company, upon incorporation, took over businesses carried on by our promoters, Mr. Amrit Jawanmalji Shah and Mr. Jawanmal Moolchand Shah as a sole proprietor of M/s. Jineshwar Gold and M/s. Padmavati Jewels respectively. Subsequently, our Company was converted into the public limited Company pursuant to special resolution passed at the Extra-Ordinary General Meeting of the members held on August 30, 2017 and consequently name was changed to "Moksh Ornaments Limited" vide fresh certificate of incorporation dated September 07, 2017 issued by Registrar of Companies, Mumbai, Maharashtra, For details see 'General Information' on page 49 of this Letter of Offer.

Registered Office: B-405/1 & B-405/2, 4th Floor, 99, Mulji Jetha Building, Glitz Mall, Vithalwadi, Kalbadevi Road, Mumbai - 400 002

Contact Person: Ms. Charmy Harish Variya, Company Secretary and Compliance Officer; Email-ID: cs@mokshornaments.com: jineshwar101@gmail.com | Contact No: +91-22-61834395

PROMOTERS OF OUR COMPANY:

MR. AMRIT JAWANMALJI SHAH AND MR. JAWANMAL MOOLCHAND SHAH

Website: www.mokshornaments.com

For Private Circulation to the Eligible Equity Shareholders of Moksh Ornaments Limited ("Our Company or the Issuer") Only

THE ISSUE

ISSUE OF 3,26,62,642 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("RIGHTS EQUITY SHARES") OF MOKSH ORNAMENTS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 15/- EACH INCLUDING A SHARE PREMIUM OF ₹ 13 PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATING UPTO ₹ 4,899.40LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 14 (FORTEEN) RIGHTS EQUITY SHARES FOR EVERY 23 (TWENTY THREE) EQUITY SHARE HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, DECEMBER 20, 2024, ("ISSUE"). THE ISSUE PRICE OF THE RIGHTS ISSUE IS 7.5 TIME THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON 130 OF THIS LETTER OF OFFER (the "LOF").

BASIS OF ALLOTMENT

The Board of Directors of Moksh Ornaments Limited wishes to thanks all its shareholders and investors for their response to the issue which opened for subscription on Monday, December 30, 2024 and closed on Friday, January 17, 2025 and the last date for market renunciation of Rights Entitlements was Tuesday, January 07; 2025. The Issue was subscribed by 93.18% of Right Issue Size. Out of the total 4,220 Applications for 3,04,33,894 Equity Shares, 744 Applications for 3,15,704 Equity Shares were rejected on the basis of ground for technical rejections and 29,278 Equity Shares were rejected as partial rejections as disclosed in the Letter of Offer. Final net subscription is 92.12% of Right issue size after removing technical rejection/ partial rejection cases.

The total number of fully valid applications received were 3,476 Applications for 3,00,88,912 Equity Shares. In accordance with the Letter of Offer and on the basis of allotment finalized on Thursday, January 23, 2025, in consultation with the Registrar to the Issue. Lead Manager, the Designated Stock Exchange for the Issue i.e. NSE, the Company has on Thursday, January 23, 2025 allotted 3,00,88,912 Equity Shares to the successful Applicants. All valid applications have been considered for Allotment.

1. The details of applications received from the Shareholders and the Renouncees is as under:

Category	No. of Applications	Number of Rights Equity Shares Applied - against Entitlement	Number of additional Equity shares applied for	Total Rights Equity Shares Applied for (before technical rejections)
Eligible Shareholders	4004	5761133	12300205	18061338
Renounces	216	771471	11601085	12372556
Total	4220	6532604	23901290	30433894

The break-up of application forms received and rejected from the Shareholders and the Renouncees is as under::

Category	f.,	Gross		Less: Rejections/Partial Amount				Valid		
	Applications	Equity Shares	Amount (₹)	Applications	Equity Shares*	Amount (₹)	Applications	Equity Shares	Amount (₹)	
Eligible Equity Shareholders	4004	18061338	270920070.00	744	344982	5174730.00	3260	17716356	265745340.00	
Renounces	216	12372556	185588340.00	0	- 0	0.00	216	12372556	185588340.00	
TOTAL	4220	30433894	456508410.00	744	344982	5174730.00	3476	30088912	451333680.00	

*Amount includes for partially rejected cases

Intimations for Allotment/Refund/Rejection Cases: The dispatch of allotment advice cum refund intimation and reason for rejection, as applicable, to the investors has been completed on January 28, 2025. The instructions to SCSBs for unblocking funds in case of ASBA Applications were given on January 23, 2025. The Listing application was filed with NSE on January 24, 2025 and subsequently, the listing approval was received on January 28, 2025. The credit of Equity Shares in dematerialized form to respective demat accounts of allottees completed on January 28, 2025. For further details please see "Terms of the Issue-Allotment Advices or Refund/ Unblocking of ASBA Accounts" on page number 164 of the LOF. Pursuant to the listing and trading approvals granted/to be granted by NSE, the Rights Equity Shares Allotted in the issue is expected to commence trading on NSE on or before Friday, January 31, 2025. In Accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of rights entitlement with NSDL and CDSL was completed on Tuesday, January 28, 2025

INVESTORS MAY PLEASE NOTE THAT THE EQUITYSHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN **DEMATERIALISED FORM**

DISCLAIMER CLAUSE OF SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI (ICDR) Regulations as the size of issue is up to ₹ 4900.00 Lakhs. The present Issue being of less than Rs. 5000.00 Lakhs, the Issuer shall prepare the Letter of Offer in accordance with requirement as specified in the regulation and file the same with the SEBI for information and dissemination on the SEBI's website.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness of completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the "Disclaimer clause of

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

LEAD MANAGER TO THE ISSUE

Let's Grow Together*

KUNVARJI FINSTOCK PRIVATE LIMITED

Registered Office: B-Wing, Siddhivinayak Towers, Nr D.A.V School, Next to Kataria House, Off S.G. Highway, Makarba, Ahmedabad - 380051 Corporate Office: 1218-20, 12th Floor, Summit Business Bay, Opp PVR (East), Mumbai-400093 Cinema, Near Western Express Highway-Metro Station, Andheri (E), Mumbai -

CIN: U65910GJ1986PTC008979 Contact Person: Jiten Patel/Parth Pankhaniya Tel No.: +91 79 6666 9000 | +91 63 5986 2253 Email 10: mb@kunvarii.com Investor Grievance Email: mb.investorgrievances@kunvarji.com Website: https://kunvarji.com/



BIGSHARE SERVICES PRIVATE LIMITED

Address: Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andher Contact Person: Mr. Jibu John

Tel No.: 022-62638200/22 Email: rightsissue@bigshareonline.com Investor grievance e-mail: investor@bigshareonline.com Website: www.bigshareonline.com SEBI Registration No: INR000001385

SEBI Registration No.: INM000012564 **COMPANY SECRETARY & COMPLIANCE OFFICER**

MOKSH ORNAMENTS LIMITED CIN: L36996MH2012PLC233562

Registered Office: B-405/1 & B-405/2, 4th Floor, 99; Mulji Jetha Building, Glitz Mall, Vithalwadi, Kalbadevi Road.

Contact No: +91-22-61834395

Contact Person: Ms. Charmy Harish Variya, Company Secretary and Compliance Officer;

Email ID: cs@mokshornaments.com; jineshwar101@gmail.com Website: www.mokshornaments.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related matter. All grievances relating the ASBA process may be addressed to the Registrar, with a copy to the SCSBs in case of ASBA process), giving full details such as name, address of the Applicant contact number(s), e- mail address of the sole first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the investors along with a photocopy of the acknowledgement slip (in case of ASBA process).

For MOKSH ORNAMENTS LIMITED On behalf of the Board of Directors

Mr. Amrit Jawanmalji Shah **Managing Director**

Date: 30-01-2025 Place: Mumbai

DIN: 05301251 Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated December 14, 2024 with the NSE. The Letter of Offer is available on the website of Stock Exchange where the Equity Shares are listed i.e. NSE at www.nse.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 26 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights

"IMPORTANT"

Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities

Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

प्रपत्र सं. आईएनसी- 25 ए सार्वजनिक कंपनी को प्राइवेट लिमिटेड कंपनी में बदलने के लिए समाचार पत्र में प्रकाशित होने वाला विज्ञापन क्षेत्रीय निदेशक, उत्तरी क्षेत्र,

कॉर्पोरेट कार्य मंत्रालय के समक्ष, कंपनी अधिनियम् 2013, कंपनी अधिनियम् 2013 की चारा 14 और कंपनी (निगमन) निवम, 2014 के नियम 41 के मामले में

मेसर्स लेडरले फार्मा लिमिटेड जिसका पंजीकृत कार्यालय ए-75, डिलीय तल, ब्लॉक-ए, कीर्ति नगर, नई दिल्ली-110015

में रियत है, के मामले में।

एतदद्वारा आम जनता को खूबित किया जाता है कि कंपनी उपरांबत नियमों के साथ कंपनी अधिनियम, 2013 की धारा 14 के अंतर्गत केंद्र सरकार को आवेदन करने का इशद रखती है और सोमवार, 27 जनवरी, 2025 क आयोजित असाधारण ऋम बैठक में पारित विशेष प्रस्ताव व अनुसार एक प्राइवेट सिमिटेड कंपनी में परिवर्तित होने की इब्बुक है, लाकि कंपनी ऐसे परिवर्तन को प्रशाबी कर सके। कोई भी व्यक्ति जिसका हित कंपनी के प्रस्तावित परिवर्तन रिवादि से प्रमाधित होने की संमाधना है. वह अपने हितों की प्रकृति और विरोध के आधार बताते हुए शपथ-पत्र द्वारा समर्थित अपनी आपत्तियों को सबधित क्षेत्रीय निदेशक को "क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003" पर इस नीटिस वे प्रकाशन की तिथि से **चौदह दिनों** के भीतर पंजीकृत डाक द्वारा मेज सकतः है। और आवेदक कंपनी को उसके पंजीकृत कार्यालय में नीचे उल्लिखित पते पर एक प्रति के साथ मंज सकता है या वितरित करवा सकता है।

पंजीकृत कार्यालय का पताः ए-75, द्वितीय तल, ब्लॉक-ए, कीर्ति नगर, नई दिल्ली-110015 आवेदक के लिए और उनकी ओर से

लेडरले फार्मा लिमिटेड हस्ताबर / संजय सुराना दिनांक : 30.01.2025 स्थान : नई दिल्ली डीआईएन: 00491418



ओके प्ले इंडिया लिमिटेड

सीआईएन नं: L28219HR1988PLC030347 पंजीकृत कार्यालय : 17-18, रोज-का-मेओ इंडस्ट्रियल एस्टेट, तहसील नूंह, जिला मेवात, हरियाणा- 122103

वेबसाइट : www.okplay.in, ईमेल : info@okplay.in दूरभाष : 011-46190000, फैक्स : 011-46190090

31 दिसंबर 2024 को समाप्त तिमाही तथा नौ माह के अलेखापरीक्षित पृथक एवं समेकित वित्तीय परिणामों का विवरण

कंपनी के निदेशक मण्डल ने 29 जनवरी 2025 को आयोजित बैठक में 31 दिसंबर 2024 को समाप्त तिमाही तथा नौ माह के कंपनी के अलेखापरीक्षित पृथक एवं समेकित वित्तीय परिणामों का अनुमोदन किया है।

https://okplay.in/investors/#1693217957676-c5e0c808-43e0 पर प्रदर्शित किये गये हैं तथा इन्हें क्युआर कोड को स्कैन करके प्राप्त किया जा सकता है।

बोर्ड के आदेशानुसार कृते ओके प्ले इंडिया लिमिटेड हस्ता./-

दिनॉक: 29/01/2025

स्थान : नई दिल्ली

कंपनी सचिव तथा अनुपालन अधिकारी टिप्पणी : उपरोक्त जानकारी, सेबी (सूचीबद्धता दायित्व तथा प्रकटीकरण आवश्यकताएँ) विनियमावली 2015 के विनियम 47(1) के साथ पठित

विनियम 33 के अनुसार है।

THIS IS A PUBLIC ANNOUNCEMENT FOR AN INFORMATION PURPOSE ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.



Prospectus)

WEAVING THE FUTURE

SPUNWEB NONWOVEN LIMITED

(Formerly known as Spunweb Nonwoven Private Limited)

CORPORATE IDENTIFICATION NUMBER: U17291GJ2015PLC084107

Our Company was incorporated as "Spunweb Nonwoven Private Limited" as a private limited company in Raikot, Gujarat under the provisions of the Companies Act, 2013, pursuant to a certificate of incorporation dated August 06, 2015, issued by the Registrar of Companies, Gujarat, Subsequently, our Company was converted into a public limited company pursuant to a special resolution passed by our Shareholders at the Extra Ordinary General Meeting held on July 06, 2024, and the name of our Company was changed to "Spunweb Nonwoven Limited". A fresh certificate of Incorporation consequent upon conversion from a Private Limited company to Public Limited company dated September 06, 2024, was issued by the Registrar of Companies, Central Processing Centre. The Corporate Identification Number of our Company is U17291GJ2015PLC084107. For change in registered office and other details please see "History and Certain Corporate Matters" on page 204 of the Draft Red Herring Prospectus.

> Registered Office: Survey No.109(2), N.H. 27, Near Wankaner Boundry Post at Jalida, Village Rangpar, Rajkot, Wankaner - 363 621, Gujarat, India. Corporate Office: Office No. 604, South Block, Twin Star, Near Nana Maya Circle, 150 Feet Ring Road, Rajkot - 360 005, Gujarat, India. Website: www.spunweb.com; E-Mail: cs@spunweb.in; Telephone No: +91-87 5894 4844; Company Secretary and Compliance Officer: Romit Ajaykumar Shah

PROMOTERS OF OUR COMPANY: JAY DILIPBHAI KAGATHARA AND KISHAN DILIPBHAI KAGATHARA

THE ISSUE

THE ISSUE IS BEING MADE PURSUANT TO REGULATION 229(2) OF CHAPTER IX OF SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS 2018 AS AMENDED ("SEBI ICDR REGULATIONS") AND THE DRAFT RED HERRING PROSPECTUS ("DRHP") DATED JANUARY 28, 2025 HAS BEEN FILED WITH THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE").

INITIAL PUBLIC ISSUE OF UPTO 63,51,600 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF SPUNWEB NONWOVEN LIMITED (FORMERLY KNOWN AS SPUNWEB NONWOVEN PRIVATE LIMITED). ("SPUNWEB" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[+]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[+]/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹[•] LAKHS ("THE ISSUE"), OF WHICH [•] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹[•]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[•]/-PER EQUITY SHARE AGGREGATING TO ₹[•] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF [●] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹ [●]/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[●]/- PER EQUITY SHARE AGGREGATING TO ₹[*] LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [*]% AND [*]%, RESPECTIVELY, OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

FOR FURTHER DETAILS, PLEASE REFER TO OUR CHAPTER TITLED "ISSUE STRUCTURE" ON PAGE 314 OF THE DRHP.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER ADVERTISED IN ALL EDITION OF [.] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [.] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND GUJARATI EDITION OF [.] (A WIDELY CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT, WHERE OUR REGISTERED OFFICE IS LOCATED). AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITE. FOR FURTHER DETAILS, KINDLY REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 304 OF THE DRAFT RED HERRING PROSPECTUS.

In case of any revision in the Price Band, the Bid/Issue Period shall be extended for at least 3 (three) additional Working Days after such revision of the Price Band, subject to the total Bid/Issue Period not exceeding 10 (ten) Working Days: In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid/ Issue Period for a minimum of 1 (one) Working Day, subject to the Bid/Issue Period not exceeding 10 (ten) Working Days, Any revision in the Price Band, and the revised Bid/ Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchange, by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank.

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as

amended, wherein not more than 50% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of 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 QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third shall be reserved for Bidders with Bids exceeding ₹2 lakhs and up to ₹10 lakhs and two-thirds shall be reserved for Bidders with Bids exceeding ₹10 lakhs) and under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion, subject to valid Bids being received at or above the Issue Price and not less than 35% of the Net Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of RIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" on page 320 of the Draft Red Herring Prospectus.

This Public Announcement is made in pursuant to the press release PR NO. 36/2024 on December 18, 2024 of 208" SEBI Board Meeting on "Review of SME Framework under SEBI ICDR Regulations and applicability of corporate governance provisions under SEBI LODR Regulations on SME companies'.

The DRHP filed with the NSE EMERGE shall be made available for the public comments, if any, for the period of at least 21 days from the date of such filing and hosting the same on the website of the NSE at www.nseindia.com Website of the Issuer at www.spunweb.com and on the website of BRLM i.e. Vivro Financial Services Private Limited at www.vivro.net. Our company invites the public to give their comments on the DRHP filed with the NSE with respect to the disclosers made in the DRHP. The members of the public are requested to send the copies of their comments to NSE EMERGE and/or Company Secretary and the Compliance Officer of the Issuer and/or BRLM at their respective address mentioned below and the same should reach on or before 5:00 P.M. on the 21" day from the aforesaid date of filing of DRHP with NSE EMERGE.

Investment in equity and equity related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the issuer and the Issue including the risks involved. The securities have not been recommended or approved by the Securities and Exchange Board of India ("SEBI") nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of investors is invited to the section titled "Risk factors" on page 30 of the Draft Red Herring Prospectus.

Any investment decision may only be taken after the red herring prospectus ("Red Herring Prospectus" or "RHP") has been filed with RoC and must be based solely on the basis of such RHP, as there may be any material changes in the RHP from the DRHP. Equity Shares, when offered through RHP are proposed to be listed on NSE EMRGE.

For details of share capital and capital structure of the Company and the names of the signatories to the Memorandum of the Association and number of Equity Shares subscribed by them, see "Capital Structure" on page 92 of the DRHP. The Liability of the members of our company is limited.

For details of the main objects of the issuer as contained in the Memorandum of the Association, see "History and Certain Corporate Matters" on page 204 of the DRHP. COMPANY SECRETARY AND COMPLIANCE OFFICER

LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE

VI∀RO

Vivro Financial Services Private Limited Vivro House, 11, Shashi Colony, opp. Suvidha Shooping Center.

Paldi, Ahmedabad, Gujarat 380007, India. Telephone: +91-79 4040 4242 E-mail Id: investors@vivro.net Investor Grievance Id: investors@vivro.net

Website: www.vivro.net Contact Person: Hardik Vanpariya/Jay Dodiya SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182

MUFG

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai 400083, Maharashtra, India. Telephone: +91-81 0811 4949; Website: www.linkintime.co.in Email ID: spunweb.ipo@linkintime.co.in

Investor Grievance ID: spunweb.ipo@linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

Romit Ajaykumar Shah Company Secretary and Compliance Officer Survey No.109(2), N.H. 27, Near Wankaner Boundry Post at Jalida, Village Rangpar, Rajkot, Wankaner - 363621, Gujarat, India.

Telephone: +91-87 5894 4844; Email Id: cs@spunweb.in

spunweb

SPUNWEB NONWOVEN LIMITED

Website: www.spunweb.com Investors can contact the Compliance Officer or the Registrar to the

Issue in case of any pre-Issue or post-Issue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

CIN: U67190MH1999PTC118368 All the capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in DRHP.

Place: Rajkot Date : January 29, 2025

Romit Ajaykumar Shah Company Secretary & Compliance Officer

For, Spunweb Nonwoven Limited

Spunweb Nonwoven Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and considerations, to make initial public issue of Equity Shares and has filed DRHP with NSE EMERGE on January 28, 2025. The DRHP is available on the website of NSE at www.nseindia.com, Issuer at www.spunweb.com and on the website of BRLM i.e. Vivro Financial Services Private Limited at www.vivro.net. Any potential investor should note that the investment in the Equity Shares involves high degree of risk and for details relating to such risk kindly refer "Risk Factors" on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with NSE EMERGE for making any investment decision,

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, "U.S, persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur.

There will be no public offering of the Equity Shares in the United States.

CONCEPT

www.readwhere.com