Kin of four Al

crash victims

sue Boeing,

Honeywell

THE FAMILIES OF four passen-

gers killed in the June 12 crash

of an Air India Boeing 787 said

in a lawsuit that the accident

resulted from allegedly faulty

fuel switches, which the US

Federal Aviation Administra-

tion has said don't appear to

have caused the accident that

court blames Boeing and Honey-

well, which made the switches,

for the crash seconds after Flight

171 took off for London from

Ahmedabad. The plaintiffs point

to a 2018 FAA advisory that rec-

ommended, but did not man-

date, operators of several Boeing

models, including the 787,

inspect the fuel cutoff switches'

tigation Bureau's preliminary

probe report said Air India had

not conducted the suggested

inspections, and that mainte-

nance records showed that the

jet's throttle control module was

replaced in 2019 and 2023.

The Aircraft Accident Inves-

locking mechanism.

The suit filed in a Delaware

killed 260 people.

REUTERS

September 18

PLAN TO HALT FURTHER INVESTMENTS COMES AMID CURBS

China's SAIC to cut stake in car venture with JSW

ADITI SHAH & NEHA ARORA New Delhi, September 18

CHINA'S SAIC MOTOR will slash its 49% stake in its joint venture with ISW Group and halt further investment, five people said.

SAIC's decision comes after the Centre introduced limits on investment from its neighbours in 2020, a move widely seen as being aimed at China. Friction between the two nations intensified after a border standoff that same year.

To try and grow in India, SAIC, one of China's largest state-owned auto firms, opted to tie up with JSW Group.

Indian and Chinese leaders met last month to ease relations. There has since been little sign of progress, with domestic auto firms, for instance, still awaiting Chinese approval to buy rare earths from China.

The tie-up with JSW was meant to inject funds into the **REVERSE GEAR**

its largest production base

outside of China and also ease

regulatory hurdles. But it has

not delivered, said one of the

people. SAIC is not pulling out

of India but wants to dilute its

stake in ISW MG Motor sig-

nificantly and will continue

products for the venture, said

JSW has offered to pur-

to provide technology and

a second person.



■ SAIC not pulling out of India but reportedly wants to significantly dilute stake in JSW MG Motor

chase most of SAIC's stake to become the single-largest shareholder, but the two sides disagree on valuation, with the Chinese carmaker seeking a higher price, the person said, adding that talks are ongoing. SAIC, JSW and JSW MG Motor did not respond to requests

The friction between the two is not all down to politics.

Merger with Capgemini by Oct end: WNS CEO

for comment.

talks with SAIC's rival Chery Automobile to build cars in India

■ JSW is also pursuing

■ One of China's largest state-owned auto firms, it opted to tie up with JSW to grow in India

■ Indian and Chinese leaders met last month to ease ties

■ However, local auto firms are still awaiting China nod to buy rare earths

JSW also appears to have irked its partner by pursuing talks with rival Chinese firm Chery Automobile to build cars in India, three of the people said. JSW has long wanted to sell cars under its own brand and talks are at an advanced stage with Chery for a technology, not equity, partnership, said

-REUTERS

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to view the DRHP,

OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. PUBLIC ANNOUNCEMENT

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE



DIGILOGIC SYSTEMS LIMITED

"M/s Digilogic Systems" pursuant to a deed of partnership dated May 08, 2007. Further, "Digilogic Systems" was subsequently converted from the partnership firm to a Private Limited Company under Part IX of the Companies Act, 1956 in the name of "Digilogic Systems Private Limited" and received a certificate of incorporation dated December 09, 2011, issued by the Registrar of Companies, Andhra Pradesh. Subsequently, our Company was converted into public limited company pursuant to special resolution passed by the shareholders at the EGM held on June 18, 2025, and consequently, the name of our Company was changed to "Digilogic Systems Limited" and a fresh certificate of incorporation consequent upon conversion from private company to public company was issued by Registrar of Companies, Central Processing Centre on July 01, 2025 bearing CIN U62099TG2011PLC077933. For further details, please refer to section titled "History and Certain Other Corporate Matters"

Registered Office: #102, 1ST Floor, DSL Abacus Tech Park Uppal Kalsa Village, Uppal Mandal,

Contact Person: Mr. Kameswara Rao Vempati, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. MADHUSUDHAN VARMA JETTY, MRS. RADHIKA VARMA JETTY

THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS (IPO BY SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON THE SME PLATFORM OF BSE LIMITED ("BSE SME")

THE OFFER

THE OFFER IS BEING MADE PURSUANT TO REGULATION 229(1) 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 SEPTEMBER 17, 2025 HAS BEEN FILED WITH THE SME PLATFORM OF BSE LIMITED ("BSE SME") ON SEPTEMBER 18, 2025.

INITIAL PUBLIC OFFER OF UPTO [•] EQUITY SHARES OF FACE VALUE OF ₹2/- EACH (THE "EQUITY SHARES") OF DIGILOGIC SYSTEMS LIMITED ("OUR COMPANY" OR "DSL" OR "THE ISSUER") AT PRICE OF ₹[+] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [+] PER EQUITY SHARE) ("OFFER PRICE") FOR CASH, AGGREGATING UP TO ₹[+] LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING UP TO ₹ 7,300.00 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 11,50,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹ [•] LAKHS (THE "OFFER FOR SALE") BY MR. MADHUSUDHAN VARMA JETTY (REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDER")

THE OFFER INCLUDES [+] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH, AT AN OFFER PRICE OF ₹ [+] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [+] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [•] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [•] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND NET OFFER WILL CONSTITUTE [•] % AND [•] % RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. SPECIFIED SECURITIES THROUGH A PRIVATE PLACEMENT, PREFERENTIAL ISSUE OR ANY OTHER METHOD.AS MAY BE PERMITTED UNDER APPLICABLE LAW TO ANY PERSON(S), FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 1,400.00 AT THE DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IF CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, AND THE PRE-IPO PLACEMENT WILL BE COMPLET TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERT AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SCRR. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, OUR COMPANY SHALL

AND WILL BE ADVERTISED IN ALL EDITION OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [•] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND TELUGU EDITION OF [•], A REGIONAL NEWSPAPER (TELUGU BEING THE REGIONAL LANGUAGE OF TELANGANA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE SME PLATFORM OF BSE ("BSE SME") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE, IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company, for reasons to be recorded in writing extend the Bid/offer Period for a minimum of One Working Days, 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 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.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) 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 Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company may, 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 Offer Price. However, it 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 Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third shall be reserved for applicants with an application size of more than two lots and upto such lots equivalent to not more ₹ 10,00,000 and two-thirds shall be reserved for applicants with application size of more than ₹ 10,00,000) and not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer 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 Individual Investors 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 Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 337 of the Draft Red Herring Prospectus.

This Public Announcement is being made in compliance with the Regulation 247 of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 and SEBI (Issue of Capital and Disclosure Requirements (Amendment) Regulations, 2025 vide notification dated March 03, 2025 and applicability of corporate governance provisions under SEBI (Listing Obligations and Disclosure Requirements) Regulations on SME companies to inform public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other conditions, to undertake initial public offering of its Equity Shares pursuant to the offer and Draft Red Herring Prospectus ("DRHP") dated September 17, 2025

which has been filed with the BSE Limited. Pursuant to SEBI (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2025 vide notification dated March

03, 2025 the DRHP filed with the BSE SME shall be made available for the public comments, if any, for the period of at least 21 days from Corporate Matters' on page 203 of the DRHP the date of such filing and hosting the same on the website of the BSE SME at www.bsesme.com , Website of the Issuer at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financial Services Limited at www.indorient.in. Our company invites the public to give their comments on the DRHP filed with the BSE SME, with respect to the disclosers made in the DRHP. The members of the public are requested to send the copies of their comments to BSE 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 21st day from the aforesaid date of filing of DRHP with BSE SME. Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer 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 the investors is invited to the section titled "Risk Factors" beginning on page 39 of

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 soley 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 BSE SME.

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 83 of the DRHP.

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 203 of the DRHP. The Liability of the members of our company is limited

KFINTECH

TO THE OFFER

REGISTRAR TO THE OFFER

KFIN TECHNOLOGIES LIMITED

COMPANY SECRETARY AND **COMPLIANCE OFFICER**

DIGILOGIC SYSTEMS LIMITED

DIGILOGIC

innovative solution

Indorient

INDORIENT FINANCIAL SERVICES LIMITED Corporate Off, Add: B/805, Rustomje Central Park, Andheri Kurla Road,

Chakala, Mumbai - 400093, Maharashtra, India. Tel: +91-79772 12186 E-mail: compliance-ifsl@indorient.in

Investor Grievance E-mail: wecare@indorient.in Website: www.indorient.in

Mr. Prashant Dhebar

CIN: U67190DL1993PLC052085

Contact Person: Ms. Amina Khan / SEBI Registration No: INM00001266

E-mail: digilogic.ipo@kfintech.com Investor Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna

Tel No.: +91 40 6716 2222

Fax No.: +91 40 2343 1551

Telangana, India.

Mr. Kameswara Rao Vempati Company Selenium Tower B, Plot No. 31 and 32, Secretary and Compliance Officer Gachibowli, Financial District #102, 1ST Floor, DSL Abacus Tech Nanakramguda, Serilingampally Park Uppal Kalsa Village, Uppal Mandal, Hyderabad, Rangareddi-500032, Rangareddy, Telangana, India - 500039

> Tel: +040 4547 4601; E-mail: cs@digilogicsystems.com; Website: www.digilogicsystems.com

Investors can contact the Compliance Officer or the Registrar to the Offer in case of any pre-Offer or post-Offer related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

SEBI Registration No: INR000000221

All the capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in DRHP. For, Digilogic Systems Limited Kameswara Rao Vempati

Date: September 18, 2025

Company Secretary & Compliance Officer

Digilogic Systems 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 BSE SME on September 18, 2025. The DRHP is available on the website of the BSE SME at www.bsesme.com , Website of the Issuer Company at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financial Services Limited at www.indorient.in. 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 39 of the DRHP. Potential investors should not rely on the DRHP.

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 US Securities Act and applicable state securities law. Accordingly, the equity shares are being offered and sold only outside the United States of America in an offshore transaction in reliance upon Regulation S under the US Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. There will be no public offering of the Equity Shares in the United States.

to the merger. "I don't see any he anticipates will happen around mid-October. "By the reason why we should." Though KESHAV MURUGESH, CEO, WNS end of October, the transaction he acknowledged that duplication on account of synergies will

one of the people.

URVI MALVANIA Mumbai, September 18

THE MERGER OF WNS with Capgemini is moving steadily towards closure, with the final steps expected in the coming weeks, WNS chief executive Keshav Murugesh told *FE*. The deal should conclude by the end of October, marking a key transition for the business process management firm.

"We have got most of our approvals in place and in fact (it is) very exciting that we've got

We have got most of our approvals in place and it is very exciting that we've got overwhelming approval from all our shareholders

overwhelming approval from all our shareholders. We have now got all our antitrust approvals from all the coun-

said EGM.

compliance.officer@tegaindustries.com

E-voting Information:

https://instavote.linkintime.co.in/.

entitled to cast their vote again at the EGM.

Name: Mr. Rajiv Ranjan

Ph No.: 022-4918 6200

Scrutinizer:

Designation: Asst. Vice President

Website: www.in.mpms.mufg.com

Email: mt.helpdesk@in.mpms.mufg.com

section of https://instavote.linkintime.co.in (MUFG's Website).

Participant(s) with whom they maintain their demat account.

accordingly treat this Notice as for information purposes only.

cast their votes electronically through remote e-voting or e-voting during the EGM.

The detailed procedure in this regard has been explained in the EGM Notice.

MUFG Intime India Private Limited (formerly Link Intime India Private Limited)

Address: Rasoi Court, 5th Floor, 20, R. N. Mukherjee Road, Kolkata - 700001

Friday, October 03, 2025, may obtain the login details in the manner as mentioned in the Notice.

Members are requested to note the following contact details for addressing queries/grievances, if any:

tries," Murugesh said. He added that the companies are now awaiting the last of the pending clearances which

would have been completed and all shareholders also being paid out after which it (WNS) will become fully owned subsidiary of Capgemini," Murugesh said.

Until then, WNS and Capgemini will operate as two separate companies and the integration efforts will only start after the deal closure.

On the workforce front, Murugesh said there was no expectation of major layoffs tied

TEGA INDUSTRIES LIMITED

CIN: L25199WB1976PLC030532

Registered Office: Godrej Waterside, Tower-II, Office No. 807, 8th Floor, Block DP-5, Salt Lake Sector V, Bidhannagar,

Kolkata - 700 091, West Bengal Tel: +91 33 4093 9000; Fax No.: +91 33 4093 9075

Email: compliance.officer@tegaindustries.com; Website: www.tegaindustries.com

NOTICE OF THE EXTRAORDINARY GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the Extraordinary General Meeting ("EGM") of the Members of the Company will be held in physical mode

on Friday, October 10, 2025 at 11:00 A.M. (IST) at Mini Auditorium, Science City, Kolkata in compliance with the applicable

provisions of the Companies Act, 2013 ("the Act") read with the Rules framed thereunder, the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015 ("SEBI Listing Regulations, 2015"), to transact the businesses as set out in the Notice convening the

The Company has sent the Notice convening EGM on September 18, 2025, to the Members, whose email addresses are registered

with the Company and/or Company's Registrar and Share Transfer Agent (RTA) and/or Depository Participants, in conformity with the

regulatory requirements. The requirements of sending physical copies have been dispensed with vide the MCA Circulars and SEBI

Circulars. Notice convening EGM is also available on the website of the Company at https://www.tegaindustries.com/ as well as on the

website of MUFG Intime India Private Limited ("MUFG") (formerly Link Intime India Private Limited) at https://instavote.linkintime.co.in/

All relevant documents referred to in the Notice and the Explanatory Statement pursuant to Section 102 of the Act, will be

available for inspection by the Members during the EGM. Members seeking to inspect such documents can send an email to

Members holding shares in physical mode and who have not registered/updated their email addresses, are requested to register/update the same by sending an email request along with signed scanned request letter mentioning their folio no., complete

address and the email address that is to be registered along with the scanned self-attested copy of the PAN card and self-attested copy

of any document (i.e. Driving License, Bank Statement, Passport, Aadhar card etc.) in support of the address of the Member to the

Company's email address compliance officer@tegaindustries.com and/or RTA's email address rnt.helpdesk@in.mpms.mufg.com

Members holding shares in dematerialized mode are requested to register/update their email addresses with the Depository

In compliance with the regulatory requirements, the Members are provided with the facility to cast their vote electronically, on all

resolutions set forth in the Notice, for which the Company has engaged the services of MUFG as e-voting agency. Members may cast

E-voting process has been enabled for all the individual demat account holders, by way of single login credential, through their demat

accounts/websites of Depositories/Depository Participants in order to increase the efficiency of the voting process. Members are

advised to update their mobile number and email address with their Depositories in order to access e-voting facility. The procedure to

Individual shareholders holding shares in physical form and non-individual shareholders will be able to participate in remote e-voting on

The remote e-voting period commences on Monday, October 06, 2025, at 9:00 A.M. (IST) and ends on Thursday, October 09,

2025, at 5:00 P.M. (IST). The remote e-voting will be blocked by MUFG thereafter and Members will not be allowed to vote through

remote e-voting prior to the EGM beyond the said date and time. Only those Members whose names are recorded in the Register of

Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date will be entitled

to cast their votes by remote e-voting. Those who are not Members on the cut-off date i.e., Friday, October 03, 2025, should

Members of the Company, holding shares either in physical form or in dematerialized form, as on the, cut-off date, shall be entitled to

Members who are holding shares in physical form and/or who have not registered their email address with the Company may generate

In case a person has become a Member of the Company after sending of EGM Notice but on or before the cut-off date for e-voting i.e.,

However, if the Member is already registered with MUFG for e-voting then the existing User ID and password can be used for remote e-

voting. Additionally, Individual shareholders holding shares in demat mode, can register directly with the Depository or through their

demat account, to access e-voting page of MUFG, without having to register again with MUFG for participating in the e-voting process.

Information and instructions including details of User ID and Password relating to e-voting have been sent to the members through

Members who have cast their vote by remote e-voting prior to the EGM may also attend the EGM, however, those Members shall not be

The procedure of e-voting (remote e-voting and voting during EGM) is available in the Notice of the EGM. In case of any guery in respect

of e-voting, Members may refer to the Help & Frequently Asked Questions (FAQs) and e-voting user manual available at the download

The result of voting shall be announced after the conclusion of EGM of the Company within stipulated timelines. The results declared

along with the Scrutinizer's Report shall be placed on the Company's website www.tegaindustries.com as well as on the website of

We reserve the right to issue a corrigendum for change in mode of the EGM to be conducted through Video Conferencing (VC) or Other

MUFG at https://instavote.linkintime.co.in/for information of the Members, besides being communicated to the Stock Exchanges.

Audio Visual Means (OAVM) subsequent to MCA issuing a circular for extension of date for convening EGM through VC or OAVM.

login credentials and cast their votes through remote e-voting by following instructions given in the Notice of EGM.

their votes remotely, using the electronic voting system during the remote e-voting period or vote in the EGM electronically

and on the website of the Stock Exchanges at www.nseindia.com and www.bseindia.com

login and access remote e-voting, as devised by the Depositories is given in the EGM Notice.

eventually need to be addressed, he also said the overall direction was towards expansion. "Ouite often the intention of both firms is that no one is displaced. But there will always be a

situation where in certain functions, you will have duality," he said, reiterating that as long as the company continues to grow, the combined entity will see workforce expansion over time.

GST boost: JKTyre sees double-digit growth in FY26

NARAYANAN V Chennai, September 18

JK TYRE & Industries, which posted muted revenues in FY25, expects double-digit growth this fiscal on the back of stronger tyre demand expected on the back of higher automobile sales across segments after

the recent GST rate cut. "The tyre demand outlook for this year is quite strong," Anshuman Singhania, MD, JK Tyre & Industries, said on Thursday. He said the GST cut, effective September 22, is expected to lift auto industry sales by 8-9%, led by consumer-facing segments such as passenger cars, two- and three-wheelers, while the farm sector is also

showing a rural uptick. Singhania said the company is well-positioned with both original equipment manufacturers (OEMs) and the replacement market to benefit from the post-GST demand. "The second half is looking good. While the commercial vehicle sector was earlier projected to grow in low single digits, it now appears set for mid-single digit growth, while passenger cars and the farm sector are poised for high single-digit growth. Two- and three-wheelers are already

"We are confident of deliver-

ANSHUMAN SINGHANIA, MD, JK TYRE & INDUSTRIES

CVs now appear set for mid-single digit growth, while passenger cars & farm sector are poised to grow in high singledigit

in demand, the company is building inventory.

bound in coming quarters."

buoyant,"he said.

ing double-digit revenue

material prices had risen by 10% last year, accounting for nearly 67% of tyre costs, leading to an overall 7% price increase. "We were able to take a 4.5% price hike last year, leaving a 3.5% gap. However, in Q1FY26 compared to Q4FY25, prices fell 2.5%, offsetting some of last year's hikes. We expect raw material prices to remain range-

Regd Office: GSPC Bhavan, Sector-11, Gandhinagar-382010, Gujarat. Tel.: +91-79-23268500/700 Fax: +91-79-23268506 Website: www.gspcgroup.com

Gujarat State Petronet Limited (GSPL) is currently operating more than 2700 Km of gas pipelines to facilitate gas transmission from supply points to demand centers across Gujarat. GSPL invites bids from competent agencies for following requirements:

Tender-1: Appointment of Contractor for execution of Protection Measures for the 24" Amboli-Dahej Pipeline Tender-2: Appointment of Contractor for replacement of acoustic enclosure

for Raikot Base locations Tender-4: Appointment of Contractor for Supply & Installation of Fire Hydrant System and MS stairs for Emergency Exit at Rajkot office

Interference Mitigation works Tender-6: Procurement of Fire Extinguishers for GSPL Gas Grid Stations

across Gujarat Tender-7: Pipeline and Associated works for Dahej-Bhadbhut Pipeline

Project (36" x 35 Km approx.) on EPC basis

Aforementioned tenders shall be published online through n-Procure, and bids are accepted through n-Procure (https://gspitender.nprocure.com/) only. Tenders shall be uploaded on n-Procure portal on 19-09-2025.

growth this fiscal," he added. To meet the expected surge

On input costs, he said raw

Gujarat State Petronet Limited

Corporate Identity Number: L40200GJ1998SGC035188 NOTICE INVITING TENDER

canopy of DG sets for Ahmedabad Base locations Tender-3: Appointment of Contractor for various Civil Maintenance works

Tender-5: Appointment of Contractor for Cathodic Protection AC

Place: Kolkata

Date: September 19, 2025

Membership No. A12858 epaper.financialexpress.com

For Tega Industries Limited

Company Secretary & Compliance Officer

Manjuree Rai

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "US Securities Act") or any state securities laws in the United States of America and may not be offered or sold within the United States or to, or

Place: Hyderabad

filed with BSE SME for making any investment decision.

HYDERABAD

CORPORATE IDENTIFICATION NUMBER: U62099TG2011PLC077933 Our Company was originally formed as a partnership firm under the Indian Partnership Act, 1932 under the name and style or

beginning on pages 203 of the Draft Red Herring Prospectus

Rangareddy, Telangana, India - 500039

Tel No: +040 4547 4601; Email Id: cs@digilogicsystems.com; Website: www.digilogicsystems.com

MR. SHASHANK VARMA JETTY AND MR. HITESH VARMA JETTY

(Please Scan this QR Code

to view the DRHP)

सड़कों पर 20 साल पुराने वाहन बेलगाम, सांसों पर फिर संकट

नोएडा, 18 सितंबर।

दिल्ली-एनसीआर में डीजल के 10 और पेट्रोल के 15 वर्ष पुराने वाहनों पर प्रतिबंध को लेकर सुप्रीम कोर्ट से मिली अंतरिम राहत अब 20 साल पुराने वाहनों को भी सड़क पर लाने का बहाना बन गई है। गौतमबुद्ध नगर में ऐसे 30 हजार वाहन हैं जो 20 वर्ष या उससे ज्यादा पुराने हैं और ये बिना किसी रोक-टोक के सड़कों पर दौड़ रहे हैं। इन वाहनों से न सिर्फ प्रदूषण का खतरा बढ़ा है, बल्कि एनजीटी के पुराने आदेश भी निष्प्रभावी होते दिख रहे हैं।

परिवहन विभाग और यातायात पुलिस का कहना है कि जब तक सप्रीम कोर्ट से अंतिम आदेश नहीं आ जाता, कार्रवाई रोकी गई है। नतीजतन, पंजीकरण निलंबित वाहन भी चल रहे हैं और किसी स्तर पर कोई पछताछ या रोक नहीं हो रही। सर्दियों की आहट के साथ ही प्रदुषण का संकट गहराने लगा है। बीते सोमवार को ग्रेटर नोएडा देश का दूसरा सबसे प्रदूषित शहर रहा। जानकारों का मानना है कि पुराने वाहनों की अंधाधुंध आवाजाही से हालात और बिगड़ सकते हैं। बीते वर्ष की तुलना में पुराने वाहनों की संख्या में और भी इजाफा हो गया है। वहीं अत्यधिक पुराने वाहन और भी पुराने हो

परीक्षण होता है। इस परीक्षण के बाद यह तय होता है कि वाहन चलने योग्य है या नहीं। जानकारों द्वारा अनुमान लगाया जा रहा है कि यह फिटनेस प्रक्रिया निजी वाहनों के लिए भी लागू हो सकती है। ऐसे में प्रदूषण जैसी समस्या का सामना करना पड़ेगा।

गए हैं। ऐसे में इन वाहनों के संचालन से सांसों पर संकट मंडरा रहा है। जिले में पौने दो लाख वाहन ऐसे हैं जो 10 व 15 वर्ष पुराने हैं। वहीं 30 हजार वाहन 20 वर्ष से अधिक समय पुरा कर चुके हैं। परिवहन विभाग की ओर से इनका पंजीकरण कई बार निलंबित किया गया लेकिन फिर भी संचालकों ने इन्हें ना तो अन्य जिलों

फर्जी वीडियो दिखाकर 1.4 करोड़ की ठगी <mark>ग्रह शुद्धिपत्र 29.09.2025 को होने वाली ई—नीलार्म</mark> नोएडा, 18 सितंबर (संवाददाता)।

ग्रेटर नोएडा के सेवानिवृत्त कर्नल सोम कुमार शर्मा और उनकी पत्नी से साइबर ठगों ने लगभग 1.4 करोड़ रुपए की ठगी की है। ठगों ने फर्जी एआइ वीडियो बनाकर शेयर बाजार में निवेश से मोटा मुनाफा कमाने का झांसा दिया।

कर्नल दंपती ने बताया कि

उन्होंने एक वीडियो देखा, जिसमें रोजाना 500 से 2,000 रुपए कमाने का दावा किया गया था। वीडियो के लिंक पर क्लिक करने पर उन्हें एक वाट्सएप ग्रुप में जोड़ा गया। इसके बाद उन्होंने 25,000 रुपए से निवेश शुरू किया, जो धीरे-धीरे बढ़कर 32 लाख रुपए तक पहंच गया। फर्जी एप पर उन्हें 4 करोड़ रुपए का मुनाफा दिखाया गया। ठगों ने मुनाफा निकालने के नाम पर 55 लाख रुपए और मांग लिए। कर्नल दंपती ने अपनी पेंशन पर लोन लेकर और बचत जुटाकर कुल 1.4 करोड रुपए ट्रांसफर कर दिए।

सी-१ए, सेक्टर-६३, नोएडा फोन: 0120-4314956 शुद्धिपत्र

हे संदर्भ में है, जिसका प्रकाशन इस समाचार पत्र मे <mark>14.09.2025 को हुआ था। जिसमें प्राधिकत</mark> ाधिकारियों के नाम और संपर्क क्रमांक इस प्रकार हैं: . क्रम संख्या 1 के लिए: संपर्क करें: श्री मुनीश मंगला शाखा- रेलवे रोड, गाजियाबाद मोबाइल- 9953719225 ईमेल— munish.mangla@psb.co.in क्रम संख्या 2 और 3 के लिए: संपर्क करें: श्री भपेंद्र कमार गौतम शाखां– बेगम ब्रिज, मेरठ मोबाइल— 8194009055 ईमेल- bhupendrakumargautam@psb.co.in

ान्य नियम और शर्तें पूर्ववत रहेंगी। प्राधिकृत अधिकारी दिनांकः 18.09.2025 पंजाब एण्ड सिंध बैंक स्थानः नोएडा

सार्वजनिक सूचना

आम जनता को सूचित किया जाता है कि फ्लैट नंबर जी-903, क्लाउड-9, सेक्टर-1, वैशाली, गाजियाबाद, उत्तर प्रदेश-201010 के दस्तावेज कहीं खो गए हैं। खोए हुए दस्तावेजों की सुची इस प्रकार है: 1. बिल्डर-खरीदार समझौता, 2. आवंटन समझौता। खोए हुए दस्तावेजों के संबंध में, गुमशुदा वस्तु सचना रिपोर्ट सं. 20240000775059, दिनांक 25.09.2024 को विधिवत पंजीकृत की गई है। यदि किसी को ये दस्तावेज मिलते हैं, तो कृपया अधोहस्ताक्षरी को सूचित करें, क्योंकि इनका किसी और के द्वारा उपयोग करना अवैध होगा। यदि किसी व्यक्ति को राज दुलारी ओलिवर और अमन ओलिवर, निवासी जी-903, क्लाउड-9, सेक्टर-1, वैशाली, गाजियाबाद, उत्तर प्रदेश-201010 के पक्ष में पंजीकत बिक्री विलेख के निष्पादन में कोई आपत्ति या संकोच है, तो वह इस सूचना के 15 दिनों के भीतर नीचे दिए गए पते पर संपर्क कर सकता है।

हस्ता/- एडवोकेट राजेश खन्ना पता: IIB/234A, मदर डेयरी, रोड, वैशाली, गाजियाबाद

Punjab & Sind Bank गंजाब एण्ड सिंध बैंक शाखा कार्यालय, ज्वालाहेड़ी, ए-25, कमर्शियल कॉम्प्लेक्स, ज्वालाहेडी, पश्चिम विहार, नई दिल्ली-110063 फोन: 011-25250533, 25283546 ईमेल: d0929@psb.co.in

पंजीकृत एडी/स्पीड पोस्ट दिनांक: 30-08-2025

।. प्रेम कुमार पुत्र श्री तुलसी दास (कर्जदार) (अब दिवंगत)

ए-5/302, द्वितीय तल, पश्चिम विहार, नई दिल्ली -110063

2. श्रीमती रेन पत्नी स्वर्गीय श्री प्रेम कुमार (कर्जदार) ए-5/302, द्वितीय तल, पश्चिम विहार, नई दिल्ली -110063

3. श्री मुकेश मल्होत्रा पुत्र श्री तुलसी दास (गारंटर)

बीजी-7/55, पश्चिम विहार, नई दिल्ली -110063 4. सुश्री आरुषि मल्होत्रा पुत्री स्वर्गीय प्रेम कुमार (कानुनी उत्तराधिकारी)

ए-5/302, द्वितीय तल, पश्चिम विहार, नई दिल्ली -110063 5. श्री कार्तिक मल्होत्रा पुत्र स्वर्गीय श्री प्रेम कुमार (कानुनी उत्तराधिकारी)

ए-5/302, द्वितीय तल, पश्चिम विहार, नई दिल्ली -110063

विषय: वित्तीय परिसंपत्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 [सरफैसी अधिनियम, 2002] की धारा 13(2) के अंतर्गत

प्रिय महोदय/महोदया,

1. कि आपने, सम्बोधिती संख्या 1 और 2 ने बैंक से वित्तीय सहायता के लिए अनुरोध किया था और अनुरोध पर बैंक ने आपको निम्नलिखित सुविधा स्वीकृत और स्वीकृत की:

21.10.2010 को रु. 10.00,000.00 का गृह ऋण

22.09.2017 को रु. 19,00,000.00 का संपत्ति पर बंधक ऋण

1. उपरोक्त ऋण सुविधाएँ, सम्बोधिती संख्या 1 प्रेम कुमार पुत्र श्री तुलसी दास की निम्नलिखित अचल संपत्तियों के संबंध में इक्विटेबल बंधक के माध्यम से विधिवत प्रतिभृत

संपत्ति का क्षेत्रफल 70 वर्ग मीटर, ब्लॉक ए-5 में मीटर संख्या 302, बिना छत / टेरेस के परी दसरी मंजिल. पश्चिम विहार, नई दिल्ली- 110063 में स्थित है। 2. आप, सम्बोधिती संख्या 1 और 2 ने उपरोक्त सुविधाओं के संबंध में दिनांक 21.10.2010 और 22.09.2017 को विभिन्न ऋण दस्तावेजों को निष्पादित किया है और उपरोक्त सविधा के संबंध में समय-समय पर बैंक के दिशानिर्देशों और मासिक रेस्ट्स सहित 9.25% और 11.30% प्रति वर्ष की दर से ब्याज का भुगतान करने के लिए भी सहमति व्यक्त की है। 3. आप, सम्बोधिती संख्या 3, उपरोक्त सुविधा के बदले में संबंधित बैंक दस्तावेजों को निष्पादित करके सम्बोधिती संख्या 1 और 2 के लिए गारंटी के रूप में खड़े हुए हैं और इस प्रकार आप, सम्बोधिती संख्या 3 की देयता, सम्बोधिती संख्या 1 और 2 के साथ सह-व्यापक है और आप सभी संयुक्त रूप से और व्यक्तिगत रूप से बैंक को ब्याज लागत और अन्य बैंक शुल्क सहित बकाया राशि का भगतान करने के लिए उत्तरदायी हैं।

4. यह कि आप सम्बोधिती संख्या 1 ने आप सभी को दी गई उपरोक्त ऋण सुविधा के बदले में बैंक की बकाया राशि की सुरक्षा हेतु पश्चिम विहार, नई दिल्ली-110063 स्थित ब्लॉक ए-5 संख्या 302 की पूरी दूसरी मंजिल, बिना छत/टेरेस के अधिकार के, अचल संपत्तियों

के संबंध में इक्विटेबल बंधक बनाया है।

बंधक संपत्ति का विवरण इस प्रकार है: -							
क्र. सं.	विवरण	अ					
1.	बंधककर्ता का नाम	प्रेम कुमार पुत्र श्री तुलसी दास					
2.	बंधकधारक का नाम	पंजाब एंड सिंध बैंक, ज्वालाहेड़ी, दिल्ली					
3.	सम सिक्योर्ड	गृह ऋण रु. 10,00,000.00 तथा बंधक ऋण : रु. 19,00,000.00 तथा ब्याज एवं अन्य प्रभार					
4.	बंधक सम्पत्ति का विवरण	पश्चिम विहार, नई दिल्ली-110063 में स्थित ब्लॉक ए-5 संख्या 302 में 70 वर्ग मीटर क्षेत्रफल वाली पूरी दूसरी मंजिल, बिना छत/टेरेस के अधिकार के।					
5.	स्वामित्व विलेख का विवरण	पंजीकृत विक्रय विलेख दिनांक 26.10.2010, क्रमांक 6678, पुस्तक संख्या 1, खंड संख्या 1555 के पृष्ठ संख्या 1 से 10 पर उप-पंजीयक एसआर VII E, पंजाबी बाग, दिल्ली के कार्यालय में दर्ज					
6.	वर्तमान कुल बकाया	29.08.2025 तक गृह ऋण खाता संख्या 06051200056568 में रु. 1,89,883.08 (रुपये एक लाख नवासी हजार आठ सौ तिरासी और आठ पैसे मात्र) तथा बंधक ऋण खाता संख्या 09291200000481 में रु. 9,85,730.16 (रुपये नौ लाख पचासी हजार सात सौ तीस और सोलह पैसे मात्र), साथ ही ब्याज और अन्य शुल्क।					

5. यह कि उक्त गृह ऋण पूर्ण भुगतान की तिथि तक 9.50% प्रति वर्ष की दर से मासिक रेस्ट्स के साथ ब्याज के अलावा 180 ईएमआई में चुकाया जाना था और बंधक ऋण 11.30% प्रति वर्ष की दर से मासिक अंतराल के साथ ब्याज के अलावा 120 ईएमआई में चुकाया जाना

6. यह कि आप स्वीकृति और ऋण दस्तावेजों की शर्तों के अनुसार, चूक की स्थिति में, मासिक रेस्ट्स के साथ सामान्य सहमत ब्याज दर के अतिरिक्त 2 प्रतिशत प्रति वर्ष की दर से अतिरिक्त ब्याज का भुगतान करने के लिए सहमत हुए थे।

7. यह कि बैंक एक प्रतिभृति ऋणदाता है और आप, सम्बोधिती संख्या 1 और 2, स्वीकृत ऋण सीमा की शर्तों और नियमों का पालन करने में विफल रहे हैं और बैंक के प्रतिभृत ऋण के पनर्भगतान में चक गए हैं और आपके उपरोक्त सावधि ऋणों को भारतीय रिजर्व बैंक द्वारा

जारी परिसंपत्ति वर्गीकरण से संबंधित निर्देशों और दिशानिर्देशों के अनुसार, वित्तीय परिसंपत्तियों के प्रतिभृतिकरण और पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 2 (ओ) की परिभाषा के भीतर 01.05.2025 को बैंक की गैर निष्पादित परिसंपत्ति घोषित किया 8. पंजाब एंड सिंध बैंक, शाखा ज्वालाहेड़ी, दिल्ली नियमित खाता बही रखता है और अब

गह ऋण खाता संख्या 06051200056568 में रु. 1.89.883.08 (रुपये एक लाख नवासी हजार आठ सौ तिरासी और आठ पैसे मात्र) और बंधक ऋण खाता संख्या 09291200000481 में 29.08.2025 तक रु. 9,85,730.16 (रुपये नौ लाख पचासी हजार सात सौ तीस और सोलह पैसे मात्र) की राशि कानूनी रूप से आपसे उपरोक्त नामित पते पर देय और वसूली योग्य है और आप सभी संयुक्त रूप से और व्यक्तिगत रूप से पूर्ण भुगतान की तिथि तक ब्याज लागत और अन्य सामान्य बैंक शुल्कों के साथ बैंक को उपरोक्त बकाया राशि का भुगतान करने के लिए उत्तरदायी हैं।

9. यह कि ब्याज दर बैंक के आंतरिक दिशानिर्देशों के अनुसार समय-समय पर बदलती रहती है और वर्तमान में गृह ऋण में ब्याज दर 9.70 प्रतिशत है तथा बंधक ऋण में ब्याज दर भारतीय रिजर्व बैंक के निदेशों के अनुसार मासिक कटौती सहित 11.20 प्रतिशत प्रति वर्ष है। 10. यह कि आपने बैंक की बकाया राशि के भुगतान में चुक की है, जो कि ऊपर उल्लिखित

प्रतिभूत परिसंपत्ति को बिक्री, समनुदेशिती और पट्टे के माध्यम से हस्तांतरित नहीं करेंगे या अन्यथा उसका सौदा या कब्जे के हिस्से का लेन-देन नहीं करेंगे।

11. अधिनियम की धारा 13(13) के अनुसार आपको यह भी सूचित किया जाता है कि आप

12. आपका ध्यान रअफ्रस्क्रएरक अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है, जिसके अंतर्गत आप सार्वजनिक नीलामी, कोटेशन आमंत्रित कर-के. जनता से निविदा आमंत्रित करके या निजी संधि द्वारा प्रतिभूत परिसंपत्तियों की बिक्री हेत् सूचना के प्रकाशन की तिथि तक बैंक द्वारा वहन की गई सभी लागतों, प्रभारों और व्ययों सिहत बकाया राशि की पूरी राशि का भुगतान कर सकते हैं। कृपया यह भी ध्यान दें कि यदि सार्वजनिक नीलामी, कोटेशन आमंत्रित करके, जनता से निविदा आमंत्रित करके या निजी संधि द्वारा प्रतिभृत परिसंपत्तियों की बिक्री हेतू सूचना के प्रकाशन से पहले बैंक द्वारा वहन की गई लागतों, प्रभारों और व्ययों सहित बकाया राशि की पूरी राशि का भुगतान नहीं किया जाता है, तो आप प्रतिभूत परिसंपत्ति को विमोचित करने के हकदार नहीं हो सकते हैं।

13. कृपया यह भी ध्यान दें कि यह नोटिस आपको बैंक के अन्य अधिकारों और उपायों पर प्रतिकृल प्रभाव डाले बिना भेजा जा रहा है, जिसमें उपरोक्त बकाया राशि की वसूली के लिए उपयुक्त न्यायालयों और/या अधिकरणों के समक्ष उचित कानूनी कार्यवाही शुरू करना भी शामिल है। यह नोटिस संशोधित परक्राम्य लिखत अधिनियम, 1881 की धारा 138 और/या संशोधित निपटान भुगतान अधिनियम, 2007 के अंतर्गत बैंक द्वारा दायर किसी भी शिकायत पर मुकदमा चलाने के बैंक के अधिकार पर भी प्रतिकृल प्रभाव डाले बिना भेजा जा रहा है। इसलिए, मैं इस कानूनी नोटिस के आधार पर, आप सभी से यानि सम्बोधिती संख्या 1, 2 और 3 से संयुक्त रूप से और अलग-अलग आह्वान करता हूं कि आप 29.08.2025 तक गृह ऋण खाता संख्या 06051200056568 में रु. 1,89,883.08 (रुपये एक लाख नवासी हजार आठ सौ तिरासी और आठ पैसे मात्र) और बंधक ऋण खाता संख्या 09291200000481 में रु. 9,85,730.16 (रुपये नौ लाख पचासी हजार सात सौ तीस और सोलह पैसे मात्र) की देनदारियों का भगतान करें और भावी ब्याज के साथ भगतान करें। इस सचना की प्राप्ति से 60 दिनों के भीतर बैंक को पैरा संख्या 9 में उल्लिखित ब्याज दर के साथ दंडात्मक ब्याज और अन्य शुल्क मासिक शेष सिहत 30.08.2025 तक जमा करें। जिसमें विफल होने पर बैंक, उपरोक्त प्रतिभूत बकाया राशि की वसूली के लिए सरफैसी अधिनियम, 2002 के अध्याय क्क्कके प्रावधानों के अंतर्गत उपाय करने के लिए बाध्य होगा और ऐसी स्थिति में आप संयुक्त

रूप से और पृथक रूप से उससे उत्पन्न होने वाली सभी लागतों और अन्य खर्चों का भुगतान करने के लिए उत्तरदायी होंगे। कृपया ध्यान दें कि इस सूचना की प्रति हमारे कार्यालय में सुरक्षित रखी गई है।

पंजाब एंड सिंध बैंक (प्राधिकृत अधिकारी)

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT'S A PROSPECTUS ANNOUNCEMENT. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT



DIGILOGIC SYSTEMS LIMITED

(Formerly known as "Digilogic Systems Private Limited") CORPORATE IDENTIFICATION NUMBER: U62099TG2011PLC077933

Our Company was originally formed as a partnership firm under the Indian Partnership Act, 1932 under the name and style of "M/s Digilogic Systems" pursuant to a deed of partnership dated May 08, 2007. Further, "Digilogic Systems" was subsequently converted from the partnership firm to a Private Limited Company under Part IX of the Companies Act, 1956 in the name of "Digilogic Systems Private Limited" and received a certificate of incorporation dated December 09, 2011, issued by the Registrar of Companies, Andhra Pradesh. Subsequently, our Company was converted into public limited company pursuant to special resolution passed by the shareholders at the EGM held on June 18, 2025, and consequently, the name of our Company was changed to "Digilogic Systems Limited" and a fresh certificate of incorporation consequent upon conversion from private company to public company was issued by Registrar of Companies, Central Processing Centre on July 01, 2025 bearing CIN U62099TG2011PLC077933. For further details, please refer to section titled "History and Certain Other Corporate Matters" beginning on pages 203 of the Draft Red Herring Prospectus

Registered Office: #102, 1ST Floor, DSL Abacus Tech Park Uppal Kalsa Village, Uppal Mandal, Rangareddy, Telangana, India - 500039

Contact Person: Mr. Kameswara Rao Vempati, Company Secretary and Compliance Officer Tel No: +040 4547 4601; Email Id: cs@digilogicsystems.com; Website: www.digilogicsystems.com

PROMOTERS OF OUR COMPANY: MR. MADHUSUDHAN VARMA JETTY, MRS. RADHIKA VARMA JETTY, MR. SHASHANK VARMA JETTY AND MR. HITESH VARMA JETTY

THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS (IPO BY SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON THE SME PLATFORM OF BSE LIMITED ("BSE SME")

THE OFFER

THE OFFER IS BEING MADE PURSUANT TO REGULATION 229(1) 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 SEPTEMBER 17, 2025 HAS BEEN FILED WITH THE SME PLATFORM OF BSE LIMITED ("BSE SME") ON SEPTEMBER 18, 2025.

INITIAL PUBLIC OFFER OF UPTO [•] EQUITY SHARES OF FACE VALUE OF ₹2/- EACH (THE "EQUITY SHARES") OF DIGILOGIC SYSTEMS LIMITED ("OUR COMPANY" OR "DSL" OR "THE ISSUER") AT PRICE OF ₹[+] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [+] PER EQUITY SHARE) ("OFFER PRICE") FOR CASH, AGGREGATING UP TO ₹[+] LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING UP TO ₹ 7,300.00 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 11,50,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹ [+] LAKHS (THE "OFFER FOR SALE") BY MR. MADHUSUDHAN VARMA JETTY (REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDER").

THE OFFER INCLUDES [•] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [+] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [•] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [•] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND NET OFFER WILL CONSTITUTE [•] % AND [•] % RESPECTIVELY OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY CONSIDER A FURTHER ISSUE OF SPECIFIED SECURITIES THROUGH A PRIVATE PLACEMENT, PREFERENTIAL ISSUE OR ANY OTHER METHOD, AS MAY BE PERMITTED UNDER APPLICABLE LAW TO ANY PERSON(S), FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 1,400.00 LAKHS AT THE DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, AND THE PRE-IPO PLACEMENT WILL BE COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SCRR. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, OUR COMPANY SHALL REPORT TO THE STOCK EXCHANGE WITHIN TWENTY-FOUR HOURS OF SUCH PRE-IPO PLACEMENT TRANSACTIONS (IN PART OR IN ENTIRETY).

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITION OF [+] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [+] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND TELUGU EDITION OF [+], A REGIONAL NEWSPAPER (TELUGU BEING THE REGIONAL LANGUAGE OF TELANGANA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE SME PLATFORM OF BSE ("BSE SME") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE. IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company, for reasons to be recorded in writing extend the Bid/offer Period for a minimum of One Working Days, 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 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.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) 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 Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"). provided that our Company may, 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 Offer 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 Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third shall be reserved for applicants with an application size of more than two lots and upto such lots equivalent to not more ₹ 10,00,000 and two-thirds shall be reserved for applicants with application size of more than ₹ 10,00,000) and not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer 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 Individual Investors 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 Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 337 of the Draft Red Herring Prospectus.

This Public Announcement is being made in compliance with the Regulation 247 of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 and SEBI (Issue of Capital and Disclosure Requirements (Amendment) Regulations, 2025 vide notification dated March 03, 2025 and applicability of corporate governance provisions under SEBI (Listing Obligations and Disclosure Requirements) Regulations on SME companies to inform public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other conditions, to undertake initial public offering of its Equity Shares pursuant to the offer and Draft Red Herring Prospectus ("DRHP") dated September 17, 2025 which has been filed with the BSE Limited.

Pursuant to SEBI (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2025 vide notification dated March 03, 2025 the DRHP filed with the BSE SME shall be made available for the public comments, if any, for the period of at least 21 days from Corporate Matters' on page 203 of the DRHP the date of such filling and hosting the same on the website of the BSE SME at www.bsesme.com , Website of the Issuer at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financial Services Limited at www.indorient.in. Our company invites the public to give their comments on the DRHP filed with the BSE SME, with respect to the disclosers made in the DRHP. The members of the public are requested to send the copies of their comments to BSE 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 PM. on the 21st day from the aforesaid date of filing of DRHP with BSE SME.

Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer 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 the investors is invited to the section titled "Risk Factors" beginning on page 39 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 soley 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 BSE SME. 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 83 of the DRHP. 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 203 of the DRHP. The Liability of the members of our company is limited. LEAD MANAGER COMPANY SECRETARY AND REGISTRAR TO THE OFFER TO THE OFFER COMPLIANCE OFFICER

Indorient INDORIENT FINANCIAL SERVICES KFIN TECHNOLOGIES LIMITED

LIMITED

Central Park, Andheri Kurla Road,

Chakala, Mumbai - 400093,

E-mail: wecare@indorient.in

Website: www.indorient.in

Date: September 18, 2025

Place: Hyderabad

Maharashtra, India.

Investor Grievance

Mr. Prashant Dhebar

Tel: +91-79772 12186

Selenium Tower B. Plot No. 31 and 32. Corporate Off. Add: B/805, Rustomje Gachibowli, Financial District Nanakramguda, Serilingampally Telangana, India.

Tel No.: +91 40 6716 2222 E-mail: compliance-ifsl@indorient.in Fax No.: +91 40 2343 1551 Investor Grievance

Contact Person: Ms. Amina Khan / SEBI Registration No: INM00001266 CIN: U67190DL1993PLC052085

Hyderabad, Rangareddi-500032, E-mail: digilogic.ipo@kfintech.com

Email: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna SEBI Registration No: INR000000221

DIGILOGIC DIGILOGIC SYSTEMS LIMITED

Mr. Kameswara Rao Vempati Company Secretary and Compliance Officer #102, 1ST Floor, DSL Abacus Tech Park Uppal Kalsa Village, Uppal Mandal, Rangareddy, Telangana, India - 500039 Tel: +040 4547 4601;

E-mail: cs@digilogicsystems.com; Website: www.digilogicsystems.com

Investors can contact the Compliance Officer or the Registrar to the Offer in case of any pre-Offer or post-Offer related problems, such as non-receipt of letters of allotment, credit of allotted shares in the

respective beneficiary account, etc.

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

Kameswara Rao Vempati Company Secretary & Compliance Officer

Digilogic Systems 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 BSE SME. on September 18, 2025. The DRHP is available on the website of the BSE SME at www.bsesme.com , Website of the Issuer Company at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financial Services Limited at www.indorient.in. 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 39 of the DRHP. Potential investors should not rely on the DRHP.

filed with BSE SME 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 "US Securities") Act") or any state securities laws in the United States of America 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 US Securities Act and applicable state securities law. Accordingly, the equity shares are being offered and sold only outside the United States of America in an offshore transaction in reliance upon Regulation S under the US Securities Act and the applicable laws of the jurisdiction where those offers and sale

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

निजी वाहनों के लिए आ सकती है फिटनेस प्रक्रिया

वर्तमान में केवल वाणिज्यिक वाहनों का फिटनेस वाहन कितना भी पुराना हो अगर वह फिटनेस में फेल होता है तो सड़क पर नहीं चल पाएगा ना ही

में स्थानांतरित कराया और ना ही स्क्रैप कराया।

आरसीआई इंडस्टीज एंड टेक्नोलॉजीज लिमिटेड पंजी: कार्या: यूनिट में. 421, चीधा तल, पर्ल ओभेक्स टॉवर, नेताजी सुभाष प्लेस, पीतमपुरा, दिल्ली-110034 CIN:L74900DL1992PLC047055, चेबसाईट : www.rciind.com ई-भेल : cirp.rci.industries.technologies@gmail.com,

31 मार्च, 2024 को समाप्त तिमाही तथा वर्ष के समेकित विशीय परिणामों का विवरण FIRMUSE FRAME

₹€.	व्यवस्था	31-मार्च-2024	31-दिस2023	31-मार्थ-2023	31-मार्च-2024	31-मार्च-2023
		अलेखापशिक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित
1	आय					
	a) परिधालनो से संगरध	24.43	48.86	123.82	229.50	2,301.89
	b) अन्य आय	17.01	42.30	0.56	82.27	10.79
	कुल आय	41.44	91.16	124.38	311.76	2,312.68
2	व्यव					
	a) उपभुवन सामग्री की लागत	9.55	12.02	145.42	57.39	1,760.06
	b) व्यापार में स्टॉक की खरीद	1140	- 4		+:	
	 तेयार माल की इन्बेंट्री में परिवर्तन, इक्ष्न्यू,आई.पी. तथा व्यापार में स्टॉक 	000		19.68	19.62	331.15
	d) कर्मचारी लाभ व्यय	7.62	39.61	46.67	179.07	341.01
	e) विशीय लागत			5.00		163.75
	n मृत्यहास और परिशोधन व्यय	208.30	209.27	96.09	836.11	577.42
	g) अन्य दयय	49.60	81.92	64.13	199.52	562.90
	कुल च्यय	275.07	342.82	376.99	1,291.71	3,736.28
3	कर, अपवादित मदो, पूर्व अवधि से पूर्व परिचालनो से साभ/(हानि)	(233.63)	(251.66)	(252.61)	(979.94)	(1,423.60)
4	अपवादित भदे					,
5	पुर्व अथिव मर्दे	100				
6	कर पूर्व लाभ/(हानि)	(233.63)	(251.66)	(252.61)	(979.94)	(1,423.60)
7	कर व्यव	- A		2. = 2		
	(1) चालु कर	(1.0)				
	(2) आस्थिति कर	(14.48)	(14.48)	379.79	(57.93)	295.74
8	कर पञ्चात साधारण गतिविधियों से नियल लाभ/(हानि)	(219.14)	(237.17)	(632.40)	(922.01)	(1,719.34)
9	अन्य स्थापक आय					9.95
10	कुल व्यापक आय/(हानि)	(219,14)	(237.17)	(632.40)	(922.01)	(1,709.39)
11	प्रदत्त इक्किटी शेयर पूंजी (क. 10/- प्रत्येक का अंकित मुख्य)	1,567.64	1,567.64	1,567.64	1,567.64	1,567.64
12	आय प्रति शेयर (क. 10/- प्रत्येकः) (वार्षिकीकृत नहीं)					
	a) बेसिक	(1.40)	(1.51)	(4.03)	(5.88)	(10.97)
	b) बाइल्य्टेब	(1,40)	(1.51)	(4.03)	(5.88)	(10.97)
	स्टैण्डअलीन थिसीय परिणामों की प्रमुख जानकारी निम्नानुसार है :	0. 200				
	परिधालनों से कुल राजस्य	24.43	48.86	123.82	229.50	2,301.89
	कर पूर्व निवल लाभ	(233.63)	(251.66)	(252.61)	(979.74)	(1,423.59)
	कर पश्चात नियल लाभ	(219.14)	(237.17)	(632.40)	(922.01)	(1,719.34)
	But a supplemental and a supplem					

कर पश्चात निवस लाभ

1. 31 मार्च, 2024 को समाप्त तिमाही और वर्ष के लिए उपरोक्त विशेष परिणामों की समीक्षा 16 सितम्बर, 2025 को समाधान प्रोफेशनल द्वारा की गई हैं। 2. वर्ष के दौरान मीतिविधि सभी प्रकार की धानुओं और धानु उत्पादों के विनिर्माण और व्यापार के इर्द-मिर्द घुमती है, समृह के व्यवसाय और संधालन की प्रकृति को ध्यान में रखते हुए, साथ ही संसाधन आवंटन और प्रदर्शन माप के बारे में निर्णय लेने के लिए मुख्य परिचालन निर्णय निर्माता हारा परिचालन परिणामी की समीक्षा के आधार पर, इंड एएस 108 - 'ऑपरेटिंग सेगमेंट' की आवश्यकता के अनुसार केवल एक रिपोर्ट करने योग्य खंड है।

वार्षिक राजस्य एवं परिचालन में रु. 143 लाख की सामान्य विक्री और रु. 85 लाख की जॉब वर्क आप शामिल है। रु. 37.16 लाख की खरीद जॉब वर्क

4, 31 मार्च, 2020 को समाप्त वर्ष के दौरान, कंपनी के सभी उधारदाताओं ने व्याज और उधार ली गई राशि का भुगतान न करने के कारण खाते को गैर निष्यादित परिसंपत्ति (एनपीए) घोषित कर दिया है। खातों की पुस्तकों में ब्याज व्यय के लिए कोई प्रावधान नहीं किया गया है। . कंपनी का निवल मुल्य पूरी तरह से खत्य हो गया है. हालांकि यह एक ऐसी अनिश्चितता के अस्तित्व को इंगित करता है जो कंपनी की एक गोइंग कंसने के रूप में जारी रहने की क्षमता पर महत्वपूर्ण संदेह पैदा कर सकता है, हालांकि, आरसीआई इंडस्टीज एंड टेक्नोलॉजीज लिमिटेड ('कॉपोरेंट देनदार' य

'कंपनी') के भागले में कॉफोरेंट दिवालियापन समाधान प्रक्रिया (सीआईआरपी) शुरू करने के लिए दिवाला और दिवालियापन संहिता, 2016 (कोड) की धारा ९ के तहत स्टैंडर्ड चार्टर्ड बैंक (सिंगापुर) लिमिटेड (ऑपरेशनल क्रेडिटर) द्वारा आवेदन दायर किया गया था। माननीय राष्ट्रीय कंपनी विधि अधिकरण (एनसीएलटी) नई दिल्ली ने 25 नवंबर, 2023 को सी.पी. (आईबी) संख्या 2688/2019 में अपने आदेश के तहत कॉपीरेंट देनदार के मामले में सीआईआरपी शुरू किया और श्री बुजेश सिंह भदीरिया को अंतरिम समाधान प्रोफेशनल (आईआरपी) नियुक्त किया और बाद में संहिता के प्रावधानों के तहत समाधान प्रोफेशनल ('आरपी') के रूप में पुष्टि की गई। उक्त आदेश वेबसाइट पर अपलोड किया गया था और 30 नवंबर, 2022 की आरपी के लिए उपलब्ध था तदनुसार, कंपनी वर्तमान में दिवाला और दिवालियापन संहिता, 2016 के प्रावधानों के अनुसार सीआईआरपी प्रक्रिया के तहत है। इसके अलावा, इस प्रक्रिया में समाधान घोजना को लेनदारों की समिति हारा अनुमोदित किया गया है और यह माननीय एनसीएलटों के अनुमोदन के लिए लेकित है और इस संबंध में आदेश 31.07,2025 को मामले में सुनवाई के समापन के बाद सुरक्षित रखे गए हैं। इसे देखते हुए, चल रही समाधान प्रक्रिया और सीआईआरपी के माध्यम से पुनरुद्धार की उम्मीद को ध्यान में रखते हुए, विश्तीय परिणाम एक गोड्रंग कंसने के आधार पर तैयार किए गए हैं।

वित्तीय परिणाम कंपनी अधिनियम 2013 की धारा 133 के तहत निर्धारित जारी प्रासंगिक नियमी और भारत में आम तौर पर स्वीकार किए जाने वाले अन लेखांकन सिद्धांतों के साथ पंडित भारतीय लेखा मानक (इंड एएस) में निधारित मान्यता और माप सिद्धांतों के अनुसार तैयार किए गए हैं।

कंपनी के निदेशक, तत्कालीन साविधिक लेखा परीक्षक और तत्कालीन अनुपालन अधिकारी, सीआईआरपी शुरू होने के बाद, आरपी को चांछित जानकारी और दस्तायेज तुरंत उपलब्ध कराने में सहयोग नहीं कर रहे थे। परिणामस्यरूप, आरपी को आईबीसी-2016 की धारा 19(2) के अंतर्गत माननीय एनसीएलटी के समक्ष दिनांक 03.03.2023 को आईए संख्या 1396/2023 के माध्यम से एक हस्तक्षेप आवेदन दाखिल करना पड़ा, जिसमें कंपनी के निर्देशकों, साविधिक लेखा परीक्षकों और अनुपालन अधिकारी को आवश्थक जानकारी और दस्तावेज उपलब्ध कराने के लिए आवश्यक निर्देश देने की मांग की गई। इसके अस्तावा, इस आवेदन के बावजूद, आज तक उचित और पूर्ण ऑकड़े उपलब्ध नहीं कराए गए हैं, जिसके कारण देरी और अपयोग खुलासे हुए हैं।

निलॉबत प्रबंधन हारा समाधान पेशेवर को कंपनी की सहयोगी कंपनियों और सहायक कंपनियों से संबंधित अपेक्षित विशीय विवरण, ऑकड़े और समझीरे उपलब्ध नहीं कराए गए हैं। ऐसी जानकारी के अभाव में, चाल अवधि के समेकित वितीय परिणामों की तैयारी में उक्त सहयोगी कंपनियों और सहायव कंपनियों के शेष और विशोध परिणायों पर विचार नहीं किया गया है। तदनुसार, संलग्न समेकित विशोध परिणामों में केवल करेपोरेंट देनदार के संसंघ में समाधान पेशेवर के पास उपलब्ध विश्लीय जानकारी ही शामिल है।

. पिछली अवधियों के आंकड़ों को, जहां भी आवश्यक हो, वर्तमान अवधि के आंकड़ों के साथ तुलनीय बनाने के लिए पुनः समुडीकृत/ पुनर्यवरियत/ पुनः प्रस्तुत किया गया है।

स्थानः दिख्ली

आस्ति वसूली शाखा, पताः एम–35, आउटर सर्कल, प्रथम तल, क्नॉट प्लेस, नई दिल्ली—110001

धारा 13(2) के तहत मांग सूचना

ईमेलः ubin0554723@unionbankofindia.bank

आरसीआई इंडस्टीज एंड टेक्नोलॉजीज लिमिटेड के लि

(IBBI/IPA-002/IP-N01045/2020-21/13385)

इमेल bsb@bsbandassociates.in

(सीआईआरपी के तहत

सजेश सिंह भटीरिय

सेवा में,

यूनियन वैंक 🕼 Union Bank

कर्जदार / रों:

दिनांकः 16.09.2025 स्थानः नई दिल्ली

श्री अविनाश कुमार मिश्रा यूनिट नंबर 804, 7वी मंजिल सुपरटेक सीजेडएआर सुइट्स के टॉवर आर्थर 2 में जीएच-02, सेक्टर ऑमिक्रॉन-1, ग्रेटर नोएडा यू.पी. में स्थित युनिट नंबर 804, 7यी मंजिल सुपरटेक सीजेडएआर सुइट्स के टॉवर आर्थर 2 में जीएच-02, सेक्टर ऑमिक्रॉन-1, ग्रेटर नोएडा यु.पी. में रिधत

वित्तीय आरितयों का प्रतिभृतिकरण तथा पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के साथ पठित आप श्री अविनाश कुमार मिश्रा ने हमारी यूनियन बैंक ऑफ इंडिया, छत्तरपुर शाखा से निम्नलिखित आवासीय ऋण सुविधाएं प्राप्त की हैं अतएय, आय मान्यता और विवेकपूर्ण लेखांकन मानकों के संबंध में आरबीआई दिशानिर्देशों के निबंधनों में आपका खाता 26.09.2022 को

अनार्जक आस्ति की श्रेणी में सूचीबद्ध किया जा चुका है। आपके खाते में दिनांक 30.06.2025 तक रू. 34,93,241.00 (चौंतीस लाख तिरानवें हजार दो सौ इकतालीस रुपये मात्र) की राशि बकाया है।

उपरोक्त खाते के संबंध में बैंक की बकाया राशि का विवरण निम्नानुसार है :

सुविधा का प्रकार	एनपीए की तिथि तक या दिनांक 30.06.2025 तक चल रहा बकाया राशि	अप्रयुक्त ब्याज 30.06.2025 तक प्लस उस पर अतिरिक्त ब्याज	बैंक द्वारा उपगत लागत/प्रभार	कुल बकाया 3.06.2025 तक प्लस उस पर अतिरिक्त ब्याज एवं शुल्क	
CHOME	28,24,149.00	6,46,002.00	23,090.00	34,93,241.00	
कुल बकाया :-	28,24,149.00	6,46,002.00	23,090.00	34,93,241.00	

बैंक को आवासीय ऋण सविधाओं में देय धनराशि या देय होने वाली धनराशि के पनर्भगतान को सरक्षित करने के लिए. **श्री अविनाश कमार** मिश्रा एवं संगीता मिश्रा ने 28.12.2013 को दस्तावेजों को निष्पादित किया था और निम्न के द्वारा प्रतिशति हित सजित किया है : यहां नीचे वर्णित अचल सम्पत्ति का बंधक युनिट नं.804, 7वी मंजिल (19.03.2014 को किये गए सब-लीज डीड के अनुसार) सुपरटेक सीजेडएआर सुइट्स के टावर आर्थर 2 में

जीएच-02, सेक्टर ऑमिकॉन-1, ग्रेटर नोएडा यू.पी. स्थीत श्री अविनाश कुमार मिश्रा और श्रीमती संगीता मिश्रा के स्वामित्व में

अतएव, एतदद्वारा आपसे वित्तीय आस्तियों का प्रतिमृतिकरण तथा पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के निबंधनों में रू. 34,93,241.00 की राशि आपके द्वारा निष्पादित ऋण दस्तावेजों के नियम एवं शर्तों के अनुसार संविदात्मक दर पर आगे ब्याज तथा प्रमारों के साथ, इस सूचना की प्राप्ति की तिथि से 60 दिन के भीतर चुकाकर अपनी पूर्ण देयताओं का निर्वहन करने की मांग की जाती है, जेसमें असफल रहने पर हम उक्त अधिनियम के तहत किसी भी या सभी अधिकारों के प्रयोग द्वारा उपरोक्त प्रतिभृतियों का प्रवर्तन करने हेत्

उक्त अधिनियम की धारा 13(13) के अनुसार, आप यह सूचना प्राप्त होने पर बैंक की सहमति के बिना, उपरोक्त प्रतिभूतयों का निपटान अथवा संव्यवहार नहीं कर सकते हैं।

आप का ध्यान, प्रत्याभृत आस्तियों को छुडाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप-धारा (8) के प्रावधान की ओर

आकृष्ट किया जाता है। सभी पूर्व सरफासी नोटिस वापस लिए जाते हैं।

प्राधिकत अधिकारी, युनियन बैंक ऑफ इंडिया

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తమ్మి నెబ్టికి జ<u>న్</u>కదిన శుభాకాంక్షలు జవ్వావి

ಮಂಗಳಗಿರಿ ಸಾಪ್ಟಾಂಬರ್ 18 (నేటి తెలుగు పత్రిక ప్రతినిధి) టీటీడీ ట్రస్ట్ బోర్డు సభ్యురాలు తమ్మిశెట్టి జానకి దేవి



జన్మదినాన్ని పురస్కరించుకొని మంగళగిరి వట్టణంలోని ఎంఎన్ఎన్ భవన్ టిడిపి కార్యాలయంలో అమెను మర్యాదపూర్వకంగా కలుసుకున్నారు. ఈ సందర్భంగా మంగళగిరి వ్యవసాయ మార్కెట్ యార్డ్ చైర్మన్ జవ్వాది కిరణ్ చంద్ శాలువా కప్పి, పుష్పగుచ్చం అందజేసి జన్మదిన శు భాకాంక్షలు తెలిపారు. జన్మదిన వేడుకలో పలువురు టిడిపి నాయకులు, కార్యకర్తలు పాల్గొని తమ్మిశెట్టి జానకి దేవికి శు భాకాంక్షలు తెలియజేశారు. ఆమె ఆరోగ్యం, ఆయురారోగ్యాలతో పార్టీకి మరింత సేవలందించాలని ఆకాంక్షించారు.

సర్పంచ్ ఆధ్వర్యంలో పాలిశుద్ద్య పనులకు **প্ৰুক্ত**

ညာလာဥ္မတ္တို့ ဗ္က်မာဝဂ် ဆစ္ဆလုံ့လွုံ့ လ်ပံွဝည် ಮာပ္က ဗန္ဆိန္ **ಸಾಂಬ**ಹಿವರಾವು

ఎ.కొందూరు సెప్టెంబర్18 (నేటి తెలుగు పత్రిక) ఎ.కొండూరు మండలం సర్పంచ్ మోర్ల లక్ష్మీ సాంబశివరావు ఆధ్వర్యంలో గురువారం పారిశుద్ద్య పనులకు (శీకారం చుట్టారు.



గ్రామంలోని అంతర్గత రహదారులకు ఇరువైపులా ఉన్న డైనేజీల్లోబ్లీచింగ్ ను చెల్లించారు. రక్షిత మంచినీటి ట్యాంకులను క్లోరినేషన్ చేయించి, బోర్లలో బావుల్లో బ్లీచింగ్ చెల్లిస్తున్నట్లు సర్పంచ్ తెలిపారు. దోమల నివారణకు ఫాగింగ్ నివారణ చర్యలు చేపడతామన్నారు. గ్రామంలోని జిల్లా పరిషత్ ఉన్నత పాఠశాలలో బ్లీచింగ్ చెల్లించినట్లు తెలిపారు.ఈ సందర్భంగా సర్పంచ్ మాట్లాడుతూడ్రుతి ఒక్కరూ వ్యక్తిగత శుభ్రతతో పాటు పరిసరాలను పరిశుభంగా ఉంచుకోవాలని, వైరల్ జ్వరాలు సోకకుండా ప్రతి ఒక్కరూకాచిచల్లార్చిన నీటిని తాగాలని సూచించారు. ఈ కార్యక్రమంలో జడ్పిటిసి భూక్యా గనియా, పంచాయతీ కార్యదర్ని బి.గోపికృష్ణ, పాఠశాల హెచ్.ఎమ్.ఆర్. హైమేశ్వరరావు, శానిటేషన్ సిబ్బంది పాల్గొన్నారు.

దేవాలయాలకు చైర్మన్ల ನಿಯಾಮ ಕಂ

అమరావతి: రాష్ట్రంలోని బ్రధాన దేవాలయాలకు ఛైర్మన్లను నియమిస్తూ రాడ్లు ప్రభుత్వం ఉత్తర్వులు జారీ చేసింది. (శీశైలం మల్లన్న ఆలయ ఛైర్మన్గా రమేష్ నాయుడు, వాడపల్లి వెంకటేశ్వరస్వామి ఆలయ ఛైర్మన్గా వెంకట్రాజు, కాణిపాకం వరసిద్ధి వినాయకస్వామి ఆలయ ఛైర్మన్గా సురేంద్రబాబు, శ్రీకాళహస్తి ఆలయ ఛైర్మన్గా కొట్టె సాయిప్రసాద్, విజయవాడ దుర్గామల్లేశ్వరస్వామి ఆలయ ఛైర్మన్గా రాధాకృష్ణ నియమితులయ్యారు.

ವಿದ್ಯ ಸಿಬರಾಲನು ಸಬ್ಬಿನಿಯಾಗಂ చేಸುತಿಕೆವಾರಿ. నూతక్కి మెడికల్ ఆఫీసర్ ల<u>క్ష</u>్మీ నారాయణ నూతక్కిలో స్వస్థ్ నాలి సశక్త్ పలివార్ అజయన్ శిజరం ವಾಲ್ಗೌನ್ನ ಎಯಮ್ಸ್ ವದ್ಯುಲು

మంగళగిరి సెప్టెంబర్ 18 (నేటి తెలుగు పత్రిక ప్రతినిధి)

స్వస్ట్ నారి సశక్త్ పరివార్ అభియాన్ పేరిట ఈ నెల 17 వ తేదీ నుంచి అక్టోబర్ 2 వరకు ప్రాథమిక ఆరోగ్య కేంద్రాల్లో ప్రతి రోజు నిర్దేశించిన ప్రాథమిక ఆరోగ్య కేంద్రాల్లో ప్రత్యేక వైద్య శిబిరాలను ఏర్పాటు చేసినట్లు నూతక్కి ప్రాథమిక ఆరోగ్య కేంద్ర మెడికల్ ఆఫీసర్ లక్ష్మీనారాయణ తెలిపారు. ఈ శిబిరాల్లో ఎయిమ్స్ వైద్యశాలకు చెందిన అన్ని విభాగాల వైద్యులు పాల్గొని



సేవలందిస్తున్నట్లు చెప్పారు. కేంద్ర ప్రభుత్వ ఆదేశాల మేరకు స్వస్ట్ నారి సశక్త్త్ పరివార్ అభియాన్ పేరిట ప్రత్యేక వైద్య శిబిరాన్ని గురువారం నూతక్కి ప్రాథమిక ఆరోగ్య కేంద్రం నందు నిర్వహించారు. ఎయిమ్స్ వైద్యశాలకు చెందిన జనరల్ మెడిసిన్ తో పాటు వివిధ విభాగాల వైద్యులు పాల్గాని రోగులకు పరీక్షలు నిర్వహించి మందులు అందజేశారు. ఈ సందర్భంగా మెడికల్ ఆఫీసర్ లక్ష్మీనారాయణ మాట్లాదుతూ, మహిళల్ని ఆరోగ్య వంతులుగా చేయాలనే లక్ష్యంతో కేంద్ర ప్రభుత్వం ఈ కార్యక్రమాన్ని ఏర్పాటు చేసిందని, ఇందుకు ప్రభుత్వానికి ధన్యవాదాలు తెలియజేస్తున్నట్లు చెప్పారు. గ్రామీణ ప్రాంతాల్లో నివసిన్నున్న మహిళలకు అన్ని విభాగాల వైద్యులు అందుబాటులోకి వచ్చి వైద్య పరీక్షలు నిర్వహించి

తీసుకోవాల్సిన జాగ్రత్తలను సూచించడం అభినందించదగ్గ విషయమని పేర్కొన్నారు. 15 రోజులపాటు జరిగే ఈ వైద్య శిబిరాల్లో మహిళలకు (స్కీనింగ్ పరీక్షల ద్వారా క్యాన్సర్ ఉన్న వారికి వ్యాధిని ముందుగా గుర్తించడం జరుగుతుందని తెలిపారు. డివ్యూటీ హెల్త్ అఫీనర్ నుధాకర్ మాట్లాడుతూ,మహిళలు ఆరోగ్యంగా ఉంటే కుటుంబం ఆరోగ్యంగా ఉంటుందని, పరిసరాలు పరిశు థ్రంగా ఉంటాయని తద్వారా ఆరోగ్యవంతమైన సమాజం ఏర్పడుతుంది అని తెలిపారు. స్వస్థ్ నారి సశక్త్ పరివార్ అభియాన్ వైద్య శిబిరాల్లో నిపుణులైన వైద్యులు సేవలందిస్తున్నట్లు చెప్పారు.రక్త హీనత వలన కలిగే దుష్పలితాలను వివరించి,తీసుకోవాల్సిన జాగ్రత్తలపై అవగాహన కల్సిస్తున్నట్లు చెప్పారు.కేంద్ర ప్రభుత్వ కార్యక్రమాన్ని రాష్ట్ర ప్రభుత్వం విజయవంతంగా నిర్వహిస్తోందని పేర్కొన్నారు. ఈ శిబిరాలను సద్వినియోగం చేసుకోవాలని పిలుపు నిచ్చారు.తక్కువ ఖర్చుతో ఎక్కువ పోషకాలు కలిగిన ఆహార పదార్ధాలను సూచిస్తూ, వైద్య సిబ్బంది వాటిని (పదర్శించారు.ఈ కార్యక్రమంలో ఆప్తామిక్ ఆఫీసర్ ఎన్ శివరామకృష్ణ,కమ్యూనిటీ హెల్త్ ఆఫీసర్ ఎం వెంకట రమణ, పబ్లిక్ హెల్త్ నర్స్ విజయ లక్ష్మీ, హెల్త్ సూపర్వైజర్ సతీష్ బాబు, అటెండర్ బి బుల్లమ్మాయ్ తదితరులు పాల్గొన్నారు.

'ప్రపంచ స్థాయి మౌలిక వసతులతో అమరావతి గ్లోబల్ కాపిటల్": సీఆర్డీఏ కమిషనర్ కన్నబాబు

విజయవాడ, సెప్టెంబర్ 18:



''అమరావతి త్వరలో (ప్రపంచ స్థాయి రాజధానిగా నిలుస్తుంది. ఆధునిక ప్రభుత్వ సముదాయాలు, సమ్మగ్ర మౌలిక వసతులతో గ్లోబల్ డ్రమాణాలకు తగ్గట్టగా అభివృద్ధి జరుగుతుంది" అని సీఆర్డీఏ కమిషనర్ కన్న బాబు తెలిపారు. 11వ అమరావతి ప్రాపర్టీ ఫెస్టివల్లో (పభుత్వ సముదాయాల సూక్ష్మ నమూనాల నముదాయాన్ని ఆవిష్కరినూ

అన్నారు. ఈ సందర్భంగా ఆయన శాసనసభ, హైకోర్టు, 50 అంతస్తుల సచివాలయం, హెడ్స్ ఆఫ్ డిపార్ట్మైంట్స్ టవర్స్, జీఏడీ కాంప్లెక్స్, మెట్రో లైన్లు వంటి కీలక మౌలిక వసతుల నమూనాలను డ్రదర్నించారు. అమరావతి మాస్టర్ప్లాన్లో పచ్చని వనరులు, సమ్మగ రవాణా మార్గాలు, డిజిటల్

సదుపాయాలు సమన్వయం కావడంతో ఇది స్థిరమైన అభివృద్ధికి ఆదర్శ నగరంగా రూపు దిద్దకుంటుందని కన్నబాబు చెప్పారు.

మాట్లాదుతూ, అమరావతి భవిష్యత్తుపై పెరుగుతున్న విశ్వాసానికి ఈ ప్రాపర్టీ ఫెస్టివల్ అద్దం పడుతోందని అన్నారు.



సందీప్ మండవ మాట్లాడుతూ, డెవలపర్లు, కొనుగోలుదారుల ఉత్సాహం అమరావతి రియల్ ఎస్టేట్ హబ్గా అవతరించే అవకాశాన్ని చూపుతోందని అన్నారు. ప్రాపర్టీ షో చైర్మన్ కిరణ్ పారుచూరి మాట్లాడుతూ, అన్ని వర్గాల నుంచి లభిస్తున్న సహకారం అమరావతి అభివృద్ధి పట్ల నమ్మకాన్ని పెంచుతోందని పేర్కొన్నారు. (పాపర్టీ ఫెస్టివల్లో పెట్టుబడిదారులు, రియల్ ఎస్టేట్ రంగ నిపుణులు, ట్రజలు పెద్ద ఎత్తున పాల్గొన్నారు. నమూనాలు చూసిన వారంతా అమరావతి రూపాంతరంపై నమ్మకం పెరిగిందని తెలిపారు. నారెడ్కో సెంట్రల్ జోన్ కార్యదర్శి ఎస్.వి. రామణ, ఖజానాదారు పి.వి. కృష్ణ కార్యక్రమం నిర్వహణలో కీలక పాత్ర పోషించారు. వంశీ వాసిరెడ్డి, కోడే జగన్, హరి ప్రసాద్ సహా పలువురు సభ్యులు పాల్గొన్నారు.

ದಾಡುಲಕು ತೆಗಬಡುತುನ್ನ ಬೌಬೌಲು

-ఎక్కడపడితే అక్కడ కాబేస్తున్న బీసీ కుక్కలు

- అధికారుల నిర్లక్ష్యంపై ప్రజాగ్రహం

పులివెందుల సెఫ్టెంబర్ 18 (నేటి తెలుగు వడ్రిక ప్రతినిధి): పులివెందుల నియోజకవర్గంలో బౌబౌలు దాడులకు తెగబడుతున్నాయి. ఇక్కడ అక్కడ అనకుండా ఎక్కడబడితే అక్కడ కాటేస్తున్నాయి. మరోవైపు వీటి పట్ల అజాగ్రత్త వహిస్తున్న అధికారులపై ప్రజలు ఆగ్రహం వ్యక్తం చేస్తున్నారు. ఎక్కడ చూసినా నియోజకవర్గం పరిధిలో వందల సంఖ్యలో తిరుగుతున్న కుక్కలతో నిండిపోయాయి. గత రెండు నెలలలోనే దాదాపు పదుల సంఖ్యలో డ్రజలు కుక్కల కాటుకు గురయ్యారు. చిన్నారులు, మహిళలు, వృద్ధులు ఎవరూ తప్పించుకోలేని



పరిస్థితి నెలకొంది. లింగాల మండలంలో ఆగస్టు 6న పార్ణపల్లి గ్రామంలో ప్రణయ్, అఖిల్ రెడ్డి అనే ఇద్దరు చిన్నారులపై కుక్కలు దాడి చేసి తీ్రవంగా గాయపరిచాయి. ఆ ఘటనతోనే గ్రామాల్లో భయం పాకినా అధికారులు ఒక్క చర్య తీసుకోలేదు. దానికి మించి ఇటీవల లింగాల గ్రామంలో మరో యువకుడిపై దాడి జరిగింది. ఆగస్టు నుంచి ఇప్పటివరకు రింగాల, పార్ణపల్లి, బోనాల, చిన్నకుడాల గ్రామాలతో పాటు మరిన్ని ప్రాంతాల్లో పదుల సంఖ్యలో కుక్కల దాడుల ఘటనలు చోటుచేసుకున్నాయి.

అధికారుల నిర్లక్ష్యం:

డ్రపజల ప్రాణాలు ద్రమాదంలో ఉన్నా పశువైద్య అధికారులు, పంచాయతీ సిబ్బంది మాత్రం బాధ్యతలను గాలికి వదిలేసుకుంటున్నారు. వీధికుక్కల నియంత్రణపై ఇప్పటికే కఠినమైన ఆదేశాలు ఉన్నప్పటికీ లింగాల మండలంలో వాటిని అమలు చేసే ఉద్దేశమే కనిపించడం లేదు. పంచాయతీ అధికారులు మాకు కుక్కలను పట్టడం రాదు అని తప్పించుకుంటే, పశువైద్యాధికారులు పంచాయతీ సిబ్బంది కుక్కలను పట్టి తీసుకొస్తేనే మేము ఆపరేషన్లు చేస్తాం" అని తేల్చి చెబుతున్నారు. ఇంతలోనే ప్రజలు వరుసగా దాడులకు గురవుతున్నా మండల సర్వసభ్య సమావేశాలకు కూడా పశువైద్యాధికారులు హాజరు కాకపోవడం ప్రజాప్రతినిధుల్లో తీవ్ర ఆగ్రహం రేపుతోంది. సమావేశాలకు కిందిస్థాయి ఉద్యోగులను పంపి పశువైద్యులు చేతులు దులుపుకుంటున్నారు వారిని అడిగేవారు కరువైన పరిస్థితి.

ప్రజల ఆగ్రహం

మా ప్రాణాలు, పిల్లల భద్రతను ఇంత నిర్లక్ష్యంగా చూదదం అర్ధం 📑 కావడం లేదు. అధికారులు పనికిమాలిన మాటలు చెబుతూ తప్పించుకుంటే, మరి (వజల ప్రాణాలకు ఎవరు బాధ్యులు? అని గమండల ప్రజలు ప్రశ్నిస్తున్నారు.



(పజలు ఇక మౌనం: వహించబోమని హెచ్చరిస్తూ, తక్షణ చర్యలు తీసుకోకపోతే వచ్చే ప్రాణనష్ఠానికి సంబంధిత శాఖ అధికారులు పూర్తిగా బాధ్యత వహించాలని డిమాండ్ చేస్తున్నారు. పశువైధ్య అధికారులు ఇప్పటికయినా నిర్లక్షాన్ని వదలి వీధి కుక్కలకి కుని ఆపరేషన్లు చేయించాల్సిన బాధ్యత వారిపైన ఎంతయినా ఉంది. ''మహార్రపభో, వీధికుక్కల బీభత్సం నుండి మమ్మల్ని కాపాదండి"అని మందల మ్రజలు ఆవేదన వ్యక్తం చేస్తున్నారు. మరోవైపు కుక్క కాటు వల్ల ఎక్కడ రేబిస్ వ్యాధి వస్తుందని ప్రజలు భయాందోళనకు గురవుతున్నారు. ఇప్పటికైనా అధికారులు స్పందించి కుక్కల నియంత్రణ పట్ల చర్యలు తీసుకోవాలని ప్రజలు కోరుతున్నారు.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT'S A PROSPECTUS ANNOUNCEMENT. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION



PUBLIC ANNOUNCEMENT



of Companies, Andhra Pradesh. Subsequently, our Company was converted into public limited company pursuant to specia esolution passed by the shareholders at the EGM held on June 18, 2025, and consequently, the name of our Company wa changed to "Digilogic Systems Limited" and a fresh certificate of incorporation consequent upon conversion from private company to public company was issued by Registrar of Companies, Central Processing Centre on July 01, 2025 bearing CIN

Registered Office: #102, 1ST Floor, DSL Abacus Tech Park Uppal Kalsa Village, Uppal Mandal,

Rangareddy, Telangana, India - 500039 Contact Person: Mr. Kameswara Rao Vempati, Company Secretary and Compliance Officer

THE OFFER IS BEING MADE PURSUANT TO REGULATION 229(1) OF CHAPTER IX OF SECURITIES AND EXCHANGE BOARI OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI ICDI

7,300.00 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 11,50,000 EQUITY SHARES OF FACE VALUE O

such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure banking strike or similar circumstances, our Company, for reasons to be recorded in writing extend the Bid/offer Period for minimum of One Working Days, 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 Exchange by issuing press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicat

Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more tha provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion t the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocatio in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not les letails of their respective ASBA accounts, and UPLID in case of Individual Investors using the UPL Mechanism, if applicable, i which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as th case may be, to the extent of respective Bid Amounts, Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 337 of the Draft Red Herring Prospectus.

his Public Announcement is being made in compliance with the Regulation 247 of SEBI (Issue of Capital and Disc Requirements) Regulations, 2018 and SEBI (Issue of Capital and Disclosure Requirements (Amendment) Regulations, 2025 vid notification dated March 03, 2025 and applicability of corporate governance provisions under SEBI (Listing Obligations and Disclosure Requirements) Regulations on SME companies to inform public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other conditions, to undertake initia public offering of its Equity Shares pursuant to the offer and Draft Red Herring Prospectus ("DRHP") dated September 17, 2025 which has been filed with the BSE Limited.

Pursuant to SEBI (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2025 vide notification dated March

03, 2025 the DRHP filed with the BSE SME shall be made available for the public comments, if any, for the period of at least 21 days from Corporate Matters' on page 203 of the DRHP the date of such filing and hosting the same on the website of the BSE SMI at www.bsesme.com , Website of the Issuer at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financia Services Limited at www.indorient.in. Our company invites the public to give their comments on the DRHP filed with the BSE SME with respect to the disclosers made in the DRHP. The members of the public are requested to send the copies of their comments to BSE 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 21st day from the aforesaid date of filing of DRHP with BSE SME. Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Offe unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer have not been recommended of 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 the investors is invited to the section titled "Risk Factors" beginning on page 39 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 soley 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 BSE SME.

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 83 of the DRHP. 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 203 of the DRHP. The Liability of the members of our company is limited.

LEAD MANAGER TO THE OFFER

Indorient INDORIENT FINANCIAL SERVICES

Central Park, Andheri Kurla Road, Chakala, Mumbai - 400093, Maharashtra, India. Tel: +91-79772 12186 E-mail: compliance-ifsl@indorient.in

Corporate Off. Add: B/805, Rustomie

Investor Grievance E-mail: wecare@indorient.in Website: www.indorient.in Contact Person: Ms. Amina Khan / Mr. Prashant Dhebar

SEBI Registration No: INM00001266 CIN: U67190DL1993PLC052085

Date: September 18, 2025

Place: Hyderabad

REGISTRAR TO THE OFFER

KFINTECH KFIN TECHNOLOGIES LIMITED

Selenium Tower B, Plot No. 31 and 32, Gachibowli, Financial District Nanakramguda, Serilingampally Hyderabad, Rangareddi-500032, Telangana, India. Tel No.: +91 40 6716 2222

Fax No.: +91 40 2343 1551 E-mail: digilogic.ipo@kfintech.com **Investor Grievance** Email: einward.ris@kfintech.com Website: www.kfintech.com

Contact Person: M Murali Krishna SEBI Registration No: INR000000221

COMPANY SECRETARY AND COMPLIANCE OFFICER

& DIGILOGIC

DIGILOGIC SYSTEMS LIMITED

Mr. Kameswara Rao Vempati Company Secretary and Compliance Officer #102, 1ST Floor, DSL Abacus Tech Park Uppal Kalsa Village, Uppal Mandal Rangareddy, Telangana, India - 500039

Tel: +040 4547 4601: E-mail: cs@digilogicsystems.com; Website: www.digilogicsystems.com

nvestors can contact the Compliance Officer or the Registrar to the Offer in case of any pre-Offer or post-Offer related problems, such as non-receipt of letters of allotment, credit of allotted shares in the

respective beneficiary account, etc.

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

Kameswara Rao Vempati Company Secretary & Compliance Officer

Digilogic Systems Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisit approvals, market conditions and considerations, to make initial public issue of Equity Shares and has filed DRHP with BSE SME on September 18, 2025. The DRHP is available on the website of the BSE SME at www.bsesme.com, Website of the Issue Company at www.digilogicsystems.com and on the website of BRLM i.e. Indorient Financial Services Limited a www.indorient.in. 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 39 of the DRHP. Potential investors should not rely on the DRHF filed with BSE SME 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 "US Securities Act") or any state securities laws in the United States of America 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 exemptio from, or in a transaction not subject to, the registration requirements of the US Securities Act and applicable state securities law Accordingly, the equity shares are being offered and sold only outside the United States of America in an offshore transaction in reliance upon Regulation S under the US Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. There will be no public offering of the Equity Shares in the United States.