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DIGILOGIC SYSTEMS LIMITED

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 209 of the Prospectus.



(Please Scan this QR Code to view the Prospectus)

Registered Office: #102, 1st Floor, DSL Abacus Tech Park Uppal Kalasa Village, Uppal Mandal, Rangareddy, Telangana, India - 500039. Contact Person: Mr. Kameswara Rao Vempati, Company Secretary and Compliance Officer; Tel: +040 4547 4601; E-mail: cs@digilogicsystems.com; Website: www.digilogicsystems.com
CIN: U62099TG2011PLC077933

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

OUR COMPANY HAS FILED THE PROSPECTUS DATED JANUARY 22, 2026 WITH THE ROC ON FRIDAY, JANUARY 23, 2026 AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE" OR "STOCK EXCHANGE") AND THE TRADING IS EXPECTED TO COMMENCE ON WEDNESDAY, JANUARY 28, 2026.

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFERING OF 77,88,000 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 ₹104/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹102/- PER EQUITY SHARE) ("OFFER PRICE") FOR CASH, AGGREGATING TO ₹8,099.52 LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF 66,98,400 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹6,966.34 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF 10,89,600 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹1,133.18 LAKHS (THE "OFFER FOR SALE") BY MR. MADHUSUDHAN VARMA JETTY (REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDER").

THE OFFER INCLUDES 3,90,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹405.60 LAKHS WAS 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 73,98,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹7,693.92 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE 26.90% AND 25.55% RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹2/- EACH

ANCHOR INVESTOR OFFER PRICE IS ₹104/- PER EQUITY SHARE

THE OFFER PRICE IS ₹104/- PER EQUITY SHARE

THE OFFER PRICE IS 52 TIMES OF THE FACE VALUE OF THE EQUITY SHARES

RISKS TO INVESTORS

For details refer to section titled "Risk Factor" beginning on page 37 of the Prospectus.

1. Risk to Investors: Summary description of key risk factors based on materiality

a) Objects Related Risk:

We intend to utilize a portion of the Net proceeds for setting up the Proposed New Facility at Plot No. 6/2, TGIIIC Hardware Park Phase II, Rangareddy District, Hyderabad 500005 - ("Proposed New Facility"). We are yet to place orders for the plant, machinery and equipment and apply for requisite government approvals for the Proposed New Facility. If we are unable to commission our Proposed New Facility without time and cost overruns or unable to adhere to the schedule of implementation, it may adversely affect our business, results of operations and financial conditions.

b) Statutory Non-Compliance Risk:

There have been inadvertent inconsistencies in the Company's historical corporate filings with the MCA, which may result in regulatory penalties or fines. These include the non-disclosure of certain share transfers in past annual returns and procedural lapses and inadequate disclosures in e-forms filed for further issue of shares, which were subsequently rectified through revised filings, some with delay and payment of additional fees. The Company has filed an adjudication application for these matters with the appropriate authority, which is currently under consideration, and is fully cooperating and will comply with any orders passed.

c) Negative Cash Flow Risk:

Our Company has experienced negative net cash flow in operating and financing activities in the recent past, the details of which are provided below:

Particulars	Restated Financial Information for the Half Year and Year Ended			
	September 30, 2025	March 31, 2025	March 31, 2024	March 31, 2023
Net Cash Flow from / (used in) Operating Activities	320.11	(1,051.78)	549.45	(665.32)
Net Cash Flow from / (used in) Investment Activities	(1,080.44)	(512.59)	(137.31)	(62.68)
Net Cash Flow from / (used in) Financing Activities	771.51	1,563.31	(410.66)	407.82

d) Customer Concentration Risk:

Our business is dependent on the sale of our products and services to our key customers. Our top three customers accounted for 84.47%, 54.58%, 65.22% and 70.92% of our revenue from operations for six months ended September 30, 2025 and in Fiscal 2025, 2024 and 2023 respectively. The loss of one or more such customers or a reduction in their demand for our products could adversely affect our business, results of operations, financial condition and cash flows.

e) Market Concentration Risk:

For the half year ended September 30, 2025 and in Fiscal 2025, 2024 and 2023, revenue from operations from our Test Systems was ₹1,654.99 Lakhs, ₹6,386.56 Lakhs, ₹4,130.19 Lakhs, and ₹3,519.71 Lakhs and accounted for 91.05%, 88.63%, 80.11% and 62.89%, respectively of our total revenue from operation in such periods. Consequently, our business and financial performance are highly sensitive to fluctuations in this market in India and abroad. Any decline in demand due to economic conditions, government policies, or related factors could adversely impact our operations, financial condition, and cash flows.

f) Cyber-attacks Risk:

During the financial year 2024-25, our Company had incurred a loss of ₹45.17 lakhs due to cyber fraud involving a spoofed email impersonating a regular vendor. The matter has been reported to the cyber-crime authorities and is under investigation.

g) Geographic Concentration Risk:

Our present facility and Proposed New Facility are situated at Hyderabad, in the state of Telangana, resulting in concentration in a single region. Any slowdown or shutdown or any interruption for a significant period of time at our present facility and Proposed New Facility for a significant period of time, may in turn adversely affect our business, financial condition and results of operations.

h) Dependency on Government of India related entities Risk:

Our business is largely dependent on contracts from the Government of India ("GoI") and associated entities including defence public sector undertakings and government organizations involved in space research. A decline or reorientation of the Indian defence or space budget, reduction in orders, termination of existing contracts, delay of existing or anticipated contracts or programmes or any adverse change in the GoI's defence or space related policies will have a material adverse impact on our business.

i) Promoter Group Member Non-Disclosure Risk:

Our Company filed an exemption application with SEBI seeking relief from classifying Mr. J Lokaprakash Varma as part of the promoter group due to an estranged relationship between the promoters. SEBI rejected the request and directed the Company to classify and disclose him as part of the promoter group in accordance with SEBI ICDR Regulations. Accordingly, the Company has included disclosures relating to Mr. J Lokaprakash Varma and his connected entities in the Offer Document based on publicly available information.

j) Supplier Concentration Risk:

The table below provides the cost of raw material procured from our top supplier, top three and top five suppliers:

Particulars	For the period ended September 30, 2025		Fiscal 2025		Fiscal 2024		Fiscal 2023	
	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase
Top Supplier	485.18	36.95%	2,206.94	41.83%	1,421.40	47.14%	1,571.34	40.00%
Top 3 Supplier	916.01	69.75%	3,854.60	73.06%	1,839.54	61.01%	2,346.84	59.74%
Top 5 Supplier	1,083.63	82.52%	4,161.87	78.89%	1,937.02	64.24%	2,692.62	68.54%

k) AVERAGE COST OF ACQUISITION OF SHARES OF OUR PROMOTERS AND PROMOTER SELLING SHAREHOLDER:

Sr. No	Name of the Promoter	No. of Shares held	Average Cost of Acquisition (in ₹)
1.	Mr. Madhusudhan Varma Jetty	1,35,15,000	1.03
2.	Mrs. Radhika Varma Jetty	60,77,500	0.56
3.	Mr. Jetty Shashank Varma	50,000	-
4.	Mr. Hitesh Varma Jetty	50,000	-
	Total	1,96,92,500	

and the Offer Price is ₹104/- per Equity Share. Also, Promoter Selling Shareholder

l) Weighted Average Return on Networth for Fiscals 2025, 2024 and 2023 is 27.42% and for the period ended September 30, 2025 (Not Annualized) is 4.71%.

m) The Price / Earning Ratio based on Diluted EPS for Fiscal 2025 for the Company at the Offer Price is 41.16

2. Details of suitable ratios of the Company with Industry Peers for the latest full financial year ended March 31, 2025:

Name of the Company	Current Market Price (₹)	Face Value (₹)	Basic EPS (₹)	P/E (x) times	RoNW (%)	Net Asset Value per share (₹)
Digilogic Systems Limited	104	2.00	3.89	26.74	34.57	15.04
Peer Group						
DCX Systems Limited	187.25	2.00	3.49	53.65	3.14	103.64
Zen Technologies Limited	1,292.65	1.00	32.07	40.31	27.85	187.09
Data Patterns (India) Limited	2,650.85	2.00	39.62	66.91	15.66	269.37
Apollo Micro System Limited	246.35	1.00	1.86	132.45	10.02	19.85
Ananth Technologies Private Limited	N/A	N/A	N/A	N/A	N/A	N/A

Notes:

a) The figures for our company are as certified by M/s. B Srinivasa Rao & Co., Chartered Accountants, Statutory Auditor of our Company pursuant to their certificate dated January 22, 2026.

b) The figures for the Peer Group are based on / computed based on the Financial Information present in the Annual report for the year ended March 31, 2025

c) Current Market Price (CMP) is the closing price as on January 09, 2026 and is sourced from www.bseindia.com. For our company, CMP = Offer Price

d) P/E Ratio has been computed based on the CMP as divided by the Basic EPS as on March 31, 2025

e) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year / period

f) The Offer Price determined by our Company in consultation with the BRLM is justified by the BRLM on the basis of the above parameters.

g) The face value of our equity shares is ₹2/- per share and the Offer Price is ₹104/- per share is 52 times of the face value

h) Listed peers are as identified by us on the basis of similar industry / sector as our Company, however the peers may not be comparable with size of our Company. The peers provide a wide range of products / services.

3. Weighted average return on net worth for last 3 FYs:

For Year/Period Ended	RoNW	Weight
March 31, 2025	34.57	3
March 31, 2024	19.53	2
March 31, 2023	21.75	1
Weighted Average	27.42	
For the half year ended September 30, 2025*	4.71	

*Not annualised.

Notes:

a) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year

b) Weighted average = Aggregate of year-wise weighted RoNW divided by the aggregate of weights i.e. (RoNW x Weight) for each year / Total of weights.

4. The Weighted average cost of acquisition of all Equity Shares transacted in the last one year, 18 months and three years from the date of Prospectus is as given below:

Period	Weighted Average Cost of Acquisition (in ₹)	Cap Price is 'X' times the Weighted Average Cost of Acquisition	Floor Price is 'X' times the Weighted Average Cost of Acquisition	Range of acquisition price: Lowest Price - Highest Price (in ₹) (post impact of split)
Last 1 year	27.13	3.83	3.61	13.60 to 58.75
Last 18 months	48.05	2.16	2.04	13.60 to 58.75
Last 3 years	48.05	2.16	2.04	13.60 to 58.75

Pursuant to the certificate dated January 22, 2026 issued by M/s. B Srinivasa Rao & Co., Chartered Accountants

BID/OFFER PERIOD

ANCHOR INVESTOR BID/OFFER DATE: MONDAY, JANUARY 19, 2026

BID/OFFER OPENED ON: TUESDAY, JANUARY 20, 2026 | BID/OFFER CLOSED ON: THURSDAY, JANUARY 22, 2026

*Subject to the receipt of listing and trading approval from the BSE.

The Offer was 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 was 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, allocated 80% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which 40% was reserved for allocation to specified investor categories, wherein 33.33% of such portion was reserved for domestic Mutual Funds and 6.67% was reserved for life insurance companies and pension funds, subject to valid Bids being received from domestic Mutual Funds, life insurance companies and pension 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 was made available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion was made 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 shall be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer was available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third was reserved for applicants with an application size of more than two lots and two-thirds was reserved for applicants with application size of more than ₹10 lakhs) and not less than 35% of the Net Offer was 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) were 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 was 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 were not permitted to participate in the Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 415 of the Prospectus.

SUBSCRIPTION DETAILS

The bidding for Anchor Investors opened and closed on January 19, 2026. The Company received 12 Anchor Investors applications for 31,35,600 Equity Shares against 22,18,800 Equity Shares reserved for Anchor Investors. The Anchor Investor Allocation price was finalized at ₹104/- per Equity Share. A total of 22,18,800 Equity Shares were allotted under the Anchor Investor portion aggregating to ₹23,07,55,200/-.

The Offer (including Anchor Investors Portion) received 1,348 Applications for 96,69,600 Equity Shares (prior to rejections) resulting in 1.24 times subscription (including reserved portion of market maker). The details of the Applications received in the Offer from various categories are as under:

Detail of the Applications Received from various categories including market maker are as under:

Sr. No	Category	No. of Applications received	No. of Equity Shares applied	No. of Equity Shares reserved as per Prospectus	No. of times Subscribed	Amount (₹)
1	Qualified Institutional Bidders (excluding Anchor Investors)	5	26,95,200	14,79,600	1.82	28,03,00,800.00
2	Non-Institutional Investors - More than 2 Lakhs Upto 10 Lakhs	81	3,33,600	3,70,800	0.90	3,45,69,600.00
3	Non-Institutional Investors - Above 10 Lakhs	14	1,53,600	7,39,200	0.21	1,58,66,400.00
4	Individual Investors	1,233	29,61,600	25,89,600	1.14	30,74,88,000.00
5	Anchor Investors	12	31,35,600	22,18,800	1.41	32,61,02,400.00
6	Market Maker	1	3,90,000	3,90,000	1.00	4,05,60,000.00
	Total	1,346	96,69,600	77,88,000	1.24	1,00,48,87,200.00

Final Demand:

A summary of final demand (prior to any rejections) as per BSE as on the Bid/Offer Closing Date at different prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% to Total	Cumulative Share Total	Cumulative % of Total
1	98	1,53,600	1.32	1,53,600	1.32
2	99	24,000	0.21	1,77,600	1.53
3	100	1,05,600	0.91	2,83,200	2.44
4	101	20,400	0.18	3,03,600	2.61
5	102	14,400	0.12	3,18,000	2.74
6	103	34,800	0.30	3,52,800	3.04
7	104	1,12,60,800	96.96	1,16,13,800	100.00
	Total	1,16,13,800	100.00		

The basis of allotment was finalized in consultation with the Designated Stock Exchange, being BSE Limited (BSE SME) on January 23, 2026.

a) Allotment to Individual Investors (After Rejections & Withdrawal):

The Basis of Allotment to the Individual Investors, who have bid at cut-off Price or at or above the Offer Price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.98908 times i.e., for 28,27,200 Equity Shares. The total number of Equity Shares allotted in this category is 28,27,200 Equity Shares to 1,178 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	Surplus/ Deficit (14)-(7)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
1	2,400	100	100	28,27,200	100	28,58,400	2,426	2,400	1	1	1,178	100	28,27,200 (31,200)
	Grand Total	1,178	100	28,27,200	100	28,58,400					1,178	100	28,27,200 (31,200)

→ Includes spilled over of 2,68,800 Equity Shares from NIB above ₹10 Lakhs Category.

→ Unsubscribed portion of 31,200 Equity Shares have been spilled over to QIB Category.

b) Allotment to Non-Institutional Investors (More than ₹2 lakhs Up to ₹10 lakhs) (After Technical Rejections & Withdrawal):

The Basis of Allotment to Non-Institutional Investors, who have bid at cut off or at the offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.88997 times i.e., for 3,30,000 Equity Shares. The total number of shares allotted in this category is 3,30,000 Equity Shares to 80 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	Surplus/ Deficit (14)-(7)
(1)	(2)	(3)	(4)	(5)	(6)								

...continued from previous page.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
							Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
1	97,200	2	40.00	1,94,400	7.21	1,36,322	68,161.18	68,400	1	1	-	2	40,00	1,36,800	7.24	478
2	2,89,200	1	20.00	2,89,200	10.73	2,02,800	2,02,800.53	2,02,800	1	1	-	1	20,00	2,02,800	10.73	(1)
3	4,81,200	1	20.00	4,81,200	17.85	3,37,440	3,37,439.89	3,37,200	1	1	-	1	20,00	3,37,200	17.84	(240)
4	17,30,400	1	20.00	17,30,400	64.20	12,13,437	12,13,437.22	12,13,200	1	1	-	1	20,00	12,13,200	64.19	(237)
GRAND TOTAL	5	100.00	26.95,200	100.00	3,90,000	3,90,000	3,90,000	3,90,000	1	1	-	5	100.00	18,90,000	100.00	0

Includes spilled over of 4,84,800 Equity Shares from QIB, MF, NIB and Individual Investor Categories.

f) Allocation to Market Maker (After Rejection & Withdrawal):

The Basis of Allotment to the Market Maker, at the Offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed 1,00,000 time i.e., for 3,90,000 Equity Shares. The total number of shares allotted in this category is 3,90,000 Equity Shares to 1 successful applicant.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
							Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
1	3,90,000	1	100.00	3,90,000	100.00	3,90,000	3,90,000	3,90,000	1	1	-	1	100.00	3,90,000	100.00	-
Grand Total	1	100.00	3,90,000	100.00	3,90,000	3,90,000	3,90,000	3,90,000	1	1	-	1	100.00	3,90,000	100.00	-

The Board of the Directors of our Company at its meeting held on Friday, January 23, 2026 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSSBs have been dispatched/mailed for unblocking of funds and transfer to the Public Offer Account on or about Friday, January 23, 2026. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares

allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in process of obtaining the listing and trading approval from BSE SME and the trading of the Equity Shares is expected to commence on or about Wednesday, January 28, 2026.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 22, 2026 filed with the Registrar of Companies, Telangana, Hyderabad (RoC) on January 23, 2026.

INVESTOR PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Offer, KFIN Technologies Limited at website: www.kfintech.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where he Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:



KFIN TECHNOLOGIES LIMITED

Selenium Tower B, Plot No. 31 and 32 Financial District Nanakramguda, Serilingampally Hyderabad, Rangareddi-500032, Telangana, India.

Tel No.: +91 -40 6716 2222; 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: INR00000221

On behalf of Board of Directors

Digilogic Systems Limited

Sd/-

Madhusudhan Varma Jetty

Chairman and Managing Director

Place : Telangana, Hyderabad

Date : January 27, 2026

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DIGILOGIC SYSTEMS LIMITED.

Disclaimer: Digilogic Systems Limited has filed the Prospectus dated January 22, 2026 with the RoC on January 23, 2026 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of SME Platform of BSE at https://www.bsesme.com/PublicIssues/SMEIPOORHP.aspx, on the website of the BRLM, Indoriant Financial Services Limited at www.indoriant.in and the website of our Company at www.digilogic.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, please see "Risk Factors" beginning on page 37 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being offered and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.

CONCEPT

PUBLIC NOTICE

INVITATION FOR EXPRESSION OF INTEREST (EOI) FOR LEASING OF COKE OVEN PLANTS OF M/S FAIRDEAL SUPPLIES LIMITED (CIN: U51909WB1987PLC097552) UNDERGOING CORPORATE INSOLVENCY RESOLUTION PROCESS UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016.

Particulars	Details
Details of the Company	Name: Fairdeal Supplies Limited (Undergoing CIRP) CIN: U51909WB1987PLC097552 Registered Address: 4, B.B.D. Bag (E), 1st Floor, Stephen House, R.No.5, Kolkata -700001, West Bengal.
Assets Proposed for Lease	(i) Gandhidham Plant, Gujarat (spread over approximately 54.33 acres) Add: Village Chopadva, Survey Nos. 394 & 399-403, Taluka Bhachau, District Kutch, Gujarat (ii) Rajula Plant, Gujarat (spread over approximately 13.28 acres) Add: Plot No. 17/26, Rampara Village-II, Taluka Rajula, District Amreli, Gujarat.
Description of Plants	Industrial coke / LAM (Low Ash Metallurgical) coke manufacturing facility having comprising coke ovens, material handling systems, chimney stack, power infrastructure, administrative buildings and ancillary structures. The plant is presently non-operational and offered on an "as is where is" basis for interim use / upkeep during CIRP. Installed Capacity: 1,25,000 M.T. (As per last available audited balance sheet for FY 2022-23)
Lease Tenure	Temporary Monthly lease - From the date of execution of agreement till approval of Resolution Plan by Hon'ble NCLT u/s 31 of IBC, 2016 or earlier as decided by CoC / RP
Eligibility	Any individual / Firm / Company / LLP engaged in or having experience in operation, maintenance or management of similar industrial / metallurgical / coke or process plants, possessing necessary financial capability, technical expertise and statutory approvals required to operate such plants in the normal course of business and compliant under IBC read with relevant Regulation.
Key Conditions	Subject to CoC approval and execution of lease agreement; no ownership or encumbrance to be created; all statutory compliances, capex, O&M at lessee's cost. The peaceful custody and possession of the assets shall be handed over instantaneously at the request of the CoC/RP.
Inspection	Site inspection on prior appointment and subject to RP's terms.
Last Date for submission of EOI	04-02-2026
Mode of Submission	EOI to be submitted by email at "ip.fairdeal@gmail.com"
Contact Details	Resolution Professional - Mr. Bijay Murmuria Address: Smedha Management Solutions Pvt. Ltd., 2B Geetanjali Apartment, 8B Middleton Street, Kolkata - 700071, West Bengal E-mail: ip.fairdeal@gmail.com Contact No: 033-6613 5920

Disclaimer : This notice is not an offer or commitment. The Resolution Professional/CoC reserves the right to accept, reject, modify or cancel the process without assigning any reason and without any liability.

The above mentioned plants are part and parcel of all the assets forming part of the Form G Version 3 dated 07.11.2025 and the last date for submission of resolution plan for the corporate debtor is slated to lapse on 19.02.2026 subject to any further extension with the approval of the members of the CoC.

For M/s Fairdeal Supplies Limited (Under CIRP) Bijay Murmuria

Resolution Professional
Date : 28.01.2026 Registration No: IBBI/IPA-001/IP-N00007/2016-17/10026
Place : Kolkata AFA Valid upto 31-12-2026

THE BUSINESS DAILY FOR DAILY BUSINESS



CAPTAIN PIPES LTD.

Email : account@captainpipes.com

Website : www.captainpipes.com

CIN No. : L25191GJ2010PLC059094

NOTICE

Pursuant to regulation 29 of the SEBI LODR Regulations 2015 Notice is hereby given that the meeting of board of directors of the company will be held on Saturday, 7th FEBRUARY 2026 inter alia,

to consider and approve the standalone and consolidated unaudited financial results for the quarter ended on 31st December, 2025

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

Place : Rajkot

Date : 27/01/2026

For, Captain Pipes Ltd

sd/

Gopal Khichadia

(Managing Director)



SUMITOMO CHEMICAL INDIA LIMITED

CIN: L24110MH2000PLC124224

Regd. Office: Building No. 1, Ground Floor, Shant Manor Co-op. Housing Society Ltd.,

Chakravarti Ashok 'X' Road, Kandivli (East) Mumbai - 400 101

Email: investor.relations@sumichem.co.in; Website: www.sumichem.co.in

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2025

(₹ In Million)

Sr. No.	Particulars	Standalone			Consolidated		
		For the Quarter Ended 31 st December, 2025	For the Nine months Ended 31 st December, 2025	For the Quarter Ended 31 st December, 2024	For the Quarter Ended 31 st December, 2025	For the Nine months Ended 31 st December, 2025	For the Quarter Ended 31 st December, 2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
1	Total income from operations (net)	5,517.58	25,142.71	6,224.29	5,679.78	25,545.72	6,419.19
2	Net Profit for the period (before tax, exceptional and/or extraordinary items)	1,149.43	5,947.07	1,126.04	1,176.85	5,961.24	1,165.01
3	Net Profit for the period before tax (after exceptional and/or extraordinary items)	997.57	5,795.21	1,126.04	1,015.74	5,800.13	1,165.01
4	Net Profit for the period after tax (after exceptional and/or extraordinary items)	748.26	4,325.29	843.11	758.00	4,316.59	874.30
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	792.85	4,370.68	852.84	810.46	4,369.65	885.36
6	Paid up Equity Share Capital (Face value ₹ 10/- per Equity Share)	4,991.46	4,991.46	4,991.46	4,991.46	4,991.46	4,991.46
7	Basic and Diluted Earnings per share of ₹ 10/- each [not annualised] (₹) *	*1.50	*8.67	*1.69	*1.52	*8.65	*1.74

Notes:

1. The Board of Directors of the Company, at its meeting held of 27th January, 2026, has approved the Unaudited Financial Results of the Company for the quarter and nine months ended 31st December, 2025.2. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results along with Auditor's Limited Review Reports, are available on the Company's website (URL: <https://sumichem.co.in/investor-relations.php#Financials>). The same can be accessed by scanning the QR code provided below and also on the websites of the Stock Exchanges at www.nseindia.com and www.bseindia.com.

Sumitomo Chemical India Limited

Sd/-

Chetan Shah

(Managing Director)

DIN: 00488127

Place : Mumbai

Dated : 27th January, 2026

Motilal Oswal Financial Services Limited

Motilal Oswal Tower, Rahimtullah Sayani Road, Opp. Parel ST Depot, Prabhadevi, Mumbai 400025.

CIN: L67190MH2005PLC153397, Tel: +91-22-7193 4200 / 4263

Website: www.motilalosalgroup.com, Email Id: shareholders@motilalosal.com

BROKING & DISTRIBUTION | ASSET MANAGEMENT | HOME FINANCE | PRIVATE EQUITY INSTITUTIONAL EQUITIES | INVESTMENT BANKING | PRIVATE WEALTH MANAGEMENT

EXTRACT OF THE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

Consolidated

(₹ in Crore, unless otherwise stated)

Particulars	Quarter Ended (Unaudited)		Nine Months Ended (Unaudited)
	December 31, 2025	December 31, 2024	December 31, 2025
Total Income from Operations	2,112	1,993	6,698
Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	748	741	2,660
Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	748	741	2,660
Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	566	566	2,085
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	721	457	2,438
Equity Share Capital (Face Value of Re. 1/- per Equity Share)	60	60	60
Reserves (excluding Revaluation Reserve)			
Earnings Per Share (of Re. 1/- each) (for continuing and discontinuing operations)			
Basic:	9.42	9.43	34.84
Diluted:	9.21	9.25	34.09

Standalone

(₹ in Crore, unless otherwise stated)

Particulars	Quarter Ended (Unaudited)		Nine Months Ended (Unaudited)
	December 31, 2025	December 31, 2024	December 31, 2025
Total Income from Operations	1,221	1,238	3,818
Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	321	369	1,201
Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	321	369	1,201
Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	245	289	971

Notes:

a) The above is an extract of the detailed format of Quarter and Nine Months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results are available on the Stock Exchange websites i.e. www.nseindia.com and www.bseindia.com, and the Company's website www.motilalosalgroup.com.

b) Results for the Quarter and Nine Months ended December 31, 2025 are in compliance with the Indian Accounting Standards (IND AS) notified by the Ministry of Corporate Affairs.

c) The Board of Directors has declared an Interim Dividend of Rs. 6/- per Equity Share (Face Value of Re. 1/-) for the Financial Year 2025-26.

d) The said Financial Results have been reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at its Meeting held on January 27, 2026.



Place: Mumbai

Date: January 27, 2026

Scan the QR code to view Financial Results on Website of the Company

For and on behalf of the Board of Directors of

Motilal Oswal Financial Services Limited

Sd/-

Motilal Oswal

Managing Director & Chief Executive Officer

(DIN: 00024503)

Note: SEBI Reg. No.: INZ000158836 (BSE/NSE/MCX/NCDX); CDLS and NSDL: IN-DP-16-2015; Research Analyst: INH000000412. AMFI: ARN -146822; Insurance Corporate Agent: CA0579.



Mutual Fund

Motilal Oswal Asset Management Company Limited

Registered & Corporate Office: 10th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road,

Opposite Parel ST Depot, Prabhadevi, Mumbai - 400 025

Toll Free No.: +91 8108622222, +91 22 40548002 • Email: amc@motilalosal.com

CIN No.: U67120MH2008PLC188186 • Website: www.motilalosalmf.com

NOTICE

DECLARATION OF DISTRIBUTION OF INCOME & CAPITAL UNDER THE SCHEMES, MOTILAL OSWAL BALANCED ADVANTAGE FUND AND MOTILAL OSWAL LIQUID FUND

NOTICE is hereby given that Motilal Oswal Trustee Company Limited, Trustee to Motilal Oswal Mutual Fund has approved the declaration of Distribution of Income & Capital under the Quarterly Income Distribution cum Capital Withdrawal (IDCW) option(s) of the Scheme(s), Motilal Oswal Balanced Advantage Fund, an open ended dynamic asset allocation fund and Motilal Oswal Liquid Fund, an open ended liquid fund (A relatively low interest rate risk and relatively low credit fund) as under:

Name of the Scheme / Plan(s)	Quantum of IDCW (₹ Per Unit)*	NAV (₹ Per Unit)	Record Date**	Face Value (₹ Per Unit)
Motilal Oswal Balanced Advantage Fund - Regular Plan - Quarterly IDCW Option#	0.18	10.9458	January 30, 2026	10.00
Motilal Oswal Balanced Advantage Fund - Direct Plan - Quarterly IDCW Option#	0.20	11.7837		
Motilal Oswal Liquid Fund - Regular Plan - Quarterly IDCW Option##	0.03	10.0472		
Motilal Oswal Liquid Fund - Direct Plan - Quarterly IDCW Option##	0.03	10.0487		

#NAV as on January 23, 2026, ##NAV as on January 26, 2026.

*As reduced by the amount of applicable statutory levy, if any.

**Or immediately following Business Day, if that day is not a Business Day.

Pursuant to payment of IDCW, the NAV of the IDCW Option of the above mentioned Plans of the Scheme will fall to the extent of payout and statutory levy (if applicable).

The above IDCW is subject to the availability of distributable surplus and may be lower to the extent of distributable surplus available on the Record Date.

In case the distributable surplus is less than the quantum of IDCW on the record date/ex

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DIGILOGIC SYSTEMS LIMITED

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 209 of the Prospectus.



(Please Scan this QR Code to view the 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: +040 4547 4601; E-mail: cs@digilogicsystems.com; Website: www.digilogicsystems.com
CIN: U62099TG2011PLC077933

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

OUR COMPANY HAS FILED THE PROSPECTUS DATED JANUARY 22, 2026 WITH THE ROC ON FRIDAY, JANUARY 23, 2026 AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE" OR "STOCK EXCHANGE") AND THE TRADING IS EXPECTED TO COMMENCE ON WEDNESDAY, JANUARY 28, 2026.

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFERING OF 77,88,000 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 ₹104/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹102/- PER EQUITY SHARE) ("OFFER PRICE") FOR CASH, AGGREGATING TO ₹8,099.52 LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF 66,98,400 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹6,966.34 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF 10,89,600 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹1,133.18 LAKHS (THE "OFFER FOR SALE") BY MR. MADHUSUDHAN VARMA JETTY (REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDER").

THE OFFER INCLUDES 3,90,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹405.60 LAKHS WAS 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 73,98,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹7,693.92 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE 26.90% AND 25.55% RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹2/- EACH
ANCHOR INVESTOR OFFER PRICE IS ₹104/- PER EQUITY SHARE
THE OFFER PRICE IS ₹104/- PER EQUITY SHARE
THE OFFER PRICE IS 52 TIMES OF THE FACE VALUE OF THE EQUITY SHARES

RISKS TO INVESTORS

For details refer to section titled "Risk Factor" beginning on page 37 of the Prospectus.

1. Risk to Investors: Summary description of key risk factors based on materiality

a) Objects Related Risk:

We intend to utilize a portion of the Net proceeds for setting up the Proposed New Facility at Plot No. 6/2, TGHC Hardware Park Phase II, Rangareddy District, Hyderabad 500005 - ("Proposed New Facility"). We are yet to place orders for the plant, machinery and equipment and apply for requisite government approvals for the Proposed New Facility. If we are unable to commission our Proposed New Facility without time and cost overruns or unable to adhere to the schedule of implementation, it may adversely affect our business, results of operations and financial conditions.

b) Statutory Non-Compliance Risk:

There have been inadvertent inconsistencies in the Company's historical corporate filings with the MCA, which may result in regulatory penalties or fines. These include the non-disclosure of certain share transfers in past annual returns and procedural lapses and inadequate disclosures in e-forms filed for further issue of shares, which were subsequently rectified through revised filings, some with delay and payment of additional fees. The Company has filed an adjudication application for these matters with the appropriate authority, which is currently under consideration, and is fully cooperating and will comply with any orders passed.

c) Negative Cash Flow Risk:

Our Company has experienced negative net cash flow in operating and financing activities in the recent past, the details of which are provided below:

Particulars	Restated Financial Information for the Half Year and Year Ended			
	September 30, 2025	March 31, 2025	March 31, 2024	March 31, 2023
Net Cash Flow from / (used in) Operating Activities	320.11	(1,051.78)	549.45	(665.32)
Net Cash Flow from / (used in) Investment Activities	(1,080.44)	(512.59)	(137.31)	(62.68)
Net Cash Flow from / (used in) Financing Activities	771.51	1,563.31	(410.66)	407.82

d) Customer Concentration Risk:

Our business is dependent on the sale of our products and services to our key customers. Our top three customers accounted for 84.47%, 54.58%, 65.22% and 70.92% of our revenue from operations for six months ended September 30, 2025 and in Fiscal 2025, 2024 and 2023 respectively. The loss of one or more such customers or a reduction in their demand for our products could adversely affect our business, results of operations, financial condition and cash flows.

e) Market Concentration Risk:

For the half year ended September 30, 2025 and in Fiscal 2025, 2024 and 2023, revenue from operations from our Test Systems was ₹1,654.99 Lakhs, ₹6,386.56 Lakhs, ₹4,130.19 Lakhs, and ₹3,519.71 Lakhs and accounted for 91.05%, 88.63%, 80.11% and 62.89%, respectively of our total revenue from operation in such periods. Consequently, our business and financial performance are highly sensitive to fluctuations in this market in India and abroad. Any decline in demand due to economic conditions, government policies, or related factors could adversely impact our operations, financial condition, and cash flows.

f) Cyber-attacks Risk:

During the financial year 2024-25, our Company had incurred a loss of ₹45.17 lakhs due to cyber fraud involving a spoofed email impersonating a regular vendor. The matter has been reported to the cyber-crime authorities and is under investigation.

g) Geographic Concentration Risk:

Our present facility and Proposed New Facility are situated at Hyderabad, in the state of Telangana, resulting in concentration in a single region. Any slowdown or shutdown or any interruption for a significant period of time at our present facility and Proposed New Facility for a significant period of time, may in turn adversely affect our business, financial condition and results of operations.

h) Dependency on Government of India related entities Risk:

Our business is largely dependent on contracts from the Government of India ("GoI") and associated entities including defence public sector undertakings and government organizations involved in space research. A decline or reorientation of the Indian defence or space budget, reduction in orders, termination of existing contracts, delay of existing or anticipated contracts or programmes or any adverse change in the GoI's defence or space related policies will have a material adverse impact on our business.

i) Promoter Group Member Non-Disclosure Risk:

Our Company filed an exemption application with SEBI seeking relief from classifying Mr. J Lokaprakash Varma as part of the promoter group due to an estranged relationship between the promoters. SEBI rejected the request and directed the Company to classify and disclose him as part of the promoter group in accordance with SEBI ICDR Regulations. Accordingly, the Company has included disclosures relating to Mr. J Lokaprakash Varma and his connected entities in the Offer Document based on publicly available information.

j) Supplier Concentration Risk:

The table below provides the cost of raw material procured from our top supplier, top three and top five suppliers:

Particulars	For the period ended September 30, 2025		Fiscal 2025		Fiscal 2024		Fiscal 2023	
	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase
Top Supplier	485.18	36.95%	2,206.94	41.83%	1,421.40	47.14%	1,571.34	40.00%
Top 3 Supplier	916.01	69.75%	3,854.60	73.06%	1,839.54	61.01%	2,346.84	59.74%
Top 5 Supplier	1,083.63	82.52%	4,161.87	78.89%	1,937.02	64.24%	2,692.62	68.54%

k) AVERAGE COST OF ACQUISITION OF SHARES OF OUR PROMOTERS AND PROMOTER SELLING SHAREHOLDER:

Sr. No	Name of the Promoter	No. of Shares held	Average Cost of Acquisition (in ₹)
1.	Mr. Madhusudhan Varma Jetty	1,35,15,000	1.03
2.	Mrs. Radhika Varma Jetty	60,77,500	0.56
3.	Mr. Jetty Shashank Varma	50,000	-
4.	Mr. Hitesh Varma Jetty	50,000	-
	Total	1,96,92,500	

and the Offer Price is ₹104/- per Equity Share. *Also, Promoter Selling Shareholder

- l) Weighted Average Return on Net worth for Fiscals 2025, 2024 and, 2023 is 27.42% and for the period ended September 30, 2025 (Not Annualized) is 4.71%.
m) The Price / Earning Ratio based on Diluted EPS for Fiscal 2025 for the Company at the Offer Price is 41.16

2. Details of suitable ratios of the Company with Industry Peers for the latest full financial year ended March 31, 2025:

Name of the Company	Current Market Price (₹)	Face Value (₹)	Basic EPS (₹)	P/E (x) times	RoNW (%)	Net Asset Value per share (₹)
Digilogic Systems Limited	104	2.00	3.89	26.74	34.57	15.04
Peer Group						
DCX Systems Limited	187.25	2.00	3.49	53.65	3.14	103.64
Zen Technologies Limited	1,292.65	1.00	32.07	40.31	27.85	187.09
Data Patterns (India) Limited	2,650.85	2.00	39.62	66.91	15.66	289.37
Apollo Micro System Limited	246.35	1.00	1.86	132.45	10.02	19.85
Ananth Technologies Private Limited	N/A	N/A	N/A	N/A	N/A	N/A

Notes:

- a) The figures for our company are as certified by M/s. B Srinivasa Rao & Co., Chartered Accountants, Statutory Auditor of our Company pursuant to their certificate dated January 22, 2026.
b) The figures for the Peer Group are based on / computed based on the Financial Information present in the annual report for the year ended March 31, 2025.
c) Current Market Price (CMP) is the closing price as on January 09, 2026 and is sourced from www.bseindia.com. For our company, CMP = Offer Price.
d) P/E Ratio has been computed based on the CMP as divided by the Basic EPS as on March 31, 2025.
e) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year / period.
f) The Offer Price determined by our Company in consultation with the BRLM is justified by our Company in consultation with the BRLM on the basis of the above parameters.
g) The face value of our equity shares is ₹2/- per share and the Offer Price is ₹104/- per share is 52 times of the face value.
h) Listed peers are as identified by us on the basis of similar industry / sector as our Company, however the peers may not be comparable with size of our Company. The peers provide a wide range of products / services.

3. Weighted average return on net worth for last 3 FYs:

For Year/Period Ended	RoNW	Weight
March 31, 2025	34.57	3
March 31, 2024	19.53	2
March 31, 2023	21.75	1
Weighted Average	27.42	
For the half year ended September 30, 2025*	4.71	

*Not annualised.

Notes:

- a) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year.
b) Weighted average = Aggregate of year-wise weighted RoNW divided by the aggregate of weights i.e. (RoNW x Weight) for each year / Total of weights.

4. The Weighted average cost of acquisition of all Equity Shares transacted in the last one year, 18 months and three years from the date of Prospectus is as given below:

Period	Weighted Average Cost of Acquisition (in ₹)	Cap Price is 'X' times the Weighted Average Cost of Acquisition	Floor Price is 'X' times the Weighted Average Cost of Acquisition	Range of acquisition price: Lowest Price - Highest Price (in ₹) (post impact of split)
Last 1 year	27.13	3.83	3.61	13.60 to 58.75
Last 18 months	48.05	2.16	2.04	13.60 to 58.75
Last 3 years	48.05	2.16	2.04	13.60 to 58.75

Pursuant to the certificate dated January 22, 2026 issued by M/s. B Srinivasa Rao & Co., Chartered Accountants

BID/OFFER PERIOD

ANCHOR INVESTOR BID/OFFER DATE: MONDAY, JANUARY 19, 2026

BID/OFFER OPENED ON: TUESDAY, JANUARY 20, 2026 | BID/OFFER CLOSED ON: THURSDAY, JANUARY 22, 2026

*Subject to the receipt of listing and trading approval from the BSE.

The Offer was 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 was 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, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which 40% was reserved for allocation to specified investor categories, wherein 33.33% of such portion was reserved for domestic Mutual Funds and 6.67% was reserved for life insurance companies and pension funds, subject to valid Bids being received from domestic Mutual Funds, life insurance companies and pension 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 was made available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion was 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 shall be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer was available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third was reserved for applicants with an application size of more than two lots and upto such lots equivalent to not more ₹10 lakhs and two-thirds was reserved for applicants with application size of more than ₹10 lakhs) and not less than 35% of the Net Offer was 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) were 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 was 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 were not permitted to participate in the Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 415 of the Prospectus.

SUBSCRIPTION DETAILS

The bidding for Anchor Investors opened and closed on January 19, 2026. The Company received 12 Anchor Investors applications for 31,35,600 Equity Shares against 22,18,800 Equity Shares reserved for Anchor Investors. The Anchor Investor Allocation price was finalized at ₹104/- per Equity Share. A total of 22,18,800 Equity Shares were allotted under the Anchor Investor portion aggregating to ₹23,07,55,200/-.

The Offer (Including Anchor Investors Portion) received 1,346 Applications for 96,69,600 Equity Shares (prior to rejections) resulting in 1.24 times subscription (including reserved portion of market maker). The details of the Applications received in the Offer from various categories are as under:

Detail of the Applications Received from various categories including market maker are as under:

Sr. No	Category	No. of Applications received	No. of Equity Shares applied	No. of Equity Shares reserved as per Prospectus	No. of times Subscribed	Amount (₹)
1	Qualified Institutional Bidders (excluding Anchor Investors)	5	28,95,200	14,79,600	1.82	28,03,00,800.00
2	Non-Institutional Investors - More than 2 Lakhs Upto 10 Lakhs	81	3,33,600	3,70,800	0.90	3,45,69,600.00
3	Non-Institutional Investors -Above 10 Lakhs	14	1,53,600	7,39,200	0.21	1,58,66,400.00
4	Individual Investors	1,233	29,61,600	25,89,600	1.14	30,74,88,000.00
5	Anchor Investors	12	31,35,600	22,18,800	1.41	32,61,02,400.00
6	Market Maker	1	3,90,000	3,90,000	1.00	4,05,60,000.00
	Total	1,346	96,69,600	77,88,000	1.24	1,00,48,87,200.00

Final Demand:

A summary of final demand (prior to any rejections) as per BSE as on the Bid/Offer Closing Date at different prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% to Total	Cumulative Share Total	Cumulative % of Total
1	98	1,53,600	1.32	1,53,600	1.32
2	99	24,000	0.21	1,77,600	1.53
3	100	1,05,600	0.91	2,83,200	2.44
4	101	20,400	0.18	3,03,600	2.61
5	102	14,400	0.12	3,18,000	2.74
6	103	34,800	0.30	3,52,800	3.04
7	104	1,12,60,800	96.96	1,16,13,600	100.00
	Total	1,16,13,600	100.00		

The basis of allotment was finalized in consultation with the Designated Stock Exchange, being BSE Limited (BSE SME) on January 23, 2026.

a) Allotment to Individual Investors (After Rejections & Withdrawal):

The Basis of Allotment to the Individual Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.98908 times i.e., for 28,27,200 Equity Shares. The total number of Equity Shares allotted in this category is 28,27,200 Equity Shares to 1,178 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Before Rounding off	After Rounding off	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
1	2,400	1,178	100	28,27,200	100	28,58,400	2,426	2,400	1	1	1,178	100	28,27,200	100	(31,200)
	Grand Total	1,178	100	28,27,200	100	28,58,400					1,178	100	28,27,200	100	(31,200)

→ Includes spilled over of 2,68,800 Equity Shares from NIB above ₹10 Lakhs Category.

→ Unsubscribed portion of 31,200 Equity Shares have been spilled over to QIB Category.

b) Allotment to Non-Institutional Investors (More than ₹2 lakhs Upto ₹10 lakhs) (After Technical Rejections & Withdrawal):

The Basis of Allotment to Non-Institutional Investors, who have bid at cut off or at the offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.88997 times i.e., for 3,30,000 Equity Shares. The total number of shares allotted in this category is 3,30,000 Equity Shares to 80 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant	Before Rounding off	After Rounding off	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
1	3600	48	60.00	1,72,800	52.36	1,94,164	4,045.09	3,600	1	1	48	60.00	1,72,800	52.36	(21,364)	
2	4800	29	36.25	1,39,200	42.18											

...continued from previous page.

The category wise details of the Basis of Allotment are as under:

Sr. No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
						Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
1	97,200	2	40.00	1,94,400	7.21	1,36,322	68,161.18	68,400	1	1	2	40.00	1,36,800	7.24	478
2	2,89,200	1	20.00	2,89,200	10.73	2,02,801	2,02,800.53	2,02,800	1	1	1	20.00	2,02,800	10.73	(1)
3	4,81,200	1	20.00	4,81,200	17.85	3,37,440	3,37,439.89	3,37,200	1	1	1	20.00	3,37,200	17.84	(240)
4	17,30,400	1	20.00	17,30,400	64.20	12,13,437	12,13,437.22	12,13,200	1	1	1	20.00	12,13,200	64.19	(237)
GRAND TOTAL	5	100.00	26,95,200	100.00	18,90,000					5	100.00	18,90,000	100.00	0	

Includes spilled over of 4,84,800 Equity Shares from QIB, MF, NIB and Individual Investor Categories.

f) Allocation to Market Maker (After Rejection & Withdrawal):

The Basis of Allotment to the Market Maker, at the Offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed 1,00,000 i.e., for 3,90,000 Equity Shares. The total number of shares allotted in this category is 3,90,000 Equity Shares to 1 successful applicant.

The category wise details of the Basis of Allotment are as under:

Sr. No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
						Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
1	3,90,000	1	100.00	3,90,000	100.00	3,90,000	3,90,000	3,90,000	1	1	1	100.00	3,90,000	100.00	-
Grand Total	1	100.00	3,90,000	100.00	3,90,000					1	100.00	3,90,000	100.00	0	

The Board of the Directors of our Company at its meeting held on Friday, January 23, 2026 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been dispatched/ mailed for unblocking of funds and transfer to the Public Offer Account on or before Friday, January 23, 2026. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares

allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in process of obtaining the listing and trading approval from BSE SME and the trading of the Equity Shares is expected to commence on or about Wednesday, January 28, 2026.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 22, 2026 filed with the Registrar of Companies, Telangana, Hyderabad ("RoC") on January 23, 2026.

INVESTOR PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Offer, KFIN Technologies Limited at website: www.kfintech.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where he/ she Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:



KFIN TECHNOLOGIES LIMITED

Selenium Tower B, Plot No. 31 and 32 Financial District Nanakramguda, Serilingampally Hyderabad, Rangareddi-500032, Telangana, India.
Tel No.: +91 - 40 6716 2222; E-mail: digilogsic ipo@kfintech.com; Investor Grievance Email: einward.ris@kfintech.com; Website: www.kfintech.com;
Contact Person: M Murali Krishna; SEBI Registration No: INF000000221On behalf of Board of Directors
Digilogsic Systems LimitedSd/-
Madhusudan Varma Jetty
Chairman and Managing DirectorPlace : Telangana, Hyderabad
Date : January 27, 2026

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DIGILOGIC SYSTEMS LIMITED.

Disclaimer: Digilogsic Systems Limited has filed the Prospectus dated January 22, 2026 with the RoC on January 23, 2026 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of SME Platform of BSE at https://www.bse.com/PublicIssues/SMEIPODRHP.aspx, on the website of the BRLM, Indovent Financial Services Limited at www.indovent.in and the website of our Company at www.digilogicsystems.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, please see "Risk Factors" beginning on page 37 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being offered and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.

CONCEPT

ओरिक्स लीमिटेड एंड फाइनेंशियल सर्विसेज इंडिया लिमिटेड

(पूर्वतः ओरिक्स एंडो फाइनेंशियल सर्विसेज लिमिटेड के नाम से जाना)
(ओरिक्स एंडो इन्फ्रास्ट्रक्चर सर्विसेज लिमिटेड की अनुमति)

पंजी कार्यालय : प्लॉट नंबर 84, नारायण को-ऑपरेटिव इंडस्ट्रियल एस्टेट, अंधेरी-कुर्ली रोड, अंधेरी (ई), मुंबई-400059 फोन : +91 22 2859 5093 / 6707 0100 फैक्स : +91 22 2852 8549 ई-मेल : info@orixindia.com www.orixindia.com सीआरएन : U74900MH2006PLC163937

(वित्तीय आसितियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अधीन सूचना)

निम्नलिखित कर्जदारों और सह-कर्जदारों ने ओरिक्स लीमिटेड एवं फाइनेंशियल सर्विसेज इंडिया लिमिटेड से नीचे वर्णित प्रतिभूत ऋण प्राप्त किए हैं। नीचे वर्णित कर्जदारों के ऋण उनकी संबंधित सम्पत्तियों के बंधक द्वारा प्रत्याभूत किए गए हैं। धृष्टिके संबंधित ऋण समझौतों के नियमों और शर्तों का पालन करने में विफल रहे हैं और अनियमित हुए हैं, इसलिए उनका ऋण आरबीआर के दिशानिर्देशों के अनुसार दिनांक 05-01-2026 को एम्पीए की श्रेणी में सूचीबद्ध किया जा चुका है। ओरिक्स लीमिटेड एवं फाइनेंशियल सर्विसेज इंडिया लिमिटेड को उनके द्वारा देय राशि, संबंधित नोटिस के अनुसार उल्लिखित है, जो विशेष रूप से नीचे तात्विक में वर्णित है और उक्त राशि पर व्याज भी लागू होगा और इसे संबंधित वित्तीयों से अनुबंध दर के अनुसार वसूल किया जाएगा।

क्र. सं.	ऋण खाता संख्या	ऋण का प्रकार	कर्जदारों का नाम	13(2) सूचना के अनुसार बकाया	सूचना की तिथि
1	LN000000009053 LN0000000009823	एसएफडी प्रत्याभूत ऋण	1. सुमित राणा 2. जयदीप सिंह 3. शोला देवी 4. आशु देवला 5. मेरसूर कृष्णा अंचंडा चंद 6. नेहा महलतो	आईएनएअर 71.06,359.83 / -	24-01-2026

प्रत्याभूत आसित का विवरण : सम्पत्ति के सभी अंश एवं खंड : प्लॉट/सम्पत्ति सं. सी-71, पुलिस प्लॉट 258.33 वर्ग मी, किला नंबर 52/26, वाका विमान, चोमा गार्, कालोनी, साई कुंज, न्यू पामा विहार, फेज-111, गुणगावा, हरियाणा और उक्त सम्पत्ति निम्नानुसार परिचय है : पृष्ठ नंबर 70, परिचय : प्लॉट नंबर 72, उत्तर : प्लॉट नंबर 73, दक्षिण : 40 फीट चौड़ी सड़क

अपने उपरोक्त तात्विक में दर्शाए गए विवरण के अनुसार ओरिक्स लीमिटेड एवं फाइनेंशियल सर्विसेज इंडिया लिमिटेड की बकाया राशि का भुगतान संबंधित वित्तीयों से संबंधित/क्याप्य दायर और अन्य लागतों, शुल्कों आदि के अंश इस प्रकारान्तरी तिथि से 60 दिन के भीतर करने की मांग की जाती है, जिसमें असफल रहने पर आधोहस्ताक्षरी ओरिक्स लीमिटेड एवं फाइनेंशियल सर्विसेज इंडिया लिमिटेड की बकाया राशि वसूलने के लिए कर्ज वर्गीत बंधक सम्पत्तियों के संबंध में सरकारी ऐक्ट की धारा 13(4) और धारा 14 के तहत कार्यवाही शुरू करने के लिए विवश होगा। इसके अतिरिक्त आपको उक्त अधिनियम की धारा 13(13) के तहत उक्त प्रत्याभूत सम्पत्ति को विक्री/पट्टा या अन्य प्रकार से हस्तांतरित करने से प्रतिबंधित किया जाता है। तिथि : 24-01-2026

स्थान : गुडगांव, हरियाणा

हस्ता/ - प्राधिकृत अधिकारी

ओरिक्स लीमिटेड एवं फाइनेंशियल सर्विसेज इंडिया लिमिटेड

स्थान : गुडगांव, हरियाणा

एसएमएफजी इण्डिया क्रेडिट कम्पनी लिमिटेड

कॉर्पोरेट कार्यालय: 2 नॉर्थ एवेन्यू, मेकर मैसिस्टी, 10मंजिल, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा (पू.), मुम्बई-400051

कच्चा सूचना

(अचल सम्पत्ति हेतु) (प्रतिभूति हित प्रवर्तन) नियम, 2002 के नियम 8(1) के तहत

जनक अयोहस्ताक्षरी वित्तीय आसितियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 (2002 का 54) के तहत हाइड्रॉज फ्लोरोन कम्पनी एसएमएफजी इण्डिया क्रेडिट कम्पनी लिमिटेड, पंजीकृत कार्यालय कोमसोल आर्टीडी पार्क, टॉवर बी, प्रथम तल, नंबर 111, माटो पुरानलो रोड, पोणे, चेन्नई - 600116 तथा कॉर्पोरेट कार्यालय 2 नॉर्थ एवेन्यू, मेकर मैसिस्टी, 10मंजिल, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा (पू.), मुम्बई-400051 का अधिकृत अधिकारी होने के नाते तथा प्रतिभूति हित प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रस्तुत शर्तियों के उपयोग में निम्नलिखित कर्जदारों से कर्जित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर कर्जित सूचना में उल्लिखित राशि का पुनर्भुगतान करने को कहे हुए मांग सूचना जारी की थी।

कर्जदारों द्वारा पुनर्भुगतान में असफल रहने के कारण एतद्वारा कर्जदारों तथा जनसामान्य को सूचना दी जाती है कि अयोहस्ताक्षरी ने प्रतिभूति हित प्रवर्तन) नियम 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की उपधारा (4) के तहत उसे प्रस्तुत शर्तियों के उपयोग में नीचे वर्णित सम्पत्तियों पर कब्जा कर लिया है।

क्र. सं.	कर्जदार/सह-कर्जदार/गारंटर का नाम तथा ऋण खाता संख्या	मांग सूचना की तिथि तथा राशि	अचल सम्पत्ति/बंधक सम्पत्तियों का विवरण	कच्चे की तिथि एवं प्रकार
(1)	नसीमूल हसन कबीर 2) सैयद निमा वेमाम आबिदी (ऋण खाता संख्या: (214620910993544): 2025 तक	14/10/2025 ₹. 2002880/- (रुपये बीस लाख बीस हजार आठ सौ अरसी मात्र) 10 अक्टूबर, 2025 तक	मालिक: नसीमूल हसन कबीर। सम्पत्ति का विवरण: मुम्बईनगर नंबर 457/0768 वाला घर, जो प्लॉट नंबर 6, 7 और 10 के हिस्से पर बना है, खसरा नंबर 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119 और 120 मिन पर, जिस्का क्षेत्रफल 750 वर्ग फुट है, मोल्डला- ब्राह्मणी रोड, ग्राम- शिवपुरी, वार्ड- दौलत नगर और हुसैनगढ़, तहसील और जिला- लखनऊ में स्थित है। सीएफई: पृष्ठ: 10 फुट चौड़ी सड़क, पंढर: अराजी टिगर, उत्तर: 10 फुट चौड़ी सड़क, दक्षिण: अराजी टिगर	23-01-2026 (सप्ताहिक कब्जा)

एतद्वारा कर्जदारों को तथा विशेष रूप से कर्जदार को संपत्ति से किसी प्रकार का संव्यवहार न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का व्यवहार न करने पर उल्लिखित तथा उस पर व्याज सहित एसएमएफजी इण्डिया क्रेडिट कम्पनी लिमिटेड के प्रभार का विषय होगा। प्रिभूत आसितियों को निर्धारित करने के लिए उपयुक्त सत्य-समीच के परिप्रेक्ष्य में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) की ओर आकर्षित किया जाता है।

स्थान : मुम्बई, महाराष्ट्र

हस्ता/ - अधिकृत अधिकारी

एसएमएफजी इण्डिया क्रेडिट कम्पनी लिमिटेड

तिथि : 23.01.2026

माननीय राष्ट्रीय वित्तीय न्यायाधिकरण,

बंदीगढ़ पीठ के सम्मक्ष

[सी.पी. (सीएफ) सं. 4/ सीएचबी/एचआरवाई/2026]

के साथ संबंधित

[[सीएफ) सं. 45/ सीएचबी/एचआरवाई/2025]

कम्पनी अधिनियम, 2013 की धारा 230 से 232 तथा

अन्य लागू धाराओं के विषय में

तथा

सिनिटी टेकनोलॉजीज लिमिटेड

तथा कोर्पोरेट लिमिटेड और उनके संबंधित शेयरधारकों तथा क्रेडिटर्स के बीच

समावेशन की स्क्रीम के विषय में

इनके बीच

सिनिटी टेकनोलॉजीज लिमिटेड

कम्पनी अधिनियम, 1956 के प्रावधानों के तहत निगमित एक कम्पनी जिसका पंजीकृत कार्यालय प्लॉट संख्या 13, उद्योग विहार, फेज-IV, सेक्टर-18, पामा रोड, नूरुग्राम -122015, हरियाणा, भारत में स्थित है।

ईमेल आईडी: ct_company.secretary@coforge.com

याचिकादाता कम्पनी -1/अंतरकर्ता कम्पनी

तथा

कोर्पोरेट लिमिटेड

कम्पनी अधिनियम, 1956 के प्रावधानों के तहत निगमित एक कम्पनी जिसका कार्यालय प्लॉट संख्या 13, उद्योग विहार, फेज-IV, सेक्टर-18, पामा रोड, नूरुग्राम -122015, हरियाणा, भारत में स्थित है।

ईमेल आईडी: investors@coforge.com

याचिकादाता कम्पनी -2/अंतरकर्ता कम्पनी

तथा

कोर्पोरेट लिमिटेड

कम्पनी अधिनियम, 1956 के प्रावधानों के तहत निगमित एक कम्पनी जिसका कार्यालय प्लॉट संख्या 13, उद्योग विहार, फेज-IV, सेक्टर-18, पामा रोड, नूरुग्राम -122015, हरियाणा, भारत में स्थित है।

ईमेल आईडी: investors@coforge.com

याचिकादाता कम्पनी -2/अंतरकर्ता कम्पनी

तथा

कोर्पोरेट लिमिटेड

कम्पनी अधिनियम, 1956 के प्रावधानों के तहत निगमित एक कम्पनी जिसका कार्यालय प्लॉट संख्या 13, उद्योग विहार, फेज-IV, सेक्टर-18, पामा रोड, नूरुग्राम -122015, हरियाणा, भारत में स्थित है।

ईमेल आईडी: investors@coforge.com

याचिकादाता कम्पनी -1 और याचिकादाता कम्पनी -2 इसमें आगे सामूहिक रूप से 'कम्पनीज' अर्थात् 'याचिकादाता कम्पनीज' कहे गई हैं।

कम्पनी स्क्रीम याचिका की सूचनाई

उपरोक्त शीर्षक की संयुक्त कम्पनी स्क्रीम याचिका दिनांक 15 दिसंबर, 2025 को याचिकादाता कम्पनीज ने कम्पनीज एक्ट, 2013 ('एक्ट') की धारा 230 से 232 और अन्य लागू प्रावधानों के तहत अंतरकर्ता कम्पनी और अंतरर्ती कम्पनी और उनके शेयरधारकों तथा क्रेडिटर्स के बीच समावेशन की स्क्रीम ('स्क्रीम') को मंजूरी प्रदान करने हेतु प्रस्तुत की थी। इस कम्पनी स्क्रीम याचिका की सूचनाई 06 मार्च, 2026 को राष्ट्रीय कम्पनी वित्तीय न्यायाधिकरण की माननीय चंडीगढ़ पीठ के सम्मक्ष की जाती नियत है।

जो भी व्यक्ति उपरोक्त शीर्षक की कम्पनी स्क्रीम याचिका का समर्थन या विरोध करने का इच्छुक है, उसको अपने या अपने एडवोकेट के हस्ताक्षरित, अपने पूरे नाम और पते के साथ, याचिकादाता कम्पनीज के एडवोकेट को कम्पनी स्क्रीम याचिका की सूचनाई के लिए नियत तिथि से कम से कम 7 (सात) दिन पहले अपने आसानी की सूचना भेजनी चाहिए। यदि वह कम्पनी स्क्रीम याचिका का विरोध करने का इच्छुक है, तो विरोध का कारण या उसका शाश्वत की एक प्रति ऐसी सूचना के साथ प्रस्तुत करनी होगी। कम्पनी स्क्रीम याचिका के लिए, किसी भी इच्छुक व्यक्ति को, अयोहस्ताक्षरता द्वारा, निर्धारित शुल्क के भुगतान पर दी जाएगी।

हस्ता/ -

रोहित खन्ना और राधक कपूर

एडवोकेट्स

याचिकादाता कम्पनीज के कार्यालय

मकान नंबर 4, सेक्टर 10, चंडीगढ़ - 160011

rohitkhannaadv@gmail.com

दिनांक : जनवरी 27, 2026

स्थान : चंडीगढ़

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क्षेत्रीय तनावग्रस्त परिभाषित वसुली शाखा (जेडओएसएआरबी),

एम्पसीओ 1120-1121, सेक्टर 22-1, चंडीगढ़ - 160022

एम्: 88269-90503, ई-मेल: armcha@bankofbaroda.bank.in

चल-अचल संपत्तियों की विक्री के लिए विक्री सूचना

परिशिष्ट IV-A/नियम 8(2), 8(6) और 9(1) के प्रावधानों को देखें।

प्रतिभूति व्याज (प्रवर्तन) नियमों, 2002 के नियम 6(2), 8(2) और 9(1) के प्रावधानों के साथ पठित वित्तीय संपत्तियों के प्रतिभूतिकरण और पुनः निर्माण और प्रतिभूति व्याज के प्रवर्तन अधिनियम, 2002 के अंतर्गत परिभाषित वित्तीयों की विक्री के लिए ई-नीलामी विक्री सूचना। सामान्य ज्ञातों को आम तौर पर और कर्जदारों, रेहनकर्ताओं या गारंटियों को विशेष तौर पर पर एतद्वारा सूचना दी जाती है कि प्रतिभूतिकरण खाता की रेहन/प्राप्ति नीचे वर्णित चल/अचल संपत्ति, जिस्का कब्जा बैंक अर्थात् बैंक, प्रतिभूतिकरण खाता के प्राधिकृत अधिकारी द्वारा लिया गया है, उनको विक्री नीचे वर्णित खाते में देय वसुली के लिए "जैसी है जहां है", "जैसी है जो कुछ है" और "जो कुछ वही मौजूद है" के आधार पर की जाएगी। कर्जदारों/रेहनकर्ताओं/गारंटियों/प्रतिभूतिकरण परिसंपत्तियों/देयताओं/आवृत्त वसुली-नीलामी तिथि एवं समय, ईमेल और बोलों विलियम नीचे वर्णित है।

वहाँ स्कैन करें

वित्तीय नियम और शर्तों के लिए

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DIGILOGIC SYSTEMS LIMITED

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 209 of the Prospectus.



(Please Scan this QR Code to view the 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: +040 4547 4601; E-mail: cs@digilogic.com; Website: www.digilogic.com
CIN: U62099TG2011PLC077933

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

OUR COMPANY HAS FILED THE PROSPECTUS DATED JANUARY 22, 2026 WITH THE ROC ON FRIDAY, JANUARY 23, 2026 AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE" OR "STOCK EXCHANGE") AND THE TRADING IS EXPECTED TO COMMENCE ON WEDNESDAY, JANUARY 28, 2026.

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFERING OF 77,88,000 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 ₹104/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹102/- PER EQUITY SHARE) ("OFFER PRICE") FOR CASH, AGGREGATING TO ₹8,099.52 LAKHS (THE "OFFER") COMPRISING A FRESH ISSUE OF 66,98,400 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹6,966.34 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF 10,89,600 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH AGGREGATING TO ₹1,133.18 LAKHS (THE "OFFER FOR SALE") BY MR. MADHUSUDHAN VARMA JETTY (REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDER").

THE OFFER INCLUDES 3,90,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹405.60 LAKHS WAS 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 73,98,000 EQUITY SHARES OF FACE VALUE OF ₹2/- EACH, AT AN OFFER PRICE OF ₹104/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹7,693.92 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE 26.90% AND 25.55% RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹2/- EACH

ANCHOR INVESTOR OFFER PRICE IS ₹104/- PER EQUITY SHARE

THE OFFER PRICE IS ₹104/- PER EQUITY SHARE

THE OFFER PRICE IS 52 TIMES OF THE FACE VALUE OF THE EQUITY SHARES

RISKS TO INVESTORS

For details refer to section titled "Risk Factor" beginning on page 37 of the Prospectus.

1. Risk to Investors: Summary description of key risk factors based on materiality

a) Objects Related Risk:

We intend to utilize a portion of the Net proceeds for setting up the Proposed New Facility at Plot No. 6/2, TGIC Hardware Park Phase II, Rangareddy District, Hyderabad 500005 - ("Proposed New Facility"). We are yet to place orders for the plant, machinery and equipment and apply for requisite government approvals for the Proposed New Facility. If we are unable to commission our Proposed New Facility without time and cost overruns or unable to adhere to the schedule of implementation, it may adversely affect our business, results of operations and financial conditions.

b) Statutory Non-Compliance Risk:

There have been inadvertent inconsistencies in the Company's historical corporate filings with the MCA, which may result in regulatory penalties or fines. These include the non-disclosure of certain share transfers in past annual returns and procedural lapses and inadequate disclosures in e-forms filed for further issue of shares, which were subsequently rectified through revised filings, some with delay and payment of additional fees. The Company has filed an adjudication application for these matters with the appropriate authority, which is currently under consideration, and is fully cooperating and will comply with any orders passed.

c) Negative Cash Flow Risk:

Our Company has experienced negative net cash flow in operating and financing activities in the recent past, the details of which are provided below:

(₹ in lakhs)

Particulars	Restated Financial Information for the Half Year and Year Ended			
	September 30, 2025	March 31, 2025	March 31, 2024	March 31, 2023
Net Cash Flow from / (used in) Operating Activities	320.11	(1,051.78)	549.45	(665.32)
Net Cash Flow from / (used in) Investment Activities	(1,080.44)	(512.59)	(137.31)	(62.68)
Net Cash Flow from / (used in) Financing Activities	771.51	1,563.31	(410.66)	407.82

d) Customer Concentration Risk:

Our business is dependent on the sale of our products and services to our key customers. Our top three customers accounted for 84.47%, 54.58%, 65.22% and 70.92% of our revenue from operations for six months ended September 30, 2025 and in Fiscal 2025, 2024 and 2023 respectively. The loss of one or more such customers or a reduction in their demand for our products could adversely affect our business, results of operations, financial condition and cash flows.

e) Market Concentration Risk:

For the half year ended September 30, 2025 and in Fiscal 2025, 2024 and 2023, revenue from operations from our Test Systems was ₹1,654.99 Lakhs, ₹6,386.56 Lakhs, ₹4,130.19 Lakhs, and ₹3,519.71 Lakhs and accounted for 91.05%, 88.63%, 80.11% and 62.89%, respectively of our total revenue from operation in such periods. Consequently, our business and financial performance are highly sensitive to fluctuations in this market in India and abroad. Any decline in demand due to economic conditions, government policies, or related factors could adversely impact our operations, financial condition, and cash flows.

f) Cyber-attacks Risk:

During the financial year 2024-25, our Company had incurred a loss of ₹45.17 lakhs due to cyber fraud involving a spoofed email impersonating a regular vendor. The matter has been reported to the cyber-crime authorities and is under investigation.

g) Geographic Concentration Risk:

Our present facility and Proposed New Facility are situated at Hyderabad, in the state of Telangana, resulting in concentration in a single region. Any slowdown or shutdown or any interruption for a significant period of time at our present facility and Proposed New Facility for a significant period of time, may in turn adversely affect our business, financial condition and results of operations.

h) Dependency on Government of India related entities Risk:

Our business is largely dependent on contracts from the Government of India ("GoI") and associated entities including defence public sector undertakings and government organizations involved in space research. A decline or reprorisation of the Indian defence or space budget, reduction in orders, termination of existing contracts, delay of existing or anticipated contracts or programmes or any adverse change in the GoI's defence or space related policies will have a material adverse impact on our business.

i) Promoter Group Member Non-Disclosure Risk:

Our Company filed an exemption application with SEBI seeking relief from classifying Mr. J. Lokaprakash Varma as part of the promoter group due to an estranged relationship between the promoters. SEBI rejected the request and directed the Company to classify and disclose him as part of the promoter group in accordance with SEBI ICDR Regulations. Accordingly, the Company has included disclosures relating to Mr. J. Lokaprakash Varma and his connected entities in the Offer Document based on publicly available information.

j) Supplier Concentration Risk:

The table below provides the cost of raw material procured from our top supplier, top three and top five suppliers:

Particulars	For the period ended September 30, 2025		Fiscal 2025		Fiscal 2024		Fiscal 2023	
	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase	₹ in Lakhs	% of Purchase
Top Supplier	485.18	36.95%	2,206.94	41.83%	1,421.40	47.14%	1,571.34	40.00%
Top 3 Supplier	916.01	69.75%	3,854.60	73.06%	1,839.54	61.01%	2,346.84	59.74%
Top 5 Supplier	1,083.63	82.52%	4,161.87	78.89%	1,937.02	64.24%	2,692.62	68.54%

k) AVERAGE COST OF ACQUISITION OF SHARES OF OUR PROMOTERS AND PROMOTER SELLING SHAREHOLDER:

Sr. No	Name of the Promoter	No. of Shares held	Average Cost of Acquisition (in ₹)
1.	Mr. Madhusudhan Varma Jetty*	1,35,15,000	1.03
2.	Mrs. Radhika Varma Jetty	60,77,500	0.56
3.	Mr. Jetty Shashank Varma	50,000	-
4.	Mr. Hitesh Varma Jetty	50,000	-
	Total	1,96,92,500	

and the Offer Price is ₹104/- per Equity Share. *Also, Promoter Selling Shareholder

l) Weighted Average Return on Net worth for Fiscals 2025, 2024 and 2023 is 27.42% and for the period ended September 30, 2025 (Not Annualized) is 4.71%.

m) The Price / Earning Ratio based on Diluted EPS for Fiscal 2025 for the Company at the Offer Price is 41.16

2. Details of suitable ratios of the Company with Industry Peers for the latest full financial year ended March 31, 2025:

Name of the Company	Current Market Price (₹)	Face Value (₹)	Basic EPS (₹)	P/E (x) times	RoNW (%)	Net Asset Value per share (₹)
Digilogic Systems Limited	104	2.00	3.89	26.74	34.57	15.04
Peer Group						
DCX Systems Limited	187.25	2.00	3.49	53.65	3.14	103.64
Zen Technologies Limited	1,292.65	1.00	32.07	40.31	27.85	187.09
Data Patterns (India) Limited	2,650.85	2.00	39.62	66.91	15.66	269.37
Apollo Micro System Limited	246.35	1.00	1.86	132.45	10.02	19.85
Ananth Technologies Private Limited	N/A	N/A	N/A	N/A	N/A	N/A

Notes:

a) The figures for our company are as certified by M/s. B Srinivasa Rao & Co., Chartered Accountants, Statutory Auditor of our Company pursuant to their certificate dated January 22, 2026.

b) The figures for the Peer Group are based on / computed based on the Financial Information present in the Annual report for the year ended March 31, 2025

c) Current Market Price (CMP) is the closing price as on January 09, 2026 and is sourced from www.bseindia.com. For our company, CMP = Offer Price

d) P/E Ratio has been computed based on the CMP as divided by the Basic EPS as on March 31, 2025

e) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year / period

f) The Offer Price determined by our Company in consultation with the BRLM is justified by our Company in consultation with the BRLM on the basis of the above parameters.

g) The face value of our equity shares is ₹2/- per share and the Offer Price is of ₹104/- per share is 52 times of the face value

h) Listed peers are as identified by us on the basis of similar industry / sector as our Company, however the peers may not be comparable with size of our Company. The peers provide a wide range of products / services.

3. Weighted average return on net worth for last 3 FYs:

For Year/Period Ended	RoNW	Weight
March 31, 2025	34.57	3
March 31, 2024	19.53	2
March 31, 2023	21.75	1
Weighted Average	27.42	
For the half year ended September 30, 2025*	4.71	

*Not annualized.

Notes:

a) RoNW has been computed by dividing restated net profit after tax with the average restated Net worth of beginning and the end of the year

b) Weighted average = Aggregate of year-wise weighted RoNW divided by the aggregate of weights i.e. (RoNW x Weight) for each year / Total of weights.

4. The Weighted average cost of acquisition of all Equity Shares transacted in the last one year, 18 months and three years from the Date of Prospectus is as given below:

Period	Weighted Average Cost of Acquisition (in ₹)	Cap Price is 'X' times the Weighted Average Cost of Acquisition	Floor Price is 'X' times the Weighted Average Cost of Acquisition	Range of acquisition price: Lowest Price - Highest Price (in ₹) (post impact of split)
Last 1 year	27.13	3.83	3.61	13.60 to 58.75
Last 18 months	48.05	2.16	2.04	13.60 to 58.75
Last 3 years	48.05	2.16	2.04	13.60 to 58.75

Pursuant to the certificate dated January 22, 2026 issued by M/s. B Srinivasa Rao & Co., Chartered Accountants

BID/OFFER PERIOD

ANCHOR INVESTOR BID/OFFER DATE: MONDAY, JANUARY 19, 2026

BID/OFFER OPENED ON: TUESDAY, JANUARY 20, 2026 | BID/OFFER CLOSED ON: THURSDAY, JANUARY 22, 2026

*Subject to the receipt of listing and trading approval from the BSE.

The Offer was 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 was 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, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which 40% was reserved for allocation to specified investor categories, wherein 33.33% of such portion was reserved for domestic Mutual Funds and 6.67% was reserved for life insurance companies and pension funds, subject to valid Bids being received from domestic Mutual Funds, life insurance companies and pension 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 was made available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion was 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 shall be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer was available for allocation on a proportionate basis to Non-Institutional Bidders (out of which one third was reserved for applicants with an application size of more than two lots and upto such lots equivalent to not more ₹10 lakhs and two-thirds was reserved for applicants with application size of more than ₹10 lakhs) and not less than 35% of the Net Offer was available for allocation to Individual Investors who apply 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) were 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 was 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 were not permitted to participate in the Offer through the ASBA process. For details, see section titled "Offer Procedure" beginning on page 415 of the Prospectus.

SUBSCRIPTION DETAILS

The bidding for Anchor Investors opened and closed on January 19, 2026. The Company received 12 Anchor Investors applications for 31,35,600 Equity Shares against 22,18,800 Equity Shares reserved for Anchor Investors. The Anchor Investor Allocation price was finalized at ₹104/- per Equity Share. A total of 22,18,800 Equity Shares were allotted under the Anchor Investor portion aggregating to ₹23,07,55,200/-.

The Offer (Including Anchor Investors Portion) received 1,346 Applications for 96,69,600 Equity Shares (prior to rejections) resulting in 1.24 times subscription (including reserved portion of market maker). The details of the Applications received in the Offer from various categories are as under:

Detail of the Applications Received from various categories including market maker are as under:

Sr. No	Category	No. of Applications received	No. of Equity Shares applied	No. of Equity Shares reserved as per Prospectus	No. of times Subscribed	Amount (₹)
1	Qualified Institutional Bidders (excluding Anchor Investors)	5	26,95,200	14,79,600	1.82	28,03,00,800.00
2	Non-Institutional Investors - More than 2 Lakhs Upto 10 Lakhs	81	3,33,600	3,70,800	0.90	3,45,69,600.00
3	Non-Institutional Investors -Above 10 Lakhs	14	1,53,600	7,39,200	0.21	1,58,66,400.00
4	Individual Investors	1,233	29,61,600	25,89,600	1.14	30,74,88,000.00
5	Anchor Investors	12	31,35,600	22,18,800	1.41	32,61,02,400.00
6	Market Maker	1	3,90,000	3,90,000	1.00	4,05,60,000.00
	Total	1,346	96,69,600	77,88,000	1.24	1,00,48,87,200.00

Final Demand:

A summary of final demand (prior to any rejections) as per BSE as on the Bid/Offer Closing Date at different prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% to Total	Cumulative Share Total	Cumulative % of Total
1	98	1,53,600	1.32	1,53,600	1.32
2	99	24,000	0.21	1,77,600	1.53
3	100	1,05,600	0.91	2,83,200	2.44
4	101	20,400	0.18	3,03,600	2.61
5	102	14,400	0.12	3,18,000	2.74
6	103	34,800	0.30	3,52,800	3.04
7	104	1,12,60,800	96.96	1,16,13,600	100.00
	Total	1,16,13,600	100.00		

The basis of allotment was finalized in consultation with the Designated Stock Exchange, being BSE Limited (BSE SME) on January 23, 2026.

a) Allotment to Individual Investors (After Rejections & Withdrawal):

The Basis of Allotment to the Individual Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.98908 times i.e., for 28,27,200 Equity Shares. The total number of Equity Shares allotted in this category is 28,27,200 Equity Shares to 1,178 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)
1	2,400	1,178	100	28,27,200	100	28,58,400	2,426	2,400	1	1	1,178	100	28,27,200	100	(31,200)
	Grand Total	1,178	100	28,27,200	100	28,58,400					1,178	100	28,27,200	100	(31,200)

→ Includes spilled over of 2,68,800 Equity Shares from NIB above ₹10 Lakhs Category.

→ Unsubscribed portion of 31,200 Equity Shares have been spilled over to QIB Category.

b) Allotment to Non-Institutional Investors (More than ₹2 lakhs Up to ₹10 lakhs) (After Technical Rejections & Withdrawal):

The Basis of Allotment to Non-Institutional Investors, who have bid at cut off or at the offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.88997 times i.e., for 3,30,000 Equity Shares. The total number of shares allotted in this category is 3,30,000 Equity Shares to 80 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allot
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The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
							Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
1	97,200	2	40.00	1,94,400	7.21	1,36,322	68,161.18	68,400	1	1	-	2	40,000	1,36,800	7.24	478
2	2,89,200	1	20.00	2,89,200	10.73	2,02,801	2,02,800.53	2,02,800	1	1	-	1	20,000	2,02,800	10.73	(1)
3	4,81,200	1	20.00	4,81,200	17.85	3,37,440	3,37,439.89	3,37,200	1	1	-	1	20,000	3,37,200	17.84	(240)
4	17,30,400	1	20.00	17,30,400	64.20	12,13,437	12,13,437.22	12,13,200	1	1	-	1	20,000	12,13,200	64.19	(237)
GRAND TOTAL	5	100.00	100.00	26,95,200	100.00	18,90,000					5	100.00	18,90,000	100.00	0	

→ Includes spilled over of 4,84,800 Equity Shares from QIB, MF, NIB and Individual Investor Categories.
 f) Allocation to Market Maker (After Rejection & Withdrawal):
 The Basis of Allotment to the Market Maker, at the Offer price of ₹104/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed 1.00000 time i.e., for 3,90,000 Equity Shares. The total number of shares allotted in this category is 3,90,000 Equity Shares to 1 successful applicant.

The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated/ allotted	% to total	Surplus/ Deficit (14)-(7)	
							Before Rounding off	After Rounding off								
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	(16)	
1	3,90,000	1	100.00	3,90,000	100.00	3,90,000	3,90,000	3,90,000	1	1	-	1	100,000	3,90,000	100.00	-
Grand Total	1	100.00	100.00	3,90,000	100.00	3,90,000					1	100.00	3,90,000	100.00	-	

The Board of the Directors of our Company at its meeting held on Friday, January 23, 2026 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been dispatched/ mailed for unblocking of funds and transfer to the Public Offer Account on or about Friday, January 23, 2026. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares

allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in process of obtaining the listing and trading approval from BSE SME and the trading of the Equity Shares is expected to commence on or about Wednesday, January 28, 2026.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 22, 2026 filed with the Registrar of Companies, Telangana, Hyderabad ("RoC") on January 23, 2026.

INVESTOR PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Offer, KFIN Technologies Limited at website: www.kfintech.com
 All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where he Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:



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

On behalf of Board of Directors
 Digilogic Systems Limited
 Sd/-
 Madhusudhan Varma Jetty
 Chairman and Managing Director

Place : Telangana, Hyderabad
 Date : January 27, 2026
THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKENTO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DIGILOGIC SYSTEMS LIMITED.

Disclaimer: Digilogic Systems Limited has filed the Prospectus dated January 22, 2026 with the RoC on January 23, 2026 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of SME Platform of BSE at https://www.bsesme.com/PublicIssues/SMEIPODRHP.aspx, on the website of the BRLM, Indorient Financial Services Limited at www.indorient.in and the website of our Company at www.digilogic.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, please see "Risk Factors" beginning on page 37 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being offered and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.

CONCEPT

అనసూయమ్మకు సన్మానం.

సూర్యాపేట జనవరి. 27.(నేటి తెలుగు పత్రిక) సూర్యాపేట జిల్లా గరిడేపల్లి మండలం వెల్లెండ గ్రామం నుండి 14వ అఖిలభారత మహిళా సంఘం మహాసభల సందర్భంగా హైదరాబాదులో ఉన్నటువంటి తెలంగాణ రైతాంగ సాయుధ పోరాట యోధుడు కామ్రేడ్ మేదరమట్ల సీతారామయ్య సతీమణి



తెలంగాణ రైతాంగ సాయుధ పోరాట యోధురాలు కామ్రేడ్ మేదరమట్ల అనసూయమ్మ ని 14వ అఖిలభారత మహాసభల సందర్భంగా సన్మానించిన వెలిదండ మహిళా సంఘం, కోనయ్య గూడెం గ్రామాల మహిళా సంఘం నాయకులు మరియు సిపిఎం పార్టీ సభ్యులు. పాల్గొన్నారు.

వినియోగంలోకి మలన్ని మున్సిపల్ వాహనాలు

కరీంనగర్ : రానున్న వేసవి సందర్భంగా కరీంనగర్ మున్సిపల్ కార్పొరేషన్ పరిధిలో ప్రజల తాగునీటి అవసరాలు తీర్చేందుకుగాను, చెత్త సేకరణకు అవసరాలకు తగిన విధంగా మరికొన్ని వాహనాలను మున్సిపల్ కార్పొరేషన్ వినియోగంలోకి తెచ్చింది. మంగళవారం జిల్లా కలెక్టర్ పమేలా సత్యతి, మున్సిపల్



కమిషనర్ ప్రవర్త దేశాయి ఈ కార్యక్రమానికి హాజరయ్యారు. కోర్టు చౌరస్తా వద్ద గల వాటర్ ట్యాంక్ ప్రాంగణంలో జరిగిన ఈ కార్యక్రమంలో 35 ట్రాక్టర్లు, 25 ట్రాలీలు, 10 స్వచ్ఛ ఆటోలు, 10 వాటర్ ట్యాంకర్లను వినియోగం లోకి తీసుకొచ్చారు. ఈ కార్యక్రమంలో మున్సిపల్ ఎస్.ఈ రాజ్ కుమార్, ఈజి సంజయ్ కుమార్, డీఈ లచ్చిరెడ్డి, ఏఈ బీమ్ వర్మన్ రెడ్డి, అసిస్టెంట్ కమిషనర్ దిలీప్ కుమార్ ఎంహెచ్. సుమన్ పాల్గొన్నారు.

సమ్మక్క సారలమ్మ జాతర ఏర్పాట్లను పరిశీలించిన సుడా చైర్మన్

కరీంనగర్: 27:రేకుర్తి లో జరుగుతున్న సమ్మక్క సారలమ్మ జాతర సందర్భంగా భక్తులకు ఎలాంటి అసౌకర్యం కలగకుండా అన్ని ఏర్పాట్లు చేయాలని ఈజి మరయం పోలీస్ సిబ్బందికి పలుసూచనలు చేసిన సుడా చైర్మన్ కోమటిరెడ్డి నరేందర్ రెడ్డి.



ఎమ్మెల్యే బీర్ల ఐలయ్య సమక్షంలో కాంగ్రెస్ పార్టీలో భారీగా చేరిక

యాదగిరిగుట్ట : జనవరి 27 : (నేటి తెలుగు పత్రిక ప్రతినిధి) : (సీనియర్ రిపోర్టర్ రాగి చంద్రశేఖర్) : యాదాద్రి భువనగిరి జిల్లా ఆలేరు పట్టణంలోని ఒకటవ వార్డు కొలనుపాక రోడ్డుకు చెందిన కుంచం అంజనేయులు తో పాటు పలువురు నాయకులు కార్యకర్తలు వివిధ రాజకీయ పార్టీలను వీడి ఈరోజు యాదగిరిగుట్ట పట్టణంలో తెలంగాణ రాష్ట్ర ప్రభుత్వ విప్, మరియు ఆలేరు శాసనసభ్యులు గౌరవ శ్రీ బీర్ల ఐలయ్య గారి సమక్షంలో కాంగ్రెస్ పార్టీలో చేరడం జరిగినది.

ఈ సందర్భంగా వారు మాట్లాడుతూ కాంగ్రెస్ పార్టీ చేపడుతున్న ప్రజా సంక్షేమ కార్యక్రమాలు, అభివృద్ధి దిశగా సాగుతున్న పాలసల విశ్వాసంతోనే పార్టీలో చేరినట్లు తెలిపారు. రానున్న మున్సిపాలిటీ ఎన్నికలలో మొదటి వార్డు కాంగ్రెస్ పార్టీ కౌన్సిలర్ అభ్యర్థి చింతలపాటి సునీత శ్రీనివాస్ రెడ్డి గారిని భారీ మెజారిటీతో గెలిపించుటకు అంకితభావంతో కృషి చేస్తామని హామీ ఇచ్చారు.

ఉత్తమ్ కుమార్ రెడ్డిని మంత్రివర్గం నుండి బర్తరఫ్ చేయాలి

ఉత్తమ్ దంపతులపై ఎస్సీ ఎస్టీ అట్రాసిటీ కేసు నమోదు చేయాలి ...ఖాళీ బట్టలతో కోదాడ కు వచ్చిన ఉత్తమ్ వేల కోట్లకు ఎలా పడగలెత్తాడు ఉత్తమ్ అవినీతిపై సమగ్ర విచారణ చేపట్టాలని కాంగ్రెస్ పార్టీ జాతీయ నాయకత్వానికి లేఖ రాశా విలేకరుల సమావేశంలో కోదాడ మాజీ ఎమ్మెల్యే బొల్లం మల్లయ్య యాదవ్

కోదాడ ,జనవరి 27. దళిత యువకుడు కర్త రాజేష్ హత్యకు కారణమైన ఉత్తమ్ దంపతులపై ఎస్సీ/ఎస్టీ అట్రాసిటీ యాక్ట్ కేసు నమోదు చేయాలని, అలాగే ఈ ప్రాంతం నుంచి మంత్రిగా ఉంటూ ఈ కేసును తొక్కివట్టి నిజానిజాలు బయటకు రాకుండా వ్యవహరిస్తున్న మంత్రి ఉత్తమ్ కుమార్ రెడ్డిని మంత్రివర్గం నుంచి బర్తరఫ్ చేయాలని కోదాడ మాజీ ఎమ్మెల్యే బొల్లం మల్లయ్య యాదవ్ డిమాండ్ చేశారు.కోదాడ పట్టణంలోని తన స్వగృహంలో నిర్వహించిన విలేకరుల సమావేశంలో ఆయన మాట్లాడారు. లక్ష రూపాయల సీఎంఆర్ఎఫ్ కేసులో తనను ఇరికించాలనే ఉద్దేశంతో అమాయకుడైన దళిత యువకుడిని చిత్రహింసలకు గురిచేసి అతని మరణానికి చిలుకూరు ఎస్సై సురేష్ రెడ్డితో పాటు ఉత్తమ్ దంపతులే కారణమయ్యారని ఆరోపించారు. అలాగే ఈ కేసులో ఎన్ని సాక్ష్యాధారాలు ఉన్నప్పటికీ, ఉత్తమ్ దంపతులు ఆ కేసును తొక్కివట్టేందుకు అడ్డుకుంటున్నారని అన్నారు.కర్త రాజేష్ హత్య విషయంలో చిలుకూరు ఎస్సై సురేష్ రెడ్డి, హత్యకు కారణమైన ఉత్తమ్ దంపతులకు శిక్ష పడే వరకు తన పోరాటం కొనసాగుతూనే ఉంటుందని స్పష్టం చేశారు.తన జీవితం తెరిచిన పుస్తకమని, గత 20 సంవత్సరాలుగా రాజకీయాల్లో ఉన్నానని, రాజకీయాల్లో కోట్ల రూపాయలు సమైక్యంగా తాను ఈ లక్ష రూపాయల కోసం కక్కురి పడతానా అని ఒక్కసారి ఉత్తమ్ కుమార్ రెడ్డి దంపతులు ఆలోచించుకోవాలని ప్రశ్నించారు.కోదాడ లో నాదే నడవాలన్న అహంకారంతో ఉత్తమ్ కుమార్ రెడ్డి గత 20 సంవత్సరాలుగా తన ఫ్లెక్సిలను తగలబెట్టడం, తనపై పలు ఆరోపణలు చేయడం, ఎన్నో అక్రమ కేసులు పెట్టించడం లాంటి అనేక ఇబ్బందులకు గురిచేశారు.అయినా ఎక్కడా వెనకడుగు వేయకుండా రాజీనీ పోరాటం చేసి, ఈ ప్రాంత బిడ్డగా ఇక్కడి నుంచే ఉత్తమ్ కుమార్ రెడ్డిని మాజూర్నగర్ తరిమినట్టుగా గుర్తు చేశారు.తాను నికార్సైన సైనికుడినని, ఎక్కడా అవినీతికి పాల్పడకుండా కోదాడ?మాజూర్నగర్ నియోజకవర్గాన్ని కంటికి రెప్పలా కాపాడుతానని పదేపదే గొప్పలు చెప్పుకునే ఉత్తమ్ కుమార్ రెడ్డి ఒక్కసారి తన గతాన్ని గుర్తు చేసుకోవాలని అన్నారు.ఉత్తమ్ కుమార్ రెడ్డి ఇదే కోదాడకు ఖాళీ సూట్ కేసుతో కోదాడ బస్టాండ్ లో దిగిపోయి, కోదాడ?మాజూర్నగర్ ఎమ్మెల్యేగా గెలిచి వేల కోట్ల ఆస్తులకు ఎలా పడగలెత్తాడో ప్రజలకు తెలియదా అని ప్రశ్నించారు.ఉత్తమ్ జీవితమంతా అవినీతిమయమేనని, కమిషన్లు లేకుండా కాంట్రాక్టులు ఇవ్వని విషయం అందరికీ తెలిసిన విషయమేనని అన్నారు.ఉత్తమ్ కుమార్ రెడ్డి గతంలో ఎమ్మెల్యేగా పోటీ చేసిన సమయంలో అక్రమంగా సంపాదించిన ఐదు కోట్ల రూపాయలను తగలబెట్టుకోవడం ఆ కేసును మళ్లీ తొక్కివట్టడం, లిఖ్త ఇరిగిషన్ పథకాల పేరుతో లాటీ చేయడం, గృహ నిర్మాణ శాఖ మంత్రిగా ఉండి కోట్ల రూపాయలు అవినీతికి పాల్పడటం వంటి అంశాలు బీఆర్ఎస్ ప్రభుత్వం వచ్చిన తర్వాత వెలుగులోకి వచ్చాయని తెలిపారు. ఆ సమయంలో మధ్యవర్తుల ద్వారా రాయబారాలు పంపి తన అవినీతిని కప్పిపుచ్చుకునేందుకు బీఆర్ఎస్ పార్టీలోకి రావాలని ఉత్తమ్ దంపతుల ప్రయత్నించారన్నది వాస్తవం కాదా అని



ఈ కార్యక్రమంలో ద్వారపు శంకర్, దోనకొండ కృష్ణ, ఎం.డి. పాషా, పూల సిద్ధు, బొట్ల రాజేష్, కుంచెం అజయ్, యాదగిరి,పాకాల రాజేష్, చింటూ, శివ, మధు, భాను, కొంగ రాజేష్, బొడ్డు తరుణ్. మొదలగు వారు పాల్గొన్నారు.

ప్రశ్నించారు.ప్రస్తుతం పౌరసరఫరాల శాఖ మంత్రిగా బాధ్యతలు చేపట్టగానే మళ్లీ కమిషన్లు దుశాఖం తెరిచి, విజిటిస్ అధికారులను ఉపయోగించి మిల్లర్ యాజమాన్యాన్ని బెదిరించి కోట్ల రూపాయలు వసూలు చేశారని, వీటన్నిటికీ తన వద్ద ఆధారాలు ఉన్నాయని స్పష్టం చేశారు.నీటిపారుదల శాఖ మంత్రిగా ఉంటూ సొంత నియోజకవర్గాల్లో నీరు లేక భూగర్భ జలాలు ఎండిపోతున్నా సాగునీరు లేక భూములు బీడుగా మారి రైతులు తీవ్రంగా నష్టపోతున్నా వట్టించుకోని వరిన్నితి నెలకొందని వివరించారు.తివిచ్చలవిడిగా అవినీతి చేస్తూ అక్రమార్కన కూడబెట్టుకున్న ఉత్తమ్ కుమార్ రెడ్డి అవినీతి ... నిత్యం రాజ్యాంగాన్ని చేతిలో పట్టుకొని రాజ్యాంగాన్ని పరిరక్షించేది తానేనని గొప్పలు చెప్పుకునే రాహుల్ గాంధీ కనిపించడంలేదా అని ప్రశ్నించారు.గతంలో తాను ఎమ్మెల్యేగా ఉన్న సమయంలో పోలీసులు ఎస్సార్డ్ సౌకర్యం కల్పిస్తే, అప్పట్లో తనను అవమానించడమే కాకుండా తన కులాన్ని తీవ్రంగా దూషించారని గుర్తు చేశారు. అలాంటి ఉత్తమ్ కుమార్ రెడ్డి ఈరోజు విలాసాల కోసం, కాలక్షేపం కోసం హెలికాప్టర్ ను షేర్ ఆటోలా ఎలా వాడుకుంటున్నారని విమర్శించారు.ఉత్తమ్ కుమార్ రెడ్డి చేసిన అవినీతిపై సమగ్ర విచారణ జరిపి అతనిపై చర్యలు తీసుకోవాలని కోరుతూ కాంగ్రెస్ పార్టీ జాతీయ అధ్యక్షుడు మల్లికార్జున ఖర్గే, రాహుల్ గాంధీ, ప్రియాంక గాంధీ, కేసీ వేణుగోపాల్, పీసీసీ అధ్యక్షుడు మహేష్ కుమార్ గౌడ్, రాష్ట్ర ముఖ్యమంత్రి రేవంత్ రెడ్డికి లేఖ రాసినట్లు తెలిపారు.ఉత్తమ్ కు వ్యవస్థలను మ్యానేజ్ చేయడం వెన్నతో పెట్టిన విద్య అని, అతను పదవిలో ఉన్నప్పుడు అతని అవినీతిపైకు విచారణ జరిపితే వాటిని తొక్కివట్టే అవకాశం ఉందని, గతంలో ఇలాంటి సందర్భాలు అనేకం ఉన్నాయని అందుకే అతన్ని మంత్రివర్గం నుండి బర్తరఫ్ చేసిన తర్వాతే సమగ్ర విచారణ చేపట్టాలని కాంగ్రెస్ అధినాయకత్వానికి సూచించారు.ఇవన్నీ ప్రశ్నిస్తే సమాధానం చెప్పలేక తన చెంచాలతో దిట్టబొమ్మలు తగలబెట్టించడం, అనుచిత వ్యాఖ్యలు చేయించడం ఉత్తమ్ కు అలవాటుగా మారందని విమర్శించారు.రాజుకు?రాజుకు మధ్య యుద్ధం జరిగితే సమాధి అయ్యేది సైనికులే గానీ రాజులు కాదన్న విషయాన్ని కాంగ్రెస్ నాయకులు గుర్తుంచుకోవాలని సూచించారు. కోదాడలో తనకు, ఉత్తమ్ కుమార్ రెడ్డికి మధ్య మాత్రమే సిద్ధాంతపరమైన యుద్ధం జరుగుతోందని, వాటికే సమాధానాలు చెప్పాలని తాను కోరుతున్నట్లు తెలిపారు.తనకు కుల బలం, చదువు, అంగ బలం, ఆర్థిక బలం అన్ని ఉన్నాయని .. ఉత్తమ్ కుమార్ రెడ్డి కంటే తాను ఏ విషయంలో తక్కువ కాదని ఇది ఉత్తమ్ కుమార్ రెడ్డి గుర్తుంచుకొని తెరచాటు రాజకీయాలు కాకుండా నికార్సైన రాజకీయాలు చేయాలని సూచించారు.బొల్లం మల్లయ్య యాదవ్ అనే వ్యక్తి కొత్తగా రాజకీయాల్లోకి రాలేదని, విద్యార్థి ఉద్యమాల నుంచి వచ్చినవాడినని, తనకు గ్రామ గ్రామాన మల్లన్న సైన్యం ఉందని, దేనికీ భయపడే వ్యక్తిని కాదని, ఇలాంటి పరిస్థితులు చాలా చూశానని తెలిపారు. ఇక ముందు కూడా ఇలాంటి పరిస్థితులు ఎదురైతే మరో మల్లయ్యను చూడాల్సి వస్తుందని కాంగ్రెస్ కార్యకర్తలను హెచ్చరించారు.



సూర్యాపేట జిల్లా, నడిగూడెం మండలం,నిరిప్పరం గ్రామంలోని జిల్లా పరిషత్ పాఠశాల యొక్క అభివృద్ధి కై గ్రామానికి చెందిన శెట్టి భాస్కర్ (రిటైర్డ్ ఎగ్జిక్యూటివ్ ఇంజనీర్) శ్రీనివాస్ (ఉ పాధ్యాయుడు) కీర్తిశేషులు శెట్టి వెంకయ్య జ్ఞాపకార్ధం విద్యార్థులకి 50,000 రూపాయలు గల క్రీడ దుస్తులు పంపిణీ చేసినారు. అదేవిధంగా ముత్యాల రామ్మూర్తి (సబ్ ఇన్స్పెక్టర్) తాళ్లూరి రవికుమార్ (కానిస్టేబుల్) ఎనిమిది తొమ్మిది పది తరగతుల దగ్గర వరండా ఫ్లోరింగు ,సరాయన శాస్త్రంలో మూలకల పట్టిక , సూర్యాపేట జిల్లా మ్యూజ్ గాను 10000 ఆర్థిక సాయం అందించినారు. అదేవిధంగా చిలకల ప్రదీప్ తండ్రి గురులింగం,కప్పల రవీంద్రబాబు (శ్రీవిజ ఐటీసీబీజూ) వీరు, సూల్ యొక్క పెయింటింగ్ (పెయింటింగ్ ఐటమ్స్+ లేటర్ ఖర్చు) గాను 35000 ఆర్థిక సాయాన్ని అందించినారు. అదేవిధంగా డర్ర సాయికిరణ్ , డర్ర ఉపేందర్ సూల్ యొక్క ఆర్చి పెయింటింగ్, జాతీయ మరియు రాష్ట్ర పాఠిటికల్ మ్యాప్స్, పాఠశాల పరిపాలన భవనం యొక్క ఆర్కిస్ట్ వర్క్స్,కళావేదిక యొక్క పెయింటింగ్ వర్క్స్ గాను 21000 ఆర్థిక సాయం అందించినారు. మొక్క గురవయ్య చలమంద వీరు 10 కుర్చీలను(6000) బహుకరించారు చిలకల వృద్ధి (పంచాయతీ కార్యదర్శి) గురులింగం వీరు పాఠశాల విద్యార్థులకు త్రాగునీరుకై మినరల్ వాటర్ సౌకర్యాన్ని ఏర్పాటు చేయడం జరిగింది. సూల్స్ అభివృద్ధికి సహకరించిన దాతలను గ్రామస్తులు ,గ్రామ సర్పంచ్ వెంపటి రామారావు అభినందించారు.



కరీంనగర్ శ్రీ వెంకటేశ్వర స్వామి బ్రహ్మాత్మనాల్లో భాగంగా స్వామివారికి సార సమర్పిస్తున్న వాసవి క్షణ్ ఇంటర్నేషనల్ కవుల్స్ ప్రెసిడెంట్ జిల్లా జగదీశ్వర్