

Premium Capital Market and Investment Limited

CIN: L67120MP1992PLC007178

Registered Office: 401, Starlit Tower, 4th Floor, 29, Y N Road, Indore – 452 003, Madhya Pradesh, India

Contact No.: Phone No.: 0731-4073642 (M) +91 91091 04911

Email: compliance.premium@gmail.com **Website:** www.premcapltd.com

Date: February 06, 2026

To,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001.

Subject: Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Premium Capital Market and Investment Limited (Security ID: PREMCAPM, Security Code: 511660)

Post-Offer Advertisement

Ref: Post-offer advertisement in relation to Open Offer to the public shareholders of the Company made by Suman Nandi (the “Acquirer”) under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/Madam,

We write to inform you that the Company has received today, 6th February, 2026, a copy of post-offer advertisement dated 5th February, 2026 issued in relation to the Open Offer to the public shareholders of the Company made by Suman Nandi (the “Acquirer”), for acquiring equity shares from public shareholders of the Company as per the requirements of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

A copy of the Post-offer Advertisement received by the Company is enclosed herewith.

This is for your information and record.

Thanking you,

For, Premium Capital Market and Investment Limited

Manisha Sudip Bhattacharya
Wholetime Director
DIN: 09630474



Enclosed: A/a.

To,
The Board of Directors
Premium Capital Market and Investments Limited

Date: February 06, 2026

Dear Sir,

Sub: Post -Offer Advertisement

Ref: Open offer to acquire up to 17,04,000 (Seventeen Lakh Four Thousand) equity shares of Rs. 10.00/-(Rupees Ten Only) each representing 26.00% of the total paid-up, issued and subscribed capital of "Premium Capital Market and Investments Limited" ("Target Company") at a price of Rs. 6.40/- each (Rupee Six Rupees Forty Paise Only) (Offer Price) for each fully paid up shares by Suman Nandi (hereinafter referred as Acquirer).

We, Interactive Financial Services Limited, Category – I Merchant Banker, have been appointed as a "Manager to the Offer" by Suman Nandi (Acquirer) for their proposed acquisition of 17,04,000 equity shares representing 26.00% of total issued, subscribed and paid up capital of "Premium Capital Market and Investments Limited" from the Shareholders each at a price of ₹ 6.40/- each (Rupee Six Rupees Forty Paise Only) (Offer Price) for each fully paid up shares in pursuant to Regulation 4 of the SEBI (SAST) Regulations, 2011. The shares of the company are listed at BSE Limited (BSE).

Further to Inform you Letter of Offer has already been dispatched to the shareholders of Target Company through registered post on January 09, 2026 and E-mail on January 09, 2026 and pursuant to Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 "Post-Offer Advertisement" is published in same newspaper where the Detail Public Statement of the open offer was published. We are enclosing herewith a soft copy of Post Offer Advertisement for your kind perusal.

Please take above submission on your record and oblige us.

Yours faithfully,

For, Interactive Financial Services Limited


Jaini Jain
Compliance Officer



Encl: A/a

PREMIUM CAPITAL MARKET AND INVESTMENTS LIMITED

CIN: L67120MP1992PLC007178

REGISTERED OFFICE: 401- Starlit Tower 29- Y.N. Road, Indore, Madhya Pradesh, India, 452003

Tel. No.: +91-9109104911, Telefax No.: NA; Email: compliance.premium@gmail.com, Website: www.premcapltd.com

Open offer for acquisition of up to 17,04,000 (Seventeen Lakh Four Thousand) fully paid-up equity shares of face value of ₹10.00 (Rupees Ten Only) each ("Equity Shares"), representing 26.00% of the voting share capital of "Premium Capital Market and Investments Limited" ("Target Company") from the public shareholders of the Target Company by "Suman Nandi" (Acquirer) at an offer price of ₹ 6.40/- (Rupees Six Rupees Forty Paise Only), with an intension to acquire control over the Target Company, pursuant to and in compliance with Regulation 4 and applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof (the "SEBI (SAST) Regulations") (the "Open Offer" or "Offer").

This Post-Offer Public Advertisement is being issued by Interactive Financial Services Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirer Suman Nandi, (Acquirer) in connection with the Offer made to the aforementioned Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations, 2011 ("Post-Offer Public Advertisement"). This Post-Offer Public Advertisement should be read in continuation of, and in conjunction with the: (a) Public Announcement Dated September 22, 2025 ("PA"); (b) Detailed Public Statement which was published in all editions of Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) On September 29, 2025; (c) Draft Letter of Offer dated October 7, 2025 (DLOF); (d) Letter of Offer along with Form of Acceptance-Cum-Acknowledgement dated January 09, 2026 (LOF) and (e) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement was published in the newspapers, namely being, Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) on January 15, 2026, which was published in the Newspapers. This Post-Offer Public Advertisement is being published in the same aforesaid newspapers.

The Shareholders of the Target Company are requested to kindly note the following information relating to the offer:

1. Name of the Target Company : Premium Capital Market and Investments Limited
2. Name of the Acquirer : Suman Nandi
3. Name of the Manager to the Offer : Interactive Financial Services Limited
4. Name of the Registrar to the Offer : Ankit Consultancy Private Limited
5. Offer Details :
- a. Date of Opening of the Offer : Friday, January 16, 2026
- b. Date of Closure of the Offer : Friday, January 30, 2026
6. Date of Payment of Consideration : Friday, February 13, 2026

Sl. No.	Particulars	Proposed in the Offer Document (Assuming full acceptance)		Actuals	
7.1	Offer Price	Rs 6.40/- per share		Rs. 6.40/- per share	
7.2	Aggregate number of shares tendered	17,04,000		100	
7.3	Aggregate number of shares accepted	17,04,000		100	
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	Rs. 1,09,05,600.00/-		Rs. 640/-	
7.5	Shareholding of the Acquirer before Agreements/ Public Announcement (No. & %)	15,89,300 (24.25%)		15,89,300 (24.25%)	
7.6	Shares Acquired by way of Agreements • Number • % of Fully Diluted Equity Share Capital	Not Applicable		Not Applicable	
7.7	Shares Acquired by way of Open Offer • Number • % of Fully Diluted Equity Share Capital	17,04,000 (26.00%)		100 (% Negligible)	
7.8	Shares acquired after Detailed Public Statement • Number of shares acquired • Price of the shares acquired • % of the shares acquired	Not Applicable		Not Applicable	
7.9	Post offer shareholding of Acquirer • Number • % of Fully Diluted Equity Share Capital	32,93,300 (50.25%)		15,89,400.00 (24.25%)	
7.10	Pre & Post offer shareholding of the Public (other than Acquirer) • Number • % of Fully Diluted Equity Share Capital	Pre-Offer 48,08,932 (73.38%)	Post-Offer 31,04,932 (47.38%)	Pre-Offer 48,08,932 (73.38%)	Post-Offer 48,09,032 (73.38%)

8. A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the Target Company.
9. Capitalized terms used in this advertisement, but not defined, shall have the same meaning assigned to them in the Letter of Offer dated January 09, 2026.
10. The Acquirer accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

ISSUED BY THE MANAGER TO THE OFFER:

INTERACTIVE FINANCIAL SERVICES LIMITED

Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad,

Ahmadabad City, Gujarat, India, 380015

Tel No.: 079 49088019

Web Site : www.ifinservices.in

Email : mbd@ifinservices.in

Investor Grievance : info@ifinservices.in

Contact Person: Ms. Jaini Jain

SEBI Reg No : INM000012856



Place: Ahmedabad

Date: February 05, 2026

FOR AND ON BEHALF OF ACQUIRER:

SUMAN NANDI



TATA MOTORS PASSENGER VEHICLES LIMITED

(Formerly "TATA MOTORS LIMITED")

Registered Office: Bombay House, 24, Homi Mody Street, Mumbai - 400001.
Tel: +91 22 6665 8282
Email: inv_rel@tatamotors.com Website: cars.tatamotors.com
CIN - L28920MH1945PLC004520

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

(₹ in crores)

Particulars	Quarter ended			Nine months ended		Year ended
	December 31, 2025	September 30, 2025	December 31, 2024*	December 31, 2025	December 31, 2024*	March 31, 2025*
	Unaudited					Audited
Total Income from Operations	70,108	72,349	94,472	2,30,135	2,67,717	3,66,094
Net Profit/(loss) for the period before tax including share of profit of joint ventures and associates (before exceptional items)	(3,136)	(5,462)	6,106	(4,648)	18,452	28,650
Net Profit/(loss) for the period before tax including share of profit of joint ventures and associates (after exceptional items) from continuing operations	(4,733)	(8,070)	6,106	(8,900)	18,566	28,454
Net Profit/(loss) for the period after tax including share of profit of joint ventures and associates (after exceptional items) from continuing operations	(3,483)	(6,368)	4,164	(7,255)	12,152	19,394
Net Profit before exceptional gain on disposal and tax for the period from discontinued operations	-	-	1,499	1,658	8,685	10,301
Exceptional gain on disposal of discontinued operation	-	82,616	-	82,616	-	-
Net Profit after tax for the period from discontinued operations	-	82,616	1,321	84,022	7,440	8,755
Profit/(loss) before tax for the period from continuing and discontinued operations (before exceptional gain on disposal)	(4,733)	(8,070)	7,605	(7,242)	27,251	38,755
Profit/(loss) for the period	(3,483)	76,248	5,485	76,767	19,592	28,149
Total Comprehensive Income/(loss) for the period	(3,075)	74,232	(4,951)	87,702	19,049	34,611
Paid-up equity share capital (face value of ₹2 each)	737	737	736	737	736	736
Reserves excluding revaluation reserve	-	-	-	-	-	1,15,408
Securities Premium Account	14,407	14,384	14,353	14,407	14,353	14,363
Net worth	1,07,652	1,10,746	1,00,576	1,07,652	1,00,576	1,16,144
Paid up Debt Capital/Outstanding Debt	66,198	58,501	63,159	66,198	63,159	62,499
Debt Equity Ratio (number of times)	0.61	0.53	0.63	0.61	0.63	0.54
Earnings/(loss) per share (EPS)						
Ordinary shares (face value of ₹2 each)						
Earnings per share from continuing operations						
(a) Basic EPS	₹ (9.47)	(17.50)	11.10	(20.14)	34.23	54.01
(b) Diluted EPS	₹ (9.47)	(17.50)	11.09	(20.14)	34.20	53.98
Earnings per share from discontinued operation						
(a) Basic EPS	₹ -	-	3.59	3.82	21.36	24.79
(b) Diluted EPS	₹ -	-	3.59	3.82	21.34	24.77
Earnings per share from continuing and discontinued operations						
(a) Basic EPS	₹ (9.47)	(17.50)	14.69	(16.32)	55.59	78.80
(b) Diluted EPS	₹ (9.47)	(17.50)	14.68	(16.32)	55.54	78.75
Capital Redemption Reserve	2	2	2	2	2	2
Debt Redemption Reserve	-	-	127	-	127	-
Debt Service Coverage Ratio (number of times)	0.78	(0.11)	1.35	0.73	2.09	1.96
Interest Service Coverage Ratio (number of times)	(1.57)	(3.47)	6.25	(0.34)	5.94	6.87
	Not annualised					

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

(₹ in crores)

Particulars	Quarter ended			Nine months ended		Year ended
	December 31, 2025	September 30, 2025	December 31, 2024*	December 31, 2025	December 31, 2024*	March 31, 2025*
	Audited			Unaudited		Audited
Total Income from Operations	15,268	12,955	12,141	39,261	36,381	49,358
Net Profit before tax for the period (before exceptional items) from continuing operations	127	138	67	4,989	2,174	2,406
Net Profit/(loss) before tax for the period (after exceptional items) from continuing operations	(495)	138	67	4,366	2,173	2,376
Net Profit/(loss) after tax for the period (after exceptional items) from continuing operations	(233)	(237)	57	3,384	1,353	1,538
Net Profit before exceptional gain on disposal and tax for the period from discontinued operations	-	-	1,576	1,624	3,983	5,628
Exceptional gain on disposal of discontinued operation	-	82,318	-	82,318	-	-
Net Profit after tax for the period from discontinued operations	-	82,318	1,414	83,730	2,928	4,336
Profit/(loss) before tax for the period from continuing and discontinued operations (before exceptional gain on disposal)	(495)	138	1,643	5,990	6,156	8,004
Profit/(loss) for the period	(233)	82,081	1,471	87,114	4,281	5,874
Total Comprehensive Income/(loss) for the period	(185)	82,085	1,307	87,155	4,242	5,989
Paid-up equity share capital (face value of ₹2 each)	737	737	736	737	736	736
Reserves excluding revaluation reserve	-	-	-	-	-	32,494
Securities Premium Account	14,729	14,706	14,667	14,729	14,667	14,685
Net worth	24,378	24,562	31,468	24,378	31,468	33,230
Paid up Debt Capital/Outstanding Debt	3,219	2,418	9,947	3,219	9,947	9,404
Debt Equity Ratio (number of times)	0.13	0.10	0.32	0.13	0.32	0.28
Earnings/(loss) per share (EPS)						
Ordinary shares (face value of ₹2 each)						
Earnings per share from continuing operations						
(a) Basic EPS	₹ (0.63)	(0.64)	0.15	9.19	3.89	4.55
(b) Diluted EPS	₹ (0.63)	(0.64)	0.15	9.19	3.88	4.54
Earnings per share from discontinued operations						
(a) Basic EPS	₹ -	-	3.84	3.84	8.41	12.82
(b) Diluted EPS	₹ -	-	3.83	3.83	8.40	12.81
Earnings per share from continuing and discontinued operations						
(a) Basic EPS	₹ (0.63)	(0.64)	3.99	13.03	12.30	17.37
(b) Diluted EPS	₹ (0.63)	(0.64)	3.98	13.02	12.28	17.35
Capital Redemption Reserve	2	2	2	2	2	2
Debt Redemption Reserve	-	-	127	-	127	-
Debt Service Coverage Ratio (number of times)	(0.84)	1.19	1.09	3.90	4.82	2.19
Interest Service Coverage Ratio (number of times)	3.31	3.34	26.67	39.67	32.41	34.20
	Not annualised					

* Represented
The above results include the Company's proportionate share of income and expenditure in its Joint Operations, namely Fiat India Automobiles Private Limited and Tata Cummins Private Limited and its subsidiary (included in Profit/(loss) from discontinued operations)

- Notes:
- The above results were reviewed and recommended by the Audit Committee on February 4, 2026 and approved by the Board of Directors at its meeting held on February 5, 2026.
 - The Board of Directors had, at its meeting held on August 1, 2024, approved a Composite Scheme of Arrangement amongst Company, Tata Motors Limited (formerly TML Commercial Vehicle Ltd), Tata Motors Passenger Vehicles Limited and their respective shareholders under Section 230-232 of the Company's Act, 2013 which inter alia provides for:
 - demerger, transfer and vesting of the commercial vehicles business of Company along with related investments ("Demerged Undertaking") to Tata Motors Limited on a going concern basis; and
 - amalgamation of Tata Motors Passenger Vehicles Ltd with the Company with an objective of consolidating the passenger vehicles business.
 The Company has received the National Company Law Tribunal (NCLT) order approving the Scheme on August 25, 2025, with appointed date of July 1, 2025. Upon filing with the Registrar of Companies "ROC", the Scheme became effective from October 1, 2025. Pursuant to the effectiveness of the scheme, Demerged Undertaking is considered as discontinued operations.
 - On November 21, 2025, the Government of India notified the four Labour Codes - the Code on Wages, 2019, the Industrial Relations Code, 2020, the Code on Social Security, 2020, and the Occupational Safety, Health and Working Conditions Code, 2020 - consolidating 29 existing labour laws. The Ministry of Labour & Employment published draft Central Rules and FAQs to enable assessment of the financial impact due to changes in regulations. The Group has evaluated and disclosed the incremental impact of these changes using the best information currently available, consistent with the guidance provided by the Institute of Chartered Accountants of India. Considering the materiality and regulatory-driven, non-recurring nature of this impact, the Group has presented such incremental impact as an exceptional item as "Past service cost-employee benefits" in the consolidated financial results for the quarter and nine months ended December 31, 2025. The incremental impact consisting of gratuity of ₹348 crores and long-term compensated absences of ₹79 crores primarily arises due to change in wage definition. The Group continues to monitor the finalisation of Central / State Rules and clarifications from the Government on other aspects of the Labour Code and would provide appropriate accounting effect on the basis of such developments as needed.
 - The above is an extract of the detailed format of quarter and nine months ended Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter and nine months ended Financial Results are available on the Company's website at <https://cars.tatamotors.com/investors/financial-information/quarterly-results.html>, as well as on the website of the National Stock Exchange of India Ltd at www.nseindia.com and BSE Ltd at www.bseindia.com.



Tata Motors Passenger Vehicles Limited
(Formerly "Tata Motors Limited")
Shailesh Chandra
Managing Director & CEO

Post Offer Advertisement under Regulation 18 (12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 To the Equity Shareholders of

PREMIUM CAPITAL MARKET AND INVESTMENTS LIMITED

CIN: L67120MP1992PLC007178

REGISTERED OFFICE: 401- Starlit Tower 29- Y.N. Road, Indore, Madhya Pradesh, India, 452003
Tel. No.: +91-9109104911, Telefax No.: NA; Email: compliance.premium@gmail.com, Website: www.premcapltd.com

Open offer for acquisition of up to 17,04,000 (Seventeen Lakh Four Thousand) fully paid-up equity shares of face value of ₹10.00 (Rupees Ten Only) each ("Equity Shares"), representing 26.00% of the voting share capital of "Premium Capital Market and Investments Limited" ("Target Company") from the public shareholders of the Target Company by "Suman Nandi" (Acquirer) at an offer price of ₹ 6.40/- (Rupees Six Rupees Forty Paise Only), with an intension to acquire control over the Target Company, pursuant to and in compliance with Regulation 4 and applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof (the "SEBI (SAST) Regulations") (the "Open Offer" or "Offer").

This Post-Offer Public Advertisement is being issued by Interactive Financial Services Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirer Suman Nandi, (Acquirer) in connection with the aforementioned Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations, 2011 ("Post-Offer Public Advertisement"). This Post-Offer Public Advertisement should be read in continuation of, and in conjunction with the: (a) Public Announcement Dated September 22, 2025 ("PA"); (b) Detailed Public Statement which was published in all editions of Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) On September 29, 2025; (c) Draft Letter of Offer dated October 7, 2025 (DLOF); (d) Letter of Offer along with Form of Acceptance-Cum-Acknowledgement dated January 09, 2026 (LOF) and (e) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement was published in the newspapers, namely being, Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) on January 15, 2026, which was published in the Newspapers. This Post-Offer Public Advertisement is being published in the same aforesaid newspapers.

The Shareholders of the Target Company are requested to kindly note the following information relating to the offer:

- Name of the Target Company : Premium Capital Market and Investments Limited
- Name of the Acquirer : Suman Nandi
- Name of the Manager to the Offer : Interactive Financial Services Limited
- Name of the Registrar to the Offer : Ankit Consultancy Private Limited
- Offer Details :
- a. Date of Opening of the Offer : Friday, January 16, 2026
- b. Date of Closure of the Offer : Friday, January 30, 2026
- c. Date of Payment of Consideration : Friday, February 13, 2026

Sl. No.	Particulars	Proposed in the Offer Document (Assuming full acceptance)	Actuals
7.1	Offer Price	Rs 6.40/- per share	Rs. 6.40/- per share
7.2	Aggregate number of shares tendered	17,04,000	100
7.3	Aggregate number of shares accepted	17,04,000	100
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	Rs. 1,09,05,600.00/-	Rs. 640/-
7.5	Shareholding of the Acquirer before Agreements/ Public Announcement (No. & %)	15,89,300 (24.25%)	15,89,300 (24.25%)
7.6	Shares Acquired by way of Agreements • Number • % of Fully Diluted Equity Share Capital	Not Applicable	Not Applicable
7.7	Shares Acquired by way of Open Offer • Number • % of Fully Diluted Equity Share Capital	17,04,000 (26.00%)	100 (% Negligible)
7.8	Shares acquired after Detailed Public Statement • Number of shares acquired • Price of the shares acquired • % of the shares acquired	Not Applicable	Not Applicable
7.9	Post offer shareholding of Acquirer • Number • % of Fully Diluted Equity Share Capital	32,93,300 (50.25%)	15,89,400.00 (24.25%)
7.10	Pre & Post offer shareholding of the Public (other than Acquirer) • Number • % of Fully Diluted Equity Share Capital	Pre-Offer 48,08,932 (73.38%) Post-Offer 31,04,932 (47.38%)	Pre-Offer 48,09,032 (73.38%) Post-Offer 48,09,032 (73.38%)

- A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the Target Company.
- Capitalized terms used in this advertisement, but not defined, shall have the same meaning assigned to them in the Letter of Offer dated January 09, 2026.
- The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

ISSUED BY THE MANAGER TO THE OFFER:

INTERACTIVE FINANCIAL SERVICES LIMITED
Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad, Ahmadabad City, Gujarat, India, 380015
Tel No.: 079 49088019
Web Site : www.ifinservices.in
Email : mbd@ifinservices.in
Investor Grievance : info@ifinservices.in
Contact Person: Ms. Jaini Jain
SEBI Reg No : INM000012856

Place: Ahmedabad FOR AND ON BEHALF OF ACQUIRER:
Date: February 05, 2026 SUMAN NANDI

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.
Corporate Office: ICICI Prudential Mutual Fund Tower, Vakola, Santacruz East, Mumbai - 400 055; Tel: +91 22 6647 0200/2652 5000 Fax: +91 22 6666 6582/83, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com
Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential MNC Fund and ICICI Prudential Commodities Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on February 10, 2026*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) ^{5*}	NAV as on February 4, 2026 (₹ Per unit)
ICICI Prudential MNC Fund		
IDCW	1.75	18.67
Direct Plan - IDCW	1.75	20.89
ICICI Prudential Commodities Fund		
IDCW	2.50	32.67
Direct Plan - IDCW	2.50	36.28

₹ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any.

* or the immediately following Business Day, if that day is a Non - Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Sd/-
Date : : February 5, 2026 Authorised Signatory

No. 003/02/2026

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit <https://www.icicipruamc.com> or visit AMFI's website <https://www.amfiindia.com>

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



धनुका एग्रीटेक लिमिटेड

कॉर्पोरेट पहचान संख्या: L24219HR1985PLC122802

पंजीकृत एवं कॉर्पोरेट कार्यालय: ग्लोबल गेटवे टावर्स, एनपी रोड,

गुरु प्रोधाचार्य मेट्रो स्टेशन के पास, गुरुग्राम-122 002, हरियाणा, भारत

फ़ोन: +91 124 434 5000, ईमेल: investors@dhanuka.com, वेबसाइट: www.dhanuka.com

31.12.2025 को समाप्त तिमाही और नौ माह के लिए अलेखापरीक्षित वित्तीय परिणामों का सारांश

(रु. लाख में)

क्र. सं.	विवरण	तिमाही समाप्ति		
		31.12.2025 (अलेखापरीक्षित)	नौ माह समाप्ति 31.12.2025 (अलेखापरीक्षित)	दस माह समाप्ति 31.12.2024 (अलेखापरीक्षित)
1	परिचालन से कुल आय	41,804.05	1,55,893.79	45,228.53
2	कर से पहले की अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण और / या आपवादिक मदों के बाद)	4,973.12	25,024.93	6,807.67
3	कर से पहले की अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण और / या आपवादिक मदों के बाद)	4,973.12	25,024.93	6,807.67
4	कर के बाद की अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण और / या आपवादिक मदों के बाद)	3,999.54	18,946.43	5,504.47
5	अवधि के लिए कुल व्यापक आय (कर के बाद की अवधि के लिए लाभ / (हानि) और कर के बाद अन्य व्यापक आय (ओबीआई) शामिल)	3,999.54	18,946.43	5,504.47
6	प्रदान इक्विटी शेयर पूंजी (रु. 2/- प्रति इक्विटी शेयर का अंकित मूल्य)	901.57	901.57	901.57
7	अन्य इक्विटी (पिछले वर्ष की बेलेंस शीट में दर्शाए गए पुनर्मुल्यांकन रिजर्व को छोड़कर)	-	-	-
8	प्रति शेयर आय (जारी और बंद परिचालनों के लिए) (प्रत्येक 2/-) (वार्षिक नदी) मूल्य/ईपीएस (रु.)	8.87	42.03	12.25
	वर्तमान ईपीएस (रु.)	8.87	42.03	12.25

टिप्पणियाँ:

- उपरोक्त 31 दिसंबर, 2025 को समाप्त तिमाही और नौ माहों के लिए वित्तीय परिणामों के विस्तृत प्रारूप का सारांश है, जो SEBI (लिसटिंग दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियमन 33 के तहत स्टॉक एक्सचेंज के साथ दायर किया गया है। तिमाही समाप्ति का वित्तीय परिणामों का पूरा प्रारूप बीएसई और एनएसई की वेबसाइट www.bseindia.com और www.nseindia.com पर उपलब्ध है, जहां कंपनी के शेयर क्रमशः सूचीबद्ध हैं और कंपनी की वेबसाइट www.dhanuka.com पर उपलब्ध है।
- कंपनी के पास पहले पूर्ण स्वामित्व वाली सहायक कंपनी, धनुका केमिकल्स प्राइवेट लिमिटेड (DCPL) थी, जिसे पिछले वित्तीय वर्ष के दौरान बंद कर दिया गया था। डीसीपीएल ने रजिस्ट्रार ऑफ कंपनियों (अरओसी), राष्ट्रीय राजधानी क्षेत्र दिल्ली और हरियाणा के पास हड़ताल के लिए आवेदन दायर किया था। अरओसी ने आवेदन को मंजूरी दे दी, और डीसीपीएल का नाम आधिकारिक तौर पर 16 जुलाई, 2024 से कंपनी को रजिस्ट्रार से हटा दिया गया। रिपोर्टिंग तिथि के अनुसार, कंपनी के पास कोई सहायक कंपनियाँ, संयुक्त उद्यम या सहयोगी कंपनियाँ नहीं हैं। तदनुसार, सभी (लिसटिंग दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के तहत समाहित वित्तीय परिणाम प्रस्तुत करने की आवश्यकता लागू नहीं होती है।
- 21 नवंबर, 2025 को, भारत सरकार ने वार श्रम संहिताओं—वेतन संहिता, 2019, औद्योगिक संबंध संहिता, 2020, सामाजिक सुरक्षा संहिता, 2020 और व्यावसायिक सुरक्षा, स्वास्थ्य और कार्य स्थिति संहिता, 2020 को अधिसूचित किया, जिसमें 29 नौजवान श्रम कानून को समाहित किया गया। श्रम और रोजगार मंत्रालय ने नियमों में बदलाव के कारण वित्तीय प्रभाव का आकलन करने में सक्षम बनाने के लिए केंद्रीय नियमों और अक्सर पूछे जाने वाले प्रश्नों का नवीन प्रकाशित किया है। कंपनी ने उपलब्ध सर्वोपलब्ध जानकारी के आधार पर रु. 250 लाख के इन परिवर्तनों के वृद्धिशील प्रभाव का आकलन और खुलासा किया है, जो भारतीय घाटे में अकार्डेटेड सार्वजनिक द्वारा प्रदान किए गए मार्गदर्शन के अनुरूप है। वेतन-संबंधी संहिता के अंतर्गत वेतन परिभाषा में परिवर्तन के कारण मुख्य रूप से उपदान का वृद्धिशील प्रभाव उत्पन्न होता है। इस प्रभाव को 31 दिसंबर, 2025 को समाप्त तिमाही और नौ माहों के लिए लाभ और हानि के विवरण में कर्मचारी लाभ व्यय में मान्यता दी गई है। कंपनी श्रम संहिताओं के अन्य पहलुओं पर केंद्र/राज्य नियमों और सरकार से स्पष्टीकरण को अंतिम रूप देने की निगरानी करती रहती है और आवश्यकतानुसार ऐसे घटनाक्रमों के आधार पर उचित लेखांकन प्रभाव प्रदान करेगी।
- ऑडिट समिति द्वारा उपरोक्त अलेखापरीक्षित वित्तीय परिणामों की समीक्षा की गई और उसके बाद 05 फरवरी, 2026 को आयोजित अपनी बैठक में निदेशक मंडल द्वारा अनुमोदित और रिपोर्ट पर लिया गया। कंपनी के वैधानिक लेखा परीक्षकों ने 31 दिसंबर, 2025 को समाप्त तिमाही और नौ माहों के लिए उपरोक्त वित्तीय परिणामों की "सीमित समीक्षा" की है।



स्थान: गुरुग्राम (हरियाणा)
तिथि: 05.02.2026

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पंजीकृत कार्यालय : 128, प्रथम तल, शिवा मार्केट, पीतमपुरा, उत्तरी दिल्ली-110034

ई-मेल : cs@grmrice.com | वेबसाइट : www.grmrice.com

दूरभाष : 011-47330330 | फ़ैक्स : 011-0180-2653673

31 दिसंबर, 2026 को समाप्त तिमाही तथा नौमाही के समेकित एवं स्टैण्डअलोन वित्तीय परिणामों का सारांश [सेबी (एलओडीआर) विनियम, 2015 के विनियम 47(1)(ख) के संदर्भ में]

(गति लाख में)

क्र.सं.	विवरण	स्टैण्डअलोन									समेकित		
		समाप्त तिमाही 31 दिसंबर 2025 (अलेखापरीक्षित)	समाप्त तिमाही 30 सितंबर 2025 (अलेखापरीक्षित)	समाप्त तिमाही 31 दिसंबर, 2024 (अलेखापरीक्षित)	समाप्त अवधि, 31 दिसंबर, 2025 (अलेखापरीक्षित)	समाप्त अवधि, 31 दिसंबर, 2024 (अलेखापरीक्षित)	समाप्त वर्ष, 31 मार्च, 2025 (सेखापरीक्षित)	समाप्त तिमाही 31 दिसंबर, 2025 (अलेखापरीक्षित)	समाप्त तिमाही 30 सितंबर 2025 (अलेखापरीक्षित)	समाप्त तिमाही 31 दिसंबर, 2024 (अलेखापरीक्षित)	समाप्त अवधि, 31 दिसंबर, 2025 (अलेखापरीक्षित)	समाप्त अवधि, 31 दिसंबर, 2024 (अलेखापरीक्षित)	समाप्त वर्ष, 31 मार्च, 2025 (सेखापरीक्षित)
1	परिचालन से कुल आय	32,618.75	29,085.63	24,450.99	87,296.94	67,032.99	91,314.68	48,278.80	36,242.71	37,124.42	1,17,199.46	1,05,680.62	1,34,819.28
2	अवधि हेतु निवल लाभ/(हानि) (कर, अपवादित तथा अथवा असाधारण मदों से पूर्व)	1,753.09	1,189.20	1,612.05	5,112.44	4,726.04	6,988.51	2,545.99	1,857.88	1,878.22	6,941.92	5,578.76	8,474.16
3	कर पूर्व अवधि हेतु निवल लाभ/(हानि) (अपवादित तथा अथवा असाधारण मदों के पश्चात)	1,753.09	1,189.20	1,612.05	5,112.44	4,726.04	6,988.51	2,545.99	1,857.88	1,878.22	6,941.92	5,578.76	8,474.16
4	अवधि हेतु कुल व्यापक आय (अवधि हेतु) (अपवादित तथा/अथवा असाधारण मदों के पश्चात)	1,312.49	881.41	1,194.71	3,825.92	3,514.60	5,100.23	1,926.11	1,476.10	1,354.16	5,311.36	4,075.92	6,123.62
5	अवधि हेतु कुल व्यापक आय (अवधि हेतु) (कर पश्चात) तथा अन्य व्यापक आय (कर पश्चात) से निर्मित लाभ/(हानि)	1,312.94	885.12	1,187.93	3,830.07	3,514.60	5,099.11	1,912.67	1,452.13	1,417.36	5,198.04	4,061.98	6,075.85
6	गैर नियन्त्रणीय व्याज को एंटीव्यूटल कुल व्यापक आय	-	-	-	-	-	-	23.03	25.32	24.99	63.01	61.50	64.07
7	नियन्त्रणीय व्याज को एंटीव्यूटल कुल व्यापक आय	-	-	-	-	-	-	1,889.64	1,426.81	1,392.37	5,135.03	4,000.48	6,011.79
8	प्रदान इक्विटी शेयर पूंजी (प्रति शेयर अंकित मूल्य रु. 2/-)	3,681.12	1,227.04	1,200.00	3,681.12	1,200.00	1,200.00	3,681.12	1,227.04	1,200.00	3,681.12	1,200.00	1,200.00
9	आरक्षित (पुनर्मुल्यांकन आरक्षितों को छोड़कर) गत वर्ष के लेखापरीक्षित तुलन-पत्र में प्रदर्शित के अनुसार	-	-	-	-	-	-	-	-	-	-	-	-
10	आय प्रति शेयर (रु. 10/- प्रत्येक के) (वर्तमान तथा अगतत प्रचालनों हेतु) -	0.71	0.48	0.66	2.08	1.95	2.83	1.05	0.79	0.79	2.82	2.26	3.38
	1. बैकल	0.63	0.43	0.66	1.85	1.95	2.83	0.92	0.70	0.79	2.51	2.26	3.38
	2. डायव्यूटल	0.63	0.43	0.66	1.85	1.95	2.83	0.92	0.70	0.79	2.51	2.26	3.38
	प्रदान इक्विटी शेयर पूंजी (पुनर्कृत)	3,681.12	3,681.12	3,600.00	3,681.12	3,600.00	3,600.00	3,681.12	3,681.12	3,600.00	3,681.12	3,600.00	3,600.00

टिप्पणियाँ: 1. उपर्युक्त सेबी (सूचीबद्ध दायित्व एवं प्रकटन अपेक्षाएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों में दाखिल तिमाही परिणामों के विस्तृत प्रारूप का एक अंश है। तिमाही/वार्षिक वित्तीय परिणामों के पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट अर्थात् www.bseindia.com और www.nseindia.com तथा कंपनी की वेबसाइट www.grmrice.com पर उपलब्ध है।

2. ऊपर दिए गए अलेखापरीक्षित वित्तीय परिणामों को लेखापरीक्षा समिति ने समीक्षा की और 04 फरवरी, 2026 को हुई अपनी बैठक में निदेशक मंडल ने इन्हें मंजूरी दी।

कृते जीआरएम ओवरसीज लिमिटेड
अतुल गार्ग
प्रबंध निदेशक
सीआईएन : 02380612



तिथि : 04 फरवरी, 2026

CLASSIC FILAMENTS LIMITED

CIN: L17114GJ1990PLC013667; Tel. No.: 0261-2540570;
Registered Office: Plot No. 1, Priyanka House, Umiyadhham Road, Varachha, Surat-395006;
Email: classicfilaments@gmail.com; Website: www.classicfilamentsltd.com

Recommendations of the Committee of Independent Directors ("IDC") of Classic Filaments Limited ("CFL" or the "Target Company") under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the Open Offer ("Offer") made by Mr. Sumit Bansal, Mr. Vikkas Bansal, Mr. Tarun Jain and Mr. Varun Jindal (hereinafter collectively referred to as the "Acquirers") to the public shareholders of the Target Company under Regulations 3(1) and 4 of the SEBI (SAST) Regulations.

1. Date	Thursday, February 05, 2026
2. Name of the Target Company	Classic Filaments Limited
3. Details of the Offer pertaining to Target Company	This Open Offer is being made by the Acquirers for the acquisition of upto 15,89,471 (Fifteen Lakhs Eighty-Nine Thousand Four Hundred and Seventy-One) fully paid-up equity shares of face value of Rs. 10/- each, representing 26.00% of the total paid-up equity and voting share capital of the Target Company at a price of Rs. 12/- (Rupees Twelve Only) ("Offer Price"), payable in cash in terms of Regulations 3(1) and 4 of the SEBI (SAST) Regulations. The Public Announcement dated October 24, 2025 ("PA"), Detailed Public Statement dated October 31, 2025 ("DPS"), The Draft Letter of Offer dated November 10, 2025 ("DLOF") and the Letter of Offer dated January 28, 2026 ("LOF") have been issued by VC Corporate Advisors Private Limited, being the Manager to the Offer, on behalf of the Acquirers.
4. Names of the Acquirers and PAGs with the Acquirers	Mr. Sumit Bansal ("Acquirer 1"); Mr. Vikkas Bansal ("Acquirer 2"); Mr. Tarun Jain ("Acquirer 3"); and Mr. Varun Jindal ("Acquirer 4") [There is no Person Acting in Concert with the Acquirers]
5. Name of the Manager to the Offer	Name: VC Corporate Advisors Private Limited SEBI Regn No.: INM000011096 Validity of Registration: Permanent CIN: U67120WB2005PTC106051 (Contact Person: Ms. Urvi Belani / Mr. Premjeet Singh) 31, Ganesh Chandra Avenue, 2nd Floor, Suite No.-2C, Kolkata-700 013 Tel. No: (033) 2225 3940 Email: mail@vccorporate.com Website: www.vccorporate.com
6. Members of the Committee of Independent Directors	Sr. No. Name of Independent Directors Designation 1. Bhavesh Lakhbhai Dholiya Chairman 2. Arunaben Vijaybhai Kachchi Member
7. IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	1. All IDC Members are the Non-Executive & Independent Directors of the Target Company. 2. Mr. Bhavesh Lakhbhai Dholiya through himself, his wife and through his HUF hold 100 equity shares each aggregating to 300 equity shares constituting 0.005% of the fully paid-up equity share capital of the Target Company. Except the afore mentioned independent Directors do not hold any equity shares in Target Company. 3. IDC members have not entered into any contract or have any other relationships with the Target Company except for being Directors of the Target Company and their shareholding as stated above.
8. Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the equity shares/ other securities of the Target Company from the date of Public Announcement till the date of this recommendation.
9. IDC Member's relationship with the Acquirers, if any.	None of the IDC Members have any relationship with the Acquirers.
10. Trading in the Equity shares/other securities of the Acquirers by IDC Members	Not Applicable
11. Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable	Based on the review of the Public Announcement, the Detailed Public Statement, the Draft Letter of Offer and the Letter of Offer issued by the Manager to the Offer, on behalf of the Acquirers, the IDC Members believe that the Open Offer is fair and reasonable.
12. Summary of reasons for recommendation	The IDC has taken into consideration the following for making recommendations: a) The Equity Shares of the Target Company are presently listed on the BSE Limited ("BSE") only. The Total Trading Turn over in the Equity Shares of the Target Company on BSE, i.e. the nationwide trading terminal during the twelve calendar months preceding the calendar month in which the Public Announcement was made is less than ten percent of the total number of equity shares of the Target Company. Therefore, the equity shares of the Target Company are infrequently traded on BSE within the meaning of explanation provided in Regulation 2(1)(j) of the SEBI (SAST) Regulations. b) The Offer Price of Rs. 12/- per equity share is higher than the fair value of Rs. 11.96 per equity share as determined through customary valuation methods and ascertified by Mr. Suman Kumar Verma, Registered Valuer, IBB/IRV/05/2019/12376, Cost Management Accountants, having office at Plot No. WZ-D-9, KH No. 83/14, Lane No. 5, Mahavir Enclave, Palam Colony, New Delhi- 110045, Mobile No. +91 9716633301, Email Id: cmaskverma@gmail.com , vide certificate dated October 24, 2025 through his Valuation Report bearing UDIN 25284532ZNZHDPVK3Y in accordance with the SEBI (SAST) Regulations. c) The Offer Price of Rs. 12/- per equity share is higher than the negotiated price of Rs. 10/- per equity share paid by the Acquirers pursuant to the Share Purchase Agreement with the Sellers. d) Based on the above the IDC is of the opinion that as on the date of this recommendation, the Offer Price of Rs. 12/- (Rupees Twelve Only) per equity share offered by the Acquirers to the public shareholders of the Target Company, being the highest price determined in accordance with the Regulation 8(2) of the SEBI (SAST) Regulations prima facie appears to be justified. Therefore, IDC recommends acceptance of the Open Offer made by the Acquirers as the Offer Price of Rs. 12/- per fully paid-up equity share is fair and reasonable. However, IDC would like to draw attention of the shareholders that the equity shares of the Target Company are presently trading on BSE at a price that is higher than the Offer Price. The shareholders are advised to independently evaluate the Open Offer via current share price and take an informed decision, before participating in the Open Offer.
13. Details of Independent Advisors, if any.	None
14. Any other matter to be highlighted	No

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the LOF.

For Classic Filaments Limited
Sd/-
Bhavesh Lakhbhai Dholiya

DIN: 07641315

Chairman- Committee of Independent Directors

Place: Surat
Date: 05.02.2026

Post Offer Advertisement under Regulation 18 (12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 To the Equity Shareholders of

PREMIUM CAPITAL MARKET AND INVESTMENTS LIMITED

CIN: L67120MP1992PLC007178

REGISTERED OFFICE: 401- Starll Tower 29- Y.N. Road, Indora, Madhya Pradesh, India, 452003

Tel. No.: +91-9109104911, Telefax No.: NA; Email: compliance.premium@gmail.com, Website: www.premcapltd.com

Open offer for acquisition of up to 17,04,000 (Seventeen Lakh Four Thousand) fully paid-up equity shares of face value of ₹10.00 (Rupees Ten Only) each ("Equity Shares"), representing 26.00% of the voting share capital of "Premium Capital Market and Investments Limited" ("Target Company") from the public shareholders of the Target Company by "Suman Nandi" (Acquirer) at an offer price of ₹6.40/- (Rupees Six Rupees Forty Paise Only), with an intention to acquire control over the Target Company, pursuant to and in compliance with Regulation 4 and applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof (the "SEBI (SAST) Regulations") (the "Open Offer" or "Offer").

This Post-Offer Public Advertisement is being issued by Interactive Financial Services Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirer Suman Nandi, (Acquirer) in connection with the Offer made to the aforementioned Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations, 2011 ("Post-Offer Public Advertisement"). This Post-Offer Public Advertisement should be read in continuation of, and in conjunction with the: (a) Public Announcement Dated September 22, 2025 ("PA"); (b) Detailed Public Statement which was published in all editions of Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) On September 29, 2025; (c) Draft Letter of Offer dated October 7, 2025 (DLOF); (d) Letter of Offer along with Form of Acceptance-Cum-Acknowledgement dated January 09, 2026 (LOF) and (e) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement was published in the newspapers, namely being, Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) on January 15, 2026, which was published in the Newspapers. This Post-Offer Public Advertisement is being published in the same aforesaid newspapers.

The Shareholders of the Target Company are requested to kindly note the following information relating to the offer:

- Name of the Target Company : Premium Capital Market and Investments Limited
- Name of the Acquirer : Suman Nandi
- Name of the Manager to the Offer : Interactive Financial Services Limited
- Name of the Registrar to the Offer : Ankit Consultancy Private Limited
- Offer Details
- a. Date of Opening of the Offer : Friday, January 16, 2026
- b. Date of Closure of the Offer : Friday, January 30, 2026
- c. Date of Payment of Consideration : Friday, February 13, 2026

Sl. No.	Particulars	Proposed in the Offer Document (Assuming full acceptance)		Actuals
7.1	Offer Price	Rs 6.40/- per share		Rs. 6.40/- per share
7.2	Aggregate number of shares tendered	17,04,000		100
7.3	Aggregate number of shares accepted	17,04,000		100
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	Rs. 1,09,05,600.00/-		Rs. 640/-
7.5	Shareholding of the Acquirer before Agreements/ Public Announcement (No. & %)	15,89,300 (24.25%)	15,89,300 (24.25%)	15,89,300 (24.25%)
7.6	Shares Acquired by way of Agreements • Number • % of Fully Diluted Equity Share Capital	Not Applicable		Not Applicable
7.7	Shares Acquired by way of Open Offer • Number • % of Fully Diluted Equity Share Capital	17,04,000 (26.00%)	100 (% Negligible)	100 (% Negligible)
7.8	Shares acquired after Detailed Public Statement • Number of shares acquired • Price of the shares acquired • % of the shares acquired	Not Applicable		Not Applicable
7.9	Post offer shareholding of Acquirer • Number • % of Fully Diluted Equity Share Capital	32,93,300 (50.25%)	15,89,400.00 (24.25%)	15,89,400.00 (24.25%)
7.10	Pre & Post offer shareholding of the Public (other than Acquirer) • Number • % of Fully Diluted Equity Share Capital	Pre-Offer 48,08,932 (73.38%)	Post-Offer 31,04,932 (47.38%)	Pre-Offer 48,08,932 (73.38%) Post-Offer 48,09,032 (73.38%)

- A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the Target Company.
- Capitalized terms used in this advertisement, but not defined, shall have the same meaning assigned to them in the Letter of Offer dated January 09, 2026.
- The Acquirer accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

ISSUED BY THE MANAGER TO THE OFFER:

INTERACTIVE FINANCIAL SERVICES LIMITED
Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad, Ahmedabad City, Gujarat, India, 380015
Tel No.: 079 49088019
Web Site : www.ifnservices.in
Email : mbd@ifnservices.in
Invest

नेटफिलक्स रिन्यू करताना मुंबईकराची फसवणूक, १.२५ लाख गेले; ग्राहक आयोगाचा बँकेला दिलासा देणारा निकाल

नवी दिल्ली, दि. ५ (वृत्तसंस्था) : ऑनलाइन फसवणुकीच्या वाढत्या घटनांच्या पार्श्वभूमीवर ग्राहक आयोगाने एक अत्यंत महत्त्वाचा निर्णय दिला आहे. ग्राहकांना स्वतःहून आपला वन-टाइम पासवर्ड म्हणजेच ओटीपी अनेकदा वास्तवी किंवा वनावट लिंकवर टाकल्यास त्याची जबाबदारी बँकेवर टाकता येत नाही, असे स्पष्ट करत मुंबईतील एका ग्राहकाची तक्रार आयोगाने फेटाळून लावली आहे. हे प्रकरण जानेवारी २०२२ मधील आहे. मुंबईतील एका व्यक्तीने आपले नेटफिलक्स सबस्क्रिप्शन रिन्यू करण्याचा प्रयत्न केला

होता. त्याला याच दरम्यान एक ईमेल लिंक मिळाली, जी अधिकृत असल्याचा भास निर्माण करणारी होती. त्या लिंकवर क्लिक करून तक्रारदाराने आपल्या एचडीएफसी बँकेच्या कार्डची माहिती भरली. त्यानंतर आलेला ओटीपीही त्याने टाकला आणि अवघ्या काही क्षणांत ७९९ रुपयांच्या ऐवजी त्याच्या खात्यातून थेट १,२५,६६५ रुपये काढून घेतले गेले. फसवणूक झाल्याचे लक्षात येताच त्याने बँकेकडे तक्रार केली, मात्र बँकेने ती वद केली. अखेर हे प्रकरण मुंबई उपनगर जिल्हा ग्राहक विवाद निवारण आयोगासमोर

गेले. आयोगाचे अध्यक्ष प्रदीप कडू आणि सदस्य गौरी कापसे यांच्या खंडपीठाने हे मान्य केले की तक्रारदार फसवणुकीचा वडी उरला आहे, मात्र ही घटना त्याच्या निष्काळजीपणामुळे घडली आहे. रिझर्व्ह बँकेच्या नियमांनुसार, ग्राहकाच्या हलगर्जीपणामुळे नसे की ओटीपी शेअर केल्यामुळे आर्थिक नुकसान झाले तर त्याची जबाबदारी ग्राहकावरच येते, असे आयोगाने स्पष्ट केले. बँकेने आपली बाजू मांडताना सांगितले की हा व्यवहार सुरक्षित प्रणालीतूनच झाला होता. ग्राहकाने स्वतः वनावट लिंकवर

माहिती भरली आणि गोपनीय ओटीपी असल्याचे दिसत होते, त्यामुळे व्यवहार दिल्यामुळे सर्व तपशील अचूक रोखण्याचे कोणतेही तांत्रिक कारण

बँकेकडे नव्हते. आयोगाने हा ओटीपी किंवा कार्डची माहिती युक्तिवाद मान्य करत बँकेच्या सेवेत कोणतीही त्रुटी नसल्याचे ठरवले आणि ग्राहकाची तक्रार फेटाळली. हा निकाल सायबर सुरक्षेबाबत महत्त्वाचा इशारा देणारा असून,

कोणत्याही देऊ नये आणि ईमेल किंवा मेसेजमधील लिंकसवर क्लिक करू नये. कोणत्याही देऊ नये आणि ईमेल किंवा मेसेजमधील लिंकसवर क्लिक करू नये. कोणत्याही देऊ नये आणि ईमेल किंवा मेसेजमधील लिंकसवर क्लिक करू नये. कोणत्याही देऊ नये आणि ईमेल किंवा मेसेजमधील लिंकसवर क्लिक करू नये.

Post Offer Advertisement under Regulation 18 (11) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 To the Equity Shareholders of

PREMIUM CAPITAL MARKET AND INVESTMENTS LIMITED

CIN: L67120MP1992PLC007178

REGISTERED OFFICE: 401- Starlit Tower 29- Y.N. Road, Indore, Madhya Pradesh, India. 452003
Tel. No.: +91-9109104911, Telefax No.: NA; Email: compliance.premium@gmail.com, Website: www.premcapitd.com

Open offer for acquisition of up to 17,04,000 (Seventeen Lakh Four Thousand) fully paid-up equity shares of face value of ₹10.00 (Rupees Ten Only) each ("Equity Shares"), representing 26.00% of the voting share capital of "Premium Capital Market and Investments Limited" ("Target Company") from the public shareholders of the Target Company by "Suman Nandi" (Acquirer) at an offer price of ₹ 6.40/- (Rupees Six Rupees Forty Paise Only), with an intention to acquire control over the Target Company, pursuant to and in compliance with Regulation 4 and applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof (the "SEBI (SAST) Regulations") (the "Open Offer" or "Offer").

This Post-Offer Public Advertisement is being issued by Interactive Financial Services Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirer Suman Nandi, (Acquirer) in connection with the Offer made to the aforementioned Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations, 2011 ("Post-Offer Public Advertisement"). This Post-Offer Public Advertisement should be read in continuation of, and in conjunction with the: (a) Public Announcement Dated September 22, 2025 ("PA"); (b) Detailed Public Statement which was published in all editions of Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) On September 29, 2025; (c) Draft Letter of Offer dated October 7, 2025 (DLOF); (d) Letter of Offer along with Form of Acceptance-Cum-Acknowledgement dated January 09, 2026 (Lof) and (e) Pre- Offer Advertisement cum Corrigendum to the Detailed Public Statement was published in the newspapers, namely being, Financial Express (English and Gujarati) (All Edition), Jansatta (Hindi) (All Edition), Swadesh (Hindi - Madhya Pradesh edition) and Pratahkal (Marathi) (Maharashtra edition) on January 15, 2026, which was published in the Newspapers. This Post- Offer Public Advertisement is being published in the same aforesaid newspapers.

- The Shareholders of the Target Company are requested to kindly note the following information relating to the offer:
- Name of the Target Company : Premium Capital Market and Investments Limited
 - Name of the Acquirer : Suman Nandi
 - Name of the Manager to the Offer : Interactive Financial Services Limited
 - Name of the Registrar to the Offer : Ankit Consultancy Private Limited
 - Offer Details :
 - Date of Opening of the Offer : Friday, January 16, 2026
 - Date of Closure of the Offer : Friday, January 30, 2026
 - Date of Payment of Consideration : Friday, February 13, 2026

Sl. No.	Particulars	Proposed in the Offer Document (Assuming full acceptance)	Actuals
7.1	Offer Price	Rs. 6.40/- per share	Rs. 6.40/- per share
7.2	Aggregate number of shares tendered	17,04,000	100
7.3	Aggregate number of shares accepted	17,04,000	100
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	Rs. 1,09,05,600.00/-	Rs. 640/-
7.5	Shareholding of the Acquirer before Agreements/ Public Announcement (No. & %)	15,89,300 (24.25%)	15,89,300 (24.25%)
7.6	Shares Acquired by way of Agreements	Not Applicable	Not Applicable
	• Number		
	• % of Fully Diluted Equity Share Capital		
7.7	Shares Acquired by way of Open Offer	17,04,000 (26.00%)	100 (% Negligible)
	• Number		
	• % of Fully Diluted Equity Share Capital		
7.8	Shares acquired after Detailed Public Statement	Not Applicable	Not Applicable
	• Number of shares acquired		
	• Price of the shares acquired		
	• % of the shares acquired		
7.9	Post offer shareholding of Acquirer	32,93,300 (50.25%)	15,89,400 (24.25%)
	• Number		
	• % of Fully Diluted Equity Share Capital		
7.10	Pre & Post offer shareholding of the Public (other than Acquirer)	Pre- Offer 48,08,932 (73.38%) Post- Offer 31,04,932 (47.38%)	Pre- Offer 48,08,932 (73.38%) Post- Offer 48,09,032 (73.38%)

8. A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the Target Company.

9. Capitalized terms used in this advertisement, but not defined, shall have the same meaning assigned to them in the Letter of Offer dated January 09, 2026.

10. The Acquirer accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

ISSUED BY THE MANAGER TO THE OFFER:

INTERACTIVE FINANCIAL SERVICES LIMITED
Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad, Ahmadabad City, Gujarat, India, 380015
Tel No.: 079 49088019
Web Site : www.ifinservices.in
Email : mbd@ifinservices.in
Investor Grievance : info@ifinservices.in
Contact Person: Ms. Jaini Jain
SEBI Reg No : INM000012856

Place: Ahmedabad
Date: February 05, 2026

FOR AND ON BEHALF OF ACQUIRER:
SUMAN NANDI

केनरा बँक Canara Bank
सिंडिकेट सिंडिकेट

काकड मार्केट ग्राहा, पोस्ट बॉक्स नंबर १६५५, काकड मार्केट, ३०६, काळबावडी रोड, मुंबई - ४०० ००२, ईमेल : cb0223@canarabank.com
संदर्भ : एएसआरआर : अरअंडएनए : सरकेसी/विकी/०२२३/ऑफ्ट २०२५-२६
तारीख : ३०/०९/२०२५

मेसर्स रॉबल सिंडिकेट्स, प्रेषण : विजय वी शाह, ७६/८८ जुनी हनुमान लेन, लक्ष्मी भवन, दुसरा मजला, दुकान क्रमांक २७, मुंबई-४००००२

विषय : मेसर्स रॉबल सिंडिकेट्स - ०६.०८.२०२५ रोजी सरकेसी कायदाअंतर्गत फ्लॉट क्रमांक ३०५, डी विंग, राधानगर सीएचएसएल, डॉबिवली पूर्व यांच्या विक्रीसाठी ई-लिलाव करण्यात आला.

तुम्हाला माहिती आहे की, केनरा बँकेच्या काकड मार्केट पूर्व शाखेच्या अधिकृत अधिकार्याने, ठाणे येथील मुख्य कायदाधिकारी यांच्या आदेशानुसार, विषय कायद्याच्या कलम १३(४) नुसार, केनरा बँकेच्या काकड मार्केट शाखेला तुम्ही देय असलेल्या थकबाकीच्या संदर्भात खालील नमुद केलेल्या मालमतेचा ताबा घेतला आहे. कोर्ट कमिशनरच्या मदतीने प्रत्यक्ष ताबा घेताना, बँकेने पंचनाम्यासह तुमचा बंदूकी यती घेतली आहे जी ०६.०८.२०२५ रोजी झालेल्या ई-लिलावात विकण्या गेलेल्या मालमतेची माहिती :
गुण नाम को अपरेटिव्ह हॉजसिंग सोसायटी लिमिटेड या इमारतीतील ३०५, दुसरा मजला, डी विंगचा सर्व भाग आणि पार्सल, सर्व क्रमांक ११, हिंसा क्रमांक १ (भागा), मोनाझा रोड येथे आहे, करानुसार कॉर्पोरेट शेअर ४६९ चौरस फूट गाव- गुजरातन घायली, डॉबिवली (पूर्व) तालुका कल्याण जिल्हा ठाणे ४२२२०१, उक्त-उमरत, दक्षिण-ए विंग आणि रोड, पूर्व राधानगर सीएचएस लिमिटेड यांच्या-सी विंग येथील, श्री संजय कुमार बहादुरभाई शाह आणि चिक्कनकुमार बहादुरभाई शाह यांनी महादंड देवलेले आहेत.

उपरोक्त मासमाना ०६.०८.२०२५ रोजी सरकेसी कायदा २००२ अंतर्गत झालेल्या ई-लिलावात विकण्यात आली. लिलाव खेरीददाराने संपूर्ण विक्री रक्कम जमा केली आहे आणि आमच्या बँकेच्या अधिकृत अधिकार्याने कायदानुसार लिलाव खेरीददाराच्या नावे विक्री प्रमाणपत्र जारी केले आहे आणि ते लिलाव खेरीददाराच्या नावे देखील नोंदणीकृत करण्यात आले आहे.

युद्ध सदा मालमना लिलाव खेरीददाराला सुट्टी करण्यात आली. लिलाव खेरीददाराला ताबा देताना, सदा प्लॅटफॉर्मला समान आमच्या ताब्यात सुरक्षितपणे ठेवण्यात आले आहे.

वरील बाबी लक्षात घेता, आम्ही तुम्हाला विनंती करतो की तुम्ही हे पत्र मिळाल्यापासून ७ दिवसांच्या आत भौतिक ताब्याच्या वेळी घेतलेल्या यादीनुसार सुरक्षित ताब्यात असलेल्या तुमच्या बंदूक गोळा करावात.

या संदर्भात आम्ही तुम्हाला विनंती करतो की तुम्ही तुमचा बंदूक ताबडोब आमच्या बँकेच्या अधिकृत अधिकार्याशी (मोबाइल क्रमांक ८६५५६३१८४) संपर्क साधा आणि तुमचा बंदूक घ्या. जर तुम्ही हे नमुद करण्याप्रागे ७ दिवसांच्या आत तुमच्या बंदूक घेतल्या नाहीत तर बँके त्याची विक्रीसाठी लावण्यासाठी योग्य ती पावले उचलले आणि कायदानुसार रक्कम वसूल करेल. हे कायदानुसार आणि इतर कोणत्याही कायदानुसार बँकेला उल्लंघन असलेल्या इतर कोणत्याही अधिकाराने बाधा आणत नाही.

तुमचा विश्वासू, सही/-
अधिकृत अधिकारी
केनरा बँक

प्रति
१. विजयकुमार बहादुरभाई शाह, फ्लॉट क्रमांक ३०५, दुसरा मजला, डी विंग, राधानगर सीएचएसएल, सि. क्रमांक ११, हिंसा क्रमांक १, गाव गजबधेन पावली, मान्याडा रोड, डॉबिवली पूर्व-४२२२०१.
२. श्री संजय कुमार बहादुरभाई शाह, फ्लॉट क्रमांक ३०५, दुसरा मजला, डी विंग, राधानगर सीएचएसएल, सि. क्रमांक ११, हिंसा क्रमांक १, गाव गजबधेन पावली, मान्याडा रोड, डॉबिवली पूर्व-४२२२०१.

Kogta कोगटा फायनाशियल (इंडिया) लिमिटेड
CIN क्र. L67120RJ1996PLC011406, कॉर्पोरेट कार्यालय: एस-1 गणेशवारी, अमर पुरीय नगर, मद्रास, मद्रास, कर्नाटक, ५६०००१, गुजरात, भारत.
दूरध्वनी: +९१ ९६७००६७, नोंदणीकृत कार्यालय: कोगटा हॉटेल, अहमद नगर, विजयनगर - ३०६२४, गुजरात, भारत | ईमेल: info@kogta.in | www.kogta.in

परिशिष्ट IV [नियम ८(१) पत्र] ताबा सूचना

ज्याअर्थी, निम्नस्वाधरीकार हे कोगटा फायनाशियल (इंडिया) लिमिटेड चे प्राधिकृत अधिकारी असून, वित्तीय मालमतेचे प्रतिपूर्तीकरण व पुनर्रचना आणि प्रतिभूती हिताची अंमलबजावणी अधिनियम, २००२ अंतर्गत आणि प्रतिभूती हिता (अंमलबजावणी) नियम, २००२ च्या नियम ३ सह बांधित कलम १३(२) अंतर्गत प्रदान केलेल्या अधिकारांचा वापर करून दिनांक २५.१०.२०२५ रोजी एक मागणी सूचना जारी केली होती. ज्याद्वारे कर्जदार/जामीनदार/गहाणदार श्री. निखिल निशिकांत पाटणों @ पाटणी पुत्र निशिकांत अवंतीलाल पाटणी (अर्जदार/गहाणदार), न्यू महावीर एजन्सीज यांचे मालक श्री. निखिल निशिकांत पाटणी यांच्यामार्फत, श्रीमती रंजना निखिल पाटणी पत्नी श्री. निखिल निशिकांत पाटणी (सह-अर्जदार), श्रीमती सौदामिनी निशिकांत पाटणी पत्नी श्री. निशिकांत अवंतीलाल पाटणी (सह-अर्जदार/गहाणदार) कर्ज खाते क्र. 0000330064 आणि 0000442172 यांना सूचनेने नमुद केलेली रकम रु. २१,००,८८७/- (रुपये एकवीस लाख आठशे सत्सयाश्री फक्त) आणि रु. ९,७९,३४९/- (रुपये नऊ लाख एकोणश्री हजार तीसश्री ऐक्याळीस फक्त) अनुक्रमे आणि एकत्रितपणे एकूण देय रकम रु. ३०,८०,२२८/- (रुपये तीस लाख ऐश्री हजार दोनश्री अठ्ठावीस फक्त) दिनांक २५.१०.२०२५ रोजी तसेच त्यावरील पुढील व्याज आणि इतर कायदेशीर प्रभार सदा सूचनेच्या तरखेपयानु/प्राप्तीच्या तरखेपयानु ६० दिवसांच्या आत पूर्ण देयकार्ये परतफेड करण्यास सांगितले होते. कर्जदार/गहाणदाराने रकम परतफेड करण्यात अपयशी ठरल्याने, कर्जदार/गहाणदार आणि सर्वसाधारणपणे जनतेला याद्वारे सूचना देण्यात येत आहे की, निम्नस्वाधरीकाराने सदा कायद्याच्या कलम १३(४) सह सदा नियमांच्या नियम ८ सह बांधित अंतर्गत त्यांना प्रदान केलेल्या अधिकारांचा वापर करून खाली वर्णन केलेल्या मालमतेचा ताबा या ०४ फेब्रुवारी वर्ष २०२६ रोजी घेतला आहे. कर्जदाराचे लक्ष कायद्याच्या कलम १३ च्या उप-कलम (८) च्या तरतुदीकडे वेळापत्रत येत आहे, ताण मालमना सोडवून घेण्यासाठी उपलब्ध असलेल्या वेळेच्या संदर्भात. कर्जदार/गहाणदार यांना विशेषतः आणि सर्वसाधारणपणे जनतेला याद्वारे सावध करण्यात येत आहे की, मालमतेची व्यवहार करू नये आणि मालमतेची कोणताही व्यवहार कोगटा फायनाशियल (इंडिया) लिमिटेडच्या प्रभाराच्या अधीन राहिल, रकम रु. २१,००,८८७/- (रुपये एकवीस लाख आठश्री सत्सयाश्री फक्त) आणि रु. ९,७९,३४९/- (रुपये नऊ लाख एकोणश्री हजार तीसश्री ऐक्याळीस फक्त) एकत्रितपणे एकूण देय रकम रु. ३०,८०,२२८/- (रुपये तीस लाख ऐश्री हजार दोनश्री अठ्ठावीस फक्त) दिनांक २५.१०.२०२५ रोजी देय असून त्यावरील पुढील व्याज आणि इतर कायदेशीर प्रभार तसेच पूर्ण देयकार्या तरखेपयानु व्याज व खर्च यांसह देय राहिल.

रखार मालमतेचे वर्णन

ती सर्व जागा आणि फ्लॉट CTS क्र. ४११९, नवीन महानगरपालिका मिळकत क्र. W03000592, जुना मिळकत क्र. ४११९, एकूण क्षेत्र ६०.९० चौ.मी. विल्ड-अप क्षेत्र १०.२० चौ.मी. तालुका वेवला जिल्हा नाशिक, महाराष्ट्र येथे स्थित. दिनांक ०२.०३.२०२३ रोजी राखी त्रेश्याश शाखा यांनी निखिल निशिकांत पाटणी आणि सौदामिनी निशिकांत पाटणी यांच्या नावे मुक्तापत्र अंमलता आणले जे उप निबंधक वेवला यांच्यासमोर अनुक्रमांक १०१६ वर नोंदणीकृत झाले. मालमना श्री. निखिल निशिकांत पाटणी आणि सौदामिनी निशिकांत पाटणी यांच्या सह-मालकीची.

सीमा खालीलप्रमाणे: पूर्व - शहर सर्वेक्षण क्र. ४११९, पश्चिम - शहर सर्वेक्षण क्र. ४१२०, उत्तर - बोट, दक्षिण - मुख्य रस्ता.

दिनांक: ०५.०२.२०२६
स्थळ: वेवला, नाशिक, महाराष्ट्र

प्राधिकृत अधिकारी,
कोगटा फायनाशियल (इंडिया) लिमिटेड

सामंजसिक पत्र

याद्वारे सर्वसामान्य जनतेस कळविण्यात येते की माझ्या पत्नीक श्रमिती नशिवा मोहम्मद नादिर शेख या खाली नमुद केलेल्या परिशिष्टामध्ये वर्णन केलेल्या मालमतेचे सर्व हक्क, शर्तक व हितासंबंध मालक श्रमिती लक्ष्मी प्राकार धो यांच्याकडून कोणत्याही जोना अथवा अडथळ्याशिवाय खेरीद करण्याबाबत वाटाघाटी करीत आहेत.

सदा मालमतेवर किंवा किंवा कोणत्याही भागावर विक्री, तारण, अस्तित्वात, भार, भाडेपट्टा, लियन, वासा हक्क, भेट, विश्वास, देखभाल, ताबा, उपभोगाधिकार, कर्ज, आगाऊ रक्कम, पनाई आदेश किंवा कोणत्याही न्यायालय, न्यायाधिकरण (महलून अथवा न्यायाद) किंवा प्राधिकरणाने दिलेल्या कोणत्याही आदेश, निर्णय किंवा विक्री कराराद्वारे अथवा अन्य कोणत्याही प्रकारे कोणताही हक्क, दावा किंवा आक्षेप असल्यास, तो संबोधित पुराव्यांच्या प्रतीसह खाली सही करणाऱ्यांच्या कार्यालयाच्या पत्त्यावर ही सूचना प्रसिद्ध झाल्यापासून १४ (चौदा) दिवसांच्या आत लेखी स्वरुपात कळवावा.

उपरोक्त नमुद कोणताही दावा अथवा आक्षेप प्राप्त न झाल्यास, असे समजण्यात येईल की सदा मालमतेबाबत कोणताही वैध दावा अस्तित्वात नाही व असे सर्व दावे त्यापलाने / रद्द झालेले समजले जातील.

वरीलप्रमाणे नमुद केलेले परिशिष्ट

बंगडीवाला चाळ, संजय नगर, इलाहाबाद, दादाभाई क्रीस रोड नं. ३, प्रीता पीठाईज इमारतीसमोर, विजापूर (पश्चिम), मुंबई - 400056 येथे स्थित दुकान / जागा क्र. 44(7), अंदाजे 120 चौ. फु. कॉर्पोरेट स्क्रफळामस, त्यास संलग्न सर्व हक्क व उपभोगाधिकार सह.

सही/-
दिनांक : ०६ फेब्रुवारी, २०२६
३३, मित्रा कुंज, जुना नारदनास रोड, अंधेरी (पूर्व), मुंबई - ४०००६९

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EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER & NINE MONTH ENDED 31ST DEC, 2025.

(₹ in Lakhs, Except Earning Per Share)

Sl. No.	Particulars	Standalone					
		For Quarter Ended	For 9 Months Ended	For Quarter Ended	For 9 Months Ended		
		31-Dec-25 (Un-Audited)	31-Sep-25 (Un-Audited)	31-Dec-24 (Un-Audited)	31-Mar-25 (Audited)		
1	Total income from operations	87.93	55.25	84.86	183.87	157.80	214.81
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	13.12	-14.01	20.05	-25.19	-43.64	-73.81
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	13.12	-14.01	20.05	-25.19	-43.64	-73.81
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	13.12	-14.01	20.05	-25.19	-43.64	-73.81
5	Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive income (after tax)]	13.12	-14.01	20.05	-25.19	-43.64	-74.74
6	Paid-up equity share capital (Face Value of Rs. 10/- each)	1,048.37	1,048.37	1,048.37	1,048.37	1,048.37	1,048.37
7	Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-1,285.95	-	-	-	-1,247.64
8	Earnings Per Share (of Rs. 10/- each) Basic Diluted	0.13	-0.13	0.19	-0.24	-0.42	-0.70

Notes:
1. The above Unaudited Financial Results of the Company have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on Thursday, 5th February, 2026. The Statutory Auditors have carried out the review of these Financial Results for the quarter and nine months ended 31st December, 2025 and the same are made available on website of the company www.governancenow.com and website of BSE Limited www.bseindia.com and National Stock Exchange of India Limited on www.nseindia.com where shares of the Company are listed.
2. The Unaudited Financial Results for the quarter and nine months ended 31st December 2025, have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standards (Ind AS) 34 - Interim Financial Reporting prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder.
3. The Company is operating in a single segment viz. Digital Media Websites & MICE. Hence, the results are reported on a single segment basis.
4. The Company has gradually undertaken the ground event, however, the company's current liability are 3.74 times of current assets and the company is not able to service its debt obligation. These facts indicate material uncertainty with respect to company's ability to continue as going concern unless company is able to generate cash flows from operating activities and raising of sufficient long term funds.
5. The Company had filed a petition before the Hon'ble National Company Law Tribunal, Mumbai bench (NCLT) for initiation of Pre-Packaged Insolvency Resolution Process (PIRP) under Section 54C of the Insolvency and Bankruptcy Code, 2016 and the said Petition has been admitted vide Order dated November 4, 2025. The impact, if any, of the said petition on the financial results of the Company is presently unascertainable.
6. The figures have been re-grouped / re-arranged / reclassified / reworked wherever necessary to conform to the current year accounting treatment.

By Order of the Board of Directors
For SAB Events & Governance Now Media Ltd.
Sd/-
Ravi Adhikari
Chairman
Place : Mumbai
Date : 5th February 2026

स्टॅटर्ड इंजिनअरिंग टेक्नॉलॉजी लिमिटेडचे दमदार आर्थिक प्रदर्शन
मुंबई, दि. ५ (प्रतिनिधी) : स्टॅटर्ड इंजिनअरिंग टेक्नॉलॉजी लिमिटेड (पूर्वीचे नाव: स्टॅटर्ड ग्लॉस लाइनिंग टेक्नॉलॉजी लिमिटेड) यांनी आर्थिक वर्ष २०२६ च्या तिसऱ्या तिमाहीचे आणि नऊ महिन्यांचे आर्थिक निकाल जाहीर केले. हे निकाल कंपनीच्या धोरणात्मक प्रगती, आर्थिक वाढ आणि दीर्घकालीन मूल्यनिर्मितीच्या दिशेने सुरु असलेल्या परिवर्तनशील प्रवासाचे प्रतिबिंब आहेत. आर्थिक वर्ष २०२६ च्या पहिल्या नऊ महिन्यांत कंपनीने भक्कम आर्थिक कामगिरी नोंदवली. या कालावधीत एकूण उत्पन्न ५६२ कोटी रुपये राहिले, जे मागील वर्षाच्या तुलनेत २३.६ टक्के वाढ दर्शवते.

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF WESTERN MINISTIL LIMITED

("WML"/"TARGET COMPANY"/"TC")
(Corporate Identification No. L33200MH1972PLC015928)
Regd. Off.: SHP No. 413, Fourth Floor, CTS No. 458, Disha Construction, Subhash Road, E-Square, Village Vile Parle (East), Mumbai-400057, Maharashtra, India; Phone No.: +91- 8369622473; Email id: wml.compliance@gmail.com; Website: www.westernministil.in

In compliance with Regulations 3(1) and 4 read with Regulations 15 of the SEBI (SAST) Regulations, 2011
This corrigendum to the detailed public statement is being issued by Navigant Corporate Advisors Limited, on behalf of Mr. Kalpesh Patel (Acquirer-1) and Mrs. Vandana Patel (Acquirer-2) (Acquirer-1 and Acquirer-2 are hereinafter referred to as "the Acquirers") in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") and the SEBI Observation Letter No. HO/49/21/11(9)2026-CFD-RAC-DCR/1/3839/2026 dated February 02, 2026 in respect of Open Offer ("Offer") for the acquisition up to 33,80,000 Equity Shares of Rs. 10/- each representing 26.00% of the expanded equity and voting share capital of the Target Company. The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA") made by the Acquirers have appeared in Financial Express - English Daily (all editions); Jansatta - Hindi Daily (all editions); Pratahkal - Marathi Daily (Mumbai edition) on 03rd December, 2025.

THE SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO KINDLY NOTE THAT THE FOLLOWING INFORMATION RELATED TO OFFER:

1. Update in the schedule of Activities: The original and revised schedule of activities is set forth as below:

Activity	Original Date	Original Day	Revised Date	Revised Day
Public Announcement	26.11.2025	Wednesday	26.11.2025	Wednesday
Publication of Detailed Public Statement in newspapers	03.12.2025	Wednesday	03.12.2025	Wednesday
Submission of Detailed Public Statement to BSE, Target Company & SEBI	03.12.2025	Wednesday	03.12.2025	Wednesday
Last date of filing draft letter of offer with SEBI	10.12.2025	Wednesday	10.12.2025	Wednesday
Last date for a Competing offer	24.12.2025	Wednesday	24.12.2025	Wednesday
Receipt of comments from SEBI on draft letter of offer	01.01.2026	Thursday	02.02.2026	Monday
Identified date*	05.01.2026	Monday	04.02.2026	Wednesday
Date by which letter of offer be posted to the shareholders	09.01.2026	Friday	01.02.2026	Wednesday
Last date for revising the Offer Price	15.01.2026	Thursday	16.02.2026	Monday
Comments from Committee of Independent Directors of Target Company	15.01.2026	Thursday	16.02.2026	Monday
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchange and Target Company	16.01.2026	Friday	17.02.2026	Tuesday
Date of Opening of the Offer	19.01.2026	Monday	18.02.2026	Wednesday
Date of Closure of the Offer	02.02.2026	Monday	05.03.2026	Thursday
Post Offer Advertisement	09.02.2026	Monday	12.03.2026	Thursday
Payment of consideration for the acquired shares	16.02.2026	Monday	20.03.2026	Friday
Final report from Merchant Banker	23.02.2026	Monday	30.03.2026	Monday

