#### **Uno Minda Limited**



Ref. No. Z-IV/R-39/D-2/NSE/207 & 174

Date: October 02, 2025

National Stock Exchange of India Ltd. Listing Deptt., Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051	BSE Ltd. Floor - 25, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001.
NSE Symbol: UNOMINDA	BSE Scrip: 532539

Sub: - Intimation regarding 100 Days Campaign — "Saksham Niveshak" and Opening of Special Window for Re-lodgment of Transfer Requests of Physical Shares

Dear Sirs,

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, please find enclosed copies of newspaper advertisement published in "Financial Express" (English) and "Jansatta" (Hindi) newspapers regarding:

- (i) initiative by the Company under 100 days campaign titled "Saksham Niveshak" in accordance with circular dated July 16, 2025, issued by the Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs (MCA) to enable shareholders to claim unpaid or unclaimed dividends; and
- (ii) special window for re-lodgment of transfer request of physical shares of the Company, in accordance with SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025.

The said communication is also available on the Company's website viz. www.unominda.com.

Thanking you.

Yours faithfully, For Uno Minda Limited

Tarun Kumar Srivastava Company Secretary & Compliance Officer M. No. A11994 Place: Manesar, Gurugram

Encl: as above

INDIA SHELTER FINANCE CORPORATION LTD. Regd:Office:- Plot-15,6th Floor, Sec-44, Institutional Area, Gurugram, Haryana-122002,

POSSESSION NOTICE FOR IMMOVABLE PROPERTY

Whereas, The Undersigned Being The Authorised Officer Of The India Shelter Finance And Corporation Ltd, Under The Securitisation And Reconstruction Of Financial Assests And Enforcement (Security) Interest Act, 2002 And In Exercise Of Power Conferred Under Section 13(12) Read With Rule 3 Of The Security Interest (Enforcement) Rules, 2002, Issued A Demand Notice On The Date Noted Against The Account As Mentioned Hereinafter, Calling Upon The Borrower And Also The Owner Of The Property/Surety To Repay The Amount Within 60 Days From The Date Of The Said Notice. Whereas The Owner Of The Property And The Other Having Failed To Repay The Amount, Notice Is Hereby Given To The Under Noted Borrowers And The Public In General That The Undersigned Has Taken Possession Of The Property/les Described Herein Below In Exercise Of The Powers Conferred On Him/Her Under Section 13(4) Of The Said Act Read With Rules 8 & 9 Of The Said Rules On The Dates Mentioned Against Each Account. Now, The Borrower In Particular And The Public In General Is Hereby Cautioned Not To Deal With The Property/les And Any Dealing With The Property/les Will Be Subject To The Charge Of India Shelter Finance Corporation Ltd For An Amount Mentioned As Below And Interest Thereon, Costs, Etc.

(Owner Of The Property) & **Loan Account Number** MR./MRS. JAMNA &

MR./MRS.RASUL CHEETA

Reside At: 24, Nanota Ka

Masuda, Beawar 305624

3911/2530, Gram-

Name of the Borrower/Guarantor

Property (All The Part & Parcel Of The **Property Consisting Of)** 

**Description Of The Charged/mortgaged** 

Dt.of Demand Notice, Date Of Amount Due As On Date Of Demand Notice

All Piece And Parcel Residential Property Of Pata No.10, Demand Notice 21.10.2021 27.09.2025 Kh. No.3911/2530, Gram-gopalsagar, G.p-kanakheda, Rs. 820967/- (Rupees Eight P.s-beawar Sadar, Th.-masuda, Dist. Ajmer Rajasthan Lakh Twenty Thousand Badiya, Pata No. 10, Kh. No. 305202. Boundary:- East- Road Of Dakoto Ka Badiya, Nine Hundred Sixty Seven Only) Due As West - H. Of Mr Banne S/o Mr Abdul Chita, North House On 10.12.2024 Together With Interest Gopalsagar G.P-Kanakheda, And Land Of Mr Banne S/o Mr Abdul Chita, South - From 11.12.2024 And Other Charges And Cost Till The Date Of The Payment Remaining Part (B) Of This Patta.

(HL3OAHLONSO00005057861) (Branch Office: Beawar)

Place: RAJASTHAN Date: 02.10.2025 For India Shelter Finance Corporation Ltd (Authorized Officer) FOR ANY QUERY, PLEASE CONTACT MR. Vinay Rana (+91 79886 05030) & MR. Harkaran jat (9950475963)

**NORTHERN RAILWAY** 

(E-Auction Notice) Sr.Divisional Commercial Manager/PS, Northern Railway Delhi Division invites bids through e-Auction through IREPS (http://ireps.gov.in) for the allotment of under mention contracts at following Railway stations/locations

Bareta, Muradnagar, Shahabad Markanda, Shamli (PRS) Parking-42-2025 17.10.2025 at Naya Ghaziabad, Ghaziabad (City Side), Tugalakabad 11.00 Hrs (Car), Delhi Sarai Rohilla (Car) = Total 08 Sites Website particulars where complete details of E-Auction can be seen https://ireps.gov.in/

All contractors who intend to participate in the e-auctions conducted through E-Auction Leasing

module of IREPS should fulfil following mandatory requirements before they can submit their bids: Registration on IREPS for E-Auction Leasing Module -Active IREPS User Account for E-Auction Leasing Module

2. Payment of One Time Registration Fee.

E-Catalogue No Date & Time of bidding

Current Account in State Bank of India.

4. Integration of SBI Bank Account with IREPS Account. 5. Lien Marking of Funds.

6. Updation of Tumover Details. 7. Contractors who do not have IREPS account for any module of IREPS can submit their online request for

registration by clicking on New Vendors/Contractors (E-Tender/E-Auction Leasing) link on IREPS Home page. Divisional Railway Manager's Office, Commercial

Railway Stations/Locations/Lots

Railway Authority to contact, in case of any query

Branch, State Entry Road, New Delhi 110055. Email:pkg.delhidivision@gmail.com Tel: 011-23743084 3043/2025

No. 23AC/393/E-Auction/Pkg/2025 Dated: 01.10.2025 Serving Customers With A Smile

RBL BANK LTD.

Administrative Office: 1st Lane, Shahpuri, Kolhapur-416001

RBLBANK Regional Operating Center: 1st Floor, Building No 1, Modi Mills Compound, Okhla Industrial Estate, apno ka bank Phase 3, New Delhi 110020.

SYMBOLIC POSSESSION NOTICE

Whereas, The undersigned being the Authorized Officer of RBL Bank Ltd. under Securitization and Reconstruction of Financial Asset and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under section 13(12) read with rule 9 of the Security Interest (Enforcement) Rules, 2002 issued demand notice calling upon Borrower/Guarantor(s)/Mortgagor(s) to repay the amount mentioned in the notice within 60 days from receipt of the said notice.

The borrower/Guarantor(s) having failed to repay the amount, notice is hereby given to the Borrower/Guarantor(s)/Mortgagor and the public in general that the undersigned being the Authorized Officer of the RBL Bank Ltd. has taken SYMBOLIC POSSESSION of the property described herein below in exercise of powers conferred on him/her under sub-section (4) of the section 13 of the said Act read with Rule 9 of the Security Interest (Enforcement) Rules, 2002.

SI. No.	Name and Address of the Borrower,	Address of Secured Assets to be Enforced	Amount Due in Rs.	Date of 13(2) Monce	
	Co-Borrower/Guarantors/Mortgagor			Date of possession (Symbolic)	
2.	Pankaj kumar singh (Allias kumar Pankaj Singh) S/o Shri Shyama Prasad Singh , SCF-2, first floor, post office, building Sec-7, Faridabad Haryana-121006 Also at: LG Electronics India Pvt Ltd. 51, Udyog Vihar, Greater Noida-201306 Sita Sani Sinha (Allias Singh Sita) W/o Shri Shyama Prasad Singh, SCF-2, First Floor, Post Office, Building Sec-7, Faridabad, Haryana-121006 Also at: Village- Ward 5, Town- Sambhalpur, Police station- Dhanupali, District- Sambalpur Odisha-768001	Villa Bearing No. 41 in Block-B (on Plot No. 64) having super area 1870 sq. ft., plot area 162 sq. yards, comprising of drawing cum dining room, three bed rooms, four toilets, kitchen in the said residential colony namely, "Green Valley" situated in sector 41-42, Urban Estate Faridabad (Haryana) and the said is bounded as under:- North; Villa No. 46, South; 9 meter wide road, East; Villa No. 42 West; Villa No. 40	Rs. 8,11,582.11 (Rs eight lakhs eleven thousand five hundred eighty two & paisa eleven only) together with interest at contractual rate, (till complete payment) & incidental expessses thereon.	17.07.2025 01.10.2025	

dealings with the property will be subject to the charge of the RBL Bank Ltd. **Authorised Officer** 

Place: Faridabad Date: 02.10.2025

RBL Bank Ltd.

## **Uno Minda Limited** (CIN: L74899DL1992PLC050333)

Registered Office: B-64/1, Wazirpur Industrial Area, Delhi-110052

Corp. Office: Village Nawada Fatehpur, P.O. Sikandarpur Badda, Near IMT Manesar, Gurgaon (Haryana) - 122004,

Website: www.unominda.com, E-mail: investor@unominda.com

Tel.: +91 11 4937 3931, +91 124 2290 427 Fax: +91 124 2290676



## NOTICE TO SHAREHOLDERS

1. Initiative under 100 days campaign titled "Saksham Niveshak"

Pursuant to the circular dated July 16, 2025, issued by the Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs (MCA), a 100-day campaign titled "Saksham Niveshak" has been launched to promote investor awareness and facilitate the updation of KYC and other related details of the Shareholders. The campaign aims to engage shareholders whose dividends remain unpaid or unclaimed by encouraging them to update their KYC details, bank mandates, nominee information, and contact particulars. This initiative is active from July 28, 2025, to November 6, 2025.

Further, SEBI has recently mandated furnishing of PAN, KYC details (i.e., postal address with pin code, email address, mobile number, bank account details, specimen signatures) and nomination details by holders of securities. As per SEBI mandate, any service requests or complaints received from the security holders holding securities in physical form shall be processed only after furnishing PAN and other KYC Details (i.e. Contact Details, Bank Account Details and Specimen Signature).

In the absence of updation of KYC details of the security holders holding securities in physical form, the Dividends on shares are payable only through electronic mode and the amount will be credited to the shareholder's bank account only after the KYC details are updated.

Following procedure is to be followed for updation of KYC: Type of Holding Documents to be submitted with RTA

Place : Gurugram

	M 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Shares held in Demat Mode	Shareholders holding shares in dematerialised form are requested to contact their respective Depository Participant (DP) for updating their KYC details. To claim any unpaid or unclaimed dividends, such shareholders should contact the Company's Registrar and Share Transfer Agent at the following Address:  Alankit Assignments Limited  Alankit House, 4E/2 Jhandewalan Extension, New Delhi-110055  Email: rta@alankit.com
Shares held in Physical Form	Shareholders who wish to update their KYC details are requested to download the necessary forms from the Company's website at <a href="https://www.unominda.com/investor/information-to-shareholders">https://www.unominda.com/investor/information-to-shareholders</a> . The duly filled and signed forms, along with self-attested copies of the required KYC documents, should be submitted to the Company's Registrar and Share Transfer Agent (RTA).

updated and any pending entitlements are claimed in a timely manner.

2. Opening of Special Window for Re-lodgement of Transfer Requests of Physical Shares

As per SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, a one-time special window is open until January 6, 2026, allowing shareholders to re-lodge transfer requests for physical shares of Uno Minda Limited originally submitted before April 1, 2019, but rejected, returned, or left unattended.

All transfer requests duly rectified and re-lodged till the aforesaid date will be processed in transfer-cumdemat mode i.e., the shares will be transferred only in dematerialised form. Shareholders who wish to avail this opportunity, must have a demat account and provide the Client Master List (CML) along with share certificates and required documents while lodging the documents for transfer with the Company's RTA at their address mentioned above.

For Uno Minda Limited

Tarun Kumar Srivastava Company Secretary & Compliance Officer

ICSI Mem. No. A11994 Date: 01.10.2025

RAJASTHAN CYLINDERS AND CONTAINERS LTD B Regd. Office: SP - 825, Road No. 14, V K I Area, Jaipur -302013, Tel.: 91-141-4031771-2; E: info@bajoriagroup.in; W: www.bajoriagroup.in; CIN No: L28101RJ1980PLC002140

NOTICE OF SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice is hereby given to inform that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD PoD/P/CIR/2025/97dated July 02, 2025 has opened a special window only for re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 and rejected / returned not attended to due to deficiency in the documents / process ( or otherwise, for a period of six months from July 07, 2025 till January 06, 2026. Investors who have missed the earlier deadline of 31st March, 2021, are encouraged to avail this

During this period, the securities that are re-lodged for transfer (including those requests that are pending with the Listed Company/ RTA as on date) shall be issued only in demat mode. The eligible investors can submit their requests along with requisite documents to the Company RTA of the Company at the below mentioned address.

Rajasthan Cylinders and Containers Limited Regd. Off.: SP - 825, Road No. 14, V.K.I. Area, Jaipur -302013 (Rajasthan) Tel.: 91-141-4031771-2; E- Mail: info@bajoriagroup.in

The Secretarial Department:

Registrar and Share Transfer Agent: Beetal Financial & Computer Services (P) Ltd Beetal House, 3rd Floor, 99 Madangir, Behind Local Shopping Centre, Near Data Harsukhdas Mandir, New Delhi -110062. Phone: 011-29961281-83 Email: beetal@beetalfinancial.com; beetalrta@gmail.com

Place: Jaipur Neha Dusad (Company Secretary Date: 30.09.2025 ICSI M. No.: A55093

For Rajasthan Cylinders and Containers Ltd

## "IMPORTANT"

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

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL ALLAHABAD BENCH, (ORIGINAL JURISDICTION) COMPANY PETITION (CAA) NO. 23/ALD/2025 CONNECTED WITH COMPANY APPLICATION (CAA) NO. 14/ALD/2025 IN THE MATTER OF SECTION 230 AND 232 OF THE COMPANIES ACT, 2013

IN THE MATTER OF SCHEME OF ARRANGEMENT ("THE SCHEME")

BETWEEN H S JEWELS BUDAUN PRIVATE LIMITED REGISTERED OFFICE: S-703, BLOCK/TOWER S, AMRAPALI SILICON CITY, PLOT NO. GH-0LA. SECTOR 16, GAUTAM BUDDHA NAGAR, NOIDA, UTTAR PRADESH, INDIA, 201301 .....Demerged Company/Petitioner Company 1

HARSAHAIMAL SHIAMLAL SARRAF PRIVATE LIMITED REGISTERED OFFICE: C/O HARSAHAIMAL SHYAMLAL SARRAF, SARRAFA BAZAR, BADAUN

...... Resulting Company/Petitioner Company 2

NOTICE FOR HEARING OF PETITION The Joint Petition under Section 230-232 of the Companies Act 2013, for sanctioning of Scheme

of Amalgamation H S Jewels Budaun Private Limited (hereinafter referred to as "Demerged Company/ Petitioner Company 1") and Harsahaimal Shiamlal Sarraf Private Limited (hereinafter referred to as 'Resulting Company' Petitioner Company 2) and their respective shareholders and creditors were presented by the petitioner company on 02nd May, 2025 and the order for dispensation of meeting of shareholders and creditors was pronounced by the National Company Law Tribunal, Allahabad Bench on 19th August, 2025. The said petition is now fixed for final hearing National Company Law Tribunal, Allahabad Bench on 20th November, 2025. Any person desirous of supporting or opposing the said petition should sent notice of his/her

intention to the Petitioner's counsel, signed by him/her or his/her advocate/counsel, with his/her address so as to reach the Petitioner's Counsel at "D-4 Basement, Jangpura Extension, New Delhi, 110014", not later than 02 (two) days before the date fixed for final hearing of the Joint Petition. The grounds of opposition or a copy of affidavit must be furnished with such notice, where he/she seeks to oppose the Petition. A copy of joint petition shall be furnished by the petitioner's counsel to any person requiring the

same upon payment of any prescribed charges.

Date: 02.10.2025

Counsel for the Petitioner

Uma Verma

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE") IN COMPLIANCE WITH CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").





## SKYTECH INFINITE PLATFORM LIMITED

(formerly Skytech Infinite Platform Private Limited)

Act, 1956 bearing Corporate Identification Number U51506KA2009PTC049970 issued by the Registrar of Companies - Bangalore. Subsequently, our company was converted into Public Limited Company under the provisions of the Companies Act, 2013 and the name of our Company was changed to "Skytech Infinite Platform Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated July 09, 2024 bearing Corporate Identification Number U51506KA2009PLC049970 issued by the Registrar of Companies – Central Processing Centre. For further details of change in name and registered office of our company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 135 of the Draft Red Herring Prospectus.

Registered & Corporate Office: No. 229/3, Oil Mill Compound, Oil Mill Road Saitpalya, Lingarajapuram, Bangalore, Karnataka, India, 560084 Contact Person: Mr. Harish Kumar Sreekantan, Company Secretary & Compliance Officer; Tel No. +91 9901303019, E-Mail ID: harish@skytechinfinite.com Website: www.skytechinfinite.com; CIN: U51506KA2009PLC049970

#### OUR PROMOTERS: (I) MR. PARAMASHIVAM DEIVEEKAN AND (II) MRS. SUMA DEIVEEKAN

INITIAL PUBLIC OFFER OF UPTO 29,46,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF SKYTECH INFINITE PLATFORM LIMITED (THE "COMPANY" OR "ISSUER") AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) FOR CASH, AGGREGATING UP TO ₹ [●] LACS ("PUBLIC ISSUE") OUT OF WHICH [●] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [●] LACS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF [●] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ [●] LACS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE [●]% AND [●]% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹10/- EACH AND THE FLOOR PRICE AND CAP PRICE ARE [● ] TIMES AND [● ] TIMES OF THE FACE VALUE OF THE EQUITY SHARES RESPECTIVELY.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A BOOK BUILT ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 (1) & (2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 46 of the Draft Red Herring Prospectus.) A copy will be delivered for filing to the Registrar of Companies as required under sub-section 4 of Section 26 of the Companies Act, 2013.

In terms of Regulation 256 of SEBI ICDR Regulations read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, and Unified Payments

Interface (UPI) introduced vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018 all the potential investors shall participate in the issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/133 dated November 08, 2019, Individual Investors applying in public issue may use either Application Supported by Blocked Amount (ASBA) process or UPI payment mechanism by providing UPI ID in the Application Form which is linked from Bank Account of the investor. (For details in this regard, specific attention is invited to "Issue Procedure" beginning on page no. 247 of the Draft Red Herring Prospectus.)

This public announcement is being made in compliance with the provisions of Regulation 247(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the Draft Red Herring Prospectus on September 30, 2025 with EMERGE Platform of National Stock Exchange of India Limited (NSE EMERGE). Pursuant to Regulation 247(1) of the SEBI ICDR Regulations, the Draft Red Herring Prospectus filed with NSE EMERGE shall be made public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of NSE EMERGE at www.nseindia.com, on the website of the Company at www.skytechinfinite.com and on the website of the Book Running Lead Manager, i.e. Finshore Management Services Limited at www. finshoregroup.com. Our Company invites members of the public to give their comments on the Draft Red Herring Prospectus filed with NSE EMERGE, with respect to disclosures made in the Draft Red Herring Prospectus. The members of the public are requested to send a copy of their comments to NSE and/or to the Company Secretary and Compliance Officer of our Company on email id: harish@skytechinfinite.com and/or the Book Running Lead Manager on email id: investors@finshoregroup.com within 21 days from the aforesaid date of filing of the Draft Red Herring Prospectus with NSE EMERGE.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus.

Any decision to invest in the Equity Shares described in the Draft Red Herring Prospectus may only be taken after the Prospectus has been filed with the RoC and must be

made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Red Herring Prospectus. The Equity Shares, when offered through the Prospectus, are proposed to be listed on the EMERGE Platform of National Stock Exchange of India Limited ("NSE EMERGE"). For details of the share capital and capital structure and the names of the Signatories to the Memorandum of Association and the number of shares subscribed by them of

our Company, please see the section titled "Capital Structure" beginning on page 62 of the Draft Red Herring Prospectus. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters"

**BOOK RUNNING LEAD MANAGER TO THE ISSUE** FINSHORE

#### Creating Enterprise Managing Values FINSHORE MANAGEMENT SERVICES LIMITED

beginning on page 135 of the Draft Red Herring Prospectus.

Anandlok Building, Block-A, 2nd Floor, Room No. 207, 227 A.J.C Bose Road, Kolkata-700020, West Bengal, India

**Telephone:** 033 – 2289 5101 / 4603 2561 **Email:** info@finshoregroup.com

Place: Bangalore, Karnataka

**Date: October 01, 2025** 

Contact Person: Mr. S. Ramakrishna Iyengar Website: www.finshoregroup.com

Investor Grievance Email: investors@finshoregroup.com

SEBI Registration No: INM000012185 CIN No: U74900WB2011PLC169377

Email: smeipo@integratedindia.in Contact Person: Mr. S Giridhar

Website: www.integratedregistry.in Investor Grievance Email: giri@integratedindia.in SEBI Registration Number: INR000000544 **CIN No:** U74900TN2015PTC101466

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Red Herring Prospectus.

For **SKYTECH INFINITE PLATFORM LIMITED** 

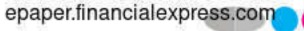
On behalf of the Board of Directors

Paramashivam Deiveekan **Managing Director DIN: 00774083** 

SKYTECH INFINITE PLATFORM LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Draft Red Herring Prospectus on 30th September, 2025 with EMERGE Platform of

National Stock Exchange of India Limited ("NSE EMERGE"). The Draft Red Herring Prospectus is available on the websites of the NSE EMERGE at www. nseindia.com, the website of the Company at www.skytechinfinite.com and the website of the Book Running Lead Manager, i.e., Finshore Management Services Limited at www.finshoregroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled 'Risk Factors" on page 24 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus filed with NSE EMERGE for making any investment decision. This announcement has been prepared for publication in India and not to be released or distributed in the United States. This announcement is not an offer to sell or a solicitation of any offer to buy Equity Shares of our Company in any jurisdiction, including the United States. The Equity Shares have not been, and will

not be, registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be Issued and sold outside the United States in compliance with Regulation S of the Securities Act and the applicable laws of the jurisdiction where those Issues and sales occur. The Equity Shares have not been, and will not be, registered, listed or otherwise qualified in any other jurisdiction outside India and may not be Issued or sold, and applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.



**PUBLIC ANNOUNCEMENT** Our Company was originally incorporated as a Private Limited Company in the name of "Skytech Infinite Platform Private Limited" on May 28, 2009 under the provisions of the Companies

New Delhi

INTEGRATED INTEGRATED REGISTRY MANAGEMENT SERVICES (P) LIMITED

No 30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bengaluru-560003 **Telephone:** 080-23460815/816/817/818

**REGISTRAR TO THE ISSUE** 

# छत्तीसगढ़: माओवादी मामले में एनआइए ने चार के खिलाफ आरोपपत्र दायर किया

रायपुर, 1 अक्तूबर (भाषा)।

राष्ट्रीय जांच एजंसी (एनआइए) ने छत्तीसगढ में प्रतिबंधित भाकपा (माओवादी) की आतंकी गतिविधियों को बढावा देने से जुडे एक मामले में चार और आरोपियों के खिलाफ पूरक आरोपपत्र दायर किया है। एजंसी ने बुधवार को एक बयान में बताया कि इनमें से तीन आरोपी-सनीता पोटाम, शंकर मुचाकी और

दशरथ उर्फ दसरू मोडियाम- भाकपा (माओवादी) के एक मुखौटा संगठन, मुलवासी बचाओ मंच के पदाधिकारी थे और उन्हें पहले भी गिरफ्तार किया जा चका है। आरोपपत्र में नामजद चौथा आरोपी मल्लेश कुंजम, एक सशस्त्र माओवादी कैडर है और अब भी फरार है। छत्तीसगढ़ सरकार ने पिछले साल अक्तूबर में छत्तीसगढ़ विशेष जन सुरक्षा अधिनियम, 2005 के प्रावधानों के तहत एमबीएम पर प्रतिबंध लगा दिया शा।



(सीआईएन: L74899DL1992PLC050333 पंजीकृत कार्यालयः बी-64/1, वजीरपुर इंडस्ट्रियल एरिया, दिल्ली-110052 कॉर्पोरट कार्यालयः ग्राम नवादा फतेहपुर, पी. ओ. सिकन्दरपुर बद्दा, निकट आईएमटी मानेसर, गुरुग्राम (हरियाणा)-122004

दूरभाषः +91 11 4937 3931, +91 124 2290 427 फैक्सः +91 124 2290676

वेबसाइटः www.unominda.com, ई-मेलः investor@unominda.com

#### शेयरधारकों के लिए सूचना

1. "सक्षम निवेशक" नामक 100 दिवसीय अभियान के अंतर्गत पहल

निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (आईईपीएफए), कॉर्पोरेट कार्य मंत्रालय (एमसीए) द्वारा जारी 16 जुलाई, 2025 के परिपत्र के अनुसरण में, निवेशकों में जागरूकता बढ़ाने और शेयरधारकों के केवाईसी एवं अन्य संबंधित विवरणों को अद्यतन करने में सहायता हेतू "सक्षम निवेशक" नामक 100 दिवसीय अभियान शुरू किया गया है। इस अभियान का उद्देश्य उन शेयरधारकों को अपने केवाईसी विवरण, बैंक अधिदेश, नामांकित व्यक्ति की जानकारी और संपर्क विवरण अद्यतन करने के लिए प्रोत्साहित करके उन्हें शामिल करना है जिनके लाभांश का भुगतान नहीं हुआ है या जिन पर दावा नहीं किया गया है। यह पहल 28 जुलाई 2025 से 6 नवंबर 2025 तक सक्रिय रहेगी।

इसके अलावा, सेबी ने हाल ही में प्रतिभूतियों के धारकों द्वारा पैन, केवाईसी विवरण (अर्थात पिन कोड सहित डाक पता, ईमेल पता, मोबाइल नंबर, बैंक खाता विवरण, नमूना हस्ताक्षर) और नामांकन विवरण प्रस्तूत करना अनिवार्य कर दिया है। सेबी के आदेश के अनुसार, भौतिक रूप में प्रतिभृतियाँ रखने वाले प्रतिभृति धारकों से प्राप्त किसी भी सेवा अनुरोध या शिकायत पर पैन और अन्य केवाईसी विवरण (अर्थात संपर्क विवरण, बैंक खाता विवरण और नमूना हस्ताक्षर) प्रस्तूत करने के बाद ही कार्रवाई की जाएगी।

भौतिक रूप में प्रतिभृतियाँ रखने वाले प्रतिभृति धारकों के केवाईसी विवरण अद्यतन न होने की स्थिति में, शेयरों पर लाभांश केवल इलेक्ट्रॉनिक माध्यम से देय होगा और राशि शेयरधारक के बैंक खाते में केवाईसी विवरण अद्यतन होने के बाद ही

केवाईसी अद्यतन के लिए निम्नलिखित प्रक्रिया का पालन किया जाना है :

धारण का प्रकार	आरटीए के साथ जमा किए जाने वाले दस्तावेज		
अभौतिक रूप में धारित शेयर	डीमैट रूप में शेयर रखने वाले शेयरधारकों से अनुरोध है कि वे अपने केवाईसी विवरण अद्यतन करने के लिए अपने संबंधित डिपॉजिटरी पार्टिसिपेंट (डीपी) से संपर्क करें। किसी भी अप्रदाय या दावारहित लाभांश का दावा करने के लिए, ऐसे शेयरधारकों को कंपनी के रजिस्ट्रार और शेयर ट्रांसफर एजेंट से निम्नलिखित पते पर संपर्क करना चाहिए: अलंकित असाइनमेंट्स लिमिटेड अलंकित हाउस, 4ई/2 झंडेवालान एक्सटेंशन, नई दिल्ली—110055 ईमेल : rta@alankit.com		
भौतिक रूप में धारित शेयर	जो शेयरधारक अपने केवाईसी विवरण अद्यतन करना चाहते हैं, उनसे अनुरोध है कि वे कंपनी की वेबसाइट https://www.unominda.com/investor/information-to-shareholders से आवश्यक फॉर्म डाउनलोड करें। विधिवत भरे गये और हस्ताक्षरित फॉर्म, आवश्यक केवाईसी दस्तावेजों की स्व—सत्यापित प्रतियों के साथ, कंपनी के रिजस्ट्रार और शेयर ट्रांसफर एजेंट (आरटीए) के पास जमा करने होंगे।		

सभी शेयरधारकों को अभियान अवधि के भीतर आवश्यक कार्रवाई करने के लिए प्रोत्साहित किया जाता है ताकि यह सुनिश्चित हो सके कि उनके अभिलेख अद्यतन हैं और किसी भी लंबित अधिकार का समय पर दावा किया जा सके।

2. भौतिक शेयरों के हस्तांतरण अनुरोधों को पुनः प्रस्तुत करने के लिए विशेष खिड़की का उदघाटन

सेबी के 2 जुलाई 2025 के परिपत्र संख्या SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 के अनुसार 6 जनवरी 2026 तक एक बार की विशेष खिडकी खुली है, जिससे शेयरधारक ऊनो मिंडा लिमिटेड के भौतिक शेयरों के लिए हस्तांतरण अनुरोध पुनः प्रस्तुत कर सकेंगे, जो मूल रूप से 1 अप्रैल 2019 से पहले प्रस्तुत किए गए थे, लेकिन अस्वीकृत, वापस कर दिए गए या अनुत्तरित रह गए

उपरोक्त तिथि तक विधिवत रूप से संशोधित और पूनः प्रस्तुत किए गए सभी हस्तांतरण अनुरोधों पर हस्तांतरण–सह–अभौतिक माध्यम के अंतर्गत कार्रवाई की जाएगी, अर्थात शेयरों का हस्तांतरण केवल अभौतिक रूप में ही किया जाएगा। जो शेयरधारक इस अवसर का लाभ उठाना चाहते हैं, उनके पास एक डीमैट खाता होना चाहिए और उन्हें ऊपर दिए गए पते पर कंपनी के आरटीए के पास हस्तांतरण के लिए दस्तावेज जमा करते समय शेयर प्रमाणपत्रों और आवश्यक दस्तावेजों के साथ क्लाइंट मास्टर लिस्ट (सीएमएल) उपलब्ध करानी होगी।

कृते ऊनो मिंडा लिमिटेड

स्थान : गुरुग्राम दिनाँक : 01-10-2025

हस्ता./-तरुण कुमार श्रीवास्तव कंपनी सचिव एवं अनुपालन अधिकारी आईसीएसआई सद. सं. ए11994

## श्रीराम फाइनेंस लिमिटेड



(पूर्व में श्रीराम सिटी यूनियन फाइनेंस लिमिटेड के नाम से ज्ञात) **ांजीकृत कार्यालय :** 14ए, श्री टावर्से, साउथ फेज, इंडस्ट्रियल एस्टेट, गिंडी, चेन्नई–600 032; **शाखा कार्यालय :** यूजीएफ–12–21, अपर ग्राउंड फ्लोर, 14 अंबा डीप बिल्डिंग, कस्तूरबा गांधी मार्ग, बाराखंभा नई दिल्ली-110001 वेबसाइट : www.shriramfinance.in

## माग स्चना

नोटः "यह सूचित किया जाता है कि एनसीएलटी, चेन्नई के आदेश के अनुसार "श्रीराम सिटी युनियन फाइनेंस लिमिटेड" को "श्रीराम ट्रांसपोर्ट फाइनेंस लिमिटेड" के साथ मिला दिया गया है। इसके बाद, 30-11-2022 की प्रभावी तिथि से "श्रीराम ट्रांसपोर्ट फाइनेंस लिमिटेड" का नाम बदलकर "श्रीराम फाइनेंस लिमिटेड" कर दिया गया है, जो निगमन प्रमाणपत्र दिनांकित 30-11-2022 के नाम परिवर्तन के माध्यम से प्रभावी होगा)"

जबिक निम्नवर्णित कर्जदारों / सह–कर्जदारों / गारंटरों ने श्रीराम फाइनेंस लिमिटेड से वित्तीय सहायता प्राप्त की थी। हम स्पष्ट करते हैं कि वित्तीय सहायता प्राप्त करने के बावजूद, कर्जदारों / गारंटरों ने देय तिथियों के अनुसार ब्याज और मूल राशि के पुनर्भुगतान में विभिन्न चूक की हैं। खाता भारतीय रिजर्व बैंक द्वारा जारी निर्देशों / दिशानिर्देशों के अनुसार अनार्जक आस्ति की श्रेणी में सूचीबद्ध किया जा चुका है, जिसके परिणामस्वरूप श्रीराम फाइनेंस लिमिटेड के प्राधिकृत अधिकारी ने वित्तीय आस्तियों का प्रतिभूतिकरण और पूनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत और प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13(2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए सरफासी अधिनियम, 2002 की धारा 13(2) के तहत नीचे उल्लिखित संबंधित तिथियों पर मांग सुचनाएं जारी की थीं, जिसमें निम्नलिखित कर्जदारों / गारंटरों / बंधकदाताओं से सुचना में वर्णित राशि उस पर भूगतान की तिथि तक संविदात्मक दर पर आगे ब्याज और आकरिमक व्यय, लागत, शूल्क आदि के साथ सूचना प्राप्त होने की तिथि से 60 दिन के भीतर चुकाने की मांग की गई थी।

उनके अंतिम ज्ञात पते पर जारी की गई सूचनाएं वापस आ गई हैं / उनकी तामील नहीं हुई है, इसलिए उन्हें सार्वजनिक सचना के माध्यम से इसकी सचना दी जा रही है।

कर्जदार का ध्यान, प्रतिभूत ऑस्तियां छुड़ाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उपधारा

(8) के प्रावधानों की ओर आकर्षित किया जाता है।

(e) I A TAN II A SIN						
कर्जदार(रों) / सह—कर्जदार(रों) का नाम	बकाया राशि	प्रतिभूत आस्ति का सम्पत्ति पता				
ऋण संख्या RSSDLLP2210060003  1. हंस राज (कर्जदार)  पता— 407, चौथा तल, द्वारका नॉर्थ पुलिस स्टेशन दिल्ली—110078  अन्य पता — आर जेड—47 ए, श्याम विहार, ककरौला द्वारका सेक्टर 14, एनएसआईटी द्वारका दक्षिण पश्चिम दिल्ली—110078  2. श्रीमती संतोष देवी मीना (सह—कर्जदार / गारंटर)	रु. 45,90,856 / — (रूपये पैंतालीस लाख नब्बे हजार आठ सौ छप्पन मात्र) 12—सितंबर—2025 तक + नियम व शर्तों के अनुसार आगे ब्याज और शुल्क	संपत्ति प्लॉट नं. 47— क्षेत्रफल परिमाप 59 व गज, खसरा नंबर 29/1 का हिस्सा, ग्राम ककरोला क्षेत्र में स्थित कालोनी जि श्याम विहार, नई दिल्ली नाम से जाना जाता है। निम्नानुसार परिबद्ध :				
आर जेड–47 ए, श्याम विहार, ककरौला द्वारका सेक्टर	ऋण राशि	पूर्व : अन्य प्लॉट				
14, एनएसआईटी द्वारका दक्षिण पश्चिम दिल्ली—110078 एनपीए दिनांक— 2—िसतंबर—2025 मांग सूचना की तिथि : 22—िसतंबर—2025	क्त. 52,63,545 / — (क्तपये बावन लाख तिरेसठ हजार पांच सौ पैंतालीस मात्र) ऋण खाता संख्या RSSDLLP2210060003 में	पश्चिम : सड़क 20 फीट उत्तर : सड़क 20 फीट दक्षिण : डीडीए भूमि				
ऋण संख्या RSSDLLP2205060004  1. श्री मुकेश (कर्जदार) पता— मकान नंबर 16, मिट्टी वाली तेल की गली, सहीपुर, गांव शालीमार बाग, दिल्ली—110088  2. श्रीमती सारिका (सह—कर्जदार / गारंटर) पता— मकान नंबर 16, मिट्टी वाली तेल की गली, सहीपुर, गांव शालीमार बाग, दिल्ली—110088	रु. 20,57,998 / — (रूपये बीस लाख सत्तावन हजार नौ सौ अड्डानवे मात्र) 12—सितंबर—2025 तक + नियम व शर्तों के अनुसार आगे ब्याज और शुल्क	छत के अधिकार के बिना संपूर्ण भूतल "उक्त तल" निर्मित संपत्ति संख्या 16, क्षेत्रफल परिमाप 30 वर्ग गज, ग्राम सहीपुर का क्षेत्र, शालीमार बाग के पास, दिल्ली निम्नानुसार परिबद्ध :				
एनपीए दिनांक— 2—िसतंबर—2025 मांग सूचना की तिथि : 22—िसतंबर—2025	ऋण राशि रु. 22,00,000 / (रूपये बाईस लाख मात्र) ऋण खाताउ संख्या RSSDLLP2205060004 में	पूर्व : राज सिंह की संपत्ति पश्चिम : सड़क 20 फीट उत्तर : गली 18 फीट दक्षिण : आशु की संपत्ति				

उपर्युक्त परिस्थितियों में, उपरोक्त कर्जदारों, सह–कर्जदारों और / या उनके कानूनी उत्तराधिकारियों या उनके गारंटरों (जहां भी लाग हो) से इस सचना के प्रकाशन की तिथि से 60 दिनों के भीतर भावी ब्याज और लाग शुल्कों के साथ ऊपर वर्णित बकाया राशि चुकाने की मांग की जाती है, अन्यथा इस सूचना की तिथि से 60 दिन की समाप्ति के बाद प्रतिभूत आस्तियों के संबंध में आगे की कार्रवाई की जाएगी, जिसमें वित्तीय आस्तियों का प्रतिभूतिकरण और पूनर्निर्माण और प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(4) और इसके तहत लागू नियमों के तहत कर्जदारों और बंधकदाताओं की प्रतिभूत आस्तियों का कब्जा लेना शामिल है।

कृपया ध्यान दें कि उक्त अधिनियम की धारा 13(13) के तहत, कोई भी कर्जदार, प्रत्याभूत ऋणदाता की पूर्व लिखित सहमित के बिना, सूचना में निर्दिष्ट अपनी किसी भी प्रतिभूत आस्ति को बिक्री, पट्टे या अन्यथा के माध्यम से स्थानांतरित नहीं करेगा। स्थान : दिल्ली हस्ता./- प्राधिकृत अधिकारी

श्रीराम फाइनेंस लिमिटेड दिनांक : 02-10-2025

# धार्मिक, सांस्कृतिक प्रतीकों पर प्रतिबंध लगाने का मामला

# निजी विद्यालय को मिला नोटिस

जनसत्ता ब्यूरो नई दिल्ली, 1 अक्तूबर।

महाराष्ट्र के कल्याण नगर निगम ने एक निजी विद्यालय को छात्रों को धार्मिक और सांस्कृतिक प्रतीक चिह्न पहनने से रोकने के मामले में नोटिस जारी किया है।

एक अधिकारी ने बुधवार को यह जानकारी दी। विवाद तब शुरू हुआ जब कुछ अभिभावकों ने छात्र-छात्राओं को माथे पर तिलक या बिंदी, चूड़ियां और राखी या पवित्र धागा पहनने से मना करने पर आपत्ति जताई।

स्कूल प्रबंधन ने एक बयान में अपनी नीतियों का बचाव करते हुए धर्मनिरपेक्षता, गुणवत्तापूर्ण शिक्षा और छात्रों की सुरक्षा के प्रति अपनी प्रतिबद्धता दोहराई। विद्यालय प्रबंधन ने कहा कि विद्यालय ने कोई फतवा जारी नहीं किया है।

अभिभावकों ने आरोप लगाया कि कुछ छात्रों द्वारा लगाए गए तिलक को मिटा दिया गया और उन्हें सजा देने की धमकी दी गई। कुछ अभिभावकों ने यह भी दावा किया कि छात्रों को पीटा भी गया। नगर निगम के एक अधिकारी ने बताया कि विभाग ने मंगलवार को विद्यालय प्रशासन को एक नोटिस भेजकर

प्रतिबंधात्मक नियमों और छात्रों के खिलाफ कथित दंडात्मक कार्रवाई के बारे में स्पष्टीकरण मांगा है। अभिभावकों की शिकायत के तरंत बाद विभाग ने कार्रवाई की और विद्यालय को नोटिस भेजा।उम्मीद है कि जल्द इस मुद्दे का समाधान हो जाएगा। इस मामले को और ज्यादा तूल देने की कोई जरूरत नहीं

है। अभिभावकों और विद्यालय) प्रबंधन के बीच इस मुद्दे को सौहार्दपुर्ण ढंग से सुलझा लिया जाएगा। स्कूल प्रबंधन ने एक बयान में अपनी नीतियों का बचाव करते हुए धर्मनिरपेक्षता, गुणवत्तापुर्ण शिक्षा और छात्रों की सुरक्षा के प्रति अपनी प्रतिबद्धता दोहराई। विद्यालय प्रबंधन ने कहा कि विद्यालय ने कोई फतवा जारी नहीं किया है। संस्थान छात्रों की सुरक्षा को सर्वोच्च प्राथमिकता देता है। विद्यालय हमेशा 'विद्यालय, छात्रों, अभिभावकों, शिक्षकों और प्रबंधन के बीच सदभाव' बनाए रखने के लिए काम करता है।

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE") IN COMPLIANCE WITH CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

#### **PUBLIC ANNOUNCEMENT**





## **UNIVERSAL CONTRACTORS AND ENGINEERS LIMITED**

(formerly Universal Contractors and Engineers Private Limited)

Our Company was originally incorporated as a Private Limited Company in the name of "Universal Contractors and Engineers Private Limited" on July 24, 2009 under the provisions of Companies Act, 1956 bearing Corporate Identification Number U45204DL2009PTC192560 issued by Registrar of Companies – National Capital Territory of Delhi and Haryana. Further, vide fresh Corporate Identification Number U45204UP2009PTC132673, dated August 14, 2020, issued by the Registrar of Companies - Kanpur, the registered Office our Company was shifted from R-193, Vani Vihar, Uttam Nagar, New Delhi – 110059, India to E-263, ALPHA-1, Gautam Buddha Nagar, Greater Noida -201308, Uttar Pradesh, India. Subsequently, the name of our Company was changed to "Universal Contractors and Engineers Limited" vide a fresh Certificate of Incorporation bearing no. U45204UP2009PLC132673 dated May 29, 2024, issued by the Registrar of Companies, Central Registration Centre consequent upon conversion from Private Company to Public Company. For further details of change in name and registered office of our company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 170 of the Draft Red Herring Prospectus.

> Registered Office: E-263, ALPHA-1, Gautam Buddha Nagar, Greater Noida - 201308, Uttar Pradesh, India Contact Person: Mr. Kapil Garg, Company Secretary & Compliance Officer; Tel No: +91 88263 94912; E-Mail ID: universal@ucepl.com; Website: www.ucepl.com; CIN: U45204UP2009PLC132673

#### OUR PROMOTERS: (I) MR. ASHOK KUMAR SHARMA, (II) MR. SHEKHAR SHARMA, (III) MS. POOJA SHARMA AND (IV) MS. ROOBI SHARMA

INITIAL PUBLIC OFFER OF UP TO 49.93,200 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF UNIVERSAL CONTRACTORS AND ENGINEERS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[●]/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹[●]/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹ [●] LAKHS ("THE ISSUE"), OF WHICH [●] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹[•]/- PER EQUITY SHARE, AGGREGATING TO ₹ [•] LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E., ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹[●]/- PER EQUITY SHARE, AGGREGATING TO ₹ [●] LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [●1% AND [●1% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹10/- EACH AND THE FLOOR PRICE AND CAP PRICE ARE [•] TIMES AND [•] TIMES OF THE FACE VALUE OF THE EQUITY SHARES RESPECTIVELY.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A BOOK BUILT ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 (1) & (2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 54 of the Draft Red Herring Prospectus.) A copy will be delivered for filing to the Registrar of Companies as required under subsection 4 of Section 26 of the Companies Act, 2013.

In terms of Regulation 256 of SEBI ICDR Regulations read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, and Unified Payments Interface (UPI) introduced vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018 all the potential investors shall participate in the issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/133 dated November 08, 2019, Individual Investors applying in public issue may use either Application Supported by Blocked Amount (ASBA) process or UPI payment mechanism by providing UPI ID in the Application Form which is linked from Bank Account of the investor. (For details in this regard, specific attention is invited to "Issue Procedure" beginning on page no. 299 of the Draft Red Herring Prospectus.)

This public announcement is being made in compliance with the provisions of Regulation 247(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the Draft Red Herring Prospectus on September 30, 2025 with EMERGE Platform of National Stock Exchange of India Limited (NSE EMERGE). Pursuant to Regulation 247(1) of the SEBI ICDR Regulations, the Draft Red Herring Prospectus filed with NSE EMERGE shall be made public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of NSE EMERGE at www.nseindia.com, on the website of the Company at www.ucepl.com and on the website of the Book Running Lead Manager, i.e. Finshore Management Services Limited at www.finshoregroup.com. Our Company invites members of the public to give their comments on the Draft Red Herring Prospectus filed with NSE EMERGE, with respect to disclosures made in the Draft Red Herring Prospectus. The members of the public are requested to send a copy of their comments to NSE and/or to the Company Secretary and Compliance Officer of our Company on email id: universal@ucepl.com and/or the Book Running Lead Manager on email id: investors@finshoregroup.com within 21 days from the aforesaid date of filing of the Draft Red Herring Prospectus with NSE EMERGE.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus.

Any decision to invest in the Equity Shares described in the Draft Red Herring Prospectus may only be taken after the Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Red Herring Prospectus. The Equity Shares, when offered through the Prospectus, are proposed to be listed on the EMERGE Platform of National Stock Exchange of India Limited ("NSE EMERGE").

For details of the share capital and capital structure and the names of the Signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" beginning on page 69 of the Draft Red Herring Prospectus. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" beginning on page 170 of the Draft Red Herring Prospectus.

Maashitla



#### Creating Enterprise Managing Values FINSHORE MANAGEMENT SERVICES LIMITED

Anandlok Building, Block-A, 2nd Floor, Room No. 207. 227 A.J.C Bose Road, Kolkata-700020, West Bengal, India

**BOOK RUNNING LEAD MANAGER TO THE ISSUE** 

**Telephone:** 033 – 2289 5101 / 4603 2561 Email: info@finshoregroup.com

Place: Greater Noida, Uttar Pradesh

Contact Person: Mr. S. Ramakrishna Iyengar Website: www.finshoregroup.com

Investor Grievance Email: investors@finshoregroup.com

**SEBI Registration No:** INM000012185 **CIN No:** U74900WB2011PLC169377

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Red Herring Prospectus.

**REGISTRAR TO THE ISSUE** 

451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, New

**MAASHITLA SECURITIES PRIVATE LIMITED** 

**Telephone:** +91-11-45121795 / 011-47581432

**SEBI Registration Number:** INR000004370

Investor Grievance Email: investor.ipo@maashitla.com

Email: ipo@maashitla.com

Website: www.maashitla.com

Contact Person: Mr. Mukul Agarwal

**CIN No:** U67100DL2010PTC208725

For UNIVERSAL CONTRACTORS AND ENGINEERS LIMITED

On behalf of the Board of Directors

**Ashok Kumar Sharma Managing Director** 

**Date: October 01, 2025** DIN: 02600926 UNIVERSAL CONTRACTORS AND ENGINEERS LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Draft Red Herring Prospectus on September 30, 2025 with EMERGE Platform of National Stock Exchange of India Limited ("NSE EMERGE"). The Draft Red Herring Prospectus is available on the websites of the NSE EMERGE at www.nseindia.com, the website of the Company at www.ucepl.com and the website of the Book Running Lead Manager, i.e., Finshore Management Services Limited at www.finshoregroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled 'Risk Factors" on page 24 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus filed with NSE EMERGE for making any investment decision.

This announcement has been prepared for publication in India and not to be released or distributed in the United States. This announcement is not an offer to sell or a solicitation of any offer to buy Equity Shares of our Company in any jurisdiction, including the United States. The Equity Shares have not been, and will not be, registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be Issued and sold outside the United States in compliance with Regulation S of the Securities Act and the applicable laws of the jurisdiction where those Issues and sales occur. The Equity Shares have not been, and will not be, registered, listed or otherwise qualified in any other jurisdiction outside India and may not be Issued or sold, and applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.