



# NEXOME CAPITAL MARKETS LIMITED

(formerly SMIFS Capital Markets Limited)

March 25, 2026

The Secretary  
BSE Limited  
Phiroze Jeejeebhoy Towers  
Dalal Street  
Mumbai 400 001

Dear Sir,

**Sub: Intimation under Regulation 84(1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018, as amended ("SEBI ICDR Regulations") and Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations") Issue of advertisement in newspapers in respect of certain matters relating to Rights Issue of 29,38,500 fully paid-up equity shares of the Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) (the "Company") ("Rights Issue")**

In relation to the Rights Issue and further to our intimations dated February 02, 2026, and February 24, 2026 and in compliance with Regulations 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed newspaper advertisements issued by the Company and published today, i.e. March 25, 2026, in respect of matters specified under Regulation 92(1) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, such as, inter-alia, details of subscription, basis of allotment and date of credit of fully paid-up equity shares pursuant to the Rights Issue, in the English Daily (Financial Express), a Hindi National Daily (Jansatta) and Regional Newspaper (Ek Din).

The said advertisements have also been uploaded on the website of the company [www.nexomecap.com](http://www.nexomecap.com). We request you to kindly take note of the same and acknowledge the receipt.

**For Nexome Capital Markets Limited  
(Formerly SMIFS Capital Markets Limited)**

**(Sanjana Gupta)**  
**Company Secretary-cum-Compliance Officer**  
Encl: As stated



### EAST COAST RAILWAY

Tender No. CAOCRS/PBBS-03/2026

**NAME OF WORK:** (1) CONSTRUCTION OF A ROAD OVER BRIDGE (ROB) AT KM. 500/3-S, COMPRISING A SPAN ARRANGEMENT OF (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDERS (BRIDGE PROPER) OVER THE RAILWAY PORTION, ALONG WITH 8 X 25.040 M RCC T-BEAM AND 10 X 25.040 M RCC T-BEAM GIRDERS ON THE KALUPADA SIDE FOR THE APPROACH PORTIONS, IN LIEU OF LEVEL CROSSING NO. 234 AT RAILWAY KM. 500/7-9, LOCATED BETWEEN KALUPARA GHAT AND KUHURI STATIONS ON THE HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

(2) CONSTRUCTION OF A ROAD OVER BRIDGE (ROB) CONSISTING OF A (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDERS (BRIDGE PROPER) FOR THE RAILWAY PORTION, IN LIEU OF LEVEL CROSSING NO. 241, ALONG WITH 8 X 25.040 M C/C RCC T-BEAM GIRDERS ON THE NH SIDE ROAD AND 8 X 25.040 M C/C RCC T-BEAM GIRDERS ON THE NJAPATA SIDE ROAD FOR THE APPROACH PORTION, LOCATED AT RAILWAY KM. 508/33-509/1 BETWEEN KUHURI AND GANGADHARPUR STATIONS ON THE HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

(3) CONSTRUCTION OF ROAD OVER BRIDGE (ROB) AT KM. 510/31-33 OF SPAN (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDER (BRIDGE PROPER) FOR RAILWAY PORTION AND 6 X 25.040 M RCC T-BEAM GIRDER ON NH-16 SIDE AND 13 X 25.040 M RCC T-BEAM GIRDER ON BEGUNIA SIDE FOR APPROACH PORTION IN LIEU OF LEVEL CROSSING NO. 242 AT RAILWAY KM. 510/33-511/1 IN BETWEEN STATIONS KUHURI AND GANGADHARPUR ON HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

Advertised Value ₹ 183,72,61,537.68.  
EMD : ₹ 93,36,300/-, Period of Completion : 24 Months.  
Bidding Start Date : 25.03.2026  
Tender Closing Date and Time : At 12:00 Hrs. of 08.04.2026.

Manual offers are not allowed against this tender, and any such manual offer received shall be ignored.  
Complete information including e-Tender documents and corrigendum is available in website [www.iirps.gov.in](http://www.iirps.gov.in)

Dy. Chief Engineer / CON / PR-314/C1/25-26 RSP / Bhubaneswar

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### SALE NOTICE

#### FIRESTAR INTERNATIONAL LIMITED (IN LIQUIDATION)

Sale of assets (Natural Diamonds Solitaire & Loose RBC & Princess Diamonds)  
Liquidator's address: 144-B, 14th Floor, Mittal Court, Nariman Point, Mumbai 400021.  
Email: liquidator.firestarinternational@aaainsolvency.com, assetssale1@aaainsolvency.in, santanuray@aaainsolvency.com. Mobile: 8800865284 (Mr. Wasim) / Santanu T Ray, Liquidator : 9167086977 / Mr. Vaibhav Mohnot / Mr. Savan Saxena (022-42667394/759776782 / 8460180580)  
(Strictly between 10.00 a.m. and 6.30 p.m. except on Sunday)

**E-Auction Sale of Assets under Insolvency and Bankruptcy Code, 2016**  
Date and Time of E-Auction: 29/04/2026 between 01.30 pm to 03.30 pm  
(With unlimited extension of 5 minutes each)  
Inspection or Due Diligence of assets under auction till: 20/04/2026  
Last date for submission of additional documents and EMD by the qualified bidders: 27/04/2026 by the end of the day.

Sale of Natural Diamonds Solitaire & Loose RBC & Princess Diamonds to Firestar International Limited (in Liquidation) released by the Directorate of Enforcement (ED), forming part of Liquidation Estate formed by the Liquidator, appointed by the Hon'ble National Company Law Tribunal, Mumbai Bench vide order dated 10th August 2021. The sale will be done by the undersigned through the e-auction platform i.e., **Baanknet auction platform**, (<https://bbi.baanknet.com/eauction-ibbi/home>).

Asset	Price (In Rs.)	Initial EMD (In Rs.)	Incremental Value (In Rs.)
<b>Option - A</b>			
Sale of Solitaire (RBC & Princes - 73.89 Crt)	28,84,366.80	2,88,000.00	5000
<b>Option - B</b>			
Sale of Solitaire (RBC & Princes - 68.51 Crt)	25,27,830.00	2,52,000.00	5000
<b>Option - C</b>			
Sale of Solitaire (RBC & Princes - 67.82 Crt)	24,52,446.00	2,45,000.00	5000
<b>Option - D</b>			
Sale of Solitaire (RBC & Princes - 78.03 Crt)	27,75,879.90	2,77,000.00	5000
<b>Option - E</b>			
Sale of Solitaire (RBC & Princes - 69.93 Crt)	25,93,158.30	2,59,000.00	5000
<b>Option - F</b>			
Sale of Solitaire (RBC & Princes - 65.59 Crt)	21,23,852.40	2,12,000.00	5000
<b>Option - G</b>			
Sale of Solitaire (RBC & Princes - 70.09 Crt)	29,27,279.70	2,92,000.00	5000
<b>Option - H</b>			
Sale of Solitaire (RBC & Princes - 68.45 Crt)	23,35,188.60	2,33,000.00	5000
<b>Option - I</b>			
Sale of Solitaire (RBC & Princes - 66.15 Crt)	22,55,850.00	2,25,000.00	5000
<b>Option - J</b>			
Sale of Natural Loose Diamonds - Bulk RBC Pieces (1074.02 Crt)	1,02,06,756.00	10,20,000.00	5000
<b>Option - K</b>			
Sale of Natural Loose Diamonds - Bulk RBC Pieces (954.800 Crt)	82,62,877.50	8,26,000.00	5000
<b>Option - L</b>			
Sale of Natural Loose Diamonds - Bulk RBC & Princess Pieces (1106.570 Crt)	1,01,50,263.00	10,15,000.00	5000
<b>Assets at Belgium Tower, Fifth Floor, Delhi Gate, Falsawadi Surat - 395003 along with Plant &amp; Machinery.</b>			
<b>Option - M</b>			
Unit No. T 518, 520, 522, 524, 526 & 528 admeasuring 4,214 Sq. ft. located at Belgium Tower, Fifth Floor, Delhi Gate, Falsawadi Surat - 395003 along with Plant & Machinery.	2,32,74,050.00	23,20,000.00	5000

**NOTE** - The liquidator has got all the items certified by Gemmological Institute of India (GII). All the certificates and reports obtained from (GII) regarding the authenticity, purity, grading, weight of the precious stones on auction will be uploaded in the data room and the qualified bidders will have to refer to the certificates & few images for ascertaining their view on the inventory. The login ID and Password to the data room will be provided to the qualified bidders by the liquidator's team. Reserve price will be exclusive of GST.

It is clarified that, this invitation purports to invite prospective bidders and does not create any kind of binding obligation on the part of the liquidator or the Company to effectuate the sale. The liquidator reserves the right to cancel or modify the process and / or not to accept and / or disqualify any interested party / potential investor / bidder without assigning any reason and without any liability.

As per the Paragraph 12 of Schedule I of IBBI (Liquidation Process), Regulations, 2019, "On the close of the auction, the highest bidder shall be invited to provide balance sale consideration within ninety days of the date of such demand. Provided that payments made after thirty days shall attract interest at the rate of 12%. Provided further that the sale shall be cancelled if the payment is not received within ninety days."

**NOTE:**

- Prospective bidders need to register on **Baanknet auction platform**. (<https://bbi.baanknet.com/eauction-ibbi/home>)
- Prospective bidders should carefully read the eligibility criteria and shall submit the requisite documents, including a declaration of eligibility under Section 23A of the Insolvency and Bankruptcy Code through the electronic auction platform.
- Prospective bidders shall deposit the Earnest Money Deposit (EMD) through the **Baanknet auction platform**.
- It is also specified that if the H1 bidder is found ineligible under any criteria, EMD shall be forfeited as per IBBI, vide Circular No. IBBI/LI/84/2025 dated 28th March, 2025.
- All the auction process documents are uploaded on the **Baanknet Portal** and the participants must download the same and submit all the documents on the portal.

**Due Diligence by qualified bidders:**  
Inspection will be allowed by prior appointment only for due diligence, and no inspection shall be given beyond 20/04/2026. The E-Auction will be conducted strictly on "AS IS WHERE IS", "AS IS WHAT IS" and "WHATEVER THERE IS BASIS" through approved service provider **PSB Alliance Private Limited**. All the terms and conditions of the auction are available at <https://bbi.baanknet.com/eauction-ibbi/home>.

Date: 24/03/2026  
Place: Mumbai

Santanu T Ray, Liquidator  
In the matter of Firestar International Limited  
IBBI Regn No.: IBBI/PA-002/IP-N00360/2017-2018/11055  
AFA - AA2/11055/02/300626/203934 (Valid till 30.06.2026)  
Address: 144 B, 14th Floor, Mittal Court, Nariman Point, Mumbai - 400021.  
Email: liquidator.firestarinternational@aaainsolvency.com, assetssale1@aaainsolvency.in, santanuray@aaainsolvency.com  
Contact Person: Mobile: 8800865284 (Mr. Wasim) / Liquidator - 9167086977 / Mr. Vaibhav Mohnot / Mr. Savan Saxena (022-42667394/8460180580/759776782)

### KISAN MOULDINGS LIMITED

CIN:L17120MH1989PLC054305  
Regd. Office: Tex Centre, K wing, 3rd Floor, 26-A, Chandivil Road, Off. Saki Vihar Road, Andheri (East), Mumbai - 400 072.  
Tel: 022 - 4200 9100 / 9200, Fax: 022-2847 8508  
E-mail: cs.kisan@kisanngroup.com, Web-site: www.kisanngroup.com

**NOTICE OF POSTAL BALLOT AND INFORMATION ON REMOTE E-VOTING**  
Pursuant to Section 108 and 110 of the Companies Act, 2013  
read with Rule 20 and 22 of the Companies (Management & Administration) Rules, 2014

Dear Member(s),

Notice is hereby given that the resolution as set forth is proposed to be passed by the Members of Kisan Mouldings Limited ("the Company") by means of Postal Ballot through remote e-voting only, pursuant to the provisions of Sections 110 and 108 and all other applicable provisions of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs ("MCA"), inter-alia, for conducting Postal Ballot through e-voting vide General Circulars Nos. 14/2020 dated April 08, 2020, and the subsequent circulars issued in this regard, the latest being Circular no. 03/2025 dated September 22, 2025 (collectively referred to as "MCA Circulars"), relevant Circulars issued by SEBI in this regard (hereinafter collectively referred to as "SEBI Circulars"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"), Secretarial Standard - 2 on General Meetings, issued by the Institute of Company Secretaries of India ("SS-2"), (as amended) and other applicable laws and regulations, if any.

The explanatory statement pursuant to Section 102(1) of the Act along with information as required under SEBI LODR Regulations & SS - 2, setting out all material facts relating to the resolution is annexed to this Postal Ballot Notice ("Notice") for your consideration and forms part of this Notice.

Pursuant to the MCA Circulars read with SEBI Circulars, the Company has completed the dispatch of copies of the Postal Ballot Notice along with the Explanatory Statement on Monday, March 23, 2026, through electronic mode to those Members whose email addresses are registered with the Depository(ies)/Depository Participant(s)/ Company/Registrar and Share Transfer Agent as on Friday, March 20, 2026 ("Cut-off Date").

The members are being informed that the Company is required to provide facility for voting by electronic means ("remote e-voting") to all the members of the Company to enable them to cast their votes electronically on the matter to be approved by them and as mentioned in the Notice. For this purpose, arrangement has been made with MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) ("MIPL"/"e-voting agency") for facilitating remote e-voting to enable the members to cast their votes electronically.

The Board of Directors, through Resolution passed on March 20, 2026, has approved the appointment of Mr. Jatin Gupta, (Membership No.: FCS 5651; COP No.: 5236), Practicing Company Secretaries as the scrutinizer ("Scrutinizer") for conducting the Remote e-voting process in a fair and transparent manner.

The said Notice is also available on the website of the Company at [www.kisanngroup.com](http://www.kisanngroup.com), the websites of the Stock Exchange, i.e., BSE Limited ("BSE") at [www.bseindia.com](http://www.bseindia.com) and on the website of e-voting service provider i.e. MIPL at [www.in.mpls.mfg.com](http://www.in.mpls.mfg.com).

**VOTING THROUGH ELECTRONIC MODE (E-VOTING/REMOTE E-VOTING):**

In compliance with the provisions of Sections 108 and 110 of the Act read with Companies (Management and Administration) Rules, 2014, SS-2 and Regulation 44 of the SEBI LODR Regulations, the Company is pleased to offer electronic voting facility to its Members, to exercise their right to vote on the resolution proposed to be transacted in Postal Ballot. The Members may cast their votes only using an electronic voting system ("remote e-voting"). The Company has engaged the Services of MIPL as its authorized agency for conducting of remote e-voting process. The remote e-voting period commences on **Tuesday, March 24, 2026 at 09:00 A.M. IST and end on Wednesday, April 22, 2026 at 05:00 P.M. IST**. The e-voting module shall be disabled by MIPL, after 5.00 P.M. IST on Wednesday, April 22, 2026 and voting shall not be allowed beyond the said date & time.

Only a person whose name is recorded in the Register of Members or in the, Registrar of Members maintained by the Depositories as on cut-off dated **Friday, March 20, 2026** shall be entitled to avail the facility of remote e-voting system.

Members who have not updated their e-mail address and have not obtained the copy of this Notice, are requested to register the same in respect of shares held by them in electronic form with the Depository through their Depository Participant. Further, they may apply to the Company to obtain a duplicate copy of the Notice.

Members may note that once the vote on resolution in cast by the member, the member shall not be allowed to change it subsequently.

The manner of voting remotely for members holding shares in dematerialized mode, physical mode and for shareholders who have not registered their e-mail addresses is provided in the Notice of the Postal Ballot. The details will also be made available on the website of the Company, Shareholders are requested to visit [www.kisanngroup.com](http://www.kisanngroup.com)

In case of any queries relating to e-voting, members may refer to the FAQs for Shareholders and e-voting user manual for Shareholders available at <https://instavote.linkintime.co.in> or call on: 022-49186000 or send an email to [enotices@in.mpls.mfg.com](mailto:enotices@in.mpls.mfg.com)

The voting rights of the Members shall be in proportion to the Equity Shares held by them in the Paid up Equity Share Capital of the Company as on cut-off date.

The results of the postal ballot will be announced within two working days from the last day of remote e-voting, and the same will also be submitted to the Stock Exchange where the equity shares are presently listed i.e. BSE at [www.bseindia.com](http://www.bseindia.com). Also, the said results shall be displayed on the Company's website at [www.kisanngroup.com](http://www.kisanngroup.com) and on the website of the MIPL (being the e-voting service provider) at [www.in.mpls.mfg.com](http://www.in.mpls.mfg.com).

For Kisan Mouldings Limited  
Sd/-  
Falak Moddy  
Company Secretary & Compliance Officer  
ACS - 68214

Date: 23.03.2026  
Place: Mumbai

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication, distribution or release directly or indirectly under India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated February 24, 2026 (the "Letter of Offer" filed with stock exchange namely BSE Limited ("BSE") (the "Stock Exchange").

## NEXOME CAPITAL MARKETS LIMITED

(FORMERLY SMIFS CAPITAL MARKETS LIMITED)

Our Company was originally incorporated as "Neena Advertisers Limited", a public limited Company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated May 24, 1983 issued by the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Stewart & Mackerlich Investment and Financial Services Limited" vide fresh Certificate of Incorporation dated May 15, 1990 issued by Assistant Registrar of Companies, West Bengal. Thereafter, the name of our Company was changed to SMIFS Capital Markets Limited vide fresh Certificate of Incorporation dated November 01, 1993 issued by Assistant Registrar of Companies, West Bengal. The name of our Company was further changed to Nexome Capital Markets Limited and a fresh Certificate of Incorporation dated April 17, 2025 was issued by Assistant Registrar of Companies, West Bengal. For details see 'General Information' on page 46 of the Letter of Offer.

Registered Office: Vaibhav, 4F, 4, Lee Road, Kolkata - 700020;  
Telephone: (+91) 033 2290-7400/ 7401/7402; E-mail: [nclm@nexomegroup.com](mailto:nclm@nexomegroup.com); Website: [www.nexomecap.com](http://www.nexomecap.com);  
Corporate Identity Number: L74300WB1983PLC036342,  
Contact Person: Mrs. Sanjana Gupta, Company Secretary cum Compliance Officer

### PROMOTERS OF OUR COMPANY:

MR. UTSAV PAREKH, MR. SAHARSH PAREKH, MR. SAMARTH PAREKH,  
PROGRESSIVE STAR FINANCE PRIVATE LIMITED,  
STEWART INVESTMENT AND FINANCE PRIVATE LIMITED.

ISSUE OF UP TO 29,38,500 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF RS. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 75 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 65 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 22,03,87,500 \* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 2 (TWO) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON, THURSDAY, MARCH 05, 2026 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 88 OF THE LETTER OF OFFER.

### BASIS OF ALLOTMENT

The Board of Directors of Nexome Capital Markets Limited wishes to thank all its shareholders and investors for their response to the issue which opened for subscription on Friday, March 13, 2026, and closed on Monday, March 23, 2026. Out of the total 143 Applications for 2963653 Rights Equity Shares, 56 Applications for 1985 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer dated February 24, 2026.

The total number of valid Applications received were 87 for 2961668 Rights Equity Shares, which was 2938500 of the Issue size. In accordance with the Letter of Offer, the Basis of allotment was finalized on March 24, 2026 by the Company in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Maheshwari Datamatics Pvt Ltd, Registrar to the Issue. The Rights Issue Committee of the Board of directors at their Meeting held on March 24, 2026 passed a resolution and allotted 2938500 fully paid up Rights Equity Shares to the successful Applicants. All valid applications after technical rejections have been considered for allotment, in the Issue, no Rights Equity Shares have been kept in abeyance.

1. Basis of Allotment is given below:

Category	No. of valid CAFs (Including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted (A+B)
	Number	Number	Number	Number
Eligible Equity Shareholders	80	1723272	1053797	2777069
Renounees*	7	184252	347	184599
<b>Total</b>	<b>87</b>	<b>1907524</b>	<b>1054144</b>	<b>2961668</b>

2. Information regarding Applications received (including ASBA applications received):

Category	Applications Received		Equity Shares Applied For		Equity Shares allotted	
	Number	%	Value Rs.	%	Number	Value Rs.
Eligible Equity Shareholders	136	95.10	2779054	93.77	2754248	206568600
Renounees*	7	4.90	184599	6.23	184252	13818900
<b>Total</b>	<b>143</b>	<b>100.00</b>	<b>2963653</b>	<b>100.00</b>	<b>2938500</b>	<b>220387500</b>

\*The Investors (identified based on DPID & Client Id) whose names do not appear in the list of Eligible Equity as Shareholders on the record date and who hold the REs as on the Issue Closing Date and have applied in the Issue are considered the Renounees.

**Intimation for Allotment/refund/rejections:** The instruction for unblocking of funds in case of ASBA Applications were given on March 24, 2026. The listing applications were filed with, the BSE on March 24, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about March 25, 2026, subject to grant of Listing Approval by BSE. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares Allotted In the issue is expected to commence trading on BSE with effect from March 27, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE641A01013)

**INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.**

**DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE):** It is to be distinctly understood that submission of Letter of Offer to BSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Disclaimer clause of BSE" beginning on Page 84 of the Letter of Offer.

The investors may contact the Registrar to the Issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds.

REGISTRAR TO THE ISSUE		COMPANY SECRETARY CUM COMPLIANCE OFFICER	
<p><b>Maheshwari Datamatics Private Limited</b> 23, R.N. Mukherjee Road, 5th Floor, Kolkata - 700001 Tel: (+91) 033 2248-2248; E-mail: <a href="mailto:compliance@mdplcorporate.com">compliance@mdplcorporate.com</a>; Investor Grievance Email: <a href="mailto:contact@mdplcorporate.com">contact@mdplcorporate.com</a> Website: <a href="http://www.mdpl.in">www.mdpl.in</a>; Contact Person: Subhabrata Biswas; SEBI Registration No.: INR00000353</p>		<p>Mrs. Sanjana Gupta Company Secretary Cum Compliance Officer Company Name : Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Registered Office : Vaibhav, 4F, 4, Lee Road, Kolkata - 700020 E-mail: <a href="mailto:sg@nexomegroup.com">sg@nexomegroup.com</a> Corporate Identity Number: L74300WB1983PLC036342</p>	

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

For Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited)  
Sd/-  
Date: 25-03-2026  
Place: Kolkata  
Company Secretary-cum-Compliance Officer

Nexome Capital Markets Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated February 24, 2026 with Stock Exchange. The Letter of Offer is available on the website of the Company at [www.nexomecap.com](http://www.nexomecap.com) and on the Stock Exchange i.e. BSE Limited at [www.bseindia.com](http://www.bseindia.com). Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 27 of the Letter of Offer.

The Rights Entitlement and the Rights Equity Shares have not been and will not be registered under the US Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the US Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the US Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdiction. There will be no public offering in the United States.

### EAST COAST RAILWAY

**Tender No. CAORSPBBS-03-2026**

**NAME OF WORK:** (1) CONSTRUCTION OF A ROAD OVER BRIDGE (ROB) AT KM. 500/3-5, COMPRISING A SPAN ARRANGEMENT OF (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDERS (BRIDGE PROPER) OVER THE RAILWAY PORTION, ALONG WITH 8 X 25.040 M RCC T-BEAM GIRDERS ON THE HALADIPATNA SIDE AND 10 X 25.040 M RCC T-BEAM GIRDERS ON THE KALUPADA SIDE FOR THE APPROACH PORTIONS, IN LIEU OF LEVEL CROSSING NO. 234 AT RAILWAY KM. 500/7-9, LOCATED BETWEEN KALUPADA GHAT AND KUMHURI STATIONS ON THE HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

(2) CONSTRUCTION OF A ROAD OVER BRIDGE (ROB) CONSISTING OF A (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDERS (BRIDGE PROPER) FOR THE RAILWAY PORTION, IN LIEU OF LEVEL CROSSING NO. 241, ALONG WITH 8 X 25.040 M C/C RCC T-BEAM GIRDERS ON THE NH SIDE ROAD AND 8 X 25.040 M C/C RCC T-BEAM GIRDERS ON THE NUAPATNA SIDE ROAD FOR THE APPROACH PORTION, LOCATED AT RAILWAY KM. 508/33-509/1, BETWEEN KUMHURI AND GANGADHARPUR STATIONS ON THE HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

(3) CONSTRUCTION OF ROAD OVER BRIDGE (ROB) AT KM. 510/31-33 OF SPAN (1 X 36.0 M + 2 X 24.0 M) COMPOSITE GIRDER (BRIDGE PROPER) FOR RAILWAY PORTION AND 6 T-BEAM GIRDERS ON NH-16 SIDE AND 13 X 25.040 M RCC T-BEAM GIRDER ON BEGUNIA SIDE FOR APPROACH PORTION IN LIEU OF LEVEL CROSSING NO. 242 AT RAILWAY KM. 510/33-511/1 IN BETWEEN STATIONS KURDUR AND GANGADHARPUR ON HOWRAH-VISAKHAPATNAM MAIN LINE UNDER KHURDA ROAD DIVISION.

**Advertised Value:** ₹ 183,72,61,537.68, EMD: ₹ 93,36,300/-, Period of Completion: 24 Months.

**Bidding Start Date:** 25.03.2026

**Tender Closing Date and Time:** At 1200 Hrs. of 08.04.2026.

Manual offers are not allowed against this tender, and any such manual offer received shall be ignored. Complete information including e-Tender documents and corrigendum is available in website [www.ecr.gov.in](http://www.ecr.gov.in)

**By:** Chief Engineer / CON / PR-314/CI/25-26 / RSP / Bhubaneswar

**Form No. INC-26**

(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014) Before the Central Government Northern Region Directorate I

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

**AND**

In the matter of **Taradhika Private Limited** (CIN: U93090DL2018PTC339025) having its registered office at 433 F/R, G-8 Rajouri Garden, West Delhi, New Delhi-110064

**Petitioner/Applicant**

Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra Ordinary General Meeting held on 09<sup>th</sup> February, 2026 to enable the company to change its Registered Office from "National Capital Territory of Delhi" to "State of Haryana". Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal ([www.mca.gov.in](http://www.mca.gov.in)) by filing investor complaint form or cause to be delivered or sent by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Northern Region Directorate I at the address B-2 Wing, 2<sup>nd</sup> Floor, Pt. Deendayal Arundhanji Shastri, CGO Complex, New Delhi-110003 within Fourteen days of the date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below.

433 F/R, G-8 Rajouri Garden, West Delhi, New Delhi-110064.

For and on behalf of the **Taradhika Private Limited** Tarun Jain Director Date: 25.03.2026 DIN: 022726016 Place: New Delhi

## Classifieds

**PERSONAL**

I Prakriti d/o Sushil Kumar Madan r/o flat no.-BS-4, Second floor, Plot no.-21, Road No.-77, Punjabi Bagh West, Delhi-110026 have changed my name from Prakriti to PRAKRITI MADAN.

0040840668-1

**PUBLIC NOTICE**

That my clients Nank Chand Garg S/o Ram Kirpal & Usha Rani W/o Nank Chand Garg both R/o B-32, gali no.3, nanthan vihar, Nanangli, Delhi-110041 have severed all relations with their son namely Rishu Garg. My clients have disowned/abandoned him from all their immovable and movable properties. My clients shall not be responsible for any of his past and future acts deeds, financial & legal liability whatsoever with immediate effect.

**Sd/- Rajesh Aggarwal** (Advocate) Enr No. D/5046/16

## "IMPORTANT"

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**THE BUSINESS DAILY FOR DAILY BUSINESS**

FINANCIAL EXPRESS

**SALE NOTICE**

**FIRESTAR INTERNATIONAL LIMITED (IN LIQUIDATION)**

Sale of assets (Natural Diamonds Solitaire & Loose RBC & Princess Diamonds) Liquidator's address: 144-B, 14th Floor, Mittal Court, Nariman Point, Mumbai 400021. Email: liquidator.firestarinternational@aaainsolvency.com, assetsale1@aaainsolvency.com, santanuray@aaainsolvency.com. Mobile: 8800865284 (Mr. Wasim) / Santanu T Ray, Liquidator: 9167068977 / Mr. Vaibhav Mohnot / Mr. Savan Saxena (022-42667394/759776782 / 8460180580) (Strictly between 10.00 a.m. and 6.30 p.m. except on Sunday)

**E-Auction Sale of Assets under Insolvency and Bankruptcy Code, 2016**  
Date and Time of E-Auction: 29/04/2026 between 01.30 pm to 03.30 pm (With unlimited extension of 5 minutes each)  
Inspection or Due Diligence of assets under auction till: 20/04/2026  
Last date for submission of additional documents and EMD by the qualified bidders: 27/04/2026 by the end of the day.

Sale of Natural Diamonds Solitaire & Loose RBC & Princess Diamonds belonging to Firestar International Limited (in Liquidation) released by the Directorate of Enforcement (ED), forming part of Liquidation Estate formed by the Liquidator, appointed by the Hon'ble National Company Tribunal, Mumbai Bench vide order dated 10th August 2021. The sale will be done by the undersigned through the e-auction platform i.e., **Baanknet auction platform**, (<https://bbi.baanknet.com/eauction-ibbi/home>).

Asset	Reserve Price (In Rs.)	Initial EMD Amount (In Rs.)	Incremental Value (In Rs.)
<b>Option - A</b>			
Sale of Solitaire (RBC & Princes - 73.89 Crt)	28,84,366.80	2,88,000.00	5000
<b>Option - B</b>			
Sale of Solitaire (RBC & Princes - 68.51 Crt)	25,27,830.00	2,52,000.00	5000
<b>Option - C</b>			
Sale of Solitaire (RBC & Princes - 67.82 Crt)	24,52,446.00	2,45,000.00	5000
<b>Option - D</b>			
Sale of Solitaire (RBC & Princes - 78.03 Crt)	27,75,879.90	2,77,000.00	5000
<b>Option - E</b>			
Sale of Solitaire (RBC & Princes - 69.93 Crt)	25,93,158.30	2,59,000.00	5000
<b>Option - F</b>			
Sale of Solitaire (RBC & Princes - 65.59 Crt)	21,23,852.40	2,12,000.00	5000
<b>Option - G</b>			
Sale of Solitaire (RBC & Princes - 70.09 Crt)	29,27,279.70	2,92,000.00	5000
<b>Option - H</b>			
Sale of Solitaire (RBC & Princes - 68.45 Crt)	23,35,188.60	2,33,000.00	5000
<b>Option - I</b>			
Sale of Solitaire (RBC & Princes - 66.15 Crt)	22,55,850.00	2,25,000.00	5000
<b>Option - J</b>			
Sale of Natural Loose Diamonds - Bulk RBC Pieces (1074.02 Crt)	1,02,06,756.00	10,20,000.00	5000
<b>Option - K</b>			
Sale of Natural Loose Diamonds - Bulk RBC Pieces (954.800 Crt)	82,62,877.50	8,26,000.00	5000
<b>Option - L</b>			
Sale of Natural Loose Diamonds - Bulk RBC & Princess Pieces (1106.570 Crt)	1,01,50,263.00	10,15,000.00	5000
<b>Assets at Belgium Tower, Fifth Floor, Delhi Gate, Falsawadi Surat - 395003 along with Plant &amp; Machinery.</b>			
<b>Option - M</b>			
Unit No. T 518, 520, 522, 524, 526 & 528 admeasuring 4,214 Sq. ft. located at Belgium Tower, Fifth Floor, Delhi Gate, Falsawadi Surat - 395003 along with Plant & Machinery.	2,32,74,050.00	23,20,000.00	5000

**NOTE** - The liquidator has got all the items certified by Gemmological Institute of India (GII). All the certificates and reports obtained from (GII) regarding the authenticity, purity, grading, weight of the precious stones on auction will be uploaded in the data room and the qualified bidders will have to refer to the certificates & few images for ascertaining their view on the inventory. The logo ID and Password to the data room will be provided to the qualified bidders by the liquidator's team. Reserve price will be exclusive of GST.

It is clarified that, this invitation purports to invite prospective bidders and does not create any kind of binding obligation on the part of the Liquidator or the Company to effectuate the sale. The Liquidator reserves the right to cancel or modify the process and / or not to accept and / or disqualify any interested party / potential investor / bidder without assigning any reason and without any liability.

As per the Paragraph 12 of Schedule 1 of IBBI (Liquidation Process), Regulations, 2019, "On the close of the auction, the highest bidder shall be invited to provide balance sale consideration within ninety days of the date of such demand. Provided that payments made after thirty days shall attract interest at the rate of 12%. Provided further that the sale shall be cancelled if the payment is not received within ninety days."

**NOTE:**

- Prospective bidders need to register on **Baanknet auction platform**. (<https://bbi.baanknet.com/eauction-ibbi/home>)
- Prospective bidders should carefully read the eligibility criteria and shall submit the requisite documents, including a declaration of eligibility under Section 29A of the Insolvency and Bankruptcy Code through the electronic auction platform.
- Prospective bidders shall deposit the Earnest Money Deposit (EMD) through the **Baanknet auction platform**.
- It is also specified that if the H1 bidder is found ineligible under any criteria, EMD shall be forfeited as per IBBI, vide Circular No. IBBI/LIQ/04/2025 dated 28th March, 2025.
- All the auction process documents are uploaded on the **Baanknet Portal** and the participants must download the same and submit all the documents on the portal.

**Due Diligence by qualified bidders:**

Inspection will be allowed by prior appointment only for due diligence, and no inspection shall be given beyond 20/04/2026. The E-Auction will be conducted strictly on "AS IS WHERE IS", "AS IS WHAT IS" and "WHATEVER THERE IS BASIS" through approved service provider **PSB Alliance Private Limited**. All the terms and conditions of the auction are available at <https://bbi.baanknet.com/eauction-ibbi/home>.

**Santanu T Ray, Liquidator**

In the matter of **Firestar International Limited**

**IBBI Regn No.:** IBBI/IPA-002/IP-N00360/2017-2018/11055  
AFA - AA2/11055/02/300626/203934 (Valid till 30.06.2026)  
Address: 144 B, 14th Floor, Mittal Court, Nariman Point, Mumbai - 400021.  
Email: liquidator.firestarinternational@aaainsolvency.com, assetsale1@aaainsolvency.com, santanuray@aaainsolvency.com

**Contact Person:** Mobile: 8800865284 (Mr. Wasim) / Liquidator - 9167068977 / Mr. Vaibhav Mohnot / Mr. Savan Saxena (022-42667394/8460180580/759776782)

**KISAN MOULDINGS LIMITED**

CIN:L17120MH1989PLC054305

Regd. Office: Tex Centre, K wing, 3rd Floor, 26-A, Chandivli Road, Off. Saki Vihar Road, Andheri (East), Mumbai - 400 072. Tel: 022 - 4200 9100 / 9200, Fax: 022-2847 8508

E-mail: cs.kisan@kisangroup.com, Web-site: www.kisangroup.com

**NOTICE OF POSTAL BALLOT AND INFORMATION ON REMOTE E-VOTING**

Pursuant to Section 108 and 110 of the Companies Act, 2013 read with Rule 20 and 22 of the Companies (Management & Administration) Rules, 2014

Dear Member(s),

Notice is hereby given that the resolution as set forth is proposed to be passed by the Members of Kisan Mouldings Limited ("the Company") by means of **Postal Ballot through remote e-voting**, pursuant to the provisions of Sections 110 and 108 and all other applicable provisions of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") (including any statutory modifications) or re-enactment(s) thereof, for the time being in force) and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs ("MCA"), inter-alia, for conducting Postal Ballot through e-voting vide General Circulars No. 14/2020 dated April 08, 2020, and the subsequent circulars issued in this regard, the latest being Circular no. 03/2025 dated September 22, 2025 (collectively referred to as "MCA Circulars"), relevant Circulars issued by SEBI in this regard (hereinafter collectively referred to as "SEBI Circulars"), Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 ("SEBI LODR Regulations"), Secretarial Standard - 2 on General Meetings, issued by the Institute of Company Secretaries of India ("ISS-2"), (as amended) and other applicable laws and regulations, if any.

The explanatory statement pursuant to Section 102(1) of the Act along with information as required under SEBI LODR Regulations & ISS - 2, setting out all material facts relating to the resolution is annexed to this Postal Ballot Notice ("Notice") for your consideration and forms part of this Notice.

Pursuant to the MCA Circulars read with SEBI Circulars, the Company has completed the dispatch of copies of the Postal Ballot Notice along with the Explanatory Statement on Monday, March 23, 2026, through electronic mode to those Members whose email addresses are registered with the Depository(ies)/Depository Participant(s)/ Company/Registrar and Share Transfer Agent as on Friday, March 20, 2026 ("Cut-off Date").

The members is being informed that the Company is required to provide facility for voting by electronic means ("remote e-voting") to all the members of the Company to enable them to cast their votes electronically on the matter to be approved by them and as mentioned in the Notice. For this purpose, arrangement has been made with MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) ("MIPL"/"e-voting agency") for facilitating remote e-voting to enable the members to cast their votes electronically.

The Board of Directors, through Resolution passed on March 20, 2026, has approved the appointment of Mr. Jatin Gupta, (Membership No.: FCS 5651; COP No.: 5236), Practicing Company Secretaries as the scrutinizer ("Scrutinizer") for conducting the Remote e-voting process in a fair and transparent manner.

The said Notice is also available on the website of the Company at [www.kisangroup.com](http://www.kisangroup.com), the websites of the Stock Exchange, i.e., BSE Limited ("BSE") at [www.bseindia.com](http://www.bseindia.com) and on the website of e-voting service provider i.e., MIPL at [www.in.mpmis.mufg.com](http://www.in.mpmis.mufg.com)

**VOTING THROUGH ELECTRONIC MODE (E-VOTING/REMOTE E-VOTING):**

In compliance with the provisions of Sections 108 and 110 of the Act read with Companies (Management and Administration) Rules, 2014, SS-2 and Regulation 44 of the SEBI LODR Regulations, the Company is pleased to offer electronic voting facility to its Members, to exercise their right to vote on the resolution proposed to be transacted in Postal Ballot. The Members may cast their votes only using an electronic voting system ("remote e-voting"). The Company has engaged the Services of MIPL as authorized agency for conducting of remote e-voting process. The remote e-voting period commences on **Tuesday, March 24, 2026 at 09:00 A.M. IST and end on Wednesday, April 22, 2026 at 05:00 P.M. IST**. The e-voting module shall be disabled by MIPL after 5:00 P.M. IST on Wednesday, April 22, 2026 and voting shall not be allowed beyond the said date & time.

Only a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off dated **Friday, March 20, 2026** shall be entitled to avail the facility of remote e-voting system.

Members who have not updated their e-mail address and have not obtained the copy of this Notice, are requested to register the same in respect of shares held by them in electronic form with the Depository through their Depository Participant. Further, they may apply to the Company and obtain a duplicate copy of the Notice.

Members may note that once the vote on resolution in cast by the member, the member shall not be allowed to change it subsequently.

The manner of voting remotely for members holding shares in dematerialized mode, physical mode and for shareholders who have not registered their e-mail addresses is provided in the Notice of the Postal Ballot. The details will also be made available on the website of the Company. Shareholders are requested to visit [www.kisangroup.com](http://www.kisangroup.com).

In case of any queries relating to e-voting, members may refer to the FAQs for Shareholders and e-voting user manual for Shareholders available at <http://instavote.linkintime.co.in> or call on: 022-49186000 or send an email to [enotices@in.mpmis.mufg.com](mailto:enotices@in.mpmis.mufg.com)

The voting rights of the Members shall be in proportion to the Equity Shares held by them in the Paid up Equity Share Capital of the Company as on cut-off date.

The results of the postal ballot will be announced within two working days from the last day of remote e-voting, and the same will also be submitted to the Stock Exchange where the equity shares are presently listed i.e. BSE at [www.bseindia.com](http://www.bseindia.com). Also, the said results shall be displayed on the Company's website at [www.kisangroup.com](http://www.kisangroup.com) and on the website of the MIPL (being the e-voting service provider) at [www.in.mpmis.mufg.com](http://www.in.mpmis.mufg.com).

For Kisan Mouldings Limited  
Sd/-  
Falak Mody  
Company Secretary & Compliance Officer  
ACS - 68214  
Date: 23.03.2026  
Place: Mumbai

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated February 24, 2026 (the "Letter of Offer" filed with stock exchange namely BSE Limited ("BSE") (the "Stock Exchange").

**NEXOME CAPITAL MARKETS LIMITED**  
(FORMERLY SMIFS CAPITAL MARKETS LIMITED)

Our Company was originally incorporated as "Neena Advertisers Limited", a public limited Company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated May 24, 1983 issued by the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Stewart & Mackertich Investment and Financial Services Limited" vide fresh Certificate of Incorporation dated May 15, 1990 issued by Assistant Registrar of Companies, West Bengal. Thereafter, the name of our Company was changed to SMIFS Capital Markets Limited vide fresh Certificate of Incorporation dated November 01, 1993 issued by Assistant Registrar of Companies, West Bengal. The name of our Company was further changed to Nexome Capital Markets Limited and a fresh Certificate of Incorporation dated April 17, 2025 was issued by Assistant Registrar of Companies, West Bengal. For details see 'General Information' on page 46 of the Letter of Offer.

**Registered Office:** Vaibhav, 4F, 4, Lee Road, Kolkata - 700020;  
**Telephone:** (+91) 033 2290-7400/ 7401/7402; **E-mail:** [ncm1@nexomegroup.com](mailto:ncm1@nexomegroup.com); **Website:** [www.nexomecap.com](http://www.nexomecap.com);  
**Corporate Identity Number:** L74300WB1983PLC036342,  
**Contact Person:** Mrs. Sanjana Gupta, Company Secretary cum Compliance Officer

**PROMOTERS OF OUR COMPANY:**

**MR. UTSAV PAREKH, MR. SAHARSH PAREKH, MR. SAMARTH PAREKH, PROGRESSIVE STAR FINANCE PRIVATE LIMITED, STEWART INVESTMENT AND FINANCE PRIVATE LIMITED.**

**ISSUE OF UP TO 29,38,500 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF RS. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 75 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 65 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 22,03,87,500\* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 2 (TWO) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON, THURSDAY, MARCH 05, 2026 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 88 OF THE LETTER OF OFFER.**

### BASIS OF ALLOTMENT

The Board of Directors of Nexome Capital Markets Limited wishes to thank all its shareholders and investors for their response to the issue which opened for subscription on Friday, March 13, 2026, and closed on Monday, March 23, 2026. Out of the total 143 Applications for 2963653 Rights Equity Shares, 56 Applications for 1985 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer dated February 24, 2026.

The total number of valid Applications received were 87 for 2961668 Rights Equity Shares, which was 2938500 of the Issue size. In accordance with the Letter of Offer, the Basis of allotment was finalized on March 24, 2026 by the Company in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Maheshwari Datamatics Pvt Ltd, Registrar to the Issue. The Rights Issue Committee of the Board of directors at their Meeting held on March 24, 2026 passed a resolution and allotted 2938500 fully paid up Rights Equity Shares to the successful Applicants. All valid applications after technical rejections have been considered for allotment, in the issue, no Rights Equity Shares have been kept in abeyance.

1. Basis of Allotment is given below:

Category	No. of valid CAFs (Including ASBA applications) received Number	No. of Equity Shares accepted and allotted against Entitlement (A) Number	No. of Equity Shares accepted and allotted against Additional applied (B) Number	Total Equity Shares accepted (A+B) Number
Eligible Equity Shareholders	80	1723272	1053797	2777069
Renounees*	7	184252	347	184599
<b>Total</b>	<b>87</b>	<b>1907524</b>	<b>1054144</b>	<b>2961668</b>

2. Information regarding Applications received (including ASBA applications received):

Category	Applications Received		Equity Shares Applied for		Equity Shares allotted			
	Number	%	Number	Value Rs.	Number	Value Rs.		
Eligible Equity Shareholders	136	95.10	2779054	208429050	93.77	2754248	206568600	93.73
Renounees*	7	4.90	184599	13844925	6.23	184252	13818900	6.27
<b>Total</b>	<b>143</b>	<b>100.00</b>	<b>2963653</b>	<b>222273975</b>	<b>100.00</b>	<b>2938500</b>	<b>220387500</b>	<b>100.00</b>

\*The Investors (identified based on DPID & Client Id) whose names do not appear in the list of Eligible Equity as Shareholders on the record date and who hold the REs as on the Issue Closing Date and have applied in the Issue are considered the Renounees.

**Intimation for Allotment/refund/rejections:** The instruction for unblocking of funds in case of ASBA Applications were given on March 24, 2026. The listing applications were filed with, the BSE on March 24, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about March 25, 2026, subject to grant of Listing Approval by BSE. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares Allotted In the issue is expected to commence trading on BSE with effect from March 27, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE641A01013)

**INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.**

**DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE):** It is to be distinctly understood that submission of Letter of Offer to BSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Disclaimer clause of BSE" beginning on Page 84 of the Letter of Offer.

The investors may contact the Registrar to the issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds.

REGISTRAR TO THE ISSUE	COMPANY SECRETARY CUM COMPLIANCE OFFICER
 <b>Maheshwari Datamatics Private Limited</b> 23, R.N. Mukherjee Road, 5th Floor, Kolkata - 700001 Tel: (+91) 033 2248-2248; E-mail: <a href="mailto:compliance@mdplcorporate.com">compliance@mdplcorporate.com</a> ; Investor Grievance Email: <a href="mailto:contact@mdplcorporate.com">contact@mdplcorporate.com</a> Website: <a href="http://www.mdpl.in">www.mdpl.in</a> ; Contact Person: Subhabrata Biswas; SEBI Registration No.: INR000000353	 <b>Mrs. Sanjana Gupta</b> Company Secretary Cum Compliance Officer Company Name : Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Registered Office : Vaibhav, 4F, 4, Lee Road, Kolkata - 700020 E-mail: <a href="mailto:sg@nexomegroup.com">sg@nexomegroup.com</a> Corporate Identity Number: L74300WB1983PLC036342

**THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE, THE RIGHTS EQUITY SHARES, OR THE BUSINESS PROSPECTS OF THE COMPANY.**

**For Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Sd/- (Sanjana Gupta) Company Secretary-cum-Compliance Officer**

Nexome Capital Markets Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated February 24, 2026 with Stock Exchange. The Letter of Offer is available on the website of the Company at [www.nexomecap.com](http://www.nexomecap.com) and on the Stock Exchange i.e. BSE Limited at [www.bseindia.com](http://www.bseindia.com). Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 27 of the Letter of Offer.

The Rights Entitlement and the Rights Equity Shares have not been and will not be registered under the US Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the US Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the US Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdiction. There will be no public offering in the United States.

# ADC INDIA COMMUNICATIONS LIMITED

CIN: L32209KA1988PLC009313

No.10C, 2nd Phase, 1st Main, Peenya Industrial Area, Bangalore – 560058

Tel.: +91 80 2839 6102/2839 6291, E-mail: support@adckcl.com, Website: www.adckcl.com

Recommendations of the Committee of Independent Directors ("IDC") on the Open Offer to the Shareholders of ADC India Communications Limited ("Target Company/TC") by Amphenol Corporation ("Acquirer") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("Takeover Code").

1	Date	The IDC has deliberated on the PA, DPS, DLoF and LoF (as defined below) on February 24, 2026, February 26, 2026, and March 23, 2026.
2	Name of the Target Company (TC)	ADC India Communications Limited.
3	Details of the Offer pertaining to TC	Open offer for acquisition of up to 11,96,000 (eleven lakhs ninety six thousand) fully paid up equity shares of face value of INR 10 (Indian Rupees Ten) each ("Equity Shares") of the TC, representing 26.00% (twenty-six percent) of the voting share capital from the public shareholders of the Target Company by the Acquirer, pursuant to and in compliance with the requirements of the Takeover Code, as amended ("Open Offer"). Open Offer price: INR 1,233.59 (Indian Rupees One Thousand Two Hundred Thirty Three and Fifty Nine Paise) per Equity Share ("Offer Price"). Mode of Payment: Cash. Public Announcement dated August 06, 2025 ("PA"), Detailed Public Statement dated January 15, 2026 ("DPS"), Draft Letter of Offer dated January 22, 2026 ("DLoF") and Letter of Offer dated March 19, 2026 ("LoF") have been issued by Kotak Mahindra Capital Company Limited, the manager to the Open Offer for and on behalf of the Acquirer ("Manager").
4	Name(s) of the Acquirer and PAC with the Acquirer, if any	Amphenol Corporation. A publicly traded corporation incorporated under the laws of Delaware, United States of America. Registered office: 1209 Orange Street, Wilmington, Delaware 19801, United States of America, and its principal business address as 358 Hall Avenue Wallingford, Connecticut 06492, United States of America.
5	Name of the Manager to the offer	Kotak Mahindra Capital Company Limited 27BKC, 1st Floor, Plot No.C-27, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai-400 051. Tel. No.: +91 22 4336 0758 Fax No.: +91 22 6713 2447 Contact Person: Mr. Ganesh Rane Email: adcindia.openoffer@kotak.com SEBI Registration Number: INM000008704
6	Members of the Committee of Independent Directors (IDC)	a. Mr. Nagendra Venkaswamy - Chairperson b. Ms. Vijaya Latha Reddy - Member c. Mr. Harish Hassan Visweswara - Member
7	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract/relationship), if any	· The members of the IDC are independent directors on the Board of Directors of the Target Company. · None of the members of the IDC hold any equity shares of the Target Company. · None of the members of the IDC have any contract/ relationship with the Target Company.
8	Trading in the Equity shares/ other securities of the TC by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Target Company during the 12 months period preceding the date of the PA. None of the members of the IDC have traded in any of the equity shares/ securities of the Target Company during the period from the date of the PA and till the date of this recommendation.
9	IDC Member's relationship with the Acquirer (Director, Equity shares owned, any other contract/relationship), if any	None of the members of IDC: a. are directors on the Board of Directors of the Acquirer; b. hold any equity shares or other securities of the Acquirer; and c. have any contract/ relationship with the Acquirer.
10	Trading in the Equity shares/ other securities of the Acquirer by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Acquirer during the 12 months period preceding the date of the PA. None of the members of the IDC have traded in any of the equity shares/ securities of the Acquirer during the period from the date of the PA and till the date of this recommendation.
11	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC has perused the Letter of Offer and other documents as released and published by the Manager, for and on behalf of the Acquirer. Grant Thornton Bharat LLP ("Grant Thornton"), engaged as external professional advisers, have confirmed in their report dated March 20, 2026, that the Offer Price is in accordance with Regulation 8(3) of the Takeover Code. Grant Thornton have also presented the fair value per share to the members of the IDC at its meeting held on February 26, 2026, using different methods to estimate the fair value. They have, based on their analysis, concluded that the Offer Price of INR 1,233.59 per share seems reasonable. Based on the above, the IDC is of the opinion that the Offer Price to the public shareholders of the Target Company is fair and reasonable. The public shareholders have an option to tender the Equity Shares held by them or continue to remain public shareholders in the Target Company. The public shareholders of the Target Company are advised to independently evaluate the Open Offer, the market performance of the Target Company's shares, the disclosures made in the LoF and take an informed decision about tendering the Equity Shares held by them in the Open Offer. This statement of recommendation of the IDC will be available on the website of the Target Company at <a href="http://www.adckcl.com">www.adckcl.com</a> .
12	Summary of reasons for recommendation	1. The IDC has reviewed the Public Announcement dated August 06, 2025, the Detailed Public Statement dated January 15, 2026, the Draft Letter of Offer dated January 22, 2026, and the Letter of Offer dated March 19, 2026, in connection with the Open Offer made by the Acquirer under the Takeover Code. 2. This is an open offer for acquisition of publicly held equity shares. The public shareholders have an option to tender their shares or continue to hold them. 3. The IDC has sought an external professional advice from Grant Thornton as to whether the Offer Price is in accordance with the Takeover Code and reflects the fair value per share. Grant Thornton have concluded that the Offer Price of INR 1,233.59 per share proposed in the Open Offer by the Acquirer is in accordance with the Takeover Code and based on their independent analysis using multiple methods of valuation, they have opined that the Offer Price seems reasonable. 4. The IDC has also sought an external professional advice from MD&T Partners, Advocates ("MD&T Partners") regarding the legal compliance aspects of the Open Offer under the Takeover Code. MD&T Partners have confirmed that the framework and implementation of the Open Offer appear to be broadly in line with the requirements of the Takeover Code from a legal compliance standpoint. Based on the above, the IDC believes that the Offer Price is fair and reasonable.
13	Disclosure of Voting Pattern of IDC	The recommendations were unanimously approved by the members of the IDC at the meeting held on March 23, 2026.
14	Details of Independent Advisors, if any.	1. Grant Thornton Bharat LLP 5 <sup>th</sup> Floor, 65/2, Block A, Bagmane Tridib Bagmane Tech Park, CV Raman Nagar Bengaluru-560093. 2. MD&T Partners, Advocates No.367, 14 <sup>th</sup> Cross, Sadashivanagar Bengaluru – 560080.
15	Any other matter to be highlighted	The IDC has arrived at its recommendations relying on the information furnished in the PA, the DPS, the DLoF and the LoF provided by the Manager to the Open Offer, acting for and on behalf of the Acquirer, and after considering the reports issued by the external professional advisors.

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 TC under the Takeover Code.

For and on behalf of the Committee of Independent Directors of  
**ADC India Communications Limited**

Sd/-

Place : Bangalore  
Date : March 23, 2026

**Nagendra Venkaswamy**  
Chairperson-Committee of Independent Directors



## NEXOME CAPITAL MARKETS LIMITED (FORMERLY SMIFS CAPITAL MARKETS LIMITED)

Our Company was originally incorporated as "Neena Advertisers Limited", a public limited Company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated May 24, 1983 issued by the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Stewart & Mackerlich Investment and Financial Services Limited" vide fresh Certificate of Incorporation dated May 15, 1990 issued by Assistant Registrar of Companies, West Bengal. Thereafter, the name of our Company was changed to SMIFS Capital Markets Limited vide fresh Certificate of Incorporation dated November 01, 1993 issued by Assistant Registrar of Companies, West Bengal. The name of our Company was further changed to Nexome Capital Markets Limited and a fresh Certificate of Incorporation dated April 17, 2025 was issued by Assistant Registrar of Companies, West Bengal. For details see 'General Information' on page 46 of the Letter of Offer.

Registered Office: Vaibhav, 4F, 4, Lee Road, Kolkata – 700020;

Telephone: (+91) 033 2290-7400/ 7401/7402; E-mail: [ncml@nexomegroup.com](mailto:ncml@nexomegroup.com); Website: [www.nexomecap.com](http://www.nexomecap.com);

Corporate Identity Number: L74300WB1983PLC036342,

Contact Person: Mrs. Sanjana Gupta, Company Secretary cum Compliance Officer

### PROMOTERS OF OUR COMPANY:

MR. UTSAV PAREKH, MR. SAHARSH PAREKH, MR. SAMARTH PAREKH,  
PROGRESSIVE STAR FINANCE PRIVATE LIMITED,  
STEWART INVESTMENT AND FINANCE PRIVATE LIMITED.

ISSUE OF UP TO 29,38,500 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF RS. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 75 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 65 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 22,03,87,500 \* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 2 (TWO) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON, THURSDAY, MARCH 05, 2026 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 88 OF THE LETTER OF OFFER.

### BASIS OF ALLOTMENT

The Board of Directors of Nexome Capital Markets Limited wishes to thank all its shareholders and investors for their response to the issue which opened for subscription on Friday, March 13, 2026, and closed on Monday, March 23, 2026. Out of the total 143 Applications for 2963653 Rights Equity Shares, 56 Applications for 1985 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer dated February 24, 2026.

The total number of valid Applications received were 87 for 2961668 Rights Equity Shares, which was 2938500 of the Issue size. In accordance with the Letter of Offer, the Basis of allotment was finalized on March 24, 2026 by the Company in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Maheshwari Datamatics Pvt Ltd, Registrar to the Issue. The Rights Issue Committee of the Board of directors at their Meeting held on March 24, 2026 passed a resolution and allotted 2938500 fully paid up Rights Equity Shares to the successful Applicants. All valid applications after technical rejections have been considered for allotment, in the Issue, no Rights Equity Shares have been kept in abeyance.

#### 1. Basis of Allotment is given below:

Category	No. of valid CAFs (Including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted (A+B)
	Number	Number	Number	Number
Eligible Equity Shareholders	80	1723272	1053797	2777069
Renouncees*	7	184252	347	184599
<b>Total</b>	<b>87</b>	<b>1907524</b>	<b>1054144</b>	<b>2961668</b>

#### 2. Information regarding Applications received (including ASBA applications received):

Category	Applications Received		Equity Shares Applied for			Equity Shares allotted		
	Number	%	Number	Value Rs.	%	Number	Value Rs.	%
Eligible Equity								
Shareholders	136	95.10	2779054	208429050	93.77	2754248	206568600	93.73
Renouncees*	7	4.90	184599	13844925	6.23	184252	13818900	6.27
<b>Total</b>	<b>143</b>	<b>100.00</b>	<b>2963653</b>	<b>222273975</b>	<b>100.00</b>	<b>2938500</b>	<b>220387500</b>	<b>100.00</b>

\*The Investors (identified based on DPID & Client Id) whose names do not appear in the list of Eligible Equity as Shareholders on the record date and who hold the REs as on the Issue Closing Date and have applied in the Issue are considered the Renouncees.

**Intimation for Allotment/refund/rejections:** The instruction for unblocking of funds in case of ASBA Applications were given on March 24, 2026. The listing applications were filed with, the BSE on March 24, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about March 25, 2026, subject to grant of Listing Approval by BSE. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares Allotted in the Issue is expected to commence trading on BSE with effect from March 27, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE641A01013)

**INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM.**

**DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE):** It is to be distinctly understood that submission of Letter of Offer to BSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Disclaimer clause of BSE" beginning on Page 84 of the Letter of Offer.

The investors may contact the Registrar to the issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds.

REGISTRAR TO THE ISSUE	COMPANY SECRETARY CUM COMPLIANCE OFFICER
<b>Maheshwari Datamatics Private Limited</b> 23, R.N. Mukherjee Road, 5th Floor, Kolkata – 700001 Tel: (+91) 033 2248-2248; E-mail: <a href="mailto:compliance@mdplcorporate.com">compliance@mdplcorporate.com</a> ; Investor Grievance Email: <a href="mailto:contact@mdplcorporate.com">contact@mdplcorporate.com</a> Website: <a href="http://www.mdpl.in">www.mdpl.in</a> ; Contact Person: Subhabrata Biswas; SEBI Registration No.: INR000000353	<b>Mrs. Sanjana Gupta</b> Company Secretary Cum Compliance Officer Company Name : Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Registered Office : Vaibhav, 4F, 4, Lee Road, Kolkata – 700020 E-mail: <a href="mailto:sg@nexomegroup.com">sg@nexomegroup.com</a> Corporate Identity Number: L74300WB1983PLC036342

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

For Nexome Capital Markets Limited  
(Formerly SMIFS Capital Markets Limited)  
Sd/-  
(Sanjana Gupta)  
Company Secretary-cum-Compliance Officer

Date: 25-03-2026

Place: Kolkata

Nexome Capital Markets Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated February 24, 2026 with Stock Exchange. The Letter of Offer is available on the website of the Company at [www.nexomecap.com](http://www.nexomecap.com) and on the Stock Exchange i.e. BSE Limited at [www.bseindia.com](http://www.bseindia.com). Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 27 of the Letter of Offer.

The Rights Entitlement and the Rights Equity Shares have not been and will not be registered under the US Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the US Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the US Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdiction. There will be no public offering in the United States.



# দেশে প্রথম নিষ্কৃতিমৃত্যুর কাজ সম্পন্ন চিরঘুমে হরিশ রানা

নয়াদিল্লি, ২৪ মার্চ: দিল্লির এইমসে মঙ্গলবার মৃত্যু হল হরিশ রানার। গত ১৩ বছর ধরে কোমায় ছিলেন তিনি। তাঁর 'পরোক্ষ' নিষ্কৃতিমৃত্যুর অনুমতি দিয়েছিল সুপ্রিম কোর্ট, দেশে প্রথম বার। তাঁর পরেই গাজিয়াবাদের বাড়ি থেকে তাঁকে দিল্লির এইমসের বিচার আবেদনকারী ইনস্টিটিউট রোটোরিক্যানসার হাসপাতালের উপশমকারী বিভাগে ভর্তি করানো হয়েছিল। সেখানে ৩১ বছরের যুবককে বাঁচিয়ে রাখার কৃত্রিম ব্যবস্থা ধীরে ধীরে সরিয়ে নেওয়া হয়।



বিচারপতি জেবি পারদিওয়াল এবং বিচারপতি কেবি বিশ্বনাথনের বেঞ্চে এই মামলার শুনানি হয়। শীর্ষ আদালত হরিশের বাবা-মায়ের আবেদনে সম্মতি দেয়। গত ১১ মার্চ সুপ্রিম কোর্ট হরিশের বাবা-মায়ের আবেদন মেনে নিয়েছিল। তাঁর 'পরোক্ষ' নিষ্কৃতিমৃত্যুতে সায়

দিয়েছিল। তার পরে ১৪ মার্চ তাকে বাড়ি থেকে এমসের হাসপাতালে পাঠানো হয়। গত ১৩ বছর ধরে কৃত্রিম ভাবে তাঁর পুষ্টি ব্যবস্থা করতেন চিকিৎসকেরা। সময়ে সময়ে কৃত্রিম অক্সিজেনও দেওয়া হত। হাসপাতালে ভর্তি করানোর পরে হরিশকে ধীরে ধীরে কৃত্রিম ভাবে পুষ্টি জোগানো বন্ধ করা হয়। তাঁর জীবনদায়ী ব্যবস্থা সরানো হয়।

## আইনসভায় মহিলা সংরক্ষণ আইন লাগুর পথে কেন্দ্র

নয়াদিল্লি, ২৪ মার্চ: ২০২৩ সালে সংসদে পাশ হওয়া নারী শক্তি বন্ধন অধিনিয়ম তথা মহিলা সংরক্ষণ আইন কার্যকর করার পথে এবার দ্রুত এগোতে চাইছে কেন্দ্রীয় সরকার। সূত্রের খবর, আসন পুনর্বিন্যাসের আগে সংরক্ষণ চালু করতে আইনটির সংশোধনী বিল চলতি সপ্তাহেই সংসদে আনার পরিকল্পনা রয়েছে সরকারপক্ষে। বর্তমান আইনে লোকসভা এবং রাজ্য বিধানসভা, উভয় ক্ষেত্রেই নারীদের জন্য ৩৩ শতাংশ আসন সংরক্ষণের বিধান রাখা হয়েছে। কিন্তু জনগণনা ও আসন পুনর্বিন্যাস প্রক্রিয়াটি এখনও সম্পূর্ণ না হওয়ায় আইনটি এখনও পর্যন্ত কার্যকর করা সম্ভব হয়নি।

সরকারি সূত্রে খবর, এবার সেই প্রক্রিয়াকে দ্রুত কার্যকর করতে নতুন জনগণনার অপেক্ষা না করে ২০১১ সালের জনগণনাকেই সীমা পুনর্নির্ধারণের ভিত্তি হিসেবে ব্যবহার করা হতে পারে। তবে, রাজ্যের শাসকদল এ নিয়ে বিজেপির সঙ্গে কোনও আলোচনায় যেতে রাজি নয়। কারণ তৃণমূলের মতে, তারা অনেক আগেই এই কাজ সেরে ফেলেছে। এবং এই বিল আদতে তাদেরই বিল বলেও দাবি করেছে তৃণমূল শিবির। এই রাজনৈতিক টানা পোড়নের প্রভাব পড়তে পারে পশ্চিমবঙ্গের আসন নির্বাচনে।

যেহেতু এটি একটি সংবিধান সংশোধনী তাই তা পাশ করিয়ে কার্যকর করতে উভয় কক্ষেই দুই-তৃতীয়াংশ সমর্থন প্রয়োজন রয়েছে। ফলে বিরোধী দলগুলির সমর্থন ছাড়া তা সম্ভব নয়। আর তা নিশ্চিত করতেই মাঠে নেমেছেন খোদ কেন্দ্রীয় স্বরাষ্ট্রমন্ত্রী অমিত শাহ। সোমবার তিনি নিজে একাধিক বিরোধী নেতার সঙ্গে এ বিষয়ে আলোচনা করেছেন। সরকারপক্ষের তরফে এ নিয়ে একমতের পৌঁছানোর জন্য বিরোধী শিবিরের সঙ্গেও আলোচনা শুরু করেছেন সংসদ বিষয় মন্ত্রী কিরেন রিজুজুও।

# কলম্বিয়ায় বায়ুসেনার বিমান ভেঙে মৃত অন্তত ৬৬ জন

বোগোটা, ২৪ মার্চ: রানওয়ে ছেড়ে মাত্র দেড় কিলোমিটার পথ পাড়ি দেওয়ার পরেই কলম্বিয়ায় ভেঙে পড়ল বায়ুসেনার একটি বিমান। সোমবারের (স্থানীয় সময় এখনও) এই ঘটনায় এখনও পর্যন্ত অন্তত ৬৬ জনের মৃত্যুর খবর পাওয়া গিয়েছে।



আরও বৃদ্ধি পেতে পারে বলে আশঙ্কা করা হচ্ছে। বিমানটিতে ছিলেন মোট ১২৫ জন। তাই হতাহতের সংখ্যা বিমানে ছিলেন ১১৪ জন যাত্রী এবং ১১ জন বিমানকর্মী। বিমানটির প্রস্তুতকারক সংস্থা 'লকহিড মার্টিন' এই ঘটনায় শোকজ্ঞাপন করেছে এবং তৎসঙ্গে সাহায্যের আশ্বাস দিয়েছে। কী কারণে বিমানটি ভেঙে পড়ল, তা এখনও স্পষ্ট নয়। তবে প্রাথমিক তদন্তে ইঙ্গিত যে, কারণ হামলায় বিমানটি ভেঙে পড়েনি। আবার এখনও পর্যন্ত মাস্ট্রিক গোলমোগের কথাও

শ্রীকার করেনি কলম্বিয়া প্রশাসন। বিমানটি যারা চালাচ্ছিলেন, তারা যথেষ্ট দক্ষ বলে জানা গিয়েছে। সমাজমাধ্যমে ছড়িয়ে পড়া একাধিক ভিডিওয় দেখা গিয়েছে, বিমানটি ভেঙে পড়ার পরেই আগুন ধরে যাচ্ছে তাতে। আগুন নেভানোর পর উদ্ধারকাজ শুরু হয়। কলম্বিয়ার প্রতিরক্ষামন্ত্রী পেড্রো স্যাক্সেজ জানিয়েছেন, বায়ুসেনার ওই বিমান হারকিউলিস সি-১৩০ পেরু সীমান্ত লাগোয়া পুরেতো লেওইজামো থেকে উড়েছিল। বিমানটি ওড়ার কিছুক্ষণের মধ্যেই ভেঙে পড়ে। বায়ুসেনার বিমানটিতে যারা ছিলেন, তাঁদের অধিকাংশই কলম্বিয়ার সেনা। তাঁদের এক স্থান থেকে অন্যত্র নিয়ে যাওয়া হচ্ছিল বলে জানিয়েছেন কলম্বিয়ার প্রতিরক্ষামন্ত্রী। বিমানে প্রচুর অস্ত্রশস্ত্রও ছিল।

## মধ্যপ্রাচ্যের যুদ্ধকে অতিমারির সঙ্গে তুলনা সংসদের বাইরে মৌদীকে কটাক্ষ রাখল গান্ধির

নয়াদিল্লি, ২৪ মার্চ: মধ্যপ্রাচ্যের পরিস্থিতি বর্ণনা করতে গিয়ে করোনো প্রসঙ্গ টানেন প্রধানমন্ত্রী নরেন্দ্র মোদী। কিন্তু তাতেই আপত্তি জানানেন কংগ্রেস সাংসদ তথা লোকসভার বিরোধী দলনেতা রাহুল গান্ধি। মৌদীকে কটাক্ষ করে তিনি বলেন, 'অতিমারি ভয়াবহতা প্রধানমন্ত্রী ভুলে গিয়েছেন।'

মঙ্গলবার সংসদের বাইরে সাংবাদিকদের মুখোমুখি হয়ে রাহুল বলেন, 'প্রধানমন্ত্রীর এহেন মন্তব্য অত্যন্ত অসংবেদনশীল। করোনোর সময় কী ঘটেছিল, কতজন মানুষ মারা গিয়েছিলেন এবং কী ধরনের মর্মান্তিক ঘটনা ঘটেছিল, সেগুলি তিনি ভুলে গিয়েছেন।' রাহুলের দাবি, পশ্চিম এশিয়ার সংঘাতে ভারত কৌশলগত অবস্থান হারিয়েছে। গুরুত্বপূর্ণ সিদ্ধান্তগুলো বাইরে থেকে প্রভাবিত হচ্ছে। মৌদী ভারতের স্বার্থে কাজ করার পরিবর্তে আমেরিকা এবং ইজরায়েল যা বলবে সেই অনুযায়ী কাজ করছে।

## ফ্রান্সের পুরসভা নির্বাচনে বিরাত জয় বামেদের

মস্কো, ২৪ মার্চ: ফ্রান্সের পুরসভা নির্বাচনে বামপন্থীদের জয়জয়কার। দক্ষিণপন্থীদের ছুড়ে ফেলে প্যারিসের ফের বিজয়ধ্বজা ওড়াল বামেরা। রাজধানী প্যারিসের মেয়র নির্বাচনে শাসকদলকে হারিয়ে বিরাত ভোটে জয়ী হয়েছেন সোশ্যালিস্ট পার্টির এমানুয়েল গ্রেগোয়ার। ৫১ থেকে ৫৩ শতাংশ ভোটে তিনি পরাজিত করেছেন প্রতিদ্বন্দ্বী রাশিদা দাতিকো। দেশটির বেশিরভাগ শহরেই দেখা গিয়েছে বামপন্থীদের জয়জয়কার।

ডানপন্থীদের হারাতে ফ্রান্সের পুরসভা নির্বাচনে এবার জেটবন্দ হয়েছিল বামপন্থী দলগুলি। নির্বাচনের পর বৃহস্পতিবার সমীক্ষাতে জয়ের আভাস ছিল বামেদের দিকেই। ফলপ্রকাশে সেই ধারা অব্যাহত থাকে। দেখা যায়, সোশ্যালিস্ট পার্টির নেতা গ্রেগোয়ার প্যারিসে ৫১-৫৩ শতাংশ ভোটে পেয়ে জয় নিশ্চিত করেছেন। ফ্রান্সের দ্বিতীয় বৃহত্তম শহর মার্সেইতেও জয়ের পথে বামেরা। সোশ্যালিস্ট মেয়র বেনেই পায়ান



## অভিষেক ডালমিয়ার স্বপ্নের উদ্যোগে ছোটদের বড় মঞ্চ এনসিসি বেবি লিগ ফাইনালে মুখোমুখি পল্লীশ্রী ও পাটুলি

নিজস্ব প্রতিবেদন: ক্রিকেটমঞ্চে এক নতুন আশার আলো হয়ে উঠেছে 'এনসিসি বেবি লিগ ক্রিকেট টুর্নামেন্ট ২০২৬'। এই প্রতিযোগিতার মূল প্রেরণা অভিষেক ডালমিয়া ও তাঁর স্ত্রী শালিনী ডালমিয়া। মাঠে খুঁড়ে ক্রিকেটারদের প্রাপ্ত বয়স্ক পারফরম্যান্স দেখে দুঃখনিঃসৃত হয়ে পড়েন। অভিষেক জানান, ছোটদের এই উদ্যম ও ভালোবাসা দেখে তাঁর নিজেরও আবার মাঠে নামতে ইচ্ছে করছে-যা যেন ফিরিয়ে আনে পুরনো দিনের স্মৃতি।



প্রথম সেমিফাইনালে পল্লীশ্রী

৫৮ রানে পরাজিত করে বিক্রম ক্রিকেট অ্যাকাডেমিকে। নির্ধারিত ১০ ওভারে ১১৬-৩ রান তোলে পল্লীশ্রী। দলের হয়ে শৌভিক ঘোষের ২৬ বলে ৩৩ রানের ঝড়ো ইনিংস তাকে ম্যাচের সেরা পুরস্কার এনে দেয়। জ্বাবে বিক্রম অ্যাকাডেমি ৫৮/৯-এ থেকে যায়। অন্যদিকে দ্বিতীয় সেমিফাইনালে একত্ররফ জয় পায় পাটুলি ক্রিকেট অ্যাকাডেমি। জগদ্বা খানার করা ৫৯/৪ রান সহজেই তাড়া করে তারা, হাতে থাকে পাঁচ বল। অত্রজিৎ

বিশ্বাসের ৩০ বলে ৪৬ রানের দুর্দান্ত ইনিংস তাকে আবারও ম্যাচের সেরা করে তোলে; পরপর চার ম্যাচে এই সাফল্য তার বুলিতে। এই টুর্নামেন্টকে ঘিরে উচ্ছ্বাস ছিল চোখে পড়ার মতো। মাঠে উপস্থিত ছিলেন বৈশালী ডালমিয়া, শ্রীমন্ত কুমার মল্লিক সহ একাধিক বিজ্ঞিত ব্যক্তি। সিএবির অবজার্ভার কমিটির চেয়ারম্যান শ্রীমন্ত মল্লিক ছোটদের এই প্রতিভা দেখে আশাবাদী তাঁর মতে, এই প্রজন্মই একদিন বাংলা ক্রিকেটের মুখ উজ্জ্বল করবে। ২৫ মার্চ মেনলাইফ সম্বরণ অ্যাকাডেমির মাঠে ট্রফির লড়াইয়ে মুখোমুখি হবে পল্লীশ্রী ও পাটুলি ক্রিকেট অ্যাকাডেমি। অভিষেক ডালমিয়ার উদ্যোগ ও শালিনী ডালমিয়ার অনুপ্রেরণায় এই বেবি লিগ শুধু একটি প্রতিযোগিতা নয়, বরং ভবিষ্যতের ক্রিকেট তারকা তৈরির এক শক্ত ভিত।

## শর্ট বলের বিরুদ্ধে কেকেআর শিবিরে চলছে বিশেষ প্রস্তুতি, আশার আলো রিঙ্কু সিং

নিজস্ব প্রতিবেদন: আইপিএল শুরুর আগে প্রস্তুতিতে কোনও খামতি রাখতে চাইছে না কলকাতা নাইট রাইডার্স। আর সেই প্রস্তুতির অন্যতম বড় হবি হয়ে উঠেছেন রিঙ্কু সিং। গত কয়েক দিন ধরে কেকেআরের প্রাকটিসে একটি বিষয় চোখে পড়ছে- সবচেয়ে আগে মাঠে হাজির হচ্ছেন তিনিই। দল এখনও পুরোপুরি নামার আগেই নিজের কাজ শুরু করে দিচ্ছেন রিঙ্কু। নেট বোলারদের নিয়ে একাই দীর্ঘ সময় ধরে ব্যাটিং অনুশীলন চালিয়ে যাচ্ছেন, যেন নিজেকে আরও ধারালো করে তোলার লড়াইয়ে নেমেছেন। সোমবার ইন্ট্রা-স্কোয়াড ম্যাচ থাকলেও তাঁর রপ্তানে কোনও পরিবর্তন আসেনি। একইভাবে সবার আগে এসে নেটে টুকে পড়েন। তবে এদিন অনুশীলনে ছিল বিশেষ এক পরিকল্পনা। শর্ট বল সামলানোর জন্য আলাদা করে মহড়া দিতে দেখা গেল তাঁকে। উইজ্জেন্টের সামনে একটি পাথরকে স্ল্যাব রেখে বোলারদের নির্দেশ দেওয়া হয় ধারাবাহিকভাবে শর্ট বল করতে।

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated February 24, 2026 (the "Letter of Offer" filed with stock exchange namely BSE Limited ("BSE") (the "Stock Exchange").



## NEXOME CAPITAL MARKETS LIMITED (FORMERLY SMIFS CAPITAL MARKETS LIMITED)

Our Company was originally incorporated as "Neena Advertisers Limited", a public limited Company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated May 24, 1983 issued by the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Stewart & Mackerlich Investment and Financial Services Limited" vide fresh Certificate of Incorporation dated May 15, 1990 issued by Assistant Registrar of Companies, West Bengal. Thereafter, the name of our Company was changed to SMIFS Capital Markets Limited vide fresh Certificate of Incorporation dated November 01, 1993 issued by Assistant Registrar of Companies, West Bengal. The name of our Company was further changed to Nexome Capital Markets Limited and a fresh Certificate of Incorporation dated April 17, 2025 was issued by Assistant Registrar of Companies, West Bengal. For details see 'General Information' on page 46 of the Letter of Offer.

Registered Office: Vaibhav, 4F, 4, Lee Road, Kolkata – 700020;

Telephone: (+91) 033 2290-7400/ 7401/7402; E-mail: [ncml@nexomegroup.com](mailto:ncml@nexomegroup.com); Website: [www.nexomecap.com](http://www.nexomecap.com);

Corporate Identity Number: L74300WB1983PLC036342,

Contact Person: Mrs. Sanjana Gupta, Company Secretary cum Compliance Officer

### PROMOTERS OF OUR COMPANY:

MR. UTSAV PAREKH, MR. SAHARSH PAREKH, MR. SAMARTH PAREKH,  
PROGRESSIVE STAR FINANCE PRIVATE LIMITED,  
STEWART INVESTMENT AND FINANCE PRIVATE LIMITED.

ISSUE OF UP TO 29,38,500 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF RS. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 75 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 65 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 22,03,87,500 \* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 2 (TWO) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON, THURSDAY, MARCH 05, 2026 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 88 OF THE LETTER OF OFFER.

### BASIS OF ALLOTMENT

The Board of Directors of Nexome Capital Markets Limited wishes to thank all its shareholders and investors for their response to the issue which opened for subscription on Friday, March 13, 2026, and closed on Monday, March 23, 2026. Out of the total 143 Applications for 2963653 Rights Equity Shares, 56 Applications for 1985 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer dated February 24, 2026.

The total number of valid Applications received were 87 for 2961668 Rights Equity Shares, which was 2938500 of the Issue size. In accordance with the Letter of Offer, the Basis of allotment was finalized on March 24, 2026 by the Company in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Maheshwari Datamatics Pvt Ltd, Registrar to the Issue. The Rights Issue Committee of the Board of directors at their Meeting held on March 24, 2026 passed a resolution and allotted 2938500 fully paid up Rights Equity Shares to the successful Applicants. All valid applications after technical rejections have been considered for allotment, in the Issue, no Rights Equity Shares have been kept in abeyance.

### 1. Basis of Allotment is given below:

Category	No. of valid CAFs (Including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted (A+B)
	Number	Number	Number	Number
Eligible Equity Shareholders	80	1723272	1053797	2777069
Renounees*	7	184252	347	184599
Total	87	1907524	1054144	2961668

### 2. Information regarding Applications received (including ASBA applications received):

Category	Applications Received		Equity Shares Applied for		Equity Shares allotted	
	Number	%	Number	Value Rs.	Number	Value Rs.
Eligible Equity						
Shareholders	136	95.10	2779054	208429050	93.77	2754248
Renounees*	7	4.90	184599	13844925	6.23	13818900
Total	143	100.00	2963653	222273975	100.00	2938500

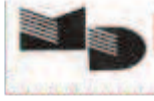
\*The Investors (identified based on DPID & Client Id) whose names do not appear in the list of Eligible Equity as Shareholders on the record date and who hold the REs as on the Issue Closing Date and have applied in the Issue are considered the Renounees.

**Intimation for Allotment/refund/rejections:** The instruction for unblocking of funds in case of ASBA Applications were given on March 24, 2026. The listing applications were filed with, the BSE on March 24, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about March 25, 2026, subject to grant of Listing Approval by BSE. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares Allotted In the issue is expected to commence trading on BSE with effect from March 27, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE641A01013)

**INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.**

**DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE):** It is to be distinctly understood that submission of Letter of Offer to BSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Disclaimer clause of BSE" beginning on Page 84 of the Letter of Offer.

The investors may contact the Registrar to the issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds.

REGISTRAR TO THE ISSUE	COMPANY SECRETARY CUM COMPLIANCE OFFICER
 <p><b>Maheshwari Datamatics Private Limited</b> 23, R.N. Mukherjee Road, 5th Floor, Kolkata – 700001 Tel: (+91) 033 2248-2248; E-mail: <a href="mailto:compliance@mdplcorporate.com">compliance@mdplcorporate.com</a>; Investor Grievance Email: <a href="mailto:contact@mdplcorporate.com">contact@mdplcorporate.com</a> Website: <a href="http://www.mdpl.in">www.mdpl.in</a>; Contact Person: Subhabrata Biswas; SEBI Registration No.: INR000000353</p>	 <p><b>Mrs. Sanjana Gupta</b> Company Secretary Cum Compliance Officer Company Name : Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Registered Office : Vaibhav, 4F, 4, Lee Road, Kolkata – 700020 E-mail: <a href="mailto:sg@nexomegroup.com">sg@nexomegroup.com</a> Corporate Identity Number: L74300WB1983PLC036342</p>

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

For Nexome Capital Markets Limited (Formerly SMIFS Capital Markets Limited) Sd/- (Sanjana Gupta) Company Secretary-cum-Compliance Officer

Nexome Capital Markets Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated February 24, 2026 with Stock Exchange. The Letter of Offer is available on the website of the Company at [www.nexomecap.com](http://www.nexomecap.com) and on the Stock Exchange i.e. BSE Limited at [www.bseindia.com](http://www.bseindia.com). Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 27 of the Letter of Offer.

The Rights Entitlement and the Rights Equity Shares have not been and will not be registered under the US Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the US Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the US Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdiction. There will be no public offering in the United States.