

HIGH ENERGY BATTERIES (INDIA) LIMITED
 CIN: L36909TN1961PLC004608
 (An ISO 9001:2015 & ISO 14001:2015 & ISO 45001:2018 Certified Company)
 Regd. Office: "501 H H Hous", 3, 04 Manikam Road, Chennai-600096
 Phone:044-24690333; Email:bebat@highenergy.co.in; Investor Grievance ID: investor@highenergy.co.in

SPECIAL WINDOW FOR RE-LODGING OF TRANSFER REQUESTS (SPECIAL SHARES)

Pursuant to SEBI Circular No. SEBI/HO/MRSD-P/PO/P/IR/2025/97 dated 02nd July 2024, SSE Notice No. 25047/2024-13 dated 02nd July 2024, a special window is opened only for re-loading of transfer deeds, lodged prior to 01st April, 2019 and which were rejected/ returned not attended to, due to deficiency in the documents/procedure/ otherwise, for the facility of re-loading will be available for a period of six months till 31st July, 2025 to 06th January 2026. During this period, the securities that are re-loaded for transfer shall be issued only in Demat mode.

Investors are requested to re-load such cases within the above-mentioned timelines, after rectifying the deficiency identified earlier, with the Company's Registrar & Share Transfer Agent, viz. M/s. Camco Corporate Services Limited, "Subramanian Building", V Floor, No.1, Chait House Road, Chennai – 600 006.

The Company's website, www.highenergy.co.in has been updated with the details regarding the opening of this special window and further updates, if any, shall be uploaded therein.

For HIGH ENERGY BATTERIES (INDIA) LIMITED
Dr. Anand Subramanian
 Company Secretary & Compliance officer

Place/Chennai
 Date: 07.06.2025

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

Initial public offer of equity shares on the SME Platform of National Stock Exchange of India Limited i.e. 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")

 **MAHENDRA REALTORS & INFRASTRUCTURE LIMITED**
(Formerly Mahendra Realtors & Infrastructure Private Limited)
Corporate Identification Number: U70102MH2007PCT171445

(Please scan this QR Code to view this Correspondence to the IEP)

Mahendra Realtors & Infrastructure Limited (the "Issuer" or the "Company") was incorporated on July 25, 2007 as "Mahendra Realtors & Infrastructure Private Limited", a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation issued by Registrar of Companies, Mumbai. Subsequently, the name of our company was changed to "**Mahendra Realtors & Infrastructure Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on April 10, 2014. The said resolution was approved and dated August 25, 2014 was issued by Registrar of Companies, Mumbai bearing corporate identification number U70102MH2007PCT171445. However, the name of our company was changed to "**Mahendra Realtors & Infrastructure Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on August 25, 2014 was issued by Registrar of Companies, Mumbai bearing corporate identification number U70102MH2007PCT171445. However, the name of our company was changed to "**Mahendra Realtors & Infrastructure Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on April 10, 2014. The said resolution was approved and dated August 25, 2014 was issued by Registrar of Companies, Mumbai bearing corporate identification number U70102MH2007PCT171445. Subsequently, the name of our company was changed to "**Mahendra Realtors & Infrastructure Limited**" pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on April 10, 2014. The said resolution was approved and dated August 25, 2014 was issued by Registrar of Companies, Mumbai bearing corporate identification number U70102MH2007PCT171445.

For details relating to change in the Registered Office of our Company, please refer to "History and Certain Corporate Matters" in the Table of Contents of the Prospectus.

Registered Office: 603; Quantum Tower, Ram Baug, Opp Malad Mill, Off S.V. Road, Malad (West), Mumbai, Maharashtra- 400064.

Telephone: +91 9082850343; **E-mail:** info@mrpl.net; **Facsimile:** N.A.

Website: [http://www.mrpl.net](http://Contact Person: Mr. Alok K. Shah, Director, Corporate Finance & Investor's Compliance Officer, Corporate Identification Number: U0102MH2007PCT171445)

**NOTICE TO INVESTORS: CORRIGENDUM TO THE RED HERRING PROSPECTUS
("RHP") DATED AUGUST 05, 2025 (THE "CORRIGENDUM")**

**PROMOTERS OF OUR COMPANY: HEMANSHU SHAH, BHAVESH
MAHENDRAKUMAR SHAH, CHANDRIKA MAHENDRA SHAH, HETAL BHAVESH
SHAH, VARSHA HEMANSHU SHAH**

DETAILS OF THE ISSUE

INITIAL PUBLIC OFFER OF UP TO \$81,76,000 EQUITY SHARES OF FACE VALUE OF 10/- EACH ("EQUITY SHARES")

OF OUR COMPANY AT AN ISSUE PRICE OF ₹ 1 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 1 PER EQUITY SHARE AND THE PROCEEDS THEREFROM WILL BE USED TO FINANCE THE PURCHASE OF UP TO 47,62,400 EQUITY SHARES AGGREGATING TO RS. 47.62 LAKH BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 10,91,200 EQUITY SHARES COMPRISING OF UP TO 5,45,600 EQUITY SHARES BY MR. HEMANSHU SHAH AND UP TO 5,45,600 EQUITY SHARES BY MR. BHAVESH MAHENDRAKUMAR SHAH ("OFFER FOR SALE"), OUT OF WHICH 2,51,200 EQUITY SHARES OF FACE VALUE OF ₹ 1/- EACH, AT AN ISSUE PRICE OF ₹ 1 PER EQUITY SHARE FOR CASH, AGGREGATING ₹ 2.51 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MR. HEMANSHU SHAH AND MR. BHAVESH MAHENDRAKUMAR SHAH IN ORDER TO ACQUIRE UP TO 2,51,200 LESS MARKET MAKER RESERVATION PORTION I.E. OF 55,26,400 EQUITY SHARES OF FACE VALUE OF ₹ 1/- EACH, AT AN ISSUE PRICE OF ₹ 1 PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ 55.26 LAKHS IS NOT AVAILABLE TO BE PAID TO THE INVESTORS OF THE FRESH ISSUE AND THE REMAINING 2,51,200 EQUITY SHARES AND 25.00% RESPECTIVELY OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE").

THIS DOCUMENT CONTAINS INFORMATION THAT MAY BE RELEVANT TO INVESTORS OF THE COMPANY AND IS AVAILABLE TO THE PUBLIC THROUGH THE FOLLOWING WEBSITES:

NATIONAL DAILY NEWSPAPER), IN ALL EDITIONS OF BUSINESS STANDARD (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND MUMBAI EDITIONS OF PRATIKHA (REGIONAL LANGUAGE OF MAHARASHTRA WHEREIN THE COMPANY HAS OPERATIONS). THIS DOCUMENT SHALL BE MADE AVAILABLE TO THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") FOR THE PURPOSES OF UPLOADING ON ITS WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI") as on August 06, 2025.

In this regard, potential bidders should note that the following:

Prior alleged non-compliance factor no. 70 on page 35 of the RHP in the Chapter Titled "Risk Factor".

Note: The Company has received a Show Cause Notice ("SCN") dated July 15, 2025 from the Jawaharlal Nehru Port Authority ("JNPA"), alleging material misrepresentation, false information, fraudulent practice to influence bidding process in the bid submitted by the Company in response to Request for Proposal ("RFP"). The SCN primarily alleges that the Company failed to disclose a pending criminal case before the District Court, Raigarh, Chhattisgarh (SCN/908/2024, FIR No. 26(2)/2023, Algaibag PS), registered under Sections 288 and 337 of Indian Penal Code, relating to negligent conduct endangering life and causing hurt. Additionally, the SCN points to a letter dated February 20, 2025 from JNPA regarding the Company's failure to disclose its involvement in a Bid-Red Herring Prospectus ("DRHP") filed with NSE on February 20, 2025 (67 projects), which has been treated as a material misrepresentation. Based on these grounds, it may result in forfeiture of bid and/or performance security amount. As the Company has already disclosed the said matter in its financial statements and also in the SCN through a writ petition, the same was withdrawn with liberty to challenge any adverse final order. As on date, there is no ongoing litigation in this regard and the matter does not qualify as a contingent liability. However, if such an order is passed against the Company, it could have a negative impact on the Company's business operations, harm, and invite regulatory scrutiny. Although the Company believes that the matter will not materially affect its financial or business operations, there can be no assurance of the final outcome, and any adverse developments may have a material impact on the Company's business.

The following point shall be added after point no. k on page no. 287 of the RHP in the chapter titled "Outstanding Litigation":

L. The Company has received a Show Cause Notice ("SCN") dated July 15, 2025 from the Jawaharlal Nehru Port Authority ("JNPA"), alleging material misrepresentation, false information, fraudulent practice to influence bidding process in the bid submitted by the Company in response to Request for Proposal ("RFP"). The SCN primarily alleges that the Company failed to disclose a pending criminal case before the District Court, Raigarh, Chhattisgarh (SCN/908/2024, FIR No. 26(2)/2023, Algaibag PS), registered under Sections 288 and 337 of Indian Penal Code, relating to negligent conduct endangering life and causing hurt. Additionally, the SCN points to a discrepancy between the number of ongoing projects disclosed in the bid (26 projects) and those stated in the Bid-Red Herring Prospectus ("DRHP") filed with NSE on February 20, 2025 (67 projects), which has been treated as a material misrepresentation. Based on these grounds, it may result in forfeiture of bid and/or performance security and debt/bankruptcy from future JNPA tenders for two years. While the Company believes that the matter will not materially affect its financial or business operations, there can be no assurance of the final outcome. As on date, there is no ongoing litigation in this regard and the matter does not qualify as a contingent liability. However, any adverse outcome could impact the Company's eligibility for future tenders from JNPA and could negatively impact its reputation. Although the Company believes that the matter will not materially affect its financials or business operations, there can be no assurance of the final outcome, and any adverse developments may have a material impact on the Company's business operations and investments."

The information above modifies and updates the information (as applicable) in the RHP. The RHP accordingly stands amended to the extent stated hereinabove and the above changes are to be read in conjunction with the RHP. Please note that this Corrigendum does not reflect all the changes that have occurred between the date of filing of the RHP and the date of the Corrigendum, and the relevant changes shall be reflected in the Prospectus as and when filed with the RoC, SEBI and the Stock Exchange.

This Corrigendum is available on the website of Stock Exchanges at www.nseindia.com, the website of the Issuer Company at www.mrlp.net and the websites of the Book Running Lead Manager at www.tffinsec.com. All capitalized terms used in this Corrigendum shall, unless the context otherwise requires, have the same meaning as ascribed to them in the RHP.


BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE
 Fasttrack Finsec Category-I Merchant Banker	 MUFG
FAST TRACK FINSEC PRIVATE LIMITED CIN: U65191DL2010PTC200381 SEBI Registration No. IN0000012500 Office No. V-116, 1 st Floor, New Delhi House, 27, Sakarshambhaji Road, New Delhi-110001 IN Tel. No.: +91 11-43029809	MUFG INTIME INDIA PRIVATE LIMITED (Formerly Link Intime India Private Limited) CIN: U67190MH1999PTC118368 SEBI Registration No. IN9900004058 Address: C-101, 2 nd / 4 th L.B.S. Marg, Vikhroli West, Mumbai-400083 Tel. No: +91 810 811 4949 / Fax No: 022-49186060
Contact Person: Ms. Sakshi Email: ms@fasttrackfinsec.com / investor@fasttrackfinsec.com Website: www.fasttrackfinsec.com	Contact Person: Mr. Shanti Gopalkrishnan Email: maheshparashar.srinivasan@mfgm.mufg.com Website: www.mfn.mutualfundmfg.com

For Mahendra Realtors & Infrastructure Limited
On behalf of the Board of Directors

Place: Mumbai	Sd/-
Date: August 07, 2025	Niharika Kulkarni
	Company Secretary and Compliance Officer

MAHENDRA REALTORS & INFRASTRUCTURE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed a Draft Prospectus dated August 07, 2025 with the RoC and for details relating to such offer, please refer to the website of the BRLM i.e., Fast Track Finesse Private Limited at www.ftfinesse.com, the website of the NSC at www.nsdcindia.com and the website of the Issuer Company at www.mxnpl.net. Any potential investor should note that investment in equity shares involves a high degree of risk and the Company relating to such investment is the section "Risk Factors" beginning on page 31 of the RHP. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP filed by the Company.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into any other country. The offering of securities is being made in India pursuant to the Securities Act of 1956, the Securities Act of 1933, as amended ("**U.S. Securities Act**"), or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with the requirements of the Securities Act of 1933, as amended, for the offering of securities in interstate commerce or in the United States in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act, and applicable laws of the jurisdictions where such offers and sales occur. Any public offering of securities to be made by the Company outside of India will be made in accordance with applicable laws of the jurisdictions where such offers and sales occur and will be made by the Company's securities holder and that will contain detailed information about the company and management, as well as financial statements. No public offering or sale of securities in the United States is contemplated. 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

THE RAMESHWARA JUTE MILLS LIMITED CIN : L17119WB1935PLC046111 Regd. Office : 9/1, R. N. Mukherjee Road, Kolkata - 700 001 Telephone No : 033-2252 4413 e-Mail : rjm.hqo@rjm.co.in; Website : www.rameshwarajute.com					
Extract of statement of Unaudited Financial Results for the quarter ended on 30.06.2025 approved by the Board of Directors on 07.08.2025 <i>(All amount in lakh unless otherwise stated)</i>					
Sl. No.	Particulars	Three months ended 30.06.2025 (Unaudited)	Previous Three months ended 31.03.2025 (Unaudited)	Corresponding Three months ended in previous year 30.06.2024 (Unaudited)	Year to date figures for the previous period ended 31.03.2025 (Audited)
1	Total Income from operations/net	4.56	5.90	3.58	38.23
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(60.87)	(77.21)	(90.12)	(236.26)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(60.87)	(77.21)	(90.12)	(236.26)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(60.12)	(2.11)	(90.12)	(162.16)
5	Total Comprehensive Income for the period (Comprehensive Profit and (Loss) for the period after tax) and Other Comprehensive Income (after tax)	45.76	1,178.53	227.86	1,387.57
6	Equity Share Capital	26.61	26.61	26.61	26.61
7	Reserve (including Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	9,513.96
8	Earnings per equity share (of ₹ 10 each) (not audited)				
1. Basic		(22.88)	(1.18)	(22.59)	(60.95)
2. Diluted		(22.88)	(1.18)	(22.59)	(60.95)
Notes: a) The above is an extract of the detailed format of quarterly Financial Results filed with the Stock Exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the website of the Calcutta Stock Exchange at www.cse-india.com and on company's website at http://rameshwara.com/quarterly_results.php . The same can also be accessed by scanning the QR code provided below. b) There are no Exceptional and/or Extraordinary items adjusted in the Statement of Unaudited Financial Results for the quarter ended 30.06.2025 in accordance with the Companies (Indian Accounting Standards) Rules, 2015.					
		For The Rameshwara Jute Mills Limited _____ Chairman DIN : 00698222			
Place : Kolkata Date : 07.08.2025					



Apollo
HOSPITALS
FORWARD TOGETHER

APOLLO HOSPITALS ENTERPRISE LIMITED
CIN: L85110TN1979PLC008035
Regd. Office : No. 19, Bishop Gardens, Raja Annamalapuram, Chennai - 600 028
Secretarial Dept : Ali Towers, III Floor, No. 55, Greams Road, Chennai - 600 006
Tel. No. 044-28290956, 28293896.
Email : investor.relations@apollohospitals.com Website : www.apollohospitals.com

Notice for Proposed Transfer of Shares to Investor Education & Protection Fund (IEPF)

The Company, as per the extant regulations, is required to transfer the unclaimed dividends for a period of seven years relating to the year 2017-2018 to the IEPF Authority on or before 31st October 2025. Pursuant to Section 124 of the Companies Act, 2013 read with Rule 6 of the IEPF (Accounting, Audit, Transfer and Refund) Rules 2016. Notice is hereby given that all the related equity shares in respect of which dividend has not been claimed for seven consecutive years (i.e. dividend from the financial year 2017-2018 onwards up to financial year 2024-2025) are hereby transferred to the IEPF Authority.

As required under the provisions of the said Rules, the Company has sent a reminder on: 20th May 2025 & 30th July 2025 to the individual shareholders concerned to the latest available addresses, giving them the particulars of the shares required to be transferred to the IEPF Authority and advising them to claim the dividend available with the Company on or before 20th September 2025 to avoid the aforesaid transfer of the dividends and shares to IEPF Authority. Shareholders who have not still claimed the dividend as requested to contact, either the following:

THE COMPANY	REGISTRAR AND SHARE TRANSFER AGENT
APOLLO HOSPITALS ENTERPRISE LTD Secretarial Department, All Towers, III Floor, No.55 Greams Road, Chennai – 600 006. Tel.No 044 - 2829 0956, 2829 3896 Email : investor relations@apollohospitals.com	MA INTEGRATED REGISTRY MANAGEMENT SERVICE PRIVATE LTD Kenes Towers, 2 nd Floor, No.1 Ramakrishna Street, North Usman Road, T. Nagar, Chennai – 600 017. Tel. No. 044 - 2834 0801, 2814 0803 Email : einward@integratedindia.in

The details of such shareholders have been uploaded on the website of the Company www.apollohospitals.com. It may be noted that requests received after the aforesaid date will not be entertained and the Company will proceed to complete the transfer of the dividend and shares to the IEPF Authority as per the procedure laid down in the Companies Act, 2013.

It may be noted that as per the extant regulations and subsequent to the transfer, the investors are permitted to claim the dividends and shares transferred to the IEPF Authority by making claim in the prescribed form. For further details, please visit the website : www.icpf.gov.in

Date : **Chennai**
 Date : **7th August 2025**

for **APOLLO HOSPITALS ENTERPRISE LIMITED**
S. M. KRISHNAN
 Company Secretary


APOLLO PIPES LIMITED
CIN: L65999DL1985PLC022723
Regd. Office: 37, Hargobind Enclave, Vikas Marg, Delhi - 110092
Corp. Office: Plot No. A- 140, Sector 136, Noida, U.P.- 201301
Email: compliance@apollopipes.com, Website: www.apollopipes.com

(Figure Rs. in Lakhs except EPS)

S. No.	Particulars	Quarter ended		Year ended 31.03.2025 Audited
		30.06.2025 (Un-audited)	30.06.2024 (Un-audited)	
1	Total Income	22278.67	24104.86	93047.98
2	EBIDTA	2145.45	2515.39	8994.77
3	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	907.87	1479.67	4215.91
4	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)¶	907.87	1479.67	4215.91
5	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	811.29	1088.15	3081.92
6	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	983.07	1087.83	3882.92
7	Equity Share Capital	4404.82	4135.32	4404.82
8	Other Equity (Reserves)			76096.66
9	Earning Per Share (face value of Rs. 10/- each, not annualised for quarterly figures)			
	Basic:	1.84	2.63	7.00
	Diluted:	1.84	2.60	7.00

Note:			
1. Brief of Unaudited Consolidated financial results for the Quarter ended June 30, 2025			
Particulars	Quarter ended		Year ended
	30.06.2025 (Un-audited)	30.06.2024 (Un-audited)	31.03.2025
Total Income	27,850.42	30,948.13	116950.06
Profit Before Tax	912.70	1,779.55	4542.65
Profit after Tax	816.12	1,388.04	3426.66

The above is an extract of the detailed format of Unaudited standalone and Consolidated Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange(s) (www.bseindia.com) and www.nseindia.com) and Company's website "www.apollopipes.com". the same can be accessed by scanning the QR code provided below:



For Apollo Pipes Limited
Sd/-
Sameer Gupta
Chairman & Managing Director

Place : Noida
Date : 7th August, 2025

TORRENT POWER LIMITED

INVITES BIDS FOR PROCUREMENT OF POWER ON SHORT TERM BASIS

Torrent Power Limited (TPL), a distribution licensee intends to procure power on short term basis for distribution license areas in the state of Gujarat. TPL invites bids on e-Tender and e-reverse auction basis from interested parties.

Tender No.	Last date for submission of non-financial Technical Bid and Financial Bids
Torrent Power Limited/Short/25-26/E/168	19th August 2025

All the bidders have to submit their offers on www.mstccommerce.com

Detailed terms & conditions are available in RFP and draft PPA which can be downloaded from DEEP Portal (www.mstccommerce.com) -> Download NTI(Corrigendum section) by the registered bidders. For any assistance on e-Tendering, please contact MSTC on 011-23218750

TPL reserves the right to reject all or any Bids or cancel the RFP or Tender notice without assigning any reason whatsoever without any liability.

Further details may be obtained from:

Vice President (Commercial)
 Torrent Power Limited
 Naranapura Zonal Office, Sola Road,
 Naranapura, Ahmedabad – 380013, Gujarat.
 Phone: 07927482221-2221-5750
powerpurchase@torrentpower.com

Date: 08/08/2025



torrent
POWER

www.torrentpower.com

Precot Precot Limited
(CIN: L17111TZ1962PLC001183)
Regd. Office: SF No.559/4, D-Block, 4th Floor, Hanudev Info Park, Nava India Road,
Udayampalayam, Coimbatore - 641 028 Tel: 0422 - 4321100
E-mail: secretary@precot.com, Website: www.precot.com

NOTICE TO SHAREHOLDERS
100 Days Campaign - 'Saksham Niveshak' for KYC and other related
updates and shareholders engagement to prevent transfer of
Unpaid/Unclaimed dividends to IEPF.
 Notice is hereby given to shareholders of PRECOT Limited that pursuant to Investor Education and Protection Fund Authority (IEPFA) letter dated 16th July, 2025, your Company has started a 100 Days campaign "Saksham Niveshak" starting from 28th July, 2025 to 6th November, 2025. During this campaign all the shareholders who have not claimed their dividend for Financial Years 2021-22 and 2023-24 or have not updated their KYC or any issues related to unclaimed dividends and shares may write to the Companies Registrar and Transfer Agent (RTA) Ltd.,

MUFJ Intime India Private Limited
(Formerly Link Intime India Private Limited) "Surya" 35, Mayflower Avenue,
Behind Sehni Nagar, Sowparajay Road, Coimbatore 641028
Phone No. + 91 422 3214292, 2538535 / 836, 4598995
E-mail coimbatore@in.mufjms.mun.com

The shareholders may further note that this campaign has been started specifically to reach out to the shareholders to update their KYC, bank mandates, Nominee and contact information. The **Shareholders may also claim** their dividend for the aforementioned Financial Years in order to prevent their dividend and shares from being transferred to Investor Education and Protection Fund (IEPF). Shareholders who have shares in demat form are requested to approach their Depository Participants where they maintain their demat accounts for updating their KYC requirements.

Coimbatore
7.08.2025

For Precot Limited
S. Kavitha
Company Secretary

 **PIDILITE INDUSTRIES LIMITED**
Regd. Office: Regent Chambers, 7th Floor, Jammalal Bajaj Marg,
 208, Nariman Point, Mumbai - 400 021.
Tel: +91 22 2835 7000 • **Email:** investor.relations@pidilite.co.in
Website: www.pidilite.com • **CIN:** L24100MH1969PL1 C014336

NOTICE

The Board of Directors of the Company at its Meeting held on 6th August, 2025, declared a Special Interim Dividend of ₹ 10/- each for the Financial Year 2025-26, subject to deduction of applicable tax. The record date for determining the eligibility of Members entitled to receive the said Special Interim Dividend is Wednesday, 13th August, 2025.

In terms of the provisions of the Income Tax Act, 1961 ("IT Act"), as amended by the Finance Act, 2020, dividends paid or distributed by the Company after 1st April, 2020, shall be taxable in the hands of the Members and the Company shall be required to deduct the Tax at Source (TDS) at the prescribed rates from the Dividend. The TDS rates would vary depending on the residential status of the Members and the documents submitted by them within the time and accepted by the Competent Authority.

In this regard, the Company, vide its email communication dated 7th August, 2025, to all the Members, having their email ID's registered with the Company/ Registrar and Share Transfer Agents / Depositories, has explained the process of withholding tax from dividends paid to the shareholders at prescribed rates alongwith the necessary annexures. This communication is also available on the website of the Company at <https://www.pidilite.com/investor-relations/shareholders-corner>.

For **Pidilite Industries Limited**
Sd/-
Place : Mumbai **Manisha Shetty**

Date : 8th August, 2025 Company Secretary

**ADVERTISEMENT IN RESPECT OF TRANSFER OF STRESSED LOAN
EXPOSURE OF BGR ENERGY SYSTEMS LIMITED ("BGR")
THROUGH E-AUCTION UNDER SWISS CHALLENGE METHOD**

IDBI Capital Markets & Securities Limited ("IDMS") (mandated as "Process Advisor") for and on behalf of State Bank of India and other consortium lenders ("Consortia Bidders"), Punjab National Bank, Indian Bank, Canara Bank, Union Bank of India, Central Bank of India and Bank of Baroda (collectively "**Lenders**") invites Expression of Interest ("EOI") from eligible bidders to participate in the sale of certain assets owned by IDMS under the following terms and conditions:
Directions on Transfer of Stressed Loan Exposures ("RBMD") for transfer of stressed loan exposures of the Lenders in **BGR ENERGY SYSTEMS LIMITED ("BESL")** accounted for (Rupees) Sixty outstanding of Rs 2920.49 crore (Rupees Two Thousand Nine Hundred Twenty and Four Lakhs and Ninety Nine Thousand Eight Hundred and Fifty Five Rupees and Five Paise Five Hundred Ninety One Crore and Eighty Four Lakh one) on as 31st July, 2025 aggregating to Rs. 3512.33 crore (Rupees Three Thousand Five Hundred Twelve Thousand Two Hundred and Thirty Three Lakhs one) through e-auction under Swiss Challenge method on "All Cash" basis.

The EOI shall be submitted by the bidder(s) in accordance with the instructions given below, which are hereby incorporated by reference into the EOI form and its annexure. The bidder(s) must read it carefully and understand what is, "As to how is," whatever there is "and without recourse" basis, without any representation, warranty or indemnity by the Lenders based on existing offer in hand ("Hand Offered"). Considering that the e-auction is under the Swiss Method Method based on the Hand Offered, the bidder(s) shall be deemed to have accepted the terms and conditions in the manner as set out in the Bid Process Document ("BPD") and RB MD. The Lenders will not assume any operational and legal or any other type of risks whatsoever relating to the sale of such exposure and shall not be providing any representation or warranties for or concerning BESL or the Hand Offered. The bidder(s) shall be deemed to have accepted the terms and conditions to participate in the e-auction by way of an "Expression of Interest" (EOI) and executing a Non-Disclosure Agreement. Last date for submission of EOI is August 13, 2025. Interested bidders can also access Bank's web site <https://www.sbi.co.in/bid-solicit-to-the-consortia> for more details regarding the bid process and click on the link.

Tender & Bids: Interested parties may contact understanding.

Contact Persons	Designation	Contact Details	E-mail id
Mr. Chhinder Singh	ASST – SDR	9000145822	gopal.tollers@argosoft.co.in
Mr. Jyoti Kumar	ASST – SDR	9000125640	gopal.tollers@argosoft.co.in
Mr. Aman Agarwal	Senior Manager – ICMIS	9004700061	gopal.tollers@argosoft.co.in

Please note that the e-auction process envisaged in this advertisement shall be subject to final approval by the competent authority of the Lenders. Further, the Lenders reserve the exclusive right to cancel, amend, modify or withdraw this advertisement, or any terms thereof and the BPO at any stage, by replacing the advertisement on the above websites, without any liability to the bidders. The Lenders shall not be held responsible for any liability, damages or responsibilities whatsoever. It is clarified that this advertisement is not an offer document and does not constitute an offer or a contract. It is not intended to be an offer document or an offer. The Application should regularly be submitted by the bidders themselves. The bidder is required to follow the instructions on the website of the Lenders to update regarding the process to be followed for the above said commitment including the details of the documents to be submitted and the documents of the Lenders in this regard shall be final, conclusive and binding on all the interested parties.

Place: Mumbai	Issued by
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முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி வாய் திறக்காதது ஏன்?

கேள்வி: ஆக. 8. முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி திருத்தம் ஏன் வைக்கவில்லை? கேள்வி: திருத்தம் செய்வதற்கு என்ன நடவடிக்கை எடுக்கப்படும்?



அமைச்சர் துறைமுருகன் கேள்வி!

கேள்வி: ஆக. 8. முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி திருத்தம் ஏன் வைக்கவில்லை? கேள்வி: திருத்தம் செய்வதற்கு என்ன நடவடிக்கை எடுக்கப்படும்?

அமைச்சர் துறைமுருகன்: கேள்வி: ஆக. 8. முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி திருத்தம் ஏன் வைக்கவில்லை? கேள்வி: திருத்தம் செய்வதற்கு என்ன நடவடிக்கை எடுக்கப்படும்?

நான் 100 முறை சொன்னால் இது 1 முறை சொன்ன மாதிரி!

இவருக்கு நட்பு கழனி விட்டது!

வாசனாவல் இது சாருவாசனாவல்

ராஜதாஸ்

கேள்வி: ஆக. 8. முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி திருத்தம் ஏன் வைக்கவில்லை? கேள்வி: திருத்தம் செய்வதற்கு என்ன நடவடிக்கை எடுக்கப்படும்?

அமைச்சர் துறைமுருகன்: கேள்வி: ஆக. 8. முறைகேடான வாக்காளர் பட்டியல் திருத்தம் பற்றி எடப்பாடி பழனிசாமி திருத்தம் ஏன் வைக்கவில்லை? கேள்வி: திருத்தம் செய்வதற்கு என்ன நடவடிக்கை எடுக்கப்படும்?

அயர்லாந்தில் இனவெறி சம்பவம்:

இந்திய சிறுமியை தாக்கிய கும்பம்!

அயர்லாந்தில் இனவெறி சம்பவம்: இந்திய சிறுமியை தாக்கிய கும்பம்!

ரூ.730 கோடி லி.எஸ்.டி. மோசடி வழக்கு: 12 இடங்களில் அமலாக்கத் துறை சோதனை!

புதுச்சேரி, ஆக. 8. ரூ.730 கோடி லி.எஸ்.டி. மோசடி வழக்கு: 12 இடங்களில் அமலாக்கத் துறை சோதனை!

காலம் மாறும்போது தண்ணை நிச்சயம்: ஜனநாயகத்தை குழிதோண்டி புதைக்கிறது தேர்தல் ஆணையம்! ராகுல் காந்தி கரும் சாடல்!!

புதுச்சேரி, ஆக. 8. காலம் மாறும்போது தண்ணை நிச்சயம்: ஜனநாயகத்தை குழிதோண்டி புதைக்கிறது தேர்தல் ஆணையம்! ராகுல் காந்தி கரும் சாடல்!!

Pricot மிகைல் மிஸ்டர்

புதுச்சேரி, ஆக. 8. Pricot மிகைல் மிஸ்டர்

தமிழக வரலாற்றுக் கல்விப் பரீட்சை

தமிழக வரலாற்றுக் கல்விப் பரீட்சை

வாக்காளர் பட்டியல் விவகாரம்: நாடாளுமன்றத்தில் எதிர்க்கட்சிகள் அமளி! இரு அவைகளும் ஒத்திவைப்பு!!

புதுச்சேரி, ஆக. 8. வாக்காளர் பட்டியல் விவகாரம்: நாடாளுமன்றத்தில் எதிர்க்கட்சிகள் அமளி! இரு அவைகளும் ஒத்திவைப்பு!!

ஆந்திரா மதுபான ஊழல் விவகாரம்: நமக்கை தம்மன்னாவுக்கு அமலாக்கத்துறை சம்மன்?

புதுச்சேரி, ஆக. 8. ஆந்திரா மதுபான ஊழல் விவகாரம்: நமக்கை தம்மன்னாவுக்கு அமலாக்கத்துறை சம்மன்?

சென்னை, ஆக. 8. சென்னை, ஆக. 8.

சென்னை, ஆக. 8. சென்னை, ஆக. 8.

கூப்பர் எலிமென்டரி மில்ஸ் லிமிடெட்			
CIN: L71117Z1962PLC001200			
வ.எண்	வகை	மதிப்பு	மதிப்பு
1	பொதுமக்கள்	150.00	150.00
2	பொதுமக்கள்	150.00	150.00
3	பொதுமக்கள்	150.00	150.00
4	பொதுமக்கள்	150.00	150.00
5	பொதுமக்கள்	150.00	150.00
6	பொதுமக்கள்	150.00	150.00
7	பொதுமக்கள்	150.00	150.00
8	பொதுமக்கள்	150.00	150.00
9	பொதுமக்கள்	150.00	150.00
10	பொதுமக்கள்	150.00	150.00