





(Indraprastha Apollo Hospitals)

Regd. Office: Sarita Vihar, Delhi-Mathura Road, New Delhi – 110 076 (India) Corporate Identity Number: L24232DL1988PLC030958 Phone:91-11-26925858,26925801,Fax: 91-11-26823629

E-mail: imclshares@apollohospitals.com, Website: https://www.apollohospitals.com/delhi/

Ref: IMCL/CS/Newspaper/2025

3rd November, 2025

The Manager Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai, Maharashtra - 400001 Scrip Code: 532150

The Manager
Listing Department
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandra East,
Mumbai, Maharashtra – 400051
Symbol: INDRAMEDCO

Sub.: Newspaper advertisement - Financial Results

Dear Sir,

Pursuant to Regulation 30 read with Schedule III (Part A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby submit copies of the public notice of the financial results, published on 3rd November, 2025, in the "Financial Express", all India editions, in English language and in "Jansatta", Delhi edition, in Hindi language.

You are requested to take the above information on record.

Thanking You,

Yours sincerely,

For Indraprastha Medical Corporation Limited

Priya Ranjan AVP – Corporate Affairs & Legal (Company Secretary & Compliance Officer)

Encl.: As above.

'COUNTRY NOT SEEKING NUCLEAR WEAPON'

Will rebuild nuclear facilities: Iran prez

Destroying buildings

and factories will not

create a problem for

us, we will rebuild

and with greater

strength

MASOUD PEZESHKIAN, PRESIDENT OF IRAN

REUTERS Dubai, November 2

TEHRAN WILL REBUILD its nuclear facilities "with greater strength", Iran's President Masoud Pezeshkian told state media on Sunday, adding that the country does

not seek a nuclear weapon. US President Donald Trump has warned that he would order fresh attacks on Iran's nuclear sites should Tehran try to restart facilities that the United States bombed in June.

Pezeshkian made his comments during a visit to the country's Atomic Energy Organization, during which he met with senior managers from Iran's nuclear

"Destroying buildings and

factories will not create a problem for us, we will rebuild and with greater strength," the Iranian presi-

dent told state media. In June, the US launched strikes on Iranian nuclear facilities that Washington savs were part of a program geared towards developing nuclear weapons.

Tehran maintains that its nuclear programme is for purely civilian purposes.

"It's all intended for solving the problems of the people, for disease, for the health of the people," Pezeshkian said in reference to Iran's nuclear activities.

OPEC+ set to agree to modest oil output hike

REUTERS London/Moscow, November 2

OPEC+ IS SET to agree on Sunday on another modest increase in oil output targets, three sources familiar with the talks said, as the producers' group moderates plans to regain market share due to rising fears of a supply glut.

OPEC+ has raised output targets by more than 2.7 million barrels per day — about 2.5% of global supply — since



April, but slowed the pace in October and November from larger increases amid predictions of a looming oversupply.

New Western sanctions on

OPEC+ member Russia are adding to challenges in the discussions, as Moscow may struggle to further raise output after the US and Britain imposed new measures on top producers Rosneft and Lukoil.

Eight OPEC+ members —

Saudi Arabia, Russia, the United Arab Emirates, Iraq, Kuwait, Oman, Kazakhstan and Algeria — have agreed in principle to increase December output targets by 137,000 barrels per day, the three sources said.

2 British nationals in custody over train mass stabbings

PRESS TRUST OF INDIA London, November 2

counter-terror police engagement was discontinued.

Two UK-born men in their 30s remain in custody after being arrested at the scene of the attack on Saturday night, when armed police stormed the train at Huntingdon station in Cambridgeshire, eastern England.

"We declared a major incident yesterday (Saturday) and Counter Terrorism Policing were initially supporting our investigation, however, at this stage there is nothing to suggest this is a terrorist incident," British Transport Police (BTP) Superintendent John Loveless said.

"A 32-year-old man, a black British national, and a 35-yearold man, a British national of Caribbean descent, were both arrested on suspicion of

"Both were born in the UK. questioning,"



TWO PEOPLE REMAIN in life-threatening condition on Sunday after mass stabbings which injured 10 people on a high-speed London-bound train, as British Transport Police ruled out a terrorism link to the "major incident" as

The train, which had been travelling from Doncaster and was headed to King's Cross station in the UK capital, made the unscheduled stop at Huntingdon after what has been described by eyewitnesses as a bloody rampage on the train minutes after it left nearby Peterborough station.

attempted murder.

They remain in police custody stated.

Trump plays nice with Asian allies

BLOOMBERG November 2

AFTER MONTHS OF tariff threats and brow-beating on defense spending, American allies in Asia had ample reason to be wary of President Donald Trump. But he ended up using a three-nation tour of the region to hammer home a clear message: The US still has your back.

Trump said the US was "wedded" to South Korea, addressed some of its concerns about a \$350 billion investment pledge and approved its request for nuclear-powered submarines. He told Japan's new Prime Minister Sanae Takaichi that she can ask him for help with "anything." And he avoided watering down the commitment

Taiwan in a summit with Chinese President Xi Jinping, while his defense chief, Pete Hegseth, voiced concerns about Beijing's naval activities around the island democracy.

The US president also sought to mend ties with Southeast Asian nations that have leaned closer toward Beijing as Trump took aim at

Israeli strike

kills 1 in Gaza



their economic engines — signing trade agreements with Cambodia and Malaysia and frameworks for deals with Thailand and Vietnam. Hegseth, traveling separately in the region, signed a 10-year defence deal with India and announced that military exercises with Cambodia would resume for the first time in eight years.

"It's much better than what I expected — the trust, the friendship and the commitment to enhance relations," Malaysian Prime Minister Anwar Ibrahim said of his discussions with Trump, speaking to *Bloomberg* while displaying a presidential coin given by the US leader moments

RELEVANT PARTICULARS

1.	Name of corporate debtor	M/s Radhagobind Commercial Limited
2.	Date of incorporation of corporate debtor	21/05/1981
3.	Authority under which corporate debtor is incorporated/registered	ROC KOLKATA – WEST BENGAL
4.	Corporate Identity No./Limited Liability Identification No.of corporate debtor	L51909WB1981PLC033680
5.	Address of the registered office and principal office (if any) of corporate debtor	40, Metcalfe Street 3rd Floor, Room No-339, Kolkata, West Bengal, India, 700013
6.	Insolvency commencement date in respect of corporate debtor	30/10/2025
7.	Estimated date of closure of insolvency resolution process	27 April 2026
8.	Name and registration number of the in solvency professional acting as interim resolution professional	Adv. Najeeb T P IBBI/IPA-002/IP-N01014/2020-2021/13316
9.	Address and e-mail of the interim resolution professional, as registered with the Board	Adv. Najeeb T P Baithussalam, Balankinar, Kattampally Road, Near Indus Motors Maruti Service Centre, Kannur, Kerala – 670 011 Email- najetpip@gmail.com
10.	Address and e-mail to be used for correspondence with the interim resolution professional	Adv. Najeeb T P Baithussalam, Balankinar, Kattampally Road, Near Indus Motors Maruti Service Centre, Kannur, Kerala – 670 011 Email- radhagobindcirp2025@gmail.com
11.	Last date for submission of claims	12 ^h November 2025
12.	Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21,ascertained by the interim resolution professional	Name the class(es)—Not Applicable
13.	Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	Not Applicable
14	Relevant Forms and	Moh link:

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the M/s Radhagobind Commercial Limited on 30/10/2025 The creditors of **M/s Radhagobind Commercial Limited** are hereby called upon to submit their claims with proof on or before 12/11/2025 to the interim resolution professional at the address mentioned

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorized representative from among the three insolvency professionals listed against entry No.13 to act as authorized representative of the class [specify class] in Form CA.—Not Applicable Submission of false or misleading proofs of claim shall attract penalties.

Name and Signature of Interim Resolution Professional: Adv. Najeeb TP Date: 03/11/2025

Details of authorized representatives are

AN ISRAELI AIRSTRIKE killed a Palestinian man in the Gaza Strip on Sunday, health authorities said, as Israel and Hamas traded blame for violations of the tenuous truce that has mostly halted two years of war.

The Israeli military said its aircraft had struck a militant who was posing a threat to its forces. Al-Ahli Hospital said one man was killed in the airstrike near a vegetable market in the Shejaia suburb of Gaza City.

"There are still Hamas pockets in the areas under our control in Gaza, and we are systematically eliminating them,"Israeli Prime Minister Benjamin Netanyahu said in broadcast remarks at the start of a cabinet meeting in Jerusalem.

Hamas released what it described as a list of violations of the ceasefire by Israel.

REUTERS

GNAAXLES LIMITED Regd. Office: GNA House 1-C Chhoti Baradan Part - II, Garha Road, Jalandhar 144001 Punjab

Corporate Identity Number: L29130PB1993PLC013684; Website: www.gnagroup.com; Email: gjain@gnagroup.com EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED SEP 30, 2025

				₹ In Lacs
	Quarter	Ended	Half Yea	r Ended
PARTICULARS	30/09/2025	30/09/2024	30/09/2025	30/09/2024
NACES NO CONTRACTOR DE LA CONTRACTOR DE	Unaudited	Unaudited	Unaudited	Unaudited
Revenue from operations (Including Other Income)	34832.96	38808.13	69377.57	78825.01
Profit Before Tax	4236.49	3749.05	7373.76	7524.72
Profit After Tax	3119.15	2852.73	5417.95	5628.65
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income]	3119.15	2852.73	5417.95	5628.65
Paid up equity share capital (Face value of INR 10 Each)	4293.08	4293.08	4293.08	4293.08
Earnings Per Share			97390000	
Basic: (INR)	7.27	6.64	12.62	13.11
Diluted: (INR)	7.27	6.64	12.62	13.11

DAN SCHAMONDO RE-CAND	Quarter	Ended	Half Year Ended		
PARTICULARS	30/09/2025	30/09/2024	30/09/2025	30/09/2024	
	Unaudited	Unaudited	Unaudited	Unaudited	
Revenue from operations (Including Other Income)	34832.96	38808.13	69377.57	78825.01	
Profit Before Tax	4236.71	3749.00	7377.98	7527.09	
Profit After Tax	3119.37	2852.68	5422.17	5631.02	
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income]	3119.37	2852.68	5422.17	5631.02	

Detailed financial results for the quarter and Half year ended Sept. 30, 2025 are available on the Company's website at www.gnaaxles.in and on the Stock Exchanges websites at www.bseindia.com. and www.nseindia.com

Place: Mehtiana Date: Nov. 01, 2025 For G N A Axles Limited Gursaran Singh Chairman DIN 00805558



INDRAPRASTHA MEDICAL CORPORATION LIMITED

Registered office: Sarita Vihar, Delhi Mathura Road, New Delhi - 110076 Corporate Identity Number: L24232DL1988PLC030958

Phone: 91-11-26925858, 26925801, Fax: 91-11-26823629 E-mail: imclshares@apollohospitals.com, Website: https://www.apollohospitals.com/delhi

	Amount (Rs. in crore									
S.	Particulars		Quarter ended	1	Period	Year ended				
No.		30.09.2025 (Unaudited)	30.06.2025 (Unaudited)	30.09.2024 (Unaudited)	30.09.2025 (Unaudited)	30.09.2024 (Unaudited)	31.03.2025 (Audited)			
1	Total income from operations (Net)	388.40	371,96	355.87	760.36	708.85	1379.01			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	66.31	68.31	56.93	134.62	116.52	216.32			
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	66.31	68.31	56.93	134.62	116.52	216.32			
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	49.46	51.46	42.40	100.92	87.17	160.99			
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after Tax)]	46,99	55.94	41.20	102.93	87.95	160.17			
6	Paid-up Equity share capital (Face value Rs. 10/- each)	91.67	91.67	91.67	91.67	91.67	91.67			
7	Reserves (excluding Revaluation Reserves) as shown in the audited balance sheet of previous year	20000000	200000	90000000	OGSHAWA).	F-455 7,047 M.)	505.01			
8	Earnings per share (of Rs. 10/- each) (for continuing and discontinued operations) - Basic & Diluted	5.40	5.61	4.63	11.01	9.51	17.56			

The above is an extract of the detailed format of unaudited financial results for the quarter and half-year ended 30th September, 2025, filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financia results for the quarter and half-year ended 30th September, 2025, are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com and on the company's website

Place: New Delhi Date: 1st November, 2025

discontinued operations) - Basic & Diluted

Shivakumar Pattabhiramar (Managing Director) DIN: 08570283

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT



MTE STRUCTURES LIMITED

Our Company was incorporated on October 06, 2020 as "MTE Structures Private Limited, a private limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by our Shareholders at an Annual General Meeting held on September 30, 2024 and consequently the name of our Company was changed to "MTE Structures Limited" and a fresh certificate of incorporation dated November 06, 2024 was issued by the Registrar of Companies, Central Processing Centre. For further details please refer to chapter titled "History and Certain Corporate Matters" beginning on Page No. 144 of this Draft Red Herring Prospectus.

Registered Office: Plot No. 1063, Canal Road, Manjusar, Savli, Vadodara, Gujarat – 391775 India. Telephone: +91-6354869315; E-mail: cs@mtegroup.in ; Website: https://mtegroup.in. Contact Person: Mrs. Jinal Bhavik Shah, Company Secretary & Compliance Officer

OUR PROMOTERS: MR. HIREN ARVINDBHAI PATEL, MR. JANAK BHARAT AMIN AND MR. TEJASKUMAR PATEL

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME").

INITIAL PUBLIC OFFER OF UPTO 43,60,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MTE STRUCTURES LIMITED (THE "COMPANY"

THE ISSUE

OR "MTE STRUCTURE" OR "ISSUER") AT AN OFFER PRICE OF ₹ [+] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [+] PER EQUITY SHARE) FOR CASH AGGREGATING UPTO ₹ [•] MILLION ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO 37.06.000 EQUITY SHARES AGGREGATING TO ₹ [•] MILLION (THE 'FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 2,18,000 EQUITY SHARES BY MR. HIREN ARVINDBHAI PATEL, UPTO 2,18,000 EQUITY SHARES BY MR. JANAK BHARAT AMIN AND UPTO 2,18,000 EQUITY SHARES BY MR. TEJASKUMAR PATEL ("THE PROMOTER SELLING SHAREHOLDERS") AGGREGATING UPTO 6,54,000 EQUITY SHARES BY THE PROMOTER SELLING SHAREHOLDERS ("OFFER FOR SALE") AGGREGATING TO ₹ [+] MILLION OUT OF WHICH [+] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [+] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [+] MILLION WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [+] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [+] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [+] MILLION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [•] % AND [•] % RESPECTIVELY OF THE POST- OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS IN CONSULTATION

CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND GUJARATI EDITION OF [+], A GUJARAT REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS") In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in

BRLM AND WILL BE ADVERTISED IN [+] EDITION OF [+] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [+] EDITION OF [+] (A WIDELY

writing extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank as applicable This offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") read with Regulation 229 of the SEBI ICDR Regulations and in compliance with Regulation 253 (1) and 253 (2) of the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025, wherein not more than 50.00% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and the selling shareholders in consultation with the BRLMs may allocate up to 60.00% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. In the event of under- subscription or nonallocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) ("Net QIB Portion"). Further, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price However, if the aggregate demand from Mutual Funds is less than 5.00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025. states that not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size. Not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Investors of which one-third of the Non-Institutional Portion will be available for allocation to Bidders with an application

Bidders with an application size of more than ₹ 1.00 million and under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other sub-category of Non-Institutional Portion. Subject to the availability of shares in non-Institutional investors' category, the allotment to each Non-Institutional Investors shall not be less than the minimum application size in Non-Institutional Category and the remaining available Equity Shares, if any, shall be allocated on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of the SEBI (ICDR) (Amendment) Regulations, 2025. All Potential Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding Bid Amounts will be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, please refer to the chapter titled "Offer Procedure" on page 226 of this Draft Red Herring Prospectus

size of more than two lots and up to such lots as equivalent to not more than ₹ 1.00 million and two-thirds of the Non-Institutional Portion will be available for allocation to

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated October 31, 2025 which has been filed with the BSE SME Platform of BSE Limited

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility criteria, the DRHP filed with the SME Platform of BSE Limited (BSE SME) shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of the BSE at https://www.bseindia.com/ and the website of the Company at https://mtegroup.in/ and at the website of BRLM i.e. GYR Capital Advisors Private Limited at https://gyrcapitaladvisors.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, to Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by BSE, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21" day from the aforesaid date of filing the DRHP with BSE SME. Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing

their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited of the section titled "Risk Factors" beginning on Page No. 29 of this Draft Red Herring Prospectus. Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and

must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ('BSE SME'). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 64 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 145 of the Draft Red Herring Prospectus.

REGISTRAR TO THE ISSUE

Capital Advisors MUFG INTIME INDIA PRIVATE LIMITED

GYR CAPITAL ADVISORS PRIVATE LIMITED CIN: U67200GJ2017PTC096908 SEBI Registration Number: INM000012810

Investor Grievance Email:

Place: Vadodara

Date: November 01, 2025

investors@gyrcapitaladvisors.com

Contact Person: Mr. Mohit Baid

Address: 428, Gala Empire, Near JB Tower, Drive in Road, Thaltei, Ahmedabad - 380 054, Gujarat, India. Telephone No: +91 87775 64648 Website: www.gyrcapitaladvisors.com Email ID: mte.ipo@gyrcapitaladvisors.in

BOOK RUNNING LEAD MANAGERS

CIN: U67190MH1999PTC118368 SEBI Registration Number: INR000004058 Address: C-101, 1st Floor, 247 Park, Lai Bahadur Shastri

Marg, Vikhroli (West), Mumbai 400 083 Maharashtra, Telephone: +918108114949

E-mail ID: mtestructures.smeipo@in.mpms.mufg.com Website: www.linkintime.co.in Investor Grievance Email: mtestructures.smeipo@in.mpms.mufg.com Contact Person: Shanti Gopalkrishnan



COMPANY SECRETARY AND COMPLIANCE OFFICER

Tel.: +91 63548 69315 E-mail - cs@mtegroup.in Website: https://mtegroup.in/

India, 391775

Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as nonreceipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP. MTE STRUCTURES LIMITED ON BEHALF OF THE BOARD OF DIRECTORS

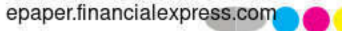
> Mrs. Jinal Bhavik Shah, COMPANY SECRETARY AND COMPLIANCE OFFICER

refund orders and non-receipt of funds by electronic mode etc.

Disclaimer: MTE Structures Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on October 31, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME

at https://www.bseindia.com/ and is available on the websites of the BRLM at https://gyrcapitaladvisors.com/offer-documents/ and also on the website of the Company https://mtegroup.in/ Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 29 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulations under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States. New Delhi



<u>पंजीकृत कार्यालयः</u> द फेयरवे, भूतल एवं प्रथम तल , सर्वे नं. 10/1, 11/2 और 12/2बी, ऑफडोमलूर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के बगल में, छल्लाघट्टा, जना स्मॉल फाइनेंस बैंक लिमिटेड 🛘 बैंगलोर— 560071 क्षेत्रीय शाखा कार्यालयः 16/12, द्वितीय तल, डब्ल्यू.ई.ए., आर्य समाज रोड, करोल बाग, दिल्ली—110005

सरफेसी अधिनियम, 2002 की धारा 13(2) के तहत मांग सूचना

जबकि आप नीचे उल्लिखित उधारकर्ताओं, सह–उधारकर्ताओं, जमानतदारों और बंधककर्ताओं ने अपनी अचल संपत्तियों को गिरवी रखकर जना स्माल फाइनेंस बैंक लिमिटेड से ऋण प्राप्त किया है। आप सभी द्वारा कि गए डिफॉल्ट के परिणामस्वरूप, आपके ऋण खाते को गैर-निष्पादित संपत्ति के रूप में वर्गीकृत किया गया है, जबकि जना स्माल फाइनेंस बैंक लिमिटेड अधिनियम के तहत एक सुरक्षित लेनदार है, और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 2 के साथ पठित उक्त अधिनियम की धारा 13(2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए,एक डिमांड नोटिस जारी किया गया,जिसमें कॉलम नं. 2 में उल्लिखित कर्जदारों / सह-ऋणकर्ताओं / जमानतदारों / बंधककर्ताओं से कहा गया है कि वे नोटिस में उल्लिखित राशि को भविष्य के ब्याज साथ नोटिस की तारीख से 60 दिनों के भीतर चुका दें, लेकिन उनमें से कुछ को विभिन्न कारणों से नोटिस नहीं दिया जा सका है।

क्र. सं.	उधारकर्ता / सह—उधारकर्ता / गारंटर / बंधककर्ता का नाम	ऋण खाता संख्या और ऋण राशि	लागू की जाने वाली प्रतिभूति का विवरण	एनपीए की तारीख और मांग नोटिस की तारीख	बकाया राशि रुपये में/ तिथि से
1.	1) मेसर्स करमजीत सिंह, प्रोपराइटर करमजीत टेलर, जिसके प्रोपराइटर श्री करमजीत सिंह हैं, 2) श्री करमजीत सिंह हैं, 2) श्री करमजीत सिंह (कर्जदार), 3) श्री रंजीत कौर (गारंटर)	ऋण खाता संख्या 45128950000978 45129670000254 ऋण राशिः रु. 5,50,000/— रु. 88,201/—	भाग— 'ए' — बंधक चल संपत्तिः कंपनी यानी मेसर्स करमजीत सिंह, प्रोपराइटर करमजीत टेलर, 3/4सी, रोह रोड, करोल बाग, लिबर्टी के पास, दिल्ली—110005 के बिजनेस परिसर के लेखा की किताबों में सभी कच्चे माल और स्टॉक और प्राप्तियों और बुक डेट्स पर पहला प्रभार । भाग— 'बी' — बंधक अचल संपत्ति अनुसूची संपत्तिः— संपत्ति विवरणः— प्लॉट नंबर 164, कुल 50 वर्ग गज में से 25 वर्ग गज का एरिया, खसरा नंबर 33/1 में स्थित, गांव निलोठी कॉलोनी जिसे निलोठी एक्सटेंशन, नई दिल्ली के नाम से जाना जाता है। मालिक श्री करमजीत सिंह, पुत्र श्री किरपाल सिंह। सीमाएं इस प्रकार हैं: पूर्वः दूसरों की संपत्ति, पश्चिमः दूसरों की संपत्ति, उत्तरः 16 फीट की गली, दक्षिणः दूसरों की संपत्ति।	एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 21.10.2025	20.10.2025 तक रु. 4,40,730 / — (चार लाख चालीस हजार सात सौ तीस रुपये मात्र)
2.	1) श्री सूरज भान (आवेदक), 2) श्रीमती सुनीता चौहान (सह—आवेदक), 3) श्री सागर चौहान (सह—आवेदक)	ऋण खाता संख्या 31289420000150 ऋण राशिः रु 26,50,000/—	बंधक रखी गई अचल संपत्ति—अनुसूची संपत्ति — संपत्ति का विवरणः गांव बसेल्वा, फरीदाबाद, हरियाणा के राजस्व क्षेत्र में है आरपीएस पालम ड्राइव, सेक्टर—88 नामक आवासीय कॉलोनी में स्थित पूरी चौथी मंजिल छत के अधिकारों के साथ जिसका कुल कवर्ड एरिया 67.330 वर्ग मीटर यानी 724 वर्ग फुट है, साथ ही प्लॉट नंबर पी —0106 पर बनी आगे और पीछे की बालकनी के अधिकार, जिसका माप 125 वर्ग गज है, (विशेष रूप से बिक्री विलेख संख्या 7359 दिनांक 16—10—2023 में वर्णित) श्री सूरज भान, पुत्र श्री साई भगवान और श्रीमती सुनीता, पत्नी श्री सूरज भान के स्वामित्व में।	एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 22.10.2025	20.10.2025 तक र. 21,65,871 /— (इक्कीस लाख पैंसठ हजार आठ सौ इकहत्तर रुपये मात्र)
3.	1) श्री विद्या यादव (आवेदक), 2) श्रीमती जग्गी देवी (सह—आवेदक)	ऋण खाता संख्या 30419630000430 31289670000206 ऋण राशिः रु. 10,00,000/— रु. 81,317/—	बंधक रखी गई अचल संपत्ति— अनुसूची संपत्ति — संपत्ति का विवरणः सम्पत्ति नंबर 262 का उत्तरी हिस्सा, खेवट / खसरा / खाता नं. 503 / 554 में शामिल, मुस्तिकल नंबर 117, किला नंबर 4 में से, 43 वर्ग गज का एरिया, गांव सिही, भाटी खंड कॉलोनी, तहसील बल्लभगढ़, जिला फरीदाबाद, हरियाणा के एरिया में स्थित है (रजिस्टर्ड नंबर 1989 तारीख 26.08.2003 दस्तावेजों में और विस्तार से बताया गया है)। श्रीमती जग्गी देवी, पत्नी श्री विद्या यादव के स्वामित्व में।	एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 22.10.2025	20.10.2025 तक रु. 9,23,276/— (नौ लाख तेईस हजार दो सौ छिहत्तर रुपये मात्र)

इसलिए कॉलम संख्या 2 में वर्णित उधारकर्ता / सह—ऋणकर्ता / जमानतदार और बंधककर्ताओं को नोटिस दिया जाता है,कि उसमें वर्णित सभी संबंधित उधारकर्ता / सह—उधारकर्ता के खिलाफ कॉलम संख्या 6 में दर्शाई गई कुल राशि, जैसा कि उक्त राशि संबंधित ऋण खाते के संबंध में कॉलम संख्या 6 में दर्शाई गई तारीख को देय पाई जाती है, को इस नोटिस के प्रकाशन के 60 दिनों के भीतर भुगतान करने के लिए कहा जाता है। यह स्पष्ट किया जाता है कि यदि कुल राशि भविष्य के ब्याज और अन्य राशियों के साथ जो भुगतान की तिथि तक देय हो सकता है, का भुगतान नहीं किया जाता है, तो जना स्मॉल फाइनेंस बैंक लिमिटेड कॉलम संख्या 4 में वर्णित संपत्तियों पर प्रतिभृति ब्याज के प्रवर्तन के लिए उचित कार्रवाई करने के लिए बाध्य होगा। कृपया ध्यान दें कि यह प्रकाशन कानून के तहत उक्त वित्त के कर्जदारों / सह—उधारकर्ताओं / जमानतदारों / बंधककर्ताओं के खिलाफ जना स्मॉल फाइनेंस बैंक लिमिटेड को उपलब्ध ऐसे अधिकारों और उपायों पर प्रतिकूल प्रभाव डाले बिना प्रकाशित किया गया है, आपसे आगे यह नोट करने का अनुरोध किया जाता है कि उक्त अधिनियम की धारा 13(13) के अनुसार, आपको प्रतिभृति लेनदार की पूर्व सहमति के बिना उपरोक्त प्रतिभृति का निपटान करने या उससे निपटने या प्रतिभृति संपत्ति की बिक्री, पट्टे या अन्यथा स्थानांतरित करने से प्रतिबंधित ⁄ निषेध किया

देनांकः 03.11.2025, स्थानः दिल्ली एनसीआर हस्ता./- प्राधिकृत अधिकारी, कृते जना स्मॉल फाइनेंस बैंक लिमिटेड

जना स्मॉल फाइनेंस बैंक लिमिटेड पंजीकृत कार्यालयः द फेयरवे, भूतल एवं प्रथम तल , सर्वे नं 10/1, 11/2 और 12/2बी, ऑफडोमलूर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के {एक अनुसूचित वाणिज्यिक बैंक } बगल में, छल्लाघट्टा, बैंगलोर— 560071 क्षेत्रीय शाखा कार्यालयः '16 ∕ 12, द्वितीय तल, डब्ल्यू.ई.ए., आर्य समाज रोड, करोल बाग, दिल्ली—110005

सरफेसी अधिनियम, 2002 की धारा 13(2) के तहत मांग सूचना

जबिक आप नीचे उल्लिखित उधारकर्ताओं, सह–उधारकर्ताओं, जमानतदारों और बंधककर्ताओं ने अपनी अचल संपत्तियों को गिरवी रखकर जना स्माल फाइनेंस बैंक लिमिटेड से ऋण प्राप्त किया है। आप सभी द्वारा किए गए डिफॉल्ट के परिणामस्वरूप, आपके ऋण खाते को गैर-निष्पादित संपत्ति के रूप में वर्गीकत किया गया है, जबकि जना स्माल फाइनेंस बैंक लिमिटेड अधिनियम के तहत एक सरक्षित लेनदार है, और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 2 के साथ पठित उक्त अधिनियम की धारा 13(2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए,एक डिमांड नोटिस जारी किया गया,जिसमें कॉलम नं.2में उल्लिखित कर्जदारों / सह-ऋणकर्ताओं / जमानतदारों / बंधककर्ताओं से कहा गया है कि वे नोटिस में उल्लिखित राशि को भविष्य के ब्याज साथ नोटिस की तारीख से 60 दिनों के भीतर चका दें, लेकिन उनमें से कुछ को विभिन्न कारणों से नोटिस नहीं दिया जा सका है।

क्र. सं.	उधारकर्ता / सह— उधारकर्ता / गारंटर /	ऋण खाता संख्या और	लागू की जाने वाली प्रतिभूति का विवरण	एनपीए की तारीख और मांग नोटिस	बकाया राशि रुपये में /
1.	बंधककर्ता का नाम 1) श्री अजय (आवेदक), 2) श्रीमती देवंती कौर (सह— आवेदक)	ऋण राशि ऋण खाता संख्या 45289430001217 ऋण राशिः रु. 20,10,000/—	बंधक अचल संपत्ति—अनुसूची संपत्ति— संपत्ति विवरणः गांव गगसीना तहसील घरौंडा जिला करनाल में स्थित प्लॉट/संपत्ति का क्षेत्रफल 800 वर्ग गज यानी 1 कनाल 6 मरला 5 सरसाई (800 वर्ग गज) जो खेवट नंबर 2 कित्ते—31 में शामिल 202 कनाल 13 मरला में से 53/8106 हिस्सा है, (विशेष रूप से बिक्री विलेख संख्या 1661 दिनांक 28—09—2023 में वर्णित है जो एस.आर. घरौंडा के कार्यालय में पंजीकृत है)। श्रीमती देवंती, पत्नी श्री सुखरामपाल के स्वामित्व में।	की तारीख एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 21.10.2025	तिथि से 20.10.2025 तक रु .20,76,197/— (बीस लाख छिहत्तर हजार एक सौ सत्तानवे रुपये मात्र)
2.	1) श्री भारती बत्रा (आवेदक), 2) श्री राजिंदर कुमार बत्रा (सह— आवेदक), 3) श्रीमती अलका (सह—आवेदक), 4) श्रीमती शकुंतला रानी (सह— आवेदक)	ऋण खाता संख्याः 47919430000531 47919410000781 ऋण राशिः रु. 73,50,000/— रु.5,00,000/—	बंधक अचल संपत्ति—अनुसूची संपत्ति—संपत्ति विवरण—1: संत नगर, छोटी लाइन, यमुना नगर, तहसील जगाधरी, जिला यमुना नगर, एम.सी. सीमा के अंदर, यमुना नगर, जगाधरी में स्थित एक वाणिज्यिक दुकान संख्या 320, संपत्ति संख्या बी—1—576,क्षेत्रफल 14 वर्ग गज, (दस्तावेजों में और विस्तार से बताया गया है, रिज. नंबर 2940 तारीख 10.09.2008) मालिक श्रीमती भारती बत्रा, पित श्री राजिंदर कुमार। सीमाएँ इस प्रकार हैं: पूर्व: रोड छोटी लाइन, पिश्चमः मेहर सिंह का घर, उत्तरः राजकुमार की दुकान, दिक्षणः शांति सरूप की दुकान। संपत्ति विवरण—2: खेड़ा मोहल्ला, यमुनानगर, तहसील जगाधरी, जिला यमुनानगर में, नगर निगम यमुनानगर जगाधरी की सीमाओं के अंदर स्थित एक रिहायशी मकान जिसका प्रॉपर्टी नंबर बी—1/404 और प्रॉपर्टी आईडी नंबर 308द्287न्33 है, जो 63 वर्ग गज का है (रिजिस्टर्ड सेल डीड नंबर 3249 तारीख 05.07.2012 में और विस्तार से बताया गया है) सब रिजस्ट्रार, जगाधरी के पास रिजस्टर्ड है। मालिक श्रीमती शकुंतला रानी बत्रा, पत्नी श्री राजिंदर कुमार बत्रा। सीमाएँ इस प्रकार हैं: पूर्व: गली, पिश्चमः त्रिभुवन का घर, उत्तरः अशोक कुमार का घर, दिक्षणः गली।	एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 21.10.2025	20.10.2025 तक रु.66,14,328 / — (छियासठ लाख चौदह हजार तीन सौ अड्डाईस रुपये मात्र)
3.	1) श्री वीरेंद्र कुमार (आवेदक), 2)श्रीमती किरना देवी (सह—आवेदक)	ऋण खाता संख्या 30419630000430 31289670000206 ऋण राशिः रु.18,00,000/—	बंधक रखी गई अचल संपत्ति—अनुसूची संपत्ति —संपत्ति का विवरणः मौजा अलीपुर, एच.बी. नंबर 82, सब—तहसील मुलाना, तहसील बराड़ा, जिला अंबाला में स्थित प्लॉट जिसका माप 0 कनाल 8.50 मरला यानी 257 वर्ग गज है, जो खेवट नंबर 31, खतौनी नंबर 34, खसरा नंबर 15//11, 18/2, 19 20, 22/4,23, 21//3/1, 39//4/2/2, 5/1 कित्ते, 09 रकबा में स्थित है, जो 45—5 मरला यानी 0—8.5 मरला भूमि का 77/8145 हिस्सा है, मालिकाना हक (रजिस्टर्ड सेल डीड नंबर 890 तारीख 10—10—2022 में और ज्यादा विवरण में बताया गया है)। मालिकः श्रीमती किरण देवी, पत्नी श्री वीरेंद्र कुमार। चौहद्दी इस प्रकार है: पूर्वः 46 फीट प्लॉट नंबर 2, पश्चिमः 20 फीट रोड अलीपुर से लाजवनी रोड, उत्तरः 70 फीट गली, दक्षिणः 40 फीट दूसरों की संपर्ति।	एनपीए की तारीखः 01.10.2025 मांग नोटिस की तारीखः 27.10.2025	26.10.2025 तक रु.6,57,865 / — (छह लाख सत्तावन हजार आठ सौ पैंसठ रुपये मात्र)

इसलिए कॉलम संख्या 2 में वर्णित उधारकर्ता / सह-ऋणकर्ता / जमानतदार और बंधककर्ताओं को नोटिस दिया जाता है,कि उसमें वर्णित सभी संबंधित उधारकर्ता / सह-उधारकर्ता के खिलाफ कॉलम संख्य 6 में दर्शाई गई कुल राशि, जैसा कि उक्त राशि संबंधित ऋण खाते के संबंध में कॉलम संख्या 6 में दर्शाई गई तारीख को देय पाई जाती है, को इस नोटिस के प्रकाशन के 60 दिनों के भीतर भूगता-करने के लिए कहा जाता है। यह स्पष्ट किया जाता है कि यदि कुल राशि भविष्य के ब्याज और अन्य राशियों के साथ जो भृगतान की तिथि तक देय हो सकता है, का भृगतान नहीं किया जाता है, तो जना स्मॉल फाइनेंस बैंक लिमिटेड कॉलम संख्या 4 में वर्णित संपत्तियों पर प्रतिभूति ब्याज के प्रवर्तन के लिए उचित कार्रवाई करने के लिए बाध्य होगा। कृपया ध्यान दें कि यह प्रकाशन कानून के तहत उक्त वित्त के कर्जदारों / सह—उधारकर्ताओं / जमानतदारों / बंधककर्ताओं के खिलाफ जना स्मॉल फाइनेंस बैंक लिमिटेड को उपलब्ध ऐसे अधिकारों और उपायों पर प्रतिकृत प्रभाव डाले बिना प्रकाशित किया गया है, आपसे आगे यह नोट करने का अनुरोध किया जाता है कि उक्त अधिनियम की धारा 13(13) के अनुसार, आपको प्रतिभृति लेनदार की पूर्व सहमति के बिना उपरोक्त प्रतिभृति का निपटान करने या उससे निपटने या प्रतिभृति संपत्ति की बिक्री, पट्टे या अन्यथा स्थानांतरित करने से प्रतिबंधित / निषेध किया जाता है।

दिनांकः 03.11.2025, स्थानः करनाल, यमूना नगर और अंबाला

हस्ता./- प्राधिकृत अधिकारी, कृते जना स्मॉल फाइनेंस बैंक लिमिटेड

OFFER OPENING PUBLIC ANNOUNCEMENT TO THE SHAREHOLDERS OF

B J DUPLEX BOARDS LIMITED

("BJDBL"/ "BJDUP"/ "TARGET COMPANY"/ "TC") (Corporate Identification No. L21090DL1995PLC066281) Registered Office: H. No. 54, G/F, New Rajdhani Enclave, Near MCD Park, Shahdara, East Delhi, Delhi, India, 110092;

Phone No.:+91-11-42141100 /30251171. Email id:sbj@anandpulp.com. Website:www.bjduplexboard.com

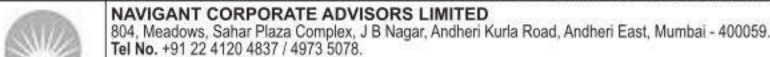
This Advertisement is being issued by Navigant Corporate Advisors Limited, on behalf of M/s. Prabhatam Investments Private Limited ("Acquirer-1") and Mr. Mayank Gupta ("Acquirer-2") (Acquirer-1 and Acquirer-2 being collectively referred to as "Acquirers) pursuant to regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquirers) pursuant to regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquirers) and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") in respect of Open Offer ("Offer") for the acquisition up to 49,47,410 Equity Shares of Re. 1/- each representing 26.00% of the existing equity and voting share capital of the Target Company. The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA") made by the Acquirers have appeared in Financial Express - English Daily (all editions); Jansatta - Hindi Daily (all editions); Mumbai Lakshadweep - Marathi Daily (Mumbai edition) on February 28, 2025.

- 1. The Offer Price is Re. 1.00/- (Rupee One Only) per equity share payable in cash ("Offer Price")
- 2. Committee of Independent Directors ("IDC") of the Target Company are of the opinion that the Offer Price of Re. 1.00/- (Rupee One Only) offered by the Acquirers is in accordance with the relevant regulations prescribed in the Takeover Code and prima facie appear to be justified. The recommendation of IDC was published in the aforementioned newspapers on 31st October, 2025.
- 3. There has been no competitive bid to this Offer.
- The completion of dispatch of The Letter of Offer ("LOF") to all the Public Shareholders of Target Company was completed on 28th October, 2025.
- Please note that a copy of the LOF is also available on the website of Securities and Exchange Board of India (SEBI), www.sebi.gov.in and also on the website of Manager to the Offer, www.navigantcorp.com and shareholders can also apply on plain paper as per below details: Eligible Person(s) may participate in the Offer by approaching their respective Broker/Selling Broker and tender Shares in the Open Offer as per the procedure along with other
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on 07th March, 2025. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide SEBI Observation Letter no. SEBI/HO/CFD/CFD-RAC-DCR2/P/OW/2025/26772/1 dated October 15, 2025 which have been incorporated in the LOF
- Any other material changes from the date of PA: Nil
- 8. Schedule of Activities:

Activity	Original Date	Original Day	Revised Date	Revised Day
Public Announcement	20.02.2025	Thursday	20.02.2025	Thursday
Publication of Detailed Public Statement in newspapers	28.02.2025	Friday	28.02.2025	Friday
Submission of Detailed Public Statement to BSE, Target Company & SEBI	28.02.2025	Friday	28.02.2025	Friday
Last date of filing draft letter of offer with SEBI	07.03.2025	Friday	07.03.2025	Friday
Last date for a Competing offer	24.03.2025	Monday	24,03,2025	Monday
Receipt of comments from SEBI on draft letter of offer	01.04.2025	Tuesday	15.10.2025	Wednesday
Identified date*	03.04.2025	Thursday	17.10.2025	Friday
Date by which letter of offer be dispatched to the shareholders	11.04.2025	Friday	28.10.2025	Tuesday
Last date for revising the Offer Price	17.04.2025	Thursday	31.10.2025	Friday
Comments from Committee of Independent Directors of Target. Company	17.04.2025	Thursday	31.10.2025	Friday
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchange and Target Company	21.04.2025	Monday	03.11.2025	Monday
Date of Opening of the Offer	22.04.2025	Tuesday	04.11.2025	Tuesday
Date of Closure of the Offer	06.05.2025	Tuesday	18.11.2025	Tuesday
Post Offer Advertisement	14.05.2025	Wednesday	25.11,2025	Tuesday
Payment of consideration for the acquired shares	21.05.2025	Wednesday	02.12.2025	Tuesday
Final report from Merchant Banker	28.05.2025	Wednesday	09.12.2025	Tuesday

*Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers and public category preferential allottee) are eligible to participate in the Offer any time before the closure of the Offer.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF. ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRERS



Email id: navigant@navigantcorp.com Website: www.navigantcorp.com SEBI Registration No: INM000012243. Contact person: Mr. Sarthak Vijlani

Navigant Reinvanding Business Place: Mumbai Date: October 31, 2025.



इन्द्रप्रस्थ मेडिकल कॉरपोरेशन लिमिटेड पंजी. कार्यालय : सरिता विहार, दिल्ली–मथुरा रोड, नई दिल्ली–110076 कार्पोरेट पहचान नं. : L24232DL1988PLC030958,

फोन: 91-11-26925858, 26925801, फैक्स: 91-11-26823629 ई.मेल : imclshares@apollohospitals.com, वेबसाइट : https://www.apollohospitals.com/delhi

30 सितंबर. 2025 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित वित्तीय परिणामों के विवरण का सार

2553			समाप्त तिमाही	į į	समाप्त	समाप्त वर्ष	
क्र. सं.	विवरण	30.09.2025 (अनअंकेक्षित)	30.06.2025 (अनअंके क्षित)	30.09.2024 (अनअंकेक्षित)	30.09.2025 (अनअंकेक्षित)	30.09.2024 (अनअंकेक्षित)	31.03.2025 (अंकेक्षित)
1	परिचालनों से कुल आय (शुद्ध)	388.40	371.96	355.87	760.36	708.85	1379.01
2	अवधि का शुद्ध लाम / (हानि) (कर, विशिष्ट और / या असाधारण मदों के पूर्व)	66.31	68.31	56.93	134.62	116.52	216.32
3	कर पूर्व अवधि के लिए शुद्ध लाम/(हानि) (विशिष्ट और/या असाधारण मदों के बाद)	66.31	68.31	56.93	134.62	116.52	216.32
4	कर पश्चात अवधि के लिए शुद्ध लाभ/(हानि) (विशिष्ट और/या असाधारण मदों के बाद)	49.46	51.46	42.40	100.92	87.17	160.99
5	अवधि के लिए कुल व्यापक आय [(अवधि का) (कर पश्चात) लाम / (हानि) तथा अन्य व्यापक आय (कर पश्चात) शामिल है।]	46.99	55.94	41.20	102.93	87.95	160.17
6	चुकता शेयर पूँजी (अंकित मूल्य रु. 10/- प्रति)	91.67	91.67	91,67	91.67	91.67	91.67
7	पिछले वर्ष के अकेंक्षित तुलना पत्र में दिखाए रिजर्व के अनुसार (रिवेल्यूस्शन रिजर्व को छोडकर)	55005450	360.00000.	2022/1975	XXXXX*58V	5503000	505.01
8	आय प्रति शेयर (मूल्य रु. 10 / — प्रति) (जारी और बंद संचालनों के लिए) मूलमृत एवं डाइल्युटिङ	5.40	5.61	4.63	11.01	9.51	17.56

उपरोक्त 30 सितंबर, 2025 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित वितीय परिणामों के विस्तृत प्रारूप का एक उद्धरण है, जो सेबी (सुवीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के तहत स्टॉक एक्सबेंजों के साथ दायर किया गया है। 30 सितंबर, 2025 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइटों (www.bseindia.com और www.nseindia.com) और कंपनी की वेबसाइट पर उपलब्ध है।

स्थान : नई दिल्ली दिनांक : 1 नवम्बर, 2025

शिवाक्मार पहाभिरमन (प्रबंध निदेशक) ढीआईएनः 08570283

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA PUBLIC ANNOUNCEMENT



MTE STRUCTURES LIMITED

Our Company was incorporated on October 96, 2020 as "MTE Structures Private Limited, a private limited company under the Companies Act, 2013, pursuant to a

certificate of incorporation issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by our Shareholders at an Annual General Meeting held on September 30, 2024 and consequently the name of our Company was changed to "MTE Structures Limited" and a fresh certificate of incorporation dated November 06, 2024 was issued by the Registrar of Companies, Central Processing Centre. For further details please refer to chapter titled "History and Certain Corporate Matters" beginning on Page No. 144 of this Draft Red Herring Prospectus.

Registered Office: Plot No. 1063, Canal Road, Manjusar, Savli, Vadodara, Gujarat - 391775 India. Telephone: +91-6354869315; E-mail: cs@mtegroup.in; Website: https://mtegroup.in/ Contact Person: Mrs. Jinal Bhavik Shah, Company Secretary & Compliance Officer;

OUR PROMOTERS: MR. HIREN ARVINDBHAI PATEL, MR. JANAK BHARAT AMIN AND MR. TEJASKUMAR PATEL

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43,60,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MTE STRUCTURES LIMITED (THE "COMPANY" OR "MTE STRUCTURE" OR "ISSUER") AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) FOR CASH. AGGREGATING UPTO ₹ [+] MILLION ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO 37,06,000 EQUITY SHARES AGGREGATING TO ₹ [+] MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 2,18,000 EQUITY SHARES BY MR. HIREN ARVINDBHAI PATEL, UPTO 2,18,000 EQUITY SHARES BY MR. JANAK BHARAT AMIN AND UPTO 2,18,000 EQUITY SHARES BY MR. TEJASKUMAR PATEL ("THE PROMOTER SELLING SHAREHOLDERS") AGGREGATING UPTO 6,54,000 EQUITY SHARES BY THE PROMOTER SELLING SHAREHOLDERS ("OFFER FOR SALE") AGGREGATING TO ₹ [+] MILLION OUT OF WHICH [+] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [+] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [+] MILLION WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [•] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [•] MILLION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [•] % AND [•] % RESPECTIVELY OF THE POST- OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN [+] EDITION OF [+] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [+] EDITION OF [+] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND GUJARATI EDITION OF [+], A GUJARAT REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED). AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank as applicable.

This offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") read

with Regulation 229 of the SEBI ICDR Regulations and in compliance with Regulation 253 (1) and 253 (2) of the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025, wherein not more than 50.00% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and the selling shareholders in consultation with the BRLMs may allocate up to 60.00% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. In the event of under-subscription or nonallocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) ("Net QIB Portion"). Further, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5.00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025, states that not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size. Not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Investors of which one-third of the Non-Institutional Portion will be available for allocation to Bidders with an application size of more than two lots and up to such lots as equivalent to not more than ₹ 1.00 million and two-thirds of the Non-Institutional Portion will be available for allocation to Bidders with an application size of more than ₹ 1.00 million and under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other sub-category of Non-Institutional Portion. Subject to the availability of shares in non-institutional investors' category, the allotment to each Non-Institutional Investors shall not be less than the minimum application size in Non-Institutional Category and the remaining available Equity Shares, if any, shall be allocated on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of the SEBI (ICDR) (Amendment) Regulations, 2025. All Potential Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding Bid Amounts will be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, please refer to the chapter titled "Offer Procedure" on page 226 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated October 31, 2025 which has been filed with the BSE SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility criteria, the DRHP filed with the SME Platform of BSE Limited (BSE SME) shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filling by hosting it on the website of the BSE at https://www.bseindia.com/ and the website of the Company at https://mtegroup.in/ and at the website of BRLM i.e. GYR Capital Advisors Private Limited at https://gyrcapitaladvisors.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, to Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by BSE, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21" day from the aforesaid date of filing the DRHP with BSE SME.

Investments in Equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited of the section titled "Risk Factors" beginning on Page No. 29 of this Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ('BSE SME'). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital" Structure" beginning on page 64 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 145 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGERS REGISTRAR TO THE ISSUE GYR Copital Advisors

GYR CAPITAL ADVISORS PRIVATE LIMITED CIN: U67200GJ2017PTC096908 SEBI Registration Number: INM000012810 Road, Thaltej, Ahmedabad – 380 054, Gujarat, India.

Telephone No: +91 87775 64648 Website: www.gyrcapitaladvisors.com Email ID: mte.ipo@gyrcapitaladvisors.in Investor Grievance Email: investors@gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

MUFG INTIME INDIA PRIVATE LIMITED

CIN: U67190MH1999PTC118368 SEBI Registration Number: INR000004058 Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Address: 428, Gala Empire, Near JB Tower, Drive in Marg, Vikhroli (West), Mumbai 400 083 Maharashtra.

> Telephone: +918108114949 E-mail ID: mtestructures.smeipo@in.mpms.mufg.com Website: www.linkintime.co.in Investor Grievance Email: mtestructures.smeipo@in.mpms.mufg.com

COMPANY SECRETARY AND COMPLIANCE OFFICER

Mrs. Jinal Bhavik Shah Address: Plot No. 1063, Canal Road, Manjusar, Savli, Vadodara, Vadodara, Gujarat, India, 391775

Tel.: +91 63548 69315 E-mail - cs@mtegroup.in

Website: https://mtegroup.in/

Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as nonreceipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

Contact Person: Shanti Gopalkrishnan All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP. MTE STRUCTURES LIMITED ON BEHALF OF THE BOARD OF DIRECTORS

Place: Vadodara

Mrs. Jinal Bhavik Shah,

Date: November 01, 2025 COMPANY SECRETARY AND COMPLIANCE OFFICER Disclaimer: MTE Structures Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on October 31, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://gyrcapitaladvisors.com/offer-documents/ and also on the website of the Company https://mtegroup.in/ Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 29 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulations under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.