

V2 Retail Limited

24th September, 2025

BSE Ltd.

Corporate Relation Department,

Listing Department,

Rotunda Building, PJ Towers,

Dalal Street, Mumbai – 400 023.

Scrip Code: 532867

National Stock Exchange of India Ltd.

Listing Department

Exchange Plaza, C-1, Block- G,

Bandra Kurla Complex

Bandra (East) Mumbai-400 051

NSE Symbol: V2RETAIL

Sub: Newspaper Advertisement

Ref: Disclosure under Regulation 30 read with Part A of Schedule III of the SEBI (LODR) Regulations, 2015 - Special Window for Re-lodgement of Transfer Requests of Physical Shares

Dear Sir(s),

Pursuant to regulation 30 read with Part A of Schedule III of the SEBI (LODR) Regulations, 2015, we enclose herewith the copies of newspaper advertisement published in Financial Express and Jansatta, i.e., September 23, 2025 containing inter-alia information about the Special Window for Re-lodgement of Transfer Requests of Physical shares in accordance with SEBI Circular No. SEBI/HO/MIRSD/PoD/P/CIR/2025/97 dated July 02, 2025.

The same is also placed on the website of the Company at www.v2retail.com.

Kindly take the same on records.

Thanking you,
YOURS FAITHFULLY,
FOR V2 RETAIL LIMITED

SHIVAM AGGARWAL
COMPANY SECRETARY & COMPLIANCE OFFICER

Encl.: As above

CIN: L74999DL2001PLC147724 Tel.: 011-41771850



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V2 Retail Limited

CIN: L74999DL2001PLC147724 Regd. Office: Khasra No. 928, Extended Lal Dora Abadi Village Kapashera, Tehsil Vasant Vihar

South West Delhi, Delhi-110037 Corporate Off.: 2nd Floor, 13, Sub. Major Laxmi Chand Rd, Maruti Udyog, Sector 18, Gurugram, Sarhol, Haryana 122015
Tel.: 011-41771850 E-mail: customercare@v2kart.com Website: www.v2retail.com

NOTICE OF SPECIAL WINDOW FOR RE-LODGEMENT

OF TRANSFER REQUEST OF PHYSICAL SHARES Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2nd July 025, Shareholders are hereby informed that a Special Window has been opened only fo

elodgement of transfer deeds which were lodged prior to the deadline of 1st April, 2019 and ejected/returned/not attended, due to deficiency in the documents/process or other reasons nat are pending with the Company shall be processed and issued only in dematerialized form

ubject to verification and approval of all documents by the Company and the Registrar and Share ransfer Agent, MUFG Intime India Private Limited ('RTA') The lodger must have a demat account and provide its Client Master List ('CML'), along with th ransfer documents and share certificate, while lodging the documents for transfer with RTA

ransfer requests submitted after 6th January, 2026 will not be accepted by the Company/RTA. Shareholders are requested to send their transfer requests along with the required documents t ile following address:

MUFG Intime India Private Limited Erstwhile Link Intime India Private Limited

Noble Height. 1st Floor. Plot No. NH-2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi-110058

For V2 Retail Limited Tel No: 011-41410592. Email: delhi@linkintime.co.in Place: Gurugram

Shivam Aggarwal Date: 23.09.2025 Company Secretary & Compliance Officer

"IMPORTANT"

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\Box muthoot HOUSING FINANCE

MUTHOOT HOUSING FINANCE COMPANY LIMITED

Corporate Office: 12/A 01, 13th floor, Parinee Crescenzo, Plot No. C38 & C39, Bandra Kurla Complex-G Block (East), Mumbai-400051, Email Id: authorised.officer@muthoot.com

DEMAND NOTICE

Under Section 13 (2) of The Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 Whereas the undersigned is the Authorised officer of Muthoot Housing Finance Company Ltd. ("MHFCL") under Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with Rule 3 of Security Interest (Enforcement) Rules, 2002, issued Demand Notices under Section 13(2) of the said Act calling upon the following Borrower(s), Co-Borrower(s), Guarantor(s) to discharge in full their liability to the Company by making payment of entire outstanding including up to date interest, cost and charges within 60 days from the date of respective Notices issued and the publication of the Notice as given below as and way of alternate service upon you. As security for due repayment of the loan, the following Secured Asset (s) have been mortgaged to MHFCL by the said Borrower(s), Co-Borrower(s), Guarantor(s) respectively.

Sr. No.	Name of Borrower / Co-Borrower/ Guarantor	Date of NPA	Demand notice	Future Interest Applicable	
1.	Loan Account No. MHFLRESLUC000005023297	08-Sep-2025		Rs.11,63,558.64/- (Rupees Eleven Lakhs Sixty Three Thousand Five Hundred Fifty Eight And Paise	
a 8	Rishikant Hari Ram Anshu Sharma Hirdesh Rishikant			Sixty Four Only) As on 10-Sep-2025	
Descri	Description of Secured Asset(s) /Immovable Property (ies): ALL THAT PART AND PARCEL OF A RESIDENTIAL HOUSE				

CONSTRUCTED ON KHASRA NO. 77SA, VILLAGE BHAPTAMAU, WARD HAIDARGANJ, PARGANA TEHSIL AND DISTRCIT LUCKNOW UTTAR PRADESH, AREA ADMEASURING 500 SQ FEET, I.E 46.468 SQ MTRS. BOUNDARIES AS FOLLOWS: EAST:- REST PART OF SELLER'S LAND **WEST:-**15 FEET WIDE ROAD **NORTH:** 9.5 FEET WIDE ROAD **SOUTH:** RAILWAY LAND / BOUNDARIES 08-Sep-2025 12-Sep-2025 **Bs 26 23 746 19/-** (Rupees Twenty Six Lakhs 2 Loan Account No.

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	MHFLPROMER000005014848			Twenty Three Thousand Seven	Hundred Forty Six
	1. Faizan Ashraf Ali			And Paise Nineteen Only) As on	10-Sep-2025
	2. Mohd Ashraf				
Dogori	According of Coursed Accords) //mmoyable Preparty (ice), ALL THAT DADT AND DADCE OF A DECIDENTIAL DADT OF HOUSE				

OF HOUSE AND HOUSE OF SHANAWAZ **WEST:-** HOUSE OF TUFAIL AHMAD. PRESENT LEGAL HEIRS MASOOD AND KHALID **NORTH** GALI 8 FEET WIDE AND HOUSE **SOUTH**: EARLIER HOUSE OF SHANAWAZ AND HOUSE OF NOORU AND NAIM

If the said Borrower, Co-Borrower(s) & Guarantor(s) fails to make payment to MHFCL as aforesaid, MHFCL shall be entitled to take possession of the secured asset mentioned above and shall take such other actions as is available to the Company in law, entirely at the risks, cost and consequences of the borrowers. The said Borrower(s), Co-Borrower(s) & Guarantor(s) are prohibited under the provision of sub section (13) of section 13 of SARFAESI Act to transfer the aforesaid Secured Asset(s), whether by way of sale, lease or otherwise referred to in the notice without prior consent of MHFCL.

Place: Uttar Pradesh: Date: 23 September, 2025 Sd/- Authorised Officer, For Muthoot Housing Finance Company Limited

CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT, DETAILED PUBLIC STATEMENT AND DRAFT LETTER OF OFFER ("CORRIGENDUM") FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF **CUPID BREWERIES AND DISTILLERIES LIMITED**

Corporate Identification Number: L11010MH1985PLC036665

Registered Office Address: Block No. 2, Parekh Nagar, Nr. BMC Hospital, S V Road, Kandivali (West), Mumbai - 400067, Maharashtra, India; **Tel. No.:** +91-8097894999; **Email:** cs@cupidalcobev.com;

Website: www.cupidalcobev.com This Corrigendum is being issued by the Saffron Capital Advisors Private Limited, Manager to the Offer, for and on behalf of Acquirers and

PAC, in compliance with the SEBI (SAST) Regulations, 2011. This Corrigendum should be read in conjunction with Public Announcement dated February 07, 2025 ("PA"), Detailed Public Statement dated February 13, 2025 published on February 14, 2025, in Financial Express (English) all editions, Jansatta (Hindi) all editions, Navshakti (Marathi) Mumbai Edition - Being the regional language of Mumbai, where the Registered Office of the Target Company is located and the Stock Exchange where the equity shares of the Target Company are listed ("DPS") and the Draft Letter of Offer dated

This corrigendum is issued in all the newspapers in which DPS was published in compliance with the SEBI (SAST) Regulations, 2011. Terms used in this Corrigendum and not defined herein shall have the same meaning as ascribed in the Draft Letter of Offer, unless

The shareholders of Cupid Breweries and Distilleries Limited ("Target Company") are requested to note the developments/ amendments with respect to and in connection with Public Announcement. Detailed Public Statement. Draft Letter of Offer as sent

Pursuant to increase in offer price (due to increase in interest component), the necessary changes/amendments have been made

in the Draft Letter of Offer, as mentioned below:

per annum (for delay in making open offer) i.e. ₹ 11.40\$/- (Rupees Eleven point four zero only), per Equity Share payable in cash \$The interest is calculated @ 10% (Ten Percent) per annum for the period of 693 (Six Hundred Ninety Three) days starting from

The Offer price shall be revised to ₹ 71.40/- (Rupees Seventy one point four zero only) inclusive of an interest @10% (Ten Percent)

December 08, 2023, upto October 31, 2025 (Assuming date of payment to successful Public Shareholders who tender their Equity The term "Offer price" in PA, DPS and the DLOF should accordingly be read as "Revised Offer Price".

2. Revised Calculation of interest: At Section IX - Offer Price and Financial Arrangements under part A) Justification for the Offer Price at Point No. 5 on Page No.

32 should be read as follows: Offer Price Payable

Particulars First Triggering Event, i.e. | Second Triggering Event, i.e. December 08, 2023 February 07, 2025 Price (Highest of the Price as per Regulations 8(2) and 8(8) of SEBI (SAST) Regulations, 2011) ₹ 60.00/-₹ 1.90/-Not Applicable December 08, 2023(2) February 07, 2025 Triggering event Last date considered for communicating the rejection/ acceptance and completion of payment of consideration or return of Equity Shares to the Public Shareholders for calculation of interest (Assuming date of payment to successful Public Shareholders who tender their Equity Shares in the Offer) October 31, 2025(1) October 31, 2025(1 **Delayed Days** 693(1) Not Applicable Rate of Interest 10% Not Applicable Total Offer Price (Price + Interest) rounded off to (₹) ₹ 11.90/-₹ 60.00/-(3)

The highest price as per Regulation 8 of SEBI (SAST) Regulations, 2011, computed in accordance with Regulation 18(11A) is ₹ 60/ - (Rupees Sixty only). However, the Acquirers and the PAC have agreed to pay an amount of ₹ 71.40/- (Rupees Seventy one point four zero only) which includes interest of ₹ 11.40/- (Rupees Eleven point four zero only), calculated on a price of ₹ 60/- (Rupees Sixty only) @ 10% p.a. interest for the period of 693 (Six Hundred and Ninety Three) days starting from December 08, 2023, upto October 31, 2025. (Assuming date of payment to successful Public Shareholders who tender their Equity Shares in the Offer). ^{f)}Considering the delay in making the public announcement the interest of ₹ 11.40/- (Rupees Eleven point four zero only) calculated on a price of ₹ 60/- (Rupees Sixty only), for the period of 693 days starting from December 08, 2023, upto October 31, 2025. (Assuming date of payment to successful Public Shareholders who tender their Equity Shares in the Offer)

⁽²⁾On December 08, 2023, the trading in the equity shares of the Target Company was suspended on the exchange, which got revoked w.e.f December 03, 2024. (3) excluding interest

In view of the parameters considered and presented above, the Offer Price is higher than the highest of the amounts specified above. Therefore, in terms of Regulation 8(2) of SEBI (SAST) Regulations, 2011 the Offer Price of ₹ 71,40/- (Rupees Seventy one point four zero only) per Equity Share is justified.

Revised Offer Consideration - At Section IX - Offer Price and Financial Arrangements under part B) Financial Arrangements at Point No. 1 on Page No. 33 should be read as follows: The Total consideration for the Open Offer, assuming full acceptance under the offer, i.e. for the acquisition of 9,60,000 (Nine Lakh

Sixty Thousand) Equity Shares, at the Offer Price of ₹ 71.40/- (Rupees Seventy one point four zero only), inclusive of an interest @10% (Ten Percent) per annum (for delay in making open offer) i.e. ₹ 11.40\$/- (Rupees Eleven point four zero only), per Equity Share is ₹ 6.85.44.000/- (Rupees Six Crore Eighty Five Lakh Forty Four Thousand only) ("Revised Offer Consideration"). The interest is calculated @ 10% (Ten Percent) per annum for the period of 693 (Six Hundred Ninety Three) days starting from December 08, 2023, upto October 31, 2025 (Assuming date of payment to successful Public Shareholders who tender their Equity

The term "Offer consideration" in PA, DPS and the DLOF should accordingly be read as "Revised Offer Consideration". Except as detailed in this Corrigendum, all other information and terms of Open offer as disclosed in the Detailed Public Statement remain unchanged. This Corrigendum is also expected to be available at the Securities and Exchange Board of India website (www.sebi.gov.in). MANAGER TO THE OPEN OFFER **REGISTRAR TO THE OPEN OFFER**

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Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J.B. Nagar, Andheri (East), Mumbai – 400059, Maharashtra, India; Tel No.: +91-22-49730394;

Email id: openoffers@saffronadvisor.com;

ACQUIRER 1

Erramilli Venkatachalam Prasad

Website: www.saffronadvisor.com; Investor Grievance email id: investorgrievance@saffronadvisor.com; SEBI Registration Number: INM000011211

Validity: Permanent Contact Person: Saurabh Gaikwad/ Satej Darde

New Delhi

ISSUED BY MANAGER TO THE OPEN OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC **ACQUIRER 2** Rodrigues Bhagvandas Lily*

PAC Erramilli Rishab

Cameo Corporate Services Limited

Chennai- 600002. Tamil Nadu. India

E-mail: priya@cameoindia.com;

Website: www.cameoindia.com;

Contact Person: Sreepriya K

SEBI Registration No.: INR000003753

Tel: +91 44 4002 0700;

Validity: Permanent

Subramanian Building, No. 1, Club House Road,

Investor Grievance: investor@cameoindia.com;

Email Id: stocklilly9@gmail.com Email Id:evprasad67@gmail.com Email Id:erramillirishab09@gmail.com *Pursuant to Special Power of Attorney dated February 06, 2025, Erramilli Venkatachalam Prasad (Acquirer 1) will be singing on behalf of Rodrigues Bhagvandas Lily (Acquirer 2). Place: Telangana, Date: September 22, 2025

epaper.financialexpress.com

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ADDITIONAL INFORMATION FOR INVESTORS

Details of proposed / undertaken pre-issue placements from the DRHP filling date; Our Company has not undertaken any Pre-IPO Placements from the DRHP filling date. Transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company by promoter(s) and promoter group(s) from the DRHP filing date. Our promoter(s) and promoter group(s) has not undertaken any transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company from the DRHP filling date.

Shareholding of the Promoter/Promoter Group and Additional Top 10 Shareholders of the Company:

Sr. No.	Pre-Issue Shareholding as at the date of advertisement			Post-Issue Shareholding as at Allotment			
		·		At the lower end of the Price Band (₹ 76)		At the upper end of the Price Band (₹ 81)	
	Shareholders	No. of Equity Shares	Shareholding in (in %)	No of Equity shares	Shareholding in %	No of Equity shares	Shareholding in %
Pro	moters			N			
1.	Vineet Bhadauria	48,68,000	99.92	48,68,000	62.60%	48,68,000	62.60%
2.	Dhruv Bhadauria	100	Negligible	100	0.00%	100	0.00%
3.	Janvi Bhadauria	700	0.01	700	0.01%	700	0.01%
Pro	moter Group				•		
4.	Kavyaa Bhadauria	800	0.02	800	0.01%	800	0.01%
Oth	er top ten (10) shareho	lders					
5.	Puja Bhadauria	800	0.01	800	0.01%	800	0.01%
6.	Renu Bhadauria	800	0.01	800	0.01%	800	0.01%
7.	Kartik Singh	800	0.01	800	0.01%	800	0.01%

Dur Company has only 7 seven shareholders which forms part of promoter and promoter group.

The Promoter Group shareholders is Kavyaa Bhadauria.

2) Assuming full subscription in the Issue. The post-issue shareholding details as at allotment will be based on the actual subscription and the final Issue Price and updated in the Prospectus, subject to finalization of the basis of allotment. Also, this table assumes there is no transfer of shares by these shareholders between the date of the advertisement and allotment, if any such transfers occur prior to the date of prospectus, it will be updated in the shareholding pattern in the Prospectus. 3) Based on the Issue price of ₹ [•] and subject to finalization of the basis of allotment.

Investors should read the RHP carefully, including the "Risk Factors" on page 31 of the RHP before making any investment decision.

Time (IST)

BASIS FOR ISSUE PRICE

www.expertglobal.in for the "Basis of Issue Price" updated with the above price band or scan the OR code for the "Basis of Issue Price" updated with above price band. INDICATIVE TIMELINES FOR THE ISSUE

Submission of Bids

Notes:

Bids at Cut-off price shall not be permitted for all category of investors.

Downward Modification and cancellation shall not be applicable to any of the categories of bidding.

Bid/Issue Period (except the Bid/Issue Closing Date) Activity

Submission and revision of Bids	Only between 10.00 a.m. and 5.00 p.m.	
Bid/Issue Closing Date*		
Submission Mode	Time (IST)	
Electronic Applications (Online ASBA throu QIBs and Non-Institutional Investors.	igh 3-in-1 accounts) – For Individual Investors, other than	Only between 10.00 a.m. and up to 4.00 p.m.
Electronic Applications (Bank ASBA throug and Syndicate UPI ASBA applications)	h Online channels like Internet Banking, Mobile Banking	Only between 10.00 a.m. and up to 5,00 p.m.
Electronic Applications (Syndicate Non-Re	tail, Non-Individual Applications)	Only between 10.00 a.m. and up to 3.00 p.m.
Physical Applications (Bank ASBA)		Only between 10.00 a.m. and up to 1.00 p.m.
Physical Applications (Syndicate Non-Reta	nil, Non-Individual Applications of QIBs and Non-Institutional Investors)	Only between 10.00 a.m. and up to 12.00 p.m.

Modification/ Revision/ Cancellation of Bids

Bid/Issue Program

Category	Time (IST)		
Upward revision of Bids by QIBs and Non-Institutional Investors categories#	Only between 10.00 a.m. on the Bid/Issue Opening Date and up to 4.00 p.m. IST on Bid/Issue Closing Date		
Upward revision of Bids by Individual Investors#	Only between 10.00 a.m. and up to 5.00 p.m. on Bid/Issue Closing Date		

UPI mandate end time was at 5:00 p.m. on the Bid/Issue Closing Date.

Individual Investors, QIBs and Non-Institutional Bidders could neither revise their bids downwards nor cancel/withdraw their Bids.

On the Bid/Issue Closing Date, the Bids shall be uploaded until: 1. Until 4.00 p.m. IST in case of application by QIBs and Non - Institutional Investors and

II Until 5.00 p.m. IST or such extended time as permitted by the Stock Exchange, in case of Individual Investors which may be extended up to such time as deemed fit by the Stock Exchange after taking into account the total number of applications received up to the closure of timings and reported by Book Running Lead Manager to the Stock Exchange

Indicative Dates	
Friday, September 26, 2025	
Tuesday, September 30, 2025	
On or before Wednesday, October 01, 2025	
On or before Friday, October 03, 2025	
On or before Friday, October 03, 2025	
On or before Monday, October 06, 2025	

*Our Company may in consultation with the BRLM, consider closing the Bid/Issue Period for QIBs one Working Day prior to the Bid/Issue Closing Date in accordance with the SEBI ICDR Regulations

UPI mandate end time and date shall be at 5:00 pm on the Bid/Issue Closing Date.

#In case of any delay in unblocking of amounts in the ASBA Accounts (including amounts blocked through the UPI Mechanism) exceeding Two Working Days from the Bid/Issue Closing Date, the Bidder shall be compensated at a uniform rate of ₹ 100/- per day for the entire duration of delay exceeding Two Working Days from the Bid/Issue Closing Date by the intermediary responsible for causing such delay in unblocking. The BRLM shall, in their sole discretion, identify and fix the liability on such intermediary or entity responsible for such delay in unblocking. For the avoidance of doubt, the provisions of the SEBI circular dated March 16, 2021, as amended pursuant to SEBI circular dated June 2, 2021 shall be deemed to be incorporated in the agreements to be entered into by and between the Company and the relevant intermediaries, to the extent applicable.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects and other objects of our Company, see "History and Corporate Structure" on page 163 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 273 of the RHP. LIABILITY OF MEMBERS OF THE COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The authorized share capital of the Company is ₹ 10,00,00,000 divided into 1,00,00,000 Equity Shares of ₹ 10 each. The Offered, subscribed, and paid-up share capital of the Company before the Issue is ₹ 4,87,20,000 divided into 48,72,000 Equity Shares of ₹ 10 each. For

details of the Capital Structure, see chapter titled "Capital Structure" beginning on page 81 of the RHP. NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed by them at the time of signing of the Memorandum of Association of our Company: Kavyaa Bhadauria (100 Equity Shares), Anju Bhadauria (99,400 Equity Shares), Vineet Bhadauria (100 Equity Shares), Puja

LISTING: The Equity Shares issued through the Red Herring Prospectus are proposed to be listed on the Emerge Platform of National Stock Exchange of India Limited ("NSE") in terms of the Chapter IX of the SEBI (ICDR) Regulations, as amended from time to time. Our Company has received an approval letter dated April 30, 2025, from NSE for using its name in the Issue Document for listing of our shares on the Emerge Platform of NSE. For the purpose of this Issue, the Designated Stock Exchange will be the NSE.

Bhadauria (100 Equity Shares), Kartik Bhadauria (100 Equity Shares), Janvi Bhadauria (100 Equity Shares) and Renu Bhadauria (100 Equity Shares) of ₹10 each.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): Since the Issue is being made in terms of chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the Issue Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 216 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF NSE ("NSE EMERGE") (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE.

CREDIT RATING

This being the issue of Equity Shares, no credit rating is required.

DEBENTURE TRUSTEE

This being the issue of Equity Shares, the appointment of Trustees is not required. IPO GRADING

Since this issue is made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading Agency.

attention of the investors is invited to the section titled "Risk Factors" beginning on page 31 of the Red Herring Prospectus.

TRACK RECORD OF BOOK RUNNING LEAD MANAGER: The Merchant Banker associated with this Issue has handled 18 SME Public Issues in past three financial years. GENERAL RISK: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares Offered in the Issue have neither been recommended nor approved by Securities and Exchange Board of India nor does Securities and Exchange Board of India guarantee the accuracy or adequacy of the Red Herring Prospectus. Specific

BOOK RUNNING LEAD MANAGER TO THE ISSUE

Expert Global Consultants Private Limited

Telephone: +91 11 4509 8234

CIN: U74110DL2010PTC205995

503-504. 5th Floor, RG Trade Tower, Netaji Subhash Place, Pitampura, North West Delhi, Delhi - 110034, India

Email: ipo@expertglobal.in Website: www.expertglobal.in Investor Grievance Email: compliance@expertglobal.in Contact Person: Mr. Shobit R. Agarwal SEBI registration number: INM000012874

www.manaspolymers.com, www.expertglobal.in and www.nseindia.com respectively.

REGISTRAR TO THE ISSUE



Purva Sharegistry (India) Private Limited 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East) Mumbai 400011. Maharashtra, India.

Telephone: +91 022 4961 4132 Email: newissue@purvashare.com Investor grievance email: newissue@purvashare.com Contact Person: Deepali Dhuri

Website: www.purvashare.com SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

Manas Polymers and Energies Limited Plot No. 3, Baraghata, Industrial Area, Jhansi Road, Lashkar, Gwalior, Gird, Madhya Pradesh, India, 474001 Tel No.: +91-751 299 1115

Website: www.manaspolymers.com Email Id: cs@manaspolymers.com Company Secretary & Compliance Officer: Ms. Ankita Chopra

Investors may contact the Company Secretary and Compliance Officer or the Registrar to the Issue in case of any pre-issue or post-issue related grievances including non receipt of letters of allotment, non-credit of allotted equity shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic mode, etc. For all issue related queries and for redressal of complaints, investors may also write to the

AVAILABILITY OF RHP: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Red Herring Prospectus and the Risk Factor contained therein, before applying in the Issue. Full copy of the Red Herring Prospectus shall be available at the website of Stock Exchange www.nseindia.com, the website of Book Running Lead Manager www.expertglobal.in; and from the Registered Office of the Company.

AVAILABILITY OF BID-CUM-APPLICATION FORMS: Bid-Cum-Application forms can be obtained from the Registered Office of the Company: Manas Polymers and Energies Limited (Telephone: +91-751 299 1115) BRLM: Expert Global Consultants Private Limited (Telephone: +91 11 4509 8234) Syndicate Member: Shreni Shares Limited (Telephone: 022-35011600), Registered Brokers, RTA and CDPs participating in the Issue. Bid-cum-application Forms will also be available on the websites of, NSE (www.nseindia.com) and the designated branches of SCSBs, the list of which is available at websites of the Stock Exchange and SEBI. AVAILABILITY OF THE ABRIDGED PROSPECTUS: A copy of abridged prospectus shall be available on the website of the Company, BRLM and NSE at

SYNDICATE MEMBER: Shreni Shares Limited. BANKERS TO THE ISSUE/SPONSOR BANK/ESCROW COLLECTION BANK/PUBLIC OFFER BANK/REFUND BANK: Axis Bank Limited

UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

Place: Gwalior Date: September 22, 2025 For Manas Polymers and Energies Limited On Behalf of the Board of Directors Vineet Bhadauria **Managing Director**

Manas Polymers and Energies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the RHP dated September 21, 2025 with Registrar of Companies. The RHP shall be available on the website of the BRLM to the Issue at www.expertglobal.in and website of NSE i.e. www.nseindia.com . Investors should not rely on the RHP for making any investment decision.

The Equity Shares offered in the Issue 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 act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any state securities act of 1933, as amended (the "Securities Act") or any to, the registration requirements of the Securities Act and any applicable U.S. state securities laws. There will be no public offering in the United States and the securities being offered in this announcement are not being offered or sold in the United States.

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कार्यालय परियोजना प्रबन्धक, निर्माण एवं परिकल्प सेवायें, वि./यां. विंग, **30प्र0 जल निगम** (नगरीय). (उ०प्र० सरकार का उपक्रम) आर-16, नेहरू इन्क्लेव, गोमती नगर, लखनऊ

पत्रांक : 1893/6901/विविध-3/(25)/488 दिनांक : 20.09.2025

अल्पकालीन निविदा सूचना उ.प्र.जल निगम, की ओर से अधोहस्ताक्षरी द्वारा जनपद लखनऊ में 1 नग नलकूप निर्माण हेत् 300×200 मि.मी. व्यास के एम.एस.ई. आर.डब्ल्यू., 7.1 एम.एम. मोटाई पाइप एवं पी-ग्रेविल की आपूर्ति हेतू निविदाओं की बिक्री दिनांक 23.09.2025 से 29.09.2025 तक कार्यालय प्रोजेक्ट मैनेजर, निर्माण एवं परिकल्प सेवाएं, वि./या. विंग, उत्तर प्रदेश जल निगम (नगरीय), आर-16, नेहरू इन्क्लेव, गोमती नगर, लखनऊ एवं कार्यालय प्रोजेक्ट मैनेजर, निर्माण एवं परिकल्प सेवाएं, वि./या. विंग, द्वितीय, उत्तर प्रदेश जल निगम (नगरीय). 4/308, विनीत खण्ड, गोमती नगर, लखनऊ से की जायेगी। निविदा प्रपत्र का मूल्य रू. 1000+18% जੀ.एस.ਟੀ (1000+180=1180) है। निविदा के कार्यों का विस्तृत विवरण जल निगम की वेवसाइट WWW.UPJN.ORG से अथवा सम्बन्धित कार्यालय से प्राप्त किया जा सकता है।

निविदा सूचना निविदा विक्रय की तिथि : 23.09.2025 से 29.09.2025 अपरान्ह 3.00 बजे तक

निविदा डालने की तिथि : 30.09.2025 अपरान्ह 3.00 बजे तक निविदा खोलने की तिथि : 30.09.2025

अपरान्ह 3.30 बजे तक।

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advertising in its newspapers

or Publications. We therefore recommend that readers

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before sending any monies

or entering into any

agreements with advertisers

or otherwise acting on an

advertisement in any

manner whatsoever.

कार्यालय परियोजना प्रबन्धक निर्माण एवं परिकल्प सेवायें, वि./यां. विंग, **30प्र0 जल निगम** (नगरीय) (उ०प्र० सरकार का उपक्रम) आर-१६, नेहरू इन्क्लेव, गोमती नगर, लखनऊ

पत्रांक : 1891/6901/विविध-3/(25)/486 दिनांक : 20.09.2025

अल्पकालीन निविदा सूचना

उ.प्र.जल निगम. की ओर से अधोहस्ताक्षरी द्वारा जनपद लखनऊ में 1 नग नलकृप निर्माण के कार्य हेतु निविदाओं की बिक्री दिनांक 23.09.2025 से 29.09.2025 तक कार्यालय प्रोजेक्ट मैनेजर, निर्माण एवं परिकल्प सेवाएं, वि./या. विंग, उत्तर प्रदेश जल निगम (नगरीय), आर-16, नेहरू प्रोजेक्ट मैनेजर, निर्माण एवं परिकल्प सेवाएं. वि./या. विंग, द्वितीय, उत्तर प्रदेश जल । परिकल्प सेवाएं, वि./या. विंग-द्वितीय, उत्तर निगम (नगरीय) 4/308, विनीत खण्ड, गोमती नगर, लखनऊ से की जायेगी। निविदा प्रपत्र का मूल्य रू. 1000+18% जी.एस.टी निविदा प्रपत्र का मूल्य रू. 1000+18% जी. (1000+ 180=1180) है। निविदा के कार्यों एस.टी (1000+180=1180) है। निविदा के का विस्तृत विवरण जल निगम की वेवसाइट WWW.UPJN.ORG से अथवा सम्बधिंत

निविदा सूचना

निविदा विक्रय की तिथि: 23.09.2025 से 29.09.2025 अपरान्ह 3.00 बजे तक अपरान्ह 3.00 बजे तक निविदा खोलने की तिथि : 03.10.2025 पूर्वान्ह 11:00 बजे तक।

दिनांक: 23.09.2025

स्थान: गुरुग्राम

कार्यालय से प्राप्त किया जा सकता है।

निर्माण एवं परिकल्प सेवायें, वि./यां. विंग, **उ०प्र0 जल निगम** (नगरीय) (उ०प्र० सरकार का उपक्रम) आर-16, नेहरू इन्क्लेव, गोमती नगर, लखनऊ

कार्यालय परियोजना प्रबन्धक,

पत्रांक : 1892/6901/विविध-3/(25)/487 दिनांक : 20.09.2025

अल्पकालीन निविदा सूचना उ.प्र.जल निगम, की ओर से अधोहस्ताक्षरी द्वारा जनपद लखनऊ में 1 नग नलकूप का कम्प्रैशर एवं ओ.पी. यूनिट से विकास कार्य हेत निविदाओं की बिक्री दिनांक 23.09.2025 से 29.09.2025 तक कार्यालय प्रोजेक्ट मैनेजर. निर्माण एवं परिकल्प सेवाएं, वि./या. विंग, यूनिट उत्तर प्रदेश जल निगम (नगरीय), इन्क्लेव, गोमती नगर, लखनऊ एवं कार्यालय अार-16 नेहरू इन्क्लेव, गोमती नगर, लखनऊ एवं कार्यालय प्रोजेक्ट मैनेजर, निर्माण एवं

🛮 प्रदेश जल निगम (नगरीय), 4/308, विनीत

खण्ड, गोमती नगर, लखनऊ से की जायेगी।

कार्यों का विस्तृत विवरण जल निगम की विवसाइट WWW.UPJN.ORG से अथवा सम्बन्धित कार्यालय से प्राप्त किया जा सकता है। निविदा सूचना निविदा विक्रय की तिथि : 23.09.2025 से

29.09.2025 अपरान्ह 3.00 बजे तक निविदा डालने की तिथि : 30.09.2025||निविदा डालने की तिथि : 30.09.2025 अपरान्ह 3.00 बजे तक निविदा खोलने की तिथि : 30.09.2025

अपरान्ह 3.30 बजे तक

v2 रिटेल लिमिटेड

सीआईएन: L74999DL2001PLC147724 रजि. कार्यालय: खसरा नंबर 928, विस्तारित लाल डोरा आबादी ग्राम कापसहेड़ा, तहसील वसंत विहार, दक्षिण पश्चिम दिल्ली, दिल्ली-110037

कॉर्पोरेट ऑफ.: दूसरी मंजिल, 13, उप. मेजर लक्ष्मी चंद रोड, मारुति उद्योग, सेक्टर 18, गुरुग्राम, सरहोल, हरियाणा 122015 दूरभाष: 011-41771850, ई-मेल: customercare@v2kart.com, वेबसाइट: www.v2retail.com

भौतिक शेयरों के हस्तांतरण अनुरोध को पुनः दर्ज करने के लिए विशेष विंडो की सूचना सेबी के दिनांक 2 जलाई, 2025 के परिपत्र संख्या SEBI/HO/MIRSD/MIRSD-POD/P/CIR/2025/97 के अनुसार, शेयरधारकों को सूचित किया जाता है कि केवल उन हस्तांतरण विलेखों के पुनःस्थापन हेतु एक विशेष विंडो खोली गई है जो 1 अप्रैल, 2019 की समय सीमा से पहले जमा किए गए थे और दस्तावेजों/प्रक्रिया में कमी या अन्य कारणों से अस्वीकृत/वापस कर दिए गए/उपचारित नहीं किए गए थे। यह पुनःस्थापन विंडो छह महीने की

अवधि अर्थात ७ जुलाई, 2025 से ६ जनवरी, 2026 तक खुली रहेगी। इस अवधि के दौरान, कंपनी के पास लंबित अनुरोधों सहित हस्तांतरण के लिए पुनः जमा किए गए शेयरों/प्रतिभूतियों को केवल डीमैट रूप में संसाधित और जारी किया जाएगा, जो कंपनी और रजिस्ट्रार और शेयर ट्रांसफर एजेंट, एमयूएफजी इंटाइम इंडिया प्राइवेट लिमिटेड ('आरटीए') द्वारा सभी दस्तावेजों के सत्यापन और अनुमोदन के

आरटीए के पास स्थानांतरण के लिए दस्तावेज़ जमा करते समय, आवेदक के पास एक डीमैट खाता होना चाहिए और उसे अपनी क्लाइंट मास्टर सूची ('सीएमएल'), स्थानांतरण दस्तावेज़ और शेयर प्रमाणपत्र भी जमा करने होंगे।

6 जनवरी, 2026 के बाद प्रस्तुत स्थानांतरण अनुरोध कंपनी/आरटीए द्वारा स्वीकार नहीं किए जाएँगे। शेयरधारकों से अनुरोध है कि वे आवश्यक दस्तावेज़ों के साथ अपने स्थानांतरण अनुरोध निम्नलिखित पते पर भेजें: एमयुएफजी इनटाइम इंडिया प्राइवेट लिमिटेड

एर्स्टवाहिल लिंक इनटाइम इंडिया प्राइवेट लिमिटेड नोबल हाइट, प्रथम तल्, प्लॉट संख्या एनएच-2, सी-1 ब्लॉक, एलएससी, सावित्री मार्केट के पास, जनकपुरी, नई दिल्ली-110058 फ़ोन नंबर: 011-41410592, ईमेल: delhi@linkintime.co.in

वी2 रिटेल लिमिटेड के लिए हस्ताक्षरकर्ता/-कंपनी सचिव एवं अनुपालन अधिकारी