#### SAL AUTOMOTIVE LIMITED

Works:

Kakrala Road, Nabha-147201 Distt. Patiala, Punjab (INDIA) Tel.: 01765-516870, 516816

E-mail: info@salautomotive.in CIN: L45202PB1974PLC003516 GSTIN: 03AABCP0383K1ZL



SAL/02/SP/BSE/2025-26

8th October 2025

To, BSE Limited Listing Department P.J Tower, Dalal Street Mumbai – 400001

Script code: 539353

Sub.: Submission of copies of newspaper advertisement.

Dear Sir,

Pursuant to provision of Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, enclosed copy of advertisement published in Financial Express (English) and Ajit (Punjabi) on 08/10/2025 regarding Special Window for re-lodgement of Transfer Requests of Physical Shares.

The said information will also be available on the Company website at <a href="https://www.salautomotive.in">www.salautomotive.in</a>

Kindly take the above information on your record.

Thanking You,
For SAL Automotive Limited

Gagan Kaushik (Company Secretary & General Counsel) F8080

Encl: As above

Other Works: Dharwad (Karnataka), Rudrapur (Uttarakhand), Pune (Maharashtra)

Regd. Office: C-127, IV Floor, Satguru Infotech, Phase – VIII, Industrial Area, SAS Nagar (Mohali), Punjab - 160071

Website: www.salautomotive.in



# IRAILUH KERI

ਹੈ। ਪ੍ਰਾਟ ਦਿਵਸ ਦੇ ਸਬੰਧ 'ਚ ਗੁਰਦੁਆਰਾ ਸ਼ਹੀਦ ਬਾਬਾ ਦੀਪ ਸਿੰਘ ਜੀ ਵਲੋਂ ਸੁਖੇਵਿੰਦਰਪਾਲ ਸਿੰਘ ਲਾਲੀ ਦੀ ਅਗਵਾਈ 'ਚ ਲੰਗਰ ਲਗਾਇਆ ਗਿਆ। ਇਸ ਮੌਕੇ ਨਰੇਸ਼ ਧੀਂਗਾਨ ਅਤੇ ਉਨ੍ਹਾਂ ਦੀ ਟੀਮ ਨੂੰ ਸ਼ਹਿਰ ਵਾਸੀਆਂ ਵਲੋਂ ਸਨਮਾਨਿਤ ਵੀ ਕੀਤਾ ਗਿਆ। ਇਸ ਮੌਕੇ ਪਿੰਕਾ ਚੰਡਾਲਿਆ ਜ਼ਿਲ੍ਹਾ ਪ੍ਰਧਾਨ, ਰਵੀ ਬਾਲੀ, ਅਕਾਸ਼ ਲੋਹਟ, ਰਵੀ ਮਤੰਗ, ਰਾਜਵੀਰ ਚੋਟਾਲਾ, ਪੱਪੂ ਬੇਦੀ, ਰਾਜੇਸ਼ ਟਾਂਕ, ਮੌਨੂੰ ਸਿੱਧੂ, ਐਡਵੋਕੇਟ ਅਰਜੁਨ ਧੀਂਗਾਨ, ਸੰਗੀਤ, ਸੁਭਾਸ਼ ਸੋਦੇ, ਮਨੋਜ ਭੱਟੀਆ, ਵਿਕਾਸ ਮਚਲ, ਪੱਪੂ ਰਾਏ ਤੇ ਹੋਰ ਹਾਜ਼ਰ ਸਨ। ਦੀ ਗੋੜ੍ਹ ਦੀ ਹੱਡੀ ਹੁੰਦਾ ਹੈ, ਇਸ ਵਿਚ ਕੋਈ ਸ਼ੱਕ ਨਹੀਂ ਕਿ ਨੌਜਵਾਨ ਵਰਗ ਸੂਬੇ ਦੀ ਤਰੱਕੀ ਅਤੇ ਖ਼ੁਸ਼ਹਾਲੀ ਲਈ ਨਾਲ ਵੱਡੀ ਗਿਣਤੀ ਵਿਚ ਜੁੜ ਰਿਹਾ ਹੈ ਅਤੇ ਆਉਣ ਵਾਲੀਆਂ ਵਿਧਾਨ ਸਭਾ ਚੋਣਾਂ ਵਿਚ ਯੂਥ ਕਾਂਗਰਸ ਦੇ ਵਰਕਰ 2027 ਵਿਚ ਕਾਂਗਰਸ ਦੀ ਸਰਕਾਰ ਲਿਆਉਣ ਲਈ ਅਹਿਮ ਰੋਲ ਅਦਾ ਕਰਨਗੇ। ਬੈਂਸ ਨੇ ਕਿਹਾ ਕਿ ਯੂਥ ਭਲੀ ਭਾਂਤ ਇਹ ਸਮਝ ਚੁੱਕਾ ਹੈ ਕਿ ਪੰਜਾਬ ਦਾ ਭਵਿੱਖ ਕੇਵਲ ਕਾਂਗਰਸ ਦੇ ਹੱਥ ਵਿਚ ਹੀ ਸੁਰੱਖਿਅਤ ਹੈ, ਇਸ ਕਰਕੇ ਜਿੱਥੇ ਸੂਬੇ ਦੇ ਲੋਕ ਪੰਜਾਬ ਅੰਦਰ ਕਾਂਗਰਸ ਦੀ ਸਰਕਾਰ ਦੇਖਣਾ ਚਾਹੁੰਦੇ ਹਨ, ਉਥੇ ਹੀ ਯੂਥ ਵੀ ਪੱਥਾਂ ਭਾਰ ਹੋ ਸੁੱਚਾ ਸਿੰਘ, ਮੋਨੂੰ ਜੱਸ ਸਪਰਾ,ਹਿਮਾਂਸ਼ੂ ਧੀਰ, ਕੋਮਲ ਲਾਲਕਾ, ਮਹਿ ਕਰਨ, ਸਾਗਰ, ਰੋਕੀ













Zirakpur: 62 Amritsar:

Rajpura: 6

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# ਟਰੱਕ

ਅਤ ਉਲੇਮਾ ਏ ਮੋਲਾਨਾ ਮਹਿਮਦ ਤੇ ਜਮੀਅਤ ਯਥ ਅਤੇ ਗਾਈਡ ਅਹਿਮਦ ਕਾਸਮੀ ਆਰਿਫ ਦੀ ਦੇਖ ਾਂ ਤੋਂ ਲਧਿਆਣਾ ਭ ਪੀੜਤਾਂ ਲਈ ਸਮੱਗਰੀ ਸੇਵਾ ਦੇ । ਮਫਤੀ ਸਲੀਮ ਜਾਬ ਅੰਦਰ ਹੜਾਂ ਦਰਦ ਉਹ ਬੜੀ ਰਦੇ ਹਨ। ਇਹ ੀ ਘਨੁੱਈਆ ਜੀ ਦੇ ਮੁੱਖ ਸੇਵਾਦਾਰ ਆਣਾ ਤੇ ਉਨ੍ਹਾਂ

ग्रै।



# ਐਸਏਐਲ ਆਟੋਮੋਟਿਵ ਲਿਮਿਟਡ

CIN : L45202PB1974PLC003516

ਰਜਿ. ਦਫਤਰ: ਸੀ-127, IV ਮੰਜ਼ਿਲ, ਸਤਿਗੁਰੂ ਇਨਫੋਟੈਕ, ਫੇਜ਼-VIII, ਇੰਡਸਟ੍ਰਿਅਲ ਏਰੀਆ, ਐਸ.ਏ.ਐਸ. ਨਗਰ੍ (ਮੋਹਾਲੀ), ਪੰਜਾਬ-160 062, ਫੋਨ: 0172-4650377, ਫੈਕਸ: 0172-4650377

ਈ-ਮੇਲ: kaushik.gagan@salautomotive.in ਵੈਬਸਾਇਟ: www.salautomotive.in

### ਸ਼ੇਅਰਧਾਰਕਾਂ ਲਈ ਨੋਟਿਸ – ਭੌਤਿਕ ਸ਼ੇਅਰਾਂ ਦੀਆਂ ਟ੍ਰਾਂਸਫਰ ਬੇਨਤੀਆਂ ਦੀ ਮੁੜ-ਪੇਸ਼ਕਾਰੀ ਲਈ ਖ਼ਾਸ ਵਿੰਡੋ

ਮਿਤੀ 02 ਜੁਲਾਈ, 2025 ਦੇ ਸੇਬੀ ਸ਼ਰਕੂਲਰ ਨੰ. SEBI/HO/MIRSD/MIRSD-POD/P/CIR/2025/97 ਦੇ ਮੁਤਾਬਕ, ਐਸਏਐਲ ਆਟੋਮੋਟਿਵ ਲਿਮਿਟਡ ("ਕੰਪਨੀ") ਦੇ ਸ਼ੇਅਰਧਾਰਕਾਂ ਨੂੰ ਇਸ ਦੁਆਂਚਾ ਸੂਚਿਤ ਕੀਤਾ ਜਾਂਦਾ ਹੈ ਕਿ ਓਹ ਟ੍ਰਾਂਸਫਰ ਡੀਡਾਂ, ਜਿਨ੍ਹਾਂ ਨੂੰ 01 ਅਪ੍ਰੈਲ, 2019 ਦੀ ਸਮਾਪਤੀ ਦੀ ਮਿਤੀ ਤੋਂ ਪਹਿਲਾਂ ਪੇਸ਼ ਕੀਤਾ ਗਿਆ ਸੀ, ਅਤੇ ਜਿਨ੍ਹਾਂ ਨੂੰ ਦਸਤਾਵੇਜ਼ਾਂ, ਪ੍ਰਕਿਰਿਆ ਜਾਂ ਹੋਰ ਹਲਾਤਾਂ ਵਿੱਚ ਕਮੀਆਂ ਦੇ ਕਰਕੇ, ਵਾਪਸ, ਰੱਦ, ਜਾਂ ਇੱਸ ਵਿੱਚ ਸਵੀਕਾਰ ਨਹੀਂ ਕੀਤਾ ਗਿਆ ਸੀ, ਉਹਨਾਂ ਦੀ ਮੁੜਪੇਸ਼ਕਾਰੀ ਲਈ, 07 ਜੁਲਾਈ, 2025 ਤੋਂ 06 ਜਨਵਰੀ, 2026 ਤੱਕ, ਛੇ ਮਹੀਨਿਆਂ ਦੀ ਮਿਆਦ ਵਾਲੀ ਇੱਕ ਖਾਸ ਵਿੰਡੋ ਨੂੰ ਉਪਲੱਬਧ ਕਰਾਇਆ ਗਿਆ ਹੈ। ਇਸ ਮਿਆਦ ਦੇ ਦੌਰਾਨ, ਉਨ੍ਹਾਂ ਸ਼ੇਅਰਾਂ ਨੂੰ ਸਿਰਫ ਡੀਮੈਟ ਮੇਡ ਵਿੱਚ ਹੀ ਪ੍ਰੋਸੈਸ ਕੀਤਾ ਜਾਵੇਗਾ। ਅਜਿਹੀਆਂ ਟ੍ਰਾਂਸਫਰ-ਕਮ-ਡੀਮੈਟ ਬੇਨਤੀਆਂ ਲਈ ਲੋਡੀਂਦੀ ਪਕਿਰਿਆ ਦੀ ਪਾਲਣਾ ਕੀਤੀ ਜਾਵੇਗੀ।

ਯੋਗ ਸ਼ੇਅਰਧਾਰਕਾਂ ਨੂੰ, ਜੋ ਇਸ ਮੌਕੇ ਦਾ ਫਾਇਦਾ ਚੁੱਕਣਾ ਚਾਹੁੰਦੇ ਹਨ, ਨਿਰਧਾਰਤ ਸਮਾਂ-ਸੀਮਾ ਦੇ ਅੰਦਰ, ਕੰਪਨੀ ਦੇ ਰਜਿਸਟਰਾਰ ਅਤੇ ਸ਼ੇਅਰ ਟ੍ਰਾਂਸਫਰ ਏਜੰਟ, ਐਮਸੀਐਸ ਸ਼ੇਅਰ ਟ੍ਰਾਂਸਫਰ ਏਜੰਟ ਲਿ., 179-180, ਤੀਜੀ ਮੰਜਿਲ, ਡੀਐਸਆਈਡੀਸੀ ਸ਼ੈਡ, ਓਖਲਾ ਇੰਡਸਟ੍ਰਿਅਲ ਏਰੀਆ, ਫੇਜ਼-1, ਨਵੀਂ ਦਿੱਲੀ-110020. ਫੋਨ ਨੰ. 011-4140 6149, ਈ-ਮੇਲ: helpdeskdelhi@mcsregistrars.com ਤੇ ਸੰਪਰਕ ਕਰਨ ਦੀ ਬੇਨਤੀ ਕੀਤੀ ਜਾਂਦੀ ਹੈ।

ਐਸਏਐਲ ਆਟੋਮੋਟਿਵ ਲਿਮਿਟਡ ਦੇ ਨਮਿਤ ਸਥਾਨ: ਗਾਜ਼ੀਆਬਾਦ ਦਸਤਖਤ/–

ਮਿਤੀ: 7 ਅਕਤੂਬਰ, 2025

(ਗਗਨ ਕੌਸ਼ਿਕ) ਕੰਪਨੀ ਸਕੱਤਰ ਅਤੇ ਜਨਰੰਡ ਕੌਂਸਲ





# ਇਹ ਹਨ ਜ਼ਿਲ੍ਹਾ ਪ੍ਰਸ਼ਾਸਨ ਦੇ ਉਚੇਚੇ ਅਤੇ ਢੁਕਵੇਂ ਪ੍ਰਬੰਧ !



#### ਸੀਮਿੰਟ ਦੇ ਟਰਾਲੇ ਹਟਾਉਣ ਲਈ ਪੁਲਿਸ ਪ੍ਰਸ਼ਾਸਨ ਨੂੰ ਲਿਖੀ ਗਈ ਹੈ ਚਿੱਠੀ-ਐਸ.ਡੀ.ਐਮ. ਪੂਨਮਪ੍ਰੀਤ ਕੌਰ



#### मभावट मिटी प्रामैबट ਹेठ बीपिंगुटन ने ਹਾਰਡਵੇਅਰ ਦਾ ਸਾਮਾਨ ਖਰੀਦਣ ਦੇ ਘਪਲੇ 'ਚ ਮੇਅਰ ਵਲੋਂ ਜਾਂਚ ਕਮੇਟੀ ਬਣਾਉਣ ਦਾ ਫੈਸਲਾ





#### ਰੋਟਰੀ ਕਲੱਬ ਆਫ਼ ਲੁਧਿਆਣਾ ਸਿਟੀ ਵਲੋਂ ਇਸਟਾਲੇਸ਼ਨ ਸੈਰਾਮਨੀ ਕਰਵਾਈ



# ਭਗਵਾਨ ਵਾਲਮੀਕਿ ਜੀ ਦਾ ਪ੍ਰਗਟ ਦਿਵਸ ਮਨਾਇਆ

ਚੋਰੀਸ਼ੁਦਾ 6 ਮੋਟਰਸਾਈਕਲਾਂ ਤੇ 3 ਐਕਟਿਵਾ ਸਮੇਤ ਚਾਰ ਵਿਅਕਤੀ ਗ੍ਰਿਫ਼ਤਾਰ



### 'ਵੋਟ ਚੋਰ, ਗੱਦੀ ਛੋੜ' ਮੁਹਿੰਮ ਤਹਿਤ ਯੂਥ ਕਾਂਗਰਸੀਆਂ ਨੇ ਕਰਵਾਏ ਦਸਤਖ਼ਤ



### ਯੂਥ, ਕਾਂਗਰਸ ਪਾਰਟੀ ਦੀ ਰੀੜ੍ਹ ਦੀ ਹੱਡੀ-ਬੈਂਸ



RONW in %

Nature of Consideration

**Equity Share** 

Nature/Reason of Allotment

Weight

**Total Consideration (in ₹)** 

**Allotment** 

**Equity Share** 

Total No. of shares

Total No. of shares

No. of Application

Number of successful

Number of successful

भारतीय कंटेनर निगम लिमिटेड CONTAINER CORPORATION OF INDIA LTD. ISIC, MDBP Building, 2nd Floor, Okhla Industrial Estate, Opp. NSIC Okhla Metro Station, New Deihi-110020 INVITATION FOR E-TENDER

CONCOR invite E-Tender for "Services pertaining to Substation and Electrical Installations at

MMLP-MIHAN, Nagpur (MH)\*. The brief of tender is as under: CON/A-II/MMLP-Mihan/Tech/Elect/2025 Tender No. Total Estimated Cost ₹ 1,05,66,602/- (inclusive all) Cost of Tender documents

₹ 1120/- (Inclusive all) through e-payment Non-refundable) Tender Processing Fee ₹ 3540/- (Inclusive all) through e-payment (Non-refundable) Earnest Money ₹ 2.11,340/- through e-payment 08.10.2025 (14:00 Hrs) to 29.10.2025 (upto 11:00 Hrs) Date of sale of tender (online) Date and time of opening of Tender 30.10.2025 at 11:30 Hrs

The complete Tender Document can be viewed & downloaded only from the website (www.tenderwizard.com/CCIL) during the tender sale period. The tender notice is also available on the website www.concorindia.co.in and website of Public Procurement Portal Group General Manager/P&S/Area-II (http://eprocure.gov.in) Phone No:011-41222500, Ext.907



# SAL AUTOMOTIVE LIMITED

CIN: L45202PB1974PLC003516

Regd. Office: C-127, IV Floor, Satguru Infotech, Phase VIII, Industrial Area, SAS Nagar (Mohali), Punjab - 160 022, Ph.: 0172-4650377, Fax: 0172-4650377 E-mail: kaushik.gagan@salautomotive.in Website: www.salautomotive.in

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

In accordance with SEBI Circular No. SEBI/HO/MIRSD/MIRSD PoD/P/CIR/ 2025/97 dated July 02, 2025, shareholders of SAL Automotive Limited ("Company") are hereby informed that a special window has been made available for a period of six months, from July 07, 2025 to January 06, 2026, for the re-lodgement of transfer deeds which were lodged prior to the deadline of April 01, 2019, and were rejected, returned, or not attended to due to deficiencies in the documents, process, or otherwise. During this period, shares that are re-lodged for transfer will be processed only in demat mode. Due process shall be followed for such transfer-cum-demat requests.

Eligible shareholders who wish to avail this opportunity are requested to contact the Company's Registrar and Share Transfer Agent, MCS Share Transfer Agent Ltd., 179-180, 3rd Floor, DSIDC Shed, Okhla Industrial Area, Phase-I, New Delhi - 110020, Tel No. 011-4140 6149, E-mail: helpdeskdelhi@mcsregistrars.com, withir the stipulated period.

For SAL Automotive Limited

Place : Ghaziabad Date 7th October, 2025

(Gagan Kaushik Company Secretary & General Counse



#### **EVEREADY INDUSTRIES INDIA LIMITED**

CIN: L31402WB1934PLC007993 Registered Office: 2, Rainey Park, Kolkata - 700019. Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-467; Email: investorrelation@eveready.co.in; Website: www.evereadyindia.com

#### NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24, 2025, August 21, 2025 and September 11, 2025 the Company is contented to offer a one-time Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason.

This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6,

Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat)

Eligible shareholders may submit their transfer request along with the requisite documents to the Company or its or its Registrar and Share Transfer Agents (RTA) within the stipulated time. For any queries or assistance regarding the re-lodgement process, please contact:

Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited

2 Rainey Park, Kolkata-700019

Tel: (033) 2486 4961 / 2455 9213

Email: investorrelation@eveready.co.in

mdpldc@yahoo.com; contact@mdplcorporate.com;

23, R.N. Mukheriee Road, 5th Floor, Kolkata-700001 Tel: (033) 2248 2248 Email: mdpldc@yahoo.com; contact@mdplcorporate.com

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues

to assist shareholders in claiming their unpaid/unclaimed dividends. The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N

Mukherjee Road, Kolkata-700001 or By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in;

Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further

assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us at investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

Shampa Ghosh Ray

Kolkata October 7, 2025

Company Secretary & Compliance Officer now



## **VIPUL**ORGANICS

#### NOTICE OF EXTRA ORDINARY GENERAL MEETING AND OTHER RELATED INFORMATION

An Extra Ordinary General Meeting (EGM) of members of the Company is scheduled on

Friday, October 31, 2025 at 4:00 pm, through Video Conferencing (VC) / Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013, the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015, read with rules and circulars issued thereunder, to transact the business as set out in the Notice of the EGM relating to issue of equity shares by way of preferential issue / private placement. Pursuant to the applicable provisions of MCA and SEBI circulars, the Notice of the EGM has been sent, electronically, to all those equity shareholders holding shares as on cutoff date October 3, 2025 and whose e-mail addresses are registered with the Registrar and Transfer Agent (RTA) / Depositories. The Notice is available on the Company's website at www.vipulorganics.com, on the websites of BSE Limited www.bseindia.com, and on the website of CDSL www.evotingindia.com, being the agency appointed by the Company for facilitating VC / OAVM and voting by electronic means, including remote e-voting and evoting during the EGM.

Manner of casting vote(s) through e-voting and attending EGM through VC:

The Company is providing to the equity shareholders the facility to exercise their right to vote by electronic means, i.e. e-voting facility. The process and manner of attending the EGM through VC / OAVM and e-voting (including e-voting by shareholders holding shares in physical form or by shareholders who have not registered their email addresses) is given in the Notice of the EGM. The remote e-voting shall commence on Tuesday, October 28, 2025 at 09.00 a.m. and ends on Thursday, October 30, 2025 at 05.00 p.m. A shareholder, whose name is recorded in the Register of Members or in the Register of

Beneficial Owners maintained by the RTA / Depositories as on the cut-off date for the voting purpose ie October 24, 2025 shall be entitled to avail the facility of e-voting and attend the EGM. Subject to the provisions of Articles of Association of the Company, voting rights of a shareholder shall be in proportion to his/her/its shareholding in the paid-up equity share capital of the Company as on the Cut-off Date. A person who is not a shareholder as on the Cut-off Date, should treat the Notice for information purpose only. Any person who becomes a shareholder of the Company after dispatch of the Notice i.e. October 3, 2025 and holds shares on the cut-off date for voting purpose ie on October 24, 2025 may exercise voting rights through e-voting and attend the EGM, by following the instructions provided in the Notice. Shareholders holding shares in physical form or shareholders who have not registered their email addresses may also exercise their voting rights through evoting and attend the EGM, by following the instructions provided in the Notice. Shareholders attending the EGM who have not already cast their vote by remote e-voting

shall be able to cast their vote during the EGM. The shareholders who have cast their vote by remote e-voting may also attend the EGM but shall not be entitled to cast their vote again. Only those shareholders, who are present in the EGM through VC and have not cast their vote through remote e-voting, shall be eligible to vote through e-voting system available during the EGM. If any votes are cast by the shareholders through e-voting available during the EGM and if the same shareholders have not participated in the EGM through VC, then the votes cast by such shareholders shall be considered invalid. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently.

In case of queries, members may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members at the helps Section of https://www.evotingindia.com or call on helpdesk at toll free no: 1800 225 533 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (West), Mumbai - 400013 at the designated e-mail ld: helpdesk.evoting@cdslindia.com, who will also address the grievances connected with the voting by electronic means.

> By order of the Board of Directors For Vipul Organics Limited

Date: 8" October, 2025 Managing Director VIPUL ORGANICS LIMITED Regd. Off.: 102, Andheri Industrial Estate, Off. Veera Desai Road, Andheri (West), Mumbai - 400053 Corp. Off.: B 603-A, Kaledonia, Sahar Road, Off. W.E. Highway, Andheri (East), Mumbai - 400069

(CIN: L24110MH1972PLC015857) Telephone no. 022-66139999. Fax no. 022-66139977/75

Email Id: info@vipulorganics.com, Website: www.vipulorganics.com

Place: Mumbai

Vipul Shah

Mālaxmi

(This is only an advertisement for information purposes and not a prospectus announcement)

## **CHIRAHARIT LIMITED**



(Formerly known as Chiraharit Private Limited) Our company was originally incorporated as a Private Limited Company under the name and style of "Brahmani Ventures Private Act, 1956 pursuant to a Certificate of Incorporation issued by Registrar of Companies, Andhra Pradesh on August 04, 2006 with the corporate identification number (CIN) being U45101AP2006PTC050818. Later, the name of the Companies Act, 2013 pursuant to a Certificate of Incorporation issued by Registrar of Companies, Hyderabad, Telangana on September 18, 2015 with the corporate identification number (CIN) being U01403TG2006PTC050818. Further, the name of the Company was once again changed to "Chiraharit Private Limited" in accordance with the Companies Act, 2013 pursuant to a Certificate of Incorporation issued by Registrar of Companies, Hyderabad, Telangana on May 30, 2016 with the corporate identification number (CIN) being U29100TG2006PTC050818. Subsequently, our company was converted into Public Limited Company to Public Company of Company was changed to "Chiraharit Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated December 02, 2024, bearing Corporate Identification Number U29100TG2006PLC050818, issued by Central Processing Centre. For further details of change in name and registered office of our company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 153 of the Prospectus.

Registered & Corporate Office: Malaxmi Courtyard, Survey No. 157, Khajaguda Village, Chitrapuri Colony Post, Hyderabad, Telangana, India, 500104 Contact Person: Mr. Dixitula Venkata Kama Dixitula, Company Secretary & Compliance Officer; Tel No: +91 7738561210, E-Mail ID: cs@chiraharit.com, Website: https://chiraharit.com/#; CIN: U29100TG2006PLC050818 OUR PROMOTERS: (I) MR. PAVAN KUMAR BANG, (II) MRS. TEJASWINI YARLAGADDA AND (III) MR. VENKATA RAMANA REDDY GAGGENAPALLI

THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS, 2018, AS AMENDED (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")

#### BASIS OF ALLOTMENT

INITIAL PUBLIC OFFER OF UP TO 1,47,96,000 EOUITY SHARES OF FACE VALUE OF ₹1/- EACH ("EOUITY SHARES") OF CHIRAHARIT LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹21/- PER EOUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹20/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹ 3,107.16 LAKHS ("THE ISSUE"), OF WHICH 7,44,000 EQUITY SHARES OF FACE VALUE OF ₹1/- EACH FOR CASH AT A PRICE OF ₹21/- PER EQUITY SHARE, AGGREGATING TO ₹ 156,24 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 1,40,52,000 EQUITY SHARES OF FACE VALUE OF ₹1/- EACH FOR CASH AT A PRICE OF ₹21/- PER EQUITY SHARE, AGGREGATING TO ₹ 2,950,92 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.00 % AND 25.64 % RESPECTIVELY OF THE POST ISSUE PAID-UP EOUITY SHARE CAPITAL OF THE COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹1/- EACH AND THE ISSUE PRICE IS ₹ 21/- EACH i.e., 21 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. THE MINIMUM LOT SIZE IS 6,000 EQUITY SHARES ISSUE PROGRAMME: ISSUE OPENED ON SEPTEMBER 29, 2025 AND CLOSED OCTOBER 03, 2025.

PROPOSED DATE OF LISTING: WEDNESDAY, OCTOBER 08, 2025 \*.

**RISKS TO INVESTORS** The below mentioned risks are top 10 risk factor as per the Prospectus:

Our Company, Directors, Promoters and Group Companies are parties to certain legal proceedings. Any adverse decision in such proceedings may have a material adverse effect on our business, results of operations and financial condition.

- EPC projects are typically awarded to us on satisfaction of prescribed pre-qualification criteria and following a competitive bidding process. Our business and our financial condition may be adversely affected if new projects are not awarded to us or if contracts awarded to us are prematurely terminated. Dependency on Indian Domestic Market for Revenue.
- We are dependent on and derive a substantial portion of our revenue from a limited number of customers or delay or reduction in their orders could have a material adverse effect on our business, results of operations and financial condition.
- The Company is dependent on a few suppliers for purchases of product/service. The loss of any of these large suppliers may affect our business operations. In the Past, there has been an instance of non-compliance for failure to open a separate bank account for receipt of share application money in compliance with Section 42 of the Company is held liable to penal actions by the regulatory
  - authorities under the Companies Act, 2013.
  - There are certain instances of delays in the past with ROC/Statutory Authorities.
- There have been some instances of delayed filing of returns and depositing of statutory dues with regulatory authorities.
- We may face several risks associated with the object of the issue of setting up of proposed Manufacturing Unit, which could hamper our growth prospects, cash flows and business and financial condition. 10. We have experienced negative cash flows in the past and may continue to do so in the future and the same may adversely affect our ability to operate our business and implement our growth plans, thereby affecting our

financial condition. For further details, please refer chapter titled "Risk Factors" on page 22 of the Prospectus

The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME"). Our Company has received in-principal approval letter dated July 09, 2025 from BSE for using its name in this offer document for listing of our shares on the BSE SME. For the purpose of this Issue, the Designated Stock Exchange is the BSE Limited ("BSE"). The trading is proposed to commence on October 08, 2025

\* Subject to receipt of listing and trading approvals from the BSE Limited.

1. Average c	1. Average cost of acquisition of equity shares held by the Promoters:									
Sl. No.	Name of the Promoter	No. of Equity Shares Held	Avg. Cost of Acquisition (In ₹ per Equity Share)							
1	Tejaswini Yarlagadda	2,87,99,990	0.07							
2	Pavan Kumar Bang	79,99,960	0.06							
3	Venkata Ramana Reddy Gaggenapalli	32,00,000	0.07							
The average	The average cost of acquisition of Equity Shares by our Promoters has been calculated by taking into account the amount paid by them to acquire, by way of fresh issuance or transfer or gift or bonus issue etc. less the amount received by them for the sale of Equity Shares through									

2. Comparison with other Listed Companies/Industry peers: Considering the nature and product manufactured by our company, turnover and size of business of our Company, the peer comparative listed companies and has been included for broad comparison only.

Name of Company **CMP** (in ₹)\*\* Face Value (in ₹) **EPS Basic NAV** per Equity Share P/E Ratio RONW (%) Turnover (₹ in Lakhs) Peer Group# Polysil Irrigation Systems Limited 182.80 10.00 (1.63)(112.15)(8.15%) 1388.84 20.03 **Issuer Company** 62.91% 5962.80

#Considering the nature and size of business of the Company, the peers may not be exactly comparable. Hence a strict comparison is not possible. However, the above companies have been included for broader comparison Sased on full completed financial year ended on March 31, 2025 on Restated basis. \*Source for Peer Companies: Annual Reports and stock exchange data (figures as on March 31, 2025)

\*\*CMP as on 05.09.2025 for Peer Group and IPO price for Issuer Company.

(For detailed information please refer chapter titled "Basis for Issue Price" beginning on page no. 93 of the Prospectus) 3. Weighted average return on net worth for the last 3 FYs as per the Company's Restated Financial Information

transfer, if any and the net cost of acquisition has been divided by total number of shares held as on date of the prospectus.

Sl. No. | Financial Year

Year ended March 31, 2023 16.35% Year ended March 31, 2024 18.20% Year ended March 31 Weighted Average 40.25%

. Weighted Average = Aggregate of year-wise weighted Return on Net Worth divided by the aggregate of weights i.e. [(Return on Net Worth x Weight) for each year] / [Total of weights] ii. Net worth has been computed by aggregating share capital and reserves and surplus as per the audited restated financial information. Revaluation reserve or miscellaneous expenditure (to the extent not written off) is not considered for calculating Reserve & Surplus.

4. Disclosure as per clause (9)(K)(4) of Part A to Schedule VI, as applicable: (a) The price per share of our Company based on the primary/ new issue of shares (equity / convertible securities) There have been no issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of the Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up

share capital of the Company (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30 days.

No. of Equity Shares

(b) The price per share of our Company based on the secondary sale / acquisition of shares (equity / convertible securities) There have been no secondary sale/ acquisitions of Equity Shares, where the Promoters, members of the promoter group or shareholder(s) having the right to nominate directors of the Company are a party to the transaction (excluding gifts of shares),

during the 18 months preceding the date of this certificate, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days.

(c) The price per share of issuer Company based on the Primary or secondary sale / acquisition of shares (equity / convertible securities)

Face Value (in ₹)

**Gross Application** 

**Equity Share** 

% to total

Since there are no such transactions to report to under (a) and (b) therefore, information based on last 5 primary or secondary transactions (secondary transactions where Promoters / Promoter Group members or shareholder(s) having the right to nominate director(s) in the Board of the issuer Company, are a party to the transaction), not older than 3 years prior to date of prospectus irrespective of the size of transactions, is as below:

**Issue Price (in ₹)** 

**Primary Transaction: Date of Allotment** 

(d) Weighted Average Cost of Acquisition and Offer Price

Category

Sr. No. of Shares applied for Number of applications

Sr. No. of Shares applied | Number of applications

Nil Nil										
Secondary Transaction:										
Date of Allotment/ Transfer	No. of Equity Shares	Face Value (in ₹)	Issue Price /Acquisition Price / Transfer price per Equity Share (in ₹)	Nature of acquisition (Allotment/ Acquired/ transfer)	Nature of Consideration	Percentage of Pre-Issue Equity Share Capital (%)				
11-11-2024	10	1.00	-	Transfer	Gift	0.00%				
11-11-2024	10	1.00	-	Transfer	Gift	0.00%				
11-11-2024	10	1.00	-	Transfer	Gift	0.00%				
11-11-2024	10	1.00	-	Transfer	Gift	0.00%				
18-11-2024	10	1.00	-	Transfer	Gift	0.00%				
Weighted Average Cost of Acq	uisition (WACA) pe	er Equity Share	0	N 1	1. 15					

	Type of Transactions	Weighted average cost of acquisition (₹ per Equity Shares)	Offer Price (i.e. ₹21/-)
- 1	Weighted average cost of acquisition of primary / new issue as per paragraph 4(a) above^		
- 1	Weighted average cost of acquisition for secondary sale / acquisition as per paragraph 4(b) above^^		
- 1	Weighted average cost of acquisition of primary issuances /secondary transactions as per paragraph 4(c) above		

There were no primary/ new issue of shares (equity/ convertible securities) as mentioned above, in last 18 months from the date of the Prospectus. ^There were no secondary sales / acquisition of shares of shares (equity/ convertible securities) as mentioned above, in last 18 months from the date of the Prospectus

SUBSCRIPTION DETAILS

No

The Issue was subscribed to an extent of 3.93 times i.e., Gross Subscription of Rs. 122,22,00,000/- for 58200000 equity shares were based on the bid file received from BSE on the day after closure of the Issue received as against

Rs. 31,07,16,000/- for 1,47,96,000 equity shares (including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 1.83 times (after technical rejection and bids not banked). i.e. Net Subscription of Rs. 56,92,68,000/- for 2,71,08,000 equity shares after eliminating technically rejected and bid not banked applications. **Summary of the Valid Applications Received:** 

**Applns** 

**Total No. of Shares** 

Total No. of Shares applied

-1	1	Non Institutional Investors	135	5316000	6	156000	129	5160000	129	2748000
-1	2	Individual Investors	1783	21396000	16	192000	1767	21204000	942	11304000
- 1	3	Reserved for Market Maker	1	744000	0	0	1 %	744000	1	744000
-1		Total	1919	27456000	22	348000	1897	27108000	1072	14796000
- 1	Alloca	tion: The Basis of Allotment was finalized in consultation with the Desig	nated Stock Exchange –	BSE on October 06, 2025						
-1	A. All	ocation to Market Maker (After Technical & Multiple Rejections and	l Withdrawal): The Bas	is of Allotment to the Ma	rket Maker, at the issue	price of ₹ 21/- per Equit	y Share, was finalised in	consultation with BSE.	The category was subscr	ibed by 1 time. The total
-1	numbe	r of shares allotted in this category is 7,44,000 Equity shares.								

**Applns** 

**Less: Rejections** 

Allocation per Applicant

Allocation per Applicant After rounding off

**Equity Share** 

Applns

Ratio of allottees to

Ratio of allottees to

No allocated/alloted (Category wise) received applied in each category applicants applicants(after rounding) Before rounding off After rounding off 744000 100.00 744000 100.00 744000 GRAND TOTAL 100.00 744000 100.00 B. Allocation to Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Individual Investors, at the issue price of ₹ 21/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 1.88 times i.e. for 2,12,04,000 Equity Shares. Total number of shares allotted in this category is 1,13,04,000 Equity Shares to 942 successful applicants.

Sr. No. of Shares applied for Number of applications Total No. of Shares % to total Ratio of allottees to Total No. of shares % to total Allocation per Applicant Number of successful No (Category wise) received applicants applicants (after rounding) allocated/alloted applied After rounding off Before rounding off 1767 11304000 21204000 12000 6397.283531 1767 942 100.00 100.00 12000 942 **GRAND TOTAL** 100.00 21204000 100.00 942 11304000 C. Allocation to Non-Institutional Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Non Institutional Applicants, at the issue price of ₹21/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 1.88 times

i.e. for 51,60,000 Equity Shares. Total number of shares allotted in this category is 27,48,000 Equity Shares to 129 successful applicants. The category wise details of the Basis of Allotment are as under:

% to total

NO.	for (Category wise)	received		in each category		Before Rounding off	After Rounding off	appii	cants	applicants (after rounding)	anocated/anoted
1	18000	61	47.29	1098000	21.28	18000	18000	1	1	61	1098000
2	24000	15	11.63	360000	6.98	18900.6	18000	1	1	15	270000
3	24000		0.00		0.00		6000	2	15	8	12000
3	30000	5	3.88	150000	2.91	19801.2	18000	1	1	5	90000
	30000	r e	0.00		0.00	1	6000	2	5		12000
4	36000	3	2.33	108000	2.09	20702	18000	1	1	3	54000
	36000		0.00		0.00		6000	1	3		6000
5	42000	16	12.40	672000	13.02	21602.5	18000	1	1	16	288000
	42000	3	0.00		0.00		6000	10	16	8	60000
6	48000	17	13.18	816000	15.81	22503.18	18000	1	1	17	306000
- 3	48000		0.00		0.00		6000	13	17		78000
7	54000	2	1.55	108000	2.09	23404	24000	1	1	2	48000
8	60000	2	1.55	120000	2.33	24304.5	24000	1	1	2	48000
9	66000	1	0.78	66000	1.28	25205	24000	1	1	1	24000
10	84000	1	0.78	84000	1.63	27907	30000	1	1	1	30000
11 3	120000	2	1.55	240000	4.65	33310.5	30000	1	1	2	60000
2	120000		0.00		0.00		6000	1	2		6000
12	228000	1	0.78	228000	4.42	49522	48000	1	1	1	48000
13	318000	2	1.55	636000	12.33	63031.5	60000	1	1	2	120000
1	318000		0.00		0.00	1	6000	1	2	0	6000
14	474000	1	0.78	474000	9.19	86448	84000	1	1	1	84000
-	Grand Total	129	100.00	5160000	100.00	2748000				129	2748000

The Board of Directors of the company at its meeting held on October 06, 2025 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE and at a meeting held on October 06, 2025 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants In terms of the Prospectus dated September 23, 2025 and as per the SEBI (ICDR) Regulations wherein a minimum of 50% of the Net Issue to Public is being offered to the Individual Applicants who applies for minimum application size and the balance is being offered to Other Investors including QIBs and Non-Institutional Applicants. However, in case of under-subscription in either category, unsubscribed portion shall be allocated to investors in other category subject to valid Applications being received from them at the Issue Price. "For the purpose of sub-regulation (3) of regulations 253, of SEBI (ICDR) Regulations 2018, the allocation in the net issue to public category shall be made as follow: (a) Minimum 50% to the individual investors who applies for minimum application size; and (b) remaining to: (i) Other than individual investors who applies for more than minimum application size; and (ii) other investors including corporate bodies or institutions; irrespective of the number of specified securities applied for; Provided that the unsubscribed portion in either of the categories specified in

clauses (a) or (b) may be allocated to applicants in the other category The CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/email id of the Application form on or before October 07, 2025. Further, the instructions to Self Certified Syndicate Banks for unblocking the amount will be completed on or before October 07, 2025. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE within three working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 23, 2025 ("Prospectus") The Lead Manager associated with the Offer have handled 26 SME public issues and Nil Main Board public issue during the current financial year and three financial year preceding the current Financial Year, out of which 8 SME public issues closed below the issue price on the listing date.

Type SME IPO F.Y. 2025-26\* F.Y. 2022-23 F.Y. 2024-25 F.Y. 2023-24 Total 26 Main Board IPO Total Issue closed Below Issue Price on Listing Day

INVESTORS PLEASE NOTE THE DETAILS The details of the allotment made would also be hosted on the Registrar to the Issuer, www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:



Place: Hyderabad, Telangana

Date: October 07, 2025

Issue closed above Issue Price on Listing Day

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093 Telephone: 022-62638200 E-mail: ipo@bigshareonline.com; Contact Person: Mr. Babu Rapheal C Website: www.bigshareonline.com;

Investor Grievance Email: investor@bigshareonline.com; SEBI Registration No: INR000001385 CIN No: U99999MH1994PTC076534

Pavan Kumar Bang Managing Director & CEO

DISCLAIMER CLAUSE OF BSE: IT IS TO BE DISTINCTLY UNDERSTOOD THAT THE PERMISSION GIVEN BY BSE LIMITED ("BSE") SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED THAT THE CONTENTS OF THE PROSPECTUS OR THE PRICE AT

**BIGSHARE SERVICES PRIVATE LIMITED** 

WHICH THE EQUITY SHARES ARE OFFERED HAS BEEN CLEARED, SOLICITED OR APPROVED BY BSE, NOR DOES IT CERTIFY THE CORRECTNESS, ACCURACY OR COMPLETENESS OF ANY OF THE CONTENTS OF THE PROSPECTUS. THE INVESTORS ARE ADVISED TO REFER TO THE PROSPECTUS FOR THE FULL TEXT OF THE DISCLAIMER CLAUSE PERTAINING TO BSE. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF CHIRAHARIT LIMITED

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New Delhi

For CHIRAHARIT LIMITED On behalf of the Board of Directors

DIN: 03614791