

Date: 10th November, 2025

To BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai 400001

Sub: Submission of Newspaper Publications for Basis of Allotment -Rights Issue Allotment
Pursuant to Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015

Dear Sir/Madam,

With reference to the captioned subject, and in compliance with Regulation 47 read with Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby submit the extracts of the newspaper publications regarding the Basis of Allotment - Rights Issue Allotment of Wardwizard Innovations & Mobility Limited.

Script Code: 538970

Script ID: WARDINMOBI

The advertisements, intimating the Basis of Allotment - Rights Issue Allotment, were published on Saturday, November 08, 2025, in the following newspapers:

Newspaper	Language	Edition
Financial Express	English	Mumbai & Ahmedabad Edition
Jansatta	Hindi	Delhi Edition
Pratahkal	Marathi	Mumbai Edi <mark>tion</mark>

The company also circulated the information widely in other editions of the above newspapers, with details enclosed in Annexure A.

You are requested to kindly take the same on your record and disseminate the information to the public.

Thanking you.
Yours faithfully,

For Wardwizard Innovations & Mobility Limited

Jaya Ashok Bhardwaj
Company Secretary and Compliance Officer
Encl.: a.a.



Annexure A

Newspaper Name	State of Publication	Date of Publication
Financial Express	Bengluru	10 th November, 2025
	Chandigarh	
	Chennai	
	Delhi	
	Hyderabad	
	Kochi	
	Kolkata	
	Lucknow	
	Pune	
Jansatta	Kolkata	
	Chandiga <mark>rh</mark>	
	Lucknow	



GUJARAT INTERNATIONAL FINANCETEC-CITY COMPANY LIMITED (GIFTCL)

E-Tender Notice for Invitation to Bid for Selection of Service Provider

Gujarat International Finance Tec-City Company Limited invite bids from reputed, qualified, experienced and

financially sound Service Provi	ider for the following Serv	rices:	
Name of Services	Online availability	Last Date	Last Date
	of Bid Document	of Online Bid	of Physical Bid
		Submission	Submission
Selection of Agency to	06th November	20th November	21st November
Curate & Manage Weekly	2025	2025 up to 15:00	2025 up to
Evening Engagement	to 19th November	hrs	15:00 hrs
Programmes at GIFT City	2025 up to 17:00 hrs		
(RFP Reference No.:			
GIFT/RFP/MRKT/2025/04)			

Bid document may be downloaded online from website at https://tender.nprocure.com

Tender fee of Bid document is Rs.10,000/- payable in the form of Demand Draft / Banker's Cheque / Pay Order drawn in favor of "Gujarat International Finance Tec-City Company Limited" payable at Ahmedabad. For further details and updates please log on to our Website www.giftgujarat.in and www.tender.nprocure.com, **Contact Person:**

Managing Director & Group CEO Sr. VP (P&C)

Tel: 079-61708300 E-mail: contract@giftgujarat.in

Gujarat International Finance Tec-City Company Limited (GIFTCL)

EPS Building No. 49A, Block 49, Zone 04, Gyan Marg, GIFT City, Gujarat, INDIA. Pin-382050

Tel.: +91 79 61708300, CIN:U75100GJ2007SGC051160

PURAVANKARA



(CIN: L45200KA1986PLC051571) Registered Office: No. 130/1, Ulsoor Road, Bangalore - 560 042 Tel: 080 2559 9000/4343999

Email: investors@puravankara.com Website: www.puravankara.com

STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF-YEAR ENDED SEPTEMBER 30, 2025

The un-audited Standalone and Consolidated Financial Results of Puravankara Limited ("the Company") along with the Limited Review Reports of the Statutory Auditors of the Company for the guarter and half-year ended September 30, 2025 reviewed by the Audit Committee and approved by Board of Directors of the Company at its Meeting held on November 07, 2025, in terms of Regulation 33 read with Regulation 47(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations.

The aforementioned financial results along with the Limited Review Reports of the Statutory Auditors thereon are available on the website of Bombay Stock Exchange Limited (BSE) (www.bseindia.com) and National Stock Exchange of India Limited (NSE) (www.nseindia.com) and on the Company's website at www.purayankara.com. The same can be accessed by scanning the Quick Response Code provided below:



By order of Board of Directors For Puravankara Limited

Sd/-

DIN: 00504524

Ashish Ravi Puravankara Managing Director

Date: November 07, 2025 Place: Bangalore

Diluted

Place: Mumbai

Date: 07 November, 2025

JSW Centre Bandra Kurla Complex, Bandra (East), Mumbai City, Mumbai, Maharashtra, India, 400051. CIN: L26957MH2006PLC160839

Website: www.jswcement.in E-mail: sneha.bindra@jsw.in **EXTRACT OF STANDALONE FINANCIAL RESULTS FOR THE OUARTER AND**

ISW CEMENT LIMITED

HALF YEAR ENDED	SEPTE	MBER 30	0, 2025	Q 07 1111		
	99			1	//	(₹ in crore)
	(Quarter ende	d	Half yea	Year ended	
Particulars	30.09.2025	30.06.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Total Income from Operation	1,322.20	1,445.22	1,169.28	2,767.42	2,547.07	5,505.47
Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	148.79	209.22	9.91	358.01	87.80	242.46
Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	148.79	(1,257.16)	9.91	(1,108.37)	87.80	242.46
Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	95.94	(1,332.34)	(3.29)	(1,236.40)	35.14	101.91
Total Comprehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income(after tax)]	96.95	(1,335.14)	(1.93)	(1,238.19)	83.08	97.96
Equity Share Capital	1,334.33	986.35	986.35	1,334.33	986.35	986.35
Other Equity	3 5					1,870.24
Earning Per Share (of 10/- each)				0		
Basic	0.78	(13.51)	(0.03)	(11.19)	0.36	1.03

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

(13.51)

(0.03)

						(₹ in crore)	
		Quarter ende	d	Half yea	Year ended		
Particulars	30.09.2025	30.06.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025	
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	
Total Income from Operation	1,436.43	1,559.82	1,223.71	2,996.25	2,670.94	5,813.07	
Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	121.25	164.74	(74.52)	285.99	(66.38)	(43.64)	
Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	121.25	(1,301.64)	(74.52)	(1,180.39)	(66.38)	(43.64)	
Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	75.36	(1,366.41)	(75.82)	(1,291.05)	(99.75)	(163.76)	
Total Comprehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income(after tax)]	79.73	(1,368.78)	(81.00)	(1,289.05)	(52.86)	(164.82)	
Equity Share Capital	1,334.33	986.35	986.35	1,334.33	986.35	986.35	
Other Equity	5 5			9		1,366.20	
Earning Per Share (of 10/- each)		36		0	Ų.		
Basic	0.71	(13.75)	(0.65)	(11.49)	(0.81)	(1.16)	
Diluted	0.70	(13.75)	(0.65)	(11.49)	(0.81)	(1.16)	

Note: The above is an extract of detailed format of quarterly Financial Results filed with Stock Exchanges under regulation 33 of the SEBI (Listing and other Disclosure Requirements) regulations, 2015. The Full format of quarterly Financial Results are available on the Stock Exchange Websites (www.bseindia.com & www.nseindia.com) and Company's Website (www.jswcement.in) and can also be accessed by scanning the following Quick Response Code.



JSW Cement Limited

Nilesh Narwekar Whole Time Director & CEO

For and on behalf of Board of Directors

0.35

1.01



Registered Office: 201, Viraj Tower, W.E.Highway, Andheri(E), Mumbai- 400069, Maharashtra, India Tel.: +91 22 39548500 / 407515151 FAX: +91 22 40751535 / 39548600 Email: info@inventuregrowth.com

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30th SEPTEMBER, 2025

o—(*	0 20	1					V2				(₹ in lacs)
		STANDALONE					CONSOLIDATED				
Sr	5	Quarte	r Ended	Half Yea	Half Year ended		Quarte	r Ended	Half Year ended		Year Ended
No	Particulars	30.09.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025	30.09.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025
		Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income	998.55	1,291.63	1,970.94	2,473.89	4,289.76	1,341.03	1,575.21	2,524.80	3,309.66	6,240.54
2	Net Profit/(Loss) for the period (before Tax,										
	Exceptional and/or Extraordinary items)	(164.14)	100.70	448.13	559.79	161.48	97.39	(247.75)	842.95	684.09	600.18
3	Net Profit/(Loss) for the period before Tax										
	(after Exceptional and/or Extraordinary items)	(160.29)	133.46	427.80	567.43	178.18	101.24	(214.99)	822.62	691.73	616.88
4	Net Profit/(Loss) for the period after Tax	,,,=,									
_	(after Exceptional and/or Extraordinary items)	(115.77)	81.80	315.11	371.88	15.12	79.80	(211.58)	610.82	431.74	206.96
5	Total Comprehensive Income for the period										
	[Comprising Profit/(Loss) for the period (after tax)	(400.40)	00.00	204.40	200 70	4.00	44.40	(400.00)	050.05	504.40	040.55
_	and Other Comprehensive Income (after tax)]	(109.40)		324.49	362.73	1.28	44.49	·	650.95	501.13	218.55
	Equity Share Capital	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00
	Reserves (excluding Revaluation Reserve)as shown in the Audited Balance Sheet of the										
	previous year					11,828.62					16,767.43
	Earnings Per Share (of Rs. 1/- each)					11,020.02					10,707.43
ľ	- Not Annualised										
	1. Basic	(0.010)	0.008	0.031	0.038	0.002	0.010	(0.020)	0.060	0.050	0.020
	2. Diluted	(0.010)	0.008	0.031	0.038	0.002	0.010	(0.020)	0.060	0.050	0.020

Place : Mumbai

Date: 06.11.2025

1 The above is an extract of the detailed format of quarterly results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges (www.bseindia.com, www.nseindia.com) and the Company's Website, www.inventuregrowth.com.

> On Behalf of the Board of Directors **Inventure Growth & Securities Limited**

Kanji B. Rita

DIN - 00727470 **Managing Director**

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



Innovations & Mobility Limited

WARDWIZARD INNOVATIONS & MOBILITY LIMITED

CORPORATE IDENTIFICATION NUMBER: L35100MH1982PLC264042

Wardwizard Innovations & Mobility Limited ("Company" or "Issuer") was originally incorporated as 'Manvijay Development Company Limited' in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, Calcutta, Calcutta, Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra pursuant to the provisions of the Companies Act, 2013 on May 19, 2015, vide the Order of the Regional Director dated March 31, 2015. Subsequently, the name of our Company was changed to its present name on February 05, 2020, vide the special resolution of our Shareholders on January 18, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on February 05, 2020 For details regarding changes in our name and registered office: please see "General Information" on page 40 of this Letter of

Registered Office: Office No. 4604, 46th Floor, Kohinoor Square, Kelkar Marg, Shivaji Park, Dadar (West), Nr. R.G Gadkari chowk, Shivaji Park, Mumbai 400 028, Maharashtra, India: Tel: 0266 8352 000; Fax: N.A.

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 6358849385; Fax: N.A.

Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer,

OUR PROMOTERS: YATIN GUPTE AND WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS & MOBILITY LIMITED (OUR "COMPANY" OR "THE ISSUER") ONLY

E-mail: rightissue@wardwizard.in; Website: www.wardwizard.in;

ISSUE OF UPTO 4.43.17.963 # FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 11/- (RUPEES ELEVEN) EACH INCLUDING A SHARE PREMIUM OF ₹ 10/- (RUPEES TEN) PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹ 4,874.98 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 17 (SEVENTEEN) RIGHTS EQUITY SHARE FOR EVERY 100 (HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, SEPTEMBER 19, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 11/- WHICH IS 11 (ELEVEN) TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 190 OF THIS LETTER OF OFFER. # Assuming full subscription. Subject to finalization of the Basis of Allotment

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Friday, September 26, 2025 and closed on Friday, October 24, 2025 and the last date for On Market Renunciation of Rights Entitlements was Wednesday, October 01, 2025. Out of the total 9,060 Applications for 4,01,81,569 Rights Equity Shares, 161 Applications for 58,023 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 8,899 for 4,01,23,546 Rights Equity Shares, which was 90.54% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on October 30, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on October 30, 2025 has approved the allotment of 4,01,23,546 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below:

Category	Gross			Less: Rejections/Partial Amount			Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	8379	30100796	331108756.00	108	38375	422125.00	8271	30062421	330686631.00	
Fraction	53	122735	1350085.00	3	10060	110660.00	50	112675	1239425.00	
Renouncees	628	9958038	109538418.00	50	9588	105468.00	578	9948450	109432950.00	
Not a eligible equity shareholders of the company	2	2			8	i i	- 8			
Total	9060	40181560	441007250 00	161	58023	638253.00	8890	40123546	441350006 00	

2. Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4150186	26024910	30175096
Renouncees	246936	9701514	9948450
Total	4397122	35726424	40123546

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been complete on or before on November 5, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on October 30, 2025. The listing application was filed with BSE on October 31, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form completed on November 06 and 07, 2025. For further details, see "Terms of the Issue -- Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 212 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or before November 11, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on November 4, 2025.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI* on page 185 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS.

OF THE COMPANY.



PURVA SHAREGISTRY (INDIA) PVT, LTD.

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai - 400011, Maharashtra, India.

Tel No: +91-22-4961 4132 / 4134 3264; Fax No: N.A.:

Email: newissue@purvashare.com;

Website: www.purvashare.com; Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112



WARDWIZARD INNOVATIONS & MOBILITY LIMITED Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019

Tel. No.: +91 6358849385: Fax: N.A.

Email: rightissue@wardwizard.in Website: www.wardwizard.in Contact Person: Jaya Ashok Bhardwaj

Designation: Company Secretary & Compliance Officer Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA

process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 190 of the Letter of Offer.

For Wardwizard Innovations & Mobility Limited

Jaya Bhardwaj

Company Secretary & Compliance Officer

Date: 08-11-2025 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares is listed i.e. BSE Limited at www.bseindia.com and the website of the company at www.wardwizard.in. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

epaper.financialexpress.com

Place: Vadodara









Sr. VP (P&C)

GUJARAT INTERNATIONAL FINANCETEC-CITY COMPANY LIMITED (GIFTCL)

E-Tender Notice for Invitation to Bid for Selection of Service Provider Gujarat International Finance Tec-City Company Limited invite bids from reputed, qualified, experienced and

financially sound Service Provider for the following Services:

ilitariolally south convice i for	last for the following sort				
Name of Services	Online availability	Last Date	Last Date		
	of Bid Document	of Online Bid	of Physical Bid		
		Submission	Submission		
Selection of Agency to	06th November	20th November	21st November		
Curate & Manage Weekly	2025	2025 up to 15:00	2025 up to		
Evening Engagement	to 19th November	hrs	15:00 hrs		
Programmes at GIFT City	2025 up to 17:00 hrs				
(RFP Reference No.: GIFT/RFP/MRKT/2025/04)					

Bid document may be downloaded online from website at https://tender.nprocure.com

Tender fee of Bid document is Rs. 10,000/- payable in the form of Demand Draft / Banker's Cheque / Pay Order drawn in favor of "Gujarat International Finance Tec-City Company Limited" payable at Ahmedabad. For further details and updates please log on to our Website www.giftgujarat.in and www.tender.nprocure.com, **Contact Person:**

Managing Director & Group CEO Tel: 079-61708300 E-mail: contract@giftgujarat.in

Gujarat International Finance Tec-City Company Limited (GIFTCL) EPS Building No. 49A, Block 49, Zone 04, Gyan Marg, GIFT City, Gujarat, INDIA. Pin-382050 Tel.: +91 79 61708300, CIN:U75100GJ2007SGC051160

PURAVANKARA



PURAVANKARA LIMITED (CIN: L45200KA1986PLC051571)

Registered Office: No. 130/1, Ulsoor Road, Bangalore - 560 042 Tel: 080 2559 9000/4343999 Email: investors@puravankara.com Website: www.puravankara.com

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By order of Board of Directors For Puravankara Limited

Ashish Ravi Puravankara Managing Director DIN: 00504524

Date: November 07, 2025 Place: Bangalore

ISW CEMENT LIMITED

JSW Centre Bandra Kurla Complex, Bandra (East), Mumbai City, Mumbai, Maharashtra, India, 400051 CIN: L26957MH2006PLC160839

Website: www.jswcement.in E-mail: sneha.bindra@jsw.in

EXTRACT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF VEAR ENDED SEPTEMBER 30 2025

HALF YEAR ENDEL	JEPIE	VIDER 3	J, ZUZS			
						(₹ in crore)
		Quarter ende	d	Half yea	Year ended	
Particulars	30.09.2025	30.06.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
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Equity Share Capital	1,334.33	986.35	986.35	1,334.33	986.35	986.35
Other Equity	4					1,870.24
Earning Per Share (of 10/- each)						
Basic	0.78	(13.51)	(0.03)	(11.19)	0.36	1.03
Diluted	0.77	(13.51)	(0.03)	(11.19)	0.35	1.01

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE OUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

(₹ in crore)										
		Quarter ende	d	Half yea	Year ended					
Particulars	30.09.2025	30.06.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025				
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited				
Total Income from Operation	1,436.43	1,559.82	1,223.71	2,996.25	2,670.94	5,813.07				
Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	121.25	164.74	(74.52)	285.99	(66.38)	(43.64)				
Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	121.25	(1,301.64)	(74.52)	(1,180.39)	(66.38)	(43.64)				
Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	75.36	(1,366.41)	(75.82)	(1,291.05)	(99.75)	(163.76)				
Total Comprehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income(after tax)]		(1,368.78)	(81.00)	(1,289.05)	(52.86)	(164.82)				
Equity Share Capital	1,334.33	986.35	986.35	1,334.33	986.35	986.35				
Other Equity						1,366.20				
Earning Per Share (of 10/- each)										
Basic	0.71	(13.75)	(0.65)	(11.49)	(0.81)	(1.16)				
Diluted	0.70	(13.75)	(0.65)	(11.49)	(0.81)	(1.16)				

Note: The above is an extract of detailed format of quarterly Financial Results filed with Stock Exchanges under regulation 33 of the SEBI (Listing and other Disclosure Requirements) regulations, 2015. The Full format of quarterly Financial Results are available on the Stock Exchange Websites (www.bseindia.com & www.nseindia.com) and Company's Website (www.jswcement.in) and can also be accessed by scanning the following Quick



Place: Mumbai

Date: 07 November, 2025

For and on behalf of Board of Directors **JSW Cement Limited** Nilesh Narwekar

Whole Time Director & CEO



Registered Office: 201, Viraj Tower, W.E.Highway, Andheri(E), Mumbai- 400069, Maharashtra, India Tel.: +91 22 39548500 / 407515151 FAX: +91 22 40751535 / 39548600 Email: info@inventuregrowth.com

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30th SEPTEMBER, 2025

		00					11			((₹ in lacs)
			S	TANDALO	NE		CONSOLIDATED				
Sr	B. (1.).	Quarte	r Ended	Half Yea	r ended	Year Ended	Quarte	r Ended	Half Yea	ar ended	Year Ended
No	Particulars	30.09.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025	30.09.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025
		Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income	998.55	1,291.63	1,970.94	2,473.89	4,289.76	1,341.03	1,575.21	2,524.80	3,309.66	6,240.54
2	Net Profit/(Loss) for the period (before Tax,										
	Exceptional and/or Extraordinary items)	(164.14)	100.70	448.13	559.79	161.48	97.39	(247.75)	842.95	684.09	600.18
3	Net Profit/(Loss) for the period before Tax										
	(after Exceptional and/or Extraordinary items)	(160.29)	133.46	427.80	567.43	178.18	101.24	(214.99)	822.62	691.73	616.88
4	· · · · · · · · · · · · · · · · · · ·										
	(after Exceptional and/or Extraordinary items)	(115.77)	81.80	315.11	371.88	15.12	79.80	(211.58)	610.82	431.74	206.96
5	Total Comprehensive Income for the period										
	[Comprising Profit/(Loss) for the period (after tax)			00440	000 70	4 00	44.40	(400.00)	050.05	504.40	040 55
	and Other Comprehensive Income (after tax)]	(109.40)		324.49		1.28	44.49	(190.03)	650.95	501.13	218.55
6	Equity Share Capital	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00	10,500.00
1	Reserves (excluding Revaluation Reserve)as										
	shown in the Audited Balance Sheet of the					11 000 60					16 767 4
7	previous year					11,828.62					16,767.43
′	Earnings Per Share (of Rs. 1/- each) - Not Annualised										
	1. Basic	(0.010)	0.008	0.031	0.038	0.002	0.010	(0.020)	0.060	0.050	0.020
	2. Diluted	(0.010)		0.031	0.038	0.002	0.010	(0.020)	0.060	0.050	0.020
	Z. Diluteu	(0.010)	0.006	0.031	0.036	0.002	0.010	(0.020)	0.000	0.050	0.02

Note:

Place: Mumbai

1 The above is an extract of the detailed format of quarterly results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges (www.bseindia.com, www.nseindia.com) and the Company's Website, www.inventuregrowth.com.

> On Behalf of the Board of Directors **Inventure Growth & Securities Limited**

Kanji B. Rita DIN - 00727470 **Managing Director**

Date: 06.11.2025

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



Innovations & Mobility Limited **WARDWIZARD INNOVATIONS & MOBILITY LIMITED**

CORPORATE IDENTIFICATION NUMBER: L35100MH1982PLC264042

Wardwizard Innovations & Mobility Limited ("Company" or "Issuer") was originally incorporated as 'Manvijay Development Company Limited in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, Calcutta, Calcutta. Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra pursuant to the provisions of the Companies Act, 2013 on May 19, 2015, vide the Order of the Regional Director dated March 31, 2015. Subsequently, the name of our Company was changed to its present name on February 05, 2020, vide the special resolution of our Shareholders on January 18, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on February 05, 2020 For details regarding changes in our name and registered office, please see "General Information" on page 40 of this Letter of

Registered Office: Office No. 4604, 46th Floor, Kohinoor Square, Kelkar Marg, Shivaji Park, Dadar (West), Nr. R.G Gadkari chowk, Shivaji Park, Mumbai 400 028, Maharashtra, India; Tel: 0266 8352 000; Fax: N.A.

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 6358849385; Fax: N.A.

Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer, E-mail: rightissue@wardwizard.in; Website: www.wardwizard.in;

OUR PROMOTERS: YATIN GUPTE AND WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS & MOBILITY LIMITED (OUR "COMPANY" OR "THE ISSUER") ONLY

ISSUE OF UPTO 4,43,17,963 # FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 11/- (RUPEES ELEVEN) EACH INCLUDING A SHARE PREMIUM OF ₹ 10/- (RUPEES TEN) PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹ 4,874.98 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 17 (SEVENTEEN) RIGHTS EQUITY SHARE FOR EVERY 100 (HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, SEPTEMBER 19, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 11/- WHICH IS 11 (ELEVEN) TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 190 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Friday, September 26, 2025 and closed on Friday, October 24, 2025 and the last date for On Market Renunciation of Rights Entitlements was Wednesday, October 01, 2025. Out of the total 9,060 Applications for 4,01,81,569 Rights Equity Shares, 161 Applications for 58,023 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 8,899 for 4,01,23,546 Rights Equity Shares, which was 90.54% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on October 30, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on October 30, 2025 has approved the allotment of 4,01,23,546 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below:

Category	Gross			Less: Rejer	ctions/Part	tial Amount	Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	8379	30100796	331108756.00	108	38375	422125.00	8271	30062421	330686631.00	
Fraction	53	122735	1350085.00	3	10060	110660.00	50	112675	1239425.00	
Renouncees	628	9958038	109538418.00	50	9588	105468.00	578	9948450	109432950.00	
Not a eligible equity shareholders of the company	*	3	E# 100							
Total	9060	40181569	441997259.00	161	58023	638253.00	8899	40123546	441359006.00	

2. Summary of Allotment in various categories is as under:

Assuming full subscription. Subject to finalization of the Basis of Allotment

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4150186	26024910	30175096
Renouncees	246936	9701514	9948450
Total	4397122	35726424	40123546

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been complete on or before on November 5, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on October 30, 2025. The listing application was filed with BSE on October 31, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form completed on November 06 and 07, 2025. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 212 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or before November 11, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on November 4, 2025.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 185 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.



PURVA SHAREGISTRY (INDIA) PVT. LTD. Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East. Mumbai - 400011, Maharashtra, India.

Tel No: +91-22-4961 4132 / 4134 3264; Fax No: N.A.;

Email: newissue@purvashare.com; Website: www.purvashare.com;

Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112

ward Wizard

WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019 Tel. No.: +91 6358849385: Fax: N.A.

Email: rightissue@wardwizard.in Website: www.wardwizard.in Contact Person: Jaya Ashok Bhardwai Designation: Company Secretary & Compliance Officer

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 190 of the Letter of Offer.

For Wardwizard Innovations & Mobility Limited

Place: Vadodara Date: 08-11-2025

Jaya Bhardwaj Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares is listed i.e. BSE Limited at www.bseindia.com and the website of the company at www.wardwizard in. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.



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(कब्जा-सूचना)

प्रतिभति हित (प्रवर्तन) नियम २००२ के नियम ८(१) के के साथ पठित सरफेसी अधिनियम 2002 की धारा 13(4) के तहत सूचना तहत

चूंकि, वित्तीय परिसंपत्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन (सरफेसी अधिनियम, 2002 के तहत जम्मू और कश्मीर बैंक लिमिटेड के अधिकृत अधिकारी होने के नाते तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित, धारा 13(12) के तहत प्रदत्त शक्तियों के प्रयोग के तहत दिनांक 01.02.2025 को एक मांग नोटिस जारी किया जिसमें उधारकर्ता, / गारंटरों अर्थात : उधारकर्ता यानी उर्मिला डिटर्जेंट्स खादी ग्रामोद्योग युनिट प्रोपराइटर श्रीमती उर्मिला पत्नी अंग्रेज सिंह निवासी गांव दीवाना पानीपत, हरियाणा-132108 से यह मांग की जाती है कि वे 18.01.2025 तक बकाया राशि 44,36,722.49/- रुपये (चवालीस लाख छत्तीस हजार सात सौ बाईस रुपये और उनचास पैसे मात्र) सहित भविष्य के ब्याज और अन्य शुल्कों का भुगतान इस नोटिस की तारीख से 60 दिनों के अंदर करें।

उक्त उधारकर्ता उक्त राशि का भूगतान करने में विफल रहे हैं, एतद्दवारा उधारकर्ता को विशेष रूप से और आम जनता को नोटिस दिया जाता है कि जम्म और कश्मीर बैंक लिमिटेड व अधोहस्ताक्षरी ने उक्त नियमों के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शक्तियों का प्रयोग करते हुए 03.11.2025 को बैंक फाइनेंस से बनाए गए हाइपोथिकेटेड स्टॉक, प्लांट और मशीनरी और अन्य अचल संपत्तियों पर कब्जा कर लिया है. जिनका ब्यौरा नीचे दिया गया है।

उक्त उधारकर्ता, विशेष रूप से और आम जनता को एतद्दवारा आगाह किया जाता है कि वे उक्त स्टॉक, प्लांट और मशीनरी और बैंक फाइनेंस से किसी भी तरह से बनाई गई अन्य फिक्स्ड एसेटस और उक्त संपत्ति से संबंधित कोई भी लेनदेन और उक्त संपत्ति के साथ कोई भी लेन-देन कुल मिलाकर 47,17,985.15/- रुपये (सैंतालीस लाख सत्रह हजार नौ सौ पचासी रुपये और पंद्रह पैसे मात्र) की राशि के लिए, साथ ही 01.11.2025 से उस पर लगने वाले भविष्य के ब्याज और अन्य खर्चों के लिए जो हुए हैं या होने वाले हैं, दि जम्मू और कश्मीर बैंक लिमिटेड के प्रभार के अधीन होगा।

उधारकर्ताओं का ध्यान सुरक्षित परिसंपत्तियों को मोचन करने के लिए उपलब्ध समय के संबंध में,अधिनियम की धारा 13 की उपधारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है प्राथमिक प्रतिभृति का विवरण

बंधक स्टॉक, संयंत्र एवं मशीनरी और बैंक वित्त से निर्मित अन्य अचल संपत्तियाँ दिनांकः 03.11.2025 प्राधिकृत अधिकारी स्थानः पानीपत श्री रोहित महाजन (सह महाप्रबंधक)

उत्तर रेलवे निविदा सूचना इलेक्ट्रानिक निविदा ई प्रणाली के अन्तर्गत मदों की आपूर्ति हेतू निविदा आमंत्रण भारत के राष्ट्रपति की ओर से वरिष्ठ मंडल सामग्री प्रबंधक, उत्तर रेलवे, नई दिल्ली—110055 द्वारा इच्छक फर्मों से निम्नलिखित मदों के लिये ई--निविदा आमंत्रित की जाती है : क्रम निविदा अतिम €i0 तिथि 1 | 93255957 संलग्न तकनीकी विनिर्देश अनुलग्नक के अनुसार 15.12.2025 अनुकृतित हाइड्रोलिक री-रेलिंग उपकरण सेट

निविदा शर्ते – 1. विस्तृत जानकारी IREPS वेबसाईट यानी www.ireps.gov.in पर देखी जा सकती है। 2. मैनुउल निविदा स्वीकृत नहीं किया जायेगा। टेंडर नोटिस सं0-93255957 दिनांक : 07.11.2025 3475/2025 ग्राहकों की सेवा में मुस्कान के साथ

"IMPORTANT"

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WARDWIZARD INNOVATIONS & MOBILITY LIMITED

CORPORATE IDENTIFICATION NUMBER: L35100MH1982PLC264042

Wardwizard Innovations & Mobility Limited ("Company" or "Issuer") was originally incorporated as 'Manvijay Development Company Limited' in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, Calcutta, Calcutta, Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra pursuant to the provisions of the Companies Act. 2013 on May 19, 2015, vide the Order of the Regional Director dated March 31, 2015. Subsequently, the name of our Company was changed to its present name on February 05, 2020, vide the special resolution of our Shareholders on January 18, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on February 05, 2020 For details regarding changes in our name and registered office, please see "General Information" on page 40 of this Letter of

Registered Office: Office No. 4604, 46th Floor, Kohinoor Square, Kelkar Marg, Shivaji Park, Dadar (West), Nr. R.G Gadkari chowk, Shiyaji Park, Mumbai 400 028, Maharashtra, India: Tel: 0266 8352 000; Fax: N.A.

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 6358849385; Fax: N.A.

Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer,

E-mail: rightissue@wardwizard.in; Website: www.wardwizard.in; OUR PROMOTERS: YATIN GUPTE AND WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS & MOBILITY LIMITED (OUR "COMPANY" OR "THE ISSUER") ONLY

ISSUE OF UPTO 4,43,17,963 # FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 11/- (RUPEES ELEVEN) EACH INCLUDING A SHARE PREMIUM OF ₹ 10/- (RUPEES TEN) PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"). AGGREGATING TO ₹4,874.98 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 17 (SEVENTEEN) RIGHTS EQUITY SHARE FOR EVERY 100 (HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, SEPTEMBER 19, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 11/- WHICH IS 11 (ELEVEN) TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 190 OF THIS LETTER OF OFFER. # Assuming full subscription. Subject to finalization of the Basis of Allotment

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Friday, September 26, 2025 and closed on Friday, October 24, 2025 and the last date for On Market Renunciation of Rights Entitlements was Wednesday, October 01, 2025. Out of the total 9,060 Applications for 4,01,81,569 Rights Equity Shares, 161 Applications for 58,023 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 8,899 for 4,01,23,546 Rights Equity Shares, which was 90.54% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on October 30, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on October 30, 2025 has approved the allotment of 4,01,23,546 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below:

Catagory	Gross			Less: Rejer	ctions/Part	ial Amount	Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	8379	30100796	331108756.00	108	38375	422125.00	8271	30062421	330686631.00	
Fraction	53	122735	1350085.00	3	10060	110660.00	50	112675	1239425.00	
Renouncees	628	9958038	109538418.00	50	9588	105468.00	578	9948450	109432950.00	
Not a eligible equity shareholders of the company	18 18	\$50. Vontorougoes	LES.	22	53	55	152	8	2	
Total	9060	40181569	441997259.00	161	58023	638253.00	8899	40123546	441359006.00	

2. Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4150186	26024910	30175096
Renouncees	246936	9701514	9948450
Total	4397122	35726424	40123546

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been complete on or before on November 5, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on October 30, 2025. The listing application was filed with BSE on October 31, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form completed on November 06 and 07, 2025. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 212 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or before November 11, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on November 4, 2025.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 185 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 186 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.



PURVA SHAREGISTRY (INDIA) PVT. LTD. Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East,

Mumbai – 400011, Maharashtra, India. Tel No: +91-22-4961 4132 / 4134 3264; Fax No: N.A.;

Email: newissue@purvashare.com;

Website: www.purvashare.com; Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112 ward WIZOFO

remodern & History Lineau

Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019 Tel. No.: +91 6358849385; Fax: N.A.

Email: rightissue@wardwizard.in Website: www.wardwizard.in Contact Person: Jaya Ashok Bhardwaj

WARDWIZARD INNOVATIONS & MOBILITY LIMITED

Designation: Company Secretary & Compliance Officer

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 190 of the Letter of Offer.

For Wardwizard Innovations & Mobility Limited

Place: Vadodara Date: 08-11-2025

Jaya Bhardwaj Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares is listed i.e. BSE Limited at www.bseindia.com and the website of the company at www.wardwizard.in. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.



केन फिन होम्स लिमिटेड एससीओ 87, प्रथम तल, सेक्टर 47 डी, चंडीगढ, 160047 ईमेलः CHANDIGARH@CANFINHOMES.COM, मो : 7625079132,

फोनः 0172-2632925, CIN: L85110KA1987PLC008699

कब्जा सूचना [नियम 8(1)] [अचल सम्पत्ति के लिए] जबिक, अधोहस्ताक्षरी ने केन फिन होम्स लिमिटेड, के प्राधिकृत अधिकारी के रूप में, वित्तीय आस्तिय का प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 प्रतिभृति हित (प्रवर्तन नियमावली 2002 के साथ पठित प्रदत्त शक्तियों का प्रयोग करते हुए एक मांग सचना दिनांकि 09.07.2024 को जारी की थी जिसमें कर्जदार श्री गुरचरण सिंह पुत्र सुरजीत सिंह (उधारकर्ता) श्रीमती प्रिया पत्नी गुरचरण सिंह (सह-उधारकर्ता), श्री सनी पुत्र लोकिंदर (गारंटर) रे सूचना में वर्णितानुसार बकाया राशि रु.9,57,437 / - (रुपए नौ लाख सत्तावन हजार चार सौ सैंतीस मात्र) तथा उक्त नोटिस की तारीख से 60 दिनों के भीतर वसूली की तारीख तक, संविदात्मक

कर्जदार उक्त राशि चुकाने में असफल रहे हैं, एतदद्वारा कर्जदार और जनसाधारण को सूचना र्द जाती है कि अधोहस्ताक्षरी ने प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उसको प्रदत्त शक्तियों का प्रयोग करते हुए यहां नीचे वर्णित संपत्ति का कब्जा दिनांक 03.11.2025 को प्राप्त कर लिया है।

दरों पर अतिरिक्त ब्याज के साथ चुकाने की मांग की गई थी।

सुरक्षित परिसंपत्तियों को भूनाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्यान आकर्षित किया जाता है। विशेष रूप से कर्जदार / रों, गारंटर / रों को तथा सामान्य रूप से जनसाधारण को इस संपत्ति व संबंध में संव्यवहार नहीं करने हेतू सावधान किया जाता है और संपत्तियों के संबंध में कोई भी संव्यवहार केन फिन होम्स लिमिटेड, की बकाया राशि रु.१,57,437/- (रुपए नौ लाख सत्तावन हजार चार सौ सैंतीस मात्र) और उस पर आगे ब्याज के प्रभाराधीन होगा।

अचल सम्पत्ति का विवरण

संपत्ति फ्लैट नं. 3—सी, दूसरी मंजिल, माप ०० कनाल ०१ मरला खेवट / खतौनी नंबर १०८ / १३० जिसमें खसरा नंबर 4//19/2(7-18), 22/1(7-12), 23/1(7-11), 24/2(6-0), 10//2/2(6-0), 9/2(7 12), 12/1(7-10), 11//23/2(5-4), 13//3/2(7-12), 4(1-4), 7/1(1-2), 7/2(2-14), 8/1(4-18) 8/2/1(3-2), 10/1(7-11), 14//6/2(7-8), किट्टे 16, भिम माप 90 कनाल 18 मरला हिस्सा 1 / 1818 की सीमा तक यानि 00 कनाल 01 मरला, हैमटन फ्लोर्स, गांव छज्जमाजरा, हदबस्त नंबर 33, एमर्स और तहसील खरड़, सेक्टर–126, जिला एसएएस नगर, मोहाली, पंजाब – 140301 पर स्थित है उत्तर – सडक, दक्षिण – अन्य मालिक, पूर्व – मालिक स्वयं, पश्चिम – अन्य मालिक का प्लॉट

दिनांकः 07.11.2025 स्थानः चण्डीगढ

प्राधिकृत अधिकारी केन फिन होम्स लिमिटेड Can Fin Homes Ltd

केन फिन होम्स लिमिटेड

प्रथम तल, रेवाड़ी कॉ-ऑपरेटिव बैंक के ऊपर, निकट हनुमान मंदिर, सोहना रोड, धारुहेड़ा (जिला-रेवाड़ी), हरियाणा फोनः 01274-242381, मो. 7625079165

ई-मेलः dharuhera@canfinhomes.com CIN: L85110KA1987PLC008699 कब्जा सूचना [नियम ८(१)] अचल सम्पत्ति के लिए

जबिक, अधोहस्ताक्षरी ने केन फिन होम्स लिमिटेड, के प्राधिकृत अधिकारी के रूप में, वि आस्तियों का प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 प्रतिभृति हित (प्रवर्तन) नियमावली २००२ के साथ पठित प्रदत्त शकितयों का प्रयोग करते हुए एक मांग सुचना दिनांकित 01.09.2025 को जारी की थी जिसमें उधारकर्ता श्री परवीन कुमार पुत्र श्री बलदेव भाटिया (उधारकर्ता) और श्रीमान. राजू शर्मा पुत्र श्री वेद प्रकाश (गारंटर) से सूचना मे वर्णितानुसार बकाया राशि रु. 15,97,384.00 (रु. पन्द्रह लाख सत्तानबे हजार तीन सौ चौरासी मात्र) उक्त नोटिस की प्राप्ति की तारीख से 60 दिनों के भीतर वसूली की तारीख तक संविदात्मक दर पर अतिरिक्त अग्रिम ब्याज के साथ, चुकाने की मांग की गई थी।

कर्जदार उक्त राशि चुकाने में असफल रहे हैं, एतदद्वारा कर्जदार और जनसाधारण को सूचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पिठत उक्त अधिनियम की धारा 13(4) के तहत उसको प्रदत्त शक्तियों का प्रयोग करते हुए यहां नीचे वर्णित संपत्ति का कब्जा दिनांक 06 नवम्बर 2025 को प्राप्त कर लिया है सरक्षित परिसंपत्तियों को भनाने के लिए उपलब्ध समय के संबंध में. अधिनियम की धारा

13 की उप–धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्यान आकर्षित किया जाता है। विशेष रूप से कर्जदार / रों. गारंटर / रों को तथा सामान्य रूप से जनसाधारण को इस संपत्ति के संबंध में संव्यवहार नहीं करने हेतु सावधान किया जाता है और संपत्तियों के संबंध मे कोई भी संव्यवहार केन फिन होम्स लिमिटेड, की बकाया राशि रु. 15.97.384.00 (रु. पन्द्रह लाख सत्तानबे हजार तीन सौ चौरासी मात्र) और आगे के ब्याज के प्रभाराधीन होगा। अचल सम्पत्ति का विवरण

एमसीएफ संख्या – 36, मकान संख्या – 2, खसरा संख्या – 22/7/1, 22/4, 7/1/4, मुस्तकिल संख्या 22. 4/10. वाका मौजा नंगला गजरान. तहसील बडकल. जिला फरीदाबाद. हरियाणा — 121005 संपत्ति की सीमाएँ इस प्रकार हैं:

दक्षिण: प्लॉट संख्या — 29 उत्तर: मकान संख्या — 3,

पर्व : गली 15 फीट. पश्चिम: मकान संख्या – 1

तिथिः 07.11.2025 स्थानः धारुहेड़ा

प्राधिकृत अधिकारी, केन फिन होम्स लिमिटेड

कार्यालय खण्ड विकास अधिकारी, बुढाना (मु॰नगर)

पत्रांक: 1185/रॅंडर/विधायक निधि/2025-26

दिनांक: 07/11/2025

हस्ता./-

अल्प कालीन निविदा आमंत्रम सूचना

सभी पजीकृत टेकेंदारों को सूचित किया जाता है कि विकास खण्ड बुडाना में विधायक निधि योजना के अर्नागत निम्न निर्माण कार्यों को कराने हेतु सील बन्द निविदा दिनाक 28.11.2025 समय अपराहन 02 बजे तक आमंत्रित की जाती है। जो जसी दिन अपराहन 03 बजे खण्ड विकास अधिकारी / गतित समिति द्वारा खोली जाएगी

निविदा प्रपन्न दिनांक 27.11.2025 को अपरान्ट 02.00 कते तक किसी भी दिवस में निर्धारित मूल्य देकर क्रय किये जा सकते हैं निविदादाता को 😡 प्रतिष्ठत अनैस्ट मनी राष्ट्रीयकृत बैंक में खण्ड विकास अधिकारी के पद नाम से बंधक कराकर जमा करनी होगी। यह भी अवगल कराना है कि स्वीकृत निविदादाला को 100% के स्टाम्प पर अनुबन्ध पत्र देना होगा। निविदा स्टीकत / अस्पीकत करने का अधिकार खण्ड विकास अधिकारी बढाना में निहित है।

अन्य सभी क्रार्व /(बानकारी ख़बर विकास अधिकारी कार्यात्वक से किसी भी कार्य दिवस में पाल की वह सकती है।

Hg Hg	कार्य का नाम	कार्य की माआ (नीव)	कार्य की अनुमानित समात (समाइ में)	धरोहर रात्रि	निविद्या प्रमण मृत्य (१८प्रतिक जीतमरी करित्र)	काई पूर्ण करने की अधी
1	डाम खंडीननी में सुशीत प्रधान जी के मकान से समस्यात पुत्र हरवात के खेत तक सीधसीधनोट व सपोर्ट चील निर्माण कार्य।	110	9.81	19700	1160	3 मह
2	हाम गर्डी नौजबाद में घस्टू पुत्र ईसम सिंह के मकान के बताबर में मेन छड़नड़े से मौगे पुत्र खेमधन्द के मकान के घस तालाब तक सीश्मीश्चेड व नाली निर्माण कर्य।	50	1.66	3350	290	3 गह
3	हाम गढ़ी नौजबाद में धर्मेन्द्र पुत्र हस्वीर के मकान से बताय पुत्र बलजोर के मकान तक सीठमीठरोड व नाली निर्माण कार्य।	48	2.65	5300	310	3 चह
4	हाम अटाती में इहन सिंह व इहनपाल करवप के मकान से राजपाल करवप के मकान तक सीवसीवरोट व नामी निर्माण कार्य।	186	8.69	17400	1000	3 मह
5	द्याम सफीपुर पट्टी में गीता फली सुरेन्द्र के घनट से वीरेन्द्र के नकान तक सीवसीवरोड व नासी निर्माण कार्य।	32	1.64	3300	200	3 मह
6	प्राम कुम्पल में तालाब से कोने से लगेन्द्र बढड़ के घेर तक मिट्टी व खटण्या व माला निर्माण कार्य।	120	8.31	15600	1000	3 मह
7	ग्राम महत्त्रजना में सामुदायिक कीयालय से मुख्याज के कोने तक सीधरीधरोट व नाली निर्माण कार्य।	175	9.77	19500	1150	3 मह
8	डाम खानपुर में मेन सदक से फारुख पुत्र असरर असी के मकान से युमुक के मकान तक सीवसीवनोट व नाली निर्माण कार्य।	130	7.26	14500	850	3 मह
9	डाम चडमातपुर सामग्री में रमेरु पुत्र प्रहताद के खेत से दुवेध पुत्र बजरात के खेत तक सिट्टी व खडण्जा निर्मण कार्य।	250	4.46	8900	525	3 मह
1D	द्याम गढी नौजवाद में राजेन्द्र रेल के मकान के कोने से जोगराज पुत्र मलखान के मकान तक तीवसीवरोड व नाती निर्माण कार्य।	105	4.69	9400	550	3 मह
11	द्याम इटावा में आर्य समाज मन्दिर से देवेन्द्र पुत्र बीतबात के मकान तक व जगमेत के मकान से ऋषियात के मकान तक इन्टरलॉकिंग रोट व	73	2.08	4200	250	3 मह

नोट - सभी कार्यो पर जीइएस३टी३ निवमानुसार जलग से देव होगी।

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एकत्रित निकालांनुसार कंपनीचे एकूण उत्पन्न ७८२.६४ कोटींवर पोहोचले

मुंबई, दि. ७ (प्रतिनिधी) : नॉन- असून, गेल्या वर्षाच्या तुलनेत यात ३०.०४ टक्क्यांची वाढ झाली आहे. ईबीआयटीडीए ४१.४१ कोटींवर नोंदवले गेले असून, त्यात ४२.२६ टक्क्यांची भर पडली आहे

> इतका झाला असून, यात तब्बल ६२.०९ टक्के वाढ झाली आहे. कंपनीचा निव्वळ नफा १५.२१ कोटी इतका असून, मागील वर्षाच्या तुलनेत तो ५७.३९ टक्क्यांनी वाढला आहे. तसेच, डायल्यूटेड ईपीएस ४.९२ इतका असून, यात ४८.१९ टक्क्यांची वार्षिक वाढ झाली आहे.

स्वतंत्र आर्थिक निकालांवर नजर टाकल्यास. कंपनीचे एकुण उत्पन्न ५०८.१३ कोटी नोंदवले गेले असून, यात २०.९७ टक्क्यांची वाढ झाली आहे.

ईबीआयटीडीए करपूर्व नफा (PBT) २१.१२ कोटी करपूर्व नफा ७.७६ कोटी आणि निव्वळ नफा ५.७६ कोटी इतका झाला आहे. यामध्ये अनुक्रमे २८.५४%, ३१.२३% आणि ३१.५६% इतकी वाढ झाली आहे. कंपनीचा डायल्यूटेड ईपीएस २.३५ वर पोहोचला असून, २२.४० टक्क्यांची वार्षिक वाढ झाली आहे.

बँक'मध्ये हिंदी दिन संपन्न!

मुंबई, दि. ७ (प्रतिनिधी) : युनियन बँक ऑफ इंडियाच्या मुंबई, वाशी येथील प्रादेशिक कार्यालयात हिंदी दिनाचा उत्साहपूर्ण सोहळा पार पडला. बँक कामकाजात हिंदीचा आणि राजभाषेचा वापर वाढवण्यावर या कार्यक्रमात विशेष भर देण्यात आला.

प्रादेशिक प्रमुख संजीव कुमार सिंह यांनी यावेळी बोलताना स्पष्ट केले की, बँक सेवांमध्ये द्विभाषिक कार्यप्रणाली समावेशकता वाढवत नाही, तर विविध प्रदेशांमधील ग्राहकांचा विश्वासही मजबूत यावेळी उप-प्रादेशिक प्रमुख सुरेश कुमार बी. आणि आलोक कुमार



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शक्ला यांचीही उपस्थिती होती.

समारंभात स्मृतीचिन्ह आणि प्रमाणपत्राने गौरव करण्यात आला. 'हिंदी पंधरवड्या'दरम्यान आयोजित

करण्यात आलेल्या स्पर्धांमधील विजेत्यांना देखील सन्मानित करण्यात आले

जगातील पहिला टेलीसर्जन कन्सोल एसएसआयआय मंत्रासन लॉच

मुंबई, दि. ७ (प्रतिनिधी) : आधुनिक सर्जिकल रोबोटिक तंत्रज्ञान विकसित करणारी आणि रोबोटिक सर्जरी सर्वांसाठी परवडणारी व सुलभ बनवण्याच्या दिशेने कार्यरत असलेली एसएस इनोव्हेशन्स इंटरनॅशनल कंपनीने पुन्हा एकदा इनोव्हेशनच्या सीमा ओलांडत जगातील पहिला टेलीसर्जन कन्सोल – एसएसआयआय मंत्रासन सादर केला आहे.

मंत्रासन हे जगातील पहिले पूर्णपणे इंटिग्रेटेड, एर्गोनॉमिक आणि पोर्टेबल टेलीसर्जरी कन्सोल आहे, जे रिमोट प्रिसीजनसह रोबोटिक्स क्षेत्रात क्रांती घडवणारे आहे. या कन्सोलमुळे सर्जिकल कौशल्य कोणत्याही तज्ज्ञ सर्जनच्या ऑफिसमधून विस्तारित केले जाऊ शकते, ज्यासाठी पूर्ण ऑपरेटिंग रूमला जोडण्याची गरज राहत नाही. ही रचना सर्जिकल केअरमध्ये महत्त्वपूर्ण ठरते कारण तज्ज्ञ सर्जन आता एक कॉम्पॅक्ट, सेल्फ-कंटेन्ड रोबोटिक सिस्टिमद्वारे दुरवरून ऑपरेशन करू शकतात।विशेष म्हणजे, हा कन्सोल भारतामध्येच डिझाइन आणि तयार करण्यात आला आहे.



छत्रपती संभाजीनगर महानगरपालिका

(विद्वात)

दुरध्वनी क्रमांक ०२४०-२३३३५३६ ते ४० पत्ता:-छत्रपती संभाजीनगर महानगरपालिका. कार्यकारी अभियंता (विद्युत) विभाग, टाऊन हॉल, छत्रपती संभाजीनग ४३१००१ Email:- eelight@aurangabadmahapalika.org विभागीय क्रिडा संकुल छत्रपती संभाजीनगर येथे मैदानाव

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ताबा सूचना (स्थावर मालमत्तेसाठी)

ज-अ मनपा/ विद्युत/572/2025

दि.07/11/2025

(सुरक्षा हितसंबंध (अंमलबजावणी) नियम, २००२ च्या नियम ८ (१) अंतर्गत)

ज्याअर्थी खाली स्वाक्षरी करणारा व्यक्ती मोतीलाल ओसवाल होम फायनान्स लिमिटेड (पूर्वीचे अस्पायर होम फायनान्स कॉपोरेशन लिमिटेड म्हणून ओळखला जातो) चा अधिकृत अधिकार्र असल्याने, सिक्युरिटीजेशन औड रिकन्स्ट्रक्शन ऑफ फायनात्शियल ॲसेट्स औड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (५४ ऑफ २००२) अंतर्गत आणि सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ३ सह वाचलेल्या कलम ९३ (१२) अंतर्गत दिलेल्या अधिकारांचा वापर करून, येथे नमुद केलेली दिनांकित डिमांड नोटीस जारी केली आहे ज्यामध् खालील कर्जदारांना नोटीस मिळाल्याच्या तारखेपासून ६० दिवसांच्या आत येथे नमुद केलेल्या सचनेत नमुद केलेली रक्कम परत करण्याचे आवाहन केले आहे खालील कर्जदारांनी रक्कम परतफेड करण्यात अयशस्वी झाल्यामळे. खालील कर्जदारांना आणि सर्वसाधारण जनतेला सचना देण्यात येत आहे की खाली स्वाक्षरी करणाऱ्या व्यक्तीने त्यांन दिलेल्या अधिकारांचा चापर करून थेथे वर्णन केलेल्या मालमतेचा ताबा घेतला आहे.कायद्याच्या कलम १३ च्या उपकलम (४) अंतर्गत, सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्य

नियम ८ सह वाचले जाणारे, तारखेलायेथे नमूद केले आहे. कर्ज करार क्रमांक / कर्जदाराचे/सह- मागणी सूचना ताबा घेतल्याची तारीख स्थावर मालमत्तेचे विवरण : सर्व तो भाग व भुखंड

क्र कर्जदाराचे/जामीनदाराचे नाव	दिनांक व थकवाकी		असलेली मालमत्ता व मालमत्तेचा पत्ता
१ एलएक्सव्हीआयआर००११४-१५०००३०२१/ कर्जदार : प्रसन्न लालचंद सोनी	११-०८-२०२५ रु. ११४६१३७/-	03-88-2024	फ्लॅट क्रमांक ०२, तळमजला, गौरी पॅराडाईज, एस क्रमांक ५७, हिस्सा क्रमांक १, क्षेत्रफळ जाहिरात २०० चौ. मी., सॅट व्हिलेज डन, वांगणी, वेस्ट डन, ठाणे, महाराष्ट्र-४२१५०३
२ एलएक्सटीआयटी००४१६-१७००२९५३०/ कर्जदार: दिवंगत किशोर बबन भांबेरे सह-कर्जदार : त्यांच्या कायदेशीर वारस पूजा किशोर भांबेरे द्वारे	२४-०७-२०२५ रु. ३७४३३०/-	०७–११–२०२५	फ्लॅट क्र. २०६ २ रा मजला बी विंग भास्कर अपार्टमेंट क्रमांक एस. क्र. १४७ एव. क्र. १/४ प्लॉट क्र. ५-९, क्षेत्रफळ ६१२.०८ ची.फूट, गाव शेलार ता. भिवंडी जि. ठाणे इनसाइड खारू आई नगर वसुलीला अपार्टमेंट ४२१ ३०२ भिवंडी ठाणे महाराष्ट्र
३ एलएक्सपीएएन००३१६-१७००२५११३ / कर्जदार : संतोष भागीरथी नायक सह-कर्जदार : प्रिया संतोष नायक	१५-जून-१७ रु. २०९४७१२/-	०७–११–२०२५	फ्लंट नंबर ००१, तळमजला, बी बिंग, जयंत आपट, सि. क्र. २३२ (१८), एच. क्र. ३, निरंग, विरार पूर्व महाराजा कॉम्प्लेक्स पालघर पालघर महाराष्ट्र ४०१ ३०५

वंशेषतः कर्जदार आणि सर्वसाधारणपणे जनतेला याद्वारे सावध करण्यात येते की त्यांनी मालमत्तेशी व्यवहार करू नये आणि मालमत्तेशी कोणताही व्यवहार केल्यास वर नमुद केलेल्या रकमे मोतीलाल ओसवाल होम फायनान्स लिमिटेडला शुल्क आकारले जाईल आणि त्यावरील व्याज आकारले जाईल. कर्जदाराचे लक्ष कायद्याच्या कलम १३ च्या उपकलम (८) च्या तरतुर्दीक आकर्षित केले आहे, उपलब्ध वेळेच्या संदर्भात, सुरक्षित मालमत्ता परत करण्यासाठी असेल.

तारीख : ०८.११.२०२५

भाषांतरामध्ये त्रुटी आढळल्यास इंग्रजी मजकूर ग्राह्य धरण्यात येईल

सही/- अधिकत अधिकार्र (मोतीलाल ओसवाल होम फायनान्स लिमिटेड (This is an Advertisement for information purposes only and not for publication or distribution or



Innovations & Mobility Limited

WARDWIZARD INNOVATIONS & MOBILITY

CORPORATE IDENTIFICATION NUMBER: L35100MH1982PLC264042

Wardwizard Innovations & Mobility Limited ("Company" or "Issuer") was originally incorporated as 'Manvijay Development Company Limited' in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, of Companies, Calcutta, Calcutta. Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra pursuant to the provisions of the Companies Act, 2013 on May 19, 2015, vide the Order of the Regional Director dated March 31, 2015. Subsequently, the name of our Company was changed to its present name on February 05, 2020, vide the special resolution of our Shareholders on January 18, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on February 05, 2020 For details regarding changes in our name and registered office, please see "General Information" on page 40 of this Letter of

Registered Office: Office No. 4604, 46th Floor, Kohinoor Square, Kelkar Marg, Shivaji Park, Dadar (West), Nr. R.G Gadkari chowk Shivaji Park, Mumbai 400 028, Maharashtra, India; Tel: 0266 8352 000; Fax: N.A

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 6358849385; Fax: N.A.

> Contact Person: Ms. Java Ashok Bhardwaj, Company Secretary and Compliance Officer, E-mail: rightissue@wardwizard.in; Website: www.wardwizard.in;

OUR PROMOTERS: YATIN GUPTE AND WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS & MOBILITY LIMITED (OUR "COMPANY" OR "THE ISSUER") ONLY

ISSUE OF UPTO 4,43,17,963 # FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 11/- (RUPEES ELEVEN) EACH INCLUDING A SHARE PREMIUM OF ₹ 10/- (RUPEES TEN) PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹4,874.98 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 17 (SEVENTEEN) RIGHTS EQUITY SHARE FOR EVERY 100 (HUNDRED) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON FRIDAY, SEPTEMBER 19, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 11/- WHICH IS 11 (ELEVEN) TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 190 OF THIS LETTER OF OFFER. # Assuming full subscription. Subject to finalization of the Basis of Allotment

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Friday, September 26, 2025 and closed on Friday, October 24, 2025 and the last date for On Market Renunciation of Rights Entitlements was Wednesday, October 01, 2025, Out of the total 9,060 Applications for 4,01,81,569 Rights Equity Shares, 161 Applications for 58,023 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 8,899 for 4,01,23,546 Rights Equity Shares, which was 90.54% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on October 30, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on October 30, 2025 has approved the allotment of 4,01,23,546 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below

Category	Gross			Less: Rejec	tions/Part	ial Amount	Valid				
Gategory	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)		
Eligible Equity Shareholders	8379	30100796	331108756.00	108	38375	422125.00	8271	30062421	330686631.00		
Fraction	53	122735	1350085.00	3	10060	110660.00	50	112675	1239425.00		
Renouncees	628	9958038	109538418.00	50	9588	105468.00	578	9948450	109432950.00		
Not a eligible equity	-	-	-	-	-	-	-	-	-		
shareholders of the company											
Total	0060	40121560	441007250 NO	161	58023	638253 00	8800	40123546	441350006 OO		

2. Summary of Allotment in various categories is as under

	Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
ı	Eligible Equity Shareholders	4150186	26024910	30175096
ı	Renouncees	246936	9701514	9948450
ı	Total	4397122	35726424	40123546

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been complete on or before on November 5, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on October 30, 2025. The listing application was filed with BSE on October 31, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form completed on November 06 and 07, 2025. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 212 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or before November 11, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on November 4, 2025

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 185 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 186 of the Letter of Offer

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer

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



PURVA SHAREGISTRY (INDIA) PVT. LTD.

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East Mumbai - 400011, Maharashtra, India.

Tel No: +91-22-4961 4132/4134 3264; Fax No: N.A.;

Email: newissue@purvashare.com; Website: www.purvashare.com; Contact Person: Ms. Deepali Dhur SEBI Registration Number: INR000001112



WARDWIZARD INNOVATIONS & MOBILITY LIMITED Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019 Tel No : +91 6358849385

Fax: N.A Email: rightissue@wardwizard.in

Website: www.wardwizard.in

Contact Person: Jaya Ashok Bhardwaj **Designation:** Company Secretary & Compliance Officer

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of th sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 190 of the Letter of Offer.

For Wardwizard Innovations & Mobility Limited

Place: Vadodara Date: 08-11-2025

Jaya Bhardwai Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares is listed i.e. BSE Limited at www.bseindia.com and the website of the company at www.wardwizard.in. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There



गाखा कार्यालय : न्यू आनंद दर्शन ए विंग, जसलोक हॉस्पिटलजवळ, पेडर रोड, मुंबई – ४०० ०२६ दूरध्वनी क्रमांक : ०२२-२३५२२०९७ ईमेल : bo028320@pnb.bank.in

सार्वजनिक सूचना

पंजाब नॅशनल बँकेच्या खालील ग्राहकांना लॉकर भाड्याची थकबाकी भरण्यासाठी सूचना देण्यात येत आहे. बँकेच्या मार्गदर्शक तत्वांनुसार, जर लॉकरचे भाडे तीन वर्षांपेक्षा जास्त काळ भरले गेले नाही. तर बँकेला लॉकर फोडण्याचा अधिकार आहे. त्यामुळे होणारा खर्च, भाड्याची थकबाकी आणि इतर खर्चासह, त्यात आढळणाऱ्या वस्तूंच्या विक्रीतून वसूल केला जाईल.

म्हणून, खाली सूचीबद्ध केलेल्या सर्व ग्राहकांना लॉकर फोडू नये म्हणून ०५.०२.२०२६ रोजी किंवा त्यापूर्वी (प्रकाशनाच्या तारखेपासून ९० दिवस) लॉकर भाडे भरण्याचा सल्ला देण्यात येत आहे.जर पैसे दिले गेले नाहीत, तर बँक लॉकर उघडण्यासाठी पुढे जाईल व ०५.०२.२०२६ (प्रकाशनाच्या **नारखेपासन ९० दिवस)** कोणत्याही पढील सचनाशिवाय

अ. क्र.	लॉकर क्र.	लॉकर धारकाचे 	शाखा	शाखेचा पत्ता	भाडे देय तारीख
	0	नाव	, ,		
१	एसी००२५५	भानुमती पी	पेडर रोड	न्यू आनंद दर्शन, पेडर	०१-०१-
			(०२८३२०)	रोड, मुंबई -४०००२६	२०२२
2	एडी२००३८७एम१	सुभाष एफ	पेडर रोड	न्यू आनंद दर्शन, पेडर	१८-०१-
		ठाकूर	(०२८३२०)	रोड, मुंबई -४०००२६	२०२२
ş	एए०००२२	भानुमती ए	पेडर रोड	न्यू आनंद दर्शन, पेडर	०२-०१-
		सोढा	(०२८३२०)	रोड, मुंबई –४०००२६	२०२२
γ	एए०००६७	जयंतीलाल	पेडर रोड	न्यू आनंद दर्शन,पेडर रोड,	०१-०१-
		व्ही रच	(०२८३२०)	मुंबई -४०००२६	२०२१
4	एडी००२६२	वांगचुक	पेडर रोड	न्यू आनंद दर्शन, पेडर	०१-०१-
		बासी	(०२८३२०)	रोड, मुंबई -४०० ०२६	२०२१
ξ	एएफ००३७८	कांतिलाल	पेडर रोड	न्यू आनंद दर्शन, पेडर	०१-०१-
		एन दोशी	(०२८३२०)	रोड, मुंबई -४०००२६	२०२२
b	एएफ००३९२	नानकी जी	पेडर रोड	न्यू आनंद दर्शन, पेडर	०२-०१-
		समतानी	(०२८३२०)	रोड, मुंबई - ४०० ०२६	२०२१
L	एजी९०४६८	करुणा एस.	पेडर रोड	न्यू आनंद दर्शन, पेडर	०१-०१-
		बासुदेव	(०२८३२०)	रोड, मुंबई -४०००२६	२०२१
9	एए०००३३एम१	बिपिनचंद्र	पेडर रोड	न्यू आनंद दर्शन, पेडर	२५-०४-
		के मेहता	(09/390)	गोड मंबर्ड -४०००२६	2022

ठिकाण :- मुंबई नारीख :– ०८/११/२०२५

शाखा व्यवस्थापव पंजाब नॅशनल बँक



will be no public offering of Rights Equity Shares in the United States.

आरती ड्रग्ज लिमिटेड

नोंदणीकृत कार्यालय : भूखंड क्रमांक एन-१९८, एमआयडीसी, तारापूर, गाव पामतेभी, जि. पालघर - ४०१ ५०६, महाराष्ट्र

सीआयएन : L37060MH1984PLC055433 ईमेल आयडी : investorrelations@aartidrugs.com वेबसाइट : www.aartidrugs.co.in

३० सप्टेंबर २०२५ रोजी संपलेल्या तिमाहीसाठी लेखापरीक्षित आर्थिक निकालांचे विवरण

(रु. लाखात प्रति शेअर डाटा वगळता)

			+21	ાયા		n हा का विकास करता करता करता करता करता करता करता करता				_		
विवरण		तिमाही अखेर		कालाव	धी अखेर	वर्ष अखेर	वर्ष अखेर तिमाही अखेर			कालावधी अखेर		
विवरण	३०.०९.२०२५	३०.०६.२०२५	30.09.7078	३०.०९.२०२५	30.09.7078	३१.०३.२०२५	30.09.7074	३०.०६.२०२५	30.09.7078	30.09.7074	30.09.7078	३१.०३.२०२५
	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)
एकूण कालावधी	५७,९१०	4२,१३४	५४,३४७	११०,०४४	१०३,६६५	२,१८,७२३	६५.२८८	५९,०८२	५९,९८१	१२४,३७०	११५,६२६	२,४०,३३९
कालावधीकरिता निव्वळ नफा (करपूर्व, अपवादात्मक आणि/किंवा												
असाधारण वस्तू)	५,५७८	४,५२५	४,०८९	१०,१०३	७,६०५	१९,८७५	६,०४१	५.१११	४,५८८	११,१५२	८,९८६	२१,१७७
अतिविशेष बाबी	_		-		-		_	-	-		_	
कर पश्चात कालावधीसाठी निव्वळ नफा (अपवादात्मक आणि/												
किंवा अतिविशेष बाबी नंतर)	४,१७८	४,८६४	३,०३९	९,०४२	५,७३०	१५,७३१	४,५१६	५,३९७	३,४९६	९,९१३	६,८२३	१६,८१०
इतर सर्वसमावेशक उत्पन्न (करपश्चात)			-		-	११३	_	११	३५	११	છછ	१५९
कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न	४,१७८	४,८६४	३,०३९	९,०४२	५,७३०	१५,८४४	४,५१६	५,४०८	३,५३१	९,९२४	६,९०१	१६,९६९
प्रति शेअर उत्पन्न मोजण्यासाठी वापरत्या जाणाऱ्या भारित सरासरी इकिटी शेअर्सची संख्या (प्रत्येकी १० रुपये दर्शनी मूल्य) प्रति शेअर												
उत्पन्न (रुपयांमध्ये) (वार्षिक नाही)	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७	९,१२७
(ए) मूलभूत	४.५८	५.३३	3.33	9.98	६.२८	१७.१८	४.९५	५.९१	३.८३	१०.८६	৬.४८	१८.३५
(बी) सौम्य	४.५८	4.33	3.33	9.98	६.२८	१७.१८	४.९५	4.98	३.८३	१०.८६	৬.४८	१८.३५
टिप :	•						•			•		

१. ३० सप्टेंबर २०२५ रोजी संपलेल्या तिमाही आणि कालावधीसाठी वरील निकालांचे ऑडिट समितीने पुनरावलोकन केले आहे आणि ७ नोव्हेंबर २०२५ रोजी झालेल्या संचालक मंडळाच्या बैठकीत त्यांना मान्यता दिली आहे.

२. ३० सप्टेंबर २०२५ रोजी कंपनीच्या ३ (तीन) उपकंपन्या आहेत, म्हणजे पिनॅकल लाईफ सायन्स प्रायव्हेट लिमिटेड, आरती स्पेशालिटी केमिकल्स लिमिटेड, पिनॅकल चिली एसपीए आणि १ (एक) स्टेप डाउन उपकंपन्या, म्हणजे फार्मा गो एसपीए. ३. टी-१५० युनिटच्या पीटीएससीएल विभागात क्लोरोसल्फोनेशन प्रक्रियेद्रप्यान, ८ सप्टेंबर २०२५ रोजी एचसीआय गॅस गळतीची घटना घडली. एमपीसीबीच्या निर्देशांनुसार, ३ कंपनीने खबरदारीचा उपाय म्हणून ही प्रक्रिया स्वेच्छेने स्थिगित केली आहे. या घटनेचा

कोणताही भौतिक किंवा आर्थिक परिणाम झालेला नाही आणि टी-१५० युनिटमधील इतर उत्पादन ऑपरेशन्स सामान्यपणे सुरू आहेत.

४. कंपनीने २४ सप्टेंबर २०२४ रोजी ६,६५,००० इकिटी शेअर्सची बायबॅक प्रक्रिया पूर्ण केली आहे, जे कंपनीच्या एकूण इकिटी शेअर्सच्या ०.७२% पर्यंतचे प्रतिनिधित्व करतात, जे प्रति इकिटी शेअर ९००/– रुपये (प्रति इकिटी शेअर ८९०/– रुपये प्रीमियमसह) रोख स्वरूपात देय आहेत. एकूण रक्कम ५९,८५,००,०००/- रुपये (सेबीला देय असलेले फाइलिंग फी, सल्लागारांचे शुल्क, बायबॅकसाठी त्यांच्या प्लॅटफॉर्मच्या वापरासाठी स्टॉक एक्सचेंज फी, व्यवहार खर्च जसे की ब्रोकरेज, बायबॅक कर, सिक्युरिटीज व्यवहार कर, जीएसटी, स्टॅम्प ड्यूटी, सार्वजनिक घोषणा प्रकाशन खर्च, छपाई आणि पाठवण्याचा खर्च आणि इंतर आनुषंगिक आणि संबंधित खर्च इत्यादींसह लागू कर वगळता) (बायबॅक आकार). बायबॅकनंतर कंपनीचे पेड अप शेअर भांडवल रु.९१,२७,००,००० रुपये प्रत्येकी १०/- किमतीच्या ९, १२, ७०,००० इक्विटी शेअर्समध्ये विभागलेले.

५. कंपनीकडे फक्त एकच व्यवसाय विभाग आहे म्हणजेच औषधनिर्माण.

६. कंपनीच्या गुजरातमधील सायखा येथील नवीन उत्पादन प्रकल्पाने ४ सप्टेंबर २०२५ पासून व्यावसायिक उत्पादन/कार्य सुरू केले आहे.

७. मागील तिमाहीचे आकडे आवश्यकतेनुसार पुन्हा एकत्रित किंवा पुनर्रचना करण्यात आले आहेत.

८. उपरोक्त लेखापरीक्षित आर्थिक निकाल कंपनीच्या वेबसाइट www.aartidrugs.co.in वर आणि बीएसई लिमिटेडच्या वेबसाइट www.bseindia.com आणि नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया www.nseindia.com अपलोड केले आहेत ते शेअरहोल्डर्स आणि गुंतवणूकदारांच्या फायद्यासाठी आहेत. खाली दिलेला क्यूआर कोड स्कॅन करून ते मिळवता येते :

आरती डग्ज लिमिटेडसाठी सही/-

प्रकाश एम. पाटील अध्यक्ष, व्यवस्थापकीय संचालक आणि सीईओ डीआयएन : ००००५६१८

ठिकाण : मुंबई तारीख: ७ नोव्हेंबर २०२५