Notice of Disclosure

ole are informed that the description of the Discription of the Discription of the Discription Plot number 18 out by number 284 and the new survey number to the Discription Plot number 284 and the new survey number the Discription Plot number the Discription of the Discription Plot number the Discription of the Disc property is: . D and Sub D. Solapur. Taluka North Solapur (St) Solapur Municipal Corporation Plot number 18 out of the old survey number 284 and the new survey number 18 out of the algorithm of the old survey number 284 and the new survey number 18 out of the approved land and drawing in Majerewald Solapur in the new extension, its total area is 118.40 Square it. 18.40 Square i his public notice is issued to prevent any kind of frau

Adv. Nujahat Rahiman Shaiki

केनरा बैंक Canara Bank 📣 🖟 सिंडिकेट Syndicate

REGIONAL OFFICE CHH. SAMBHAJINAGAR

Canara Bank Plot No. 9-12, Vignesh Towers, Surana Nagar, Seven Hills, Jalna Road, Chh. Sambhajinagar - 431 001

SALE NOTICE E-AUCTION DATE: 17/10/2025 E-AUCTION SALE NOTICE FOR SALE OF IMMOVABLE PROPERTY UNDER THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT.

2002 READ WITH PROVISION TO RULE 8 (6) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 Notice Is Hereby Given To The Public In General And In Particular To The Borrower(s) And Guarantor(s) That The Below Described Immovable Property Mortgaged/charged. To The Secured Creditor, The Physical Possession Of Which Has Been Taken By The Authorised Officer Of Canara Bank., Will Be Sold On "as Is Where Is", "as Is What Is" And "Whatever There Is" On 17/10/2025 For Recovery of below Mentioned dues of the of Canara Bank from Respective Borrower / Guarantor mentioned below.

Sr. No.	Name and Address of Borrowers / Guarantors	Description of Immovable Properties	Possession Symbolic /Physical	Reserve Price (Rs.)	EMD Rs.	Amount O/s. Liability (Rs.)	Bid Submision Date	Encumbrances	Authorized Officer Contact No. & Branch
1.	PLOT NO 75 S NO 62 8, RAJIV GANDHI NAGAR N 2	All piece and parcel of open NA plot total adm.11900.00 Sq. Meter bearing Gut no 399 At Post Daregoan Shivar,Tq Khultabad Aurangabad431001 Boundaries: East: Flat No. Agri Land of Prabhakar Borde West: Mountain North: Flat No. Agri Land Of Ganesh Vishwanath Borde South: Agri Land OF Elevany North.	POSSESSION	Rs. 93,59,431/-	Rs. 9,35,943/-	Rs. 33,47,554.27 + Interest applicable & other Charges	On or Before Dt.16/10/2025 at 03:30 pm	NOT KNOWN	CSN CIDCO [15134] BRANCH, +91 9441969415

For detailed terms and conditions of the sale please refer the link "E-Auction" provided in Canara Bank's website (www.canarabank.com & https://baanknet.com) or may contact Branch Manager, Canara Bank, during office hours on any working day.

Authorised Office Date: 30/09/2025 Place: Chh. Sambhajinagar Branch

PUBLIC NOTICE

This is informed that the Proposed Expansion of Residential and Commercial Project Located at S. No.12, Dhanori, Pune by M/s. Krisna Nirmaan Skyscraper LLP, has beer accorded Environmental Clearance having ECIdentification No: EC24C3801MH5206502N and EC ile No. SIA/MH/INFRA2/482085 2024 dated 24.09.2025 from Environment Department and copy of the Environmental clearance lette are available with the PARIVESH and Environment Department may also be seen on the website of the environment department of Maharashtra at https://parivesh.nic.in/

M/s. Krisna Nirmaan Skyscraper LLP

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PUBLIC ANNOUNCEMENT





(Please scan this OR Code to view

ADISOFT TECHNOLOGIES LIMITED

Our Company was originally incorporated as a private limited company under the name "Adisoft Technologies Private Limited" on February 04, 2013, under the provisions of the Companies Act, 2013, with the Registrar of Companies, bearing CIN: U31108PN2013PTC146157. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed by our shareholders at the Extraordinary General Meeting held on September 11, 2025. Consequently, the name of our Company was changed from "Adisoft Technologies Private Limited" to

2025. Our Company's Corporate Identity Number is U31108PN2013PLC146157, please refer to chapter titled "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus. Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India Tel. No.: +91 8208781102, E-mail: cs@adisoft.co.in; Website: www.adisoft.co.in Contact Person: Vaibhav Nandkumar Salunke, Company Secretary & Compliance Officer

"Adisoft Technologies Limited", and a fresh certificate of incorporation reflecting the conversion to a public company was issued by the Registrar of Companies, Central Processing Centre, on September 17.

OUR PROMOTERS: AJAY CHANDRASHEKHAR PRABHU AND PREETI AJAY PRABHU

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

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43,08,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (THE "EQUITY SHARES") OF ADISOFT TECHNOLOGIES LIMITED ("OUR COMPANY" OR "THE ISSUER") AT AN ISSUE PRICE OF ₹ [♠] PER EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [●] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 26.40% AND [●] % RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITION OF [) (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND HINDI EDITION OF [], REGIONAL NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF PUNE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE SME PLATFORM OF NSE ("NSE EMERGE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE.

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

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Issue shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBS", the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders (of which one third of the Non-Institutional Portion shall be reserved for Bidders with an application size of more than two lots and up to such lots equivalent to not more than ₹10 lakhs and two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 10 lakhs) and under either of these sub-categories of Mon-Ins titutional Portion may be allocated to Ridders in the other sub category of Mon-Institutional Portion, subject to valid above the Issue Price and not less than 35% of the Net Issue shall be available for allocation to Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Bidders using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" beginning on page 259 of this Draft Red Herring Prospectus.

This public announcement is made in compliance with the provisions of Regulation 247(2) of the SEBI ICDR Regulations, to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares of face value of ₹ 10 each pursuant to the Issue and the Draft Red Herring Prospectus dated September 30, 2025 has been filed with the SME Platform of National Stock Exchange of India Limited ("NSE Emerge") on September 30, 2025. The Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") shall be made public, for comments, if any, for a period of at least 21 days from the date of filling, by hosting it on the website of NSE at https://www.nseindia.com/companies-listing/corporate-fillings-offer-documents#sme_offer, on the website of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in. Our Company invites the public to give comments on the Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") with respect to disclosures made in the Draft Red Herring Prospectus. The public is requested to send a copy of the comments to the Company Secretary & Compliance Officer of our Company and/or to the BRI M at their respective addresses mentioned below. All comments must be received by our Company and/or the Company Secretary & Compilance Officer of our Company, and/or to the BRLM in relation to

the Issue on or before 5.00 p.m. on the 21st day from the aforementioned date of filing of the Draft Red Herring Prospectus with SME Platform of NSE ("NSE Emerge") Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares to be issued have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on the SME Platform of NSE ("NSE Emerge"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 66 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus. The BRLM associated with the Issue has handled 69 Public Issues in the past three years, out of which 3 issue was closed below the Issue/ Offer Price on listing date:

Name of DDI M	Total Issue		leave closed below IDO Price on listing date	
Name of BRLM	Mainboard	SME	Issue closed below IPO Price on listing date	
Hem Securities Limited	2	67	3 (SME)	

BOOK RUNNING LEAD MANAGER TO THE ISSUE Hem Securities

KFINTECH

HEM SECURITIES LIMITED

Address: 904, A Wing, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel, Mumbai-400013, Maharashtra, India

Tel. No.: +91- 22- 49060000; Email: ib@hemsecurities.com Investor Grievance Email: redressal@hemsecurities.com: Website: www.hemsecurities.com Contact Person: Aiav Jain SEBI Regn. No. INM000010981

KFIN TECHNOLOGIES LIMITED

Address: Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana Telephone: +9140-67162222; Email: adisoft.ipo@kfintech.com

REGISTRAR TO THE ISSUE

Investor Grievance Email: einward.ris@kfintech.com; Website: https://www.kfintech.com/ Contact Person: M. Murali Krishna, Senior VP SEBI Registration Number: INR000000221; CIN: L72400MH2017PLC444072

COMPANY SECRETARY & COMPLIANCE OFFICER

Vaibhav Nandkumar Salunke ADISOFT TECHNOLOGIES LIMITED

Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India

E-mail: cs@adisoft.co.in, Tel.: +91 8208781102, Website: www.adisoft.co.in All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Draft Red Herring Prospectus.

On behalf of the Board of Directors

Adisoft Technologies Limited Vaibhav Nandkumar Salunke

Place: Pune, Maharashtra Date: October 01, 2025

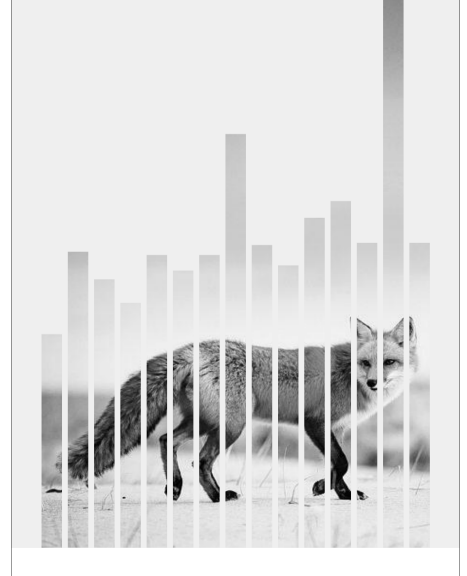
Company Secretary and Compliance Officer Disclaimer: Adisoft Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on September 30, 2025. The Draft Red Herring Prospectus is available on the website of NSE Emerge at

https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer and is available on the websites of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in . Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Fourity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

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Business Standard Insight Out

Surplus/ Deficit



No. of Shares Applied for (Cat-egory wise) Total No. of Share: applied in this category 1,30,800 Applications Received per Applicant 100.00 100.00 1.30.800 100.00 1.30.800

I 198,900 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 0 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,800 | 1,38,80

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 30, 2025 ("Prospectus") filled with Registrar of Companies, Pune

CORRIGENDUM TO THE RED HERRING PROSPECTUS DATED SEPTEMEBR 16, 2025 FILED WITH THE REGISTRAR OF COMPANIES, PUNE AND SUBMITTED TO SME PLATFORM OF BSE (BSE SME) AND SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI) OF TELGE PROJECTS LIMITED

In this regard, pilease ince use unuverup.

Under the head, "Basis of Issue Price" on the Page No. 97 of the Red Herring Prospectus EPS shall be read as for FY 2023-24 and 2022-23 ₹ 3.79, ₹1.29 respectively and NAV shall be read as for FY 2023-24 and 2022-23 ₹ 6.65, ₹ 2.98 respectively. Further under the head. "Financial Information" on page no. 224 of the Red Herring Prospectus Wighted Average Number of Equity shares after considering Rosus. Shares shall be read as for FY 2023-24 and 2022-23 ₹ 0.000 equity shares. Accordingly, the Red Herring Prospectus, shall stand amended to the extent of and should be read with the above.

Note: All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Red Herring Prospectus dated

INVESTORS, PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the issue, Bigshare Services Private Limited at 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 Bid cum Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address o the Registrar given below:



BUSINESS PROSPECTS OF TELGE PROJECTS LIMITED.

Date: October 01, 2025

BIGSHARE SERVICES PRIVATE LIMITED

Biosshafts Services Profess Limite Limited
Address: Office No. 564.2, 6th Floor, Primacle Business Park, Next to Ahura Centre, Mahakali Caves Road,
Andheri (East), Murnabi - 400 093, Maharashtra, India | Telephone: 022 - 6263 8200
Email: Ipo@lighstarconline.com | Website: www.bigshareonline.com com | Website: www.bigshareonline.com
Contact Person: Mr. Asif Sayyed | SEBI Registration Number: INF000001385

For TELGE PROJECTS LIMITED

Ms. Shraddha Shailesh Telor

Chairman, Managing Director cum Chief Executive Officer
DIN: 08052730

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE

TELGE PROJECTS LIMITED is proposing, subject to market conditions, public issue of its equity shares and has filed the Prospectus with the Registrar of Companies, Pure. The Prospectus is available on the website of SEBI at www.sebi.govin, the website of the Box Running Lead Manager at www.schapd.com website of the Box I are www.schapd.com and website of the SEV at www.schapd.com and website of the SEV indeprojects.com investors should onto their thresternet in Equity Shares involves a high degree of risk. For details, investors shall refer to and refy on the Prospectus, including the section titled "fixek Factors" beguing on page 31 of the Prospectus, which has been filled with Box. The Equity Shares have not been and will not be registered under the US Securities Act of programs or any state securities law in United States and may not be Issued or sold within the United States or to, or for the account or benefit of. "U.S. persons" (as defined in the Registration is under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements.

Actions.

Actions.

कर्तव्यात कसूर केल्यास कारवाई

सहायक आयुक्तांची जबाबदारीत वाढ; आयुक्तांनी अखेर घेतला निर्णय

राष्ट्र संचार न्यूज नेटवर्क

नवी दिल्ली : पुणे महापालिकेची यंत्रणा मुख्य विभाग (इमारतीतू) ते क्षेत्रीय कार्यालयंपर्यंत विकेंद्रीत क्षत्राय कायालयापयत विकद्रात करण्यात आलेली आहे. मात्र पालिकेत काम करण्याची सिस्टीम ही फार जून्या पध्दतीची आहे, क्षेत्रीय कार्यालय स्तरावरील अधिकारी, कर्मचारी काम करत आधाकारा, कमचारा काम करत नस्तव्यामुके गागरिकांच्या तकारी सुटत नाही. त्यामुकेच नागरिक तकारींचा पाढा घेवून महापालिकेत येत असून मुख्य इमारतीमध्ये नागरिकांची गर्दी होती. अशी कबूली महापालिकेचे आयुक्त नवल किशोर राम यांनी दिली होती. त्यात बदल राम यांना विला हाता. त्यांत बदल केला जाईल, असे त्यांनी स्पष्ट केले होते. त्यानुसार आयुक्तांना थेट सहायक आयुक्तांना आदेश दिले असून दिलेल्या अधिकरांचा उपयोग करून क्षेत्रीय कार्यालयाच्या स्तरावर अधिकार वापरून प्रश्न मार्गी लावण्याचे आदेशात नेमूद केले आहे. तसेच कर्तव्यात कसूर केल्यास कारवाईचा इशारा दिला

आहे. आहे.

महाराष्ट्र शासन राजप्रत दिनांक १४ नोव्हेंबर २०५३ नुमार शामकीय कर्तव्ये पार पाडताना होणाऱ्या दितंब्बस प्रतिबंध नियम, २०५३ अधिसूचना प्रतिस्व करण्याता ओठेली आहे. महाराष्ट्र महापालिका अधिनियमातील कलम ७२-व मध्ये अधिकार सोण्यां हाताडाली काम करणाऱ्या दुय्यम अधिकाऱ्यांकडे अंतिम निर्णय घेण्यासाठी अतिम निर्णय घेण्यासाठी सोपविण्यात आलेल्या अधिकारांची यादी प्रसिध्द करतील अशी तरतुद आहे. त्यानुसार कार्यालयीन कामकाजाच्या सोईच्या दृष्टीने विभागप्रमुख, गट-अ व गट-ब च्या अधिकाऱ्यांना यापर्वी प्रशासकीय स्वरुपाचे अधिकार प्रदान करण्यात

स्वरुपाचे अधिकार प्रदान करण्यात आलेले आहेत. महापालिकेत प्रभाग समितीच्या कार्यकक्षेत ३ लाखांपेक्षा अधिक लोकसंख्येचा समावेश होतो. प्रभाग समित्या निर्माण करण्यामागे शासनाचा प्रामुख्याने हा उद्देश आहे की, क्षेत्रीय कार्यालयाचे

कार्यकक्षेत वास्तव्यास असलेल्या लोकसंख्येस, नागरिकांना महापालिकेमार्फत देणेत येणाऱ्या सर्व अत्यावश्यक सेवा सुविधा ह्या क्षेत्रीय स्तरावरच उपलब्ध करुन क्षेत्राय स्तरावरच उपलब्ध करून देणे आवश्यक आहे. याकरिता सर्व क्षेत्रीय कार्यालये, प्रभाग समित्या प्रशासकीयदृष्ट्या सक्षम असणे आवश्यक आहे. महापालिका अधिनियमातील कलम ७२-ब अधिनियमातील कलम ७२-ब () मधील तरतुर्वेना अनुलक्ष्मकार्यालयीन कर्तव्ये पार पाइताना
होणाऱ्या विलंबास प्रतिबंध
करण्यासाठी प्रशासकीय कामकाज
शिग्रतेने व कार्यक्षमतेने पार
पाइण्यासाठी अधिनियमातील
कलम ६१ मधील तरतूरीच्या
आदेशान्ये, क्षेत्रिय कार्यालया
होण्यान्ये, होण्या कामकाज शिधतेने व कार्यक्षमपणे पार पाडण्याच्या दृष्टीने सोबत जोडलेल्या परिशिष्ठ 'अ' नुसार सर्व परिमंडळ उपयुक्त, सहाव्यक आयुक्त यांना प्रशासकीय, वित्तीय स्वरुपाचे अधिकार प्रदान करण्यास मान्यता देत आहे. असे आदेशात नमुद

करण्यात आलेले आहे



पान १ वरून

संघाची शताब्दी, टपाल तिकीट जारी

जाताब्दी वर्ष पाइता आले या समारंभात समील होता आले, हे खूप भाग्याचं आहे, असे देखील

नरेंद्र मोदी, पंतप्रधान विजयादशमीचा सण आहे. हे चांगल्याचा वाईटावर विजय मिळवण्याचं प्रतिक आहे न्यायाचे

अन्यायाविरुद्ध विजय मिळवण्याचे अन्यावापरुष्ट्व पाउँच मिळपण्याय प्रतिक आहे. काळोखावर उजेडाने मिळवलेल्या विजयाचे प्रतिक आहे. याच दिवशी आरएसएस सारख्या महान संस्थेचे शताब्दी वर्ष येणे हा काही योगायोग नाही, असे देखील

१९६३ च्या परेदची स्मती

आज प्रसिद्ध झालेल्या विशेष टपाल तिकिटालाही मोठा गेनिटायिक जाज प्रसिद्ध झालल्या पराव ट्याल तिकिटालाही मोठा ऐतिहासिक संदर्भ आहे. या तिकिटात १९६३ च्या प्रजासत्ताक दिनाच्या (२६ जानेवारी) परेडमध्ये स्वयंसेवकांनी केलेल्या सहभागाच्या ऐतिहासिक क्षणाची साती जतन करण्यात आली आहे

एसटी भाडेवाढीचा निर्णय रह

दरवर्षीप्रमाणे यंदाही दिवालीच्या सणासदीच्या कालात. दिवाळींच्या सणासुर्दीच्या काळात्, १५ ऑक्टोबर ते ५ नोव्हेंबर या काळावधीत एसटीच्या तिकिट दरामध्ये १० टक्के हंगामी भाडेवाढ जाहीर करण्यात आली होती. एसटी महामंडळांकडून नियमित भाडेवाढ यापूर्वीच करण्यात आली होती, अशात ही हंगामी वाढ लागू होणार होती. मात्र, गेल्या काही दिवसांत

महाराष्ट्रातील अनेक जिल्ह्यांमध्ये महाराष्ट्रतिल अनेक जिल्ह्यांमध्ये आलेल्या भीषण पूर परिस्थितीमुळे नागरिकांचे मोठे नुकसान झाले आहे ही परिस्थिती लक्षात घेज-उपमुख्यांचे। एकनाथ छिरे वांनी परिवहन विभागाला ही भाडेवाढ रह करण्याबाबत सूचित केले. या सूचनेनंतर परिवहन मंत्री प्रताप सरनाईक यांनी तत्काळ

हालचाल करत दिवालीसाठी

केलेली ही भाडेवाढ रह करण्याचे कलेला हो मांडवाह रह करण्याच गोदेश एसरी प्रशासनाला दिले. यामुळे पूरग्रस्त भागातील नागरिकांसह संपूर्ण महाराष्ट्रातील सर्वसामान्य प्रवाशांना मोठा दिलासा मिळणार आहे. एसटी महामंडळाचा हा निर्णय पूरग्रस्त महाराष्ट्राला एकप्रकारे 'दिवाळी प्रेर''त रुजन आहे

अजितदादा-शरद पवार भेटीची चर्चा

असतो, अशी प्रतिक्रिया अजित पवार यांनी शरद पवारांच्या भेटीनंतर दिली. आता आपल्याला सगल्यांना माहिती आहे की. वार्षिक सर्गळ्याना माहिता आहे का, वालिक सर्वसाधारण सभा चाललेल्या आहेत. त्या सर्वसाधरण सभेची तारीख आणि वेळ ठरवायची होती.

किती ॲडमिशन झाले याबाबत किती अडोमशन झाल याबाबत बैठक होती, अगी माहिती अजित पवारांनी दिली. दरम्यान, या भेटीत दोन्ही नेत्यांमध्ये काही राजकीय चर्चा झाली का? याबाबतची माहिती समजू शकलेली नाही.

रेपो दर जैसे थे

सावध दृष्टिकोन स्वीकारावा अशी बाजाराला अपेक्षा होती. कर्ज आणि ईएमआय घेणाऱ्यांसाठी सध्या कोणताही दिलासा नाही, कारण व्याजदर अपरिवर्तित राहतील, बँकांच्या कर्ज घेण्याच्या खर्चातही कोणताही बदल होणार नाही. हे गुंतवणूकदारांना सूचित करते की आरबीआय सध्या

स्थिरता राखू इच्छित आहे आणि कोणत्याही मोठ्या बदलांच्या मूडमध्ये नाही. याचा परिणाम शेअर बाजार, बाँड बाजार आणि रुपयाच्या हालचालींवर होऊ शकतो.स्थिर व्याजदरांचा यावर संभिन्न परिणाम होक शकतो कर्जाची मागणी कायम राहिल्याने गुंतवणूकदारांना दिलासा मिळाला आहे.

वाहनचालकांना दिलासा..

टोल दरातही ५ ते ७ टक्के वाढ टील दरातहा ५ ते ७ टक्क वाढ करण्यात आली. आता, महागाई लक्षात घेता एमएचएआयने २००४-०५ च्या दराऐवजी २००४- २० च्या आधारावर नवीन टील दर प्रस्तावित करण्याचे निर्देश दिले आहेत. २००४-०५ मध्ये लिंकिंग फॅक्टर १,६४५ होता, जो आता २०१९-१२

प.६६४ हाता, जा जाता २०५५-पर हा वर्ष आधारभूत असताना १.५६१ पर्यंत घसरला आहे. परिणामी, टोल दर कमी होत आहेत. नवीन

टोल दर लागू झाल्यामुळे, लहान वाहनांसाठी टोल ५ ते १० रुपयांनी कमी होण्याची अपेक्षा आहे. १ एप्रिल २०२५ रोजी लागू केलेली टोल दर वाढ उलट होण्याची अपेक्षा आहे. परिणामी, टोल दर गेल्या वर्षीसारखेच राहू शकतात. २०२४ मध्ये टोल दर ७.५ टक्के आणि एप्रिल २०२५ पासून ५ टक्के वाढ

भेट'च ठरला आहे. केंद्रीय कर्मचाऱ्यांना..

लागू धरली जाईल. सणासुदीच्या काळात कर्मचाऱ्यांना आर्थिक आधार देण्यासाठी हा निर्णय घेण्यात आला आहे.

निर्णय घण्यात आला आहे. महागाई भत्ता आणि महागाई सवलत यातील वाढ ही औद्योगिक कामगारांसाठी अखिल भारतीय ग्राहक किंमत निर्देशांकवर आधारित चलनवाढीच्या ट्रॅंडनुसार ठरवली जाते. ही सुधारणा वर्षोतून दोनदा, जानेवारी आणि जुलै दानदा, जानवारा आणि जुल महिन्यात केली जाते. काहीवेळा घोषणेला उशीर झाला तरी थकबाकीच्या स्वरूपात त्याची भरपाई केली जाते.

युपीएसस निकाल....

निकाल पाटिले वर किरोस ानकाल पाहिल तर काशस कसाना देशात पहिला आला आहे. त्यानंतर, आकाश शर्मा दुसऱ्या स्थानावर असून शुभेंदू घोष तिसरे स्थान पटकाल आहे.

केंद्रीय लोकसेवा आयोगाने कद्राय (शक्सवा आयोगान मारतीय आर्थिक सेवा (आयईएस) / भारतीय सांख्यिकी सेवा (आयएसएस) परीक्षा २०२५ चा अंतिम निकाल जाहीर केला आहे. ज्या उमेदवारांनी ही परीक्षा दिली होती, ते आयोगाच्या अधिकृत वेबसाइट upsc.gov.in वर जाऊन आपला निकाल पाहू शकतात. या परीक्षेचा लेखी टप्पा २० जून ते २२ जून २०२५ या कालावधीत आयोजित करण्यात आला होता,

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PUBLIC ANNOUNCEMENT





ADISOFT TECHNOLOGIES LIMITED

Our Company was originally incorporated as a private limited company under the name "Adisoft Technologies Private Limited" on February 04, 2013, under the provisions of the Companies Act, 2013
the Registrar of Companies, bearing CINL US1109PR0210FPC146157. Threatiter, our Company was converted into a public limited company pursuant to a special resolution passed by our sharehold the Estraordinary was changed General Meeting and the Companies Private Limited Company was changed from "Adisoft Technologies Private Limited".
"Adisoft Technologies Limited", and a trest certification of incorporation reflecting the conversion to a public company was issued by the Registrar of Companies, Central Processing Centre, on Supremb 2025. Our Company's Corporate Identify Mumbers LS13108PR0213FP.C145157, Design erefor to chapter their "Mistedy and Companies Structure" Septiming on page 138 of the Darth Referring Prospects

o. Our Company's Corporate Identity Number is UST100H7820134-LL-14915, please refer to Chapter tried "Instance Tristory and Companie Structure" Department Peopling on page 1-50 of the Unit Heal Health Registered Office: Prathamesh Complex & Tradinglip Plot No. PAG-68-102, 103, 104 4-105, 1st and 2014 floor, MIDO Chindroda Industrial Area, Bhosari I.E., Pune - 411026, Mahari Tel. No.: 491 8030781102, E-mail: cs@adisoft.co.in; Website: www.adisoft.co.in
Chapter Person: Valabhar Nathumar Saluriake, Company Secretary & Compliance Officer

OUR PROMOTERS: AJAY CHANDRASHEKHAR PRABHU AND PREETI AJAY PRABHU

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

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43.08.000 EQUITY SHARES OF FACE WALUE OF ₹ 108. FACE HITH * CRUITY SHARES*) OF ADISOFT TECHNOLOGIES LIMITED (**OUR COMPANY" OR **THE ISSUET*) AT AN ISSUE PRICE OF ₹ (**0) PER EQUITY SHARES OF FACE WALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ (**0) PER EQUITY SHARES OF FACE WALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ (**0) PER EQUITY SHARES OF FACE WALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ (**0) PER EQUITY SHARES OF FACE WALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ (**0) PER EQUITY SHARES OF FACE WALUE OF ₹ 10 EACH, AT AN ISSUE CONSTITUTE ØA 40%. AND (**0) % RESPECTIVELY OF THE POST. ISSUE PAD-UP EQUITY SHARE CAPITAL OF QUITY COMPANY.

CONSTITUTE ØA 40%. AND (**0) % RESPECTIVELY OF THE POST. ISSUE PAD-UP EQUITY SHARE CAPITAL OF QUITY COMPANY.

THE PRICE BAND AND THE MINIMUM BIO LOT WILL BE DECIDED BY QUITY COMPANY IN CONSULTATION WITH THE BRILL AND WILL BE ADVERTISED IN ALL EDITION OF (**0). A WIGHLY CIRCULATED HINDI MATIONAL DAILY NEWSPAPER, AND HIND EDITION OF (**0). REGIONAL NEWSPAPER, AND HIND EDITION OF (**0). REGIONAL NEWSPAPER MARATH BEINEN THE REGIONAL LANGUAGE OF PUPME OUR REGISTERED OF PICE IS LOCATED, AT LEAST TIVE OWNORKING DAYS PRIOR TO THE BIDINSSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE SME PLATFORM OF NSE (**NSE EMERGE**) FOR THE PUPPOSES OF UPLOADING ON THEIR WEBSITE.

In case of any revision in the Price Band, the Bid/Issue Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Issue Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Issue Period of a exceeding len working days. Uncertainty the price Band, subject to the total Bid/Issue Period for a minimum of one working days, subject to the Bid/Issue Period of exceeding the working days. Subject to the Bid/Issue Period of exceeding the minimum of one working days, subject to the Bid/Issue Period for a minimum of one working days, subject to the Bid/Issue Period for a minimum of one working days, subject to the Bid/Issue Period for a minimum of one working days. Subject to the Bid/Issue Period for a minimum of one working days. Subject to the Bid/Issue Period for a minimum of one working days. Subject to the total Bid/Issue Period for a minimum of one working days. Subject to the total Bid/Issue Period for a minimum of one working days. Bid and the subject to the total Bid/Issue Period for a minimum of one working days. Bid and the subject to the total Bid/Issue Period for a minimum of the working days. Bid and the subject to the Bid/Issue Period for a minimum of the working days. Bid and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the working days and the subject to the Bid/Issue Period for a minimum of the Bi

working day, subject to the Bid/Issue Period not exceeding ten working days. Any revision in the Price Band, and the revised Bid/Issue Period, If applicable, shall be widely disseminated by notification to the Stock Exchange by Issuing a preser release and all by inflication to the Designated Intermediates and Sponsor Bank.

The Issues is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRP") read with Regulation 253 of the SEB ICDR Regulations, as amended, wherein not more than 50% of the Net Issues shall be adlocated on a proportionate basis to Calificat Institutional Buyers ("OBS", the "OIB Portion"), provided that SEB ICDR Regulations, as amended, wherein not made that the SEB ICDR Regulations, as amended, wherein not more than 50% of the Net Issues shall be added on a proportionate basis to Calificate Institutional Buyers ("OBS", the "OIB Portion"), provided that Portion Process. In the event of under-subscription, or non-allocation in the Annotor Investor Portion, the balance Equity Shares shall be added to the Net OIB Portion, and a proportionate basis to all OIBs, including Mutual Funds, such parts that available for allocation on a proportionate basis on the Natural Funds, and the remaining Met 10B Portion for proportionate basis to all OIBs, including Mutual Funds, such parts of all Califications and the National Portion that the Annotor of the National Portion in Proportionate allocation on a proportionate basis to all OIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the apprepaid demand from Mutual Funds is less than 5% of the Net Dissue shall be available for allocation in the Mutual Funds from the Portion for proportionate allocation or the Mutual Funds from the National Portion shall be reserved for Bidden's with an application size of the National Portion shall be reserved for Bidden's with an application of the National Portion Shall be reserve

Marrie of DDI M	Total Issue		Issue closed below IPO Price on listing date	
Name of BRLM	Mainboard	SME	issue closed below indiring of the state	
Hem Securities Limited	2	67	3 (SME)	

BOOK RUNNING LEAD MANAGER TO THE ISSUE

Hem Securities HEM SECURITIES LIMITED

Address: 904, A. Wing, Naman Midrown, Senapati Bapat Marg, Elphinstone Road, Lower P. Mumbai-400013. Maharashtra, India El-Ik. No.: +912 - 24900000. Email: biblemssecurities.com Investor Grievance Email: redressal@hensecurities.com; Website: www.hemsecurities.com Contact Person: Algy Jain Itown, Senapati Bapat Marg, Elphinstone Road, Lower Pare

Contact Person: Ajay Jain SEBI Regn. No. INM000010981

COMPANY SECRETARY & COMPLIANCE OFFICER

REGISTRAR TO THE ISSUE **KFINTECH**

KFIN TECHNOLOGIES LIMITED

KFIN TECHNOLOGIES LIMITED

Address: Selenium Tover B, Polt 31-32, Gachibowli Financial District, Nanakramguda
Sarlingampally, Hyderabad –500 032, Telangama
Telephone: 1940 67616222; Emait adiorfi.jno@Kfinisch.com
Investor Grievance Email: einvard ris@Kfiniech.com; Website: https://www.kfiniech.com/
Contact Person: Mumzli Krisma, Senior VP

SEBI Registration Number: INR000000221 ; CIN: L72400MH2017PLC444072

Valibhav Nandkumar Salunke
ADBOFT TECHNOLOGIES LIMITED
Registered Office: Prathamesh Complex & Trading Plot No. PAP-Bc-120, 103, 104, 8 10, 15 stand 76, 9 floor, MIDC Chinchwad Industrial Area, Bhosari I,E., Pune - 411026, Maharashtra, India
E-mail: cs@adisoft.co.in, Tel.: -91 8208781102, Website: www.adisoft.co.in

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Draft Red Herring Prospectus

Sd/-Vaibhav Nandkumar Salunke Company Secretary and Compliance Officer

Disclaimer. Adding Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on September 90, 2025. The Draft Red Herring Prospectus is validable on the website of NSE Emerger histopy. When the proposed in the Company www.addisoft.co.in. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the section titled "Tike Factors" beginning on page 24 of the Draft Red Herring Prospectus. Prevential investors of the RELMA are many expects the relating to the same, see the section titled "Tike Factors" beginning on page 24 of the Draft Red Herring Prospectus. Prevential investors obtained not rely on the Draft Red Herring Prospectus for making my investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and called a coordance within a poplicable U.S. Securities and the Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and called the Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and called the Securities Act on the Securities Act and the applicable Laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

रबी सीजन की फसलों का एमएसपी बढ़ा

प्रधानमंत्री नरेंद्र मोदी की अध्यक्षता में केंद्रीय मंत्रिमंडल ने लिया फैसला

सुशील मिश्र मुंबई, 1 अक्टूबर

🗕 द्र सरकार ने किसानों को बड़ी सौगात देते हुए रबी सीजन की प्रमुख 6 फसलों के न्यूनतम समर्थन मूल्य में बढ़ोतरी कर दी है। गेहूं, चना, जौ समेत 6 फसलों के न्यूनतम समर्थन मुल्य (एमएसपी) में बढ़ोतरी की गई है। यह बढ़ोतरी प्रधानमंत्री नरेंद्र मोदी की अध्यक्षता में आर्थिक मामलों की मंत्रिमंडलीय समिति (सीसीईए) की सिफारिशों के तहत की गई है। एमएसपी बढ़ाने के चलते केंद्र सरकार किसानों को 84263 करोड़ रुपये देगी

केन्द्र सरकार ने ने विपणन सत्र 2026-27 के लिए सभी अनिवार्य रबी फसलों के न्यूनतम समर्थन मूल्य (एमएसपी) में वृद्धि को मंजूरी दे दी है। सरकार ने उत्पादकों



को उनकी उपज का लाभकारी मुल्य सुनिश्चित करने के लिए विपणन सत्र 2026-27 के लिए रबी फसलों के एमएसपी में वृद्धि की है। एमएसपी में सबसे अधिक वृद्धि सूरजमुखी (कुसुम) के लिए 600 रुपये प्रति क्विंटल और मसर

के लिए 300 रुपये प्रति क्विंटल की घोषणा की गई है। रेपसीड और सरसों, चना, जौ और गेहूं के लिए क्रमशः 250 रुपये प्रति क्विंटल, 225 रुपये प्रति क्विंटल, 170 रुपये प्रति क्विंटल और 160 रुपये प्रति क्विंटल की वृद्धि की गई है।

विपणन सत्र 2026-27 के लिए अनिवार्य रबी फसलों के एमएसपी में यह वृद्धि केंद्रीय बजट 2018-19 में अखिल भारतीय भारित औसत उत्पादन लागत के कम से कम 1.5 गुना के स्तर पर एमएसपी निर्धारित करने की घोषणा के

रबी फसलों का न्युनतम समर्थन मुल्य

फसलें	2026-27	2025-26	वृद्धि
गेहूं	2585	2425	160
जौ	2150	1980	170
चना	5875	5650	22 5
मसूर	7000	6700	300
सरसों	6200	5950	250
सूरजमुखी	6540	5940	600
(रुपये प्रति क्विंट	 एल)		

अनुरूप है। अखिल भारतीय भारित औसत उत्पादन लागत पर अपेक्षित मार्जिन गेहँ के लिए 109 प्रतिशत, रेपसीड और सरसों के लिए 93 प्रतिशत, मसुर के लिए 89 प्रतिशत, चने के लिए 59 प्रतिशत, जौ के लिए 58 प्रतिशत और कुसुम के लिए 50 प्रतिशत है। रबी फसलों के एमएसपी में यह वृद्धि

किसानों को लाभकारी मुल्य

सुनिश्चित करेगी और फसल विविधीकरण को प्रोत्साहित करेगी। दलहन की खेती को बढावा देने के लिए नए प्लान के साथ काम करने की घोषणा की गई। रकबा और उत्पादन बढ़ाने के लिए नई किस्मों के बीजों और किसानों को ट्रेनिंग देने के लिए नए सेंटर बनाने की तैयारी है। उड़द, तूर दालों की 100 फीसदी खरीद की जाएगी।

मंत्रिमंडल ने जैव-चिकित्सा अनुसंधान कार्यक्रम के तीसरे चरण को दी मंजूरी

सरकार ने बुधवार को जैव-चिकित्सा अनुसंधान कैरियर कार्यक्रम (बीआरसीपी) के तीसरे चरण को मंजूरी दे दी, जिसका उद्देश्य 2,000 से अधिक विद्यार्थियों और 'पोस्ट-डॉक्टरल फेलो' को प्रशिक्षित करना, उच्च प्रभाव वाले अनुसंधान को बढ़ावा देना और प्रौद्योगिकियों के व्यावसायीकरण में मदद करना है।

प्रधानमंत्री अध्यक्षता में हुई केंद्रीय मंत्रिमंडल की बैठक में बीआरसीपी के तीसरे चरण को मंजरी दी गई। इसे जैव प्रौद्योगिकी विभाग और वेलकम टस्ट. ब्रिटेन द्वारा 'इंडिया अलायंस' के माध्यम से 2025-26 से शुरू कर अगले छह वर्षों में 1,500 करोड़ रुपये की लागत से लागु किया जायेगा। 'पोस्ट-डॉक्टरल फेलो' वह व्यक्ति होता है जो पीएचडी पूरी करने के बाद अनुसंधान जारी रखता है. जिससे उसे अपने शोध क्षेत्र में पेशेवर कौशल विकसित करने और कैरियर को आगे बढ़ाने में मदद मिलती है।

जैव प्रौद्योगिकी विभाग का योगदान 1,000 करोड़ रुपये होगा तथा वेलकम ट्रस्ट, ब्रिटेन 500 करोड़ रुपये देगा। विश्व स्तरीय जैव-चिकित्सा अनुसंधान के लिए बीआरसीपी की शुरुआत 2008-09 में हुई थी। इसके बाद, चरण दो को 2018-19 में लाग किया गया था। एक आधिकारिक बयान में कहा गया है, 'अपेक्षित परिणामों में दो हजार से अधिक विद्यार्थियों और 'पोस्ट डॉक्टरल फेलो' को प्रशिक्षित करना, उच्च-प्रभावी प्रकाशन तैयार करना पेटेंट योग्य खोजों को सक्षम बनाना, महिलाओं को मिलने वाले समर्थन में 10-15 प्रतिशत की वृद्धि, 25-30 प्रतिशत सहयोगात्मक कार्यक्रमों को 'टीआरएल4' और उससे ऊपर के स्तर तक पहुंचाना शामिल है।'

दलहन आत्मनिर्भरता मिशन मंजूर, 2 करोड़ किसानों को लाभ

रामवीर सिंह गुर्जर नई दिल्ली, 1 अक्टूबर

केंद्रीय मंत्रिमंडल ने दलहन में आत्मनिर्भरता मिशन को मंजुरी दे दी है। इस मिशन का उद्देश्य घरेलू उत्पादन को बढ़ोवा देकर दलहन में आत्मनिर्भरता हासिल करना है। यह मिशन 2025-26 से 2030-31 तक 6 वर्षों की अवधि में क्रियान्वित किया जाएगा। जिस पर हजारों करोड़ रुपये का खर्चा आएगा। जिससे काफी किसानों को लाभ होगा। साथ ही दलहन रकबा, उत्पादन और उत्पादकता में वृद्धि होगी। दलहन मिशन से उन्नत बीजों, कटाई उपरांत बुनियादी ढांचे और सुनिश्चित खरीद के माध्यम से लगभग 2 करोड़ किसानों को लाभ मिलेगा।

दलहन आत्मनिर्भरता मिशन पर कितना होगा खर्च

सरकार 6 साल तक चलने वाले दलहन आत्मनिर्भरता मिशन पर बड़ी राशि खर्च करने जा रही है। वर्ष 2025-26 से 2030-31 तक क्रियान्वित होने वाले इस मिशन पर 11,440 करोड़ रुपये की बड़ी राशि की जाएगी।इस खर्च के माध्यम से यह मिशन अनुसंधान, बीज प्रणाली, क्षेत्र विस्तार, खरीद और मुल्य स्थिरता को कवर करते हुए एक व्यापक रणनीति अपनाएगा। भारत दुनिया का संबसे बड़ा दलहन उत्पादक और उपभोक्ता देश है। लेकिन घरेल दलहन उत्पादन मांग के अनरूप नहीं है. जिसके कारण दालों के आयात में 15 से 20 फीसदी की वृद्धि हुई है।

मिशन से कैसे आएगी दलहन में आत्मनिर्भरता

इस मिशन के माध्यम से दलहन में आत्मनिर्भरता लाने के लिए कई स्तर पर काम किया जाएगा। जिनमें रकबा व उत्पादकता में वृद्धि के साथ प्रमाणित बीज वितरण जो 2030-31 तक 370 लाख हेक्टेयर क्षेत्र को कवर करेंगे। दलहन बीजों की नवीनतम किस्मों तक किसानों



की पहुंच को मजबूत करने के लिए 88 लाख निःशुल्क बीज किट उपलब्ध कराई जाएंगी। इस मिशन से 2030-31 तक दलहन का क्षेत्रफल 310 लाख हेक्टेयर और उत्पादन 350 लाख टन तक बढने की उम्मीद है। साथ ही इससे उत्पादकता बढ़कर 1,130 किलो प्रति हेक्टेयर तक पहुंचने की उम्मीद है। उत्पादकता में वृद्धि के साथ-साथ इस मिशन से रोजगार के अवसर भी पैदा होंगे। सरकार अगले 4 वर्षों के दौरान किसानों से न्यूनतम समर्थन मूल्य पर अरहर, उड़द और मसूर की 100 फीसदी खरीद सुनिश्चित करेगी।

दलहन आत्मनिर्भरता मिशन से प्रसंस्करण उद्योग को मिलेगा बढावा

दलहन आत्मनिर्भरता मिशन से न केवल दलहन उत्पादन बढ़ेगा, बल्कि इससे प्रसंस्करण को भी बढ़ावा मिलेगा। बाजारों और मुल्य श्रृंखलाओं को मजबूत करने के लिए यह मिशन 1000 प्रसंस्करण इकाइयों सहित कटाई-पश्चात बुनियादी ढांचे के विकास में मदद करेगा। जिससे फसल हानि कम होगी, मूल्य संवर्धन में सधार होगा और किसानों की आय बढेगी। इस मिशन से प्रसंस्करण और पैकेजिंग इकाइयों की स्थापना के लिए अधिकतम 25 लाख रुपये की सब्सिडी उपलब्ध शामिल है। केंद्रीय कषि व किसान कल्याण मंत्रालय । होगी। मिशन क्लस्टर-आधारित दष्टिकोण अपनाएगा द्वारा जारी बयान में कहा गया है कि दलहन किसानों को और प्रत्येक क्लस्टर की विशिष्ट आवश्यकताओं के उन्नत किस्मों को व्यापक रूप से उपलब्ध कराने के लिए अनरूप हस्तक्षेप करेगा। इससे संसाधनों का अधिक 126 लाख क्विंटल प्रमाणित बीज वितरित किए जाएंगे, प्रभावी आवंटन संभव होगा, उत्पादकता में वृद्धि होगी और दलहन उत्पादन के भौगोलिक विविधीकरण को बढावा मिलेगा।

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ADISOFT TECHNOLOGIES

Our Company was originally incorporated as a private limited company under the name "Adisoft Technologies Private Limited" on February 04, 2013, under the provisions of the Companies Act, 2013, with the Registrar of Companies, bearing CIN: U31108PN2013PTC146157. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed by our shareholders at the Extraordinary General Meeting held on September 11, 2025. Consequently, the name of our Company was changed from "Adisoft Technologies Private Limited" to "Adisoft Technologies Limited", and a fresh certificate of incorporation reflecting the conversion to a public company was issued by the Registrar of Companies, Central Processing Centre, on September 17, 2025. Our Company's Corporate Identity Number is U31108PN2013PLC146157, please refer to chapter titled "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus.

Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India Tel. No.: +91 8208781102, E-mail: cs@adisoft.co.in; Website: www.adisoft.co.in Contact Person: Vaibhav Nandkumar Salunke, Company Secretary & Compliance Officer

OUR PROMOTERS: AJAY CHANDRASHEKHAR PRABHU AND PREETI AJAY PRABHU

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

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43.08.000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (THE "EQUITY SHARES") OF ADISOFT TECHNOLOGIES LIMITED ("OUR COMPANY" OR "THE ISSUER") AT AN ISSUE PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ [•] LAKHS ("PUBLIC ISSUE") OUT OF WHICH [•] EQUITY SHARES OF FACE VALUE OF 🔻 10 EACH, AT AN ISSUE PRICE OF ₹ [♠] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [♠] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF [♠] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [●] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 26.40% AND [●] % RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITION OF [●] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [●], REGIONAL NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF PUNE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND

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

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Issue shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs ne Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net OIR Portion, the ha Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders (of which one third of the Non-Institutional Portion shall be reserved for Bidders with an application size of more than two lots and up to such lots equivalent to not more than ₹10 lakhs and two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 10 lakhs) and undersubscription in either of these sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion, subject to valid Bids being received at or above the Issue Price and not less than 35% of the Net Issue shall be available for allocation to Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Bidders using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" beginning on page 259 of this Draft Red Herring Prospectus

This public announcement is made in compliance with the provisions of Regulation 247(2) of the SEBI ICDR Regulations, to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares of face value of ₹ 10 each pursuant to the Issue and the Draft Red Herring Prospectus dated September 30, 2025 has been filed with the SME Platform of National Stock Exchange of India Limited ("NSE Emerge") on September 30, 2025. The Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") shall be made public, for comments, if any, for a period of at least 21 days from the date of filling, by hosting it on the website of NSE at https://www.nseindia.com/companies-listing/corporate-fillings-offer-documents#sme_offer, on the website of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in. Our Company invites the public to give comments on the Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") with respect to disclosures made in the Draft Red Herring Prospectus. The public is requested to send a copy of the comments to the Company Secretary & Compliance Officer of our Company, and/or to the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the Company Secretary & Compliance Officer of our Company, and/or to the BRLM in relation to the Issue on or before 5.00 p.m. on the 21st day from the aforementioned date of filing of the Draft Red Herring Prospectus with SME Platform of NSE ("NSE Emerge").

Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares to be issued have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus. Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis

of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on the SME Platform of NSE ("NSE Emerge"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 66 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus. The BRLM associated with the Issue has handled 69 Public Issues in the past three years, out of which 3 issue was closed below the Issue/ Offer Price on listing date:

Name of DDI M	Total Issue		Issue closed below IPO Price on listing date	
Name of BRLM	Mainboard	SME	issue closed below IPO File oil listing date	
Hem Securities Limited	2	67	3 (SME)	
BOOK RUNNING LEAD MANAGER TO THE ISSUE			REGISTRAR TO THE ISSUE	

Hem Securities

HEM SECURITIES LIMITED Address: 904, A Wing, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel, Mumbai-400013, Maharashtra, India

Tel. No.: +91- 22- 49060000: Email: ib@hemsecurities.com

Investor Grievance Email: redressal@hemsecurities.com: Website: www.hemsecurities.com Contact Person: Aiav Jain

SEBI Regn. No. INM000010981

Place: Pune. Maharashtra

KFIN TECHNOLOGIES LIMITED

Address: Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana Telephone: +9140-67162222; Email: adisoft.ipo@kfintech.com

Investor Grievance Email: einward.ris@kfintech.com; Website: https://www.kfintech.com/ Contact Person: M. Murali Krishna. Senior VP

SEBI Registration Number: INR000000221; CIN: L72400MH2017PLC444072

COMPANY SECRETARY & COMPLIANCE OFFICER

Vaibhay Nandkumar Salunke ADISOFT TECHNOLOGIES LIMITED

Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India E-mail: cs@adisoft.co.in, Tel.: +91 8208781102, Website: www.adisoft.co.in

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

On behalf of the Board of Directors Adisoft Technologies Limited

Company Secretary and Compliance Officer

Date: October 01, 2025 Disclaimer: Adisoft Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on September 30, 2025. The Draft Red Herring Prospectus is available on the website of NSE Emerge at https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer and is available on the websites of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in . Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors"

beginning on page 24 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

केंद्रीय कर्मियों का महंगाई भता 3 % बढ़ा

रुचिका चित्रवंशी नई दिल्ली, 1 अक्टूबर

त्योहारों के मौसम की शरुआत होने के साथ ही केंद्रीय मंत्रिमंडल ने बुधवार को केंद्रीय कर्मचारियों के लिए महंगाई भत्ता (डीए) और पेंशनभोगियों के लिए महंगाई राहत (डीआर) में 3 प्रतिशत की बढ़ोतरी को मंजूरी दे दी है, जो 1 जुलाई, 2025 से लाग होगी। विज्ञप्ति में कहा गया है.

'प्रधानमंत्री नरेंद्र मोदी की अध्यक्षता में केंद्रीय मंत्रिमंडल ने बुधवार को 1 जुलाई, 2025 से लागू होने वाली महंगाई भत्ते की एक अतिरिक्त किस्त केंद्रीय कर्मचारियों को और पेंशनभोगियों को महंगाई राहत की किस्त जारी करने की मंजुरी दी है।यह बढ़ोतरी मूल वेतन/पेंशन के मौजूदा 55 प्रतिशत पर 3 प्रतिशत की वृद्धि है। यह फैसला महंगाई के प्रभाव की भरपाई के लिए लिया गया है।'

महंगाई भत्ता और महंगाई राहत दोनों में इस वृद्धि के कारण सरकारी खजाने पर प्रति वर्ष 10,083.96 करोड़ रुपये का अतिरिक्त भार पड़ेगा। इससे लगभग 49.19 लाख केंद्रीय कर्मचारियों और 68.72 लाख पेंशनभोगियों को सीधा लाभ मिलेगा।वित्त मंत्रालय ने बताया है कि यह वृद्धि स्वीकृत फॉर्मूले के अनुसार की गई है, जो सातवें वेतन आयोग की सिफारिशों पर आधारित है।



57 नए केंद्रीय विद्यालय खुलेंगे

नई दिल्ली, 1 अक्टूबर

केंद्रीय मंत्रिमंडल ने बुधवार को 57 नए केंद्रीय विद्यालयों को खोलने की मंजुरी दे दी है, जिसका लक्ष्य 86,000 से अधिक छात्रों को लाभ पहुंचाना है। केंद्र सरकार ने बताया कि इन सभी 57 नए केंद्रीय विद्यालयों को स्थापित करने के लिए अनुमानित कुल 5862.55 करोड़ रुपये की आवश्यकता होगी। यह राशि वर्ष 2026-27 से शुरू होकर नौ साल की अवधि के दौरान खर्च की जाएगी। इसमें 2585.52 करोड़ रुपये का पूंजीगत व्यय (भवन निर्माण आदि पर खर्च) और 3277.03 करोड़ रुपये का परिचालन व्यय (स्कूल चलाने का खर्च) शामिल है।

इन 57 नए केंद्रीय विद्यालयों में से 20 केंद्रीय विद्यालय ऐसे जिलों में खुलेंगे जहां अभी कोई केंद्रीय विद्यालय नहीं है लेकिन वहां केंद्र सरकार के कर्मचारी बड़ी संख्या में हैं। केंद्र सरकार ने एक बयान में कहा, '14 केंद्रीय विद्यालय उन जिलों में प्रस्तावित हैं जो थोड़े महत्वाकांक्षी हैं। 4 केंद्रीय विद्यालय वामपंथी उग्रवाद प्रभावित जिलों में जबिक 5 केंद्रीय विद्यालय पूर्वोत्तर क्षेत्र और पहाड़ी क्षेत्रों में हैं।'

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Business Standard Insight Out

उत्तर पश्चिम रेलवे

पत्र सं. WB-74 W-O/Works/ NIT

ई-निविदा आमंत्रण सूचना दिनांक 30.09.2025 मंडल रेल प्रबंधक, इंजीनियरिंग, उत्तर पश्चिम रेलवे, जोधपुर द्वारा भारत के राष्ट्रपति के लिए एंव उनकी ओर से ई-निविदा के माध्यम से प्रचलित नियमों के अंतर्गत निर्धारित प्रपत्रों में निविदा निम्न कार्यों के लिए क्रमानुसार आमंत्रित की जाती है। **क्र. सं.: 1. ई-निविदा सूचना सं. 2025-26:** 112of2025-26.

कार्य का नाम व स्थान: Provision of new high-level PF 4/5 Extension of existing FOR from PF 2/3 to new PF 4/5 at Barmer station & Raising of PF No.2 from medium leve to high level with 03 - seater benches water booths at Marwar Kori, Malwara & Kavas stations in the jurisdiction of Sr. DEN/West. <mark>अनुमानित लागत रुपये</mark>: 9,73,96,410.02. बयाने की राशी रुपये: 6,37,000/-. <mark>क. सं.: 2. ई-निविदा सूचना सं. 2**025-26:** 113of2025-26.</mark> कार्य का नाम व स्थान: Provision of W Metal Beam Crash Barrier (22000 m) in the section of SSE / PW / Barmer under ADEN/Barmer of Jodhpur Division. **अनुमानित लाग**त रुपये: 8,04,69,078.60. बयाने की राशी रुपये: 5,52,400/-. क्र. सं.: 3. ई-निविदा सूचना सं **2025-26:** 114of2025-26. **कार्य का नाम व स्थान**: MISCELLANEOUS TRACK WORK IN THE IURISDICTION OF ADEN/BME OF JODHPUR DIVISION. <mark>अनुमानित लागत रुपये</mark>: 1,52,03,935.65. **बयाने की राशी रुपये**: 2,26,000/-. <mark>क्र. सं.: 4.</mark> **ई-निविदा सूचना सं. 2025-26:** 115of2025-26. **कार्य का नाम व स्थान**: Various activities in C/W Through Ballast Recoupment (TBR) 121.13 Km. from 834.19 Km. To Km.955.32 on Barmer-Munaba section under ADEN/Barmer of Jodhpur Division. अनुमानित लागत रुपये: 11,65,77,613.52. बयाने की राशी रुपये: 7,32,900/-. निविदा सूचना संख्या 112of2025-26, 113of2025-26, 114of2025-26 एव 115of2025-26 निविदा प्रस्तुत करने की तिथि **27.10.2025 को 15.00 बजे तक** है वेबसाइट का विवरण जहाँ पर ई-निविदा देखी व भरी जा सकती है www.ireps.gov.in 1267-AR/25 हमें 🚹 🚿 🖸 /NWRailways 🞯 NWRailways पर फॉलो करें

BAJAJ FINANCE LIMITED

Registered Office: Bajaj Finance Limited, Off Pune-Ahmednagar Road, Viman Nagar, Pune – 411014 Branch Office: Bajaj Finserv, Prestige Towers , 5th floor , Residency Road , Bangalore 560025

POSSESSION NOTICE (For immovable property) (As per Appendix IV read with rule 8(1) of the Security Interest Enforcement Rules, 2002) Whereas, the undersigned being the Authorized Officer of Bajaj Finance Limited (BFL), under the provisions of the Securitisation and Reconstruction of Financials Assets and Enforcement of Security Interest Act,2002 and in exercise of powers conferred under Sec. 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand by registered post ("Notice") calling upon the Borrowers/Co-borrowers mentioned hereunder to repay the amount mentioned in the notice U/s. 13(2) of the said Act within a period of 60 days from the date of receipt of the said notice.

The Borrowers/Mortgagors/Cuarantors named below having failed to repay the said amount, notice is hereby given to the Borrowers/Mortgagors/Guarantors named below having failed to repay the said amount, notice is hereby given to the Borrowers/Mortgagors/Guarantors and public in general that the undersigned has taken **Physical Possession** of the property described herein below in exercise of powers conferred on me under Sec. 13(4) of the said Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002.

he borrowers in particular and public in general are hereby cautioned not to deal with the said property and any dealing with this property will be subject to the harge of the Bajaj Finance Limited. for the amount mentioned herein below along with interest thereon at contracted rate. he borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. Loan Account No./Name of the **Description of Secured** Borrower(s) Mortgagor(s) Guarantor(s) Immovable Property Notice Amount and Date of Possess All the piece and parcel of the non-agricultural property described as: Property bearing BBMP No. 12 And 13 (Old No.9 and 10 And Earlier Bearing No. 8 And 9), situated at N.H.K Road Kalasipalya Main Road (Earlier Called as 404FSL86483285 & H404ECM0530139 17/02/2024 Adnan Pasha (Borrower) AT: -No 138 2nd Cross, Beerappa Garden, Chamundinagar, RT Nagar, Bangalore-560032 Rs.74,39,075/- (Rupees Seventy-Four Lakh Thirty-Nine Thousand and Seventy-Five Only) as on 07/02/24 Waheeda Kanum (Co-borrower) At -Laskar Lake) Bangalore-560002 Corporation Ward No. 47 Possession Date walleeda Kallulii (Co-borrower) At. -No 516 Beerappa Garden, Chamundinagar, RT Nagar, Bangalore-560032, A M Car Garage (Co-borrower) (Through its neasuring East to West 16 feet and North to South 26 ft 6 measuring East to west to teet and North to South 26 it o inches totally measuring 424 sq. ft., comprising of Ground, First and Second Floor Non-residential property having PID No. 47-46-12 And 47-46-13, East: Chruch Property, West: 30/09/2025 proprietor/Authorised signatory/ Managing Director) AT: - No 111, 1st Cross, External Jawah Hyder Ali Khan Road (Kalasinalya Main Road)

North: Private Property (earlier Audugodi Chinnappi House), South: Private Property (earlier Azeen Bhai Shop).

Sd/- Authorized Officer, Bajaj Finance Limited

B FINSERV

nas taken Paper publication and Executed Affidavit on **25.08.2009.** Whereas, Mr. K M ASHWINKUMAR @ M DILEEP KUMAR has acquired said property through gift deed from its previous owner Mrs. K Jayalakshmi on 19.12.2007 vide document no 3554/2007-08. Any person/s or if any one having any claim over th said property or any other claims by any person/s, Nationalized banks, MNC Banks, private Banks, Co-operative banks any financial institutions Governed by the RBI rules may lodge their

> ADVOCATES & LEGAL CONSULTANTS OFFICE No 641, 29th Main, 12th Cross, J P Naga 1st Phase, Bangalore – 560078

Email – kbsassociatesbangalore@yahoo.com

Mobile: 9008965571

bjections in writing within 07 days from this day to

PUBLIC NOTICE

Public are informed that, my client **Mr. PRAKASH. K** Son of Mr. Karthikeyan Aged about 36 years.
Residing at: No.103/5, 1st Floor 14th Cross.

Opposite to Impact Destiny Apartment Nisarga

olony, Vijaya Bank Colony Extension Horamay - 560 043 PAN : BIAPP5127 I Aadhaa

No.3892 0920 3870 will be going to purchase the property bearing Site No.29, (Eastern Portion in

outhern Portion of Site No.29), Kath

No.178/92/1. BBMP Katha EPID No.6153858387

situated at: HORAMAVU Village, K. R. Puram Hobl Bangalore East Taluk, Bangalore, Now under the

mits of BRUHATH BANGALORE MAHANAGARA

PALIKE, Bangalore, measuring East to West 25 feet and North to South 30+35/2 feet in all measuring 812.5 Square feet from its previous ownerMr.KMASHWINKUMAR@MDILEEPKUMAR.

Also, public are informed that Seller has changed his name from MR. M DILEEP KUMAR to MR. K M ASHWIN KUMAR, Also state that Mr. K M ASHWINKUMAR @ M DILEEP KUMAR

as taken Paper publication and Execute

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

cise, Layout, Bhoopsandra, Bengaluru-

PUBLIC ANNOUNCEMENT





the Draft Red Herring Prospectus)

ADISOFT TECHNOLOGIES LIMITED

Our Company was originally incorporated as a private limited company under the pame "Adjsoft Technologies Private Limited" on February 04, 2013, under the provisions of the Companies Act, 2013, with the Registrar of Companies, bearing CIN: U31108PN2013PTC146157. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed by our shareholders at the Extraordinary General Meeting held on September 11, 2025. Consequently, the name of our Company was changed from "Adisoft Technologies Private Limited" to "Adisoft Technologies Limited", and a fresh certificate of incorporation reflecting the conversion to a public company was issued by the Registrar of Companies, Central Processing Centre, on September 17, 2025. Our Company's Corporate Identity Number is U31108PN2013PLC146157, please refer to chapter titled "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus.

Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India Tel. No.: +91 8208781102, E-mail: cs@adisoft.co.in; Website: www.adisoft.co.in

Contact Person: Vaibhav Nandkumar Salunke, Company Secretary & Compliance Officer

OUR PROMOTERS: AJAY CHANDRASHEKHAR PRABHU AND PREETI AJAY PRABHU

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

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43,08,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (THE "EQUITY SHARES") OF ADISOFT TECHNOLOGIES LIMITED ("OUR COMPANY" OR "THE ISSUER") AT AN ISSUE PRICE OF ₹ [♠] PER EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ [♠] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [♠] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF [♠] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE PRICE OF ₹ [♠] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [♠] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 26.40% AND [●] % RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITION OF [...] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITION OF [] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND HINDI EDITION OF [], REGIONAL NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF PUNE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE SME PLATFORM OF NSE ("NSE EMERGE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE.

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

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Issue shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders (of which one third of the Non-Institutional Portion shall be reserved for Bidders with an application size of more than two lots and up to such lots equivalent to not more than ₹10 lakhs and two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 10 lakhs) and undersubscription in either of these sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion, subject to valid Bids being received at or above the Issue Price and not less than 35% of the Net Issue shall be available for allocation to Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being receive or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Bidders using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" beginning on page 259 of this Draft Red Herring Prospectus.

This public announcement is made in compliance with the provisions of Regulation 247(2) of the SEBI ICDR Regulations, to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares of face value of ₹ 10 each pursuant to the Issue and the Draft Red Herring Prospectus dated September 30, 2025 has been filed with the SME Platform of National Stock Exchange of India Limited ("NSE Emerge") on September 30, 2025. The Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") shall be made public, for comments, if any, for a period of at least 21 days from the date of filing, by hosting it on the website of NSE at https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer, on the website of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in. Our Company invites the public to give comments on the Draft Red Herring Prospectus filed with SME Platform of NSE ("NSE Emerge") with respect to disclosures made in the Draft Red Herring Prospectus. The public is requested to send a copy of the comments to the Company Secretary & Compliance Officer of our Company, and/or to the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the Company Secretary & Compliance Officer of our Company, and/or to the BRLM in relation to the Issue on or before 5.00 p.m. on the 21st day from the aforementioned date of filing of the Draft Red Herring Prospectus with SME Platform of NSE ("NSE Emerge")

Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares to be issued have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on the SME Platform of NSE ("NSE Emerge"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 66 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Corporate Structure" beginning on page 138 of the Draft Red Herring Prospectus. The BRLM associated with the Issue has handled 69 Public Issues in the past three years, out of which 3 issue was closed below the Issue/ Offer Price on listing date:

Name of DDI M	10101 13300		Issue closed below IPO Price on listing date	
Name of BRLM	Mainboard	SME	issue closed below IFO File oil listing date	
Hem Securities Limited	2	67	3 (SME)	
BOOK RUNNING LEAD MANAGER TO THE ISSUE			REGISTRAR TO THE ISSUE	

Hem Securities

HEM SECURITIES LIMITED

Address: 904, A Wing, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel, mbai-400013. Maharashtra, India

Tel. No.: +91- 22- 49060000: Email: ib@hemsecurities.com

Investor Grievance Email: redressal@hemsecurities.com: Website: www.hemsecurities.com Contact Person: Aiav Jain

SEBI Rean. No. INM000010981

Place: Pune, Maharashtra

KFIN TECHNOLOGIES LIMITED

Address: Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana

Telephone: +9140-67162222; Email: adisoft.ipo@kfintech.com Investor Grievance Email: einward.ris@kfintech.com; Website: https://www.kfintech.com/

Contact Person: M. Murali Krishna, Senior VP

SEBI Registration Number: INR000000221; CIN: L72400MH2017PLC444072

COMPANY SECRETARY & COMPLIANCE OFFICER

Vaibhav Nandkumar Salunke ADISOFT TECHNOLOGIES LIMITED

Registered Office: Prathamesh Complex & Trading Plot No. PAP-BG-102, 103, 104 & 105, 1st and 2nd Floor, MIDC Chinchwad Industrial Area, Bhosari I.E., Pune - 411026, Maharashtra, India E-mail: cs@adisoft.co.in, Tel.: +91 8208781102, Website: www.adisoft.co.in

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

On behalf of the Board of Directors **Adisoft Technologies Limited**

Vaibhav Nandkumar Salunke

Date: October 01, 2025 Company Secretary and Compliance Officer Disclaimer: Adisoft Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on September 30, 2025. The Draft Red Herring Prospectus is available on the website of NSE Emerge at https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer and is available on the websites of the BRLM at www.hemsecurities.com and also on the website of the Company www.adisoft.co.in . Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" beginning on page 24 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision.

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