



# EDELWEISS MUTUAL FUND

Edelweiss House, Off C.S.T Road, Kalina, Mumbai – 400098

**NOTICE**

**NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID) AND  
KEY INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF EDELWEISS MUTUAL FUND**

**MERGER OF EDELWEISS CRISIL PSU PLUS SDL 50:50 OCT 2025 INDEX FUND WITH EDELWEISS BANKING AND PSU DEBT FUND**

**Notice** is hereby given to all the Investors/Unit holders that Edelweiss Trusteeship Company Limited, the Trustee to Edelweiss Mutual Fund (“the Fund”), have approved the merger of Edelweiss CRISIL PSU Plus SDL 50:50 Oct 2025 Index Fund (An open-ended target maturity Index Fund investing in the constituents of CRISIL [IBX] 50:50 PSU + SDL Index – October 2025) [hereinafter referred to as “**Merging Scheme**”] with Edelweiss Banking and PSU Debt Fund (An open ended debt scheme predominantly investing in Debt Instruments of Banks, Public Sector Undertakings, Public Financial Institutions and Municipal Bonds) [hereinafter referred to as “**Transferee Scheme**”]. The details of the same are as follows:

Name of the Merging Scheme	Name of the Transferee Scheme	Effective date of merger i.e. on Maturity Date of Merging Scheme	Period for providing consent / Option
Edelweiss CRISIL PSU Plus SDL 50:50 Oct 2025 Index Fund	Edelweiss Banking and PSU Debt Fund	October 31, 2025*	<b>Tuesday, September 30, 2025 to Wednesday, October 29, 2025</b> (both days inclusive) (“Consent / Exit Option Period”)

\*or next Business Day, if the Effective Date happens to be declared as a non-Business Day.

**Rationale for Merger:**

- Credit Quality:** The Merging and Transferee scheme have comparable credit quality. While the Merging Scheme has around ~50% of its AUM in AAA-rated CPSE bonds and remaining in State Development Loans (SDLs), the Transferee scheme has higher exposure to AAA-rated CPSE bonds and AAA-rated banks (~78%) while remaining exposure to government bonds. This combination of exposure to AAA-rated CPSE, AAA-rated banks and government bonds may offer higher level of comfort to the investors of the Merging Scheme in terms of credit quality.
- Asset Allocation:** In terms of asset allocation, investors will get exposure to similar type of high-quality debt in the Transferee scheme in terms of exposure to AAA-rated CPSE bonds, AAA-rated bank bonds and sovereign bonds.
- Liquidity Risk:** The Transferee scheme offers superior level of liquidity risk to investors due to its exposure to relatively more liquid segment of the CPSE bonds and liquid government bonds.
- Reinvestment Risk Mitigation:** Target Maturity Funds have a fixed maturity date. This exposes investors to reinvestment risk. By agreeing to merge with the transferee scheme, which is an open-ended scheme without a fixed maturity date, investors will be able to mitigate the reinvestment risk.
- Benefits of Active Management:** The active duration management based on prevailing market conditions will likely benefit investors over a longer period of time while getting exposure to AAA-rated and liquid CPSE bonds, AAA-rated banks, periodic rebalancing of assets based on market conditions among other benefits.
- Benefits of diversification:** By providing consent to merger, the investors will get a portfolio of assets which is diversified in terms of exposure to a range of AAA-rated CPSE and bank bonds, diversification in terms of maturity buckets and diversification in terms of exposure to different segments of the CPSE universe.
- Tax efficiency:** Following the merger, investors in the Merging Scheme can continue their investments while maintaining tax efficiency. As per section 47(xviii) of the Income-tax Act, 1961, allotment of units in Transferee Scheme, pursuant to merger, to unit holders of Merging Scheme who decide to continue will not be considered as redemption of units in Merging Scheme and will not result in short term/long term capital gain / loss in the hands of the unit holders.

The merger as envisaged above will not result in emergence of any new scheme as the Merging Scheme on its maturity date will be merged in the Transferee Scheme. Post-merger, there will be no change in features of the Transferee Scheme and the investments under the Transferee Scheme will be in accordance with the investment objective and asset allocation of the Transferee Scheme.

The Securities and Exchange Board of India has vide its email dated September 25, 2025 conveyed it’s no objection to the aforesaid merger.

**Consequences of merger:**

Unit holders of the Merging Scheme who provide consent for the merger will be allotted units under the Transferee Schemes at the Net Asset Value (“NAV”) on the Effective Date of the Merger. The Units allotted to the unit holders in the Transferee Scheme shall be treated as fresh subscriptions in the Transferee Scheme. A fresh account statement reflecting the new units allotted under the Transferee Scheme, will be sent to the unit holders of the merging scheme by the Fund. Upon allotment of units in the Transferee Scheme, all provisions under the Transferee Scheme will apply. However, the period of holding for the purpose of exit load, if any, will be computed from the date of allotment of corresponding original units in the merging scheme.

**Consent for merger by unit holders of Merging Scheme:**

Unit holders of the Merging Schemes having no objection to the proposed Merger in the Transferee Schemes and wishing to remain invested need to provide consent during Consent Option Period (i.e. **Tuesday, September 30, 2025 to Wednesday, October 29, 2025**) in the following manner:

- The consent form for merger is being sent along with the merger proposal letter. The consent form will also be made available on our website [www.edelweissmf.com](http://www.edelweissmf.com). Investors may submit their consent as provided above through any of the following modes:
  - Submitting original signed consent form at any of the Branch office of Edelweiss Mutual Fund.
  - Submit through our online transaction facilities on our investor website

**Note:** Once consent is provided, investors are deemed to have read and provided the confirmations and declarations as per the consent form. **It may however be noted that the offer to provide consent is purely optional and not compulsory.**

- Units of the unitholders who do not provide their consent for the Merger will be redeemed at applicable NAV on the Maturity Date. The maturity proceeds will be paid to the investors within T+3 working days.

**Note:** In case of any pledge / lien / other encumbrance marked on any units in Merging Scheme, the same shall be marked on the corresponding number of units allotted in Transferee Scheme.

- In case of consented investors, unit balance in the Merging Scheme as on the date of merger will be considered for executing the transfer into Transferee Scheme.

**Exit Option for unit holders of Transferee Scheme:**

- As per Regulation 18(15A) of the SEBI (Mutual Funds) Regulations, 1996 (“MF Regulations”) and clause 17.10 of SEBI Master Circular dated June 27, 2024 for Mutual Funds, change in fundamental attributes can be carried out only after the Unit holders of the scheme concerned have been informed of the change via written communication and an option to exit the scheme for a period of at least 30 calendar days at the prevailing NAV without any exit load is provided to them. As per clause 2.2 of SEBI Master Circular dated June 27, 2024 for Mutual Funds, merger of schemes is also considered as a change in fundamental attributes of the concerned schemes necessitating compliance with the requirements as per Regulation 18(15A) of the MF Regulations.
- Accordingly, existing Unit holders of the Transferee Scheme as on Thursday, September 25, 2025 till 3.00 p.m. i.e. date of publication of this notice cum-addendum are provided an option to exit, at the prevailing NAV without exit load, if any, for a period from **Tuesday, September 30, 2025 to Wednesday, October 29, 2025** (both days inclusive) (hereinafter referred to as “**exit option period**”), if they are not agreeable for the merger. Redemption/switch-out requests can be submitted at any of the Investor Service Centers of the Fund or the Registrar and Transfer Agents of the Fund viz. KFin Technologies Limited on or before **Wednesday, October 29, 2025** (upto 3.00 p.m.). Unit holders who hold the units of the Transferee Scheme in electronic (demat) mode need to submit the redemption request to their Depository Participant/exchange platform. The redemption proceeds will be paid out either electronically or by a cheque within 3 Business Days of receipt of valid redemption request to those Unit holders who choose to exercise the exit option.
- It may however be noted that the offer to exit is purely optional and not compulsory.** If the Unit holder has no objection to the aforesaid merger, no action is required to be taken and it would be deemed that such Unit holder has consented to the merger of the Scheme.
- Unit holders who do not exercise the exit option on or before **Wednesday, October 29, 2025** would be deemed to have consented to the proposed merger.

**Tax Consequences:**

The Finance Act, 2015 amended the provisions of the Income-tax Act, 1961, providing tax neutrality on transfer of units of a scheme of a mutual fund under the process of consolidation of schemes of mutual funds as per SEBI (Mutual Funds) Regulations, 1996.

As per section 47(xviii) of the Income-tax Act, 1961, allotment of units in Transferee Scheme, pursuant to merger, to unit holders of Merging Scheme who decide to continue will not be considered as redemption of units in Merging Scheme and will not result in short term/long term capital gain / loss in the hands of the unit holders. Further, the period for which the units in the Merging Scheme were held by the Unit holders will be included in determining the period for which such units were held by the unit holder and the cost of acquisition of units allotted in Transferee Scheme pursuant to merger will be the cost of acquisition of units in Merging Scheme.

However, redemption of units from the Merging Scheme and/or switch-out of units of the Merging Scheme to any other scheme of the Fund during the exit period option shall be considered as redemption in Merging Scheme and will result in short term/long term capital gain/loss in the hands of the unit holders depending on the period and the nature of holding of the investment. In case of NRI investors, TDS shall be deducted in accordance with applicable tax laws for redemption/switch-out of units from Merging Scheme during the exit period and same would be required to be borne by such investor only. Securities Transaction Tax (STT), if any on extinguishment of units under Merging Scheme and allotment under the Transferee Scheme upon merger of schemes shall be borne by the AMC.

In view of the individual nature of tax consequences, unit holders are advised to consult his/her/professional tax advisor with regard to tax and other financial implications arising out of their participation in merger of schemes.

A separate written communication, containing the prescribed information in this regard will also be sent to the existing Unit holders of the Merging Scheme and Transferee Scheme. In case any existing Unit holder does not receive the same, or in case of any queries or clarifications Unit holders may contact us on 1-800-425-0090 (Toll free – BSNL/MTNL lines only) or 91 040 23001181 (non MTNL/BSNL lines and mobile phone users) or alternatively, email us at [emfhelp@edelweissmf.com](mailto:emfhelp@edelweissmf.com) or visit our website [www.edelweissmf.com](http://www.edelweissmf.com).

This addendum shall form an integral part of the SIDs / KIMs of the Merging Scheme and Transferee Scheme as amended from time to time.

Place : **Mumbai**  
Date : **September 25, 2025**

**For Edelweiss Asset Management Limited**  
(Investment Manager to Edelweiss Mutual Fund)  
Sd/-  
**Radhika Gupta**  
**Managing Director & CEO**  
(DIN: 02657595)

For more information please contact:  
**Edelweiss Asset Management Limited** (Investment Manager to Edelweiss Mutual Fund)  
 CIN: U65991MH2007PLC173409  
**Registered Office & Corporate Office:** Edelweiss House, Off C.S.T Road, Kalina, Mumbai – 400 098.  
**Tel No: +91 22 4097 9737, Toll Free No. 1800 425 0090 (MTNL/BSNL), Non Toll Free No. 91 40 23001181, Fax: +91 22 40979878,**  
 Website: [www.edelweissmf.com](http://www.edelweissmf.com)

**MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,  
READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.**

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**PUBLIC ANNOUNCEMENT**



**DNV FOOD PRODUCTS LIMITED**

**CIN: U15122WB2012PLC187522**



Scan this QR code to view the DRHP

Our Company was originally incorporated on October 19, 2012 as a Private Limited Company as DNV Food Products Private Limited" vide Registration No. U15122WB2012PLC187522 under the provisions of the Companies Act, 1956 with the Registrar of Companies, West Bengal. Subsequently, pursuant to a special resolution passed by the Shareholders at their Extra-Ordinary General Meeting held on April 29, 2024, our Company was converted from a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to "DNV Food Products Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on August 12, 2024 by the Registrar of Companies, Central Processing Centre. The Corporate Identification Number of our Company is U15122WB2012PLC187522. For further details of change in name and change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page 200 of this Draft Red Herring Prospectus.

**Registered Office:** 236B, Acharya Jagdish Chandra Bose Road 4th Floor, Room No - 403, Kolkata, West Bengal- 700020  
**Tel No.:** +91 9147329458 ; **E-mail:** [cs@dnvfoods.in](mailto:cs@dnvfoods.in); **Website:** <https://dnvfoods.com>  
**Contact Person:** Mr. Sujay Bag, Company Secretary and Compliance Officer

**OUR PROMOTERS: MR. NIRMAL KUMAR JAIN, MR. PRATIK JAIN, MR. HARSH JAIN, MRS. SARITA JAIN, MRS. SANMATI JAIN, MRS. PURVA JAIN AND NIRMAL KUMAR JAIN & OTHER HUF**

**"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 NATIONAL STOCK EXCHANGE OF INDIA LIMITED."**

**THE ISSUE**

**INITIAL PUBLIC ISSUE OF UPTO 54,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF DNV FOOD PRODUCTS LIMITED ("DNV" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[+] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[-] PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹[+] ("THE ISSUE"), OF WHICH [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹[+] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[-] PER EQUITY SHARE AGGREGATING TO ₹[-] WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹[+] PER EQUITY SHARE AGGREGATING TO [-] LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.33% AND 25.02% 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 [-] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [-] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [-] (A WIDELY CIRCULATED BENGALI NATIONAL DAILY NEWSPAPER) WHERE 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 NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE.**

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, may 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 (a) 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 (b) two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 10 lakhs provided under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion and [-] (not less than 35% of the Net Issue) shall be available for allocation to Individual Investors who applies for minimum application size in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders other than 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 IIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSSBs 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 340 of the Draft Red Herring Prospectus.

**Please be informed that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated September 23, 2025 which has been filed with the SME Platform of National Stock Exchange of India Limited.**

**This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03<sup>rd</sup>, 2025. Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03<sup>rd</sup>, 2025, the DRHP filed with the SME Platform of National Stock Exchange of India Limited (NSE Emerge) shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of the NSE at <https://www.nseindia.com/companies-listing/corporate-filings-offer-documents> and the website of the Company at <https://www.dnvfoods.com/> and at the website of BRLM i.e. CORPORATE CAPITALVENTURES PRIVATE LIMITED at <https://ccvindia.com/mb/initial-public-offers>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of National Stock Exchange of India Limited (NSE Emerge) with respect to disclosures made in DRHP. The public is hereby requested to send a copy of their comments to Stock Exchange at Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400051 and to Company Secretary & Compliance Officer of our Company and/or the BRLM at their respective addresses and also send the comments at email id mentioned below. All comments must be received by NSE, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21st day from the aforesaid date of filing the DRHP with NSE Emerge.**

Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk or losing their entire 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 issued in the Issue 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 the section "Risk Factors" beginning on page 26 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 SME Platform of National Stock Exchange of India Limited (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 72 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 "Our History and Certain Other Corporate Matters" beginning on page 200 of the Draft Red Herring Prospectus.

LEAD MANAGER OF THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 <b>Corporate Capital Ventures</b>  <b>CORPORATE CAPITALVENTURES PRIVATE LIMITED</b> <b>Address:</b> 223, Second Floor, US Complex, Opp. Apollo Hospital, Mathura Road, Near Jasola Apollo Metro Station, New Delhi – 110076 <b>Tel No.:</b> +91 11-41824066 <b>Web Site:</b> <a href="https://ccvindia.com/mb/">https://ccvindia.com/mb/</a> <b>Email:</b> <a href="mailto:smeipo@ccvindia.com">smeipo@ccvindia.com</a> <b>Investor Grievance Email:</b> <a href="mailto:investors@ccvindia.com">investors@ccvindia.com</a> <b>Contact Person:</b> Mrs Harpreet Parashar <b>SEBI Reg. No.:</b> INM000012276	  <b>BIGSHARE SERVICES PRIVATE LIMITED</b> <b>Address:</b> Office No. S6-2, 6th Floor, Pinnacle Business Park, Near to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 <b>Tel No.:</b> 022-62638200 <b>Website:</b> <a href="http://www.bishareonline.com">www.bishareonline.com</a> <b>E-Mail:</b> <a href="mailto:ipo@bishareonline.com">ipo@bishareonline.com</a> <b>Investor Grievance Email:</b> <a href="mailto:investor@bishareonline.com">investor@bishareonline.com</a> <b>Contact Person:</b> Mr. Vinayak Morbale <b>CIN:</b> U99999MH1994PTC076534 <b>SEBI Reg. No.:</b> INR000001385	  <b>Name:</b> Mr. Sujay Bag <b>Address:</b> 236B, Acharya Jagdish Chandra Bose Road 4th Floor, Room No - 403, Kolkata, West Bengal- 700020 <b>E-mail:</b> <a href="mailto:cs@dnvfoods.in">cs@dnvfoods.in</a>  Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

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

**Place:** Kolkata  
**Date:** September 26, 2025

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ভারতে ৫০০ বেশি এক্সপেরিয়েন্স  
সেন্টার অতিক্রম করেছে অ্যাথার এনার্জি

নিলামের তারিখ ও সময় : ৩০ অক্টোবর, ২০২৫ তারিখে দুপুর ১২টা থেকে বিকাল ৫টা পর্যন্ত  
বিড/ইএমডি জমা দেওয়ার শেষ তারিখ : ই-নিলাম শুরু হওয়ার আগে অথবা মাথো  
ইএমডি প্রদানের পদ্ধতি - দরদাতা তার BAANKNET ওয়ালেটে ইএমডি পরিমাণ জমা করবেন

ক. মোদারার নাম/পথ খ. সম্পত্তি আইডি (যদি সম্পত্তি ইতিমধ্যে BAANKNET পোর্টালে আপলোড করা থাকে)	(ক) সংরক্ষিত মূল্য টাকায় খ) বাস্তুকৃত জ্ঞাত অর্থ টাকায়	বিত্ত সম্প্রসারণ এবং বিভিন্ন বর্ধিত অর্থাদি	ঋণের বকেয়া	ব্যাধি/এসএ-এর কাছে জারি দার/মামলা বিচার্যীন থাকলে মুদ্রণ প্রতীকী/বাস্তুবিক
১. ক. শ্রীমতী অঞ্জনা দাস খ. সম্পত্তি: শ্রীমতী অঞ্জনা দাসের নামে ভবনের দ্বিতীয় তলায় অবস্থিত ২৫ নং ফ্ল্যাট, যা ৫ কঠা ৭ ছতাক ১০ বর্গমুঠি জমাবহু যা জমির কিছু অংশে নির্মিত, উচ্চ নির্মিত বা স্থাপিত, যা "হাজরী টাওয়ার" মৌজা - বেরগোয়ানি, নাইপুপুর মেডা, পর্ণানী - কলকাতা, জে.এল. নং ১৩, আর.এস. নং ১৯৮, টেক্সি নং ২১৯৩-৫ অবস্থিত, যার মধ্যে নি.এস. দাগ নং ১৫০৫ এবং ১৫০৬, আর.এস. এবং এল.দাগ নং নং ১৫০৭ এবং ১৫০৮-৬ এর সাথে সম্পর্কিত, আর.এস. এর অন্তর্ভুক্ত। বিভিন্ন নং ১৩০২ এবং ২৩১০ এলকার বিভিন্ন নং ৬০০৭ এর সাথে সম্পর্কিত গ্রুপিংওয়ার অফিস বিদ্যমান নার, সেন্টসেল সিটি, থানা-হাজারহাট, জেলা-উত্তর ২৪ পরগণা- ১৪৫৩ বর্গমুঠি প্লের এলাকা নিয়ে গঠিত। উক্ত শেবার ঘর, থাকার জামাগা/খাওয়ার জামাগা, গ্রামাঞ্চল, টায়েট, যার মধ্যে রয়েছে সমস্ত দরজা, জানালা, বিদ্যুৎ এবং স্প্রিংচারের সম্পূর্ণ মালিকানা, শুধুমাত্র বৈদ্যুতিক এবং সাধারণ সেওয়াসের জন্য স্যানিটোরি এবং বিদ্যুৎ, সিঁড়ির কাছে একটি ওভারহেড জলের ট্যাঙ্ক, অন্যান্য সাধারণ অংশ, অথবা আংশিক সাধারণ এলাকা এবং সুবিধা পরিসরে, যার মধ্যে রয়েছে অন্যান্য সাধারণ স্থাপনা, বিদ্যুৎ, স্প্রিংচার, উচ্চ ভিত্তিতে প্রবেশ এবং বর্গবিশেষের জন্য সাধারণ গ্রসেকেশ্বর এবং ভবন এবং প্রধান নির্মিত আলো এবং সমস্ত পথ এবং পথের জন্য সাধারণ মিটার, নর্দীনা নিদ্রাস্থান জল, জলের প্রবাহ, সমস্ত প্রাচীন এবং অন্যান্য আলো, স্বাধীনতা, সুবিধা, দ্বার, সুযোগ-সুবিধা, সুবিধা, অধিকার এবং সুযোগ-সুবিধা, জমির গুটি এবং উক্ত ভবনের সাথে যুক্ত। টেক্সি: উত্তর - ২১১ বসস/ডাচ, দিল্লি - ৯ ফুট প্রস্থের সাধারণ পথ, পূর্ব - পঞ্চায়েত রোড, পশ্চিম - আর.এস. দাগ নং ১৫০৬ এবং ১৫০৮। গ. শ্রীমতী অঞ্জনা দাস খ. UBINKOLARB4760	ক. ৪৩,০২,০০০.০০ টাকা খ. ৪,৩০,২০০.০০ টাকা	বর্ধিত সময় ১০ মিনিট তৎসহ বিভেদ বর্ধিত অর্থাদি ৪৩,১০০.০০ টাকা	৪২,২৯,০০০.০০ টাকা (বিশাখিল লক্স উনিশ হাজার তিশপত্রে তেরিশ টাকা এবং তেরো পানসা মারি) ০১.০৫.২০২২ তারিখ পর্যন্ত এর সঙ্গে ভবিষ্যতের সুপ. খরচ এবং ব্যয়	খ) প্রতীকী দখল
২. ক. মোসার জৈতিক ফর্মিটেক প্রাইভেট লিমিটেড খ. সম্পত্তি ১: হাওড়া জেলার নলারপুর, থানা - ডোমমুর, মৌজায় অবস্থিত দাগ নং ৭২২, বিভিন্ন নং ১২৭৩ এবং ১২০৮-৫ অবস্থিত ২৭ টেসিসেলে জমির সমগ্র সম্পত্তি, যা শ্রী মনু মৌদীর দিল্লি নং ১-২৭৩৩ তারিখ ০২.০৮.২০০৫। উত্তর: ইছাপুর মৌজার সীমান্তরেখা, দিল্লি: দাগ নং ৭২০ এর জমি, পশ্চিম: দাগ নং ৭২০ এর জমি, পশ্চিম: দাগ নং ৭২২ এর জমি বাস্তুকৃত জ্ঞাত অর্থ টাকায় সম্পত্তি ২: মৌজা-নলারপুর, থানা - ডোমমুর, হাওড়া জেলা, গুট নং ৭২০, বিভিন্ন নং ২০০-৫ অবস্থিত ৫২ টেসিসেলে জমির সমগ্র সম্পত্তির সমস্ত অংশ এবং পার্শ্বের শ্রী মনু মৌদীর মালিকানাধীন। দিল্লি নং ১-২৭২৫ তারিখ ০২.০৮.২০০৫। টেক্সি: উত্তর: হাওড়া ইছাপুর মৌজার সীমান্তরেখা। দক্ষিণ: দাগ নং ৭২৯, ৭৩১ এবং ৭৩২ এর জমি, পূর্ব: দাগ নং ৭২৪ এবং ৭২৭ এর জমি, পশ্চিম: দাগ নং ৭২৩ এর জমি (অংশ)। সম্পত্তি ৩: সম্পত্তির সমস্ত অংশ এবং অংশ যা শ্রী মনু মৌদীর মালিকানাধীন - নলারপুর, থানা - ডোমমুর, হাওড়া জেলার মৌজার ১৮০, বিভিন্ন নং ১৪০৫ এবং অবস্থিত ৮ টেসিসেলে জমি নিয়ে গঠিত এবং পরিপাক করা হয়েছে। দিল্লি নং ১-৩৭২২ তারিখ ২৮.০৮.২০০৫। সীমানা: উত্তর: দাগ নং ৮৮৭ এর জমি, দক্ষিণ: দাগ নং ৮৭৭ এবং ৮৯২ এর জমি, পূর্ব: দাগ নং ৮৮১ এর জমি, পশ্চিম: দাগ নং ৮৮৯ এর জমি। সম্পত্তি ৪: হাওড়া জেলার নলারপুর, থানা - ডোমমুর, মৌজায় অবস্থিত দাগ নং ৮৮১, ৮৮০, বিভিন্ন নং ১০৩০ ৫ অবস্থিত ৫২ টেসিসেলে জমি নিয়ে গঠিত সম্পত্তির সমস্ত অংশ এবং পার্শ্বের, মোসার বর্ষে সেক্ষ আ্যড অ্যাপ্রোপিয়েস প্রাইভেট লিমিটেডের, ০০.০৬.২০০৪ তারিখের দিল্লি নং ১-২৭২২ এর মালিকানাধীন। টেক্সি: উত্তর: দাগ নং ৮৮৭ এর জমি, দক্ষিণ: দাগ নং ৮৮০, ৮৭৬ এবং ৮৯২ এর জমি, পূর্ব: দাগ নং ৮৮১ এবং ৮৯২ এর জমি, পশ্চিম: দাগ নং ৮৮৯ এবং ৮৭৯ এর জমি। সম্পত্তি ৫: হাওড়া জেলার নলারপুর, থানা-ডোমমুর, মৌজায় অবস্থিত দাগ নং ৮০১, ৮০২, ৮০৩, ৮০৪, ৮০৬, ৮০৭, বিভিন্ন নং ১, ১০১১, ১০১২, ১০১৩, ১০১৪, ১০১৫ ৫ অবস্থিত ৭৭ দশমিক জমি নিয়ে গঠিত সম্পত্তির সমস্ত অংশ এবং অংশ, মোসার বর্ষে সেক্ষ আ্যড অ্যাপ্রোপিয়েস প্রাইভেট লিমিটেডের দিল্লি নং ১-২৪১২ তারিখের ২৮.০৮.২০০০। সীমানা: উত্তর: দাগ নং ৮৮৭ এর জমি, দক্ষিণ: দাগ নং ৮৭৬ এবং ৮৯২ এর জমি, পূর্ব: দাগ নং ৮৮১ এর জমি, পশ্চিম: দাগ নং ৮৮৯ এর জমি। সম্পত্তি ৬: হাওড়া জেলার নলারপুর, থানা-ডোমমুর, মৌজার দাগ নং ৮৪০, বিভিন্ন নং ১৪১১ এবং অবস্থিত ৭ টেসিসেলে জমি নিয়ে গঠিত সম্পত্তির সমস্ত অংশ এবং পার্শ্বের, মোসার বর্ষে সেক্ষ আ্যড অ্যাপ্রোপিয়েস প্রাইভেট লিমিটেডের দিল্লি নং ১-৩০৭০ তারিখ ২৮.০৬.২০০৪। সীমানা: উত্তর: দাগ নং ৮৮৭ এর জমি, দাগ নং ৮৮১ এর জমি, দক্ষিণ: দাগ নং ৮৮১ এর জমি, পশ্চিম: দাগ নং ৮৮৯ এর জমি। সম্পত্তি ৭: হাওড়া জেলার নলারপুর, থানা - ডোমমুর, মৌজায় দাগ নং ৮১২, বিভিন্ন নং ২৪৪ এবং ৮০৬-৫ অবস্থিত ৫ এবং ১/২ টেসিসেলে জমি নিয়ে গঠিত সম্পত্তির সমস্ত অংশ এবং অংশ, মোসার বর্ষে সেক্ষ আ্যড অ্যাপ্রোপিয়েস প্রাইভেট লিমিটেডের দিল্লি নং ১-২৭০০ তারিখ ০২.০৮.২০০৪। সীমানা: উত্তর: দাগ নং ৮১১ এর জমি, দাগ নং ৮১০ এর দক্ষিণে জমি, পূর্ব: দাগ নং ৮১৩ এবং ৮১৯ এর জমি, পশ্চিম: দাগ নং ৮০১। গ. ১ থেকে ৩ নম্বর সম্পত্তি শ্রী মনু মৌদীর এবং ৪ থেকে ৭ নম্বর সম্পত্তি মোসার বর্ষে সেক্ষ আ্যড অ্যাপ্রোপিয়েস প্রাইভেট লিমিটেডের। খ. UBINKOLARB7821	ক. ৭৮,৫০,০০০.০০ টাকা খ. ৭,৮৫,০০০.০০ টাকা	বর্ধিত সময় ১০ মিনিট তৎসহ বিভেদ বর্ধিত অর্থাদি ৭৯,০০০.০০ টাকা	৬৩,৮০,১২২.০০ টাকা (হ্যাঁ কোটি আটত্রিশ লক্ষ আটত্রিশ হাজার ষ্ঠষ্পত্রে বারো টাকা এবং ত্রিশ পানসা মারি) ২৯.০৫.২০২২ তারিখ পর্যন্ত এর সঙ্গে ভবিষ্যতের সুপ, খরচ এবং ব্যয়	ক) এসএ/৭০/২০২০, ডিমারটি-১, কলকাতা খ) প্রতীকী দখল

[illegible]

দলদ্বাতারন নিজেদের স্বার্থে শোষ নিমি/সেবেদে দলদ্বাতা জ্ঞান পেরো এগ্রোজা লা উচিত। এই ধরনের ক্ষেত্রে দলদ্বাতা পক্ষ থেকে বেদন ও জা/বাংরার হোঁচলেটে বাঁথর, বিপ্লব-বিপ্লব ইত্যাদি। জা ইফ্রিম। ব্যাক বা পরিমেয়া প্রদলনকরী দল। থাকে না। এই ধরনের আকর্ষিক পেরিহিতি এজুভে, দলদ্বাতারন অনুগোথ হাচ্ছে যে তা প্রয়োজনীয় সমস্ত বিকল্প/বিকল্প যেমন ব্যাক-আপ বিন্দু-সরবরাহ এবং অন্যান্য দলদ্বাতার বাবুজ এইরকম যাতে তা। এই ধরনের পেরিহিতি এজুভে এবং সলকভাতা-নে নিলামে উপগ্রহের হাচ্ছে সেসকম দল।

তারিখ : ২৫.০৯.২০২৫/ স্থান : কলকাতা

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<div>   </div> <p align="right">(Scan this QR code to view the DRHP)</p>		
<h1 align="center">DNV FOOD PRODUCTS LIMITED</h1> <p align="center"><b>CIN: U15122WB2012PLC187522</b></p>		
<p><i>Our Company was originally incorporated on October 19, 2012 as a Private Limited Company as DNV Food Products Private Limited" vide Registration No. 187522 under the provisions of the Companies Act, 1956 with the Registrar of Companies, West Bengal. Subsequently, pursuant to a special resolution passed by the Shareholders at their Extra-Ordinary General Meeting held on April 29, 2024, our Company was converted from a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to "DNV Food Products Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on August 12, 2024 by the Registrar of Companies, Central Processing Centre. The Corporate Identification Number of our Company is U15122WB2012PLC187522. For further details of change in name and change in Registered Office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page 200 of this Draft Red Herring Prospectus.</i></p>		
<p><b>Registered Office:</b> 236B, Acharya Jagdish Chandra Bose Road 4th Floor, Room No - 403, Kolkata, West Bengal- 700020</p> <p><b>Tel No.:</b> +91 9147329458 ; <b>E-mail:</b> <a href="mailto:cs@dnvfoods.in">cs@dnvfoods.in</a>; <b>Website:</b> <a href="https://dnvfoods.com">https://dnvfoods.com</a></p> <p><b>Contact Person:</b> Mr. Sujay Bag, Company Secretary and Compliance Officer</p>		
<p><b>OUR PROMOTERS: MR. NIRMAL KUMAR JAIN, MR. PRATIK JAIN, MR. HARSH JAIN, MRS. SARITA JAIN, MRS. SANMATI JAIN, MRS. PURVA JAIN AND NIRMAL KUMAR JAIN &amp; OTHER HUF</b></p>		
<p><b>"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 NATIONAL STOCK EXCHANGE OF INDIA LIMITED."</b></p>		
<p align="center"><b>THE ISSUE</b></p>		
<p><b>INITIAL PUBLIC ISSUE OF UPTO 54,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF DNV FOOD PRODUCTS LIMITED ("DNV" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[-] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[-] PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹[-] ("THE ISSUE"), OF WHICH [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹[-] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹[-] PER EQUITY SHARE AGGREGATING TO ₹[-] WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.e., NET ISSUE OF [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹[-] PER EQUITY SHARE AGGREGATING TO [-] LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.33% AND 25.02% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.</b></p> <p><b>THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN [-] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [-] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [-] (A WIDELY CIRCULATED BENGALI NATIONAL DAILY NEWSPAPER) WHERE 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 NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE.</b></p> <p>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, may 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 (a) one third of the Non-Institutional Portion shall be reserved for Bidders with an application size of more than two lots and upto such lots equivalent to not more than ₹ 10 lakhs and (b) two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 10 lakhs provided under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion and [-] (not less than 35% of the Net Issue) shall be available for allocation to Individual Investors who applies for minimum application size in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential Bidders other than 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 IIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSSRs 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 340 of the Draft Red Herring Prospectus.</p> <p><b>Please be informed that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated September 23, 2025 which has been filed with the SME Platform of National Stock Exchange of India Limited.</b></p> <p><b>This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03", 2025. Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03", 2025, the DRHP filed with the SME Platform of National Stock Exchange of India Limited (NSE Emerge) shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of the NSE at <a href="https://www.nseindia.com/companies-listing/corporate-filings-offer-documents">https://www.nseindia.com/companies-listing/corporate-filings-offer-documents</a> and the website of the Company at <a href="https://www.dnvfoods.com/">https://www.dnvfoods.com/</a> and at the website of BRLM i.e. CORPORATE CAPITAL VENTURES PRIVATE LIMITED at <a href="https://ccvindia.com/mb/initial-public-offers">https://ccvindia.com/mb/initial-public-offers</a>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of National Stock Exchange of India Limited (NSE Emerge) with respect to disclosures made in DRHP. The public is hereby requested to send a copy of their comments to Stock Exchange at Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400051 and to Company Secretary &amp; Compliance Officer of our Company and/or the BRLM at their respective addresses and also send the comments at email id mentioned below. All comments must be received by NSE, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21st day from the aforesaid date of filing the DRHP with NSE Emerge.</b></p> <p>Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their entire 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 issued in the Issue 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 the section "Risk Factors" beginning on page 26 of the Draft Red Herring Prospectus.</p> <p>Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of National Stock Exchange of India Limited (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 72 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 "Our History and Certain Other Corporate Matters" beginning on page 200 of the Draft Red Herring Prospectus.</p>		
<p><b>LEAD MANAGER OF THE ISSUE</b></p> <div>  <p>Corporate Capital Ventures</p> </div> <p><b>CORPORATE CAPITAL VENTURES PRIVATE LIMITED</b></p> <p><b>Address:</b> 223, Second Floor, US Complex, Opp. Apollo Hospital, Mathura Road, Near Jasola Apollo Metro Station, New Delhi - 110076</p> <p><b>Tel No.:</b> +91 11 - 41824066</p> <p><b>Web Site:</b> <a href="https://ccvindia.com/mb/">https://ccvindia.com/mb/</a></p> <p><b>Email:</b> <a href="mailto:smgipo@ccvindia.com">smgipo@ccvindia.com</a></p> <p><b>Investor Grievance Email:</b> <a href="mailto:investors@ccvindia.com">investors@ccvindia.com</a></p> <p><b>Contact Person:</b> Mrs Harpreet Parashar</p> <p><b>SEBI Reg. No.:</b> INM00012276</p>	<p><b>REGISTRAR TO THE ISSUE</b></p> <div>  </div> <p><b>BIGSHARE SERVICES PRIVATE LIMITED</b></p> <p><b>Address:</b> Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093</p> <p><b>Tel No.:</b> 022-62638200</p> <p><b>Website:</b> <a href="http://www.bigshareonline.com">www.bigshareonline.com</a></p> <p><b>E-Mail:</b> <a href="mailto:ipo@bigshareonline.com">ipo@bigshareonline.com</a></p> <p><b>Investor Grievance Email:</b> <a href="mailto:investor@bigshareonline.com">investor@bigshareonline.com</a></p> <p><b>Contact Person:</b> Mr. Vinayak Morbale</p> <p><b>CIN:</b> U99999MH1994PTC076353</p> <p><b>SEBI Reg. No.:</b> INR0000013854</p>	<p><b>COMPANY SECRETARY AND COMPLIANCE OFFICER</b></p> <div>  </div> <p><b>Name:</b> Mr. Sujay Bag</p> <p><b>Address:</b> 236B, Acharya Jagdish Chandra Bose Road 4th Floor, Room No - 403, Kolkata, West Bengal- 700020</p>