



RATEGAIN TRAVEL TECHNOLOGIES LIMITED

CIN: L72900DL2012PLC244966
Regd. office :- M-140, GREATER KAILASH PART-II NEW DELHI 110048, INDIA

Extract of Statement of Unaudited Consolidated Financials Results for the quarter ended June 30, 2025

(in ₹ million, except for share data and if otherwise stated)

Particulars	Quarter ended				Year ended
	June 30, 2025		March 31, 2025		
	(Un-audited)	(refer note 3)	(Un-audited)	Audited	
1. Total Income	2935.73	2811.43	2782.82	11530.44	
2. Income from operations	2729.15	2606.90	2600.13	10766.70	
3. Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	613.27	723.64	582.38	2722.31	
4. Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	613.27	723.64	582.38	2722.31	
5. Net Profit for the period/year tax (after Exceptional and/or Extraordinary items)	469.32	548.07	453.75	2089.29	
6. Total comprehensive income for the period (after tax)	581.93	585.98	442.02	2226.84	
7. Equity Share Capital	118.01	117.99	117.78	117.99	
8. Other equity	-	-	-	16708.61	
9. Basic and diluted earnings per share (Face Value of INR 1 each)					
Basic EPS	3.98 (Not annualised)	4.65 (Not annualised)	3.85 (Not annualised)	17.73	
Diluted EPS	3.98 (Not annualised)	4.65 (Not annualised)	3.81 (Not annualised)	17.72	

Notes:
1. The above consolidated financial results have been prepared in accordance with the Indian Accounting Standards (referred to as 'Ind AS') as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time.
2. The above consolidated financial results for the quarter ended June 30, 2025 were reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at its meeting held on August 07, 2025. The Statutory Auditors have carried out limited review of the financial results of the Company for the quarter ended June 30, 2025.
3. The figures for the quarter ended 31 March, 2025 are the balancing figures between audited figures for the full financial year and reviewed year-to-date figures upto the third quarter of the respective financial year. The figures upto the end of the third quarter ended 31 December 2024 were subject to limited review.
4. The above information is an extract of the detailed format of unaudited consolidated financial results filed by the company with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the above financial results are available on the Stock Exchange websites, (www.bseindia.com and www.nseindia.com) and also on Company's website at www.rategain.com
5. The summary of the Unaudited standalone financial results of the Company for the quarter ended June 30, 2025 is given below:-

Particulars	Quarter ended				Year ended
	June 30, 2025		March 31, 2025		
	(Un-audited)	(refer note 3)	(Un-audited)	Audited	
Total Income	776.66	769.93	655.37	2798.36	
Income from operations	688.58	583.84	494.49	2104.32	
Net Profit before tax	241.49	354.96	188.94	979.82	
Net Profit after tax	180.55	266.32	143.04	721.46	



For and on behalf of the Board of Directors
RATEGAIN TRAVEL TECHNOLOGIES LIMITED
Sd/-
Bhanu Chopra
(Chairman and Managing Director)

Place : Noida
Date : August 07, 2025

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF AVI POLYMERS LIMITED

Corporate Identification Number (CIN): L27204JH1993PLC005233
Registered Office: Ambica Compound, Old H B Road, Ranchi, Jharkhand, India - 834 001;
Corporate Office: - S3, Shreejaya Prime, Near Priyan Heritage, Opp. Prapajita Bhrama Kumar, Ishwariya Vishwa Vidyalaya, Sardar Ganj, Anand, Gujarat - 388001;
Tel No: +91-79-26765510; E-mail ID: avipolymer@gmail.com; Website: www.avipolymers.com

Open Offer for the acquisition of 10,63,582 (Ten Lakh Sixty-Three Thousand Five Hundred Eighty-Two) Equity Shares of the face value of Rs. 10/- each, being constituting 26.00% of the Equity Share Capital of the AVI Polymers Limited ("AVI") at an Offer Price of ₹13.00/- (Rupees Thirteen Only) Per Equity Share by Rootsparkle Trading Private Limited (Acquirer).
THIS POST-OFFER ADVERTISEMENT IS ISSUED BY GROW HOUSE WEALTH MANAGEMENT PRIVATE LIMITED, THE MANAGER TO THE OFFER, ON BEHALF OF MIS ROOTSPARKLE TRADING PRIVATE LIMITED (ACQUIRER), IN CONNECTION WITH THE OFFER MADE BY THE ACQUIRER ALONG WITH THE PACS, IN COMPLIANCE WITH REGULATION 18 (12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

- This Post-offer Advertisement should be read in continuation of, and in conjunction with the:
- Public Announcement dated Thursday, March 06, 2025 ("Public Announcement"),
 - Detailed Public Statement dated Thursday, March 13, 2025, in connection with this Offer, published on behalf of the Acquirer on Thursday, March 13, 2025, in Financial Express (English daily) (All India Edition), Jansatta (Hindi daily) (All India Edition), Mumbai Lakshadweep (Marathi daily) (Mumbai Edition) and Ranchi Edition of Sanmarg (Hindi Edition) (Newspapers) ("Detailed Public Statement"),
 - Draft Letter of Offer dated Friday, March 21, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ("Draft Letter of Offer"),
 - Letter of Offer dated Friday, July 04, 2025, along with the Form of Acceptance-cum-Acknowledgement (Letter of Offer)
 - Recommendations of the Independent Directors of the Target Company which were approved on Monday, July 07, 2025, and published in the Newspapers on Tuesday, July 08, 2025 (Recommendations of the Independent Directors of the Target Company)
 - Pre-Offer Advertisement Cum Corrigendum to the Detailed Public Statement and Draft Letter of Offer dated Friday, July 11, 2025 ("Pre-Offer Advertisement cum Corrigendum")
 - Corrigendum to the Letter of Offer and Pre-Offer Advertisement Cum Corrigendum dated Thursday, July 17, 2025 ("Corrigendum")

Public Shareholders of the Target Company are requested to kindly note the following:
Capitalized terms used but not defined in this Post-offer Advertisement shall have the meaning assigned to such terms in the Offer Documents.

1. Name of the Target Company	AVI Polymers Limited, a public limited company incorporated under the provisions of Companies Act, 1956 bearing Corporate Identification Number L27204JH1993PLC005233, bearing Permanent Account Number 'AABCA2775L' allotted under the Income Tax Act, 1961, with its registered office located at Ambica & Co. Old H.B. Road, Ranchi, Jharkhand, India - 834009.			
2. Name of the Acquirers and PACs	Rootsparkle Trading Private Limited company incorporated under the provisions of Companies Act, 2013, bearing Corporate Identification Number 'U46909GJ2024PTC154682', bearing Permanent Account Number 'AANC9127R' allotted under the Income Tax Act, 1961, with its registered office located at S2, Shreejaya Prime, Near Priyan Heritage, Opp. Prapajita Bhrama Kumar, Ishwariya Vishwa Vidyalaya, Sardar Ganj, Anand - 388001, Gujarat, India. There are no person acting in concert with the Acquirer for the purpose of this offer.			
3. Name of Manager to the Offer	Grow House Wealth Management Private Limited			
4. Name of Registrar to the Offer	Skyline Financial Services Private Limited			
5. Offer Details				
5.1 Date of Opening of the Offer	Friday, July 18, 2025			
5.2 Date of Closing of the Offer	Thursday, July 31, 2025			
6. Date of Payment of Consideration	Wednesday, August 06, 2025			
7. Details of the Acquisition				
Particulars	Proposed in the Offer Document (Assuming full acceptance in this offer)	Actuals (Pursuant to the tendering of Offer Shares by some of the Public Shareholders under this offer)		
7.1 Offer Price	₹ 13.00/-	₹ 13.00/-		
7.2 Aggregate number of Equity Shares tendered	10,63,582	770		
7.3 Aggregate number of Equity Shares accepted	10,63,582	770		
7.4 Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹ 1,38,26,566	₹ 10,010		
7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)	Nil (0.00%)	Nil (0.00%)		
7.6 Equity Shares Proposed to be acquired through Share Purchase Agreement (SPA)				
a) Number of Equity Shares	10,29,500	10,29,500		
b) % of Voting Share Capital	25.17%	25.17%		
7.7 Sale Shares proposed to be acquired by way of Share Purchase Agreement				
a) Number of Equity Shares	10,63,582	770		
b) % of Voting Share Capital	26.00%	0.02%		
7.8 Shares Acquired after detailed Public Statement (except Sale Shares acquired by way of Share Purchase Agreement)				
a) Number of Shares Acquired	Nil	Nil		
b) Price of the Shares Acquired	--	--		
c) % of the Voting Share Capital	Nil	Nil		
7.9 Post offer Shareholding of Acquirer				
a) Number of Equity Shares	20,93,082	10,30,270		
b) % of Voting Share Capital	(51.17%)	(25.19%)		
7.10 Pre and Post Offer Shareholding of Public Shareholders				
Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer
a) Number of Equity Shares	30,61,200	8,64,700	20,78,900	17,55,400
b) % of Voting Share Capital	(74.83%)	(18.52%)	44.52%	37.59%

- In accordance with Regulation 22(2) of the SEBI (SAST) Regulations, on June 03, 2025, the Acquirer consummated the SPA, wherein the Sellers transferred the SPA Shares to the Acquirer.
- The Acquirer along with its Directors severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for their obligations under SEBI (SAST) Regulations.
- In accordance with Regulation 31A (10) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto (SEBI (LODR) Regulations), the Acquirer will make an application for reclassification of themselves as the promoters of the Target Company.
- This Post-Offer Advertisement will also be accessible on the websites of SEBI's website accessible at www.sebi.gov.in, BSE's website accessible at www.bseindia.com, Manager's website accessible at www.growhousewealth.com, and Registrar's website accessible at www.skylinefin.com.

Issued by the Manager to the Offer on behalf of the Acquirer
Grow House Wealth Management Private Limited
(CIN: U67100GJ2022PTC133630)
A-606, Privilon, B.H. Isoon Temple, Ambli-Bopal Road, S.G. Highway, Ahmedabad-380054, Gujarat, India
Tel: +91 79353 33132 / +91-79-3533682
E-mail: takeover@growhousewealth.com
Website: www.growhousewealth.com
Contact Person: Mr. Hill Shah
SEBI Reg. No: INM00013262
Validity: Permanent

For and on behalf of the Acquirer:
Sd/-
Chintan Patel
Director
Rootsparkle Trading Private Limited

Place: Ahmedabad
Date: August 08, 2025

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. THERE WILL BE NO OFFERING OF EQUITY SHARES IN THE UNITED STATES. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH THE CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (SEBI ICDR REGULATIONS)

PUBLIC ANNOUNCEMENT



(Please scan this QR Code to view the DRHP)



SKYWAYS AIR SERVICES LIMITED

Our Company was incorporated in Delhi as 'Skyways Air Services Private Limited, a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated December 21, 1984 issued by Registrar of Companies, Delhi and Haryana. Thereafter, our Company was converted from a private limited company to a public limited company under the provisions of the Companies Act, 2013, pursuant to a resolution passed in the extraordinary general meeting of our Shareholders held on March 29, 2025, and consequently, the name of our Company was changed to 'Skyways Air Services Limited'. A fresh certificate of incorporation consequent upon conversion from private company to public company dated May 05, 2025, was issued by the Registrar of Companies, Delhi bearing Corporate Identification Number 'U74899DL1984PLC019666'.

Registered & Corporate Office: RZ 128-129A, Mahipalpur Extension NH-8, New Delhi, Delhi, India, 110037. Tel No: +91 - 9910791501 | Email: cs@skyways-group.com | Website: www.skyways-air.in
Contact Person: Mr. Hitesh Kumar, Company Secretary and Compliance Officer | CIN: U74899DL1984PLC019666

NOTICE TO INVESTORS ("NOTICE")

INITIAL PUBLIC OFFER OF UPTO 4,62,51,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF SKYWAYS AIR SERVICES LIMITED ("OUR COMPANY" OR "COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE), AGGREGATING TO ₹[•] LAKHS ("THE OFFER") COMPRISES OF A FRESH ISSUE OF UP TO 3,29,17,700 EQUITY SHARES AGGREGATING TO ₹[•] LAKHS ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 1,33,33,300 EQUITY SHARES ("OFFERED SHARES") COMPRISE UP TO 71,20,690 EQUITY SHARES BY YASHPAL SHARMA AGGREGATING UP TO ₹[•] LAKHS AND UP TO 24,60,000 EQUITY SHARES BY TARUN SHARMA AGGREGATING UP TO ₹[•] LAKHS (COLLECTIVELY, "PROMOTER SELLING SHAREHOLDERS") AND UP TO 18,66,000 EQUITY SHARES BY HIMANSHU CHHABRA AGGREGATING UP TO ₹[•] LAKHS AND UP TO 18,86,610 EQUITY SHARES BY ROHIT SEHGAL AGGREGATING TO ₹[•] LAKHS (COLLECTIVELY, "OTHER SELLING SHAREHOLDER"), (THE "SELLING SHAREHOLDERS"), AND SUCH OFFER FOR SALE OF EQUITY SHARES BY THE SELLING SHAREHOLDERS, (THE "OFFER FOR SALE"). THE OFFER WILL CONSTITUTE [•] % OF THE POST OFFER PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

This Notice is with reference to the Draft Red Herring Prospectus dated June 30, 2025 ("DRHP") filed by our Company with the SEBI and the Stock Exchanges.
Potential bidders may note the following:
The Company, in consultation with the BRLMs has undertaken the Pre-IPO Placement of 4,019,326 Equity Shares at a Price of ₹120/- per Equity Share (including premium of ₹110/- per Equity Share) for an amount aggregating to ₹48,23,19,120 by way of a private placement in accordance with Section 42 and 62 of the Companies Act, 2013 read with Companies (Prospectus and Allotment of Securities) Rules, 2014 and Companies (Share Capital and Debentures) Rule 2014, each as amended.
The Pre-IPO Placement has been undertaken pursuant to the approval by the Board and Shareholders in their meeting held on July 19, 2025 and July 28, 2025 respectively.
The Company has allotted Equity Shares in the Pre-IPO Placement pursuant to the resolution passed by the Board in its meeting held on August 06, 2025, in the manner set forth below:

Date of Allotment	Name of the Allottee	Number of Equity Shares Allotted	Issue price per Equity Share	Total Consideration (in ₹)	Whether connected to Company, if yes, provide the details
August 06, 2025	Abhishek Kumar Thakur & Kumkum Thakur	500,000	120/-	6,00,00,000	Yes
	Kumkum Thakur & Abhishek Kumar Thakur	500,000		6,00,00,000	The allottees are directors in a Subsidiary of the Issuer Company
	Finavenue Capital Trust - Finavenue Growth Fund	4,17,000		5,00,40,000	No
	CCV Emerging Opportunity Fund - 1	1,68,000		2,01,60,000	No
	Himanshu Vermani	1,66,666		1,99,99,920	No
	Ashok Lal Lalla	100,000		1,20,00,000	Yes, Immediate Relative of members of promoter group.
	NVM Capital Private Limited	100,000		1,20,00,000	No
	Jai Mukesh Shah	100,000		1,20,00,000	No
	Mercury Star Trading Private Limited	100,000		1,20,00,000	No
	Veloce AIF - Veloce Opportunities Fund	100,000		1,20,00,000	No
	Basavaprabhu Patil	90,000		1,08,00,000	No
	Proshant Mehra	87,498		1,04,99,760	No
	Krishan Lal Verma	85,000		1,02,00,000	No
	Vikram Verma	85,000		1,02,00,000	No
	Varun Garg	85,000		1,02,00,000	No
	Saty Narayan Bhawarlal	84,000		1,00,80,000	No
	Saurabh Kamani	84,000		1,00,80,000	No
	Urvashi Maheshwari	84,000		1,00,80,000	No
	Ankit Jain	84,000		1,00,80,000	Yes, Legal Consultant of the Issuer Company
	Chitra Bansal	84,000		1,00,80,000	No
	Atul Goel	84,000		1,00,80,000	No
	Saaurabh Bansal	83,333		99,99,960	No
	Akriti Bansal	83,333		99,99,960	No
	Rajiv Sachdeva	83,333		99,99,960	Yes, The allottee is director in a Subsidiary of the Issuer Company
	Harshaditya Goel	50,000		60,00,000	No
	Dilip Hirji Haria	50,000		60,00,000	No
	Ratnesh Chand Mahavir Prasad Jain	50,000		60,00,000	No
	Shreya C Doshi	50,000		60,00,000	No
	Desert River Capital Private Limited	45,000		54,00,000	No
	Rekha Bajaj	42,000		50,40,000	No
	Abhishek Chitlangia	42,000		50,40,000	No
	Sanjay Aggarwal	42,000		50,40,000	No
	Ramesh Mamidala	41,666		49,99,920	No
	Rishikesh S R	25,000		30,00,000	No
	Ronesh Puri & Neeta Puri	21,000		25,20,000	No
	Grish S Kunder	20,833		24,99,960	No
	Sanjiv Edward	20,833		24,99,960	No
	Sandeep Kumar Banka	20,833		24,99,960	No
	Basudeo Prasad Kedia & Sons HUF	20,833		24,99,960	No
	Vishal Bhatnagar	18,333		21,99,960	No
	Ramesh Kumar	16,666		19,99,920	No
	Ridhi Narang Dhawan	4,166		4,99,920	No
Total		4,019,326		48,23,19,120	

- Except connected allottees, mentioned above there are no allottees who are, in any manner, connected with the Company, the Promoters, the Promoter Group, the Directors, the Key Managerial Personnel, the Subsidiary Companies, the Group Companies and their directors and KMPs.
- Please note that the Equity Shares issued pursuant to the Pre-IPO Placement, being the pre-offer equity share capital shall be subject to lock-in, in accordance with Regulation 17 of SEBI/ICDR Regulations.
- Our Company has appropriately intimated the aforementioned allottees, prior to allotment pursuant to the Pre-IPO Placement that there is no guarantee that our Company may proceed with the Offer and that the Offer may be successful and will result into listing of the Equity Shares on the Stock Exchanges.

This advertisement is issued in accordance with SEBI's correspondence dated July 04, 2023.

BOOK RUNNING LEAD MANAGERS	REGISTRAR TO THE OFFER
 HOLANI CONSULTANTS PRIVATE LIMITED 401-405 & 416-418, 4th Floor, Soni Paris Point, Jai Singh Highway, Bani Park, Jaipur - 302016 Tel No.: +91 0141-2203996; Website: www.holaniconsultants.co.in; Email: ipo@holaniconsultants.co.in; Investor Grievance E-mail: complaints.redressal@holaniconsultants.co.in Contact Person: Mrs. Payal Jain SEBI Registration No.: INM00012467	 DOLAT FINSERV PRIVATE LIMITED 301-308, 3rd Floor, Bhagwati House, Barakhamba Road, New Delhi - 110001 Tel.: +91 - 011 42758011 Website: www.shannon.co.in Email: pavan@shannon.co.in Investor Grievance ID: grievance@shannon.co.in Contact Person: Mr. Pavan Kumar Agrawal SEBI Registration No.: INM00013174
 DOLAT FINSERV PRIVATE LIMITED 301-308, 3rd Floor, Bhagwati House, Plot A/19, Veera Desai, Andheri (West), Mumbai - 400058 Tel.: +91 - 22 2673 2602 Website: www.dolatfinserv.com Email: souvik@dotlatcapital.com Investor Grievance ID: info@dotlatfinserv.com Contact Person: Mr. Souvik Chatterjee SEBI Registration No.: INM000012643	 BIGSHARE SERVICES PRIVATE LIMITED Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel: +91 22-6263 8200 Website: www.bigshareonline.com Email: ipo@bigshareonline.com Investor Grievance ID: investor@bigshareonline.com Contact Person: Mr. Babu Rapheal C SEBI Registration Number: INR000001385

COMPANY SECRETARY AND COMPLIANCE OFFICER
CS Hitesh Kumar
RZ 128-129A, Mahipalpur Extension NH-8, New Delhi, Delhi, India, 110037. Email: cs@skyways-group.com
Investors can contact the Registrar to the Offer or Company Secretary and Compliance Officer in case of any pre or post-offer 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, non-receipt of funds by electronic mode and unblocking of funds. For all issue related queries and for redressal of complaints, investors may also write to BRLMs.

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

For and on behalf of SKYWAYS AIR SERVICES LIMITED
Sd/-
Hitesh Kumar
Company Secretary and Compliance Officer

Place: Delhi
Date: August 07, 2025
SKYWAYS AIR SERVICES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP with SEBI. The DRHP is available on the websites of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLMs, i.e., Holani Consultants Private Limited at www.holaniconsultants.co.in., Shannon Advisors Private Limited at www.shannon.co.in and Dolat Finserv Private Limited at www.dolatfinserv.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" on page 45 of the DRHP filed with SEBI and the details set out in the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.
This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction, including the United States. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

For All Advertisement Booking

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एक्सिस बैंक

आधिपत्य नोटिस

रिटेल एसेट्स सेंटर: प्रथम तल, जी-4/5 वी सेंटर-4, गोमती नगर विस्तार, लखनऊ-226010
रजिस्टर्ड ऑफिस: (त्रिभुल), तृतीय तल, समराथेश्वर मंदिर के सामने, लॉ गार्डन के पास, एलिसब्रिज, अहमदाबाद-380006

जबकि, अयोध्या, एक्सिस बैंक लिमिटेड के प्राधिकार, न सिक्कोरिटाइजेशन एण्ड रिस्क-न्यूक्लियस ऑफ फाइनेंशियल एसेट्स एण्ड एन्फोर्समेंट ऑफ सिक्कोरिटी इंस्ट्रुमेंट्स एक्ट 2002 के अन्तर्गत तथा सिक्कोरिटी इंस्ट्रुमेंट्स (इंफोर्समेंट) रूल, 2002 के नियम 9 के साथ पठित धारा 13(2) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए उक्त एक्ट की धारा 13(2) के अन्तर्गत मांग नोटिस जारी किया गया। उक्त वर्णित उधारकर्ता राशि का भुगतान करने करने में असफल रहे हैं, अतः उक्त वर्णित उधारकर्ताओं को विशेष रूप से एवं सर्वसाधारण को एक्टद्वारा सूचित किया जाता है कि अधोहस्ताक्षरी ने उक्त उधारकर्ताओं के नियम 8 के साथ पठित उक्त एक्ट की धारा 13(4) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए कर्जा ले लिया है। उपरोक्त वर्णित उधारकर्ताओं को विशेष रूप से तथा सर्वसाधारण को एक्टद्वारा सूचनाएं दिया जाता है कि उक्त सम्पत्ति के साथ कोई सौदा न करें तथा उक्त सम्पत्ति के साथ किया जाने वाला कोई सौदा एक्सिस बैंक लिमिटेड के साथ उक्त नोटिस में वर्णित वार्षिक व्याज, अनुसूची व्यय, लागत, प्रभार इत्यादि समेत संभाली, मॉडेरेट के विधायीय होगा। ऋणी/सह-ऋणी/बंधकर्ता एवं जमानतकर्ता का ध्यान सख्ती से एक्ट की धारा 13(6) की ओर आकृष्ट किया जाता है कि तब समय सीमा में बचक सम्पत्ति को रीडीम (मोचन) कर सकते हैं।

खातेदारों/गारंट्टों का नाम एवं पता	सुरक्षित सम्पत्ति का विवरण	मांग नोटिस के अनुसार बकाया राशि मांग सूचना की तिथि
श्री पुनीत कुमार (ऋणी) पुत्र श्री ब्रजपाल	आवासीय/व्यावसायिक सम्पत्ति मकान नं 10/585 स्थित मझौला योजना नं 4, भाग-2, बुढ़ी बिहार आवास विकास मुरादाबाद। एरिया: 40.74 वर्ग मीटर। सम्पत्ति श्री पुनीत कुमार के नाम। चौहद्दती: पूर्व- मकान नं 10/586, पता 2- मकान नं 10/585 स्थित परियोजना-मकान नं 10/584, उत्तर- मकान नं 10/626, मझौला योजना नं 4, भाग-2, बुढ़ी बिहार	₹ 12,80,177.00 तक + देय ब्याज एवं अन्य खर्च 05.03.2025 06.08.2025
श्री प्रदीप कुमार (ऋणी) पुत्र श्री ब्रजपाल	आवासीय/व्यावसायिक सम्पत्ति मकान नं 10/585 स्थित मझौला योजना नं 4, भाग-2, बुढ़ी बिहार आवास विकास मुरादाबाद। एरिया: 40.74 वर्ग मीटर। सम्पत्ति श्री पुनीत कुमार के नाम। चौहद्दती: पूर्व- मकान नं 10/586, पता 2- मकान नं 10/585 स्थित परियोजना-मकान नं 10/584, उत्तर- मकान नं 10/626, मझौला योजना नं 4, भाग-2, बुढ़ी बिहार	₹ 12,80,177.00 तक + देय ब्याज एवं अन्य खर्च 05.03.2025 06.08.2025

प्राधिकृत अधिकारी, एक्सिस बैंक लिमिटेड
दिनांक: 08.08.2025

RateGain®

रेटगेन ट्रेवल टेक्नोलॉजीज लिमिटेड

सीआईएन: L72900NDL2012PLC244966
पंजीकृत कार्यालय- एम-140, ग्रेटर कैलाश टावर-II, नई दिल्ली-110048, भारत

30 जून, 2025 को समाप्त तिमाही हेतु अलेखापरीक्षित समीकृत वित्तीय परिणामों के विवरण का सारांश

(ग्रेजर देटा एवं अन्यथा बताए गए को छोड़कर, रु. मिलियन में)

विवरण	समाप्त तिमाही		समाप्त वर्ष	
	30 जून 2025	31 मार्च 2025	30 जून 2024	31 मार्च 2025
	(अलेखापरीक्षित)	(कैड 3 वर मन्डें में)	(अलेखापरीक्षित)	लेखापरीक्षित
1. कुल आय	2935.73	2811.43	2782.82	11530.44
2. प्रयासों से आय	2729.15	2606.90	2600.13	10766.70
3. अन्वय हेतु निवल लाभ (कर, अप्रयोजित तथा अन्य असाधारण मदों से पूर्व)	613.27	723.64	582.38	2722.31
4. कर पूर्व अन्वय हेतु निवल लाभ (अप्रयोजित तथा अन्य असाधारण मदों के परन्तु)	613.27	723.64	582.38	2722.31
5. कर परन्तु अन्वय हेतु निवल लाभ (अप्रयोजित तथा अन्य असाधारण मदों के परन्तु)	469.32	548.07	453.75	2089.29
6. अन्वय हेतु कुल चयनकर (कर परन्तु)	581.93	585.98	442.02	2226.84
7. प्रतिक्रिया सेवर पूर्वी	118.01	117.99	117.78	117.99
8. अन्य सिकेटी	-	-	-	16708.61
9. वैश्विक तथा डायल्यूटेड आय प्रति शेयर (रु. 1 प्रत्येक के अंशित मूल्य) (रु. में)	3.98 (वार्शिकीकृत नहीं)	4.65 (वार्शिकीकृत नहीं)	3.85 (वार्शिकीकृत नहीं)	17.78
डायल्यूटेड इन्वेण्ट	3.98 (वार्शिकीकृत नहीं)	4.65 (वार्शिकीकृत नहीं)	3.81 (वार्शिकीकृत नहीं)	17.72

नोट:

- उपरोक्त समीकृत वित्तीय परिणाम यथा समय संशोधित कम्पनी (भारतीय लेखांकन मानक) नियम, 2015 के साथ पठित कम्पनी अधिनियम, 2013 की धारा 133 के तहत निर्धारित भारतीय लेखांकन मानक ("इंड एण्ड") के अनुसार तैयार किये गये हैं।
- 30 जून, 2025 को समाप्त उपरोक्त तिमाही के समीकृत वित्तीय परिणामों को समीक्षा तथा संतुलित लेखापरीक्षा समिति द्वारा की गयी और निर्देशक मण्डल द्वारा 07 अगस्त 2025 को आयोजित उनकी बैठक में अनुमोदित की गयी। सार्वजनिक लेखा परीक्षकों ने 30 जून, 2025 को समाप्त तिमाही के लिए कंपनी के वित्तीय परिणामों की समीक्षा की है।
- 31 मार्च, 2025 को समाप्त तिमाही के आंकड़ों पर वित्तीय वर्ष के लेखापरीक्षित आंकड़ों एवं संबंधित वित्तीय वर्ष की तीसरी तिमाही तक के समीक्षित वर्ष-दर-वर्ष आंकड़ों के बीच संतुलन के आंकड़ों हैं। 31 दिसंबर, 2024 को समाप्त तीसरी तिमाही के अंत तक के आंकड़ों समीक्षा समीक्षा के अधीन थे।
- उपरोक्त सूचना सेबी (सूचीबद्धता दायित्व एवं प्रकटन अधिनियम) अधिनियम, 2015 के विनियम 33 के तहत स्टॉक एक्सचेंज के साथ कम्पनी द्वारा दायित्व अलेखापरीक्षित समीकृत वित्तीय परिणामों के विस्तृत प्रारूप का सारांश है। उपरोक्त वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट (www.bseindia.com) तथा www.nseindia.com) और साथ ही कम्पनी की वेबसाइट www.rategain.com पर उपलब्ध है।
- 30 जून, 2025 को समाप्त तिमाही हेतु कम्पनी के अलेखापरीक्षित स्टैंडर्डेड वित्तीय परिणामों का सारांश नीचे दिया गया है:

विवरण	समाप्त तिमाही		समाप्त वर्ष	
	30 जून 2025	31 मार्च 2025	30 जून 2024	31 मार्च 2025
	(अलेखापरीक्षित)	(कैड 3 वर मन्डें में)	(अलेखापरीक्षित)	लेखापरीक्षित
कुल आय	776.66	769.93	655.37	2798.36
प्रयासों से आय	588.58	583.84	494.49	2104.32
कर पूर्व निवल लाभ	241.49	354.96	188.94	979.82
कर परन्तु निवल लाभ	180.55	266.32	143.04	721.46

निदेशक मंडल के लिए तथा उनकी ओर से
रेटगेन ट्रेवल टेक्नोलॉजीज लिमिटेड
ह./-
भानु चौधरी
(चेयरमैन तथा प्रबंध निदेशक)

स्थान : नोएडा
तिथि : 07 अगस्त 2025

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF AVI POLYMERS LIMITED

Corporate Identification Number (CIN): L27204JH1993PLC005233
Registered Office: Ambica Compound, Old H B Road, Ranchi, Jharkhand, India - 834 001;
Corporate Office: - S3, Shreejaya Prime, Near Priyan Heritage, Opp. Prajapita Bhrama Kumar, Ishwariya Vishwa Vidhyalaya, Sardar Ganj, Anand, Gujarat - 388001;
Tel No: +91-79-26765510. E-mail ID: avipolymer@gmail.com. Website: www.avipolymers.com

Open Offer for the acquisition of 10,63,582 (Ten Lakh Sixty-Three Thousand Five Hundred Eighty-Two) Equity Shares of the face value of Rs. 10/- each, being constituting 26.00% of the Equity Share Capital of the AVI Polymers Limited ("AVI") at an Offer Price of ₹13.00/- (Rupees Thirteen Only) Per Equity Share by Rootsparkle Trading Private Limited (Acquirer).

THIS POST-OFFER ADVERTISEMENT IS ISSUED BY GROW HOUSE WEALTH MANAGEMENT PRIVATE LIMITED, THE MANAGER TO THE OFFER, ON BEHALF OF MS ROOTSPARKLE TRADING PRIVATE LIMITED (ACQUIRER), IN CONNECTION WITH THE OFFER MADE BY THE ACQUIRER ALONG WITH THE PACS, IN COMPLIANCE WITH REGULATION 18 (12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

This Post-offer Advertisement should be read in continuation of, and in conjunction with the:

- Public Announcement dated Thursday, March 06, 2025 ("Public Announcement"),
- Detailed Public Statement dated Thursday, March 13, 2025, in connection with this Offer, published on behalf of the Acquirer on Thursday, March 13, 2025, in Financial Express (English daily) (All India Edition), Jansatta (Hindi daily) (All India Edition), Mumbai Lakshadweep (Marathi daily) (Mumbai Edition) and Ranchi Edition of Samgaj (Hindi Edition) ("Newspapers") (Detailed Public Statement),
- Draft Letter of Offer dated Friday, March 21, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ("Draft Letter of Offer"),
- Letter of Offer dated Friday, July 04, 2025, along with the Form of Acceptance-cum-Acknowledgement ("Letter of Offer")
- Recommendations of the Independent Directors of the Target Company which were approved on Monday, July 07, 2025, and published in the Newspapers on Tuesday, July 08, 2025 ("Recommendations of the Independent Directors of the Target Company")
- Pre-Offer Advertisement Cum Corrigendum to the Detailed Public Statement and Draft Letter of Offer dated Friday, July 11, 2025 ("Pre-Offer Advertisement cum Corrigendum")
- Corrigendum to the Letter of Offer and Pre-Offer Advertisement Cum Corrigendum dated Thursday, July 17, 2025 ("Corrigendum")

(The Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Independent Directors, Pre-Offer Advertisement Cum Corrigendum to the Detailed Public Statement and Draft Letter of Offer, Corrigendum to the Letter of Offer and Pre-Offer Advertisement Cum Corrigendum are hereinafter collectively referred to as Offer Documents")

Public Shareholders of the Target Company are requested to kindly note the following:

Capitalised terms used but not defined in this Post-offer Advertisement shall have the meaning assigned to such terms in the Offer Documents.

1. Name of the Target Company	AVI Polymers Limited, a public limited company incorporated under the provisions of Companies Act, 1956 bearing Corporate Identification Number L27204JH1993PLC005233 bearing Permanent Account Number "AABC24775L" allotted under the Income Tax Act, 1961, with its registered office located at Ambica & Co. Old H.B. Road, Ranchi, Jharkhand, India - 834009.																		
2. Name of the Acquirers and PACs	Rootsparkle Trading Private Limited a company incorporated under the provisions of Companies Act, 2013, bearing Corporate Identification Number "U46909GJ2024PTC154682", bearing Permanent Account Number "AANC9127R" allotted under the Income Tax Act, 1961, with its registered office located at S2, Shreejaya Prime, Near Priyan Heritage, Opp. Prajapita Bhrama Kumar, Ishwariya Vishwa Vidyalaya, Sardar Ganj, Anand-388001, Gujarat, India There are no person acting in concert with the Acquirer for the purpose of this offer.																		
3. Name of Manager to the Offer	Grow House Wealth Management Private Limited																		
4. Name of Registrar to the Offer	Skyline Financial Services Private Limited																		
5. Offer Details	5.1 Date of Opening of the Offer: Friday, July 18, 2025 5.2 Date of Closing of the Offer: Thursday, July 31, 2025 5.3 Date of Payment of Consideration: Wednesday, August 06, 2025																		
7. Details of the Acquisition	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th>Particulars</th> <th>Proposed in the Offer Document (Assuming full acceptance in this offer)</th> <th>Actuals (Pursuant to the tendering of Offer Shares by some of the Public Shareholders under this offer)</th> </tr> </thead> <tbody> <tr> <td>7.1 Offer Price</td> <td>₹ 13.00/-</td> <td>₹ 13.00/-</td> </tr> <tr> <td>7.2 Aggregate number of Equity Shares tendered</td> <td>10,63,582</td> <td>770</td> </tr> <tr> <td>7.3 Aggregate number of Equity Shares accepted</td> <td>10,63,582</td> <td>770</td> </tr> <tr> <td>7.4 Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)</td> <td>₹ 1,38,26,566</td> <td>₹ 10,010</td> </tr> <tr> <td>7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)</td> <td>Nil (0.00%)</td> <td>Nil (0.00%)</td> </tr> </tbody> </table>	Particulars	Proposed in the Offer Document (Assuming full acceptance in this offer)	Actuals (Pursuant to the tendering of Offer Shares by some of the Public Shareholders under this offer)	7.1 Offer Price	₹ 13.00/-	₹ 13.00/-	7.2 Aggregate number of Equity Shares tendered	10,63,582	770	7.3 Aggregate number of Equity Shares accepted	10,63,582	770	7.4 Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹ 1,38,26,566	₹ 10,010	7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)	Nil (0.00%)	Nil (0.00%)
Particulars	Proposed in the Offer Document (Assuming full acceptance in this offer)	Actuals (Pursuant to the tendering of Offer Shares by some of the Public Shareholders under this offer)																	
7.1 Offer Price	₹ 13.00/-	₹ 13.00/-																	
7.2 Aggregate number of Equity Shares tendered	10,63,582	770																	
7.3 Aggregate number of Equity Shares accepted	10,63,582	770																	
7.4 Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹ 1,38,26,566	₹ 10,010																	
7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)	Nil (0.00%)	Nil (0.00%)																	
7.6 Equity Shares Proposed to be acquired through Share Purchase Agreement (SPA)	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th> <th>Pre-Offer</th> <th>Post-Offer</th> </tr> </thead> <tbody> <tr> <td>a) Number of Equity Shares</td> <td>10,29,500</td> <td>10,29,500</td> </tr> <tr> <td>b) % of Voting Share Capital</td> <td>25.17%</td> <td>25.17%</td> </tr> </tbody> </table>		Pre-Offer	Post-Offer	a) Number of Equity Shares	10,29,500	10,29,500	b) % of Voting Share Capital	25.17%	25.17%									
	Pre-Offer	Post-Offer																	
a) Number of Equity Shares	10,29,500	10,29,500																	
b) % of Voting Share Capital	25.17%	25.17%																	
7.7 Sale Shares proposed to be acquired by way of Share Purchase Agreement	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th> <th>Pre-Offer</th> <th>Post-Offer</th> </tr> </thead> <tbody> <tr> <td>a) Number of Equity Shares</td> <td>10,63,582</td> <td>770</td> </tr> <tr> <td>b) % of Voting Share Capital</td> <td>26.00%</td> <td>0.02%</td> </tr> </tbody> </table>		Pre-Offer	Post-Offer	a) Number of Equity Shares	10,63,582	770	b) % of Voting Share Capital	26.00%	0.02%									
	Pre-Offer	Post-Offer																	
a) Number of Equity Shares	10,63,582	770																	
b) % of Voting Share Capital	26.00%	0.02%																	
7.8 Shares Acquired after detailed Public Statement (except Sale Shares acquired by way of Share Purchase Agreement)	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th> <th>Pre-Offer</th> <th>Post-Offer</th> </tr> </thead> <tbody> <tr> <td>a) Number of Shares Acquired</td> <td>Nil</td> <td>Nil</td> </tr> <tr> <td>b) Price of the Shares Acquired</td> <td>-</td> <td>-</td> </tr> <tr> <td>c) % of the Voting Share Capital</td> <td>Nil</td> <td>Nil</td> </tr> </tbody> </table>		Pre-Offer	Post-Offer	a) Number of Shares Acquired	Nil	Nil	b) Price of the Shares Acquired	-	-	c) % of the Voting Share Capital	Nil	Nil						
	Pre-Offer	Post-Offer																	
a) Number of Shares Acquired	Nil	Nil																	
b) Price of the Shares Acquired	-	-																	
c) % of the Voting Share Capital	Nil	Nil																	
7.9 Post offer Shareholding of Acquirer	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th> <th>Pre-Offer</th> <th>Post-Offer</th> </tr> </thead> <tbody> <tr> <td>a) Number of Equity Shares</td> <td>20,93,082</td> <td>10,30,270</td> </tr> <tr> <td>b) % of Voting Share Capital</td> <td>(51.17%)</td> <td>(25.19%)</td> </tr> </tbody> </table>		Pre-Offer	Post-Offer	a) Number of Equity Shares	20,93,082	10,30,270	b) % of Voting Share Capital	(51.17%)	(25.19%)									
	Pre-Offer	Post-Offer																	
a) Number of Equity Shares	20,93,082	10,30,270																	
b) % of Voting Share Capital	(51.17%)	(25.19%)																	
7.10 Pre and Post Offer Shareholding of Public Shareholders	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th></th> <th>Pre-Offer</th> <th>Post-Offer</th> </tr> </thead> <tbody> <tr> <td>a) Number of Equity Shares</td> <td>30,61,200</td> <td>8,64,700</td> </tr> <tr> <td>b) % of Voting Share Capital</td> <td>(74.83%)</td> <td>(16.52%)</td> </tr> </tbody> </table>		Pre-Offer	Post-Offer	a) Number of Equity Shares	30,61,200	8,64,700	b) % of Voting Share Capital	(74.83%)	(16.52%)									
	Pre-Offer	Post-Offer																	
a) Number of Equity Shares	30,61,200	8,64,700																	
b) % of Voting Share Capital	(74.83%)	(16.52%)																	

1. In accordance with Regulation 22(2) of the SEBI (SAST) Regulations, on June 03, 2025, the Acquirer consummated the SPA, wherein the Sellers transferred the SPA Shares to the Acquirer.

2. The Acquirer along with its Directors severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for their obligations under SEBI (SAST) Regulations.

3. In accordance with Regulation 31A (10) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations"), the Acquirer will make an application for reclassification of themselves as the promoters of the Target Company.

4. This Post-Offer Advertisement will also be accessible on the websites of SEBI's website accessible at www.sebi.gov.in, BSE's website accessible at www.bseindia.com, Manager's website accessible at www.growhousewealth.com, and Registrar's website accessible at www.skylinefrs.com

Issued by the Manager to the Offer on behalf of the Acquirer

GROW HOUSE WEALTH MANAGEMENT
A-806, Privilon, B/H. Iscon Temple, Ambli-Bopal Road, S.G. Highway, Ahmedabad-380054, Gujarat, India
Tel: +91 79353 33132 / +91-79-35333682
E-mail: takeover@growhousewealth.com
Website: www.growhousewealth.com
Contact Person: Mr. Hill Shah
SEBI Reg. No: INM00013262
Validity: Permanent

For and on behalf of the Acquirer:
Sd/-
Chintan Patel
Director
Rootsparkle Trading Private Limited

Place: Ahmedabad
Date: August 08, 2025

प्रपत्र संख्या आईएनटी-26

[कम्पनी (निगम) नियमावली, 2014 के नियम 30 के अन्तर्गत में]

कम्पनी का पंजीकृत कार्यालय एक राज्य से दूसरे राज्य में स्थानांतरित करने के लिए समाचार पत्र में प्रकाशन हेतु विज्ञान केन्द्रिय सरकार (क्षेत्रीय निदेशक, उत्तरी क्षेत्र), नई दिल्ली के समक्ष कम्पनी अधिनियम, 2013 की धारा 13 की उप-धारा (4) और कम्पनी (निगम) नियमावली, 2014 के नियम 30 के उप-नियम (5) के क्लॉज (ए) के विषय में तथा

एनएम्डीनिकस (इंडिया) प्राइवेट लिमिटेड
(सीआईएन : U74899DL1999PTC100086) के विषय में
जिसका पंजीकृत कार्यालय एलबी-2, प्रकाश दीप बिल्डिंग,
7 टॉलस्टीय मार्ग, कनॉट प्लेस, नई दिल्ली - 110001 में स्थित है।

----- आवेदक कम्पनी / याचिकादाता

सर्वसाधारण को सूचित किया जाता है कि कम्पनी, अपना पंजीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "उत्तर प्रदेश राज्य" में स्थानांतरित करने के लिए कम्पनी को रजम बनाने हेतु बृहस्पतिवार, 27 मार्च, 2025 को आयोजित असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबन्धनों में कम्पनी के संस्था ज्ञान के क्लॉज-11 में परिवर्तन की पुष्टि की यचना हेतु कम्पनी अधिनियम, 2013 की धारा 13 की तहत केंद्र सरकार को आवेदन करने की प्रस्ताव करती है।

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है, यह एम्सी-21 पॉर्टल (www.mca.gov.in) पर या निवेशक शिकायत प्रपत्र दायित्व करके अथवा अपने हित के संरक्षण और विरोध के आधार बताते हुए एक शाश्वत रूप के साथ कम्पनी आपत्तियां पंजीकृत डाक से क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कांपोर्ट मंत्रालय, को बी-2 विंग, द्वितीय तल, पंडित दीनदयाल अयोध्या भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 के पते पर इस सूचना के प्रकाशन की तिथि से 14 (चौदह) दिन के भीतर भेज सकता है, जिसकी एक प्रति आवेदक कम्पनी को नीचे वर्णित पते पर स्थित उसके पंजीकृत कार्यालय को भेजनी होगी:

दीपक सिन्हा
कम्पनी सचिव
एनएम्डीनिकस (इंडिया) प्राइवेट लिमिटेड
एलबी-2, प्रकाश दीप बिल्डिंग, 7 टॉलस्टीय मार्ग, कनॉट प्लेस, नई दिल्ली - 110001
को एप हित आवेदक
एनएम्डीनिकस (इंडिया) प्राइवेट लिमिटेड
हस्ता./-
सोनी सारन सिंह, प्रबंध निदेशक
सीआईएन : 01125022

तिथि : 08.08.2025
स्थान : दिल्ली

इंडसइंड बैंक लिमिटेड

पंजीकृत कार्यालय : 2401, जनरल विन्सेन्ट रोड, (केटेमेंट), पुणे-411 001

उपभोग्य विप्रेम: नया नंबर 34, जे.एन. चेरी रोड, टी. नगर, चेन्नई - 600 017

राज्य कार्यालय: इंडसइंड बैंक, कार्यालय सं. 14 एवं 15, अमर ग्राउण्ड फ्लोर, जयपुर इलेक्ट्रॉनिक मार्केट, ब्रह्म सिद्धि चौक, गोवापुरा बार्डिंग, मानसरोवर लिंक रोड, जयपुर 302018

कर्मचारी सूचना

[प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(1) के तहत]

जबकि अधोहस्ताक्षरी ने वित्तीय आगतियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 (इसके बाद कथित अधिनियम संशोधन) के तहत मैसर्स इंडसइंड बैंक लिमिटेड का अधिग्रहण प्रक्रिया शुरू करने के तहत तथा प्रतिभूति हित (प्रवर्तन) अधिनियम, 2002 (इसके बाद कथित अधिनियम संशोधन) के नियम 9 के साथ पठित धारा 13(1) के तहत प्रदत्त शक्तियों के उपयोग में निर्माणांकित कर्जदारों/जमानतियों से कथित सूचना को प्राप्ति की तिथि से 60 दिनों के भीतर सूचना में उल्लिखित राशि का पुनर्निर्माण करने के लिए कर्जदार हुए मांग सूचना निवृत्त की थी। कर्जदार द्वारा राशि के पुनर्निर्माण में अग्रसर रहने के कारण विशेष रूप से कर्जदारों तथा जमानतियों को एतद्वारा सूचना दी जाती है कि अधोहस्ताक्षरी ने कथित निवृत्त के नियम 9 के साथ पठित कथित अधिनियम की धारा 13(4) के तहत उक्त प्रदत्त शक्तियों के उपयोग में नीचे वर्णित सम्पत्ति पर कर्जदारों/जमानतियों के नामों के सम्मुख अंशित शक्तियों पर कर्जा कर लिया है।

व्यक्तिगत रूप से उपरोक्त कर्जदार/सह-कर्जदारों और जमानतियों को एतद्वारा सम्पत्ति के सम्बन्ध में कोई लेन-देन न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का लेन-देन कर्जदारों के सम्मुख उल्लिखित राशि और आकस्मिकव्ययों, लागत, प्रभारों तथा उस पर ब्याज के लिए मेसर्स इंडसइंड बैंक लिमिटेड के अधिनियम का विषय होगा। प्रतिभूति आगतियों को निर्माणांकित करने के लिए, उपलब्ध सम्पत्ति-सीमा के परिपक्व में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) की ओर आकृष्ट किया जाता है।

क्र. सं.	कर्जदार/जमानती का नाम, ऋण अनुबंध सं.	मांग सूचना की तिथि कर्जों की तिथि	बकाया राशि
1.	कर्जदार: श्री नारायण लाल, पुत्र उदयप्रम, सह-कर्जदार: श्रीमती हीरा कुमावत, पुत्री नारायण लाल अनुबंध संख्या: RUCO5028M दिनांक 09.02.2022 तथा RUCO5029M दिनांक 09.02.2022	06.02.2025 02.08.2025	₹. 16,69,552.05 /- (रुपये सोलह लाख उन्धत्तर हजार पांच सौ बचत तथा पांच पैसे मात्र) तिथि 04.02.2025 तक

बंधक संपत्ति का विवरण: आवासीय संपत्ति का समस्त भाग पट्टा संख्या 09, बाई संख्या 151, ग्राम एवं ग्राम पंचायत, आंजलकंडा, तहरसील एवं जिला चित्तौड़गढ़ (राजस्थान) संपत्ति की सीमाएं: पूर्व में: मांगी लाल सेन का मकान, पश्चिम में: बगदी राम कुमावत का मकान, उत्तर में: भेरू लाल सेन का मकान, दक्षिण में: सड़क

तिथि : 02.08.2025
स्थान : चित्तौड़गढ़

हस्ता./- (अधिकृत प्राधिकारी)
कृष्ण इंडसइंड बैंक लिमिटेड,

केन फिन होम्स लिमिटेड

CIN: L85110KA1987PLC008699

रेवाड़ी को-ऑपरेटिव बैंक के ऊपर, निरक हनुमान मंदिर, सोहन रोड, धारुहेड़ा-123106, फोन: 01274-242381 / 297604, मो. 7625079165

ई-मेल: dhanuhen@canfinhomes.com CIN: L85110KA1987PLC008699

परिशिष्ट-IV-A [नियम 8(6) के परतुक देखें]

अवल संपत्तियों की विधिकी के लिए विधिकी सूचना

वित्तीय आगतियों का प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के साथ पठित प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8(6) के प्राधान्य में तहत अवल आगतियों की विधिकी हेतु विधिकी सूचना

एतद्वारा सर्व साधारण को और विशेष रूप से कर्जदार(रों) तथा गारंट्टर(रों) को सूचना दी जाती है कि प्रत्येक अवल के पास बचक/प्रभार तिन्मावृत्ति अवल सम्पत्ति, जिसका रचनात्मक/भौतिक कर्जा केन फिन होम्स लिमिटेड, धारुहेड़ा शाखा के प्राधिकृत अधिकारी द्वारा प्राप्ति किया जा चुका है। श्रीमती आरती मिश्रा पत्नी श्री मनोज कुमार और श्री मनोज कुमार पुत्र श्री मदन (उधारकर्ता) और श्री बजरंगी चतुर्वेदी पुत्र श्री केदार नाथ चौबे (गारंट्टर) की तरफ केन फिन होम्स लिमिटेड की 07-08-2025 तक बकाया राशि रु.43,31,104 /- (रुपए तिरासलिया तथा इक्कीस हजार एक सौ चार मात्र) उस पर आगे ब्याज एवं अन्य प्रभारों इत्यादि की वसूली के लिए दिनांक 12.09.2025 को 'जैसी है जहाँ है', जैसी है जो है' तथा 'जो भी है वहाँ है' आधार पर शेबी जाणीगी। सुरक्षित मूल्य रु. 46,00,000 /- (रुपए छियासलिया लाख मात्र) तथा बरोबर राशि जमा रु. 4,60,000 /- (रुपए चार लाख साठ हजार मात्र) होगी।

अवल संपत्ति का विवरण

प्लॉट नंबर एफ-53, खसरा सं. 94 / 52 मिन., राजनगरा पार्क, गुरुग्राम, हरियाणा-122001

बिक्री की चौधरी तिन्मावृत्ति है:

उत्तर: प्लॉट संख्या एफ - 51 दक्षिण: प्लॉट संख्या एफ - 54

पूर्व: अन्य संपत्ति पश्चिम: सड़क

शात भार : शून्य

किसके के विस्तृत नियम एवं शर्तें केन फिन होम्स लिमिटेड की अधिकारिक वेबसाइट (https://www.canfinhomes.com/SearchAuction.aspx) में उपलब्ध कराई गई हैं।

ई-नोलीमों में भाग लेने के लिए लिंक www.bankeauctionwizard.com देखें।

तिथि: 07.08.2025
स्थान: धारुहेड़ा

हस्ता./-
प्राधिकृत अधिकारी, केन फिन होम्स लिमिटेड

सोपी (आईबी) /106 /एनबी /2022
माननीय राष्ट्रीय कंपनी विधि न्यायाधिकरण,
नई दिल्ली, पीठ IV के समक्ष

निम्न मामलों में:

सेनएफएम एसेट रिस्कट्रान्स एक्टिविटीज लिमिटेड-
वित्तीय ऋणदाता/आवेदक

बनम
मेसर्स निखिल फुटवियर्स प्राइवेट लिमिटेड लिमिटेड
... कॉर्पोरेट देनदार / प्रतिवादी

सार्वजनिक सूचना

सोपी में,
श्रीमती चारु गोपाल अग्रवाल
प्रतिवादी संख्या 3
प्रतिस्थापित सेवा हेतु
(सोपी (आईबी) /106 /एनबी /2022 में आईए संख्या 435 /2024 के आदेश दिनांक 28.07.2025 के अनुपालन में)
सेवा में,
श्रीमती चारु गोपाल अग्रवाल
अंतिम पता: 13/25, पूर्वी पंजाबी बाग, नई दिल्ली-110026
कृपया ध्यान दें कि दिवाला और शोशन अक्षमता संहिता, 2016 की धारा 43, 45 और 66 के अंतर्गत मुख्य कर्जदार याचिका सोपी (आईबी) /106 /एनबी /2022 में मेसर्स निखिल फुटवियर्स प्राइवेट लिमिटेड, सीआईएन संख्या U19201DL1987PTC026643 के समाधान पेशेवर द्वारा आवेदन आईए संख्या 435/2024 दायर किया गया है, जो माननीय राष्ट्रीय कंपनी विधि न्यायाधिकरण, नई दिल्ली पीठ, न्यायालय- IV ("न्यायाधिकरण") के समक्ष लंबित है। माननीय न्यायाधिकरण ने अपने दिनांक 28.07.2025 के आदेश के माध्यम से यह दर्ज किया है कि आपको (प्रतिवादी संख्या 3) को नोटिस की तामील असफल रही और उसने दैनिक समाचार पत्रों, एक अंग्रेजी में और दूसरा हिंदी में, में प्रकाशन के माध्यम से प्रतिस्थापित तामील की अनुमति (निर्देश) दी है। आपको एतद्वारा निर्देशित किया जाता है कि आप इस नोटिस के प्रकाशन की तिथि से एक सप्ताह के भीतर उक्त आवेदन पर अपना उत्तर दायित्व करें। ऐसा न करने पर, मामला आपसे विरुद्ध बिना किसी और संदर्भ या नोटिस के एकपक्षीय रूप से आगे बढ़ेगा। आवेदन के बारे में अधिक जानकारी या निरीक्षण के लिए, आप अधोहस्ताक्षरी से संपर्क कर सकते हैं या माननीय न्यायाधिकरण की वेबसाइट से संपर्क कर सकते हैं।

जारीकर्ता:

शिव नंदन शर्मा
निखिल फुटवियर्स प्राइवेट लिमिटेड के समाधान पेशेवर
पंजीकरण संख्या: IBBI/IPA-001/PP-IP-00384/2017-18/10641
एफएफए 31 दिसंबर, 2025 तक मान्य
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एनटीपीसी लिमिटेड

(भारत सरकार का उद्यम)

सीआईएन: L40101DL1975GOI007966

पंजीकृत कार्यालय: एनटीपीसी भ