

11.08.2025

To
The Department of Corporate Services
BSE Limited
Phiroze, Jeejeebhoy Towers Dalal Streets
Mumbai - 400001
(BSE Scrip Code-539522)

Subject: Newspaper Publication Disclosure under Regulation 30 and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

In reference to captioned subject please find attached the newspaper Advertisement of the Unaudited Financial Results for First quarter ended 30th June, 2025 published in the following newspapers.

1. Financial Express (English)
2. Jansatta (Hindi)

Please take note of the same and do the needful.

**For and on behalf of
Grovy India Limited**

**Megha Mishra
Company Secretary and Compliance Officer
Membership Number: A73040**

PUBLIC NOTICE

SURRENDER OF RESEARCH ANALYST REGISTRATION
Candor Consulting Services
SEBI Research Analyst Registration No: INH000017000
T 3 23, MCC SIGNATURE HOMES, RAJ NAGAR EXTENSION, GHAZIABAD, UTTAR PRADESH, 201001

NOTICE is hereby given that Candor Consulting Services is desirous of making an application for the surrender of their Research Analyst registration bearing registration number INH000017000 and BSE Enlistment No. BSE 5249. Any aggrieved party may make any representation against the surrender to Candor Consulting Services at their relevant Registered Office address as indicated above, and they can lodge their complaint at SEBI Head Office Plot No. C4-A, 'G' Block, Bandra-Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra, or at <https://scores.sebi.gov.in/> within 15 days of the date of Notice.

PUBLIC NOTICE

Notice is hereby given that Moneybox Finance Limited, a Non-Banking Financial Company registered with the Reserve Bank of India, will be closing/merging its branch located at Pratapgarh (Rajasthan) effective from **November 9, 2025**.

The Company has strategically decided to consolidate its operations in a few geographic locations to optimize the current branch network in alignment with the overall business plan. In view of this, the existing branch will be closed, and its accounts will be shifted/merged in the following location:

Current Branch & code	Address	Parent Branch & code	Address
Pratapgarh (Rajasthan) -202	Moneybox Finance Limited, 1st Floor, Kyan Complex, Anand Road, Near Civil Lines Pratapgarh-312605	Mandsaur (Madhya Pradesh) -111	Moneybox Finance Limited, 103, 1st Floor, Ashwini Plaza, Plot No 15, 16, Jamidar Colony, Ram Tekari Chauraha, Mandsaur-458002

We are determined to continue giving the best services to our customers and extend our continued support.

Customers can contact us at our customer care email id - **customer.complaints@moneyboxfinance.com** or at our helpline - **022-68290018** for any assistance or clarification.

This notice is being published in accordance with RBI guidelines, which require a **minimum of three months' public notice in one leading national newspaper** and one leading local vernacular newspaper prior to the closure of any branch.

For Moneybox Finance Limited
Sd/- Lalit Sharma
 Company Secretary

PUBLIC NOTICE

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This notice is being published in accordance with RBI guidelines, which require a **minimum of three months' public notice in one leading national newspaper** and one leading local vernacular newspaper prior to the closure of any branch.

For Moneybox Finance Limited
Sd/- Lalit Sharma
 Company Secretary

SYMBOLIC POSSESSION NOTICE

ICICI Bank Branch Office: ICICI Bank Limited Plot No-23, Shal Tower, 3rd Floor, New Rohtak Road, Karol Bagh, New Delhi-110005

The Authorised ICICI Bank Officer under the Securitisation, Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of the powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued Demand Notices to the borrower(s) mentioned below, to repay the amount mentioned in the Notice within 60 days from the date of receipt of the said Notice. Having failed to repay the amount, the Notice is issued to the borrower and the public in general that the undersigned has taken symbolic possession of the property described below, by exercising powers conferred on him/her under Section 13(4) of the said Act read with Rule 8 of the said rules on the below-mentioned dates. The borrower in particular and the public in general are hereby cautioned not to deal with the property. Any dealings with the property will be subject to charges of ICICI Bank Limited.

Sr. No.	Name of the Borrower(s)/ Loan Account Number	Description of Property/ Date of Symbolic Possession	Date of Demand Notice/ Amount in Demand Notice (Rs)	Name of Branch
1.	Vijay Agrawal/ Saurabh Kumar Agrawal/ Pushpa Agrawal/ LBMAT00005268586/ LBMAT00006729451/ LBMAT00006718229/ LBMAT00005268588/ LBMAT00005268585/ TBMAT00006644772	Plot At Khasra No. 1625 Mathura Banger, Andhroon Dev Nagar Colony Mathura-281007/ Aug 05, 2025	April 29, 2025 Rs. 52,78,666.04/-	Mathura/ Agra

The above-mentioned borrowers(s)/guarantors(s) is/are hereby issued a 30 day Notice to repay the amount, else the mortgaged properties will be sold after 30 days from the date of publishing this Notice, as per the provisions under Rules 8 and 9 of Security Interest (Enforcement) Rules 2002.

Date: August 08, 2025
 Place: Mathura & Agra

Sincerely Authorised Officer
 For ICICI Bank Ltd.

SYMBOLIC POSSESSION NOTICE

ICICI Bank Branch Office: ICICI Bank Limited Plot No-23, Shal Tower, 3rd Floor, New Rohtak Road, Karol Bagh, New Delhi-110005

The Authorised ICICI Bank Officer under the Securitisation, Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of the powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued Demand Notices to the borrower(s) mentioned below, to repay the amount mentioned in the Notice within 60 days from the date of receipt of the said Notice. Having failed to repay the amount, the Notice is issued to the borrower and the public in general that the undersigned has taken symbolic possession of the property described below, by exercising powers conferred on him/her under Section 13(4) of the said Act read with Rule 8 of the said rules on the below-mentioned dates. The borrower in particular and the public in general are hereby cautioned not to deal with the property. Any dealings with the property will be subject to charges of ICICI Bank Limited.

Sr. No.	Name of the Borrower(s)/ Loan Account Number	Description of Property/ Date of Symbolic Possession	Date of Demand Notice/ Amount in Demand Notice (Rs)	Name of Branch
1.	Amit Kumar Shrivastav/ Kirti Shrivastav/ TBAL00006858109/ LBAL00006864123	House Measuring 85 Sqyard Part of Khasra No. 240/2min, Situated At Village- Elampur, Pargana & Tehsil- Koil, District- Aligarh, Uttar Pradesh-200202/ August 05, 2025	April 29, 2025 Rs. 7,65,491.98/-	Aligarh
2.	Dvendra Kumar/ LBND000005639801	Flat No A-806, Floor 8th Tower A Nagar Nigam Sky Tower Avas Vikas Colony, Sarni Gate Aligarh-202001/ August 05, 2025	April 29, 2025 Rs. 42,87,514/-	Delhi/ NCR/ Aligarh

The above-mentioned borrowers(s)/guarantors(s) is/are hereby issued a 30 day Notice to repay the amount, else the mortgaged properties will be sold after 30 days from the date of publishing this Notice, as per the provisions under Rules 8 and 9 of Security Interest (Enforcement) Rules 2002.

Date: August 08, 2025
 Place: Aligarh

Sincerely Authorised Officer
 For ICICI Bank Ltd.

SANGAM FINSERV LIMITED

Regd.Off : B - 10, 2ND FLOOR, S K PLAZA, PUR ROAD, BHILWARA - 311001, RAJASTHAN
 Corporate Office: B/306-309, Dynasty Business Park Opp. Sangam Cinema, A. K. Road, Andheri (e) Mumbai, MH 400059
CIN: L65910RJ1981PLC079945, Tel No.:01482-796146, Email id: suchitra@sangamgroup.com, www.sfc.co.in

Extract of Unaudited Standalone Financial Results for the quarter ended June 30, 2025 (Rs. In Lakhs)

Sr. No.	Particulars	Quarter ended on			Year Ended
		30/06/2025 (UNAUDITED)	30/06/2024 (UNAUDITED)	31/03/2025 (AUDITED)	
1	Total income	736.18	454.69	90.97	1,701.48
2	Net Profit (before Tax, Exceptional and/or Extraordinary items)	548.10	291.70	(166.72)	920.32
3	Net Profit before tax (after Exceptional and/or Extraordinary items)	548.10	291.70	(166.72)	920.32
4	Net Profit after tax (after Exceptional and/or Extraordinary items)	425.99	219.38	(170.77)	659.72
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	425.99	220.18	(171.02)	645.29
6	Paid up Equity Share Capital	4,661.28	932.25	4,661.28	4,661.28
7	Other Equity	-	-	-	8,659
8	Earnings Per Share (Before and after extraordinary item) (of Rs. 10/- each) (*not Annualised)	0.91*	0.47*	-0.37*	1.42
	1. Basic (In Rs.):	0.91*	0.47*	-0.37*	1.42
	2. Diluted (In Rs.):	0.91*	0.47*	-0.37*	1.42

Note:

- The above is an extract of the detailed format of quarterly ended Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Unaudited Financial Results are available on the Stock Exchange websites: www.bseindia.com and also on the website of the Company at www.sfc.co.in.
- Figures to the previous periods have been regrouped, wherever necessary, to correspond with the figures of the current period.
- The Company has allotted 37290200 Bonus equity shares of Re. 10/- each in the ratio 4:1 to the existing shareholders on 7th Feb, 2025. EPS per equity shares has been recomputed and restated for the previous period considering the impact of bonus shares.

FOR SANGAM FINSERV LIMITED
Sd/- Ankit Mudra
 Company Secretary

Place: Bhilwara
 Date: 26th May, 2025

LEEL ELECTRICALS LIMITED

CIN: L29120UP1987PLC091016
 Regd Office: A603 & 604, 6th Floor, Tower A, Logix Technova, Sector 132, Mahanagar, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201304
 Email: neerajgupta@leelelectrics.com, Website: www.leelelectrics.com

Unaudited Financial Results of LEEL Electricals Limited for the quarter ended June 30, 2025 prepared in compliance with the Indian Accounting Standards (IND-AS)

(Amount in Rs. Lakhs)

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2025

Particulars	Quarter Ended		Year ended
	30-06-2025 (Unaudited)	30-06-2024 (Unaudited)	
Total income from operations (net)	148.11	-	1.25
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	7.83	-	(86.86)
Net Profit / (Loss) for the period before Tax, (after Exceptional and/or Extraordinary Items)	7.83	-	(86.86)
Net Profit / (Loss) for the period after Tax, (after Exceptional and/or Extraordinary Items)	7.83	-	(86.86)
Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	7.83	-	(86.86)
Equity Share Capital	-	-	-
Reserves (excluding Revaluation Reserve)	-	-	-
Earnings Per equity Share (of Rs. 10/each) (for continuing and discontinued operations)	-	-	-
(a) Basic:	-	-	-
(b) Diluted:	-	-	-

Notes:

- The Standalone Financial Results of the Company have been prepared in accordance with Indian Accounting Standards ("IND AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, (Ind AS) prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules, issued there under and other accounting principles generally accepted in India.
- The Company operates in one business segment therefore segment reporting is not applicable as per Ind AS 108.
- The Company is currently undergoing a restructuring process. As a result, the total number of shares is not yet determined, and accordingly, the Basic and Diluted Earnings per Share (EPS) cannot be computed at this stage. Once the restructuring is completed and the share structure is finalized, the Company will report the Basic and Diluted EPS accordingly.
- The above un-audited financial results have been reviewed by the audit committee and the Board of Directors in the Board Meeting held on 7th August, 2025.

For and on behalf of the Board of Directors
LEEL ELECTRICALS LIMITED
Sd/- NEERAJ GUPTA
 Managing Director
 DIN: 07176093

Date: August 07, 2025
 Place: Noida, Uttar Pradesh

GROVY INDIA LIMITED

CIN: L74130DL1985PLC021532
 Registered office: 122, 1st Floor, Vinobapuri, Lajpat Nagar II, New Delhi - 110024
 Email id: grovyindia@gmail.com | Website: www.grovyindia.com | Tel. No.: 011-46740000

EXTRACT OF UN-AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2025

Sr. No.	Particulars	Rs. In Lakhs		
		Three Months Ended		Year Ended
		30.06.2025 (Unaudited)	30.06.2024 (Unaudited)	
1	Total Income from Operations	829.65	127.71	2636.17
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	147.06	-25.10	239.69
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	147.06	-25.10	239.69
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	109.69	-25.10	179.43
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	123.41	-27.13	171.78
6	Equity Share Capital	1333.63	1333.63	1333.63
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-
8	Earnings Per Share (of Rs. 10/- each)	0.82	-0.19	1.35

Notes:

- The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The detailed Quarterly Financial Results are available on the Stock Exchange websites, viz. www.bseindia.com and at website of the Company @ www.grovyindia.com under Investor Desk.
- The above results have been reviewed and recommended by the audit committee and approved by the Board of Directors at their respective meeting held on 08.08.2025

For Grovy India Limited
Sd/- Prakash Chand Jalan
 Director
 DIN: 00475545

Place: New Delhi
 Date: 08.08.2025

SHARMA EAST INDIA HOSPITALS & MEDICAL RESEARCH LIMITED

Corporate/ Regd. Office: Jaipur Hospital, Near SMS Stadium, Lal Kothi, Tonk Road, Jaipur-302015 (Raj.)
 CIN: L85110RJ1989PLC005206, Tel. No: 0141-2742557/ 2742266, Fax No.: 0141-2742472
 E-mail: sharmaeastindia@gmail.com, Website: www.jaipurhospital.co.in

Extract of Unaudited Financial Results for the Quarter Ended 30 June 2025 (Rs. in Lakh, except per share data)

S. N.	Particulars	Quarter Ending			
		30.06.2025	31.03.2025	30.06.2024	31.03.2025
		Unaudited	Audited	Unaudited	Audited
1	Total Income from Operations	951.37	621.78	672.22	3018.59
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	42.98	22.71	33.95	141.28
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	42.98	22.71	33.95	141.28
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	31.80	36.69	25.12	124.43
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	31.80	36.69	25.12	124.43
6	Equity Share Capital	328.38	328.38	328.38	328.38
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -				
	1. Basic:	0.97	1.12	0.77	3.79
	2. Diluted:	0.97	1.12	0.77	3.79

Notes: (1) The above results were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 08.08.2025. The Statutory Auditors of the company has carried out Limited Review of the Financial Results for the quarter ended 30.06.2025 as required under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. (2) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company website www.jaipurhospital.co.in as well as on the Stock Exchange website www.bseindia.com. (3) The figure of previous period/year have been re-grouped/re-arranged and/or recast wherever found necessary.

For and on behalf of the Board of Directors
Sd/- Shailendra Kumar Sharma (Managing Director)
 DIN: 00432070

Place: Jaipur
 Date: 08.08.2025

Ramsons Projects Limited

CIN: L74899DL1994PLC063708
 Regd. Office: 201, Empire Apartments, First Floor, Sultanpur, Gadaipur, South West Delhi - 110030, New Delhi
 Corp. Office: Unit no. 501, 5th Floor, SAS Tower, Tower B, Sector 38, Gurugram - 122001, Haryana
 Website: www.ramsonspj.com, Email: correlations@ramsonspj.com

Extract of Standalone Un-audited Financial Results for the Quarter ended June 30, 2025 (Figures in Lakhs)

Sl. No.	Particulars	Quarter ended	Quarter ended	Quarter ended	Twelve Months
		June 30, 2025 (Un-audited)	March 31, 2025 (Un-audited)	June 30, 2024 (Un-audited)	Ended March 31, 2025 (Audited)
1	Total Income from Operations	380.48	281.98	22.72	366.29
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	367.99	265.34	16.75	326.32
3	Net Profit/ (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	367.99	265.34	16.75	326.32
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	306.58	226.75	12.44	271.25
5	Total Comprehensive Income for the period (Comprising profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax))	307.14	226.67	15.75	275.10
6	Equity Share Capital	300.65	300.65	300.65	300.65
7	Reserves(excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the Previous Year	-	-	-	1028.23
8	Earnings Per Share (of Rs 10/- each)(for continuing and discontinued operations)*				
	1. Basic EPS (in ₹)	10.20	7.54	0.41	9.02
	2. Diluted EPS (in ₹)	10.20	7.54	0.41	9.02

Notes:

- *Earnings per share for the interim period is not annualised.
- The financial results of the company for the quarter ended June 30, 2025 has been prepared on standalone basis, as there is no situation where consolidation is required in the case of the company. The figures for the corresponding periods have been regrouped & rearranged wherever necessary.
- The above is an extract of the Quarterly Financial Results filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulation 2015. The full format of the Quarterly Results are available on the website of the Stock Exchange (www.bseindia.com) and website of the Company (www.ramsonspj.com), which can be accessed by scanning the Quick Response Code

By the Order of the Board
Ramsons Projects Limited
Sd/- Yogesh Kumar Sachdeva
 Managing Director
 DIN: 00171917

Place: Gurugram, Haryana
 Date: 08/08/2025

SHARDA MOTOR INDUSTRIES LIMITED

REGD. OFFICE: D-188, OKHLA INDUSTRIAL AREA, PHASE-I, NEW DELHI-110020
 CIN: L74899DL1986PLC023202
 Tel.: +91-11-47334100, Fax: +91-11-26811676
 E-Mail: investorrelations@shardamotor.com, Website: www.shardamotor.com

Statement of standalone financial results for the quarter ended June 30, 2025 (All amounts are in Rs. lakhs, unless otherwise stated)

S. No.	Particulars	Quarter Ended		Year Ended	
		30.06.2025 (Unaudited)	31.03.2025 (Audited)		30.06.2024 (Unaudited)
1.	Total revenue from operations	75,624.81	74,985.40	68,543.17	2,83,657.09
2.	Net profit/(loss) for the period/year(beforeTax, Exceptional and / or Extraordinary items)	10,681.04	10,921.71	10,193.69	41,754.02
3.	Net profit/(loss) for the period/ year (before Tax, after Exceptional and /or Extraordinary items)	12,921.96	10,921.71	10,193.69	41,754.02
4.	Net profit/(loss) for the period/ year after Tax (after Exceptional and /or Extraordinary items)	9,910.27	8,252.48	7,631.67	31,249.05
5.	Total Comprehensive Income for the period /year (Comprising Profit for the period/year after Tax and Other Comprehensive Income after Tax)	9,901.26	8,235.26	7,625.40	31,213.03
6.	Paid up Equity Share Capital (Face value of ₹2/-each)	574.08	574.08	574.08	574.08
7.	Earnings Per Share (of ₹2/- each) (Not Annualised)				
	Basic	34.53	28.75	25.73	107.97
	Diluted	34.53	28.75	25.73	107.97

NOTE:

- These standalone financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standards ("Ind AS"), prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and in compliance with the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.
- The above is an extract of the detailed format of quarterly/year ended standalone financial results filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of these financial results are available on the stock exchange websites.(URL- www.nseindia.com and www.bseindia.com) and also on above mentioned website of the Company.

Date: 08 August, 2025
 Place : Delhi

For and on behalf of the Board of Directors
Sharda Motor Industries Limited
 Managing Director

SHARDA MOTOR INDUSTRIES LIMITED

REGD. OFFICE: D-188, OKHLA INDUSTRIAL AREA, PHASE-I, NEW DELHI-110020
 CIN: L74899DL1986PLC023202
 Tel.: +91-11-47334100, Fax: +91-11-26811676
 E-Mail: investorrelations@shardamotor.com, Website: www.shardamotor.com

Statement of Consolidated Financial Results for the Quarter Ended June 30, 2025

S. No.	Particulars	Quarter Ended		Year Ended	
		30.06.2025 (Unaudited)	31.03.2025 (Audited)		30.06.2024 (Unaudited)
1.	Total revenue from operations	75,624.81	74,985.40	68,543.17	2,83,657.09
2.	Net profit/ (loss) for the period/ year (beforeTax, Exceptional and /or Extraordinary items)	10,680.70	10,920.95	10,193.69	41,748.96
3.	Net profit/(loss)for the period/ year(beforeTax, before share of profit/ (loss)of associate and joint venture, after Exceptional and/or Extraordinary items)	12,921.62	10,920.95	10,193.69	41,748.96
4.	Profit/ (loss) for the period /year (before tax,after share of profit/(loss) of associate & joint venture)	13,005.65	11,063.18	10,244.80	41,996.58
5.	Net profit / (loss) for the period/year after Tax	9,993.96	8,393.95	7,682.78	31,491.61
6.	Total Comprehensive Income for the period /year (Comprising Profit for the period /year after Tax and Other Comprehensive Income after Tax)</				

इंडिया फिनसेक लिमिटेड
 पंजी कार्यालय: 30-16, प्रथम तल, आर्यभट्टा रोड, 14, सेक्टर-14, गेजेटेड, नई दिल्ली-110085.
 वेबसाइट: www.indiafinsec.com, ई-मेल: indiafinsec@gmail.com, दूरभाष: 011-47996997

30 जून 2025 को समाप्त तिमाही के पूंजीकृत एवं समेकित वित्तीय परिणामों का सारांश (आईएनडी-एएस अनुपालक)
 (₹ लाख में)

क्र. सं.	विवरण	एकक		समेकित	
		30-06-25 (अनुपालक)	31-03-25 (अनुपालक)	30-06-25 (अनुपालक)	31-03-25 (अनुपालक)
1	परिचालन से कुल आय	0.88	0.12	58.93	1,869.18
2	अवधि के लिए शुद्ध लाभ / (हानि) (टेक्स से पहले, विशेष और/या असाधारण मदों पर)	(10.70)	(2.21)	50.89	702.76
3	टेक्स से पहले की अवधि के लिए शुद्ध लाभ / (हानि) (विशेष और/या असाधारण मदों के बाद)	(10.70)	(2.21)	50.89	702.76
4	कर से पहले की अवधि के लिए शुद्ध लाभ / (हानि) (विशेष और/या असाधारण मदों के बाद)	(8.05)	(1.69)	33.51	535.86
5	अवधि के लिए कुल व्यापक आय [अवधि के लिए शुद्ध लाभ / (हानि) (विशेष और/या असाधारण मदों के बाद) और अन्य व्यापक आय (टेक्स के बाद) शामिल]	(8.05)	(1.69)	33.51	535.86
6	इकित्ती शेयर पूंजी	1,333.63	1,333.63	1,333.63	1,333.63
7	प्रति शेयर आय (₹. 10/- प्रत्येक)	0.82	-0.19	1.35	1.35

टिप्पणियाँ:
 1) उपरोक्त सारांश, सेबी (सूचीकरण दायित्व एवं प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों के पास फाइलिंग के लिए प्रस्तुत किया गया है।
 2) उपरोक्त परिणामों को ... के संक्षेप रखा गया है।
 3) समेकित परिणामों में संसाधक कंपनी उदाहरणरूपक आईएफएसएल फाइनेंस लिमिटेड (पूर्ववर्ती आईएफएसएल हार्विज फाइनेंस लिमिटेड) के परिणाम शामिल हैं।

GROVY
 पंजीकृत कार्यालय: 122, प्रथम तल, विनोदपुरी, लाजपत नगर भाग II, नई दिल्ली - 110024
 ईमेल आईडी: grovyindia@gmail.com, वेबसाइट: www.grovyindia.com | दूरभाष संख्या: 011-46740000

31 जून, 2025 को समाप्त तिमाही के लिए अकेलित स्टैंडअलोन वित्तीय परिणामों का सारांश
 (₹ लाख में)

क्र. सं.	विवरण	समाप्त तिमाही		समाप्त वर्ष
		30.06.2025 (अनुपालक)	30.06.2024 (अनुपालक)	
1	परिचालन से कुल आय	829.65	127.71	2636.17
2	अवधि के लिए शुद्ध लाभ / (हानि) (टेक्स से पहले, विशेष और/या असाधारण मदों पर)	147.06	-25.10	239.69
3	टेक्स से पहले की अवधि के लिए शुद्ध लाभ / (हानि) (विशेष और/या असाधारण मदों के बाद)	147.06	-25.10	239.69
4	टेक्स के बाद की अवधि के लिए शुद्ध लाभ / (हानि) (विशेष और/या असाधारण मदों के बाद)	109.69	-25.10	179.43
5	अवधि के लिए कुल व्यापक आय [अवधि के लिए शुद्ध लाभ/हानि (टेक्स के बाद) और अन्य व्यापक आय (टेक्स के बाद) शामिल]	123.41	-27.13	171.78
6	इकित्ती शेयर पूंजी	1333.63	1333.63	1333.63
7	प्रति शेयर आय (₹. 10/- प्रत्येक)	0.82	-0.19	1.35

नोट्स:
 क) उपरोक्त विवरण सेबी (सूचीकरण दायित्व और अन्य प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों में दखिल विस्तृत तिमाही वित्तीय परिणामों का एक प्रारूप है।
 ख) उपरोक्त परिणामों को ... के संक्षेप रखा गया है।

Form No. INC-26
 [Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]
BEFORE THE CENTRAL GOVERNMENT,
REGIONAL DIRECTOR NORTHERN REGION, MINISTRY OF CORPORATE AFFAIRS,
 B-2 Wing, 2nd floor, Pt. Deendayal Antyodaya Bhawan, 2nd floor, CGO Complex, New Delhi-110003

IN THE MATTER OF SECTION 13(4) OF COMPANIES ACT, 2013 AND RULE 30 OF THE COMPANIES (INCORPORATION) RULES, 2014
AND
IN THE MATTER OF ACROAMATIC MICRO FINANCE HAVING ITS REGISTERED OFFICE H. NO. 92, KHALEEMAHUVAT, BAGULIYA, KHATIMA, UDHAM SINGH NAGAR, UTTARAKHAND - 262308.

CIN: U65990UR2014NPL001284PETITIONER

Notice is hereby given to the General Public that the Company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extraordinary General Meeting held on 16th July 2025 to enable the company to change its Registered office from "State of Uttarakhand to the State of Uttar Pradesh."

Any person whose interest is likely to be affected by the proposed change of the Registered Office of the Company may deliver either on the **MCA-21 portal (www.mca.gov.in)** by filing investor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director Northern Region having at the address B-2 Wing, 2nd floor, Pt. Deendayal Antyodaya Bhawan, 2nd floor, CGO Complex, New Delhi-110003 within fourteen days from the date of publication of this notice with a copy of the applicant company at its Registered Office at H. No. 92, khaleemahuvat, Baguliya, Khatima, Udhham Singh Nagar, Uttarakhand - 262308.

For and on behalf of the Applicant
 Sd/-
MANISH AWASTHI
 DIRECTOR
 (DIN: 10437913)

Date: 16.07.2025
 Place: UTTARAKHAND

IndiaShelter Home Loans
 पंजी कार्यालय: 10-डी, प्रथम तल, पंजाब नगर कॉम्प्लेक्स, मल्टीपयज स्कूल के सामने, गुमानपुर, कोटा-324007, राजस्थान

इंडिया होल्डर फाइनेंस कार्पोरेशन लिमिटेड
 अलग सार्वजनिक के लिए कक्षा सुरक्षा

साया पता: 10-डी, प्रथम तल, पंजाब नगर कॉम्प्लेक्स, मल्टीपयज स्कूल के सामने, गुमानपुर, कोटा-324007, राजस्थान
 साया कार्यालय: इंदौर, मध्य प्रदेश, जयपुर, राजस्थान, मुंबई, महाराष्ट्र, अजमेर - 305001

उपरोक्त विवरण सेबी (सूचीकरण दायित्व और अन्य प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों में दखिल विस्तृत तिमाही वित्तीय परिणामों का एक प्रारूप है।

अवधि/माह (समय सीमा)	अवधि/माह (समय सीमा)	माह पूरा की तिथि	अवधि की तिथि
30/06/2025 (अनुपालक)	30/06/2024 (अनुपालक)	31/03/2025 (अनुपालक)	

नोट्स:
 क) उपरोक्त विवरण सेबी (सूचीकरण दायित्व और अन्य प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंजों में दखिल विस्तृत तिमाही वित्तीय परिणामों का एक प्रारूप है।
 ख) उपरोक्त परिणामों को ... के संक्षेप रखा गया है।

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT IS A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT

VARMORA TILES • BATHWARE

VARMORA GRANITO LIMITED

Our Company was originally incorporated as "Varmora Granito Private Limited" under the provisions of the Companies Act, 1956 pursuant to a certificate of incorporation dated November 18, 2003, issued by the Registrar of Companies, Gujarat, Dabra and Nagar Havelli. The name of our Company was subsequently changed to "Varmora Granito Limited", upon conversion of our Company from a private limited to a public limited company, pursuant to a board resolution dated April 25, 2025, and a shareholders' resolution dated April 30, 2025. A fresh certificate of incorporation was issued on May 14, 2025, by the Registrar of Companies, Gujarat at Ahmedabad. For further details, please see "History and Certain Corporate Matters - Brief History of our Company" on page 245 of the draft red herring prospectus dated August 7, 2025 ("DRHP").

Registered Office: 8-A, National Highway, Dhruva, Taluka Wankaner, Rajkot - 363 641, Gujarat, India;
Corporate Office: 1004/5/6, South Tower, ONE42, Off. Iscon-Ambli Road, Ahmedabad - 380 054, Gujarat, India. Telephone: + 91 - 9909913657;
Contact Person: Nilesh Sharma, Company Secretary and Compliance Officer. E-mail: investorrelations@varmora.com; Website: www.varmora.com;
Corporate Identity Number: U26914GJ2003PLC043194

OUR PROMOTERS: BHAVESH VALLABHDAS VARMORA, HIREN R VARMORA AND PRAMODKUMAR PARSOTAMBHAI PATEL

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF VARMORA GRANITO LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING OF A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹4,000.00 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 52,435,268 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION COMPRISING OF UP TO 49,156,579 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY KATSURA INVESTMENTS (REFERRED TO AS THE "INVESTOR SELLING SHAREHOLDER"), UP TO 1,092,897 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY PARSOTAMBHAI JIVRAJBHAI PATEL, UP TO 1,092,896 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY RAMANBHAI JIVRAJBHAI VARMORA AND UP TO 1,092,896 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY VALLABHBHAI JIVRAJBHAI VARMORA (COLLECTIVELY REFERRED TO AS THE "PROMOTER GROUP SELLING SHAREHOLDERS") AND WITH THE INVESTOR SELLING SHAREHOLDER, THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES", THE OFFER SHALL CONSTITUTE [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE, PRIOR TO THE COMPLETION OF THE OFFER. OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE DRHP AND PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹2 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, AND WILL BE ADVERTISED IN ALL EDITIONS OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [•] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [•] EDITION OF [•] (A WIDELY CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer 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 respective websites of the BRLMs and at the terminals of the members of the Syndicate and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors and such allocation will be on a discretionary basis by our Company, in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Portion"). In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, 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 Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Portion") of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 0.20 million and up to ₹ 1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 1.00 million and undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Bidders in the other sub-category of the Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Portion"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" on page 465 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 7, 2025 with the SEBI and with the Stock Exchanges on August 8, 2025. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and Stock Exchanges shall be made available to the public for comments, if any, for period of at least 21 days, from the date of publication of this public announcement, by hosting it on the website 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, on the website of the Company at www.varmora.com and the websites of the BRLMs, i.e., JM Financial Limited, Goldman Sachs (India) Securities Private Limited and SBI Capital Markets Limited at www.jmfi.com, www.goldmansachs.com and www.sbicaps.com, respectively. Our Company hereby invites the public to provide comments on the DRHP filed with SEBI and the Stock Exchanges with respect to disclosures made therein. The public are requested to send a copy of the comments to either, SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs and the Registrar to the Offer at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLMs and/or the Registrar to the Offer and/or the Company Secretary and Compliance Officer of our Company on or before 5:00 p.m. on the 21st day from the date of publication of this public announcement.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer 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 Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 38 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") and must be made solely on the basis of such RHP that shall be filed with the RoC as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 245 of the DRHP. The liability of the members of the Company is limited by shares. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 89 of the DRHP.

This is only an advertisement for information purposes and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated, Saturday May 31, 2025 (the "Letter of Offer") filed with the Stock Exchanges, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

RAJNISH WELLNESS LIMITED
 Corporate Identification No. L52100MH2015PLC265526
 Registered office: Plot No. 24, ABCD, Govt. Industrial Estate, Charkop, Kandivalli (W), Mumbai, Maharashtra-400 067, India.
 Contact Details: +91-22-23065555/9870659809 contact Person: Ms. Anupama Kashyap, Company Secretary and Compliance Officer; E-mail ID: info@rajnishwellness.com; Website: www.rajnishwellness.com

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS AND EQ-DVR SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF RAJNISH WELLNESS LIMITED ONLY

RIGHTS ISSUE OF UP TO 48,67,00,618 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 1/- (RUPEE ONE ONLY) ("EQUITY SHARES") EACH AT A PRICE OF ₹ 1/- (RUPEES ONE ONLY) PER EQUITY SHARE ("ISSUE PRICE") ("RIGHT SHARES") FOR AN AMOUNT AGGREGATING UP TO ₹ 48,67,00,618 (RUPEES FORTY EIGHT CRORE SIXTY SEVEN LAKHS SIX HUNDRED AND EIGHTEEN ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF RAJNISH WELLNESS LIMITED ("COMPANY" OR "ISSUER") IN THE RATIO OF 19 RIGHTS EQUITY SHARE(S) FOR EVERY 30 FULLY PAID-UP EQUITY SHARE(S) HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, JUNE 03, 2025 ("ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 150 OF THIS LETTER OF OFFER.

*Assuming full subscription.

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY
 The Rights Issue subscription period closed on Friday, August 08, 2025. However, the Right Issue was undersubscribed. In line with the letter dated December 26, 2024, and the section titled "Intention and Extent of Participation by Our Promoters and Promoter Group" on pages 22 of the Letter of Offer, Mr. Rajnish Kumar Singh, Promoter of the Company, had expressed his intention to subscribe to any unsubscribed portion of the Issue. Accordingly, on August 08, 2025, the Company received a written undertaking from Mr. Rajnish Kumar Singh confirming the following:

- He will apply for additional equity shares beyond his rights entitlement in the Rights Issue;
- In the event of under-subscription, he confirms his intention to subscribe, either in full or in part, to the unsubscribed portion to ensure the full subscription of the Issue;
- Such subscription will be undertaken in strict compliance with applicable laws and regulations, including Regulation 84 of the SEBI (ICDR) Regulations, 2018.

Rajnish Wellness Limited
 On behalf of the Board of Directors
 Sd/-
Ms. Anupama Kashyap
 Company Secretary & Compliance Officer

Place : Mumbai
 Date : August 08, 2025

LANDMARK DALMIA GROUP
लैंडमार्क प्रॉपर्टी डेवलपमेंट कंपनी लिमिटेड

राजि कार्यालय: 11वीं मंजिल, नारायण मंजिल, 23, बाराखंबा रोड, नई दिल्ली -110 001
 टेलीफोन नंबर: 91 43621200 फैक्स: (011) 41501333
 वेबसाइट: www.landmarkproperty.in ई-मेल: info@landmarkproperty.in

30 जून, 2025 को समाप्त तिमाही के लिए अलेखापरीक्षित वित्तीय परिणामों का सारांश
 (₹ लाख में)

क्र. सं.	विवरण	तिमाही समाप्ति		वर्ष समाप्ति	
		रुपये/लाख 30 जून-25 (अलेखापरीक्षित)	रुपये/लाख 31 मार्च-25 (अलेखापरीक्षित)	रुपये/लाख 30 जून-25 (अलेखापरीक्षित)	रुपये/लाख 31 मार्च-25 (अलेखापरीक्षित)
1	कुल आय	16.62	15.34	52.89	176.58
2	अवधि के लिए शुद्ध लाभ/हानि (कर और असाधारण मदों से पहले)	(0.92)	0.27	8.09	(356.50)
3	कर से पहले की अवधि के लिए शुद्ध लाभ/हानि (असाधारण मदों के बाद)	(0.92)	0.27	8.09	(356.50)
4	कर के बाद की अवधि के लिए शुद्ध लाभ/हानि	(0.68)	4.59	5.72	(372.15)
5	अवधि के लिए कुल व्यापक आय [अवधि के लिए शुद्ध लाभ/हानि (कर के बाद) और अन्य व्यापक आय (कर के बाद) शामिल]	(0.68)	4.42	5.72	(372.25)
6	इकित्ती शेयर पूंजी (प्रत्येक 1/- रुपये अंकित मूल्य)	1,341.43	1,341.43	1,341.43	1,341.43
7	आरक्षित निधि (पुनर्मुल्यांकन आरक्षित निधि को छोड़कर)	-	-	-	2,655.12
8	प्रति शेयर आय (प्रत्येक 1 रुपये का अंकित मूल्य) (वार्षिक नहीं)	(0.001)	0.003	0.004	(0.278)
	(₹) मूल (₹पये में)	(0.001)	0.003	0.004	(0.278)
	(₹) तहत (₹पये में)	(0.001)	0.003	0.004	(0.278)

नोट:
 30 जून 2025 को समाप्त तिमाही और वर्ष के दौरान कोई असाधारण वस्तुएँ नहीं थीं।
 उपरोक्त सेबी (सूचीकरण दायित्व और अन्य प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियमन 33 के तहत स्टॉक एक्सचेंजों के पास मौजूद वित्तीय परिणामों का एक प्रारूप है।
 लैंडमार्क प्रॉपर्टी डेवलपमेंट कंपनी लिमिटेड के लिए हस्ता/मौख डालनिया प्रबंध निदेशक

स्थान: नई दिल्ली
 दिनांक: 08 अगस्त 2025

BOOK RUNNING LEAD MANAGERS

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JM Financial Limited 7 th Floor, Energy, Appasahab Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Telephone: +91 22 6630 3030 E-mail: vgl ipo@jmfi.com Investor grievance E-mail: grievance.ipo@jmfi.com Website: www.jmfi.com Contact person: Prachee Dhuri SEBI registration number: INM000010361	Goldman Sachs (India) Securities Private Limited 9 th and 10 th Floor, Ascent-Worli, Sudam Kulu Anire Marg, Worli, Mumbai - 400 025 Maharashtra, India Telephone: +91 22 6616 9000 E-mail: varmoraipo@gs.com Investor grievance E-mail: india-client-support@gs.com Website: www.goldmansachs.com Contact person: Suchismita Ghosh SEBI registration number: INM000011054	SBI Capital Markets Limited 1501, 15 th floor, A & B Wing, Parinee Crescenz, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4006 9807 E-mail: varmora.ipo@sbicaps.com Investor grievance E-mail: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Kristina Dias SEBI registration number: INM000003531	KFin Technologies Limited Selenium, Tower B, Plot No. 31 and 32, Gachibowli, Financial District Nanakramguda, Serilingampally, Hyderabad - 500 032 Telangana, India Telephone: + 91 40 6716 2222 E-mail: vgl.ipo@kfintech.com Investor Grievance e-mail: investor.ris@kfintech.com Website: www.kfintech.com Contact person: M. Murali Krishna SEBI Registration No.: INR000002221

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

For VARMORA GRANITO LIMITED
 On behalf of the Board of Directors
 Sd/-
Nilesh Sharma
 Company Secretary and Compliance Officer

Place: Rajkot, Gujarat
 Date: August 8, 2025

VARMORA GRANITO LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI and the Stock Exchanges on August 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.varmora.com and the websites of the BRLMs, i.e., JM Financial Limited, Goldman Sachs (India) Securities Private Limited and SBI Capital Markets Limited at www.jmfi.com, www.goldmansachs.com and www.sbicaps.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 38 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933 (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 being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in private transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.