

SOLARWORLD ENERGY SOLUTIONS LIMITED

(Formerly known as Solarworld Energy Solutions Pvt. Ltd.)

Date: November 04, 2025

To,

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 544532

To,

National Stock Exchange of India Ltd.

Exchange Plaza, Plot no. C/1, G Block,

Bandra-Kurla Complex

Bandra (E), Mumbai - 400 051.

Symbol: SOLARWORLD

Dear Sir/Madam,

Subject: Submission of the Newspaper Advertisement for 12th Annual General Meeting of the Company

With reference to the above captioned subject and pursuant to provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with General Circular No. 03/2025 dated September 22, 2025 issued by Ministry of Corporate Affairs (MCA) read together with other relevant Circulars, we are enclosing herewith the copies of newspaper advertisement, published today i.e. on November 04, 2025 in Financial Express (English Newspaper) and Jansatta (Hindi Newspaper) pertaining to Notice of 12th Annual General Meeting ("AGM") of the Company scheduled to be held on Friday, November 28, 2025 at 03:00 p.m. (IST) through Video Conferencing ('VC')/ Other Audio Visual Means ('OAVM').

The above information is also available on the website of the Company at www.worldsolar.in.

We request you to kindly take the above on record.

Thanking you,
Yours Faithfully,
For Solarworld Energy Solutions Limited

Varsha Bharti Company Secretary and Compliance Officer Membership No: A37545

Encl.: A/a

Regd. Office: 501, Padma Palace, 86, Nehru Place, New Delhi-110019, India Corp. Office: 3rd Floor, A-45 to 50, Pioneer House, Sec-16, Noida-201301 (U.P.) India Tel. (EPABX): 91-120-4269273 Website: www.worldsolar.in E-mail: info@worldsolar.in

CIN: U15100DL2013PLC255455

FINANCIAL EXPRESS

REMOVAL FROM TATA TRUSTS

Mistry gears up for legal battle, calls for 'a fair hearing'

GEORGE MATHEW Mumbai, November 3

INDUSTRIALIST MEHLI MIS-**TRY** has filed a caveat petition before the Maharashtra Charity Commissioner, requesting that he be given "a fair hearing" before any formal move is made to remove him as a trustee of Tata Trusts. While the caveat, a pre-emptive legal measure, ensures that the court or the Charity Commissioner cannot pass any order against him without first giving him an opportunity to present his side, Mistry is understood to have got the support of Ratan Tata's half-sisters.

Mistry's challenge could complicate the plans of the Noel Mistry camp, potentially leading to another high-profile legal tussle. It's learnt that half-sisters of Ratan Tata, Shireen and Deanna Jeejeebhoy, are supporting Mistry and had gone on record expressing displeasure over the developments. Darius Khambata, a senior lawyer and a close associate of Mistry, Shireen, Deanna and Mistry are the executors of Ratan Tata's will. Khambata, who voted for Mistry, is on the board of both Sir Ratan Tata Trust and Sir Dorabji Tata Trust.

The stand of Jimmy Tata, brother of Ratan Tata, is not clear. Pune-based Jimmy Tata, who is on the board of Sir Ratan Tata Trust, did not vote in the proposal for renomination of Mehli Mistry last week. He has never voted in any of the resolutions relating to Tata companies and even abstained from the voting for the removal of

Cyrus Mistry in 2016-17. According to a source familiar with the development, copies of the caveat have also been served to all trustees of Tata Trusts, including Chairman Noel Tata, on Friday. The filing underscores Mistry's determination to challenge what he considers "an unjust and procedurally flawed decision" regarding his continuation on the board of the Tata Trusts which own the majority 66% stake in Tata Sons, the holding company of the Tata Group. Mistry and Tata Trusts didn't respond to email queries.

Legal experts say that by filing a caveat, Mistry has effectively placed himself in a position to contest both the procedure and the grounds of his removal. It also signals that the matter could escalate into a wider legal confrontation, potentially revisiting issues of governance, transparency and trustee rights within the Trusts.

Mistry's move follows a crucial meeting on October 28, when three trustees — Noel

Tata, industrialist Venu Srinivasan, and former Defence Secretary Vijay Singh — voted against his reappointment, thereby preventing his continuation as a trustee. Pramit Ihaveri, Khambata and Jehangir HC Jehangir are supporters of Mistry.The Charity Commissioner's approval is required before any formal changes are made in the Trusts'composition, given their registered status as public charitable entities under the Maharashtra Public Trusts Act. Once Tata Trusts communicate the board's decision to the Commissioner's office, the process for Mistry's formal removal will be initiated. However, Mistry's caveat ensures that he must be heard before any such step is taken. While a caveat doesn't initiate litigation, it prevents onesided orders. In this case, Mistry wants to ensure that no unilateral step is taken by the Trusts without giving him a chance to defend his position.

According to the Maharashtra Public Trusts Act, "the Charity Commissioner may, either on application of a trustee or any person interested in the trust, or on receipt of a report under section 41B or suo motu may suspend, remove or dismiss any trustee of a public trust", if he/ she fails to meet certain conditions. Mistry's exit has also led to speculation about shifting power equations within Tata Trusts. His exit is seen as a consolidation of influence by Noel Tata, who suc-

In response to queries sent ceeded Ratan Tata as chairman earlier this year.

> "This appeal is strictly limited to legal merits and will be judged by the Court of Cassation. During this procedure, the execution of the extradition is

The Court of Cassation is the Supreme Court of Belgium.

On October 17, a fourmember indictment chamber at the Court of Appeals in Antwerp found no infirmity in

MOUNTING PRESSURE

■ The Enforcement Directorate has attached 30 properties of Reliance Infrastructure

■ Around 43 properties linked to the group in East Godavari, Pune, Thane, Mumbai, Noida, Delhi, Hyderabad, and Goa were attached

Firm says ED action has no impact on operations

ers), and Campion Properties. Around 43 properties linked to the group in East Godavari, Pune, Thane, Mumbai, Noida, Delhi, Hyderabad, and Goa were also attached by the agency. Land parcels in Ghaziabad/Noida and 29 flats in Chennai (Adyar/OMR-Kottivakkam) valued at ₹109.61 crore (equivalent value) were also attached, the agency said.

The ED said four orders under the Prevention of

Money Laundering Act were issued on October 31 to carry out the attachment exercises.

ED's ₹7,545-cr blow to Anil Ambani group

In a statement on Monday, Reliance Infrastructure said: "There is no impact on the business operations, shareholders, employees or any other stakeholders of the company." Anil D. Ambani has not been on the board of Reliance Infrastructure for more than

3.5 years, the company added. The ED's action comes as part of a probe into alleged bank fraud cases involving Reliance Communications (RCOM), Reliance Home

Finance (RHFL), and Reliance

■ The ED's action comes as part

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cases involving RCOM,

RHFL, and RCFL

Land parcels in

Ghaziabad/Noida and 29

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₹109.61 cr

were also attached

Commercial Finance (RCFL). The agency said that Yes Bank had invested ₹2,965 crore in RHFL instruments and ₹2,045 crore in RCFL instruments during 2017-2019. "These turned into non-performing investments December 2019,

₹1,353.50 crore (then) outstanding for RHFL and ₹1,984 crore for RCFL," the ED said.

The probe found that RHFI and RCFL received public funds of more than ₹10,000 crore. "A large amount came from Yes Bank. Before Yes Bank invested this money in Reliance Anil Ambani Group companies, the bank had received huge funds from the erstwhile Reliance Nippon Mutual Fund. As per Sebi regulations, Reliance Nippon Mutual Fund could not invest or divert funds directly into Anil Ambani Group finance companies due to conflict-ofinterest rules. Therefore, public money in mutual fund schemes was routed indirectly through Yes Bank's exposures. The public funds reached Anil Ambani Group companies through a circuitous route," the ED said.

So far, the ED has detected "fraudulent diversion" of public money by various Anil Ambani Group companies, including RCFL, RHFL, RIL, and Reliance Power.

Oct 2024 Oct 2025

Choksi challenges extradition in Belgian apex court

ABHISHEK SHUKLA New Delhi, November 3

FE BUREAU

New Delhi, November 3

THE ENFORCEMENT DIREC-

TORATE (ED) on Monday said

its special task force has provi-

sionally attached over 132

acres of land in Dhirubhai

Ambani Knowledge City in

Mumbai,

₹4,462.81 crore, as part of an

alleged money-laundering

probe against the group. The

agency also attached proper-

ties at Pali Hill, popularly

known as the Ambani family's

residence, Reliance Centre in

New Delhi, and multiple prop-

erties linked to the Anil

Ambani-led Reliance Group,

with a combined value of over

also attached 30 properties of

Reliance Infrastructure, five of

Adhar Property Consultancy,

four of Mohanbir Hi-tech

Build, and one property each of

Gamesa Investment Manage-

ment, Vihaan 43 Realty (earlier

known as Kunjbihari Develop-

The enforcement agency

₹7,545 crore.

worth

FUGITIVE DIAMANTAIRE MEHUL Choksi has challenged before the Supreme Court of Belgium the October 17 order of the Antwerp Court of Appeals, which had termed India's request seeking his extradition "enforceable", officials said Monday.

by the PTI, the public prosecutor at the Court of Appeal in Antwerp said Choksi filed an appeal in the Court of Cassation on October 30.

suspended," Ken Witpas said.



the orders issued by the pretrial chamber of the district court on November 29, 2024, terming the arrest warrants issued by a Mumbai special court in May 2018 and June 2021 as "enforceable", allowing Choksi's extradition.

The Court of Appeals ruled that fugitive Choksi, the main accused in a ₹13,000-crore PNB scam, faces "no risk" of being denied a fair trial or subjected to ill-treatment if he is extradited to India. Of the ₹13,000-crore scam, Choksi alone has siphoned off ₹6,400

Oct two-wheeler sales up 2%

ON GROWTH PATH

NITIN KUMAR New Delhi, November 3

THE TWO-WHEELER industry saw a modest uptick in October, with total domestic wholesales touching 2.11 million units, a 2% rise from 2.06 million in the same month last year. The improvement marked the second consecutive month of growth following the GST rate cut. Most leading manufactur-

ers, barring Hero MotoCorp and Suzuki Motorcycle, reported positive momentum. Honda Motorcycle & Scooter India (HMSI) and TVS Motor Company led the charge, each recording 8% growth. HMSI's sales climbed to 598,952 units from 553,120 units last October, driven by renewed demand for scooters and commuter motorcycles. TVS, meanwhile, sold 421,631 units compared to 390,489 units a year ago.

Bajaj Auto maintained steady gains with a 4% rise to 266,470 units from 255,909 units last year. Royal Enfield continued its upward trajectory with a 15% jump, selling 116,844 units against crore, the CBI has alleged. —PTI 101,886 units in October

Change (%) 657,4(**×** 8 ×1 28 28 **☆** 4 ≈ 15 Honda **TVS** Bajaj Suzuki Hero Royal Enfield MotoCorp Motor Auto

2024. Suzuki Motorcycle India, however, slipped marginally by 1%, reporting 103,454 units compared to 104,940 units a year ago, indicating pressure in the highly competitive 125cc and scooter segments.

Hero MotoCorp reported an 8% decline in dispatches to 604,829 units from 657,403 units in October 2024. The company appeared to be recali-

brating its wholesale volumes following strong festive sales, aligning dealership inventory with actual retail movement. Data from the Vahan portal showed retail registrations holding firm at 995,000 units. The company said it remains confident of sustained momentum through the remainder of FY26, on the back of its upcoming product launches and improving rural sentiment.

Adani Power

arbitration to

SETHURAMAN N R

New Delhi/Dhaka,

& RUMA PAUL

November 3

ply payments.

settle disputes

with Bangladesh

ADANI POWER SAID on

Monday it has opted for an

international arbitration

process to resolve disputes

over Bangladesh's power sup-

pany has been at loggerheads

with Bangladesh Power Devel-

opment Board over pending

payments for the electricity it

supplies as part of a pact that

both sides had signed in 2017.

the way certain cost elements

are calculated and billed. Hence,

both partners have agreed to

invoke the dispute resolution

process and are confident of a

quick, smooth and mutually

beneficial resolution," an Adani

Group spokesperson said in a

facto power minister Muham-

mad Fouzul Kabir Khan told

Reuters that negotiations are

still on. "Once that process is

over, we will move toward international arbitration, if

Adani Power supplies elec-

tricity from its coal-fired 1,600

megawatt Godda power plant

in eastern India, which meets

nearly a tenth of Bangladesh's

ernment had accused Adani of

breaching the power purchase

agreement by withholding tax

tariff of 14.87 taka (\$0.1220)

Bangladesh's interim gov-

However, Bangladesh's de-

statement.

needed," he said.

power needs.

"There are disagreements in

The Gautam Adani-led com-

opts for

SOLARWORLD ENERGY SOLUTIONS LIMITED

(formerly known as Solarworld Energy Solutions Private Limited) Registered Office: 501, Padma Palace, 86, Nehru Place, South Delhi, New Delhi – 110019, Delhi, India Corporate Office: 3rd Floor, Left Wing, Plot No. A 45-50, Sector-16, Noida – 201301, Uttar Pradesh, India Tel.: +91-120-4269273, Website: www.worldsolar.in, E-mail: support@worldsolar.in, Corporate Identity Number: U15100DL2013PLC255455

INFORMATION REGARDING 12TH ANNUAL GENERAL MEETING ("AGM") OF THE COMPANY

- The members are hereby informed that the 12th Annual General Meeting of the Company will be held on Friday, November 28, 2025 at 3:00 p.m. (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") in compliance with the provisions of the Companies Act, 2013 ("the Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time, read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI (collectively referred to as 'relevant circulars'), to transact the businesses as set out in the Notice of the 12th AGM which will be e-mailed separately to the members in due course. Members participating through VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Act.
- In compliance with the relevant circulars, Notice of the AGM and the Annual Report of the Company for the by the Company for providing e-Voting and VC/OAVM facility for the AGM.

Further, in accordance with Regulation 36(1)(b) of SEBI Listing Regulations, a letter providing the web-link, including the exact path/QR code for accessing the Annual Report will be sent to those members who have not registered their e-mail IDs. Any member who requires a physical copy of the Notice and Annual Report of the Company may write to the Company at cs@worldsolar.in.

Manner of registering/updating E-mail addresses and bank details:

shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and e-mail ID correctly in their demat account in order to access e-Voting facility. In case shares are held in demat mode, please get your e-mail id and bank details registered/updated with your Depository Participant as per the process advised

- The Login credentials for casting the votes through e-Voting shall be made available to the Members through e-mail after successful registration of their e-mail addresses in the manner provided above.
- The same login credentials may also be used for attending the AGM through VC/OAVM.
- The detailed procedure for casting the votes through e-Voting shall be provided in the Notice of the AGM. The details will also be available on the website of the Company at www.worldsolar.in and on the website of NSDL at www.evoting.nsdl.com.
- Members who have not registered their e-mail addresses with the Company/Depository Participants(s)/Registrar and Share Transfer Agent or any person who acquires shares of the Company and becomes a Member of the Company after the Notice has been sent electronically by the Company, and holds shares as of the cut-off date, i.e., Friday, November 21, 2025, may obtain the User ID and password by sending a request at rta@alankit.com or evoting@nsdl.com. However, if a Member is already registered with NSDL for remote e-Voting and e-Voting during AGM, then existing User ID and password can be used for casting vote.
- Members are requested to carefully read all the Notes set out in the Notice of the AGM and in particular, instructions for joining the AGM, manner of casting votes through e-Voting and during the AGM.

This Notice is being issued for the information and benefit of all the Shareholders of the Company in compliance with the provisions of applicable circulars issued by the MCA and SEBI.

> Sd/-Varsha Bharti

- Financial Year 2024-25 will be sent electronically in due course to those members whose e-mail address(es) are registered with the Company/Depository Participants(s)/Registrar and Share Transfer Agent as on Friday, October 31, 2025. These documents will also be made available on the website of the Company at www.worldsolar.in, on the websites of the Stock Exchanges where the equity shares of the Company are listed i.e., BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com, being the agency appointed

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual

- Manner of casting vote through e-Voting and attending the AGM:
- Members will have an opportunity to cast their vote for the business as set forth in the notice of AGM through remote e-Voting system as well as through e-Voting during the AGM.

For Solarworld Energy Solutions Limited

Company Secretary and Compliance Officer

Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the SEBI Listing Regulations), read together with general circulars, issued by Ministry of Corporate Affairs (the MCA), to transact the businesses set forth in the Notice of the 9" EGM. In compliance with the circulars, notice of the 9" EGM have been electronically sent to those members whose email addresses are registered with the Company, Registrar and Share Transfer Agent (RTA) or the

Depository Participant (DP). The electronic dispatch has been completed on 3rd November, 2025. The Notice is also available on the Company's website at www.utimf.com, website of the stock exchanges i.e. National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com respectively and on the website of KFin Technologies Limited (KFintech), RTA at https://evoting.kfintech.com Instructions for remote e-voting:

UTI Mutual Fund

UTI Asset Management Company Limited

CIN: L65991MH2002PLC137867

Registered Office: UTI Tower 'Gn' Block Bandra - Kurla Complex, Bandra East, Mumbai - 400 051.

Website: www.utimf.com | E-mail: cs@uti.co.in | Tel. No.: 022 6678 6666

NOTICE OF THE 9™ EXTRA-ORDINARY GENERAL MEETING,

REMOTE E-VOTING AND CUT-OFF DATE INFORMATION

Notice is hereby given that the 9" Extra-Ordinary General Meeting (9" EGM) of UTI Asset Management

Company Limited (the Company) has been scheduled on Tuesday, the 25" November, 2025 at 1030 hrs IST

through video conferencing / other audio visual means (VC/OAVM), in compliance with the applicable

provisions of the Companies Act, 2013 (the Act) read with the Rules made thereunder and the Securities and

E-voting event number (EVEN)

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI Listing Regulations, Secretarial Standards on General Meetings (SS-2) issued by Institute of Company Secretaries of India and the general circulars, the Company has provided the members facility to exercise their voting rights by electronic means (e-voting) on the resolutions set forth in the Notice of the 9" EGM through e-voting service provided by KFintech (e-voting

Members holding equity shares either in physical form or dematerialized form, whose name appears in the Register of Members / List of Beneficial Owners as on Thursday, the 20th November, 2025 i.e. the cut-off date, shall be entitled to cast their votes through e-voting.

The voting rights of members will be in proportion to their equity shareholding in the total issued and paid-up equity share capital of the Company as on the cut-off date.

The businesses as set forth in the Notice of 9" EGM will be transacted through e-voting only. The manner for remote e-voting is provided in the Notice of the 9th EGM. All members may please note the following details of e-voting:

Cut-off Date	Thursday, 20th November, 2025
Commencement of remote e-voting period	Saturday, 22 rd November, 2025 at 0900 hrs IST
End of remote e-voting period	Monday, 24" November, 2025 at 1700 hrs IST
The remote e-voting shall be disabled for voting	at 1700 hrs IST on Monday, the 24th November, 2025. The

facility of casting vote through e-voting system will also be made available during the 9" EGM in the manner as mentioned in the Notice of the 9" EGM. Members who have cast their votes by remote e-voting shall not be entitled to cast their vote during the 9" EGM. Once the votes on the resolutions are cast and submitted by the members, he / she shall not be allowed to change it subsequently.

Any person, who acquires shares of the Company and becomes a member after sending the Notice of the 9" EGM and holding equity shares as of cut-off date may refer the detailed instructions mentioned in the Notice of 9" EGM on remote e-voting, attending the EGM through VC / OAVM and casting votes during the EGM.

The Board of Director have appointed Mr. Vishal N. Manseta (CP No. 8981), Practicing Company Secretary as Scrutinizers to scrutinize the e-voting process in fair and transparent manner.

Members are requested to carefully read all the Notes set out in the Notice of the 9" EGM.

In case of any query, clarification(s) and / or grievances, in respect of e-voting, members may refer to the 'Help' & Frequently Asked Questions (FAQ's)' and 'e-voting user manual' available at the download section at KFintech's website at https://evoting.kfintech.com or may write to KFintech at evoting@kfintech.com or call KFintech's toll free no. 1800-309-4001. Members may also contact Ms. Krishna Priya M, Senior Manager - Corporate Registry, KFintech at einward.ris@kfintech.com, unit: UTI Asset Management Company Limited, Selenium Building, Tower-B Plot No. 31 & 32 Financial District, Nanakramguda, Serillingampally, Rangareddy, Hyderabad, Telangana, India - 500 032 or may send an email to the Company at cs@uti.co.in for any further clarifications.

Manner of registering / updating email address and other KYC details:

DP with whom they maintain demat accounts.

Place: Mumbai

Members holding equity shares in physical form are requested to register / update their PAN, email address, postal address, mobile number, bank account details, nomination details and signature with the Company / its RTA by submitting duly filled-in Investor Service Request (ISR) forms along with the requisite supporting documents. The requisite ISR forms are available on the Company's and RTA's website at https://www.utimf.com/amc-shareholders/investor-relations and https://ris.kfintech.com/respectively.

Members are encouraged to dematerialize their physical equity shares as it will enable the Company to serve them better.

For UTI Asset Management Company Limited Date: 3" November, 2025

Company Secretary and Compliance Officer Membership No.: ACS 21577



Members holding shares in dematerialized form are requested to submit / update the above details with their

Arvind Patkar

Date: November 3, 2025

Place: Noida

epaper.financialexpress.com

benefits that the Godda plant got from India, Reuters reported in December. Bangladesh paid Adani a

per unit during the fiscal year to June 30, 2024, higher than an average of 9.57 taka for power supplied by other Indian **—REUTERS** companies.

New Delhi

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

अचल संपत्ति के लिए कब्जा सचना ■IndiaShelter इंडिया शेल्टर फाइनेंस कॉर्पोरेशन लिमिटेड Home Loans वंजीकृत कार्यालयः प्लॉट-15, डर्के मंजिल, सेक्टर-44, इंस्टीटयूरानल एरिया, गुरुप्राम, हरियाणा-122002

नबकि, अओहरताक्षरी, इंडिया शेल्टर फाइनेंस एंड कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी डोने के नाते, वित्तीय आरितयों के प्रतिमृतिकरण और पुनर्निर्माण तथा प्रवर्तन (प्रतिमृति) हित अभिनियम, 2002 के तहत और प्रतिमृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ धारा 13(12) के तहत प्रदत्त शक्ति का प्रयोग करते हुए, जैसा कि आगे उठलेख किया गया है. खाते के सामने अंकित तिथि को एक मांग नोटिस जारी किया है. जिसमें उधारकर्ता और संपत्ति के मालिक/जमानतदार को उक्त नोटिस की तिथि से 60 दिनों के भीतर हाश चुकाने का आहवान किया गया है। चुँकि संपत्ति के स्वामी और अन्य पक्ष राशि चुकाने में विफल रहे हैं, इसलिए नीचे उल्लिखित उधारकर्ताओं और आम जनता की सुचित किया जाता है कि नीचे हस्तक्षरकर्ता ने उक्त अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त नियमों के नियम 8 और 9 के साथ, प्रत्येक खाते के सामने उत्लिखित तिथियों की नीचे वर्णित संपत्ति.∕ संपत्तियों का कब्जा ले लिया है। अब, विशेष रूप से उधारकर्ता और आम जनता को एतद्वारा संपत्ति.∕ संपत्तियों के साथ हेन-देन न करने की चेतावनी दी जाती है और संपत्ति/संपत्तियों के साथ कोई भी लेन-देन नीचे उल्लिखित राशि और उस पर खाज, लागत आदि के लिए इंडिया शेल्टर फाइनेंस कॉर्पोरेशन लिमिटेड के प्रभार के अपीन होगा।

उधारकर्ता / गारंटर (संपत्ति का मालिक) का नाम और ऋण खाता संख्या	आरोपित / बंधक संपत्ति का विवरण (संपत्ति का सभी भाग जिसमें शामिल है)	मांग नोटिस की तिथि, मांग नोटिस की तिथि तक देय राशि	करणे की तिथि
श्री/श्रीमती समीक्षा बाई, श्री/श्रीमती चंद्र प्रकाश निवास स्थान 364 सालपुरा, स्टेशन ग्रेड कवाई,तहसील अटरू, जिला बारा, 325219 राजस्थान एवं खसरा नंबर 1181, ग्राम— कवई तहसील अटरू जिला बारा 325219 राजस्थान	यासरा संख्या 1181, गाँध- कथाई, तहसील अटरू जिला बारां, राजस्थान, माप 30 ग 30 = 900 वर्ग फीट, सीमा पूर्व शहक, पश्चिम खुला प्लॉट, उत्तर खुला प्लॉट, दक्षिण: श्याम मेहता का मकान	रु. 1522766.82 / – (पंद्रह लाख बाईस हजार सात सी क्रियासत और बयासी पैसे) 14.09.2023 तक देय, साथ में 15.09.2023 से ब्याज और मुगतान की तिथि तक	
(LA11CLLONS000005012454/AP-10029653) शाखा :बार्च	अन्य शुल्क और लागत।	
रवान :- बारां (राजस्वान) दि	तांक :-04/11/2025 (प्राचिकृत अधिकारी) इंडिया :	रोल्टर प्राइनेंस कॉपॅरिशन लिमिटेड के लिए	

किसी भी प्रश्न के लिए कृपया श्री विनय राणा (+91 7988605030) से संपर्क करें।

चोलामंडलम इन्वेस्टमेंट ऐण्ड फायनेंस कम्पनी लिमिटेड कार्पोरेट कार्यालय: चोला क्रेस्ट, सी 54 एवं 55, सूपर बी-4, थिरू वी का इंडस्ट्रियल एस्टेट, गिन्डी, चेन्नई-600032

चंडीगढ़ शाखा: एससीओ. 350-351-352, तृतीय तल, सेक्टर-34-ए, चंडीगढ़-160022. यमुनानगर शाखा : एससीओ-105, प्रथम तल, सेक्टर-17, हुडा कॉमर्शियल बेल्ट, निकट पेट्रोल पम्प, कोर्ट रोड, जगाधरी, यमुनानगर-135003 सम्पर्क करें : श्री अमित मलिक मोबाइल नंबर 93568 61616 एवं श्री अमित राठी मोबाइल नंबर 98138 40420

अचल सम्पत्तियों की बिक्री के लिए ई-नीलामी बिक्री सूचना

वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के साथ पठित प्रतिभृति हित (प्रवर्तन) नियमावली. 2002 के नियम 9(1) के तहत अचल आस्तियों की बिक्री के लिए ई-नीलामी बिक्री सुचना. (नियम 8 एवं 9)

एतदद्वारा सर्वसाधारण को और विशेष रूप से कर्जदार/सह–कर्जदार/बंधकदता(ओं) को सचना दी जाती है कि प्रतिभृत लेनदार के पास बंधक निम्नवर्णित अचल सम्पत्तियां, जिनका भौतिक कब्जा **चोलामंडलम इन्वेस्टमेंट ऐण्ड फायनैंस कम्पनी लिमिटेड** इसमें आगे **चोलामंडलम इन्वेस्टमेंट एण्ड फायनैंस कम्पनी लिमिटेड** कही जाएगी, के प्राधिकत अधिकारी द्वारा लिया जा चका है। प्रतिभत आस्तियां **"जैसा है जहां है". "जो है जैसा है" तथा "जो भी है वहां है"** आधार पर ई—नीलामी के माध्यम से बेची जाएंगी।

एतद्द्वारा सर्वसाधारण को सूचना दी जाती है कि हम ई—नीलामी का संचालन वेबसाइट https://chola-lap.procure247.com/ एवं www.cholamandalam.com/news/auction-notices के माध्यम से करेंगे।

खाता संख्या तथा कर्जदार, सह—कर्जदार, बंधकदाताओं का नाम	धारा 13(2) के तहत मांग सूचना की तिथि एवं राशि	सम्पत्ति / सम्पत्तियों का वर्णन	सुरक्षित मूल्य, धरोहर राशि जमा एवं बोली वृद्धि राशि (रू. में)	ई—नीलामी की तिथि एवं समय, ईएमडी जमा की अंतिम तिथि, निरीक्षण की तिथि
खाता संख्या HE01YAM0000079651 कर्जदार एवं सह-कर्जदार : 1. दीपिका गोयल, 2. लूवेश गोयल, 3. मैसर्स नीकोल ब्यूटी शॉप, इसके प्रोपराइटर (दीपिका गोयल) के माध्यम से सभी का पता : ब्लॉक डी–6, ग्राउंड फ्लोर, जय सिटी, जगाधरी, यमुनानगर 135003 4. मैसर्स नीकोल ब्यूटी शॉप इसकी स्वामिनी (दीपिका गोयल) के माध्यम से, अन्य पता : सचदेवा म्यूजिक के सामने, बख्शी अटैची हाउस के पास, सरकारी स्कूल रोड, जगाधरी, यमुना नगर 135003	तक + उस पर आगे ब्याज और शल्क	भूतल आवासीय फ्लैट नंबर डी-6, परिमाप 1450 वर्ग फीट, पीपीआईडी नंबर 43C93U5009B वाका ऐरन्स, जय सिटी टाउनशिप जगाधरी, तहसील जगाधरी में नगर निगम यमुनानगर जग रिथत है तथा बिक्री विलेख संख्या 10593 के अनुसार पंजीकृत है।	रू. 4,10,000/— रू. 50,000/— ाधरी की सीमा के भीतर	21—11—2025 पूर्वा. 11.00 बजे से अप. 01.00 बजे तक 20—11—2025 पूर्वा. 10.00 बजे से अप. 05.00 बजे तक

यह सूचना प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 9(1) के तहत बिक्री के संबंध में 15 दिन का कानूनी नोटिस भी है

1. सभी इच्छुक प्रतिभागियों / बोलीदाताओं से वेबसाइट https://chola-lap.procure247.com/ एवं https://www.cholamandalam.com/news/auction-notices देखने का अनुरोध है 2. विस्तृत विवरण और सहायता के लिए प्रत्याशी बोलीदाता सम्पर्क करें – श्री मुहम्मद रहीस – 81240 00030/6374845616,

ई-मेल आईडी : CholaAuctionLAP@chola.murugappa.com 3. केवल ई-नीलामी प्रशिक्षण के लिए सम्पर्क करें मैसर्स प्रोक्योर 247 ; वास पटेल - 9510974587

दिनांक : 04-11-2025, स्थान : चंडीगढ़ / यमुनानगर

प्राधिकृत अधिकारी मैसर्स चोलामंडलम इन्वेस्टमेंट ऐण्ड फायनैंस कम्पनी लिमिटेड

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टीबीओ टेक लिमिटेड

सीआईएनः L74999DL2006PLC155233 पंजीकृत कार्यालयः ई-78, साउथ एक्सटेंशन पार्ट ।, नई दिल्ली-110049, भारत फोन नंबर: +91 124 499 8999; ईमेल: corporatesecretarial@tbo.com, वेबसाइट: www.tbo.com

30 सितंबर, 2025 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित वित्तीय परिणामों का विवरण (एकल और समेकित)

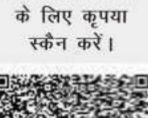
कंपनी के निदेशक मंडल ने 3 नवंबर, 2025 को आयोजित अपनी बैठक में, 30 सितंबर, 2025 को समाप्त तिमाही और छमाही के लिए कंपनी के अलेखापरीक्षित वित्तीय परिणामों (एकल और समेकित) ('परिणाम') को मंजूरी दी।

सीमित समीक्षा रिपोर्ट के साथ परिणाम स्टॉक एक्सचेंज की वेबसाइटों www.bseindia.com और www.nseindia.com पर उपलब्ध हैं. और कंपनी की वेबसाइट www.tbo.com पर भी पोस्ट किए गए हैं, जिसे क्विक रेस्पॉन्स कोड स्कैन करके देखा जा सकता है।

टीबीओ टेक लिमिटेड के निदेशक मंडल की ओर से

हस्ताक्षरकर्ता / — अंकुश निझावन दिनांक: 3 नवंबर, 2025 संयुक्त प्रबंध निदेषक डीआईएनः 01112570

हस्ताक्षरकर्ता / – गौरव भटनागर संयुक्त प्रबंध निदेषक डीआईएन: 00446482



अधिक जानकारी





स्थानः नोएडा

दिनांक: 3 नवम्बर, 2025

स्थानः गुरुग्राम

सोलरवर्ल्ड एनर्जी सॉल्यूशंस लिमिटेड

(पूर्व की सोलखर्ल्ड एनर्जी सॉल्युशंस प्राईवेट लिमिटेड) **पंजीकृत कार्यालय:** 501, पदमा पैलेस, 88, नेहरू प्लेस, दक्षिण दिल्ली, नई दिल्ली–110019, दिल्ली, भारत **कॉर्पोरेट कार्यालयः** तीसरी मंजिल, लेपट विंग, प्लॉट संख्या ए४५–५०, सेक्टर–१६, नोएडा–201301, उत्तर प्रदेश, भारत फोनः +91-120-4269273, वेबसाइटः www.worldsolar.in, ई-मेलः support@worldsolar.in

कॉर्पोरेट पहचान संख्याः U15100DL2013PLC255455 कंपनी की 12वीं वार्षिक आम बैठक ("एजीएम") के संबंध में जानकारी

- सदस्यों को एतदद्वारा सूचित किया जाता है कि कॉर्पोरेट कार्य मंत्रालय ("एमसीए") और सेबी द्वारा जारी लागू परिपन्नों (सामूहिक रूप से "प्रासंगिक परिपन्न" के रूप में संदर्भित) के साथ पठित कंपनी अधिनियम, 2013 ("अधिनियम") और भारतीय प्रतिभृति और विनिमय बोर्ड (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 ('सूचीबद्धता विनियम') के प्रावधानों, समय-समय पर संशोधित, के अनुपालन में कंपनी की 12वीं वार्षिक आम बैठक शुक्रवार, 28 नवंबर, 2025 को अपराद्ध 3:00 बजे (मा.मा.स.) वीडियो कॉन्फ्रेंसिंग ("वीसी")/अन्य ऑडियो विज्अल साधनों ("ओएवीएम") के माध्यम से, 12वीं एजीएम की सूचना में निर्धारित व्यवसायों को पूरा करने के लिए आयोजित की जाएगी, जिसे सदस्यों को नियत समय पर अलग से ई-मेल किया जाएगा। वीसी/ओएवीएम सुविधा के माध्यम से भाग लेने वाले सदस्यों को अधिनियम की धारा 103 के तहत कोरम के प्रयोजन के लिए परिगणित किया जाएगा।
- संबंधित परिपत्रों के अनुपालन में, एजीएम की सूचना और वित्तीय वर्ष 2024-25 के लिए कंपनी की वार्षिक रिपोर्ट उन सदस्यों को नियत समय पर इलेक्ट्रॉनिक रूप से भेजी जाएगी, जिनके ई-मेल पते कंपनी/डिपॉजिटरी प्रतिभागियों/रजिस्ट्रार और शेयर ट्रांसफर एजेंट के पास शुक्रवार, 31 अक्टूबर, 2025 तक पंजीकृत हैं। ये दस्तावेज कंपनी की वेबसाइट www.worldsolar.in पर, स्टॉक एक्सचेंजों की वेबसाइटों पर जहां कंपनी के इक्विटी शेयर सूचीबद्ध हैं, यानी बीएसई लिमिटेड की www.bseindia.com और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की www.nseindia.com पर और नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ("एनएसडीएल") की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध कराए जाएंगे, जो एजीएम कें लिए ई-वोटिंग और वीसी/ओएवीएम सुविधा प्रदान करने के लिए कंपनी द्वारा नियुक्त एजेंसी है।

इसके अलावा, सेबी सूचीबद्धता विनियमों के विनियम 36(1)(बी) के अनुसार, वार्षिक रिपोर्ट एक्सेस करने के लिए सटीक पाथ/क्यूआर कोड सहित वेब—लिक प्रदान करने वाला एक पत्र उन सदस्यों को भेजा जाएगा जिन्होंने अपनी ई--मेल आईडी पंजीकृत नहीं की है। कोई भी सदस्य जिसे कंपनी के नोटिस और वार्षिक रिपोर्ट की भौतिक प्रति चाहिए, वह कंपनी को cs@worldsolar.in पर लिख सकता है।

ई-मेल पते और बैंक विवरण पंजीकृत/अपडेट करने का तरीकाः

सुचीबद्ध कंपनियों द्वारा प्रदान की जाने वाली ई-वोटिंग सुविधा पर सेबी के 9 दिसंबर, 2020 के परिपन्न के अनुसार, डीमैट मोड में प्रतिभृतियाँ रखने वाले व्यक्तिगत शैयरधारको को डिपोजिटरी और डिपोजिटरी प्रतिभागियों के पास धारित अपने डीमेंट खाते के मध्यम से वोट करने की अनुमति है। ई—वीटिंग सुविधा का लाभ उठाने के लिए शेयरधारकों को अपने डीमैट खाते में अपना मोबाइल नंबर और ई-मेल आईडी सही ढंग से अपडेंट करना आवश्यक है। यदि शेयर डीमैट मोड में रखे गए हैं, तो कृपया अपने डिपॉजिटरी प्रतिभागी द्वारा बताई गई प्रक्रिया के अनुसार अपनी ई-मेल आईडी और बैंक विवरण पंजीकृत/ अपडेट करवाएँ।

- ई-वोटिंग के माध्यम से वोट डालने और एजीएम में भाग लेने का तरीकाः
- i) सदस्यों को एजीएम की सूचना में निर्धारित कार्य निष्पादित करने के लिए रिमोट ई-वोटिंग प्रणाली के साथ-साथ एजीएम के दौरान ई-वोटिंग के माध्यम से अपना वोट डालने का अवसर मिलेगा।
- ii) ई-वोटिंग के माध्यम से वोट डालने के लिए लॉगिन क्रेडेंशियल, सदस्यों को ऊपर दिए गए तरीके से उनके ई-मेल पते के सफल पंजीकरण के बाद ई-मेल के माध्यम से उपलब्ध कराए जाएँगे।
- iii) वहीं लॉगिन क्रेडेंशियल वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने के लिए भी इस्तेमाल किए जा सकते हैं।
- iv) ई-वोटिंग के माध्यम से वोट डालने की विस्तृत प्रक्रिया एजीएम की सूचना में दी जाएगी। विवरण कंपनी की वेबसाइट www.worldsolar.in और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध होंगे।
- v) जिन सदस्यों ने कंपनी/डिपॉजिटरी प्रतिभागियों/रजिस्ट्रार और शेयर ट्रांसफर एजेंट या किसी ऐसे व्यक्ति के पास अपना ई-मेल पता पंजीकृत नहीं कराया है, जो कंपनी के शेयर प्राप्त करता है और कंपनी द्वारा इलेक्ट्रॉनिक रूप से नोटिस भेजे जाने के बाद कंपनी का सदस्य बनता है, और जिसके पास कट—ऑफ तिथि, यानी शुक्रवार, 21 नवंबर, 2025 तक शेयर धारित हैं, वे rta@alankit.com या evoting@nsdl.com पर अनुरोध मेजकर यूजर आईडी और पासवर्ड प्राप्त कर सकते हैं। हालाँकि, यदि कोई सदस्य पहले से ही रिमोट ई-वोटिंग और एजीएम के दौरान ई-वोटिंग के लिए एनएसडीएल के साथ पंजीकृत हैं, तो वोट डालने के लिए मीजूदा यूजर आईडी और पासवर्ड का उपयोग किया जा सकता है।
- 5. सदस्यों से अनुरोध है कि वे एजीएम की सूचना में दिए गए सभी नोट्स, विशेष रूप से एजीएम में शामिल होने के लिए निर्देश, ई-वोटिंग के माध्यम से और एजीएम के दौरान वोट डालने के तरीके को ध्यानपूर्वक पढ़ें।

यह नोटिस कंपनी के सभी शेयरधारकों की जानकारी और लाभ के लिए एमसीए और सेबी द्वारा जारी लागू परिपत्रों के प्रावधानों के अनुपालन में जारी किया जा रहा है।

सोलरवर्ल्ड एनर्जी सॉल्यूशंस लिमिटेड के लिए

वर्षा भारती कंपनी सचिव एवं अनुपालन अधिकारी CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT (AS DEFINED BELOW) AND DETAILED PUBLIC STATEMENT (AS DEFINED BELOW) FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

जनसता

RBL BANK LIMITED

Corporate Identification Number (CIN): L65191PN1943PLC007308 Registered Office: 1st Lane, Shahupuri, Kolhapur, Maharashtra, 416001; Tel: 022-43020600; Website: www.rbl.bank.in

Open offer for acquisition of up to 415,586,443 (four hundred fifteen million five hundred eighty-six thousand four hundred forty-three) fully paid-up equity shares of face value of ₹10 (ten rupees) each ("Equity Shares") of RBL Bank Limited ("Target Company"), representing 26.00%* (twenty-six per cent.) of the Expanded Voting Share Capital of the Target Company from the Public Shareholders by Emirates NBD Bank (P.J.S.C.) ("Acquirer") pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations") (the "Open Offer"/"Offer"). No person is acting in concert with the Acquirer for the purpose of the Open Offer.

*The Open Offer size is subject to a proportionate reduction in accordance with the first proviso to Regulation 7(4) of the SEBI (SAST) Regulations, such that the resulting shareholding of the Acquirer on completion of the Open Offer and the Underlying Transaction does not exceed 75.00% of the Expanded Voting Share Capital.

This corrigendum to the Public Announcement (as defined below) and Detailed Public Statement (as defined below) ("Corrigendum") is being issued by J.P. Morgan India Private Limited, the manager to the Open Offer ("Manager" or "Manager to the Open Offer"), for and on behalf of the Acquirer in respect of the Open Offer, pursuant to and in compliance with the SEBI (SAST) Regulations.

This Corrigendum should be read in continuation of, and in conjunction with the: (a) public announcement dated 18 October 2025 in relation to the Offer ("Public Announcement"); and (b) detailed public statement dated 27 October 2025 in relation to the Offer, that was published in Financial Express (all editions), Jansatta (all editions) and Tarun Bharat (Kolhapur edition) on 28 October 2025 and Tarun Bharat (Mumbai edition) on 29 October 2025 ("Detailed Public Statement"). This Corrigendum is being published in all the newspapers in which the Detailed Public Statement was published.

Capitalised terms used but not defined in this Corrigendum have the meaning assigned to them in the Detailed Public Statement, unless otherwise specified.

As on the date of the Detailed Public Statement, to the best of the knowledge of the Acquirer, there were no statutory approvals required to acquire the Offer Shares that are validly tendered pursuant to the Open Offer and/or to complete the Underlying Transaction, except for the Required Statutory Approvals as set out in the Public Announcement and Detailed Public Statement i.e.: (i) the Acquirer and the Target Company having obtained the RBI Approvals (as applicable); (ii) the Acquirer having received the CCI Approval; (iii) the Acquirer having obtained the Dual Presence Approval; (iv) the Acquirer having obtained the CBUAE Approval; (v) the Acquirer having obtained the DPIIT Approval; and (vi) the Target Company having obtained the Foreign Shareholding Restriction Approval.

Given the substantial direct and indirect shareholding of residents of the United States of America ("U.S.") in the Target Company, the Acquirer, if applicable, may need to apply to the U.S. Securities and Exchange Commission ("SEC") to seek an exemption from certain rules under the Securities Exchange Act of 1934 (as amended). Due to differences between relevant legal and regulatory requirements and customary tender offer practices in India and in the United States, the Acquirer may be required to request exemptive relief from the SEC in order to allow the Offer to be made to U.S. Public Shareholders without breaching the rules under the Securities Exchange Act of 1934 (as amended).

The Acquirer intends to submit a 'no-action request letter' to the SEC to seek such exemptions. Hence, the approval and exemption of the SEC shall be a statutory approval to be required by the Acquirer prior to the commencement of the Tendering Period, if applicable.

In view of the above, please note that the grant of no-action relief and/or exemptive relief from the SEC in order to allow the Open Offer to be made to U.S. holders of Equity

Shares without breaching the applicable law and regulations under the Securities Exchange Act of 1934 (as amended), if applicable, forms part of the Required Statutory Approvals, as set out in the Public Announcement and Detailed Public Statement, in addition to the approvals set out in the Public Announcement and Detailed Public Statement. the definition of the term "Required Statutory Approvals" in the opening sub-paragraph (o) of the third paragraph of the Public Announcement and referred to in paragraph

- 1.1 of Section I (Offer Details), footnote 1 to the table under paragraph 2.5 of Section 2 (Transaction which has triggered the Open Offer obligations (the "Underlying" Transaction")), paragraph 6.2 and paragraph 6.7 under Section 6 (Other Details) of the Public Announcement shall stand amended accordingly to include "grant of no-action relief and/or exemptive relief from the U.S. Securities and Exchange Commission in order to allow the Open Offer to be made to U.S. holders of Equity Shares without breaching the applicable law and regulations under the Securities Exchange Act of 1934 (as amended), if applicable as a statutory approval in relation to the
- the definition of the term "Required Statutory Approvals" in the opening sub-paragraph (s) of the third paragraph of the Detailed Public Statement and referred to in paragraph 2 of Section I(C) (Details of the Offer), footnote 1 to the table under paragraph 6 and paragraph 7(ii)(a) of Section II (Background to the Offer) and paragraphs 1, 2 and 3 of Section VI (Statutory and Other Approvals) of the Detailed Public Statement shall stand amended accordingly to include "grant of no-action relief and/or exemptive relief from the U.S. Securities and Exchange Commission in order to allow the Open Offer to be made to U.S. holders of Equity Shares without breaching the applicable law and regulations under the Securities Exchange Act of 1934 (as amended), if applicable" as a statutory approval in relation to the Offer.

Footnote 6 of paragraph 2.5 of Section 2 (Transaction which has triggered the Open Offer obligations (the "Underlying Transaction")) of the PA; footnote 6(b) of paragraph 6 of Section II (Background to the Offer) of the DPS; paragraph 7(iii)(g)(3) of Section II (Background to the Offer) of the DPS; and the first sentence of paragraph 2 of Section VI (Statutory and Other Approvals) of the DPS shall stand amended and restated as under:

1. If the aggregate foreign investment limits of the Target Company as on the date of (and immediately prior to) the closure of the Open Offer are not sufficient enough to enable the Acquirer to acquire a minimum of 51.00% (fifty-one per cent.) of the issued and paid up equity share capital of the Target Company, factoring the following: (a) subscription to the Subscription Shares; and (b) the acquisition of the Tendered Shares, then the Acquirer shall be entitled to terminate the Investment Agreement and will apply to SEBI for withdrawal from the Open Offer.

The table in Section III(1) of the DPS (Shareholding and Acquisition Details) shall stand amended and restated as under:

Acquirer		
No.	%	
Nil	Nil	
Nil	Nil	
959,045,636 Equity Shares(3)(4)	60.00% of the Expanded Voting Share Capital (3)4)	
954,247,407 Equity Shares(1)(2)(7)	74.00% of the Expanded Voting Share Capital 11/2/7	
	Nil Nil 959,045,636 Equity Shares ⁽³⁾⁽⁴⁾	

- Assuming foreign shareholding from 1 day prior to the commencement of the Tendering Period of the Open Offer until the issuance and allotment of the Subscription Shares (excluding the Acquirer) is nil.
- This assumes that 959,045,636 Equity Shares represents 60.00% (sixty per cent.) of the total paid-up share capital of the Target Company as on the date of consummation of the Underlying Transaction, and the Proportionate Scale Down and Contractual Reduction Mechanism has been further applied.
- (3) The minimum number of Equity Shares to be acquired by the Acquirer under the Investment Agreement will depend on the issued and outstanding equity share capital of the Target Company upon completion of the Underlying Transaction, depending on the change in the equity share capital of the Target Company on account of any exercise of vested employee stock options during the offer period of the Open Offer as well as the number of Tendered Shares and the level of foreign shareholding in the Target Company immediately prior to the completion of the Underlying Transaction.
- Assuming that the aggregate foreign shareholding in the Target Company allows the Acquirer to acquire all Subscription Shares constituting 60.00% of the issued and outstanding equity share capital as on the closing of the Underlying Transaction which will be in compliance with the Foreign Shareholding Thresholds.

Paragraph 3 of the PA (Acquire/PAC) shall stand amended and restated as under:

Details	Acquirer	Total	
Name of Acquirer/PACs	Emirates NBD Bank (P.J.S.C.)	(3	
Address	Baniyas Street, Deira, P.O. Box 777, Dubai, United Arab Emirates		
Name(s) of persons in control/ promoters of Acquirer/ PAC where Acquirer/ PAC are companies	Government of Dubai holds 55.76% of the share capital of the Acquirer through: (a) the Investment Corporation of Dubai (i.e., the Sovereign Wealth Fund of Dubai) which holds 40.92% of the share capital of the Acquirer, and (b) DH 7 LLC (a wholly owned member of the Dubai Holding LLC group, which is in turn ultimately fully owned by the Government of Dubai) which holds 14.84% of the share capital of the Acquirer. Other than the mentioned entities, there is no other legal entity or natural person including family members collectively owning directly and/or indirectly 10% or more of the share capital of the Acquirer)**	
Name of the Group, if any, to which the Acquirer/ PAC belong to	None.	<u>s</u>	
Pre-transaction shareholding • Number • % of total share capital	Nil	ă	
Proposed shareholding after the acquisition of shares which triggered the Open Offer (assuming entire 26.00% is tendered in the Open Offer)	954,247,407 Equity Shares which represents 74.00% of the Expanded Voting Share Capital. (1928)	954,247,407 Equity Shares which represents 74.00% of the Expanded Votin Share Capital. (182(3)	
Proposed shareholding after the acquisition of shares which triggered the Open Offer (assuming no Equity Shares are tendered in the Open Offer)	959,045,636 Equity Shares which represents 60.00% of the Expanded Voting Share Capital, (3)(4)	959,045,636 Equity Shares which represents 60,00% of the Expanded Votin Share Capital. (3)(4)	
Any other interest in the Target Company	None,	l#1	

No person is acting in concert with the Acquirer for the purpose of the Open Offer

- (1) Assuming foreign shareholding from 1 day prior to the commencement of the Tendering Period of the Open Offer until the issuance and allotment of the Subscription Shares (excluding the Acquirer) is nil.
- This assumes that 959,045,636 Equity Shares represents 60.00% (sixty per cent.) of the total paid-up share capital of the Target Company as on the date of consummation of the Underlying Transaction, and the Proportionate Scale Down and Contractual Reduction Mechanism has been further applied.
- The minimum number of Equity Shares to be acquired by the Acquirer under the Investment Agreement will depend on the issued and outstanding equity share capital of the Target Company upon completion of the Underlying Transaction, depending on the change in the equity share capital of the Target Company on account of any exercise. of vested employee stock options during the offer period of the Open Offer as well as the number of Tendered Shares and the level of foreign shareholding in the Target Company immediately prior to the completion of the Underlying Transaction
- (4) Assuming that the aggregate foreign shareholding in the Target Company allows the Acquirer to acquire all Subscription Shares constituting 60.00% of the issued and outstanding equity share capital as on the closing of the Underlying Transaction which will be in compliance with the Foreign Shareholding Thresholds.
- Except as detailed in this Corrigendum, all other terms, conditions and contents of the Open Offer and the Public Announcement and Detailed Public Statement remain
- The Acquirer and its directors, in their capacity as directors, accept full responsibility for the information contained in this Corrigendum and also for the obligations of the Acquirer laid down in the SEBI (SAST) Regulations in respect of the Open Offer.
- This Corrigendum is expected to be available on the website of SEBI at www.sebi.gov.in.

Issued on behalf of the Acquirer by the Manager to the Offer J.P.Morgan J.P. Morgan India Private Limited Address: J.P. Morgan Tower, Off C. S. T. Road, Kalina, Santacruz (East), Mumbai - 400 098 Tel: +91 22 6157 3000 Fax: +91 22 6157 3911 Email: rbl_openoffer@jpmorgan.com Contact Person: Nilay Bang SEBI registration no.: INM000002970 Registrar to the Offer MUFG Intime India Private Limited (Formerly, Link Intime India Private Limited) (MUFG MUFG MUFO MUFO Address: C-101, Embassy 247, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083 Tel: +91 8108114949 E-mail: rblbank.offer@in.mpms.mufg.com Website: www.in.mpms.mufg.com Contact Person: Pradnya Karanjekar

SEBI Registration Number: INR000004058

Issued by the Manager to the Open Offer For and on behalf of the Acquirer

Emirates NBD Bank (P.J.S.C.) (Acquirer) Place: Dubai

Date: 3 November 2025

CONCEPT