



મુંબઈ સમાચાર

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R.N.I. No. 1563/1957

સોમવાર, ૧૧ ઓગસ્ટ ૨૦૨૫, કિંમત ₹ ૧૦.૦૦

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Initial public offer of equity shares on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"), and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").



(Please scan the QR code to view the RHP)



BLUESTONE™

BLUESTONE JEWELLERY AND LIFESTYLE LIMITED

Our Company was originally incorporated as "New Age E Commerce Services Private Limited", a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Bengaluru ("RoC") on July 22, 2011. Subsequently, the name of our Company was changed to "BlueStone Jewellery and Lifestyle Private Limited", pursuant to a fresh certificate of incorporation issued by the RoC on November 25, 2013. Thereafter, our Company was converted to a public limited company and the name of our Company was changed to "BlueStone Jewellery and Lifestyle Limited" pursuant to a fresh certificate of incorporation dated November 8, 2024 issued by the RoC. For details on the change in the name and the registered office of our Company, see "History and Certain Corporate Matters" on page 276 of the red herring prospectus dated August 4, 2025, ("RHP" or "Red Herring Prospectus") filed with the ROC.

Registered Office: Site No. 89/2, Lava Kusha Arcade, Munekolal Village, Outer Ring Road, Marathahalli, Bengaluru 560 037, Karnataka, India | Telephone: +91 80 4514 6904; Corporate Office: 302, Dhanlak Plaza, Makwana Road, Marol, Andheri (East) Mumbai- 400 059, Maharashtra, India | Telephone: +91 22 4515 2729

Contact Person: Paras Shah, Company Secretary and Compliance Officer; Telephone: +91 22 4515 2729 | E-mail: investor.relations@bluestone.com | Website: www.bluestone.com | Corporate Identity Number: U72900KA2011PLC059678

OUR PROMOTER: GAURAV SINGH KUSHWAHA

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF BLUESTONE JEWELLERY AND LIFESTYLE LIMITED (OUR "COMPANY" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH BY OUR COMPANY AGGREGATING UP TO ₹ 8,200 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 13,939,063 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("OFFER FOR SALE") AGGREGATING UP TO ₹ [●] MILLION, COMPRISING UP TO 2,603,915 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH AGGREGATING UP TO ₹ [●] MILLION BY ACCEL INDIA III (MAURITIUS) LTD, UP TO 4,100,970 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH AGGREGATING UP TO ₹ [●] MILLION BY KALAARI CAPITAL PARTNERS II, LLC, UP TO 3,536,990 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH AGGREGATING UP TO ₹ [●] MILLION BY SAAMA CAPITAL II, LTD., UP TO 1,930,000 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH AGGREGATING UP TO ₹ [●] MILLION BY IRON PILLAR INDIA FUND I AND UP TO 821,085 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH AGGREGATING UP TO ₹ [●] MILLION BY SUNIL KANT MUNJAL (AND OTHER PARTNERS OF HERO ENTERPRISE PARTNER VENTURES) (TOGETHER, THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES, THE "OFFERED SHARES"). THE OFFER SHALL CONSTITUTE [●]% OF THE POST OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

DETAILS OF THE SELLING SHAREHOLDERS, OFFER FOR SALE AND WEIGHTED AVERAGE COST OF ACQUISITION PER EQUITY SHARE

Name of the selling shareholders	Type	No. of equity shares offered/amount (in ₹ million)	Weighted average cost of acquisition per equity share (₹)*
Accel India III (Mauritius) Ltd	Selling Shareholder	Up to 2,603,915 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	63.68
Saama Capital II, Ltd.	Selling Shareholder	Up to 4,100,970 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	48.70
Kalaari Capital Partners II, LLC	Selling Shareholder	Up to 3,536,990 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	59.28
Kalaari Capital Partners Opportunity Fund, LLC	Selling Shareholder	Up to 452,145 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	82.41
Iron Pillar Fund I Ltd	Selling Shareholder	Up to 821,085 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	92.81
Iron Pillar India Fund I	Selling Shareholder	Up to 493,958 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	82.41
Sunil Kant Munjal (and other partners of Hero Enterprise Partner Ventures)	Selling Shareholder	Up to 1,930,000 Equity Shares of face value of ₹ 1 each aggregating up to ₹ [●] million	262.76

*As certified by Rawat & Associates, Chartered Accountants, by way of their certificate dated August 4, 2025. For further details, see "The Offer" on page 102 of the RHP.

PRICE BAND: ₹ 492 TO ₹ 517 PER EQUITY SHARE OF FACE VALUE OF ₹ 1 EACH.

THE FLOOR PRICE IS 492 TIMES THE FACE VALUE OF THE EQUITY SHARES AND THE CAP PRICE IS 517 TIMES THE FACE VALUE OF THE EQUITY SHARES.

BIDS CAN BE MADE FOR A MINIMUM OF 29 EQUITY SHARES AND IN MULTIPLES OF 29 EQUITY SHARES THEREAFTER.

SINCE COMPANY HAS INCURRED LOSS IN FINANCIAL YEAR 2025 BASED ON RESTATED FINANCIAL INFORMATION, THE BASIC AND DILUTED EPS IS NEGATIVE, AND HENCE, THE PRICE TO EARNINGS RATIO IS NOT ASCERTAINABLE THERE IS NO PRE-IPO PLACEMENT BEING UNDERTAKEN BY THE COMPANY.

BID/OFFER PERIOD

BID/OFFER OPENS TODAY

BID/OFFER CLOSES ON* WEDNESDAY, AUGUST 13, 2025

*UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

Our Company offers contemporary lifestyle diamond, gold, platinum and studded jewellery under our flagship brand, BlueStone. We focus on designing jewellery for women, men and couples between the ages of 25 to 45 years who have a tendency to discover brands through social media or online channels.

THE OFFER IS BEING MADE THROUGH THE BOOK BUILDING PROCESS IN ACCORDANCE WITH REGULATION 6(2) OF THE SEBI ICDR REGULATIONS.

THE EQUITY SHARES OF THE COMPANY WILL GET LISTED ON THE MAIN BOARD OF NSE AND BSE. NSE SHALL BE THE DESIGNATED STOCK EXCHANGE.

QIB Portion: Not less than 75% of the Offer | Non-Institutional Portion: Not more than 15% of the Offer | Retail Portion: Not more than 10% of the Offer

IN MAKING AN INVESTMENT DECISION, POTENTIAL INVESTORS MUST ONLY RELY ON THE INFORMATION INCLUDED IN THE RHP AND THE TERMS OF THE OFFER, INCLUDING THE MERITS AND RISKS INVOLVED AND NOT RELY ON ANY OTHER EXTERNAL SOURCE OF INFORMATION ABOUT THE OFFER AVAILABLE IN ANY MANNER.

In accordance with the recommendation of the Independent Directors of our Company, pursuant to their resolution dated August 5, 2025, the above provided price band is justified based on quantitative factors/KPIs disclosed in the "Basis for Offer Price" section on page 162 of the RHP vis-a-vis the weighted average cost of acquisition ("WACA") of primary and secondary transaction(s), as applicable, disclosed in "Basis of Offer Price" section on page 162 of the RHP and provided below in the advertisement.

RISK TO INVESTORS

For details, refer to section titled "Risk Factors" on page 34 of the RHP

1. High Dependence on Store Sales: We focus on providing customers with an omni-channel experience across all touchpoints including our website, mobile application and our stores. The table below sets forth details of our revenues from our online channel and other channels for the periods indicated.

Particulars	Fiscal 2025		Fiscal 2024		Fiscal 2023	
	Amount (₹ million)	Percentage of Revenue From Operations (%)	Amount (₹ million)	Percentage of Revenue From Operations (%)	Amount (₹ million)	Percentage of Revenue From Operations (%)
Online Sales	1,178.05	6.66%	1,078.52	8.52%	1,204.61	15.63%
Sales from Stores and Other Channels	16,521.97	93.34%	11,579.87	91.48%	6,502.65	84.37%
Revenue from Operation	17,700.02	100.00%	12,658.39	100.00%	7,707.26	100.00%

2. Increase in prices of raw material: A sharp increase in the costs of materials, such as gold, diamonds, and other precious metals and stones, without a corresponding increase in the prices of our products, could significantly impact our profitability. The table below provides our cost of materials as a percentage of our total expenses in relevant periods:

Particular	Fiscal 2025		Fiscal 2024		Fiscal 2023	
	Amount (₹ million)	Percentage of Total Expenses (%)	Amount (₹ million)	Percentage of Total Expenses (%)	Amount (₹ million)	Percentage of Total Expenses (%)
Cost of Materials Consumed ⁽¹⁾	10,984.89	53.59	7,543.41	52.18	5,251.21	54.98

(1) Comprise Cost of raw materials consumed plus change in inventories of finished goods, work-in-progress and stock-in-trade

3. Certain stores on Franchise Model: We operate certain stores under a franchise owned, company operated model, where the franchisee owns the store, but we are responsible for its day-to-day operation and inventory management. Franchise partners only provide capital for the investment made in the franchisee stores that includes capital expenditure and inventory costs. In exchange for the investment by our franchisee partners, we typically pay them the higher of a minimum guaranteed fixed return on the investment, or a fixed return on the revenue generated by the store.

The table below provides details of our Franchisee stores opened in the last three Fiscals:

Particulars	Fiscal 2025	Fiscal 2024	Fiscal 2023
Number of stores at the beginning of the Fiscal			
- Franchisee Stores	96	106	54

Number of stores at the end of the Fiscal

- Franchisee Stores

75 96 106

4. Under-utilization of our existing manufacturing facilities: Our ability to maintain our profitability depends on our ability to optimize our product mix, hence, the level of our capacity utilization can impact our operating results. Owing to the seasonal nature of the demand for our products, the maximum capacity of our manufacturing facilities is not utilized.

The table below provides capacity utilization of our manufacturing for Fiscal 2025, 2024 and 2023:

Manufacturing Facility	Capacity Utilization		
	Fiscal 2025	Fiscal 2024	Fiscal 2023
Mumbai facility ⁽¹⁾	98.57%	78.19%	83.91%
Jaipur facility	81.72%	80.34%	31.75%
Surat facility ⁽²⁾	68.25%	-	-

As certified by Rahul Rawat, Chartered Engineer, by certificate dated August 4, 2025.

Notes:

(1) On account of installation of computer numerical control machines for production, the installed capacity at the Mumbai Facility increased in January 2024.

(2) Our manufacturing facility located at Surat Gujarat became operational in May 2024.

5. Significant Working Capital Requirement: Our business requires a substantial amount of working capital, primarily to finance our inventory, including the purchase of raw materials. The table below provides details of our working capital loans for Fiscal 2025, 2024 and 2023:

Particulars	Fiscal 2025	
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*As certified by Rawat & Associates, Chartered Accountants, by way of their certificate dated August 4, 2025.

*Pursuant to the Company's Board Resolution dated August 3, 2022 and shareholders' resolution dated July 7, 2022, issued bonus equity shares in the proportion of nine Equity Shares for every one existing fully paid-up Equity Shares held by the Shareholders.

@ Pursuant to the Company's Board Resolution dated August 3, 2022 and shareholders' resolution dated August 9, 2022, equity shares of face value of ₹ 10 each of the Company were sub-divided into equity shares of ₹ 1 each.

Note: The Equity Shares of the Company are freely transferable without any obligation on the Shareholders to report the transaction details to the Company. In the absence of such reporting of transactions by the Shareholders, the weighted average cost of acquisition for the Selling Shareholders has been provided based on the secondary transactions of Equity Shares which were reported to the Company.

15. Weighted average cost of acquisition, floor price and cap price

Past transactions	Weighted average cost of acquisition per Equity Share (₹)*	At Floor Price of ₹492 per Equity Share	At Cap Price of ₹517 per Equity Share
Weighted average cost of acquisition of Primary Issuances	311.05	1.58 times	1.66 times
Weighted average cost of acquisition of Secondary Transactions in last 18 months	Not Applicable	Not Applicable	Not Applicable

*As certified by Rawat & Associates, Chartered Accountants by way of their certificate dated August 4, 2025.

Note: The Equity Shares of the Company are freely transferable without any obligation on the Shareholders to report the transaction details to the Company. In the absence of such reporting of transactions by the Shareholders, the weighted average cost of acquisition for the Selling Shareholders has been provided based on the secondary transactions of Equity Shares which were reported to the Company.

16. The 3 BRLMs associated with the Offer have handled 86 public Issues in current financial year and two preceding financial years, out of which 20 Issues closed below the offer price on listing date:

Name of BRLMs	Total number of Issues	Issues closed below IPO price on listing date
Axis Capital Limited*	23	6
IIFL Capital Services Limited * (formerly known as IIFL Securities Limited)	23	8
Kotak Mahindra Capital Company Limited*	17	5
Common issues of above BRLMs	23	1
Total	86	20

*Issues handled where there were no common BRLMs.

The "Basis for Offer Price" on page 162 of the RHP has been updated as above. Please refer to the websites of the BRLMs: www.axiscapital.co.in, www.iiflcap.com and [https://investmentbank.kotak.com](http://investmentbank.kotak.com) for the "Basis for Offer Price" updated for the above.

BASIS FOR OFFER PRICE

An Indicative Time Table in respect of the Offer is indicated below

Submission of Bids (other than Bids from Anchor Investors):	Bid/Offer Period (except the Bid/Issue Closing Date)	Bid/Offer Period (except the Bid/Offer Closing date)	Bid / Offer Period:
Submission and revision in Bids	Only between 10.00 a.m. and 5.00 p.m. IST		Event
			Indicative Date
	Bid/Offer Closing Date		Bid/Offer Opens On*
Submission of electronic applications (Online ASBA through 3-in-1 accounts) – For RIBs other than QIBs and NIBs	Only between 10.00 a.m. and up to 5.00 p.m. IST		Monday, August 11, 2025
Submission of Electronic Applications (Bank ASBA through Online channels like Internet Banking, Mobile Banking and Syndicate UPI ASBA applications where the Bid Amount is up to ₹ 500 million)	Only between 10.00 a.m. and up to 4.00 p.m. IST		Wednesday, August 13, 2025
	Bid/Offer Period (except the Bid/Offer Closing date)		Finalisation of Basis of Allotment with the Designated Stock Exchange
Submission of Electronic Applications (Syndicate Non-Retail, Non-Individual Applications)	Only between 10.00 a.m. and up to 3.00 p.m. IST		On or about Thursday, August 14, 2025
Submission of Physical Applications (Bank ASBA)	Only between 10.00 a.m. and up to 1.00 p.m. IST		Initiation of Refunds (If any, for Anchor Investors/ Unblocking of funds from ASBA Account)
Submission of Physical Applications (Syndicate Non-Retail, Non-Individual Applications of QIBs and Non-Institutional Investors where Bid Amount is more than ₹ 0.50 million)	Only between 10.00 a.m. and up to 12.00 p.m. IST		Credit of Equity Shares to Depository Accounts of Allotees
	Modification/ Revision/cancellation of Bids		Commencement of Trading of the Equity Shares on the Stock Exchanges
Modification of Bids by QIBs and NIB categories and modification / cancellation of Bids by Retail Individual Bidders*	Only between 10.00 a.m. and 5.00 p.m. IST		*Our Company in consultation with the BRLMs, may consider participation by Anchor Investors. The Anchor Investor Bidding Date shall be one Working Day prior to the Bid/Offer Opening Date in accordance with the SEBI ICDR Regulations.
Upward or downward revision of Bids or cancellation of Bids by RIBs	Only between 10.00 a.m. on Bid/Offer Closing Date and up to 5.00 p.m. IST on Bid/Offer Closing Date		*UPI mandate end time and date shall be at 5.00 pm on the Bid/Offer Closing Date.

ASBA* | Simple, Safe, Smart way of Application!!!



UPI-Now available in ASBA for Retail Individual Investors and Non Institutional Investor applying in public issues where the application amount is up to ₹ 500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CDBT notification dated February 13, 2020 and press release dated June 25, 2021 read with press release dated September 17, 2021, CDBT Circular No. 7 of 2022, dated March 30, 2022, read with press release dated March 28, 2023 and any subsequent press releases in this regard.

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues. No cheque will be accepted.

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 of the Price Band, subject to the Bid/Offer Period not exceeding a total of 10 Working Days. In case of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the Book Running Lead Managers, 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, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the respective websites of the Book Running Lead Managers and at the terminals of the other members of the Syndicate and by intimation to the Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, 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(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid bids being received from domestic Mutual Funds and above the Anchor Investor Allocation Price (the "Anchor Investor Portion"), in accordance with the SEBI ICDR Regulations. 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. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders ("Non-Institutional Portion"), in accordance with the SEBI ICDR Regulations, of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds 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 more than 10% of the Offer shall be available for allocation to Retail Individual Portion ("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 the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPID ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the 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 466 of the RHP.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPID available (for UPI Bidders bidding through the UPI Mechanism) in the Depository database; otherwise, the Bid cum Application Form is liable to be rejected. Bidders/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID, Client ID and UPID (for UPI Bidders bidding through the UPI mechanism) as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with the notification issued by Central Board of Direct Taxes notification dated February 13, 2020 and read with press releases dated June 25, 2021, read with press release dated September 17, 2021 and CDBT circular no. 7 of 2022 dated March 30, 2022 read with press release dated March 28, 2023 and any subsequent press releases in this regard.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" on page 276 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" on page 512 of the RHP.

LIABILITY OF THE MEMBERS OF OUR COMPANY: limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorised share capital of our Company is ₹ 450,500,000 divided into Equity Shares of ₹ 168,290,700 divided into 168,290,700 Equity Shares of face value of ₹ 1 each and Preference Shares of ₹ 6,095,940 divided into 609,594 Series A CCPS of face value of ₹ 10 each, ₹ 1,869,820 divided into 166,982 Series B CCPS of face value of ₹ 10 each, ₹ 886,240 divided into 88,624 Series B1 CCPS of face value of ₹ 10 each, ₹ 13,396,590 divided into 1,339,659 Series B2 CCPS of face value of ₹ 10 each, ₹ 1,282,070 divided into 128,207 Series B3 CCPS of face value of ₹ 10 each, ₹ 14,172,520 divided into 1,417,252 Series C CCPS of face value of ₹ 10 each, ₹ 19,801,120 divided into 1,980,112 Series D CCPS of face value of ₹ 10 each, ₹ 6,250,000 divided into 625,000 Series D1 CCPS of face value of ₹ 10 each, ₹ 6,000,000 divided into 600,000 Series D2 CCPS of face value of ₹ 10 each, ₹ 3,000,000 divided into 300,000 Series D3 CCPS of face value of ₹ 10 each, ₹ 1,891,220 divided into 169,122 Series E1 CCPS of face value of ₹ 10 each, ₹ 72,920 divided into 7,292 Series E1 CCPS of face value of ₹ 10 each, ₹ 3,958,400 divided into 395,840 Series E2 CCPS of face value of ₹ 10 each, ₹ 3,232,460 divided into 323,246 Series F CCPS of face value of ₹ 10 each, ₹ 190,000,000 divided into 19,000,000 Series G CCPS of face value of ₹ 10 each, ₹ 10,500,000 divided into 10,500,000 Series H CCPS of face value of ₹ 1 each. The issued, subscribed and paid-up Equity share capital of our Company is ₹ 135,459,637 divided into 135,459,637 Equity Shares of face value of ₹ 1 each. For details of the capital structure of the Company, see "Capital Structure" beginning on page 117 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial signatories of the Memorandum of Association of the Company were K. Ganesh and B. M. Maranjith. For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 117 of the RHP.

LISTING: The Equity Shares to be offered through the Red Herring Prospectus are proposed to be listed on the Stock Exchanges. Our Company has received in-principle approvals from BSE and NSE for the listing of the Equity Shares pursuant to their letters each dated February 24, 2025. For the purpose of the Offer, the Designated Stock Exchange shall be NSE. A copy of the Red Herring Prospectus and the Prospectus will be delivered to the RoC for filing, in accordance with Section 26(4) and 32 of the Companies Act, 2013. For detail of the material contracts and documents that will be available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Material Contracts and Documents for Inspection" on page 512 of the RHP.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to page 444 of the RHP for the full text of the disclaimer clause of SEBI.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Red Herring Prospectus has been cleared or approved by BSE Limited nor does it certify the correctness or completeness of any of the contents of the Red Herring Prospectus. The investors are advised to refer to page 445 of the Red Herring Prospectus for the full text of the disclaimer clause of BSE.

DISCLAIMER CLAUSE OF NSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to page 446 of the Red Herring Prospectus for the full text of the disclaimer clause of NSE.

GENERAL RISKS: Investment 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 SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 34 of the RHP.

NOTICE TO INVESTORS: CORRIGENDUM TO THE RED HERRING PROSPECTUS ("THE CORRIGENDUM")

With reference to the red herring prospectus dated August 4, 2025, ("RHP") filed with the RoC and submitted with the SEBI and Stock Exchanges, attention to the investors is drawn to the following:

In the section "Objects of the Offer- Offer related expenses" on page no. 158, footnotes (3) and (7) should be read as below:
 (3) Processing fees payable to the SCSBs on the portion for RIBs and NIBs (excluding UPI Bids) which are procured by the members of the Syndicate/ sub-Syndicate/Registered Broker/RTAs/CDPs and submitted to SCSB for blocking, would be as follows:

Portion for RIBs and NIBs ₹ 10 per valid Bid cum Application Form (plus applicable taxes)
 Portion for NIBs and Qualified Institutional Bidders with bids above ₹ 0.50 million ₹ 10 per valid Bid cum Application Form (plus applicable taxes)

Notwithstanding anything contained in (3) above the total processing fees payable under this clause will not exceed ₹ 0.50 million (plus applicable taxes) and in case if the total processing fees exceeds ₹ 0.50 million (plus applicable taxes) then uploading charges/processing fees will be paid on pro-rata basis.
 (7) Uploading charges/processing fees for applications made by UPI Bidders using the UPI Mechanism would be as under:

Members of the Syndicate/ RTAs / CDPs ₹ 30 per valid Bid cum Application Form (plus applicable taxes) subject to a maximum of ₹ 7.50 million

Kotak Mahindra Bank Limited Nil
 The Sponsor Bank shall be responsible for making payments to the third parties such as remitter bank, NPCI and such other parties as required in connection with the performance of its duties under the SEBI circulars, the Syndicate Agreement and other applicable laws.

Axist Bank Limited Nil
 The Sponsor Banks shall be responsible for making payments to the third parties such as remitter bank, NPCI and such other parties as required in connection with the performance of its duties under the SEBI circulars, the Syndicate Agreement and other applicable laws.

All such commissions and processing fees set out above shall be paid as per the timelines in terms of the Syndicate Agreement and Cash Escrow and Sponsor Bank Agreement. The total uploading charges / processing fees payable to Members of the Syndicate, RTAs, CDPs, as listed under (7) will be subject to a maximum cap of ₹ 7.50 million (plus applicable taxes). In case the total uploading charges/processing fees payable exceeds ₹ 7.50 million, then the amount payable to members of the Syndicate, RTAs, CDPs, Registered Brokers would be proportionately distributed based on the number of valid applications such that the total uploading charges / processing fees payable does not exceed ₹ 7.50 million.



એકસ્ટ્રા અફેર

ભરત ભારતીજી

feedback@bombaysamachar.com

પુતિન-ટ્રમ્પ વચ્ચે સમાધાનથી ભારતને પણ રાહત થાય

અંતે અમેરિકાના પ્રમુખ ડેનલડ ટ્રમ્પ અને રશિયન પ્રમુખ વ્લાદિમીર પુતિનની મુલાકાતનો તખ્ખો તૈયાર થઈ ગયો. ચુંકાન્માં ચાલી રહેલા યુક્તને ખતમ કરવા માટેનો ચર્ચો કરવા ટ્રમ્પ અને પુતિનને અમેરિકાના અલાસ્કામાં ૧૫ ઓગસ્ટે મળગના છે.

અલાસ્કાના સૌથી મોટા શરેર અથવા કોઈ નકારી ના રહેણે પણ મળગનાની મુલાકાતો એજન્ઝા ચુંકાની સમાપ્તિને હશે એને નક્કી છે.

આ ચચ્ચાંના પ્રમુખ વોલોવિએપ એલેન્ફોર્ડ હાઇર રેશેન્સે

ને નક્કી એ પણ નક્કી નથી પણ મોટા ભાગે એલેન્ફોર્ડને પણ નોંઠરવામાં આવ્યો એવું લાગે છે.

ટ્રમ્પ અને પુતિનનો સીધી મંત્રાના કરારો લાંબા સમયથી ચાલી રહેલા ચુંકાની સમાપ્તિનો આશાવાદ તો ઉંબો થયો જ છે પણ રશિયા અને અમેરિકા વચ્ચે સમાધાન થાય તો દુનિયામાં પણ સાંચ્યોજનાની પણ થાય.

ચુંકાની સીધી મંત્રાના કરારો લાંબા સમયથી ચાલી રહેલા ચુંકાની સમાપ્તિનો આશાવાદ તો ઉંબો થયો જ છે પણ રશિયા અને અમેરિકા વચ્ચે સમાધાન થાય તો દુનિયામાં પણ સાંચ્યોજનાની પણ થાય.

મદિશાના એક વર્ગો એનું ટાકા પછોટનું ગાંપું વચ્ચાયું છે કે, ઇન્ટરનેશન કિમિનલ કોર્ટ (આઈસીસી)ના કરારો પુતિને અલાસ્કાની પંચંગી કરી છે. આઈસીસીએ ચુંકાનું પર આકાશમાં માટે પુતિનને વોર કિમિનલ આદેર કર્યો છે તેથી પુતિન અમેરિકામાં જાય તો તેમની ધરપકડ થઈ શકે છે. અલાસ્કા રશિયાથી નજીક હોવાથી રશિયાની ગમે ત્યારે અલાસ્કા પદોંચી જઈ શકે છે એને પુતિનની ધરપકડ ના થાય દે એટે અલાસ્કાની પંચંગી કરી છે.

અલાસ્કાનો રશિયા સાથેનો સંબંધ એ સહીઓથી વધુ જૂનો છે એને એક સમયે અલાસ્કા રશિયાનો જ બાગ હતું એ સાચું છે.

રશિયાની સાચાંખ્યે ૧ મિન્યુની સીદીમાં અલાસ્કા કેલાક ભાગમાં શોધાયેનું શરૂ કરીને વસાહત સ્થાની હતી એને ફરન પિયનેને સેટર બનાવેને નિયમને સેન્ટર બનાવ્યાં હતાં.

જો કે ૩૦ માર્ચ, ૧૮૬૯ ના રોજ ચુંકાટેડ સ્ટેટ્સ અને રશિયાને સંવિ કરીને અલાસ્કા અમેરિકાને આપી દીંદું હતું.

તેના બદલામાં અમેરિકાએ રશિયાને ૭૨ લાખ ગેલર ચૂક્યા હતા.

આ એકસ્ટ્રાસિક તથ્ય છે કે જેને કોઈ નકારી ના રહેણે પણ પુતિન ઈન્ટરનેશનલ કોઈ ઓક જાસ્ટિસથી રીને અલાસ્કામાં મળગના તૈયાર થયા છે. એવા વાણિજ્યાની કરારણ એ કોઈ નકારી નથી પણ પુતિની કે, અમેરિકા તો આઈસીસીને સંબંધ જ નથી. એવા એકસ્ટ્રાસિક તથ્ય છે કે એવા આઈસીસીની સાથી ચાલતી. અમેરિકા, રશિયા અને ચીન જેવા દેશો પણ આઈસીસીની સાથી ચાલતી. અમેરિકા, રશિયાની નથી ચુકે સહિતના ચુરોપણા દેશો આઈસીસીની સાથી ચાલતી. એવા આઈસીસીની સાથી તેથી તથાં તેની સત્તા ચાલે પણ અમેરિકામાં તેના વોરંટની બજવાની કરવાનો સવાલ જ પેદા થયો નથી.

ચુંકાની સીધી મંત્રાના કરારો લાંબા સમયથી ચાલી રહેલા ચુંકાની સમાપ્તિનો આશાવાદ તો ઉંબો થયો જ છે. એવા ચચ્ચાંના પ્રમુખ વોલોવિએપ એલેન્ફોર્ડ હાઇર રેશેન્સે એ જેવું થયો એ જોહે કરાયું નથી પણ મળગનાની એજન્ઝા ચુંકાની સમાપ્તિનો આશાવાદ તો નક્કી છે. એવા ચચ્ચાંના પ્રમુખ વોલોવિએપ એલેન્ફોર્ડ હાઇર રેશેન્સે એ જેવું થયો એ જોહે કરાયું નથી પણ મળગનાની એજન્ઝા ચુંકાની સમાપ્તિનો આશાવાદ તો નક્કી છે.

ચુંકાની સીધી મંત્રાના કરારો લાંબા સમયથી ચાલી રહેલા ચુંકાની સમાપ્તિનો આશાવાદ તો ઉંબો થયો એવું થયો એવા આઈસીસીની સાથી ચાલતી. એવા આઈસીસીની સાથી તેથી તથાં તેની સત્તા ચાલે પણ અમેરિકામાં તેના વોરંટની બજવાની કરવાનો સવાલ જ પેદા થયો નથી.

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ચુંકાની સીધી મંત્રાના કરારો લાંબા સમયથી ચાલી રહેલા ચુંકાની સમાપ્તિનો આશાવાદ તો ઉંબો થયો એવું થય

छिंद्वा पानानुं यालु

दिल्हीमं

मातोशी पर गया हता, जेना पडी बने पक्षे वये जोडाणी शक्यतामा वयु मज़बूत भनी छे. बने तेजासो भरा काढी ओगण अने स्थानिक मुदांगो पर एकता दर्शाई छे, जेने कार्यकरणे पडा टेका आप्यो छे.

उद्घव टाके पूरा थेवये अद्वाये दिल्हीना प्रवासे गया हता. त्यां तेमां राज टाके साथे जोडाणी शक्यता अंगे भीडिया साथे वात करता कहुं लतुं के अने बने भाईजो अभारा नियोगे लेवा सक्षम छिंद्वे. अम्भे कोठी गीजी पक्षनी जान्यांनी आ निवेदन वात ईन्जिन गवंधन प्रवेने तेमी अप्रिकल्पता पर सवाल उपस्थित करे छे अनुं राजकीय निरोक्ते मानी रावा छे.

उद्घवनी आ टिप्पणी त्यारे आवी ज्यारे तेमे पूछवायां आव्युं के शुं राज टाके ईन्जिन गवंधनां बेकडां दाखी आप्यो. तेमा जावल वर्ची स्पृष्ट थयुं लतुं के शिवसेना (युवीटी) अनंत्र रीते तेना भविष्य विशी नियुक्त लेवा विचारी रह्युं छे.

राजकीय विशेषज्ञ माने छे के ज्यावसेना (युवीटी) अने मनसे एक साथे अप्ये तो आ गढबंधन भाजप-शिंदेनी महायुति माटे मोटो पडकार उमो करी शके छे. बने पक्षे भराडी ओगण, भूगिपुरोगा अविकारो, रोजगार अने शहेदी मतदारोमां तेमी मज़बूत पकड माटे जाऊटी छे. खास कराने भुवीठ अन्य शहेदी विस्तारोमां, ज्यां शिवसेना अने मनसे प्रवासाणी रवा छे, आ गढबंधन रमन्तुं पायुं बदली शके छे. ज्येके, मनसे भुवीठ विशी वलाणु क्रोंत्रेस चेवा ईन्जिन गवंधनां साथे पक्षो शीर्षकां नुहोठ शके, जेना कराने उद्घव माटे गवंधनां अलग थयुं अन्य सवाल विकल्प दोरी छे.

२०२० ज्या विधानसभा शृंखलामां, शिवसेना (युवीटी) ने कफत २० बेकडो मणी दही ज्यारे शिंदे ज्युते पूर्व बेकडो मणी दही. आ हारथी टाके ज्युते नवा रस्ता शेववानी फैशं पडी छे. मनसे साथेनुं गवंधन मात्र शिवसेना (युवीटी) मज़बूत ज नर्ही बनावे, परंतु स्थानिक स्वास्थ्य संसाधनोमां यूटूप्लाईमों, खास करीने भुवीठ भुवीठिनपल कोपोरेशन (व्हांगेमसो) नी यूटूप्लाईमों पाया नवी ताकात लावा शके छे, अर्ही उल्लेखनीय छे के उद्घव पारथवा अने सिस्टम इन्स्टोलेशन अने स्टेनाना काम बाकी छे. ■

ज्येके, आ संभवित गढबंधन ईन्जिन गवंधन माटे अंचकाकृप साबित थयी शके छे. क्रोंपेस अने शरद पवारी अन्वरीपामां पाया पडेलेवी ज तासावा संकेतो ज्यावा मधी रवा छे. गया अद्वाये दिल्हीमां ईन्जिन गवंधनां बेकडां उद्घवे छेल्ली उरोगांमां भेसांवाचा विवाद पडी आ तासाव वरी रवो थेवुं लावो छे. भाजप अने शिंदे ज्युते द्रावा आ घटावाने मुहुरांगुं अपमान गण्डावायां आवी हती, जेना पर उद्घवना प्रवक्ता संघर्ष राउते अवो भवाव कर्हो हतो के तेमो (उद्घव टाके) स्कीनो सारी रीते ज्यावा माटे पाइवा बेका हता. ■

कलासिफाई

४. धार्मिक संबंधी

जेन देरासर माटे
केसर घूंगुवा मानेनु शावीक लाकु ३५०/- रु.
किलो प्रमाणे भरावेळा. ९८२०७७०२२३३.
(वी-१२६६८)

१०. भृतिलाओ भाटे

कानां मोटा काणुं
द्वावी अंजी गोडीलांगा पुरावो तरत भुवी
पडेलो. नाक कान विवावो. बोरीवाली:
९९६९३८८६९३/ ७५०६५६९२२९. (वी-१६२८४)

१२. ज्युत्या लोहिने

REQUIRE MIDC PLOTS
Offices Shops Land Rent Out-right. Owners ९८२०६१०८३७.
(B-16369)

१५. फेक्टरी वर्कशॉप

वसई - कामाता
इन्डियन वाणी लेवा-वेचवा-
नावीकी विश्वसनीय मान राज्य दिव्या
९३२६४९५००३. (असेवी-वी-२२७)

२०. धंधारारी ज्युत्या

मसिलांदंदर (वेस्ट)
गोदावी, सेवुमुख स्टैट, गाउंड कोटा,
जेसीवा ११०० कृ, लोरी ट्यू, उपर्यु, बेंगिं,
कूकी, रेपेट, प्लास्टिक विनेव लावक, भारी
री डी क्लेप लेवा लावा मधी रावा -
मुहुरांगुं लेवा लावा. (सुपरिविट)
९७६५३६९४०१. (वी-१६२८८)

२०. धंधारारी ज्युत्या

मसिलांदंदर (वेस्ट)
गोदावी, सेवुमुख स्टैट, गाउंड कोटा,
जेसीवा ११०० कृ, लोरी ट्यू, उपर्यु, बेंगिं,
कूकी, रेपेट, प्लास्टिक विनेव लावक, भारी
री डी क्लेप लेवा लावा मधी रावा -
मुहुरांगुं लेवा लावा. (सुपरिविट)
९७६५३६९४०१. (वी-१६२८८)

२०. धंधारारी ज्युत्या

भायपला फुकान गोदेव
जेसीवा ३५०, लिवार्ड १७, अनंतरीपायी
वेचवानी छे. ज्युत्यार्थी ९८२१०४१५१५/
९७०२४३४३४. (असेवी-वी-२८०)

FORT, KALA GHODA

Nariman Point 200 to 2000
sq. ft. on Outright and on
Rent. Contact: Megh
Prakash Shah ९८७००३२०४२.
(B-16348)

४०. ई-टी-वी-भृती वेस्टेनर

इन्टिरियर डिवाईनर
कम्पीनी इन्टिरियर व्हालिंग, डिवाईनर अने
रीनोवेशन. ग्रोकेशनल डिवाईनर अने
एकेकेप्लान टीम द्वावा, २ बेकड ३० रेलोग
५,०००/३ बेकड ४,०००. Helpline
८९८९२८२८७७. (१५३८०/वी)

४०. ई-टी-वी-भृती वेस्टेनर

“प्रत्याप फेक्ट-मुव्हर्स”
५२ वर्षीयी ओडिस/वर्सासाम, केरवावा-
८८२१०७०३२०, ८८२१४४३८१६, ८८२१४४१६७९.
विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

शास्त्रीज
विवाहांनुं घेका लेवा माटे ज्यावाच
द्वावा अंजी ताप्याचा विवाह. (सुपरिविट)
९७६५३६९४०१. (वी-१६२८८)

४०. ई-टी-वी-भृती वेस्टेनर

प्रत्याप फेक्ट-मुव्हर्स”
५२ वर्षीयी ओडिस/वर्सासाम, केरवावा-
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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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५२ वर्षीयी ओडिस/वर्सासाम, केरवावा-
८८२१०७०३२०, ८८२१४४३८१६, ८८२१४४१६७९.
विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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५२ वर्षीयी ओडिस/वर्सासाम, केरवावा-
८८२१०७०३२०, ८८२१४४३८१६, ८८२१४४१६७९.
विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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५२ वर्षीयी ओडिस/वर्सासाम, केरवावा-
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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

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विवतार्वां क्लक. (असेवी-वी-२८१-वी)

४०. ई-टी-वी-भृती वेस्टेनर

