



Certificate No. 16909
AN ISO 9001, ISO 14001, ISO 45001
Certified Company

CIN: L24100GJ2015PLC081941



DHARMAJ[®]
CROP GUARD LIMITED

Limitless
GROWTH

August 23, 2025

To,

| | |
|--|---|
| BSE Limited Corporate Relationship Department, PJ Towers, 25th Floor, Dalal Street, Mumbai- 400 001 | National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G-Block Bandra Kurla Complex, Bandra (East), Mumbai- 400 051. |
| BSE Scrip Code No. 543687 | NSE Symbol:-DHARMAJ |

Dear Sir/Madam,

**Sub: Newspaper Advertisements - 11th Annual General Meeting through Video Conferencing/
Other Audio-Visual Means ("VC/OAVM") facility.**

Please find enclosed herewith copies of newspaper advertisements published in the Financial Express (English) and Financial Express (Gujarati) on 23rd August, 2025, both newspapers having electronic editions, informing the members about the convening of **11th Annual General Meeting (AGM)** through **Video Conferencing (VC) / Other Audio-Visual Means (OAVM)**. This arrangement is in compliance with the Ministry of Corporate Affairs (MCA) General Circulars (No. 14/2020, 17/2020, 20/2020, 02/2021, 19/2021, 20/2021, 21/2021, 02/2022, and 10/2022), along with applicable provisions of the Companies Act, 2013 and SEBI circulars.

The advertisement states that the Company will provide e-voting facilities to enable members to attend and vote at the AGM through electronic means. Members who have not registered their e-mail addresses with the Company or its Registrar and Transfer Agent (RTA) are requested to do so in order to receive the Notice of the AGM and the Annual Report for the financial year 2024-25. Members holding shares in dematerialised form are advised to update their e-mail addresses with their respective Depository Participants.

The AGM Notice and Annual Report will be made available on the Company's website www.dharmajcrop.com and on the websites of the stock exchanges: **BSE Limited** (www.bseindia.com) and **NSE** (www.nseindia.com).

Request you to kindly take the same on record.

Thanking you,

For, Dharmaj Crop Guard Limited

Malvika Bhadreshbhai Kapasi
Company Secretary & Compliance Officer
ACS52602

PRIMA PLASTICS LIMITED
(CIN - L25206DD1993PLC001470)
Regd. Off.: 98/4, Prima House, Daman Indl. Estate, Kadaiya, Nani Daman,
Daman (Union Territory) - 396 210. Tel.: 0260 - 2220445
E-mail: cs@primaplastics.com Website: www.primaplastics.com

FORM NO. CA. 2
(PURSUANT TO SECTION 230 (3) OF THE COMPANIES ACT, 2013 AND
COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016)
IN THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH
CA(CAA)/25/AHM/2025
IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 52, 66 AND
OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013
AND
IN THE MATTER OF SCHEME OF ARRANGEMENT BETWEEN PRIMA PLASTICS LIMITED AND
PRIMA INNOVATION LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

PRIMA PLASTICS LIMITED, a company incorporated under the provisions
of the Companies Act, 1956, having Corporate Identity Number
L25206DD1993PLC001470 and its registered office at 98/4 Prima House,
Daman Industrial Estate, Kadaiya, Nani Daman, Daman - 396 210, India.

... First Applicant Company / Demerged Company / Company
**Notice and Advertisement of Notice of separate meetings of Equity Shareholders
and Unsecured Creditors of the Company**

This notice is hereby given in pursuance of sub-section (5) of Section 230 of the Companies Act,
2013 ("the Act"), that as directed by Mr. Shammii Khan, Hon'ble Member (Judicial) and
Mr. Sanjeev Kumar Sharma, Hon'ble Member (Technical) of the Hon'ble National Company Law
Tribunal at Ahmedabad bench ("Hon'ble Tribunal"), by an Order dated 25th July, 2025
("said Order" or "Tribunal Order"), under sub-section (1) of Section 230 of the Act, the separate
meeting(s) of the equity shareholders and the unsecured creditors of Prima Plastics Limited
("Demerged Company") shall be held, through video conferencing or other audio-visual means,
for the purpose of considering and approving, the Scheme of Arrangement, with the Appointed Date
for the Scheme being 01.07.2024, amongst Prima Plastics Limited ("Demerged Company") or
"the Company" and Prima Innovation Limited ("Resulting Company") and their respective
Shareholders and creditors under Sections 230 to 232, read with Sections 52, 66 and other
applicable provisions of the Companies Act, 2013 ("Act") and the rules made thereunder, which
requires the approval of a majority in number representing three-fourths in value of the
shareholders and creditors present and voting ("Scheme").

In pursuance of the said Tribunal Order and as directed therein, further notice is hereby given that
separate meetings of the equity shareholders and unsecured creditors of the Company will be held
as given under:

| SR. NO. | MEETING OF | DAY & DATE OF MEETINGS | TIME OF MEETING | MODE |
|---------|---------------------|------------------------------|-----------------|--|
| 1. | Equity Shareholders | Saturday, September 27, 2025 | 11.00 a.m. | Through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") |
| 2. | Unsecured Creditors | Saturday, September 27, 2025 | 3.00 p.m. | |

The equity shareholders and unsecured creditors of the Company are requested to attend their
respective meetings through VC / OAVM, as physical attendance at the meetings has been
dispensed with. Further, the facility for appointment of proxies will not be available for these
meetings. The Scheme, if approved by requisite majority by the equity shareholders and unsecured
creditors at these meetings will be subject to subsequent approval of the Tribunal and such other
approvals, permission, and sanctions of regulatory or other authorities, as may be necessary.

Individual notices of the respective meetings which, *inter alia*, includes the Scheme, Statement
under Sections 230 and 232 read with Section 102 and other applicable provisions of the
Companies Act, 2013 and Rule 6 of the Companies (Compromise, Arrangement, and
Amalgamations) Rules, 2016, and the Securities and Exchange Board of India (Listing Obligations
and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and also other
applicable rules, circulars and guidelines issued by the Securities and Exchange Board of India have
been sent. (i) electronically to those equity shareholders whose e-mail addresses are available in
the records of the Company / Registrar and Share Transfer Agent / Depository participant(s) /
Depositories and the email contains the exact path to access the notice, explanatory statement and
other relevant documents; (ii) electronically to those unsecured creditors whose e-mail addresses
are available in the records of the Company and the email shall contain the exact path to access the
notice, explanatory statement and other relevant documents; and (iii) registered post or speed post
or courier or hand delivery to those equity shareholders and unsecured creditors to whose e-mail
addresses are not available, a physical letter regarding holding of the meeting have been sent
containing a QR code, through which the relevant details - such as the day, date, time, and VC/OAVM
login details for the meeting, along with the exact path to access the full notice, explanatory
statement and relevant documents along with a copy of the Scheme have been sent in lieu of
sending the voluminous physical documents.

The aforesaid notices and accompanying documents are also placed on the: (i) website of
the Company and can be accessed at <https://www.primaplastics.com/> in compliance with conditions
stipulated in the Observation Letter dated March 28, 2025 issued by BSE on the Scheme of
Arrangement; (ii) the website of Bigshare Services Private Limited, the Company's Registrar and
Transfer Agent ("RTA") at <https://www.bigshareonline.com/> for the Equity Shareholders;
(iii) website of Central Depository Services (India) Limited ("CDSL"), being the agency appointed by
the Company to provide the e-voting and other facilities for convening of the Meeting at
www.evotingindia.com; and (iv) the website of the Stock Exchange i.e., BSE viz. www.bseindia.com.
If so desired, equity shareholders and unsecured creditors may obtain a physical copy of the
respective notices and the accompanying documents, free of charge. A written request in this
regard, may be addressed to the Company Secretary at cs@primaplastics.com.

The Hon'ble Tribunal has appointed Dr. VRK Badarinarth Nandula, Ex. Member NCLT, to be the
Chairperson of the Meeting for both the meeting(s) of equity shareholders and unsecured creditors
of the Company.

Manner of casting vote(s) through e-voting and attending the meetings through VC/OAVM:
The Company is providing to the equity shareholders and unsecured creditors the facility to exercise
their right to vote by electronic means, i.e. remote e-voting and e-voting at the meeting (together
referred to as "e-voting"). The process and manner of e-voting and attending the meeting through
VC/OAVM is given in the "Notes" section of the notice of the respective meetings. It is to be noted
that Deemed venue for the Meeting shall be the Registered Office of the Prima Plastics Limited at
98/4 Prima House, Daman Industrial Estate, Kadaiya, Nani Daman, Daman - 396 210, India. The
remote e-voting timelines, and login details for e-voting and attending the meetings are as under:

| PARTICULARS | MEETINGS OF EQUITY SHAREHOLDERS | MEETINGS OF UNSECURED CREDITORS |
|---|---|---|
| Cut-off Date for reckoning entitlement for e-voting and attending the meeting as per said Order and provisions of Companies Act, 2013 | Saturday, September 20, 2025 | Monday, March 31, 2025 |
| Commencement of remote e-voting | Wednesday, September 24, 2025 at 9.00 a.m. (IST) | Wednesday, September 24, 2025 at 9.00 a.m. (IST) |
| Conclusion of remote e-voting | Friday, September 26, 2025 at 5.00 p.m. (IST) | Friday, September 26, 2025 at 5.00 p.m. (IST) |
| User ID and Password | Refer Instructions mentioned in the notice of the meeting | Refer Instructions mentioned in the notice of the meeting |

Note: The remote e-voting facility will be disabled beyond aforesaid date and time.

The equity shareholders and unsecured creditors of the Company will be provided with the facility
for e-voting during the respective meetings and those who have not already cast their votes by
remote e-voting (prior to meeting) will be eligible to exercise their right to vote at the respective
meetings will also be eligible to participate at the respective meetings through VC/OAVM but shall
not be entitled to cast their votes again.

A person whose name is recorded in the Register of Members or in the Register of Beneficial
Owners maintained by the Depositories as on the cut-off date, i.e., **Saturday, September 20, 2025**
("Cut-off Date") only shall be entitled to exercise his/her/its voting rights on the resolution
proposed in the Notice and attend the Meeting of equity shareholders of the Company. A person who
is not an Equity Shareholder as on the cut-off date, should treat the Notice for information purposes
only. Equity shareholders holding shares in physical form or equity shareholders who have not
registered their email addresses may also exercise their voting rights through e-voting and attend
the meeting, by following the instructions provided in the notice of the Meeting of Equity Shareholders.
A person whose name is recorded in the list of unsecured creditors available with the Company as
on the cut-off date, i.e., **Monday, March 31, 2025** ("Cut-off Date") only shall be entitled to exercise
his/her/its voting rights on the resolution proposed in the Notice and attend the Meeting of
unsecured creditors of the Company. A person who is not an unsecured creditor as on the cut-off
date, should treat the Notice for information purpose only. Unsecured creditors whose email
addresses are not available in the records of the Company may exercise their voting rights through
e-voting and attend the meeting, by following the instructions provided in the notice of the Meeting
of Unsecured Creditors.

The Hon'ble Tribunal has appointed Ms. Aishwarya Reddy, Advocate as a Scrutinizer to scrutinize the
remote e-voting process as well as e-voting during the respective meetings in a fair and transparent
manner and submit the report on the votes cast to the Chairperson of the meetings or to any person
so authorized by the Chairperson, within 2 (two) working days of the conclusion of the respective
meetings.

The results of e-voting will be declared within 2 (two) working days of the conclusion of the
respective meetings and the same, along with the consolidated Scrutinizer's Report, will be placed
on the website of the Company: <https://www.primaplastics.com/> and on the website of CDSL at
<https://www.evotingindia.com>. The result will simultaneously be communicated to the Stock
Exchanges i.e., BSE viz. www.bseindia.com. The Company will also display the results on the notice
board at the Registered Office and Administrative Office of the Company.
All queries or issues regarding attending Meeting & e-Voting from the CDSL e-Voting System, you can
write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 21 09911.

Sd/-
Dr. VRK Badarinarth Nandula,
Former Member (Judicial) NCLT
Chairperson
appointed for meetings of
equity shareholders and unsecured creditors

Place: Hyderabad
Date: August 21, 2025

HINDUSTAN ZINC LIMITED
Regd. Office : Yashadgaon, Yashadgaon, Udaipur-315 004 (Rajasthan)
Email: hd.secretariat@vedanta.co.in website: www.hzindia.com
Tel: +91 294 6604083 CIN: L27204RJ1966PLC001206

NOTICE TO EQUITY SHAREHOLDERS
Sub.: Transfer of Equity Shares of the Company to Investor Education & Protection Fund (IEPF)
Notice is hereby given to the shareholders of Hindustan Zinc Limited (hereinafter referred to "the
Company") that pursuant to Section 124 (6) of the Companies Act, 2013 read with Investor Education
and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended
("Rules"), all shares in respect of which dividend has not been paid or claimed for seven consecutive years
or more shall be transferred by the Company to the Investor Education and Protection Fund ("IEPF").
The Company will be sending individual notices to the respective shareholders at their latest available
address.
The details of such shareholders *inter alia* their names, folio number or DP ID - Client ID and the number
of shares will be available on the website of the Company, i.e., www.hzindia.com, under the investor
section.
Accordingly, the shareholders are requested to send written request/application to the Company or its
Registrar & Transfer Agent, M/s KFin Technologies Limited, Unit: Hindustan Zinc Limited at Tower-B, Plot
31-32, Financial District, Gachibowli, Nanakramguda, Hyderabad - 500 032. Tel: +91 40 67162222; Email ID:
einward.ris@kfintech.com towards claiming the unpaid/unclaimed dividend from the Financial Year
2018-19 onwards.
In case the Company does not receive any claim from the concerned shareholders by November 10,
2025, or such other date as may be extended, the Company, with a view to comply with the
requirements as set out in the Rules, shall transfer the shares and unpaid/unclaimed dividend amount
to the IEPF Authority without any further notice as per the procedure laid by IEPF Authority.
Please note that no claim shall lie against the Company in respect of the unclaimed dividend amount and
equity shares so transferred to IEPF pursuant to the said Rules.
The concerned shareholders may note that they can claim such transferred shares along with the
dividend(s) from the IEPF Authority by submitting an online application in IEPF-5 Form and complying
with the necessary procedures as prescribed by the Rules on the website of www.iepf.gov.in.
For any queries on the subject matter,
a) You may contact the Registrar & Transfer Agent(s): M/s KFin Technologies Limited, Unit: Hindustan
Zinc Limited, Selenium Building, Tower-B, Plot 31-32, Financial District, Gachibowli, Nanakramguda,
Hyderabad - 500 032. Tel: +91 40 67162222; Email ID: einward.ris@kfintech.com,
b) Members may also write to the Company at the registered office or send an e-mail to
H.Z.Secretariat@vedanta.co.in.

For Hindustan Zinc Limited
Aashhima V Khanna
Company Secretary and Compliance Officer
Membership No.: ACS 34517

Place: Udaipur
Date: August 23, 2025

DHARMAJ CROP GUARD LIMITED
Regd. Office - Plot No. 408 to 411, Kerala GIDC Estate, Off NH-8, At : Kerala, Ta.: Bavia, Ahmedabad- 382220.
website: www.dharmajcrop.com, email: cs@dharmajcrop.com, CIN: L24100GJ2015PLC081941

PUBLIC NOTICE

NOTICE is hereby given that the 11th Annual General Meeting ("AGM") of Dharmaj Crop Guard Limited will
be held through Video Conference (VC) / Other Audio-Visual Means (OAVM), in compliance with the
circulars issued by Ministry of Corporate Affairs (MCA) and SEBI and all other relevant circulars issued
from time to time.
The Company is pleased to provide the facility of attending the meeting through VC / OAVM to the
members of the Company and facility of voting during the meeting through electronic means in
compliance of the above stated circulars. The members holding shares as on the cut-off date including
those who have not received the electronic copy of the Annual Report of the Company due to non-avail-
ability of e-mail ID with the Company / RTA can also exercise their vote by following the instructions given in
the Notice of AGM.
In accordance with the above circulars, the Company will send in due course the Annual Report of the
Company for the financial year 2024-25 including the Notice of Annual General Meeting by way of an
e-mail to those members whose e-mail ID are registered with the Company / RTA. So those members who
have not registered their e-mail ID are requested to get the same registered. Member holding shares in
Demat mode are requested to contact their respective Depository Participant for registering the email
addresses.
The notice of the Annual General Meeting of the Company will also be made available on the Company's
website at www.dharmajcrop.com and the Stock Exchanges Website i.e. BSE Limited and National Stock
Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

For Dharmaj Crop Guard Limited
Malvika Bhadreshbhai Kapasi
Company Secretary and Compliance Officer
AS2602

Date : August 22, 2025
Place : Ahmedabad

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR UNITS OR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.
INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF 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

jaro education®

**JARO INSTITUTE OF TECHNOLOGY
MANAGEMENT AND RESEARCH LIMITED**

Our Company was originally incorporated as a private limited company under the name of "Jaro Institute of Technology Management and Research Private Limited" on July 9, 2009, under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, Maharashtra at Mumbai. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed by our Shareholders at their extraordinary general meeting held on July 24, 2017 and the name of our Company was changed to "Jaro Institute of Technology Management and Research Limited", and a fresh certificate of incorporation consequent upon conversion from a private company to a public limited company was issued by the RoC on August 12, 2017. For further details of change in the name of our Company and the registered office, see "History and Certain Corporate Matters" on page 254 of the Draft Red Herring Prospectus dated September 30, 2024 read with Addendum cum Corrigendum dated November 25, 2024 ("DRHP").

Corporate Identity Number: U80301MH2009PLC193957
Registered and Corporate Office: 11th Floor, Vikas Centre, Dr. C.G. Road, Chembur - East, Mumbai - 400074, Maharashtra, India
Contact Person: Kirtika Chauhan, Company Secretary and Compliance Officer; Telephone: 022 - 2520 5763, E-mail: cs@jaro.in; Website: www.jaroeducation.com

NOTICE TO INVESTORS ("NOTICE")

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF JARO INSTITUTE OF TECHNOLOGY MANAGEMENT AND RESEARCH LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ 5,700 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING UP TO ₹ 1,700 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO [•] EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING UP TO ₹ 4,000 MILLION BY SANJAY NAMDEO SALUNKHE ("PROMOTER SELLING SHAREHOLDER") (THE "OFFER FOR SALE").

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, AGGREGATING UP TO ₹ 340 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). 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 RHP AND PROSPECTUS.

In reference to the draft red herring prospectus dated September 30, 2024 read with the addendum cum corrigendum dated November 25, 2024 (collectively the "DRHP") filed with the Securities and Exchange Board of India and the Stock Exchanges, potential Bidders should note the following:

- Our Company has received an intimation dated August 22, 2025 in relation to execution of a share purchase agreement dated August 19, 2025 from Sanjay Namdeo Salunkhe, one of our Promoters and also a Selling Shareholder, pursuant to which he has undertaken share transfer transactions of 1,293,259 Equity Shares for cash at a price of ₹ 890.00 per Equity Share aggregating to ₹ 1,151.00 million ("Relevant Transfers") representing 6.39% of our Company's pre-offer Equity Share capital.
- The details of the Relevant Transfer are as follows:

| Date of transfer | Name of transferee | Name of the transferor | Number of Equity Shares transferred | Nature of consideration | Nature of transaction | Transfer price per Equity Share (₹) | Total consideration (₹ in million) ⁽ⁱ⁾ | % of pre-offer Equity Share Capital of the Company |
|------------------|--|------------------------|-------------------------------------|-------------------------|-----------------------|-------------------------------------|---|--|
| August 21, 2025 | Abakus Diversified Alpha Fund | Sanjay Namdeo Salunkhe | 393,258 | Cash | Transfer | 890.00 | 350.00 | 1.94 |
| August 21, 2025 | Subhkam Ventures (I) Private Limited | Sanjay Namdeo Salunkhe | 280,899 | Cash | Transfer | 890.00 | 250.00 | 1.39 |
| August 21, 2025 | Diypti Bharwani | Sanjay Namdeo Salunkhe | 2,809 | Cash | Transfer | 890.00 | 2.50 | 0.01 |
| August 22, 2025 | Karan Dhamidharka | Sanjay Namdeo Salunkhe | 5,618 | Cash | Transfer | 890.00 | 5.00 | 0.03 |
| August 22, 2025 | Rakesh Agrawal | Sanjay Namdeo Salunkhe | 5,618 | Cash | Transfer | 890.00 | 5.00 | 0.03 |
| August 22, 2025 | Nikhil Jaisinghani | Sanjay Namdeo Salunkhe | 11,236 | Cash | Transfer | 890.00 | 10.00 | 0.06 |
| August 22, 2025 | Reina Ramesh Jaisinghani | Sanjay Namdeo Salunkhe | 56,180 | Cash | Transfer | 890.00 | 50.00 | 0.28 |
| August 22, 2025 | Monisha Khanchandani | Sanjay Namdeo Salunkhe | 1,124 | Cash | Transfer | 890.00 | 1.00 | 0.01 |
| August 22, 2025 | Indur Jaisinghani | Sanjay Namdeo Salunkhe | 28,090 | Cash | Transfer | 890.00 | 25.00 | 0.14 |
| August 22, 2025 | Girdhani Jaisinghani | Sanjay Namdeo Salunkhe | 28,090 | Cash | Transfer | 890.00 | 25.00 | 0.14 |
| August 22, 2025 | Ajay Jaisinghani | Sanjay Namdeo Salunkhe | 28,090 | Cash | Transfer | 890.00 | 25.00 | 0.14 |
| August 22, 2025 | Singularity Growth Opportunities Fund - II | Sanjay Namdeo Salunkhe | 280,899 | Cash | Transfer | 890.00 | 250.00 | 1.39 |
| August 22, 2025 | Singularity Equity Fund - I | Sanjay Namdeo Salunkhe | 168,539 | Cash | Transfer | 890.00 | 150.00 | 0.83 |
| August 22, 2025 | Reshma Kukreja | Sanjay Namdeo Salunkhe | 2,809 | Cash | Transfer | 890.00 | 2.50 | 0.01 |

⁽ⁱ⁾ rounded off up to 2 decimal places

- Please note that the Company has intimated the Relevant Transfers to the Stock Exchanges in accordance with Regulation 54 of SEBI ICDR Regulations.
- Please note that Equity Shares transferred pursuant to the Secondary Sale do not form part of the Equity Shares proposed to be offered by our Promoter, as a part of the Offer for Sale in the Offer or as a part of minimum promoters' contribution. Further, please note that the Equity Shares transferred pursuant to the Secondary Sale, being the pre-offer Equity share capital held by persons other than the Promoters shall be subject to lock-in, in accordance with Regulation 17 of the SEBI ICDR Regulations.
- Except for the Equity Shares already held by certain transferees of the aforementioned transferees are is not connected with the Company, the Promoters, Promoter Group, Directors, Key Managerial Personnel, Senior Management, or the Group Companies and their respective directors and key managerial personnel in any manner.

The above Notice is to be read in conjunction with the DRHP. This Notice does not reflect all the changes that have occurred between the date of filing of the DRHP and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus. Please note that the information included in the Draft Red Herring Prospectus will be suitably updated, including to the extent updated by way of this Notice, as may be applicable, in the Red Herring Prospectus and the Prospectus. Investors should not rely on the DRHP or this Notice for any investment decision, and should read the Red Herring Prospectus and the Prospectus, as and when they are filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalized terms used in this Notice shall, unless the context otherwise requires, have the same meaning as ascribed in the DRHP.

| BOOK RUNNING LEAD MANAGERS | REGISTRAR TO THE OFFER |
|---|--|
| <p>nuvama</p> <p>Nuvama Wealth Management Limited 801-804, Wing A, Building No 3 Inspire BKC, G Block Bandra Kurla Complex, Bandra East Mumbai - 400 051 Maharashtra, India Telephone: +91 22 4009 4400 Email: jaro@nuvama.com Investor grievance email: customerservice.mb@nuvama.com Website: www.nuvama.com Contact person: Lokesh Shah/ Soumavo Sarkar SEBI Registration No.: INM000013004</p> | <p>motilal oswal Investment Banking</p> <p>Motilal Oswal Investment Advisors Limited Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot Prabhadevi Mumbai 400 025, Maharashtra, India Telephone: +91 22 7193 4380 E-mail: jaro@motilaloswal.com Investor Grievance ID: moiapredressal@motilaloswal.com Website: www.motilaloswalgroup.com Contact person: Ritu Sharma/Sankita Ajinkya SEBI Registration No.: INM000011005</p> |
| <p>SYSTEMATIX GROUP Investments Re-defined</p> <p>Systematix Corporate Services Limited The Capital, A-Wing No. 603-606, 6th Floor, Plot No. C-70 G-Block, BKC, Bandra (East), Mumbai - 400051 Maharashtra, India Telephone: +91 22 6704 8000 E-mail: mb ipo@systematixgroup.in Investor Grievance ID: investor@systematixgroup.in Website: www.systematixgroup.in Contact person: Jinal Sanghvi/Kuldeep Singh SEBI Registration No.: INM000004224</p> | <p>Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Oasis, Makwana Road, Marol, Andheri East, Mumbai - 400 059 Maharashtra, India Telephone: +91 022 6263 8200 E-mail: ipo@bigshareonline.com Investor Grievance ID: investor@bigshareonline.com Website: https://www.bigshareonline.com Contact person: Vinayak Morbale SEBI Registration No.: INR000001385</p> |

For Jaro Institute of Technology Management and Research Limited
Sd/-
Kirtika Chauhan
Company Secretary and Compliance Officer

JARO INSTITUTE OF TECHNOLOGY MANAGEMENT AND RESEARCH LIMITED 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 and has filed the DRHP with SEBI. The DRHP is available on the website of SEBI at www.sebi.gov.in, the websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, the website of the Company i.e. www.jaroeducation.com, and the websites of the Book Running Lead Managers, i.e. Nuvama Wealth Management Limited at www.nuvama.com, Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com and Systematix Corporate Services Limited at www.systematixgroup.in. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section entitled "Risk Factors" on page 30 of the DRHP and the details set out in the RHP, when filed. Potential Bidders should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (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 are made. There will be no public offering in the United States.

Ahmedabad

