સોનાના વાયદામાં રૂા.૨૬૪ અને ચાંદીમાં રૂા.૯૫૮ની વૃદ્ધિ : ક્રૂડ તેલમાં રૂા.૩૭નો સુધારો

કોમોડિટી બ્યુરો

મુંબઇ, તા. ૧૦ દેશના અત્રણી કોમોડિટી એક્સચેન્જ કોમોડિટી વાયદા, ઓપ્શન્સ અને ઇન્ડેક્સ ફ્યુચર્સમાં કરોડનું 3.904089.08 નોંધાયું હતું. વાયદાઓમાં કરોડનાં *3.98864.63* કામકાજ ક્ષયાં હતાં. કોમોડિટી ઓપ્શન્સમાં રૂ.૮૮૩૬૪.૩૫ કરોડનું નોશનલ ટર્નઓવર નોંધાયું હતું. બુલિયન ઇન્ડેક્સ નીચામાં બુલડેક્સ સપ્ટેમ્બર વાયદો ૨૫૪૩૦ પોઇન્ટના સ્તરે ટ્રેડ *લઈ રહ્યો હતો. કોમોડિટી સામે* ઓપ્શન્સમાં કુલ પ્રીમિયમ રૂ.૧૦૯૩૫૨ના ભાવે ટ્રેડ ક્ષઈ ટર્નઓવર રૂ.૧૧૬૭.૪૭

કરોડનું ક્ષયું હતું. કીમતી વાયદાઓમાં 3.93505.65 હતાં. એમસીએક્સ સોનું ઓક્ટોબર ગ્રામદીઠ રૂ. ૧૦૮૭૪૪ના ભાવે ખૂલી, ઉપરમાં રૂ.૧૦૯૩૫૬ અને 3.90૮૬૬૮ના રૂ. ૧૦૯૦૩૩ના આગલા બંધ રૂ.૧૦૯૨૯૭ ક્ષયો હતો. રૂ.૮૩૯ વધી રૂ.૧૨૫૨૫૯ સપ્ટેમ્બર વાયદો કિલોદીઠ

ગોલ્ડ-ગિની સપ્ટેમ્બર વાયદો ક્વયો હતો. ૮ ગ્રામદીઠ રૂ.૧૯૨ વધી એનજી રૂ.૮૭૬૨૬ ક્ષયો હતો. ગોલ્ડ- રૂ.૨૧૦૧.૬૨ પેટલ સપ્ટેમ્બર વાયદો ૧ કામકાજ વિવિધ ગ્રામદીઠ રૂ.૨૯ વધી એમસીએક્સ રૂ. ૧૦૯૭૯ના ભાવે ટ્રેડ ક્ષઈ રહ્યો હતો. સોનું-મિની ઓક્ટોબર વાયદો 90 *રૂ.* ૨*૭૭* વધી ગ્રામદીઠ 3.90696871 બોલાયો હતો. ગોલ્ડ-ટેન અક્ષડાઈ, રૂ.૧૧૦ સપ્ટેમ્બર વાયદો ૧૦ ગ્રામદીઠ - રૂ.૩૯૬૨ના ભાવેટ્રેડક્લઈ રહ્યો રૂ. ૧૦૮૮૨૧ના ભાવે ખૂલી, ઉપરમાં રૂ.૧૦૯૪૪૫ અને સ્પશી, સ્તરને રૂ.૧૦૯૦૫૧ના આગલા બંધ

રહ્યો હતો. ચાંદીના વાયદાઓમાં ચાંદી ધાતુઓમાં સોના- ડિસેમ્બર વાયદો કિલોદીઠ

રૂ.૧૨૪૯૨૬ના ભાવે ખુલી, કરોડનાં ઉપરમાં રૂ.૧૨૫૪૯૫ અને રૂ. ૧૨૪૭૯૯ના નીચામાં સ્પશી, રૂ. ૧૨૪૪૬ ૧ના આગલા બંધ સપ્ટેમ્બર વાયદો ૩૦ પૈસા વધી સામે 3.646 રૂ. ૧૨૫૪૧૯ના સ્તરે પહોંચ્યો હતો. કિલોદીઠ ચાંદી-મિની નવેમ્બર વાયદો રૂ.૮૪૨ વધી રૂ.૧૨૫૨૭૮ ક્લયો હતો.

સેગમેન્ટમાં કરોડનાં હતાં. ઇલેક્ટ્રિસિટી સપ્ટેમ્બર વાયદો એમડબલ્યુએચદીઠ

રૂ.૩૮૬૭ના ભાવે ખૂલી, ઉપરમાં ૩.૩૯૭૦ નીચામાં રૂ.૩૮૬૧ના મલાળે હતો. ક્રુડ તેલ સપ્ટેમ્બર વાયદો બેરલદીઠ રૂ.૫૫૮૫ના ભાવે રૂ.૧૦૮૭૫૪ના ખૂલી, ઉપરમાં રૂ.૫૫૯૮ અને નીચામાં રૂ.૫૫૫૧ના મક્કાળે અલડાઈ, આગલા બંધ સામે રૂ.૩૭ વધી રૂ.૫૫૮૧ના સ્તરે પહોંચ્યો હતો. ક્રુડ તેલ-મિની સપ્ટેમ્બર વાયદો રૂ.૩૫ રૂ.૫૫૮૨ના ભાવેટ્રેડક્ષઈ રહ્યો હતો. નેચરલ ગેસ સપ્ટેમ્બર વાયદો એમએમબીટીયુદીઠ ૪૦ પૈસા વધી રૂ.૨૭૩ ક્ષયો હતો. નેચરલ ગેસ-મિની

રૂ.૨૭૨.૯ ક્ષયો હતો. કૃષિચીજોના વાયદાઓમાં મેન્ક્લા તેલ સપ્ટેમ્બર વાયદો િકલોદીઠ રૂ.૯૭૯ના ભાવે ખુલી, રૂ.૨ ઘટી રૂ.૯૭૯ના વધી ચાંદી-માઇક્રો નવેમ્બર વાયદો સ્તરે પહોંચ્યો હતો. એલચી



રૂ.૨૬૫૪ના ભાવે ખૂલી, રૂ. ૫૯ ઘટી રૂ. ૨ ૫૯૧ના સ્તરે પહોંચ્યો હતો.

ઓપન ઇન્ટરેસ્ટ સોનાના વાયદાઓમાં ૨૩૧૩૦ લોટ, સોનું-મિનીના વાયદાઓમાં વાયદાઓમાં ૧૭૭૦૧ લોટ, સ્પર્શી, ૮૧ પોઇન્ટ વધી ગોલ્ડ-પેટલના વાયદાઓમાં ૨૫૪૩૦ પોઈન્ટના સ્તરે ટ્રેડ ૨૧૫૬૦૭ લોટ અને ગોલ્ડ- ક્લઈરહ્યો હતો. માઇક્રો

નેચ*રલ*

સ્તરે રહ્યો હતો. ઇન્ડેક્સ ફ્યુચર્સની વાત કરીએ તો, બુલડેક્સ સપ્ટેમ્બર વાયદો ૨૫૩૭૧ પોઇન્ટના સ્તરે ખૂલી, ઉપરમાં ૨૫૪૩૦ પોઇન્ટના સ્તર અને નીચામાં ૫૬૦૫૫લોટ, ગોલ્ડ-ગિનીના ૨૫૩૭૧ પોઇન્ટના સ્તરને

ટેનના વાયદાઓમાં ૨૧૩૭૦ કોમોડિટી વાયદા પરના લોટના સ્તરે હતો. ચાંદીના ઓપ્શન્સમાં કોલ ઓપ્શન્સની વાયદાઓમાં ૧૮૭૭૬ લોટ, વાત કરીએ તો, કુડ તેલ ચાંદી-મિનીના વાયદાઓમાં સપ્ટેમ્બર રૂ. ૫૬૦૦ની સ્ટ્રાઇક ૪૧૮૧૩ લોટ અને ચાંદી- પ્રાઇસવાળો કોલ ઓપ્શન વાયદાઓમાં બેરલદીઠ રૂ.૧૮ વધી રૂ.૯૬ ૧૪૭૬૮૫ લોટના સ્તરે રહ્યો 🛭 લયો હતો. જયારે નેચરલ ગેસ ઇલેક્ટ્રિસિટીના સપ્ટેમ્બર રૂ.૨૭૫ની સ્ટ્રાઇક વાયદાઓમાં ૧૧૮૧ લોટ, ક્રુડ પ્રાઇસવાળો કોલ ઓપ્શન તેલના વાયદાઓમાં ૧૫૩૫૬ એમએમબીટીયૂદીઠ ૫ પૈસા ગેસના વધી રૂ.૧૦.૧૫ના ભાવે વાયદાઓમાં ૩૧૦૩૮ લોટના બોલાયો હતો.

3.990000-fl સ્ટ્રાઇક પ્રાઇસવાળો કોલ ઓપ્શન ૧૦ ગ્રામદીઠ રૂ.૮૪.૫ વધી રૂ. ૧૧૦૩ ક્ષયો હતો. આ સામે સપ્ટેમ્બર રૂ. ૧૨૫૦૦૦ની સ્ટ્રાઇક િકલોદીઠ રૂ.૪૪૭ સપ્ટેમ્બર રૂ.૯૦૦ની સ્ટ્રાઇક હતો. રૂ. ૧૦. ૧૩ ક્ષયો હતો. જસત રૂ. ૫૫૦૦ની રૂ.૩.૨૯ ક્ષયો હતો.

રૂ.૭૪૦૦ની બેરલદીઠ ૧૦ પૈસા વધી રૂ.૨.૯૫ના ભાવે બોલાયો રૂ.૧૦૮૦૦૦ની સપ્ટેમ્બર રૂ.૨૭૦ની સ્ટ્રાઇક ગ્રામદીઠ રૂ.૧૨૮ પ્રાઈસવાળો કોલ ઓપ્શન રૂ.૮૩૦ના ભાવે બોલાયો પ્રાઈસવાળો પુટ એમએમબીટીયૂદીઠ ૧૦ પૈસા હતો. આ સામે ચાંદી સપ્ટેમ્બર કિલોદીઠ રૂ.૪૨૯ વધી રૂ.૧૨.૭ ક્ષયો હતો. રૂ.૧૨૫૦૦૦ની

સપ્ટેમ્બર સોનું-મિની રૂ. ૧૦૯૦૦૦ની ્રપાઇસવાળો કોલ ઓપ્શન ૧૦ રૂ.૨૨૯૯ના ભાવે બોલાયો ગ્રામદીઠ રૂ.૧૩૭ રૂ.૧૫૨૦ના ભાવે બોલાયો હતો. ચાંદી-મિની સપ્ટેમ્બર પ્રાઇસવાળો પુટ રૂ. ૧૨૫૦૦૦ની પ્રાઇસવાળો કોલ ઓપ્શન પ્રાઇસવાળો કોલ ઓપ્શન રૂ.૮.૦૭ના ભાવે બોલાયો વધી કિલોદીઠ રૂ.૪૧૪.૫ વધી હતો. જસત રૂ.૨૭૨૭.૫ ક્ષયો હતો. તાંબું રૂ.૨૬૪૮ના ભાવે બોલાયો રૂ.૨૬૫ની પ્રાઇસવાળો કોલ ઓપ્શન પુટ ઓપ્શન્સની વાત કરીએ કિલોદીઠ ૧૮ પૈસા વધી િકલોદીઠ ૩૬ પૈસા ઘટી તો, ક્રુડ તેલ સપ્ટેમ્બર રૂ.૦.૪નાભાવેબોલાયોહતો. સપ્ટેમ્બર રૂ.૨૭૫ની સ્ટ્રાઇક પ્રાઇસવાળો પુટ ઓપ્શન ગેસ-મિની પ્રાઇસવાળો કોલ ઓપ્શન બેરલદીઠ રૂ.૧૪.૫ ઘટી િકલોદીઠ ૧૦ પૈસા વધી રૂ.૬૬.૬ના ભાવે બોલાયો પ્રાઇસવાળો પુટ હતો. જ્યારે નેચરલ ગેસ એમએમબીટીયુદીઠ મિની કોલ ઓપ્શન્સમાં ક્રુડ સપ્ટેમ્બર રૂ.૨૭૦ની સ્ટ્રાઇક ફેરફા૨વગ૨રૂ.૧૦લ઼યો હતો. સપ્ટેમ્બર પ્રાઇસવાળો પુટ ઓપ્શન સોનું-મિની સ્ટ્રાઇક એમએમબીટીયૂદીઠ ૫ પૈસા પ્રાઈસવાળો કોલ ઓપ્શન વધી રૂ.૧૦.૦૫ ક્વયો હતો. સોનું

સપ્ટેમ્બર પ્રાઇસવાળો પુટ ઓપ્શન સ્ટાઇક કિલોદીઠ ૩.૪૬૮.૫ ઘટી વધી હતો. રૂ.૯૦૦ની સ્ટ્રાઇક કિલોદીઠ ૬ પૈસા વધી પ્રાઇસવાળો પુટ સ્ટ્રાઇક મિની પુટ ઓપ્શન્સમાં નેચરલ રૂ.૨૭૦ની સ્ટ્રાઇક ઓપ્શન રૂ.૧૦૯૦૦૦ની પ્રાઇસવાળો પટ ઓપ્શન ૧૦ સપ્ટેમ્બર ગ્રામદીઠ ૩.૧૩૭.૫ ઘટી સ્ટ્રાઇક રૂ.૧૩૩૮.૫ના ભાવે બોલાયો હતો. નેચરલ ગેસ-મિની પ્રાઇસવાળો પુટ ઓપ્શન ૧૦ હતો. ચાંદી-મિની સપ્ટેમ્બર ઘટી ૩.૧૨૫૦૦૦ની સ્ટ્રાઇક રૂ.૨૩૭૪.૫ ક્લયો

ઓટો ઉદ્યોગને પાંચ વર્ષમાં વિશ્વમાં નંબર ૧ બનાવવાનો

પીટીઆઈ

નવી દિલ્હી, તા. ૧૦

હેતુઃ ગડકરી

સરકારનો આશચ આગામી પાંચ વર્ષમાં ભારતના ઓટોમોબાઈલ ઉદ્યોગને વિશ્વમાં નંબર વન બનાવવાનો છે, એમ કેન્દ્રીય મંત્રી નિતીન ગડકરીએ બુધવારે જણાવ્યું હતું.

ભારતીય ઓટોમોબાઈલ ઉદ્યોગનું ભાવિ ઘણું સારું છે, કારણ કે, ભારત તાલીમબદ્ધ માનવબળ છે, એમ ગડકરીએ અત્રે એક કાર્યક્રમને સંબોધતાં કહ્યું હતું અને જણાવ્યું હતું કે, તમામ મોટી ઓટોમોબાઈલ કંપનીઓ દેશમાં હાજર છે.પાંચ વર્ષની અંદર અમારો લક્ષ્યાંક ભારતના ઓટોમોબાઈલ ઉદ્યોગને વિશ્વમાં નંબર ૧ બનાવવાનો છે. આ મુશ્કેલ છે, પણ અશક્ય નથી, એમ માર્ગ પરિવહન અને ધોરીમાર્ગ મંત્રીએ કહ્યું હતું.

ગડકરીએ નોંધ્યું હતું કે, ભારતમાં ઉત્પાદન થતાં વાહનોની ગુણવત્તા સારી છે અને કિંમત ઓછી હોય છે.

નકલી સમાચારો : શિક્ષાત્મક જોગવાઈઓમાં સુધારો કરવાનું સંસદીય સમિતિનું સુચન

પીટીઆઈ

નવી દિલ્હી, તા. ૧૦

સંસદીય સમિતિએ બનાવટી સમાચારને જાહેર વ્યવસ્થા તથા લોકશાહી પ્રક્રિયા સામે ગંભીર જોખમ ગણાવ્યું હતું અને આ સમસ્યાનું નિવારણ લાવવા માટે દંડાત્મક જોગવાઈઓમાં સુધારો કરવાની, દંડની ૨કમ વધારવાની તેમજ ઉત્તરદાયીત્ત્વ નક્કી કરવાની ભલામણ કરી હતી.મંગળવારે સ્વીકારવામાં આવેલા તેના ડ્રાફ્ટ અહેવાલમાં સ્ટેન્ડિંગ કમિટિ ઓન કમ્યુનિકેશન્સ એન્ડ ઈન્ફર્મેશન ટેકનોલોજીએ આ સાથે જ પ્રિન્ટ, ડિજીટલ તથા ઈલેક્ટ્રોનિક મીડીયા સંગઠનોમાં આંતરિક લોકપાલ અને તથ્થોની ચકાસણી કરવાની વ્યવસ્થાની ફરજીયાત હાજરીની પણ માગણી કરી હતી.

સમાચારના પડકારને પહોંચી વળવા માટે સરકાર, ખાનગી અને સ્વતંત્ર ફેક્ટ–ચેકર્સને આવરી લેતા તમામ હિસ્સાધારકોમાં

સમાવેશક પ્રયાસો સહિતનાં સૂચનો કર્યાં હતાં.ભાજપના સાંસદ નિશિકાંત દુબેની આગેવાની હેઠળની સમિતિએ સર્વાનુમતે અહેવાલનો સ્વીકાર કર્યો હતો, એમ સૂત્રોએ ઉમેર્યું હતું.દેશનાં તમામ પ્રિન્ટ, ડિજીટલ તેમજ ઈલેક્ટ્રોનિક મીડીયા સંગઠનોમાં આંતરિક લોકપાલ અને તથ્થોની તપાસની વ્યવસ્થા ફરજીયાત કરવામાં આવે, એ માહિતી અને પ્રસારણ મંત્રાલય સુનિશ્ચિત કરે, એવી સમિતિને અપેક્ષા છે, એમ તેની એક ભલામણમાં જણાવવામાં આવ્યું હતું.ડ્રાફ્ટ રિપોર્ટ ઈલેક્ટ્રોનિક્સ અને ઈન્ફર્મેશન ટેકનોલોજી મંત્રાલયને પણ પાઠવામાં આવ્યો છે.દુબેની આગેવાની હેઠળની સમિતિએ તેનો અહેવાલ લોકસભા સ્પીકર સમક્ષ રજૂ કર્યો હતો અને આગામી સત્ર દરમિયાન તે સંસદમાં રજૂ કરવામાં આવે, એવી શક્યતા છે.તંત્રી નિયંત્રણ માટે સૂત્રોએ કહ્યું હતું કે, સમિતિએ નકલી સંપાદકો અને કન્ટેન્ટ હેડ્ઝને, સંસ્થાકીય નિષ્ફળતા બદલ માલિકો અને પ્રકાશકોને અને નકલી સમાચાર બદલ પ્લેટફોર્મ્સ અને ઈન્ટરમીડિયરીઝને જવાબદાર ઠેરવવાનું

જણાવવા સાથે તેમાં હાલના અધિનિયમોમાં આવશ્યકતા પર ભાર મૂકવામાં આવ્યો શિક્ષાત્મક જોગવાઈઓમાં સુધારો કરવાની

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ઓમકારા એસેટ્સ રિકન્ટ્રક્શન પ્રાઇવેટ લીમીટેડ રજી. ઓફીસ: ૯, એમ.પી. નગરે, પહેલી શેરી, કોંગુ નગર એક્સ્ટેન્શન, તિરુપુર-દૃ૪૧૬૦૦ કોર્પોરેટ ઓફીસ: કોહીનૂર સ્કવેર, ૪૭મો માળ, એન.સી.કેલકર માર્ગ, આર.જી.ગડકરી ચોક, દાદર(વેસ્ટ), મુંબઈ- ૪૦૦૦૨૮ ટેલી : ૦૨૨-૬૯૨૩ ૧૧૧૧ CIN:U67100TZ2014PTC020363

સિક્ચોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮(દ) અને ૯(૧) ની જેગવાઇઓ સાથે વંચાતા સિક્ચોરીટાઇઝેશન અને રીકન્સ્ટ્રક્સન ઓફ ફાયનાબ્સિય એસેટ્સ અને એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ (સરફેરી એક્ટ) હેઠળ સ્થાવર અને જગમ મિલકતો ના વેચાણ માટે ઇન્હરાજી વેચાણ નોટીર આથી ખાસ કરીને દેવાદાર(રો) અને જામીનદાર(રો) અને જાહેર જનતાન નોટીસ આપવામાં આવે છે કે નીચે દર્શાવેલ સ્થઆવર મિલકતો સિક્ચોર્ડ લેણદારને ગીરો/ચા કરાયેલ છે, જેનો ભૌતિકત કબજો અધિકૃત અધિકારીએ લઇ લીધો છે, જે નીચે દર્શાવેલ સંબંધિત દેવાદાર અને સહ–દેવાદાર(રો), જામીનદાર(રો)/ગીરવેદારો પાસેથી મકારા એસેટ રીકન્સ્ટ્રક્શ પ્રાઈવેટ લીમીર્ટેડ (ઓએઆરપીએલ) સિક્ચોર્ડ લેણદારની બાકી રકમ (નીચે કોષ્ટકમાં જણવેલ) ની વસુવાત માટે 'જ્યાં છે', 'જે છે' અને 'જે છે' ના ધોરણે એ કોઇ આશ્રય વિનાના ધોરણે વેચવામાં આવશે, 'હાઈદાત મિલકતની રીઝર્લ કિંમત અને અનેકર મની કિપોઝીટી નીસે સંબંધિત સિલકતની રીઝર્લ કિંમત અને અનેકર મની કિપોઝીટી નીસે સંબંધિત સેલમમાં આપેલ છે. રેલીગે? ફિનવેસ્ટ લીમીટેડે (અસલ લેણદાર) ૦૫.૧૧.૨૦૧૯ ના રોજ ઇન્ડિયા રીસર્જન્સ એઆરસી ટ્રસ્ટ—૨ તરીકે કાર્યરત આઇઆરએપીએલને નીસે જણાવેલ દેવાદારોના ૠહ સોંપેલ છે. વધુમાં, સિક્ચોરીટી રીસીપ્ટ પરચેજ એગ્રીમેન્ટ તારીખ ૧૬.૦૮.૨૦૨૪ દ્વારા, ઓએઆરપીએલ આઈઆરએપીએલની જગ્યાએ ઇન્ડિયા રીસર્જન્સ એઆરસં ટ્રસ્ટ– ૨ ના ટ્રસ્ટી બનેલ છે અને હવે એસાઈનરના પેંગડામાં પર્ગ મુક્યો છે અને બાકી રકમની વસુલાત કરવા અને સિક્યોરીટીને ટાંચમા લેવાની સત્તા ધરાવે છે

લોટ નં.	દેવાદાર/ સહ–દેવાદાર/ જામીનદારો/ ગીરવેદારો	સરફૈરી એક્ટની કલમ ૧૩(૨) અને ૧૩(૪) હેઠળ માંગણા નોટીસની તારીખ	બાકી રકમ 3૧.૦૭.૨૦૨૫ મુજબ	મિલકતની વિગત	રીઝર્વ કિંમત (રૂામાં)	અર્નેસ્ટ મની કિપોઝીટ (ઇએમકી) અને લઘુત્તમ બીડ વૃદ્ધિની સ્કમ (રૂા.માં)	નિરિક્ષણની તારીખ/ સમય	ઇએમડીની ચુકવણી અને બીડ જમા કરવાની છેલી તારીખ	ઈ–હરાજીની તારીખ અને સમય
1.	દેવાદાર – નક્ષત્ર હોટેલ્સ પ્રાઈવેટ લીમીટેક સહ-દેવાદાર:- સચિનકુમાર સુરુવ્દ્રભાઈ પટેલ, સરલાળેન સુરેન્દ્રભાઈ પટેલ, તૃષા સચિનકુમાર પટેલ	ยน ยก อกออสเ	રૂા. '૪૩૩૮૦૯૪૨૫/ – (રૂપિયા તેતાલીસ કરોડ આડગ્રીસ લાખ નવ હજાર ચારસો પચ્ચીસ પુરા)	રથાવર મિલકત ક્ષેત્રફળ ૧૧૬૨.૫૦ ચો.મી., અને ગેસ્ટ હાઉસ ક્ષેત્રફળ ૨૭૧૨.૫૦ ચો.મી., કુલ ૩૮૭૫ ચો.મી., તેમજ તેના પરના તમામ બાંદાકામો દારાવતી રેવન્થ્યુ સર્વે નં. ૧૫૮૨/૨, સીટી સર્વે નં. ૫૬, ટી.પી.સ્ક્રીમ નં. ૪, ફાઇનલ પ્લોટ નં. ૭૨, માં, ગામ આણંદ, તાલુકો અને જિપ્લો આણંદ ખાતેના તમામ ભાગ અને હિસ્સા.	રૂા. ૮૧૦૦૦૦૦/ – (રૂપિયા આઠ કરોડ દસ લાખ પુરા)	ઈએમડી રૂા. ૮૧૦૦૦૦/– (રૂપિયા એક્ચાંશી લાખ પુરા) બીડ દૃદ્ધિની ૨૬મ રૂા. ૮૧૦૦૦ (રૂ પિયા આઠ લાખ દસ	૧૯–૦૯– ૨૦૨૫ ૦૧:૦૦ પીએમ થી ૦૩:૦૦ પીએમ સુધી	૦૬–૧૦– ૨૦૨૫ ૫.૦૦ પીએમ સુધી	09–40– ૨૦૨૫ ૧૧:00 એએમ થી ૧૨:00 પીએમ

હરાજાની શરતો અને નિયમો :

વેચાણની વિગતવાર શરતો અને નિચમો માટે http://omkaraarc.com/auction.php અને /અથવા https://www.auctionbazar.com માં આપેલ લિંક જોવા વિનંતી છે. હરણ ઓએઆસપીએલ મારફત ઓનલાઇન ચોજાશે. બીડ (ઓનલાઇન તેમજ હાર્ડ ફોપી) જમા કરવાની છેલી તારીખ તેમજ ઇએમડી અહીં ઉપર જણાવેલ તારીખ અને સમયે બેંક એકાઉન્ટ ન અપબ૦૦૦૦૩૪૦૬૯૬, આઇએફ-એસસીકોડ-tHPC000006 માં એકાઇનેઇન્ટી /આરડીએકોના માર્ગે ભના કરવાની રહેશે, દોશ્ક છીડારે જોયો ઇએમડી જમા કરેલ છેટ્ટ લીગોગ આઇવા પાસવર્ડ બનાવામાં, ડેટા અપલોડ કરવામાં, બીડ જમા કરવામાં મદદ ઇચ્છે છે અને ઇ-બીડીંગ પ્રક્રિયા વગેરે અંગે તાલીમ લેવા માંગે છે તેઓ ઇ-હરાણ સર્વિસ પ્રદાતા મેરાર્સ આર્ક ઇમાર્ટ પ્રાતી. ન સ્યાર્ટ લેન્ડલાઈન નં, મોબાઈલ નં, ૮૩૭૯૬૯૬૬૬, ફેલ્પલાઈન ઇમેઈલ સમાઈડો:conract@auctionbazaar.com/support@auctionbazaar.com લાગતી વળગતી વ્યક્તિ: શ્રીમ એમ. કિરણમાઈ, મોબાઈલ નં. ૯૬૯૭૪૩૯૯૬, ઇમેઇલ : kiran@auctionbazaar.com ઉપર સંપર્ક કરી શકે છે અને મિલકત સંબંધિત કોઈપણ પુછપરછ માટે શ્રી વિનોદ પુંગલિત

છામ. (કરશમાઇ, માળાઇલ જ. હલ્લ્લ્લિક્ટર, હનાર સામાના કરાયા કરવાયા છે. (મો.લ્૩૨૩૧૮૮૨૪૫), મેઇલ: vinod.pungliya@omkaraarc.com સિક્યોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮(૬) સાથે વંચાતા ૯(૧) હેઠળ વેચાણ માટેની કાનૂની નોદીસ (સ્વાર્ટિસ સ્વાર્ટિસ સ્વ આ નોટીસ સિક્ચોરીટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮(૬) અને ૯(૧) હેઠળ અને સિક્ચોરીટાઈઝેશન એન્ડ રિકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ એન્ડ એન્ફોર્સમે ઓફ સિક્ચોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ ની જોગવાઇઓ હેઠળ દેવાદારોને અહીં ઉપર જમાવેલ ળાકી રકમ તેમજ કોસ્ટ અને ખર્ચ યુકવીને મિલકતો છોકવવાની સલાહ સાથે ઉપરોક્ત તારીખ અને સમયે ઇ–હરાજી મારફત હરાજી વેચાલ યોગવા અગે તેમને જાણ કરતી ૧૫ (પંદર) દિવસીય નોટીસ પણ છે. યુકવણીમાં કસુરના કિસ્સામાં, મિલકત સિક્ચોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમે ૨૦૦૨ના નિયમ ૮(૫) હેઠળ નિયત કોઇપણ પહૃતિ મારફત અ ધિકૃત અ ધિકારી/સિક્ચોર્ડ કેડીટરની વિવેકબુદ્ધિએ વેચવામાં આવશે. ઇચ્છુક બીક્સોએ ઇન્સોરવેન્સી અને બેંકરપ્ટસી કોડ, ૨૦૧૬ ન કલમ ૨૯ એ હેઠળ ઘોષણા આપવાની રહેશે અને અનુપાલન કરવાનું રહેશે.

VIKRAM SOLAR LIMITED

[CIN: U18100WB2005PLC1064481

Regd office: 'Yashvishree', Biowonder, 11th Floor, Unit No 1102, 789, Anandapur Main Road, Kolkata 700107, West Bengal, India E-mail Id: secretarial@vikramsolar.com, Phone No.: + 91 33 2442 7299/7399, + 91 33 4003 0408/0409

Website: www.vikramsolar.com Extract of Standalone and Consolidated Financial Results for the Quarter Ended June 30 2025

SI.			Standa	alone			Consol	idated	
No.	Particulars	Quarter Ended 30-Jun-25	Preceding Quarter ended 31-Mar-25	Corresponding quarter ended in the previous year 30-Jun-24	Year Ended 31-Mar-25	Quarter Ended 30-Jun-25	Preceding Quarter ended 31-Mar-25	Corresponding quarter ended in the previous year 30-Jun-24	Year Ended 31-Mar-25
		Unaudited	Unaudited (Refer note-1)	Unaudited (Refer note-2)	Audited	Unaudited	Unaudited (Refer note-1)	Unaudited (Refer note-2)	Audited
1	Total Income from Operations	11,394.01	11,879.69	6,387.40	34,516.72	11,377.79	12,010.58	6,371.64	34,595.27
2	Net Profit for the period (before tax)	1,822.95	1,287.32	380.98	2,161.53	1,806.24	1,408.55	355.04	2,173.63
3	Net Profit for the period (after tax)	1,344.15	828.40	245.17	1,390.96	1,333.64	906.13	228.40	1,398.31
4	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,330.72	823.12	243,61	1,382.10	1,332.66	893.51	225.22	1,378.81
5	Equity Share Capital	3,165.36	3,165.36	3,165.36	3,165.36	3,165.36	3,165.36	3,165.36	3,165.36
6	Earnings Per Share (of ₹ 10/- each)								
	1 Basic :	4.24	2.73	0.81	4.59	4.21	2.99	0.75	4.6
	2 Diluted :	4.23	2.72	0.81	4.58	4.20	2.98	0.75	4.60

Note:

1) The figures for the quarter ended 31st March, 2025 are the balancing figures between the audited figures in respect of full financial year ended 31st March, 2025 and the unaudited year to date figures up to period ended 31st December, 2024, which were neither subject to review nor audit. However, the management has exercised necessary care and due diligence to ensure that the standalone financial results for that period are fairly stated.

2) The figures for the corresponding quarter ended 30th June, 2024 have not been subjected to a review or audit by the statutory auditors. However, the management has exercised necessary care and due diligence to ensure that the standalone financial results for that period are fairly stated.

The above is an extract from the detailed format of Standalone and Consolidated Financial Results for the Quarter ended 30th June, 2025 filed with the Stock Exchanges under Regulation 33 of the Securites and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Standalone and Consolidated Financial Results of the Quarter ended 30th June, 2025 is available on the Stock Exchanges website (www.bseindia.com & www.vikramsolar.com) and the same can also be accessed by scanning the Quick Response Code (QR Code) provided below.

Place : Kolkata Date: 9th September, 2025



For and on Behalf of the Board **Gyanesh Chaudhary** Chairman & Managing Director DIN-00060387

CHAMBAL BREWERIES AND DISTILLERIES LIMITED

Corporate Identification Number: L99999RJ1985PLC046460 Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India 443500607; Email Address: chambalbreweries@gmail.com; We

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its

Chambal Breweries And Distilleries Limited This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011
and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
$\begin{tabular}{lll} \textbf{Acquirer:} & M/s. & Invade Agro & Limited (Acting through its Managing Director - Ms. \\ & Meenal Shrirang Patwardhan) \end{tabular}$
Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai - 400013, India
1. Mr. Anmol Jindal 2. Mr. Rinku Goyal
All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
All the IDC Members unanimously voted in favour of recommending the open offer proposal.
IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1) (j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are ofthe view that the offer price is in line with the parameters prescribed by SEBI in the SEBI SAST Regulations.
None

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Takeover Code

For and on behalf of the Committee of Independent Directors of **Chambal Breweries And Distilleries Limited**

Mr. Anmol Jindal Place: Rajasthan Date: September 10, 2025 **Chairperson of Independent Director Committee**

एक शाम हिंदी के नाम

कोटा, (निसं)। द पोएट्री क्लब कोटा द्वारा एक शाम हिंदी के नाम, काव्य

संध्या. कवि सम्मेलन एवं मशायरा का आयोजन किया जा रहा है। क्लब

के अध्यक्ष राहुल धाकड और संयोजक विकास शर्मा ने बताया कि 14

सितंबर 2025 को एलन सम्यक चौक लैंडमार्क सिटी कोटा पर आयोजित

कार्यक्रम में स्टूडेंट जहां अपने अंदर छुपी हुई प्रतिभा का प्रदर्शन कर काव्य

पाठ करेंगे वहीं अन्य कवि भी अपनी प्रस्तुतियां देंगे। युवाओं के जोश से

भरपूर इस कार्यक्रम में स्टूडेंटों की सबसे अधिक भागीदारी रहेगी, और जो

भी विद्यार्थी अपनी प्रस्तुति देना चाहता है वह मंच सांझा कर सकता है।

आयोजक अभिषेक चौरसिया एवं शायर दीपक परिहार (बेवफा चाय

वाला) ने बताया कि इस आयोजन में कोटा शहर का भरपूर सहयोग मिल रहा है। इस तरह का कार्यक्रम कोटा में पहली बार आयोजित किया जा रहा

है जिसमें हिंदी को महत्व दिया गया है। इस कार्यक्रम के पोस्टर का विमोचन

युवा टीम द्वारा किया गया। इस दौरान सहयोगी अर्पित मीणा सहित कई

लोग उपस्थित रहे। शायर दीपक परिहार ने बताया कि इस कार्यक्रम में मंच

संचालक सुधीर यादव का रहेगा, जबकि वरिष्ठ शायर नरेंद्र शर्मा, कवि

राजेंद्र अखंड, कवित्री आर्या, कवि एवं गीतकार सुमंत सरल, शायर माही

वैष्णव, शायर सुमन आजाद, कवित्री गुंजन पंजवानी, शायर तनुज शर्मा

सिंगर कैलाश पारीक, शायर वीर बैरागी एवं दीपक परिहार सहित कई

कलाकार अपनी प्रस्तुति से हिंदी दिवस को यादगार बनाएंगे, कोचिंग स्टूडेंट

को समर्पित इस कार्यक्रम में कई संदेश पारक गीत और चांद भी होंगे तो

एक और मस्ती के साथ जिंदगी को खुशनुमा बनाए जाने का पूरा प्रयास

स्वयंसेवक संघ का भव्य पथ संचलन

माँगरोल । उपखण्ड क्षेत्र बोहत कस्बे में बुधवार को राष्ट्रीय स्वयंसेवक

संघ बोहत मंडल की ओर से भव्य पथ संचलन निकाला गया। इससे पहले

तेजाजी चौक पर स्वयंसेवक एकत्र हुए, जहाँ आयोजित बौद्धिक कार्यक्रम

में विभाग प्रचारक हेमेन्द्र ने संबोधित करते हुए कहा कि संघ सौ वर्ष की

यात्रा पूर्ण करने पर समाज परिवर्तन के लिए सभी स्वयंसेवक अधिक से

अधिक समय समर्पित करें। उन्होंने संघ शताब्दी वर्ष में प्रत्येक हिन्दू परिवार

को जोड़ने, सामाजिक समरसता, स्वदेशी, कुटुंब प्रबोधन, पर्यावरण संरक्षण

और नागरिक शिष्टाचार को अपनाकर समान परिवर्तन का आ ान किया।

कार्यक्रम उपखंड कार्यवाह सुनील गौड़ के निर्देशन में सम्पन्न हुआ। इसके

बाद पथ संचलन कस्बे के मुख्य मार्गों से निकला जो बालाजी मंदिर, बैरवा

बस्ती, बस स्टैंड, नृसिंह भगवान मंदिर, देवरा बालाजी, पोस्ट ऑफिस,

भगतसिंह सर्किल, केशवराय महाराज मंदिर सिहत चार किलोमीटर लंबे

मार्ग से होकर गुजरा। संचलन में घोष वादन और भगवा ध्वज की छटा

आकर्षण का केंद्र रही। पथ संचलन में बोहत, हिंगोनियां, पाडलिया,

श्यामपुरा, भगवानपुरा और मोतीपुरा मंडल के स्वयंसेवकों ने भाग लिया।

कस्बे के लोगों ने जगह-जगह रंगोलियां सजाकर और दो दर्जन से अधिक

स्वागत द्वारों पर पष्पवर्षा कर स्वयंसेवकों का स्वागत किया। इस अवसर

पर खंड कार्यवाह भंवरलाल सुमन, सह उपखंड कार्यवाह मोनू राठौर,

निर्मल सुमन, सूरजमल चौधरी, खेमराज मालव, घनश्याम मेहरा सहित

'वास्तविक दुनिया को

सकारात्मकता के साथ जिए'

चाहिऐं। शास्त्री ने कहा कि वैदिक सिद्धांतों

के अनुरूप 100 वर्षों तक प्रसन्नतापूर्वक जीवन जीना चाहिऐं। कार्यक्रम के बारे में

विस्तृत जानकारी देते हुए कार्यक्रम

स्मृति चिन्ह भेंट कर अभिनंदन किया।

राजस्थान सरकार

कार्यालय सहायक आयुक्त देवस्थान

विभाग कोटा खण्ड कोटा

राजस्थान सार्वजनिक प्रन्यास अधिनियम

1959 की धारा 17 के अधीन नोटिस

समस्त संबंधित व्यक्तियों को

(नाम वर्णन तथा निवास स्थान)

सी–21 सुखधाम कोलोनी एस.बी.आई.

के पास पुलिस लाईन कोटा द्वारा राजस्थान

सार्वजनिक प्रन्यास अधिनियम 1959 की

धारा 17 (2) के अन्तर्गत प्रन्यास ''दीन

दयाल आदर्श जन कल्याण समिति'' सी-

21 सुखधाम कोलोनी एस.बी.आई. पुलिस

लाईन कोटा के सम्बन्ध में पंजीयन हेतु

जांच किये जाने के लिये आवेदन–पत्र दिया

अतएव धारा 18 की उप-धारा (2)

द्वारा प्रदत्त शक्तियों के प्रयोग में उपर्यक्त

प्रन्यास जिसकी जांच की जा रही है. में

हित रखने वाले समस्त व्यक्तियों के नाम,

व्यापक जानकारी के लिये, यह नोटिस

प्रकाशित किया जाता है कि वे इस नोटिस

के जारी होने की तारीख से 60 दिन के

भीतर उक्त प्रन्यास के सम्बन्ध में आपत्तियां

और सूचित किया जाता है कि यदि उपरोक्त

निर्दिष्ट अवधि के भीतर कोई आपत्तियां

प्रस्तुत नहीं की गई तो उक्त आवेदन-पत्र

निर्धारित प्रक्रिया अनुसार निर्णित किया जायेगा

तथा जांच प्रपत्र मामले में निष्कर्ष अभिलिखित

आज दिनांक 08.09.2025 को मेरे

हस्ताक्षर तथा कार्यालय की मोहर के अधीन

जारी किया गया। प्रकरण में आगामी सुनवाई

सहायक आयत्त

देवस्थान विभाग कोटा

की दिनांक 12.11.2025 है।

यदि कोई हो प्रस्तुत करें।

श्री अजय कुमार पुत्र श्री श्योदास मीना

मुकदमा नम्बर 96/2025

अनेक कार्यकर्ता मौजूद रहे।

कोटा, (निसं)। आर्य उपप्रतिनिधि सभा

कोटा संभाग के तत्वाधान में विगत 10

दिनों से चलाए जा रहे जनजागरूकता के

कार्यक्रम जीवेम शरद-शतम् का एलबीएस

ग्रुप के परिसर में भव्यता के साथ में

आयोजन किया गया। युवाओं में आत्महत्या

रोकथाम की अलख जगाई गई। विश्व

आत्महत्या रोकथाम दिवस पर महावीर

नगर विस्तार योजना स्थित एलबीएस ग्रुप

के शैक्षणिक परिसर में उपस्थित

गणमान्यजनों व छात्रों को संबोधित करते

हुए वैदिक विद्वान आचार्य अग्निमित्र शास्त्री

ने कहा कि वर्तमान में लोग एक आभासीय

दिनया में जी रहे हैं जिसका सत्यता के साथ

कोई संबंध नहीं है इसलिए हमें वर्चुअल

दुनिया से बाहर निकाल वास्तविक दुनिया

में सकारात्मक विचारों के साथ जीना

आम सूचना

पैमायशी ८०० वर्गफीट जिसकी चतरसीमाएँ।

पूर्व में रास्ता, पश्चिम में नरेन्द्र कुमार का मकान

उत्तर में रामचन्द्र जी का मकान, दक्षिण में मदन

मोहन का मकान स्थित है का पट्टा ग्रामपंचायत

छावनी द्वारा गुरदीप सिंह पुत्र हरकी सिंह के पक्ष

में जारी किया गया था जिसे उनके द्वारा जरिये

पंजीकत विक्रय पत्र दिनांक 21.01.1969 के

मोहम्मद अय्यूब पुत्र अब्दुल्ला जी को विक्रय

किया गया। मोहम्मद अय्यूब द्वारा उक्त मकान का विक्रय डीएस रावत पत्र लक्ष्मीनारायण को जरिये

पंजीकृत विक्रय पत्र दिनांक 08.11.1971 के

विक्रय किया गया। दया शंकर रावत द्वारा उक्त

मकान का विक्रय महेन्द्र सिंह पुत्र पाला सिंह

और जसवंत कौर पत्नी महेन्द्र सिंह के पक्ष में

जरिये पंजीकृत विक्रय पत्र दिनांक 06.09.1982

स्वीकृति संख्या-10464 दिनांक 23.07.1983

नगर परिषद कोटा हारा महेन्द्र मिंह पत्र पाल

सिंह के पक्ष में जारी की गई है। महेन्द्र सिंह पुत्र

पाला सिंह की मृत्यु हो जाने के उपरान्त जसवंत

कौर पत्नी महेन्द्र सिंह एवं हरनेक सिंह अमरजीत

सिंह कुलदीप सिंह पुत्रान महेन्द्र सिंह द्वारा उक्त

मकान के ग्राउण्ड फ्लोर पैमायशी 600 वर्गफुट

का विक्रय गौरी शंकर पुत्र पन्नालाल को जरिये

पंजीकृत विक्रय पत्र दिनांक 16.07.1986 वे

किया गया तथा भूतल पर स्थित एक रूम, एक

पैमायशी 800 वर्गफीट का विक्रय सुनील कुमार

वारिसान चन्द्रकान्ता देवी (पत्नी), कमलेश मित्तल

अनिता मित्तल (पुत्रीया), सुनील कुमार गर्ग

अनिल कुमार गर्ग, प्रदीप कुमार गर्ग एवं मनोज

विक्रय श्रीमती दिनेश बाई पत्नी महेन्द्र सिंह

संस्थान, आदि को कोई भी आपत्ति हो तो इस

सूचना के प्रकाशन से 07 दिवस की अवधि के

मध्य अधोहस्ताक्षरकर्ता को लिखित में आपत्ति

मय दस्तावेजात प्रस्तत कर देवे। बाद मियाद इस

सम्बन्ध में कोई आपत्ति मान्य नही होगी। अत:

भवदीय

कार्यालय नगर निगम, कोटा उत्तर (गैराज)

निविदा संशोधन सूचना

नगर निगम कोटा उत्तर द्वारा ई- निविदा आमंत्रण सूचना क्रमांक-

पूर्व मे

Bid Submission End Date 05.09.2025 सांय 4 बजे 15.09.2025 सांय 6 बजे 02 Technical Bid Opening Date | 05.09.2025 सांय 5 बजे | 16.09.2025 दोपहर 12 बजे

0634-45 / 2025-26 दिनांक 14.08.2025 को जारी की गई थी। उक्त निविदा की तिथियों मे

रोहित सिंह एडवोकेट

दिनांक: 10.9.25

सर्वसाधारण को सूचित किया जाता है वि नगर परिषद कोलोनी, छावनी, कोटा स्थित मकान

इस कार्यक्रम के माध्यम से किया जाएगा।

सार-समाचार

आपदा राहत प्रस्तावों में सभी तरह के

नुकसान को शामिल किया जाए: कलक्टर

कर्मचारी-अधिकारी किसानों के साथ- एवं संबंधित विभागीय अधिकारी

साथ स्थानीय जन प्रतिनिधियों से भी

चर्चा करें। कृषि पर्यवेक्षकों द्वारा जुटाए

प्रस्तावों में सभी तरह के नुकसान को

शामिल किया जाए। भारी बारिश से

हुए जल भराव से मकानों, बर्तन,

उन्होंने कहा कि आपदा राहत के

गए आंकड़े भी चेक किए जाएं।

MAA Bharti Teacher's Training College

Lecturers:-Arts, Science, Commerce, (In All Subject). As Per New Rules Regulation of N.C.T.E

PG and M.ED with 55% in Both and NET/Ph.Ed/SET in Education.

Application Must be Submit to M.B.T.T. College, Kota till 18.09.2025 with 2 Documents Set and Photographs.

Principal

कोटा विकास प्राधिकरण, कोटा

नाम हस्तान्तरण चाहने बाबत आम सूचना

हस्तान्तरण पत्र क्रमांक 288 दिनांक 19.03.2008 को श्रीमती मीता स्वामी पत्नी श्री रवीन्द्र कुमार स्वामी के नाम हस्तान्तरण किया गया था। श्रीमती मीता स्वामी पत्नी श्री रवीन्द्र कुमार स्वामी द्वारा उक्त आवास का जर्ये मुख्तारआम श्री अजय कुमार शर्मा पुत्र श्री रामेश्वर दयाल शर्मा द्वारा जर्ये रजिस्टर्ड विक्रय पत्र दिनांक 26.11.2013 को श्री भवानी शंकर नागर पुत्र श्री गोपाल लाल नाग को विक्रय कर दिया गया है। अत: श्री भवानी शंकर नागर पत्र श्री गोपाल लाल नागर द्वारा उक्त आवार का स्वामित्व अपने नाम से नामहस्तान्तरण करने हेतु प्राधिकरण में आवेदन प्रस्तुत किया गया है

अत: जरिये आम सुचित किया जाता है कि यदि इस नाम हस्तान्तरण की स्वीकृति देने में किसी को भी कोई ऐतराज हो तो विज्ञप्ति जारी होने के 7 दिवस के अन्दर अन्दर अपनी आपत्ति प्रस्तुत कर दें. अन्यथा मियाद गजरने के पश्चात उक्त आवास संख्या 287 श्रीनाथपरम-बी आवासीय योजना का नाम हस्तान्तरण श्री भवानी शंकर नागर पुत्र श्री गोपाल लाल नागर के नाम स्वीकृति जारी उपायुक्त कोटा विकास प्राधिकरण कोटा

कार्यालय प्राधिकृत अधिकारी कृषि भूमि रुपान्तरण नगर परिषद बारां

-नपवा/रुपा./2025/5030-31 **लोक सचना** श्रीमती सुगना बाई कोली पत्नी श्री तेजकरण कोली निवासी हनुमान जी की बावड़ी के पास नागरिक बैंक के सामने सदर बाजार धर्मादा चौराहा बारां राजस्थान ने इस कार्यालय में नीचे उल्लेखित भूमि का गैर–कृषिक प्रयोजन के उपयोग हेतु ऐसी भूमि के अपने अभिधृति अधिकारो

जिले सहित तहसील का नाम | ग्राम का नाम | खसरा नं.

के निर्वापन के लिए आवेदन प्रस्तुत किया है। अर्थात :-बारां तहसील व जिला बारां वमुलिया 93/545 | 0.17 है. में से 1640 वर्गमीटर

व्यक्ति को राजस्थान भू–राजस्व अधिनियम 1956 की धारा 90–क और राजस्थान अभिधृति अधिनियम, 1955 की धारा 63 के अधीन पूर्वोक्त प्रयोजनों के लिये भूमि के उपयोग हेतु अनुज्ञा प्रदान करने और अभिधृति अधिकारों के निर्वापन पर कोई आक्षेप है तो वह इस नोटिस के प्रकाशन के 7 दिन के भीतर-भीतर किसी कार्य दिवस पर कार्यालय समय के दौरान अधोहस्ताक्षरकर्ता के समक्ष समर्थक दस्तावेजों के साथ अपने आक्षेप प्रस्तुत कर सकेगा।

उपयुक्त नियत समय के भीतर-भीतर किसी आक्षेप के अभाव में यह समझा जायेगा कि कसी को आक्षेप नहीं है और तद्नुसार मामले का निपटारा किया जायेगा।

यह सुचना मेरे हस्ताक्षर और मुहर के अधीन आज......को जारी की गयी। प्राधिकारी अधिकारी आयुक्त नगर परिषद बारां

कार्यालय मुख्य ब्लॉक शिक्षा अधिकारी,

समग्र शिक्षा कोटा शहर, कोटा क्रमांक : सीबीईओ/को.श./निविदा/कोटा/2025/81 दिनांक:-10.09.2025 खुली निविदा सूचना

स्थानीय कार्यालय के समग्र शिक्षा में सत्र 2025-26 में आयोजित होने वाले शिक्षक प्रशिक्षण शिविर में पंजीकृत फर्म/प्रतिष्ठान से विवरणा अनुसार सीलबंद निविदाऐं आमंत्रित की जाती है।

निविदा प्रपत्र एवं शर्ते इस कार्यालय से निर्धारित शुल्क 500/250 का डीडी एवं बैंकर्स चैक जमा कराकर कार्यालय समय अथवा स्टेट

0	ब्लिक प्रोक्यूरमेन्ट पोटले पर देखी जा सकती है।									
F.	कार्य/ सेवा	कार्य एवं सेवा	यूबीएन नम्बर	निविदा						
i.	विषयवस्तु	की अनुमानित		शुल्क						
		लागत								
	टेन्ट सामग्री	200000	NIB-CODE-	250						
	व्यवस्था		EED2526A0441							
			UBN-NO-							
			EED2526SSLB00473							
:	भोजन	950000	NIB-CODE-	500						
	अल्पाहार,		EED2526A0443							
	चाय एवं		UBN-NO-							
	पेयजल		EED2526SSOB00474							

मुख्य ब्लॉक शिक्षा अधिकारी

वाले शिविरों में अंतिम छोर के व्यक्ति कपड़ों के साथ ही पशुओं के चारे के नुकसान का भी आंकलन कर सर्वे को अधिक से अधिक राहत पहुंचाने रिपोर्ट में शामिल करें। जिला कलक्टर का प्रयास करें। ग्राम चलो अभियान पंचायतीराज शिविरों में आने वाले राजस्व संबंधी ने कहा कि अतिवृष्टि से हुए नुकसान अधिकारी-कर्मचारी तहसील के पटवारी, गिरदावर, ग्राम की जो प्रारंभिक रिपोर्ट फील्ड से भेजी प्रकरणों सहित ग्रामीण विकास एवं गंभीरता के साथ किया जाए। पटवारी, गई है उसमें काफी सुधार की पंचायतराज की योजनाओं से जुड़े

कार्यालय में बैठने की बजाय फील्ड

में जाएं और नुकसान का सही

आंकलन कर सर्वे रिपोर्ट तैयार करें।

समारिया ने कहा कि 15 सितम्बर से

शुरु हो रहे शहर चलो अभियान एवं

18 सितम्बर से शुरु हो रहे ग्राम चलो

अभियान के दौरान आयोजित होने

ईडब्ल्यूएस को पंचायत व निकाय चुनावों में मिले 10 प्रतिशत आरक्षण

उपलब्ध कराने की दिशा में कोटा मंडल कोटा, (निसं)। ब्राह्मण कल्याण परिषद कोटा ने मुख्यमंत्री भजनलाल शर्मा, मुख्य सचिव सुधांश पंत एवं राज्य निर्वाचन आयोग के सचिव के नाम ज्ञापन सौंपकर पंचायत एवं निकाय चुनावों में ईडब्ल्यूएस (आर्थिक रूप से कमजोर वर्ग) के लिए 10 प्रतिशत सीटों पर आरक्षण लागू करने की मांग की। परिषद के पदाधिकारियों ने कोटा संभागीय आयक्त को ज्ञापन सौंपते हुए कहा कि प्रदेश सरकार अंत्योदय योजना के तहत गरीब व कमजोर वर्गों के कल्याण के लिए लगातार कार्य कर उपस्थित एवं अनिधकृत विक्रेताओं के रही है, ऐसे में आगामी पंचायत एवं संचालन जैसे मामले सामने आए। इन निकाय चुनावों में भी ईडब्ल्यूएस वर्ग को प्रतिनिधित्व मिलना चाहिऐं। ज्ञापन

सचिव के नाम ज्ञापन सौंपकर पंचायत एवं निकाय चुनावों में ईडब्ल्यूएस (आर्थिक रूप से कमजोर वर्ग) के लिए 10 प्रतिशत सीटों पर आरक्षण लागू करने की मांग

में आरक्षण का प्रावधान है तो ईडब्ल्यूएस वर्ग को भी 10 प्रतिशत सीटों का आरक्षण दिया जाऐं।

ससे ग्रामीण एवं शहरी क्षेत्रों में गरीब तबकों को राजनीति में भागीदारी का अवसर मिल सकेगा। ज्ञापन देने वालों में परिषद के संयोजक अनिल तिवारी, शहर अध्यक्ष धर्मेंद्र दीक्षित, दिलीप ओदिच्या

शर्मा, मनोज शर्मा, लोकेश गौतम, सत्यनारायण पारीक, हंसा त्यागी, तुलसीराम शर्मा, गिरिराज शर्मा विष्णुकांत शर्मा, चंद्र प्रकाश पाठक, रमेश चंद शर्मा, दिनेश दुबे, देवेंद्र तिवारी, प्रमोद शर्मा, गोपाल शर्मा, अशोक मिश्रा, सुशील शर्मा, विपिन शर्मा, राजेश शर्मा, केशव दत्त शर्मा. विनीत बाजपेई. चंद्र प्रकाश शर्मा, गिरधार दधीच, पुष्प कांत शर्मा, रोहित दाधीच, अजय शर्मा, रितु शर्मा, सिंपल शर्मा, रेखा कनोडिया, अक्षय शर्मा, प्रकाश शर्मा, राहुल जोशी, नंद गोपाल गौड़, नवल शर्मा, हरिओम सनाढ्य, गोविंद नारायण शर्मा, अजय गौड़, रूद्रेश भारद्वाज सहित बड़ी संख्या

शर्मा. ओमप्रकाश तनकारिया, बुद्धि

प्रकाश दाधीच, लोकेश शर्मा, पीयूष

योजना शिविर का आयोजन

में कार्यकर्ता मौजूद रहे।

छबडा। कोटरापार में स्वस्ति फाउंडेशन के तत्वाधान स्वजन व वाटर संस्थान द्वारा एक दिवसीय योजना शिविर का आयोजन किया गया।संस्था के विजय कमार शर्मा ने बताया कि ये शिविर सरकार की जनकल्याणकारी योजनाओं को अंतिम छोर तक पहुंचाने के उद्देश्य से किया गया। जिसमें ग्रामीणों ने उत्साहपूर्वक भागीदारी की। इंडसइंड बैंक के सहयोग से चल रहे एकीकृत सहायता डैक्स के माध्यम से आयोजित शिविर में ग्रामीणों को विभिन्न सरकारी

योजनाओं की जानकारी दी।

कार्यों को भी तत्परता से किया जाए कोटा विकास प्राधिकरण कोटा द्वारा आवास संख्या 287 श्रीनाथपुरम-बी आवासीय योजन

ताकि अभियान के उद्देश्य परे हो सकें। बैठक में उपखंड अधिकारी लाडपुरा गजेन्द्र सिंह, बीडीओ शैलेष रंजन सहित राजस्व, कृषि, ग्रामीण विकास

'अतिवृष्टि से हुए

नकसान का सर्वे

पुरी संवेदनशीलता

कोटा, (निसं)। जिला कलक्टर पीयूष गिरदावर एवं सर्वे से जुड़े अन्य

समारिया ने कहा कि इस बार हुई

अतिवृष्टि से कई तहसीलों में फसलों

को काफी नुकसान हुआ है। अतिवृष्टि

से नकसान का सर्वे फील्ड में कार्य कर

रहे पटवारी, गिरदावर, ग्राम सेवक एवं

कृषि पर्यवेक्षक संवेदनशीलता के साथ

करें ताकि प्रभावित ग्रामीणों एवं किसानों

को उचित मुआवजा समय पर मिल

सकें। समारिया बुधवार को लाड़पुरा

तहसील कार्यालय में आयोजित बैठक

को संबोधित कर रहे थे। उन्होंने कहा

कि अतिवृष्टि से घरों, पशुओं, फसलों

एवं अन्य नुकसान का सर्वे कार्य पूर्णत:

गोल्डन टेम्पल

मेल एक्सप्रेस का

निरीक्षण

कोटा. (निसं)। यात्रियों को स्वच्छ. सुरक्षित और अनुशासित यात्रा सुविधा द्वारा लगातार निगरानी और निरीक्षण की कार्रवाई की जा रही है। इसी क्रम में आज वरिष्ठ मंडल वाणिज्य प्रबंधक सौरभ जैन ने गाड़ी संख्या 12903 मुम्बई सेंट्रल-अमृतसर गोल्डन टेम्पल मेल एक्सप्रेस का कोटा से भरतपुर तक निरीक्षण किया। निरीक्षण के दौरान मुख्यालय एवं मंडल रेल प्रबंधक के निर्देशों के अनुरूप जैन द्वारा गाड़ी की पैंट्री कार की स्थिति का विशेष रूप से जायजा लिया गया, जिसमें कई अनियमितताएं पाई गईं। पैंट्री में अस्वच्छता, पैंट्री के अंदर ही खाना पकाने, बिना पहचान पत्र के वेंडरों की सभी मामलों में उन्होंने आईआरसीटीसी अधिकारियों को सूचित करते हुए त्वरित में कहा गया कि जब एससी, एसटी,

ओबीसी एवं महिला वर्ग को चुनावों रनिंग स्टाफ मे पदोन्नतियाँ नहीं होने

> कोटा मण्डल मे काफी लम्बे समय से रनिंग स्टॉफ को परेशानियों का सामना करना पड

किया जा रहा है। इससे कर्मचारियों पर गाड़ी संचालन में बाधा भी उत्पन्न हो सकती है। यह ज्यादातर समस्यायें रनिंग संवर्ग मे पदोन्नतियाँ प्रदान करने

मीना, डी.के. शर्मा, मट्टू लाल मीना, मुकेश शुक्ला, प्रेम शंकर सैनी सहित ने अपर मण्डल रेल प्रबंधक से चर्चा की और उन्होने प्रमोशन सहित सभी समस्याओं का शीघ्र निस्तारण करने का आश्वासन दिया। इस विरोध प्रदर्शन मे मुख्य रूप से

कर्मचारी भूख हडताल करने पर

मजबूर होंगे। प्रदर्शन के उपरांत मण्डल

सचिव अब्दुल खालिक ने राम चरण

चेतराम घोरेला, राजेश शर्मा, प्रेम शंकर सैनी, अमरनाथ पाण्डे, मुकेश शुक्ला, मुकेश मीना डेकवा, नीरज यादव, मिल पा रहे है, न ही आवश्यकतानुसार मजदूर संघ के नेतृत्व मे मण्डल रेल देवी सिंह, कमलेश मीना, छुट्टन लाल छुट्टियाँ मिलती है। कर्मचारियों से प्रबंधक कार्यालय में विरोध प्रदर्शन मीना, सचिन कुमार, हरिओम, भीम ओवर हार्व्स वर्किंग करवायी जा रही किया एवं मण्डल सचिव अब्दुल सिंह समेत सैकड़ो की संख्या मे रिनंग

पर कर्मचारियों का विरोध प्रदर्शन संयोजक राकेश चड्ढा ने बताया कि इससे कोटा, (निसं)। कोटा मण्डल मे लाभ दिया जाये अन्यथा रनिंग

पूर्व कार्यक्रम का शुभारंभ ईश्वर स्तुति कार्यरत रनिंग स्टॉफ के कर्मचारी प्रार्थना उपासना के मंत्रोच्चार पूर्वक दीप पदोन्नतियाँ नहीं मिलने से काफी रोष प्रज्ज्वलन के साथ हुआ। आर्य उप मे थे, जिसके चलते बुधवार को प्रतिनिधि सभा के संभागीय प्रधान अरविंद मण्डल रेल प्रबंधक कार्यालय मे रनिंग कर्मचारियों द्वारा विरोध प्रदर्शन किया पांडेय ने आगंतुक विद्वानों एवं अतिथियों का स्वागत करते हुए विश्व आत्महत्या मीणा ने बताया कि कोटा मण्डल मे रोकथाम दिवस के अवसर पर आर्य समाज द्वारा चलाए गए जन जागरूकता कार्यक्रम काफी लम्बे समय से रनिंग स्टॉफ को के बारे में विस्तृत जानकारी दी। इस अवसर परेशानियों का सामना करना पड रहा पर आर्य समाज के प्रतिनिधियों द्वारा श्री है। जिस बारे मे प्रशासन को भी बार-लाल बहादुर शास्त्री शिक्षा ग्रुप के बार अवगत कराया गया था, परंतु डायरेक्टर कुलदीप माथुर का वैदिक प्रशासन द्वारा इन परेशानियों को दूर पद्धति से स्वागत अभिनंदन किया गया। करने हेतु कोई भी ठोस कदम नहीं से खत्म हो सकती है परंतु रेल प्रशासन आर्यजनों ने कुलदीप माथुर को ओम का उठाया गया है। रनिंग विभाग मे काफी इस पर कोई कार्यवाही ही नहीं करना पटका, मोतियों की माला व केसरिया रिक्तियां चल रही है जिसके कारण चाहता। मजबूरन रिनंग सवंर्ग के रेल नरेन्द्र गंभीरा, विजय मेघवाल, रोशन पगड़ी पहना करके स्वागत किया और कर्मचारियों को समय पर रेस्ट नहीं कर्मचारियों ने वेस्ट सेन्ट्रल रेलवे धूलिया, राकेश मीना, मोरध्वज मीना,

है, 09 हार्व्स के नियमों का उल्लंघन खालिक ने अपने संबोधन मे कहा कि स्टॉफ उपस्थित रहा। रामलीला का

कोटा, (निसं)। शिव मंडल विकास समिति की कार्यकारिणी की बैठक रेलवे कॉलोनी क्षेत्र के वर्कशॉप कॉलोनी में स्थित शिव मंदिर परिसर में आयोजित की गई। शिव मंडल विकास समिति के

मादक पदार्थ तस्करी का फरार आरोपी गिरफ्तार

रामलीला का मंचन वृदावन की किया था। शहर एसपी ने बताया कि न्यायालय में पेश किया, जहां से राजराजेश्वरी रामलीला मंडल द्वारा पकड़े गये आरोपी से किये गये आरोपी को न्यायिक अभिरक्षा में भेज अनुसंधान के आधार पर अवैध मादक दिया गया।

कोटा, (निसं)। आरकेपुरम पुलिस पदार्थ गांजा की खरीद-फरोख्त वे टीम ने अवैध मादक पदार्थ तस्करी आरोपी अशोक नागर का नाम सामने के मामले में फरार चल रहे आरोपी आने पर आरोपी की तलाश की जा रही थी। शहर एसपी ने बताया कि शहर पुलिस अधीक्षक तेजस्वनी आरोपी की तलाश के लिये अध्यक्ष प्रताप भान सिंह ने बताया गौतम ने बताया कि 1 अप्रैल 2024 आरकेपुरम थानाधिकारी महेन्द्र मारू कि बैठक में रामलीला का मंचन को महावीर नगर पुलिस टीम ने के नेतृत्व मे टीम गठित की गई। गठित 23 सितम्बर से 2 अक्टुबर तक नाकाबन्दी के दौरान कार्यवही करते टीम ने कार्यवाही करते हुए जिला बारां किया जाने का तय किया गया है। हुए अवैध मादक पदार्थ गांजा सहित के सारथल निवासी अशोक नागर को उन्होंने बताया कि इस वर्ष आरोपी मनोज कुमार को गिरफ्तार गिरफ्तार किया। पकड़े गये आरोपी को

डोटासरा ने मोदी व भजनलाल पर तीखे हमले किए

बुंदी। पीसीसी सदस्य सत्येश शर्मा के नेतृत्व में बुधवार को सभी कांठोस कार्यकर्ताओं ने जन आक्रोश रैली में जाते समय कांठोस प्रदेश अध्यक्ष गोविंद सिंह डोटासरा का भव्य स्वागत सत्कार किया गया! इस अवसर पर हार एवं साफा बंधवाकर बडी संख्या में कांग्रेस कार्यकर्ताओं के साथ प्रदेश अध्यक्ष का अभिवादन किया । इस अवसर पर जिला प्रमुख चंद्रावती मीणा, युवा जिला अध्यक्ष निशांत पीसीसी सदस्य शर्मा के नेतृत्व में बूंदी में प्रदेशअध्यक्ष का स्वागत

किए। डोटासरा ने कहा कि पडोसी देशों नेपाल, पाकिस्तान और श्रीलंका में जनता की आवाज को दबाने की कोशिशों का परिणाम यह हुआ कि वहां लोग सडकों पर उतर आए और सरकारें संकट में पड गईं। उन्होंने कहा कि पीसीसी सदस्य सत्येश शर्मा ने बडा इल्, कन्हैयालाल, मंडल अध्यक्ष नेपाल में तो स्थिति इतनी गंभीर हुई कि प्रधानमंत्री को देश छोड़कर भागना पड़ा । डोटासरा ने चेतावनी दी कि भारत में महासचिव, शिवम गुर्जर, सरपंच भी यदि तानाशाही जारी रही और जनता बालकदास, नाथूलाल बेरवा, पूर्व की आवाज को दबाने का सिलसिला कवर, ब्लॉक कांठोस अध्यक्ष सरपंच बाबूलाल गुर्जर, मुकेश जैन, नहीं रुका, तो यहां भी व्यापक आक्रोश रामकरण मीणा, प्रेमशंकर राठौड़, संजय शर्मा, यासीन कुरेशी, अनन्त उत्पन्न हो सकता है. डोटासरा ने कहा, उपसभापति लटूर भाई, राजीव गांधी चंदेल, महेश कंजर, जोधराज गुर्जर सरकारों को चाहिए कि जनता की पंचायती राज जिला अध्यक्ष महावीर) शाहिद बड़ी संख्या में कांग्रेस कार्यकर्ता आवाज सुने, उनके काम करे और उपस्थित रहे। बूंदी में डोटासरा ने कहा संवेदनशीलता दिखाए, लेकिन आज नुवाल, पूर्व प्रधान भगवान नुवाल, की नेपाल में भेडकी हिंसा को लेकर स्थिति इसके उलट हैं। सत्ता में बैठे प्रधान प्रतिनिधि सत्यनारायण मीणा, प्रदेश कांग्रेस अध्यक्ष गोविंद सिंह लोग जनता की समस्याओं को सुनने पीसीसी सचिव संदीप पुरोहित, मधु डोटासरा ने मोदी सरकार और प्रदेश की बजाय अपनी राजनीति चमकाने में वर्मा, वार्ड पार्षद टीकम जैन, इरफान की भजनलाल सरकार पर तीखे हमले लगे हैं, यही चिंता का विषय है।

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Date	Wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai - 400013, India
Members of the Committee of Independent Directors (IDC)	1. Mr. Anmol Jindal 2. Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j)of the Takeover Code.

महोवीर गुर्जर, मनवीर सिंह, इमरान देशवाली, गिर्राज मीणा युवा

Date: September 10, 2025 **Chairperson of Independent Director Committee**

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

SAST Regulations

For and on behalf of the Committee of Independent Directors of

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

Mr. Anmol Jindal

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उपायक्त (गैराज)

Place: Rajasthan

Details of Independent Advisors, if any None

Any other matter to be highlighted

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None

all the information required to be disclosed by the Target Company under the Takeover Code.

कमरे. पैमायशी 200 वर्गफीट एवं प्रथमतल पुत्र गौरी शंकर के पक्ष में जरिये पंजीकृत विक्रय पत्र दिनांक 16.07.1986 के किया गया। गौरी शंकर पुत्र पन्नालाल की मृत्यु दिनांक 18.08.2006 को हो गयी है। उनके विधिक कमार गप्ता (पत्र) द्वारा उक्त सम्पर्ण मकान का निवासी-पुष्पा केमिकल के पास, छावनी, कोटा के पक्ष में विक्रय किया जाना एवं श्रीमती दिनेश बाई पत्नी महेन्द्र सिंह द्वारा उक्त मकान को क्रय करने हेतु मेरे पक्षकार ट्रहोम फाईनेन्स लिमिटेड

से ऋण प्राप्त कर उक्त मकान के असल दस्तावेजात बतौर सिक्यरिटी बंधक रखा जान प्रस्तावित है। इसमें किसी भी व्यक्ति. संस्था सोसायटी, बैंक, एन.बी.एफ.सी., किसी वित्तीय





कॉर्पोरेट कार्या.: मुथुट होमफिन (इंडिया) लि., १९/ई, द रूबी, सेनापती बापट मार्ग, तुलसी पाईप रोड, रूपारेल कॉलेज जवळ, दादर पश्चिम, मुंबई-४०००२८. शाखा कार्यालय: मुथुट होमिफन इंडिया लि., युनिट क्र. १०१, १ला मजला, पुण्यादय भवन, राजा

परिशिष्ट -IV-ए (नियम ८(६) च्या तरतुदी पहा)

हॉटेलच्या समोर, कल्याण पश्चिम - ४२१३०१

खाजगी करार नि विक्रीकरिता जाहीर सूचना सेक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस् अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अन्वर्ये मुखुट होमफिन (इंडिया) लि. च्या प्राधिकृत अधिकान्यांद्वारे वाली वर्णन केलेल्या तारण मत्तेचा कब्जा घेतल्यानुसार खाली वर्णन केलेल्या स्थावर मिळकतीच्या खरेदीकारेता मोहोरबंद लिफाफ्यामधून निम्नस्वाक्षरीकारांद्वारे कर्जदारांकडून रकमेच्या

अ. क्र.	कर्जदार/ सह-कर्जदार/ हमीदार/ कर्ज खाते क्र./शाखा	मागणी सूचना दिनांक आणि रक्कम	स्थावर मिळकतीचे वर्णन	राखीव किंमत	इसारा अनामत रक्कम (इअर) (रा.किं. चे १०%)
٧.	रामचंद्र धोंडिराम डोईफोडे/ भागीबाई धोंडिराम डोईफोडे/ ००२-००००१४२९/ मुंबई	१८-ऑगस्ट-२०२३/ रु. १०,३०,१२१/- रुपये दहा लाख तीस हजार एकशे एकवीस मात्र	३१६, ३रा मजला, श्री सदगुरू कृपा, स.क्र. १८/७, आडिवली ढोकळी, महाराष्ट्र-४२१३०७.	रु. ६,००,०००/- रुपये सहा लाख मात्र.	रु. ६०,०००/- रुपये साठ हजार मात्र.

र. लिलाव ''<mark>जे आहे जेथे आहे'' आणि ''जे आहे जसे आहे'' तत्वाने</mark> करण्यात येणार आहे. २. लिलाव विक्रीच्या तपशीलवार अटी आणि शर्ती विहित निविदा प्रपन्नात नमूद केलेल्या आहे जे वरील नमूद क्षेत्रिय कार्यालयात उपलब्ध आहेत.

३. केवायसीसह ''मुथुट होमफिन (इंडिया) लि.'' च्या नावे डिमांड ड्राण्ट स्वरुपात देव इअर सह विहित निविदा प्रपत्रातील मोहोरवंद बोली/प्रस्ताव सादर करण्याची अंतिम तारीख येथील वरील नमृद प्रादेशिक कार्यालयाच्या ३०**–सप्टें.–२०२५ रोजी दु. ०४.००** पर्यंत. पुर्णपणे न भरलेल्या किंवा अंतिम तारखेनंतर प्राप्त झालेल्या निविदा अवैध निविदा म्हणून समजण्यात येतील आणि त्यानुसार फेटाळण्यात येतील. इअरवर व्याज दिले जाणार नाही.

४. स्थावर मिळकतीच्या निरिक्षणाची तारीख आहे **२९–सप्टें.–२०२५ रोजी दु. ०१.०० ते दु. ०३.००** दरम्यान. मिळकतीसाठी बोली/प्रस्ताव उघडण्याची तारीख, लिलावाची तारीख प्राधिकृत अधिकाऱ्यांद्वारे वरील नमूद विभागीय कार्यालयाच्या पत्त्य ०१-ऑक्टो.-२०२५ रोजी द. ०१.०० वा

६. एमएचआयएत हि कोणतीही थकीत सांविधिक सूचना आणि काही असत्यास भार/थकीत कर इ. प्रदान करण्यासाठी जवाबदार राहणार नाही आणि यशस्वी लिलाव खरेदीदार त्या रकमेचे प्रदान करण्यासाठी जवाबदार राहतील. इच्छुक बोलीदारांनी मिळकतीचे नामधिकार, भारांच्या संदर्भात त्यांची स्वतंत्र चौकशी करणे आणि निरक्षण करून स्वतःचे समाधान करणे आवश्यक आहे. . . उच्चतम बोलीदार हे एमएचआयएलच्या मंजुरीच्या अधीन राहतील. प्राधिकृत अधिकाऱ्यांनी कोणतेही कारण न देता प्राप्त झालेले सर्व किंवा कोणतेही प्रस्ताव स्वीकारण्याचा हक्क राखू ठेवला आहे. त्यांचा निर्णय अंतिम आणि बंधनकारक राहील.

:. कर्जदार/हमीदार यांना लिलावाच्या तारखेपूर्वी वरील नेमूद रक्कम प्रदान करण्यासाठी सरफैसी ॲक्ट, २००२ अन्वये याद्वारे १५ दिवसांची विक्री सूचना देण्यात येत आहे. कसूर केल्यास स्थाव मिळकतीचा लिलाव करण्यात येईल आणि उर्वेरित काही असल्यास व्याज आणि खर्चासह वसुल करण्यात येईल. कर्जदारांनी जर विक्रीच्या तारखेपूर्वी संपुर्ण थकबाकी मुथुट होमफिन (इंडिया) लि. ला प्रदान केली तर लिलाव बाजुला ठेवण्यात येईल.

पुढील तपशीलासाठी, प्राधिकृत अधिकाऱ्यांना वरील नमूद कार्यालयाच्या पत्त्यावर संपर्क व्यक्ती-**दिपेश जी.- ९०८२१२०४५९** यांना संपर्क करावा

-दिनांक : सप्टेंबर ११, २०२५ ठिकाणः ठाणे

मुथुट होमफिन (इंडिया) लिमिटेड

सांकेतिक ताबा सूचना

नोंदणीकृत कार्यालय: आयसीआयसीआय बँक टॉवर्स, वांद्रे - कुर्ला कॉम्प्लेक्स, वांद्रे (पूर्व), PICICI Home Finance | मुंबई-४०००५१

कॉपेरिट कार्यालयः आयसीआयसीआय एचएफसी टॉवर, जेबी नगर, शाखा कार्यालयः कार्यालय क्र. १०५ ते १०७, १ला मजला, प्लॉट क्र. २९, आयरे, एएआय सीएचएस लिमिटेड, केळकर रोड, रामनगर,डॉबिवली (पूर्व) – ४२१२०१

शाखा कार्यालयः १ला मजला, कार्यालय क्र. पीओ२/१४७, हार्मनी प्लाझा, एसबीआय समोर, बोईसर, जिल्हा- पालघर- ४०१५०१

शाखा कार्यालयः २रा मजला, कार्यालय २०४, जंक्शन ४०६, प्लॉट क्र. ४०६/१बी, टक्का रोड, पनवेल पश्चिम ४१०२०६ शाखा कार्यालयः कार्यालय क्र. १०५ ते १००, १ला मजला, प्लॉट क्र.. २९, आयरे, एएआय सीएचएस लि., केळकर रोड, रामनगर, डॉबिवली (पू)– ४२१२०१ शाखा कार्यालय: कार्यालय क्र. एफबी-७, एफबी-११७, एफबी-११८, एफबी-१९९, १ला मजला, हायलँड कॉर्पोरेट सेंटर, कापूरबावडी जंक्शन,माजिवडे ठाणे (प)-800E06. ज्याअर्थी

निम्नस्वाक्षरीकारांनी आयसीआयसीआय होम फायन्यान्स कंपनी लिमिटेडचे प्राधिकृत अधिकारी म्हणून सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेटस् ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अन्वये आणि कलम १३(१२) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ३ अन्वये प्रदार केलेल्या अधिकाराचा वापर करून सदर सूचना प्राप्त झाल्याच्या तारखेपासून ६० दिवसांत सूचनेत नमूद केलेली रक्कम चुकती करण्यासाठी खालील नमूद कर्जदारांना मागण

कर्जदारांनी सदरह् रक्कम चुकती करण्यास कसूर केल्याने कर्जदार आणि सर्वसामान्य जनतेला सूचना याद्वारे देण्यात येते की, निम्नस्वाक्षरीकारांनी खालील नमूद् तारखेरोजीस सदरह् अधिनियमाच्या कलम १३(४) सहवाचता सदरह् नियमावलीच्या नियम ८ अन्वये त्याला/तिला प्रदान केलेल्या अधिकाराचा वापर करून खालील वर्णिलेल्या मिळकतीचा ताबा घेतलेला आहे. विशेषत: कर्जदार अणि सर्वसामान्य जनतेला याद्वारे सावधान करण्यात येते की, त्यांनी सदरहू मिळकतीच्या देवघेवीचा व्यवहार करु नर आणि सदरह मिळकतीच्या देवघेवीचा कोणताही व्यवहार हा आयसीआयसीआय होम फायन्यान्स कंपनी लिमिटेड च्या प्रभाराच्या अधीन राहील. तारण मत्तेच्या विमोचनाकरिता उपलब्ध वेळेच्या संदर्भात ॲक्टचे कलम १३च्या उप-कलम (८) च्या तरतूदीन्वये कर्जदारांचे लक्ष वेधण्यात येत आहे

अ. क्र.	कर्जदाराचे नाव/ सह-कर्जदाराचे नाव/ कर्ज खाते क्रमांक	मालमत्तेचे वर्णन / ताबा तारीख	मागणी सूचनेची तारीख/ मागणी सूचनेतील रक्कम (रु.)	शाखेचे नाव
۶.	बसिल वसीम जैलानी (कर्जदार), इब्तेसम बसिल जैलानी (सह-कर्जदार), एलएचयुएलएच०००००१३९८६४३.	फ्लॅट क्र. २, श्री अपार्टमेंट, खोपोली रोड व्हाया गुंडगे, गुड शेफर्ड कॉन्वेंट स्कूल जवळ, स. क्र. १६/ए/२/ए/२/ए, कर्जत- ४१०२०१./ ताबा तारीख- ०८-०९-२०२५	१७-०२-२०२३ इ. ११,१९,६७८/-	डोंबिवली
٦.	संतोष किसन कर्णे (कर्जदार), शोभा संतोष कर्णे (सह-कर्जदार), एलएचव्हीएसएच००००१४५००३०	पलॅट क्र. १०१ पहिल्या मजल्यावरील जे विंग, मातेश्वरी कॉम्प्लेक्स सीएचएसएल, आकुर्ती बस स्टॉप जबळ, सब्हें क्र. ९५/० आणि ८४/२/३, गाव आकुर्ती, तालुका पनलेल, रायगड, एनए पनलेल, महाराष्ट्र ४१०२०७ चे ते सर्व भाग आणि विभाग, सीमाबष्ट- पूर्व: आय विंग, पश्चिम: रस्ता, उत्तर: मातेश्वरी डिझायर, दक्षिण: अंतर्गत रस्ता./ तावा तारीख- ०९-०९-२०२५	२४-०६-२०२५ इ. ४१,०९,३४६/-	वाशी
₹.	संजय एस गुप्ता (कर्जदार), सोनी संजय गुप्ता (सह-कर्जदार), एलएचयुएलएच००००१५२४०९२	प्लॅट क्र. ०८, २रा मजला, साई आदित्य सीएचएसएल, गाव माजीवाडे, ठाणे पश्चिम, स. क्र. १७० ते १७८, ठाणे, महाराष्ट्र ४००६०१ चे ते सर्व भाग आणि विभाग, सीमाबध्द- पूर्व: अंतर्गत रस्ता, पश्चिम: साई छत्र चौक, उत्तर: स्टार अंकुर बिल्डिंग, दक्षिण: दुर्गा ओरमेश्वरी चौक / ताब्याची तारीख - ०८-०९-२०२५	२४-०६-२०२५ इ. २९,४८,८०४/-	डोंबिवली
٧.	किशोरजी जोताजी पुरोहित (कर्जदार), अन्सी देवी (सह-कर्जदार), एलएचबीएचओ००००१५८०९१२	दुकान क्र. ५०९७, ५०९८, पाचवा मजला, नाथानी हाईट्स, सीएस क्र. ३३२, डॉ. डीबी मार्ग, बेलारिसर रोड. डी वॉर्ड, ताडदेव विभाग, मुंबई सेंट्रल १ ३३२, मुंबई, महारण्ट् ४०००३४ चे तस चे मात्र आणि विभाग, सीमाबस्ट पूर्व: मुंबई सेंट्रल स्टेशन रोड, पश्चिम: एनए, उत्तर: अंतर्गत रस्ता, दक्षिण: चाळः / ताब्याची तारीख - ०९-०९-२०२५	२४-०६-२०२५ इ. ५७,५७,०५३/-	बोईसर
ч.	जितेंद्र जनार्दन जितेकर (कर्जदार), दीपाली जे जितेकर (सह-कर्जदार), एलएचटीएनई००००१५३२१८८	प्लॅट ऋ. १०७, पहिला मजला, तन्त्री अपार्टमेंट, केवले, घर ऋ. २२८ आणि ३३२, पनशेल, महाराष्ट्र ४१०२०७ चे ते सर्व भाग आणि विभाग, सीमाबध्द- पूर्वः खुला प्लॉट, पश्चिम: खुला प्लॉट, उत्तरः घर, दक्षिण: रस्ता./ताब्याची तारीख- ०९-०९-२०२५	२४-०६-२०२५ रु. १४,८४,५९०/-	ठाणे
ξ.	जितेंद्र जनार्दन जितेकर (कर्जदार), दीपाली जे जितेकर (सह-कर्जदार), एलएचटीएनई००००१५३२१८९	फ्लॅट क्र. १०७, पहिला मजला, तन्वी अपार्टमेंट, केवले, घर क्र. २२८ आणि ३३२, पनलेल, महाराष्ट्र ४१०२०७ चे ते सर्व भाग आणि विभाग, सीमाबध्द- पूर्वः खुला प्लॉट, पश्चिमः खुला प्लॉट, उत्तरः घर, दक्षिणः रस्ता./ताब्याची तारीख- ०९-०९-२०२५	२४-०६-२०२५ ह. ६२,२८६/-	ठाणे
9.	मयूर धोंडीराम चाबुकस्वार (कर्जदार), कांचन भीमराव कांबळे (सह- कर्जदार), एलएचपीव्हीएल००००१३४३३०२	प्लॅट क्र. २०४, दुसरा मजला, फार्मडीन प्रकाश रिसंडेन्सी प्लॉट क्र. १९४, सेक्टर, १ बडघर पुणक रोड, रायगड, पनलेल, महाराष्ट्र ४१०२०६ चे ते सर्व भाग आणि विभाग, सीमाबघ्ट - एलॅट क्र. १९३, पश्चिम: प्लॉट क्र. १९५, उत्तर: खुली जागा, दक्षिण: स्स्ता./ताब्याची तारीख-०९-०९-२०२५	२४-०६-२०२५ इ. १३,३५,८५८/-	पनवोल
٤.	मयूर धोंडीराम चाबुकस्वार (कर्जदार), कांचन भीमराव कांबळे (सहकर्जदार), एलएचपीव्हीएल००००१३४३८५०	पलॅट क्र. २०४, दुसरा मजला, फार्मडीन प्रकाश रिसंडेन्सी प्लॉट क्र. १९४, सेक्टर, १ वडघर पुणक रोड, रायगड, पनलेल, महाराष्ट्र ४१०२०६ चे ते सर्व भाग आणि विभाग, सीमाबध्द प्लॉट क्र. १९३, पश्चिम: प्लॉट क्र. १९५, उत्तर: खुली जागा, दक्षिण: रस्ता./ताव्याची तारीख - ०१-०९-२०३५	२४-०६-२०२५ रु. ६१,१३५/-	पनवेल

वरील नमूद कर्जदार/हमीदार यांना रक्कम चुकती करण्यासाठी याद्वारे ३० दिवसांची सूचना देण्यात येत आहे, अन्यथा सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्य नियम ८ आणि ९ अंतर्गत तरतुर्दीनुसार सदर सूचना प्रसिध्दी तारखेपासून ३० दिवसांच्या समाप्तीनंतर गहाण मिळकतीची विक्री करण्यात येईल.

दिनांक: सप्टेंबर ११,२०२५, प्राधिकृत अधिकारी ठिकाण : कर्जत, पनवेल, ठाणे, मुंबई

आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड



CIN: L65190MH2004GOI148838

-नोंट. कार्या.: आयडीबीआय बँक , आयडीबीआय टॉवर, डब्ल्युटीसी संकुल, कफ परेड, मुंबई -४००००५ शाखा कार्यालय: आडीबीआय बॅंक लि., रूस्तमजी ओझोन, शॉप क्र.७, लक्ष्मी सिंग कॉम्प्लेक्स, गोरेगाव फ्लायओव्हर जवळ, एमटीएनएल कार्यालय, गोरेगाव पश्चिम, मुंबई, महाराष्ट्र–४०००६२.

मोबाईल क्र.: ९४३००२२५४०/९९५३५८१४८३/७८००५५२००० ईमेल: rahul.kulkarni@idbi.co.in & gupta.sanjeev@idbi.co.in <u>www.idbibank.in</u>

ई-लिलावाद्वारे विक्रीकरिता जाहीर सूचना नियम ८(६) किंवा ९(१) ची तरतद पहा

गहाण ठेवलेल्या खालील मिळकर्तीच्या विक्री.

च्या सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ अंतर्गत स्थावर मत्तेच्या विक्रीसाठी ई-लिलाव विक्री सूचना. सर्वसामान्य जनता आणि विशेषतः कर्जदार आणि हमीदार आणि गहाणदार यांना सूचना याद्वारे देण्यात येते की, खालील नमूद वर्णिलेली स्थावर मिळकत तारण धनकोकडे गहाण/प्रभारित आहे, जिचा प्रत्यक्ष कब्जा आयडीबीआय बँक लि., तारण धनकोंच्या प्राधिकृत अधिकाऱ्यांनी घेतला आहे, ती कर्जदार/हमीदार यांचेकडून आयडीबीआय बँक लि., तारण धनको पासून कर्जदार थकीत वसुली करिता ''जे आहे जेथे आहे'', ''जे आहे जसे आहे'' आणि ''जे काहि आहे तेथे आहे'' २६.०९.२०२५ रोजीस तत्त्वाने विकण्यात

- १. निरिक्षणाची तारिखः १८.०९.२०२५ (स.११.०० ते सांय.४.००) पूर्व भेटीसह
- २. बोली सादर करण्याची अंतिम तारीखः २५.०९.२०२४ (सांय.४.००)
- 3. ई-लिलाव ची तारीख: २६.०९.२०२५ (स.११.३० ते सांय.४.००) मिळकतीचे वर्णन आणि इतर तपशिल खालीलप्रमाणे

			V				
	लॉट	ग्राहक नाव	मिळकतीचे तपशील	कब्जाचा	राखीव	ईएमडी	उर्वरित थकबाकी
Ш				प्रकार	किंमत		
	1	सहानुर अब्दुल	फ्लॅट क्रमांक ७०१, ७वा मजला, विंग सी, सीगल, डांगे	प्रत्यक्ष	रु. ३४.००	रु. ३.४०	०४.०९.२०२५
		शेख	कॉम्प्लेक्स, बिल्डिंग क्र.३, सर्व्हे क्र.१३ आणि १४, समेलपाडा		लाख	लाख	रोजीस
			रोड, नालासोपारा पश्चिम, पालघर-४०१२०३				रु. ४८.५१
			चटई क्षेत्र ४७२ चौ.फू. + ४५ चौ.फू. (एटीएस नुसार)				
	2	किरण राजेश	फ्लॅट क्रमांक १७, तळ मजला, विंग सी, साई शक्ती को-ऑप हाऊ	प्रत्यक्ष	रु. ३२.४०	रु. ३.२५	०४.०९.२०२५
		वर्मा/राजेश	सो लि., बिल्डिंग क्र.बी, शिर्डी नगर, नवघर पाठक रोड, भाईंद्रर		लाख	लाख	रोजीस
		आर वर्मा	पूर्व, ठाणे-४०११०५				रु. ३५.३३
			बीयुए ४८० चौ.फू. (एटीएस/निर्देशांक २ नुसार)				
	3	राम रामचंद्र	फ्लॅट क्रमांक १००१, १०वा मजला, उमिया नक्षत्र सीएचएसएल,	प्रत्यक्ष	रु. ५८.८३	रु. ५.८९	०४.०९.२०२५
		भटले	बदलापूर पूर्व, पिनकोड ४२१५०३		लाख	लाख	रोजीस
Ш			चटर्द क्षेत्र ८१९ चौ.फ.				₹. ७X.X/.

बोली दस्तावेजात दिसणाऱ्या अटी आणि शर्ती चा सारांशः

- सुरक्षित मालमत्तेची विक्री ''<mark>जसे आहे तेथे आहे आधारावर'', ''जसे आहे जे आहे आधारावर'', ''जसे आहे जे काही आहे आधाराव</mark>
- आणि ''कोणत्याही आधाराविना'' तारण धनको म्हणजेच.: आयडीबीआय बँक लि. करिता आणि वतीने केली जाईल. उपरोक्त मालमत्ता वर नमद केलेल्या राखीव किंमतीपेक्षा कमी विकल्या जाणार नाहीत. बोली वाढीची रक्कम रू. १०,०००.०० आहे
- इसारा ठेवी (ईएमडी) वर व्याज घेणार नाही, ओएच बोली उघडण्याच्या तारखेपासून ३ महिन्यांपर्यंत शीर्ष तीन बोलीदारांचे ईएमडी राखून ठेवू शकते ओए शीर्ष तीन बोलीदारांमध्ये परस्पर बोली लावण्याची परवानगी देऊ शकतो. विक्री वेबसाइटवर ई-लिलाव प्लॅट फॉर्मवर होईल: https://baanknet.com आणि २६.०९.२०२५ **रोजी सकाळी ११.३० ते सांय.४.००** या वेळेत प्रत्येकी ५ मिनिटांचा अमर्याद विस्तारसह होईल इच्छुक बोलीदारांकडे वैध ई-मेल पत्ता असावा. कृपया मे अँटारेस सिस्टम लिमिटेड, २४, सुधा कॉम्प्लेक्स, ३रा स्टेज, ४था ब्लॉक, बसवेश्वरनगर, बंगळुरू-५६०७९. संपर्क व्यक्तीचे नाव ई-मेल: sushmith.b@antaressystems.com/ marina.j@ antaressystems.com/ (एम) -८९५१९४४३८३/९६८६१९६७५१/ (एल) - ०८०-४०४८२१०० (तांत्रिक आणि बोली प्रक्रियेसाठी). ई-लिलाव विक्री प्रक्रियेत भाग घेण्यासाठी बोली सादर करण्यापूर्वी लिलाव विक्रीच्या तपशीलवार अटी व शतींसाठी बोलीदारांना वेबसाइट
- www.bankeauctionwizard.com वर जाण्याचा सल्ला दिला जातो
- इसारा अनामत रक्कम आयडीबीआय बँक लिमिटेड, गोरेगाव पश्चिम शाखा, मुंबई येथे देय च्या नावे काढलेल्या कोणत्याही परिशिष्ट बँकेतून डीडी द्वारे जमा करावी लागले. ही रक्कम मुंबई येथे देय असेल. ती आयडीबीआय बँक लिमिटेड **खाते क्र. ७६५३४९१५०१००२६, आयएफएससी कोड**: **आयबीकेएल००००६९१, शास्त्राः** आयडीबीआय बँक लिमिटेड, गोरेगाव पश्चिम नावे पाठवावी लागेल आरटीजीएस द्वारे जमा करावी आणि केवायसी कागदपत्रांसह पेमेंटचा पुरावा (फोटो ओळख आणि पत्त्याचे पुरावे) जसे की पॅन कार्ड (अनिवार्य), आधार कार्ड, पासपोर्ट, मतदार ओळखपत्र, डायव्हिंग लायसन्स इत्यादी सादर करावे.
- विक्रीच्या किमतीची शिक्षक रक्कम विक्रीची पुष्टी झाल्यापासून १५ दिवसांच्या आत किंवा अज द्वारे मान्य केलेल्या अशा विस्तारित कालावधीच्या आत भरावी लागेल. विहित कालावधीत शिल्लक रक्कम जमा करण्यात अयशस्वी झाल्यास, जमा केलेली रक्कम बयाणा रकमेसह जप्त केली जाईल.
- कोणतेही कारण न देता कोणतीही किंवा सर्व बोली स्वीकारण्याचा किंवा नाकारण्याचा अधिकार ओए राखून ठेवतो. सर्व बोली नाकारल्या गेल्यास, ओए ने सरफेसी कायद्यामध्ये विहित केलेल्या कोणत्याही पद्धतीनुसार मालमत्ता विकण्याचा अधिकार राखून ठेवला आहे. बिड दस्तऐवजात नमुद केलेली सुरक्षित मालमत्ता सुरक्षित कर्जदारांच्या तारण मर्जीने तयार केलेल्या शल्क/गहाण्यावर आधारित आहेत, ज्याचा तपशील बोली दस्तऐवजात दिलेला आहे. स्वारस्य असलेल्या पक्षांना सुरक्षित मालमत्तेच्या तपशीलांची पडताळणी करण्याची विनंती केली जाते आणि
- विनंतीनुसार एओ कडे उपलब्ध गहाण ठेवलेल्या मालमत्तेशी संबंधित रेकॉर्डचे निरीक्षण करावे सुरक्षित धनको सुरक्षित मालमत्तेतील कोणत्याही त्रुटी/वगळणे/विसंगती/उणिवा इत्यादीसाठी किंवा कोणत्याही परवानम्या इत्यादी मिळविण्यासाठी
- किंवा कायद्याने स्थापित केलेल्या कोणत्याही प्राधिकरणाच्या देय रकमेसाठी जबाबदारी घेत नाहीत. सुरक्षित मालमत्तेची केवळ सुरक्षित कर्जदाराच्या शुल्क आणि भारापासून मुक्तपणे विक्री केली जात आहे.
- यशस्वी बोलीदाराने सुरक्षित मालमत्तेच्या हस्तांतरणासाठी मुद्रांक शुल्क, नोंदणी, खर्च, कर दायित्वे, जर काही असेल तर इत्यादी सर्व आवश्यक खर्च उचलणे आवश्यक आहे.
- बोली दस्तऐवज ओए, आयडीबीआय बँक लि., शाखा कार्यालय, **आयडीबीआय बँक लि.**, रूस्तमजी ओझोन, शॉप क्र.७, लक्ष्मी सिंग कॉम्प्लेक्स गोरेगाव फ्लायओव्हर जवळ, एमटीएनएल कार्यालय, गोरेगाव पश्चिम, मुंबई, महाराष्ट्र-४०००६२ मोबा.क्र. ७८००५५२०००/९४३००२२५४०/९९५३५८१४८३ येथून मिळवता येईल, वर, ईमेल: rahul.kulkarni@idbi.co.in आणि www.idbibank.ir वरून देखील डाउनलोड केले जाऊ शकते.
- ओए, आयडीबीआय बँक लि., गोरेगाव पश्चिम शाखा, यांच्याशी मो. क्र. ७८००५५२०००/९४३००२२५४०/९९५३५८१४८३ **ईमेल** rahul.kulkarni@idbi.co.in येथे आयडीबीआय बँक लि., गोरेगाव पश्चिम शाखा, मुंबई ११.०९.२०२५ ते २५.०९.२०२५ दरम्यान कोणत्याही कामाच्या दिवशी सकाळी १०:०० ते ०४:०० वा. दरम्यान बोली दस्तऐवज मिळविण्यासाठी ज्यात विक्रीच्या तपशीलवार अटी व शर्ती, बोली फॉर्म इ.
- कर्जदार/जामीनदारांना याद्वारे सरफेसी कायद्याच्या नियम ८(६) किंवा ९(१) अंतर्गत नोटीस देण्यात आली आहे की या नोटीसच्या तारखेपासून ३० किंव १५ दिवसांनंतर नियम ८ (५) नियमांमध्ये नमूद केलेल्या खालीलपैकी कोणत्याही पद्धतीचा अवलंब करून सदर स्थावर मालमत्ता विकली जाईल.

ठिकाणः मुंबई प्राधिकृत अधिकारी, आयडीबीआय बँक लि कब्जा सूचना (स्थावर मिळकतीकरिता) नियम ८-(१)

वाअर्थी, निम्नस्वाक्षरीकार यांनी आयआयएफएल होम फायनान्स लिमिटेड (याआधी इंडिया इन्फोलाईन हाऊर्सिंग फायनान्स लि. नावे ज्ञात) (आयआयएफए ज्याअर्थी, निमन्दासर्शिकार योगी आस्त्रभाषपुरत होग पायनाम लिमिटेंट (याआपी इंडिया इन्सेलाईन हार्कासण पायनाम लि. नावं जात) (आयआपएफल, च्यापफल, ये प्राणिक्त अधिकारी एक्यूप है सिस्सुरिटाइवेकर केड किन्स्टुन्दर अर्थेकर फायनामिटाइवेंट इस्ट्रेस अंद एक्सेमेंट) अस्त्र १५०२ चा नियम ३ सहवानता करना १३(१२) अन्यये प्रदान केलेला अधिकारांचा वापर करन येथील खालील मृद्ध कर्त्रहार, सम्बन्ध कर्त्रतार यांना सूचनेमध्ये मान्य केलेली एक्सा सद्ध स्वामा आरक्ष होता सार्थिक स्वामा क्रियों होता स्वामा प्रतिक अधिकार वार्ष स्वामा प्रतिक अधिकार कर्त्रसा होता स्वामा प्रतिक अधिकार कर्त्रसा होता स्वामा करना १३(१) सहवानता सद्द रूलक्वण नियम ८ अन्य यात्र खालाली करेले क्षेत्रसा स्वामा करना १३(१) सहवानता सद्द रूलक्वण नियम ८ अन्य यात्र वालाली कर्त्रसा १३(१) सहवानता सद्द रूलक्वण नियम ८ अन्य यात्र वालाली कर्त्रसा हात्रस्त करना १३(१) सहवानता सद्द रूलक्वण नियम ८ अन्य यात्र वालाली कर्त्रसा हात्रस्त स्वामा करना १३(१) सहवानता सद्द रूलक्वण नियम ८ अन्य यात्र वालाली स्वित केलेला व्यविद्याची व्यवहार क्षा अध्यापक स्वयात व्यवहार कर्या अधिकार वालाली वालाली स्वत्स करना अधिकार वालाली वालाली स्वत्स करना वालाली स्वत्स स्वत्स वालालील व्यवहार कर्य प्रति स्वत्स स्वत्स स्वत्स वालालील व्यवहार कालाली स्वत्स स्वत्स स्वत्स स्वत्स वालालील व्यवहार करना अधिकार स्वत्स करना स्वत्स स्वत्स स्वत्स वालालील व्यवहार कालाली स्वत्स स्वत्स स्वत्स स्वत्स वालालील व्यवहार करना स्वत्स स्वत्स वालालील व्यवहार करना स्वत्स स्वत्स वालालील व्यवहार करना स्वत्स स्वत्स वालालील वालाली स्वत्स स्वत्स करना स्वत्स स्वत्स करना स्वत्स स्वत्स करना स्वत्स स्वत्स क्वामा वालाली वालाली करना स्वत्स करना स्वत्स स्वत्स स्वत्स वालालील स्वत्स स्वत्स स्वत्य स्वत्स स्वत्य स्वत्स स्वत्य स्वत्स स्वत्स स्वत्य स्वत्स स्वत्य स्वत्स स्वत्स स्वत्य स्वत्स स्वत्य स्वत्य स्वत्य स्वत्स स्वत्स स्वत्य स्वत्स स्वत्य स्व

कर्जदार/ सह-कर्जदारांचे नाव	तारण मत्तेचे वर्णन (स्थावर मिळकत)	एकूण देय थकबाकी (रु.)	मागणी सूचनेची तारीख	कब्जाची तारीख		
श्री. सागर उत्तम वाघमारे सौ. निकिता भरत गायकवाड विरांश इंजिनियरिंग वर्क (प्रॉस्पेक्ट क्र. आयएल१०२८६०७७)	प्लॉट क. ५०३, मजला क. ५, बिंग सी, नेक्सस किनारा, गट क्रमांक ७९, चिखली, हवेली, पुणे, ४१२११४ चे ते सर्व भाग आणि विभाग, क्षेत्र भोजमाणित (बी, फ्र.मथे); मिळकतीचा प्रकार: विक्रीयोग्य क्षेत्र, चटई क्षेत्र, मिळकत क्षेत्र: ६९५.००, ३८८.००	रु. २१८७४०९.००/ – (रुपये एकवीस लाख सत्याऐंशी हजार चारशे नऊ मात्र)	२४/०३/२०२५	०८/०९/ २०२५		
श्री. राहुल नागेश धाराशिवे, सौ. शितल राहुल धाराशिवे (प्रॉस्पेक्ट क्र. आयएल१०१३७२०६)	पर्लेट क्र. ३०४, मजला क्र. ३, विंग एफ, सिल्व्हर ९, गट क्र. २३०, बोन्साडेवाडी, देरू मोशी रोड, भारत पेट्रोल पंपाच्या समोर, मोशी, पुणे, महाराष्ट्र ४२२९० चे ते सर्व भाग आणि विभाग, क्षेत्र मोजमापित (ची. फू. मच्ये): मिळकतीचा प्रकार: विक्रीयाय क्षेत्र, चटई क्षेत्र, मिळकत क्षेत्र: ५३७.००, २९४.००	रु. १४१६७६२.००/ – (रुपये चौदा लाख सोळा हजार सातशे बासष्ट मात्र)	२२/०५/२०२५	०८/०९/ २०२५		
श्री. अंकज कुमार ओमप्रकाश मिश्रा सौ. पुनम अंकज मिश्रा (प्रॉस्पेक्ट क्र. आयएल१००९९३९९)	पर्लेट क्र. ३०५, मजला क्र. ३, इमारत क्र. एलबी २, पुराणिक सिटी सेक्टर ३, येथे गाव – पिंपळोली, नेस्ट., कर्जन, रायगड, ४१०६०१ से ते सर्व भाग आणि विभाग, क्षेत्र मोजगारित (सी. फू. गथ्ये): सिटकतीचा प्रकार: विक्रीयोग्य क्षेत्र, चटई क्षेत्र, मिळकत क्षेत्र: ३२४.००, ३२४.००	रु. ७९००२१.००/- (रुपये सात लाख नव्वद हजार एकवीस मात्र)	२०/०३/२०२५	०५/०९/ २०२५		
पुर्वीत तपशिलासाठी कृपया शाखा कार्यालय – सीटीएस क. १४०८/१ ते -७, ताताजी नगर, कालिका सामा मंदिरच्या जवळ, रार मजता, चिंचवड, पुणे - ४११०३३, चिंबोडा रोड जीआत, ज्ञांच क. ६/७/८, गहिला मजता, शरद पवार मब्त, चिंचपाडा रोड, पेण, रावगड, महाराष्ट्र ४०२१०७/किवा कांचरीट कार्यालय ः व्लॉट क्र. १८, फेझ - IV, उद्योग चिहार, गुरमाव, हरियाणा यांना संपर्क करावा. ठिकाण: महाराष्ट्र, वितंक: १११०९/२०२५						

उत्कर्ष स्मॉल फायनान्स बँक

आपकी उम्मीद का खाता (शेड्युल कमर्शिअल बँक)

क्षेत्रिय कार्यालय: रुपा सफायर, १७वा मजला, प्लॉट क्र. १२, सेक्टर १८, सानपाडा रेल्वे स्टेशनच्या समोर, वाशी, नवी मुंबई 🕒 ४००७०५ नोंदणीकृत कार्यालय: उत्कर्ष टॉवर, एनएच-३१ (एअरपोर्ट रोड), सेहमालपूर, काझी सराई, हरहुआ, वाराणसी, युपी - २२१ १०५.

जाहीर सूचना

गद्वारे सूचना देण्यात येते की, पुढील कर्जदार यानी बँकेकडून घेतलेल्या कर्ज सुविधेचे मुद्दल आणि व्याजाचा परतावा करण्यास कसूर केली आहे आणि सदर कर्ज खाते नॉन परफॉर्मिंग ॲसेट (एनपीए) म्हणून वर्गीकृत करण्यात आले आहे. दि सिक्युरीटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेट्स ॲण्ड एन्फोर्समेंट (सिक्युरीटी) इंटरेस्ट ॲक्ट, २००२ च्या कलम १३(२) अन्वये त्यांच्या द्वारे बँकेला शेवटच्या ज्ञात पत्त्यावर सदर मागणी सूचना जारी केली, त्याशिवाय खालील सदर भारग्रस्त कर्जदारांच्या माहितीकरिता सदर जाहीर सूचनेद्वारे सदर कर्जदारांना

अ.	शाखेचे	खात्याचे नाव	कर्जदार/हमीदाराचे नाव	एन.पी.ए.	मागणी सूचनेच्या
क्र.	नाव		(मिळकतीचे मालक)	तारिख	तारखेरोजीस थकीत रक्कम
१	पुणे	१५४७१४००००	श्री. धनाजी जालिंदर देवकर	०८/०६/२०२५	रु. ४,०१,००७.५५/ -
		००६१९२	(कर्जदार आणि गहाणदार) आणि		
			श्री. बाळासाहेब जालिंदर देवकर		
			(सह-कर्जदार)		

मिळकत/तींचे वर्णन: ग्रामपंचायत मिळकत क्र. २७३, अनु. क्र. ४९७, मोजमापित क्षेत्र २६४३ चौ.फूट, गाव चिंचगाव, तालुका माढा, जिल्हा सोलापुर, महाराष्ट्र-४१३२०८ चे सर्व ते भाग आणि विभाग. मिळकत सिमाबद्ध द्वारे: पूर्व: धनाजी साठे यांची मिळकत, पश्चिम: रोड, उत्तर: पोपट देवकर यांची मिळकत, दक्षिण: रामु गजधाने यांची मिळकत.

7	अकोला	१५४७१४००००	श्री. हनुमंत साधु लोकरे (व	र्जदार आण <u>ि</u>	०८/०६/२०२५	रु. २१,०६,८००.०२/ -	
		००६३४४	गहाणदार)				
			सौ. संगिता हनुमंत लोकरे (सह	–कर्जदार) आणि			
			श्री. प्रसाद हनुमंत लोकरे (र	पह-कर्जदार)			
_			~		• •		-

मिळकत/तींचे वर्णन: जना रेव्हेन्य सर्व्हे क्र. १२५/६३. सीटीएस क्र. १७५०. शीट क्र. ९९. एमसीएच मिळकत क्र. आर-६/१६५ (जना) आणि डी–३/३३१९ (नविन), साले गल्ली, लातुर, तालुका आणि जिल्हा लातुर, महाराष्ट्र ४१३५१२ चे सर्व ते भाग आणि विभाग. मोजमापित क्षेत्र १४९५ चौ.फूट. मिळकत सिमाबद्ध द्वारे: पूर्व: केदारची मिळकत, पश्चिम: कुरेशी ची मिळकत, उत्तर: भगवानची मिळकत, दक्षिण: रोड.

۶	યુળ	१५४७१४००००	श्रा. दापक छषन दारवटकर	०८/०६/२०२५	<i>₹. ₹0,७३,३५₹.8५/ -</i>	Ш
	-	००६३१३	(कर्जदार),			١
			श्री. छबन नामदेव दारवटकर			١
			(सह-कर्जदार आणि गहाणदार)			١
			श्री. विनायक छबाजी दारवटकर			١
			(सह-कर्जदार) आणि			١
			सौ. शुभांगी दीपक दारवटकर (सह-कर्जदार)			
$\overline{}$. 0. 5					1

मिळकत/तींचे वर्णन: पिंपरी चिंचवड महानगरपालिका, तालुका हवेली, जिल्हा पुणे, महाराष्ट्र-४११०३९ च्या हद्दीमधील स.क्र. २२४ हिस्सा क्र. ३/१, सत्यनारायण हाऊसिंग सोसायटी, सिद्धेश्वर शाळेजवळ, दिघी रोड, भोसरी चे सर्व ते भाग आणि विभाग. मिळकत सिमाबद्ध द्वारे: पूर्व: विद्यमान सर्व्हे क्रमांकची उर्वरित मिळकत, पश्चिम: विद्यमान सर्व्हे क्रमांकच्या उर्वरित मिळकत द्वारे, उत्तर: श्री. लगड यांच्या मिळकतीद्वारे, दक्षिण: रोड.

४	लखडगंज	१३७९०६००००	श्री. प्रविण नामदेवराव भुयारकर	१४/०७/२०२५	रु. १,१५,३९,९२८.२४/-
		००६१५४ आणि	(कर्जदार आणि गहाणदार ⁾ आणि		
		१३७९०६००००	सौ. अरूणा प्रविण भुयारकर		
		००६२२५	(सह-कर्जदार आणि गहाणदार)		

मिळकत/तींचे वर्णन: लॅन-१३७९०६०००००६१५४ नगर परिषद वानाडोंगरी, मोहिते इंडस्ट्रियल, व्हायसीसीई गेट समोर, डीमार्ट मागे, हिंगणा रोड, तहसील हिंगणा, जिल्हा नागपुर ४४००१६ येथे स्थित मौजे वानाडोंगरी येथील प्लॉट क्र. १४, ख.क्र. २१३, पी.एच. क्र. ४६ चे सर्व ते भाग आणि विभाग. मोजमापित क्षेत्र २४४८.८१ चौ.फूट (२२७.५० चौ.मीटर्स). मिळकत सिमाबद्ध द्वारे- पूर्व: प्लॉट क्र. २४ आणि २५, पश्चिम: रोड, उत्तर: प्लॉट क्र. १३, दक्षिण: प्लॉट क्र. १५

लॅन–१३७९०६०००००६२२५:–अपार्टमेंट क्र. ए३/१०५, बिल्डिंग क्र. ए३, पहिला मजला, रचना अनंदवन, एन.पी. मालमत्ता क्र १३८५५, मौजे वानडोंगरी, पी.एच. क्र. ४६, ख.क्र. ३९२/१, प्रभाग क्र. ८, सरकारी आटीआय जवळ, महाजनवाडी, वानाडोंगरी, तहसील हिंगणा, जिल्हा नागपुर, महाराष्ट्र-४४१११० चे सर्व ते भाग आणि विभाग. मोजमापित क्षेत्र ६०.८८० चौ.मीटर्स. मिळकत सिमाबद्ध द्वारे: पूर्व: फ्लॅट क्र. ए३/१०४, पश्चिम: मोकळी जिमन, उत्तर: फ्लॅट क्र. ए३/१०६, दक्षिण: कंपाऊंड भिंत आणि रोड.

वरील नमूद कर्जदार आणि/किंवा त्यांचे हमीदार (प्रयोज्य तेथे) यांना कलम १३(२) अन्वये सदर सूचना जारी तारखेपासून ६० दिवसांत थकबाकी प्रदान करण्यास सांगण्यात येते, कसूर केल्यास, सिक्युरीटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेट ॲण्ड एन्फोर्समेंट ऑफ (सिक्युरीटी) इंटरेस्ट ॲक्ट २००२ च्या तरतुदीनसार कलम १३(२) अन्वये सूचना जारीच्या तारखेपासून ६० दिवसांचा कालवधी समाप्ती नंतर पुढील पावले उचलण्यात येतील.

दिनांक: ११/०९/२०२५ ठिकाण: नवी मंबई

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

None

(प्राधिकृत अधिकारी) उत्कर्ष स्मॉल फायनान्स बँक लि.

CHAMBAL BREWERIES AND DISTILLERIES LIMITED

Corporate Identification Number: L99999RJ1985PLC046460 Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Raiasthan- 324005, India $\textbf{Contact Number:} + 917443500607; \textbf{Email Address:} \underline{chambalbreweries@gmail.com}; \textbf{Website:} \underline{www.chambalkota.in}$

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein) in relation to the Open Offer ("Offer") made by M/s.lnvade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code")

ricgulations, 2011 as amended from time	e to time (nereni reterreu as the Takeover Gode).
Date	Wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077(Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai - 400013, India
Members of the Committee of Independent Directors (IDC)	1. Mr. Anmol Jindal 2. Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are ofthe view that the offer price is in line with the parameters prescribed by SEBI in the SEBI SAST Regulations.
Details of Independent Advisors, if any	None
I	

Fo the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Takeover Code.

For and on behalf of the Committee of Independent Directors of **Chambal Breweries And Distilleries Limited**

Chairperson of Independent Director Committee

Mr. Anmol Jindal

मानखुर्द शाखा: जिया अपार्टमेंट, सायन ट्रॉम्बे रोड, आशिष फार्म, संजीवनी सोसायटी च्या पुढे, मानखुर्द, मुंबई-४०००८८

कर्जदारांना मागणी सूचना

श्री. दत्तात्रय शंकरराव निंबाळकर ाता : फ्लॅट क्र. सी-५, प्लॉट क्र. ८६, जय अंबे अपार्टमेंटस्

सेक्टर-१९, कोपरखैरणे, नवी मुंबई ४००७०९ विषय : कर्जदारांना सिक्यरिटायझेशन अँड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस अँड एन्फोर्समें सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (सरफैसी ॲक्ट) च्या कलम १३(१) अंतर्गत मागणी सूचना. निम्नस्वाक्षरीकार हे सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेट्स अँड एन्फोर्समेंट सिक्युरि.

इंटरेस्ट ॲक्ट. २००२ (यानंतर संक्षिप्तासाठी 'सरफैसी ॲक्ट' असा उल्लेख) अंतर्गत सेंटल बँक ऑफ इंडियाचे प्राधिकत . अधिकारीच्या त्यांचे क्षमतेत **मुख्य व्यवस्थापक** चे पद धारण करणारे तुम्हाला सदर सूचना याद्वारे जारी करत आहेत. तम्हाला माहिती आहे की तमच्या विनंतीनसार तम्हाला याखालील परिशिष्ट ए च्या तपशिलवार रकाना १ ते २ मधील नमूद वित्तीय सहाय्य तिच्या मानखुर्द शाखेमार्फत सेंट्रल बँक ऑफ इंडिया (यानंतर 'बँक' असा उल्लेख) द्वारे मंजुर करण्यात

ही सदर वित्तीय सहाय्य मिळकतीच्या तपशिलासह परिशिष्ट 'बी' मध्ये नमूद/तपशिलानुसार अन्य बाबीसह ता

दस्तावेज निष्पादित करून बँकेच्या नावे तारण हितसंबंध बनवून मंजूर करण्यात आले होते. की, तुम्ही खाते चालवत नाही आणि मंजुरीच्या अर्टीनुसार बँकेची थकबाकी परत केली नाही आणि परिणामी. बेळोबेळी रिझर्ल्ह बँक ऑफ इंडियाने जारी केलेल्या प्रयोज्य मार्गदर्शक तत्त्वांनुसार तुमच्या खात्याचे १७/०८/२०२५ पासून नॉन-परफॉर्मिंग ॲसेट म्हणून वर्गीकरण करण्यात आले. बँकेने वारवार विनंती करूनही, तुम्ही बँकेची थकबाकी भरण्यात अयशस्वी झाला आहात.

तुमच्याकडून देय रकमेचा सुविधानिहाय तपशील येथील परिशिष्ट ए च्या रकाना ३ ते ९ मध्ये नमूद केला आहे गरिशिष्ट ए च्या ३ ते ९ मध्ये नमद करण्यात आला आहे. विविध वित्तीय सविधांच्या अंतर्गत देय असलेल्या सर्व रकमेची बेरीज म्हणून तुमच्यावर देय असलेली एकूण रु. २,१२,३७०/- म्हणजेच दोन लाख बारा हजार तीनशे सत्तर मात्र इतकी आहे आणि तुम्ही संपूर्ण सदर रकमेची परतफेड करण्यात कसूर केली आहे. म्हणून, तुम्हाला सदर सूचनेच्या तारखेपासून ६० दिवसात कायद्यानुसार आणि/किंवा कंत्राटाच्या अटींनुस

तुमच्याकडुन बसुलीयोग्य अनुषीगक खर्च, प्रभार आणि परिव्ययासह संपूर्ण आणि अंतिम प्रदानाच्या तारखेपर्यंत सूचनेची तारीख २८/०८/२०२५ पासून परिशिष्ट ए मध्ये नमुद प्रयोज्य व्याजाच्या दराने पुढील व्याजासह रु. २,१२,३७०/-न्हणजेच दोन लाख बारा हजार तीनशे सत्तर मात्र अशी संपूर्ण थकबाकी रक्कम भरून तुमचे दायित्व निभावण्यासाठ . सरफैसी ॲक्टच्या कलम १३(२) अन्वये बोलाविण्यात येत आहे.

तुम्ही बँकेची थकबाकी परत करण्यात कसूर केल्यास जे तुम्हाला वर देण्याचे आवाहन केले आहे, बँक सरफैसी ॲक्ट सहवाचता त्याअंतर्गत स्थापित नियमांच्या तरतुर्दींच्या अंतर्गत उपलब्ध सर्व किंवा कोणत्याही अधिकारांचा वापर

तुम्हाला ही सुध्दा सूचना देण्यात येते की कलम १३(१३) नुसार, तुम्ही बँकेची लेखी पुर्व संमती घेतल्याशिवाय विक्री किंवा अन्य मार्गाने परिशिष्ट 'सी' मध्ये तपशीलवार तारण मत्ता हस्तांतर न करण्यासाठी कायदेशीररित्या बांधील आहात सरफैसी ॲक्टच्या कलम २९ कडेही तुमचे लक्ष वेधण्यात येत आहे ज्यात असे नमूद केले आहे की या सरफैर्स

ॲक्टच्या तरतर्दीचे कोणतेही उद्घंघन केल्यास एक वर्षापर्यंत कारावास किंवा दंड किंवा दोन्ही शिक्षा होऊ शकतात. मागणीची ही नोटीस पूर्वग्रह न ठेवता जारी केली जात आहे आणि बँकेने आधीच वापरलेल्या आणि/किंवा वापरल्य जाणाऱ्या कोणत्याही इतर अधिकारांचा किंवा उपायांचा माफी म्हणून अर्थ लावला जाणार नाही, च्यामघ्ये नमूद थकबाकीच्या वसुलीसाठी कोणत्याही कायदेशीर कारवाईंचा समावेश आहे आणि पुढील मागण्यांसाठी सापडलेली/पडणारी आणि तम्ही आम्हाला देय असलेली रक्कम.

तुमचे लक्ष तारण मत्ता विमोचनासाठी उपलब्ध वेळेच्या संदर्भात सरफैसी ॲक्टच्या कलम १३(८) च्य तरतुर्दीकडे वेधण्यात येत आहे.

परिशिष्ट ए

मंजूर आणि घेतलेल्या वित्तीय सुविधांचा तपशील आणि देय रकमेचा तपशील

अनु.	तपशाल	
क्र.		
۶.	मंजूर आणि घेतलेल्या आर्थिक सुविधेचा प्रकार	सेंट होम लोन २५ लाख पर्यंत
		(कर्ज खाते क्र. १०३८११२४४४)
٦.	मंजूर आर्थिक सुविधेची रक्कम	रु. ३,२५,०००.००
₹.	सूचनेच्या तारखेला थकबाकी असलेली लेजर बॅलन्सची एकूण रक्कम	ह. २०३७५७.००
٧.	लेजर मध्ये व्याज आकारण्यात आलेली तारीख	३१/०७/२०२५
ч.	दंडात्मक व्याज वगळून व्याजाची रक्कम, जर असेल तर, लेजरमध्ये	रु. ६२२१/-
	शेवटचे व्याज आकारले गेल्याच्या तारखेपासून ०८/०२/२०२३	
	सूचना दिनांक पर्यंत	
ξ.	चक्रवाढीच्या कालावधीसह व्याज दर ज्यावर रकाना (५) मधील	८.५% मासिक
	रक्कम मोजली गेली आहे	
૭.	दंडात्मक व्याजाची रक्कम ज्या तारखेपासून दंडात्मक व्याज आकारले	शुन्य
	गेले त्या तारखेपासून चक्रवाढ न करता आकारण्यात आलेली रक्कम.	
८.	कायद्यानुसार/मंजुरीच्या अटींनुसार अनुषंगिक खर्च, शुल्क आणि	शुन्य
	खर्च, जर असेल तर	
۶.	नोटिस झाल्याच्या तारखेपर्यंत एकूण देय रक्कम (दंड व्याजाशिवाय)	र. २,०९,९७८.००
	परिशिष्ट बी	

(कर्जदारद्वारे निष्पादित तारण दस्तावेजांची तपशिल)

अनु. क्र.	कागदपत्राचे नाव	निष्पादित तारीख
٤.	कर्ज करार	१८/११/२०२३
٦.	कर्जदारांचा सहमती खंड	१८/११/२०२३
₹.	पुरवणी मुदत कर्ज करार	१८/११/२०२३
٧.	एमओई	१८/११/२०२३

परिशिष्ट सी

(तारण मत्ता / गहाण ठेवलेली मिळकत/ जंगम गहाण वस्तू चे तपशिलवार विवरण)

स्थावर मालमत्तेचे संपूर्ण तपशीलवार वर्णन जमीन आणि इमारत आणि नामाधिकार विलेखाच्या तपशील त्याच्य

फ्लॅट क्र. सी-५, प्लॉट क्र. ८६, जय अंबे अपार्टमेंटस्, सेक्टर-१९, कोपरखैरणे, नवी मुंबई-४०००७९. नोंदर्ण क्र. धारक विक्री करार. मिळकतीच्या सीमा उत्तर: बिल्डिंग (नितेश कमार

पूर्व: सोसायटी हॉल/मोकळा प्लॉट दक्षिण : अंतर्गत रस्ता पश्चिम: इमारत क्र. ०५ प्राधिकृत अधिकारी

दि साऊथ इंडियन बँक लि..



कलेक्शन ॲण्ड रिकव्हरी डिपार्टमेंट - मुंबई तळ मजला, 'सी' बिल्डिंग, चित्रापूर को-ऑपरेटिव्ह हाऊसिंग सोसायटी, पांडुरंग मार्ग, २७वा रोड, वांद्रे पश्चिम, मुंबई, पिन-४०००५०. **ईमेल**: ro1001@sib.co.in ई-लिलाव विक्री सूचना

संदर्भः एमयुएम/आरईसी/एमएसएमई/१११/२०२५-२६ सिक्यरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेटस् ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ च्या नियम ८(६) आणि ९(१) साठी परंतुकांन्वये स्थावर मत्तेच्या विक्रीसाठी ई-लिलाव विक्री सूचना. कर्जदार

?) श्री. तरुण मनोजर सामत. प्रोप्रा. मे. कर्मा युनिव्हर्सल, कार्यालय क्र. ५, २रा मजला . गेरिशांत बिल्डिंग, बावा इंटरनॅनल हॉटेल जवळ, लिंकिंग रोड, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२. येथे सुध्दा कार्यालय क्र. ११, २रा मजला, कॉसमॉस कमर्शिल सेंटर, ३रा रस्ता, खार (पश्चिम), मुंबई उपनगर, मुंबई महाराष्ट्र-४०००५२. येथे सुध्दा ७०१, ७वा मजला, आशियाना . जना सीएचएस लि., १४वा ए रोड, अहिंसा मार्ग, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२.

<mark>२) सौ. सपना तरुण सामत</mark>. ७०१, ७वा मजला, आशियाना रंजना सीएचएस लि., १४वा ए रोड अहिंसा मार्ग, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२. येथे सुध्दा फ्लॅट क्र. १०२, अरोमा रेसिडेन्सी सीएचएस लि., १४वा रस्ता, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२. सर्वसामान्य जनता आणि विशेषतः कर्जदार/हमीदार यांना सूचना याद्वारे देण्यात येते की, खालील

वर्णिलेल्या जंगम मिळकती या दि साऊथ इंडियन बँक लि., शाखा मुंबई वांद्रे (तारण धनको) कडे जंगमगहाण आहेत. ज्यांचा पत्यक्ष कब्जा दि साऊथ इंडियन बँक लि. (तारण धनको) च्या पाधिकत अधिकाऱ्यांनी घेतला असून त्या खालील नमूद कर्जदार/हमीदाराकडून दि साऊथ इंडियन बँक लि. शाखा मुंबई वांद्रे (तारण धनको) ला थकीत त्यावरील पुढील व्याज, खर्च व परिव्यय इ. सह ०८.०९.२०२५ रोजीस रू. १०,२१,९१,३५४.२२ (रूपये दहा कोटी एकवीस लाख एक्याण्णव हजार तीनशे चोपन्न आणि बावीस पैसे मात्र) या रकमेच्या वसलीकरिता ३०.०९.२०२५ रोजी ''जे . आहे जेथे आहे'', ''जे आहे जसे आहे'' आणि ''जे काही आहे तेथे आहे'' तत्त्वाने विकण्यात येणार आहे.

मिळकतीचे वर्णन

अ.क्र	जंगम वस्तूंचे वर्णन	परिमाण
१	प्रोग्राम करण्यायोग्य सिंगल/मल्टी(डबल) नीडल पॉवर ऑपरेटेड	११९
	इंडस्ट्रियल लॉकस्टिच सिलाई मशीन	
7	ब्लक + आयर्न स्टीमरसह व्हॅक्यूम टेबलसह कंटिन्युअस प्रेस	Ę
	आणि फोल्डिंग मशीन	
3	इलेक्ट्रिकल स्टीम बॉयलर	१
γ	कंटिन्युअस रोलर फ्यूजिंग प्रेस मशीन	१
ч	कंटिन्युअस ऑटोमॅटिक आयलेट बटण होल सिलाई मशीन	?
ξ	डायरेक्ट ड्राइव्ह कॉम्प्युटर कंट्रोल लॉक स्टिच बटण स्टिच सिलाई मशीन	१
9	कॉम्प्युटर कंट्रोल बार टेकिंग मशीन	3
6	पॉवर ड्रायव्हन क्लॉथ कटिंग मशीन	2
9	फीड ऑफ द आर्म इंडस्ट्रियल शिविंग मशीन	?
१०	बेल्ट लूप शिविंग मशीन	१
११	सुपर हाय स्पीड ओव्हरलॉक शिविंग मशीन	γ
१२	ओव्हरलॉक मशीन	ч
१३	मल्टी नीडल चेन स्टिच शिविंग मशीन (कान्साई)	?
१४	मल्टी नीडल चेन स्टिच शिविंग मशीन (निशो)	2
१५	हाय स्पीड ३ नीडल(पॅरारल) चाय स्टिच मशीन	7
१६	हेवी ड्युटी ब्लाइंड स्टिच मशीन	१

गा मालकाचे नावः– में. कमी युनिव्हर्सल (प्रोप्रायटर–श्री. तरुण मनोहर सामत) राखीव किंमतः रु. ३९,२७,०००/- (रुपये एकोणचाळीस लाख सत्तर हजार मात्र)

इसारा अनामत रक्कम (ईएमडी): रु. ३,९२,७००/- (रुपये तीन लाख ब्याण्णव हजार सातशे मात्र) ईएमडी २९.०९.२०२५ रोजी किंवा त्यापूर्वी सांय.४.०० पर्यंत जमा करायर्च

ईएमडी/विक्री रक्कम सादर करण्याचे माध्यम- ईएमडी आणि विक्रीच्या संदर्भातील सर्व रक्का मुंबई येथे देय ''प्राधिकृत अधिकारी, दि साऊथ इंडियन बँक लि.'' च्या नावे काढलेल्या डिमांड ड्राफ्ट किंवा दि साऊथ इंडियन बँक लि. शाखा वांद्र (आयएफएससी कोड: एसआयबीएल००००१५७) मधील ''''प्राधिकृत अधिकारी,'' यांच्या खाते क्र. ०१४७०७३००००००३०११ मध्ये आरटीजीएस मार्फत जमा करणे आवश्यक आहे

इअरसह बोली सादर करण्याची अंतिम तारीख आणि वेळ- २९.०९.२०२५ रोजी किंव पूर्वी सायं. ०४.०० पर्यंत मिळकतीचे निरिक्षण- आगाऊ वेळ ठरवुन कामकाजाच्या दिवशी स. ११.०० ते सायं.

बोली वाढ रक्कमः रु. २५,०००/-

ई-लिलावाची तारीख आणि वेळः ३०.०९.२०२५ स.११.०० ते दु.१२.०० (विक्री पूर्ण होईपर्यंत ५ मिनिटांच्या अमर्यादित ऑटो विस्तारांसह) बँकेला ज्ञात असलेले भारः शून्य

विक्रीच्या तपशिलवार अटी आणि शर्तीकरिता कृपया साऊथ इंडियन बँक लि. (तारण धनको) ची वेबसाईट

न्हणजेच www.southindianbank.com मध्ये दिलेल्या लिंकचा संदर्भ घ्यावा. तपशीर nttps://bankeauctions.com वर देखील उपलब्ध आहेत. मिळकतीच्या निरिक्षणासंबंधित कोणतेही पुढील स्पष्टीकरण, ई-लिलावाच्या अटी व शर्ती किंवा बोली नादर करण्याच्या संदर्भात पुढील कोणत्याही स्पष्टिकरणासाठी कृपया साऊथ इंडियन बँक लि., कलेक्श

ॲण्ड रिकव्हरी–मुंबई शी ९४४६८९४५११/९०७४५६३९१५ वर संपर्क साधवा. ठिकाणः मुंबई प्राधिकृत अधिकारी दिनांक : ०९.०६.२०२५ सहाय्यक महाव्यवस्थापव

एतमादपुर शाखा

भीम मार्केट, बरहन रोड,

APRIGLOBAL

कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड

पंजीकृत एवं कार्पोरेट कार्यालय : 502, टावर-ए, पेनिन्स्ला बिजनेस पार्क, सेनापित बापट मार्ग, लोअर परेल, मुंबई-400013 सिर्केल कार्यालय :- 9बी, द्वितीय तल, पूसा रोड, नई दिल्ली-110060

परिशिष्ट IV कब्जा सूचना (अचल सम्पत्ति हेत्)

जबिक, अधोहस्ताक्षरी ने कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल) के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अधीन और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 1; (12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए निम्नलिखित कर्जदार(रों) / गारंटर(रों) को नीचे दिए विवरण के अनुसार मांग सूचना(एं) जारी की थीं, जिनमें उनसे सूचना में वर्णित बकाया राशि का भुगतान उक्त सूचना की प्राप्ति की तिथि से 60 दिन के भीतर करने की मांग की गई थी। कर्जदार उक्त राशि चुकाने में असफल रहे हैं, एतदद्वारा कर्जदार(रों) / गारंटर(रों) और जनसाधारण को सूचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप—धारा (4) के तहत उसको प्रदत्त शक्तियों का प्रयोग करते हुए यहां नीचे वर्णित संपत्ति का कब्जा प्राप्त कर लिया है। कर्जदार का ध्यान, प्रत्याभुत आस्तियों को छुडाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप–धारा (8) के प्रावधान की ओर आकृष्ट किया जाता है। कर्जदारों को विशेष रूप से तथा जनसाधारण को सामान्य रूप से इस संपत्ति के संबंध में संव्यवहार नहीं करने हेत् सावधान किया जाता है और संपत्ति के संबंध में कोई भी संव्यवहार कर्जदारों पर सीजीएचएफएल की बकाया राशि तथा उस पर ब्याज का भूगतान करने के बाद ही किया जा सकता है।

क्र सं	कर्जदार(रों) / गारंटर(रों) का नाम	प्रत्याभूत आस्ति (अचल सम्पत्ति) का वर्णन	मांग सूचना तिथि और राशि	कब्जा की तिथि
1.	(ऋण खाता संख्या	सम्पत्ति के सभी अंश एवं खंड : भूमि और भवन के रूप में	26-06-2025	
	LNHENO7000142863 (पुरानी)	आवासीय भवन क्षेत्रफल परिमाप 165 वर्ग गज, खेत संख्या	₹.	08-09-2025
	53000000595540 (नयी)	1410 / 4 / 1 (भाग) का हिस्सा, मोहल्ला राम नगर, कस्बा गुलावठी,	33,13,269 / -	
	नोएडा शाखा)	चौधरी नर्सिंग होम के पास, परगना अगौता तहसील और जिला		2
	गुलफाम खान (कर्जदार)	बुलन्दशहर, उत्तर प्रदेश — 203001,		
	श्रीमती फरजाना खान, श्रीमती अमना	चौहददी : — पर्वः कांति प्रसाद का खेत और वन विभाग नर्सरी. पा	श्चम: रास्ता 12 र्फ	टि

बेगम (सह–कर्जदार) उत्तरः मेहरबान का प्लॉट, दक्षिणः जुबेदा खातून का प्लॉट

इसलिए उन्हें इस सार्वजनिक नोटिस के माध्यम से सूचित किया जाता है।

स्थान : बुलंदशहर (उत्तर प्रदेश) हस्ता. / — (प्राधिकृत अधिकारी) वास्ते कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल) तिथि : 11-09-2025

नंबर 25, स्टीपल रीच, ए ब्लॉक, तीसरी मंजिल, IndusInd Bank (1) कैथेड्रल रोड, गोपालपुरम, चेन्नई-600086

प्रतिभूतिकरण और वित्तीय आस्तियों के प्नर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत जारी सूचना

यह सूचना उन उधारकर्ताओं / ऋणदाता / गारंटर को दिया जाता है, जिन्होंने बैंक से ली गई लोन सुविधा का मूलधन और ब्याज चुकाने में चुक की है और जिनका लोन खाता 17.04.2025 को नॉन—परफॉर्मिंग एसेट (एपीए) के रूप में वर्गीकृत किया गया है। उन्हें |13.08.2025 को, उनके ज्ञात पते पर, सेक्रिटाइजेशन एंड रिकंस्ट्रक्शन ऑफ फाइनेंशियल एसेट्स एंड एनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट, 2002 (सरफेसी अधिनियम) की धारा 13(2) के तहत नोटिस भेजा गया था। नोटिस में उनसे 31.07.2025 तक बकाया 33,06,138 68 रुपये (शब्दों में: तैंतीस लाख छह हजार एक सौ अठ्ठाइस रुपये अड़सठ पैसे) की पूरी राशि, साथ ही 01.08.2025 से भूगतान की तारीख तक तय दर पर ब्याज और अन्य खर्चों का भूगतान करने को कहा गया था। हालांकि, कुछ नोटिस वापस आ गए हैं,

1. मेसर्स शारदा एंटरप्राइजेज, नंबर 87 / 10, सी अनंतलक्ष्मी कॉम्प्लेक्स, एमटीएच रोड, अंबट्टर इंडस्ट्रियल एस्टेट, चेन्नई — 600 050.

नगर, वनागरम, चेन्नई — 600095. **3**. **श्रीमती शारदा शर्मा,** सह—अपीलकर्ता / गारंटर, नंबर ९।, मेघदत्तचन्दनी चौक, खालवार्ड रोड, जोठवाड़ा, जयपुर — 302012.

2. **विजय कुमार शर्मा, मालिक / सह—अपीलकर्ता / गारंटर,** अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव

4. **श्रीमती जतना शर्मा,** सह–अपीलकर्ता / गारंटर, अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव नगर वनागरम, चेन्नई— 600095.

संपत्ति का विवरण

मेसर्स अरिहंत बिल्डक्रिएशन प्राइवेट लिमिटेड के निदेशक श्री अमित कोटेशा द्वारा 28.03.2014 की मूल पंजीकृत बिक्री–सहमती पत्र के अनुसार जो 28/03/2014 को जयपुर–11 के सब–रजिस्ट्रार कार्यालय में श्रीमती शारदा शर्मा के पक्ष में पंजीकृत किया गया था (संख्या 2014052002740 बुक संख्या ।, खंड संख्या ८९७, पुष्ठ संख्या १२२)। इसकी एक प्रति बुक ।, खंड संख्या ३५७५, पुष्ठ संख्या २७८ से ३०३ पर रखी गई है। **अचल संपत्तिः** फ्लैट नंबर बीजी—2, नौकर के कमरे नंबर 12 के साथ, 922 वर्ग फुट का (ग्राउंड फ्लोर पर 80 वर्ग फुट का नौकर का कमरा बेसमेंट में भी एक नौकर का कमरा), क्लासिक रेजिडेंसी, प्लॉट नंबर 246, वैशाली नगर के पास, नेमि नगर एक्सटेंशन, जयपर। सीमाएँ: पूर्व में प्लॉट नंबर 247, पश्चिम में प्लॉट नंबर 245, उत्तर में 30" चौडी सडक, दक्षिण में अन्य प्लॉट।

उपरोक्त नाम वाले उधारकर्ता और उनके गारंटर व बंधककर्ता को यह सचित किया जाता है कि वे इस नोटिस के प्रकाशन की तारीख सि 60 दिनों के भीतर बकाया राशि का भुगतान कर दें। अन्यथा, 60 दिंन की अवधि समाप्त होने के बाद सरफेसी अधिनियम, 2002 के धारा 13 के उप–धारा (4) के तहत आगे की कार्रवाई की जाएगी।

दिनांकः 11.09.2025 अधिकृत अधिकारी, इंडसइंड बैंक लिमिटेड

> जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड (मॉर्गेन रिटेल ए 2024 - ट्रस्ट के ट्रस्टी के रूप में अपनी क्षमता से कार्य करते हुए) कॉर्पोरेट पहचान संख्या : U67190MH2007PLC74287

कॉरपोरेट ऑफिस का पता - युनिट नंबर 22, दूसरी मंजिल, लॉयइस सेंटर पॉइंट, आप्पासाहेब मराठे मार्ग, प्रभादेवी, मुंबई- 400025 फोनः +91 22 6224 1676 वेबसाइट - www.jmfinancialarc.com

सरफेसी अधिनियम, 2002 के खंड 13(2) के तहत मांग सुचना

आप. नीचे दिए गए उधारकर्ता(ओं) / सह—उधारकर्ता(ओं) / गारंटर(ओं) (''आप'') ने नीचे दिए गए अनसार टाइगर कैपिटल प्राइवेट लिमिटेड (पहले अडानी कैपिटल प्राइवेट लिमिटेड के नाम से जानी जाती थी) (''टीसीपीएल'') से विभिन्न क्रेडिट सुविधाएँ (''ऋण'') लीं और बदले में नीचे बताई गई संपत्तियों पर सुरक्षा हित बनाया। चुंकि आपने अपने ऋण की किश्तें नहीं चुकाईं, इसलिए आपके ऋण को नीचे दिए अनुसार गैर–निष्पादित संपत्ति के रूप में वर्गीकृत किया गया। बाद में, टीसीपीएल ने सभी संबंधित सुरक्षा हितों और उसमें निहित सभी अधिकारों, शीर्षक और हितों के साथ उक्त ऋण को, सिक्योरिटाइजेशन और वित्तीय परिसंपत्तियों के पुनर्निर्माण और सुरक्षा हित प्रवर्तन अधिनियम, 2002 ("सरफैसी अधिनियम") के प्रावधानों के तहत, मॉर्गेज रिटेल 2024 – ट्रस्ट 'जेएमएफएआरसी') के टस्टी के रूप में कार्य करने वाली जेएम फाइनेंशियल एसेट रिकंस्टक्शन कंपनी लिमिटेड को. 30 जन 2025 के असाइनमेंट समझौते के माध्यम से हस्तांतरित कर दिया। चुंकि आपने जेएमएफएआरसी को ऋण का भुगतान नहीं किया, इसलिए सरफैसी अधिनियम की धारा 13(2) के तहत बकाया राशि की वसूली के लिए एक नोटिस आपके अंतिम ज्ञात पते पर भेजा गया था, लेकिन वह वापस आ गया। इसलिए, सारफेसी अधिनियम की धारा 13(2) और सुरक्षा हित (प्रवर्तन) नियम, 2002 के नियम 3(1) के अनुसार, उक्त नोटिस की विवरण को आपके लिए वैकल्पिक सेवा के रूप में यहाँ प्रकाशित किया जा रहा है। सारफेसी अधिनियम की धारा 13(2) के तहत भेजें गए नोटिस में दावा की गई उधारकर्ता(ओं), सह–उधारकर्ता(ओं), गारंटर(ओं), ऋण(ॉं), स्ररक्षित संपत्ति(यों) और बकाया राशि के विवरण नीचे दिए गए हैं:

क्र. सं.	उधारकर्ता(ओं), रूसह-उधारकर्ता(ओं), /गारंटर(ओं), का नाम और पता, ऋण खाता संख्या और ऋण राशि	सुरक्षित संपत्ति की जानकारी	गैर- निष्पादक परिसंपत्ति का वर्गीकरण की तिथि	1) मांग नोटिस की तारीख 2) आज की तारीख तक बकाया राशि
1	सत्येंद्र कुमार / सौगा देवी / 106MSM001026687	कुलसेरा गाँव, परगना दादरी, तहसील व जिला गौतम बुद्ध नगर, उत्तर प्रदेश में खेत संख्या 629 का वह हिस्सा जो 35 वर्ग यार्ड का है। इसकी सीमाएँ इस प्रकार हैं: पूर्व — दूसरे का प्लॉट, पश्चिम — दूसरे का प्लॉट, उत्तर — दूसरे का प्लॉट, दक्षिण — 12 फीट चौड़ी सड़क।	3 सितम्बर 23	6—अगस्त—25 / रु. 830454/— (04—अगस्त—25 तक)

इसलिए, आप उधारकर्ता(ओं) और सह–उधारकर्ता(ओं) / गारंटर(ओं) को यह सूचित किया जाता है कि इस डिमांड नोटिस के जारी होने के 60 दिनों के भीतर ऊपर बताई गई पूरी राशि और ब्याज का भूगतान करें। ऐसा न करने पर, हम सरफेसी एक्ट के तहत ऊपर बताई गई सुरक्षित संपत्ति को जब्त करने की कार्रवाई करने के लिए बाध्य होंगे। सुरक्षित संपत्ति को वापस पाने के लिए उपलब्ध समय के संबंध में, कृपया सरफेसी एक्ट के सेक्शन 13 के सब-सेक्शन (8) के प्रावधानों को ध्यान में रखें। कृपया ध्यान दें कि सरफेसी एक्ट के सेक्शन 13(13) के अनुसार, आप हमारी सहमति के बिना बिक्री, लीज या किसी अन्य तरीके से ऊपर बताई गई सुरक्षित संपत्ति का हस्तांतरण नहीं कर सकते।

स्थानः दिल्ली. तारीखः 11.09.2025

Date

जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड के लिए (मॉर्गेज रिटेल ए 2024 ट्रस्ट के ट्रस्टी के रूप में) हस्ताक्षर / – अधिकृत अधिकारी

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan-324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Wednesday, September 10, 2025

Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1.16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code.

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

SAST Regulations

all the information required to be disclosed by the Target Company under the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

For and on behalf of the Committee of Independent Directors of

Chambal Breweries And Distilleries Limited

Chairperson of Independent Director Committee

Sd/-

Mr. Anmol Jindal

HDFC BANK एचडीएफसी बैंक ति नई दिल्ली, दिल्ली

एचडीएफसी बैंक लिमिटेडः बी-7/3, आसिफ अली रोड,

नीलामी सूचना

नीचे दिए गए उधारकर्ता ने गिरवी रखे स्टॉक के बदले लोन लिया था। बैंक द्वारा डिमांड/लिक्विडेशन नोटिस जारी करने के बावजूद उधारकर्ता ने बकाया राशि का पूरा भुगतान नहीं किया। इसलिए, बैंक ने भारतीय अनुबंध अधिनियम–1872 की धारा 176 के तहत बैंक के पास गिरवी रखे सामान को, नीचे दिए गए गोदाम में रखे हुए, इच्छुक पार्टियों को 'जैसा है, जहाँ है' और 'कोई दावा नहीं' के आधार पर बेचने का फैसला किया है। चीनी (सामान) स्टार एग्रीवेयरहाउसिंग एंड कोलैटरल मैनेजमेंट लिमिटेड के गोदाम में ताले में सुरक्षित रखी है। नीचे दिए गए उधारकर्ता चाहें तो उपस्थित हो सकते हैं।

नीलामी स्थलः एचडीएफसी बैंक लिमिटेड, बी–7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली

ग्राहक का नाम	गोदाम का नाम	माल की मात्रा (एमटी में)	प्रति एमटी माल का न्यूनतम मूल्य
शकुम्बरी शुगर एंड एलाइड इंडस्ट्रीज लिमिटेड	शकुम्बरी शुगर एंड एलाइड इंडस्ट्रीज लिमिटेड गोदाम 01, खाता संख्या / खसरा संख्या 233 247 251 और 262, ग्राम तोदरपुर फैजाबाद बेहट, सहारनपुर, उत्तर प्रदेश 247231	5917.5 चीनी (एस31): 787.5	Rs. 37,500/- Rs. 37,000/-

बिड आवेदन जमा करें: एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में 11.09.2025 से 16.09.2025 के बीच कार्य दिवस पर सुबह 10:00 बजे से शाम 4:00 बजे के बीच।

बिड 17.09.2025 को दोपहर 2:00 बजे से 4:00 बजे के बीच (नीलामी की तारीख) एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में बैंक के अधिकृत प्रतिनिधि द्वारा उपस्थितध्इच्छ्क बोलीदाताओं की मौजूदगी में खोली जाएगी।

टेंडर भरने वाले / खरीदने वाले इच्छुक व्यक्ति, यदि चाहें, तो टेंडर खुलने के बाद अपनी बोली बढा सकते हैं। इसलिए, उन्हें सलाह दी जाती है कि वे स्वयं या अपने अधिकृत प्रतिनिधि के साथ अधिकार पत्र लेकर उपस्थित रहें।

नीलामी की शर्तें और विवरण के लिए, कृपया मिस रमिता गर्ग मोबाइलः 9891162223 (ऊपर दिए गए पते पर हमारी शाखा) से संपर्क करें,।

तारीखः 11-09-2025 एचडीएफसी बैंक लिमिटेड स्थानः सहारनपुर हस्ताक्षर/— अधिकृत अधिकारी

👀 इण्डियन ओवरसीज बैंक

एत्मादपुर, आगरा-283201 कब्जा सूचना (अचल संपत्ति के लिए) (नियम 8 (1))

तिमति हित (प्रवर्तन) नियम 2002 के साथ पढते हए अनुष्ठेद 13(2) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हए इण्डियन ओवरसीज बैंक के प्राधिकत अदिकारी ने सम्बन्धित ऋणी/ ऋणियों/ बंधककर्ता को प्रत्येक के नाम के सामने दर्शावें गयें खाते में उनके नामों के सामने दी गई तारीखाँ पर नोटिस की तारीख क्त नोटिस की तारीख से 60 दिनों में बकाया राशि वास्तविक दरों पर संविदा दर और ब्याज , वसूनी आदि पर ब्याज सहित अदा करने के लिए मांग नोटिस जारी कैया गया था। ऋणी/ ऋणियों द्वारा राशि अदा करने मे असफल रहने पर ऋणी/ ऋणियों और जन सामान्य को नोटिस दिया जाता है कि प्राधिकत अधिकारी -खाते के सामने दी गई तारीख को उक्त नियमों के नियम-8 के साथ पडते हुए उक्त अधिनियम की धारा 13(4) के अन्तर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते हुए नीचे दी गई सम्पत्ति/ सम्पत्तियों का कब्जा 04.09.2025 ले लिया है। ऋणी/ ऋणियों को विशेष रूप से एवं जन समान्य रूप से यह चेतावनी दी जाती है कि वे क्ष्त सम्पत्ति/ सम्पत्तियों के सम्बन्ध मे किसी प्रकार का लेन-देन न करे। इन सम्पत्ति/ सम्पत्तियों से किसी प्रकार का लेन-देन इण्डियन ओवरसीज बैंक, को देय राशि वास्तविक दरों पर संविदा दर एवं उस पर अर्जित ब्याज एवं अन्य धोर्ज के पूर्ण भगतान के पश्चात ही किया जा सकता है। मांग नोटिस जारी करने के बाव भगतान की तारीख, अगर कोई हो, की मांग नोटिस में उल्लेखित तारीख से कब्जा लेने की तारीख के अनुसार देय बकाया अनुबंध की दरों पर और ब्याज, शल्य आदि , भुगतान की तिथि तक देव राशि के साथ देव है। ऋणकर्ताओं और बंधककर्ता का प्यान अधिनियम की धारा 13 के उप-धारा (8) के प्रावधानों के लिए आमंत्रित किया जाता है, जो उनके लिए उपलब्ध समय व

東0 स0	ऋणी / बंधककर्ता व गारन्टर का नाम व पता	बंधक सम्पत्ति का विवरण	मांग नोटिस की तारीख	कब्जा नोटिस की तारीख	कब्जा नोटिस के अनुसार बकाया राशि
1	ऋणकर्ताः नवल किशोर पुत्र हरि सिंह प्रोप.— मैसर्स अंजिल रेडीमेड कलेक्शन निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201 <u>बंधककर्ता एवं गारंटरः</u> हरि सिंह पुत्र स्वर्गीय करन सिंह निवासी मौहल्ला सत्ता, सिंधी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201 चूकि कानूनी तौर पर मृतक नवल किशोर पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा—283201, ओम वती पत्नी हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, कौशल सिंह पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, शिव शौराहा, एत्मादपुर आगरा— 283201, राम प्रताप पुत्र हरि सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, राम प्रताप पुत्र हरि सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, किम सिंह पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, विक्रम सिंह पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, बोजलि सिंह पुत्री हरि सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201 और अन्य समी कानूनी उत्तराधिकारी।	व्यावसायिक संपत्ति स्थित खसरा संख्या—218 का भाग, मौजा सत्ता बघेलान, स्टेशन रोड, एत्सादपुर, आगरा 283202, क्षेत्रफल 306 वर्ग मीटर, नीचे उल्लिखित स्थल की सीमायें इस प्रकार हैं. पूर्व में— खसरा संख्या—219 (श्री गोपाल सिंह का भाग और उसके बाद श्याम सिंह और शिशुपाल का भाग, उसके बाद खसरा संख्या—218), पश्चिम में:— रोड, उत्तर में: — खसरा संख्या—222, दक्षिण में:— खसरा संख्या—218 में श्री गोपाल सिंह का भाग, उसके बाद श्री श्याम सिंह और शिशुपाल का भाग, उसके बाद खार हा सरा संख्या—216		04.09.2025	
	दिनांक— 09.09.202 5		111f	वकृत अधिव	0

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this Corrigendum)

RSB RETAIL INDIA LIMITED QR Code to view

(formerly known as R S Brothers Retail India Limited)

Our Company was incorporated as 'R S Brothers Retail India Private Limited' at Hyderabad, Andhra Pradesh (currently Telangana) as a private limited company under the Companies Act, 1956, pursuant to the

certificate of incorporation dated March 31, 2008, issued by the Registrar of Companies, Andhra Pradesh and acquired the business of R-9000 Textiles & Garments, pursuant to transfer deed dated May 1, 2008. Subsequently, pursuant to the conversion of our Company into a public limited company and pursuant to a special resolution passed by our Shareholders at the EGM held on September 11, 2024, the name of our Company was changed to "R S Brothers Retail India Limited", and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on October 22, 2024. Further, pursuant to a board resolution dated January 18, 2025 and shareholders resolutions dated January 21, 2025, the name of our Company was changed to "RSB Retail India Limited" and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on February 7, 2025. For details in relation to changes in the name and registered office of our Company, see "History and Certain Corporate Matters - Brief history of our Company" on page 211 of the DRHP, (as defined below).

Registered and Corporate Office: Door No:7-2-1740, Opposite to Fire Station Office, Main Road, Sanath Nagar, Rangareddi district, Hyderabad - 500 018, Telangana, India; Telephone: 040 6742 9915; Contact Person: T S Maharani, Company Secretary and Compliance Officer; E-mail: cs@rsbretail.com; Website: www.rsbretail.com; Corporate Identity Number: U47510TG2008PLC058454

NOTICE TO INVESTORS: CORRIGENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED AUGUST 14, 2025 (THE "DRAFT RED HERRING PROSPECTUS" OR THE "DRHP") (THE "CORRIGENDUM")

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF RSB RETAIL INDIA LIMITED ("COMPANY") FOR CASH AT A PRICE

OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹5,000.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 29,878,946 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION ("OFFERED SHARES") BY THE PROMOTER SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY POTTI VENKATESWARLU, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY SEERNA RAJAMOULI, UP TO 2,390,316 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA PRASADA RAO, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SAI ABHINAY, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF 12 EACH AGGREGATING UP TO ₹[●] MILLION BY SEERNA SURESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA RAKESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA KESHAV GUPTA, (COLLECTIVELY THE "PROMOTER SELLING SHAREHOLDERS") AND BY PROMOTER GROUP SELLING SHAREHOLDERS, CONSISTING OF UP TO 597,579 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SUJATHA, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY MATURU VENKATA LAKSHMI SINDHU, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY POTTI VENKATA LAKSHMI SPANDANA, UP TO 811,000 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA SUVARNA, UP TO 2,774,473 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY GOURISHETTY LALITHA AND UP TO 5,975,790 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI MALATHI LAKSHMI KUMARI, (COLLECTIVELY, THE "PROMOTER GROUP SELLING SHAREHOLDERS", TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS THE "SELLING SHAREHOLDERS"), AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER MAY INCLUDE A RESERVATION OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BRLMS MAY OFFER A DISCOUNT OF ₹[•] PER EQUITY SHARE OF FACE VALUE OF ₹2 EACH, TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"), SUBJECT TO NECESSARY APPROVALS AS MAY BE REQUIRED. THE OFFER LESS THE EMPLOYEE

RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. With reference to the DRHP dated August 14, 2025, filed by the Company with SEBI and the Stock Exchanges in relation to the Offer on August 15, 2025, potential Bidders should note the

The name of "SV & RS Projects" appearing and forming part of the Promoter Group as disclosed in "Our Promoters and Promoter Group - Entities forming part of our Promoter Group" on

page 245-246 of the DRHP should be read as follow "Sindhu Textiles and Garments". DRHP, and the DRHP should be read in conjunction with this Corrigendum. Any reference to the names of the Please note that this Corrigendum does not reflect any changes that have occurred between the date of filing ill be suitably updated, including to the extent stated in this Corrigendum, as may be applicable, in the Red I and the Stock Exchanges.

BOOK RUNNING LEAD MANAGE		
motilal oswal	HDFC BANK	
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: rsbril.ipo@motilaloswal.com Website: www.motilaloswalgroup.com Investor grievance E-mail: moiaplredressal@motilaloswal.com Contact person: Sankita Ajinkya/ Kunal Thakkar SEBI registration number: INM000011005	HDFC Bank Limited Investment Banking Group, Unit no. 701, 702 and 702-A, 7th floor, Tower 2 and 3, One International Centre, Senapati Bapat Mar Prabhadevi, Mumbai - 400 013 Tel: +91 22 3395 8233 Email: rsbril.ipo@hdfcbank.com Website: www.hdfcbank.com Investor grievance ID: investor.redressal@hdfcbank.com Contact person: Bharti Ranga / Souradeep Ghosh SEBI Registration number: INM000011252	

IIFL CAPITAL **IIFL Capital Services Limited**

(formerly known as IIFL Securities Limited) 24th Floor, One Lodha Place Senapati Bapat Marg, Lower Parel (W) Mumbai - 400 013, Maharashtra, India Telephone: +91 22 4646 4728 Email: rsbrothers.ipo@iflcap.com Investor grievance ID: ig.ib@iiflcap.com Contact person: Yogesh Malpani / Pawan Jain Website: www.iiflcap.com SEBI Registration number: INM000010940

KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Gachibowli, Financial District, Nanakramguda, Serilingampally Hyderabad-500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: rsb.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M Murali Krishna SEBI Registration number: INR000000221

REGISTRAR TO THE OFFER

▲ KFINTECH

e context otherwise requires, have the meaning ascribed to them in the DRHP.

Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States:

For RSB RETAIL INDIA LIMITED On behalf of the Board of Directors T S Maharani

Company Secretary and Compliance Officer

RSB RETAIL INDIA 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 dated August 14, 2025 with SEBI and the Stock Exchanges on August 15, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.rsbretail.com and the websites of the BRLMs, i.e., Motifal Oswal Investment Advisors Limited, HDFC Bank Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.motilaloswalgroup.com, www.hdfcbank.com and www.iiflcap.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP.

Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of the Company and the Offer, including the risks involved, for making any

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933 (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws.

Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in 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

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एत्मादपुर शाखा

भीम मार्केट, बरहन रोड,

बेगम (सह-कर्जदार)

वनागरम, चेन्नई— 600095

कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड

पंजीकृत एवं कार्पोरेट कार्यालय : 502, टावर-ए, पेनिन्स्ला बिजनेस पार्क, सेनापित बापट मार्ग, लोअर परेल, मुंबई-400013 सर्किल कार्यालय :- 9बी, द्वितीय तल, पूसा रोड, नई दिल्ली-110060

परिशिष्ट IV कब्जा सूचना (अचल सम्पत्ति हेत्)

जबिक, अधोहस्ताक्षरी ने कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल) के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अधीन और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13 (12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए निम्नलिखित कर्जदार(रों) / गारंटर(रों) को नीचे दिए विवरण के अनुसार मांग सुचना(एं) जारी की थीं जिनमें उनसे सुचना में वर्णित बकाया राशि का भुगतान उक्त सुचना की प्राप्ति की तिथि से 60 दिन के भीतर करने की मांग की गई थी। कर्जदार उक्त राशि चुकाने में असफल रहे हैं, एतदद्वारा कर्जदार(रों) / गारंटर(रों) और जनसाधारण को सुचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप–धारा (4) के तहत उसको प्रदत्त शक्तियों का प्रयोग करते हए यहां नीचे वर्णित संपत्ति का कब्जा प्राप्त कर लिया है। कर्जदार का ध्यान, प्रत्याभुत आस्तियों को छडाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप–धारा (8) के प्रावधान की ओर आकृष्ट किया जाता है। कर्जदारों को विशेष रूप से तथा जनसाधारण को सामान्य रूप से इस संपत्ति के संबंध में संव्यवहार नहीं करने हेतु सावधान किया जाता है और संपत्ति के संबंध में कोई भी संव्यवहार कर्जदारों पर सीजीएचएफएल की बकाया राशि तथा उस पर ब्याज का भूगतान करने के बाद ही किया जा सकता है।

	3	TI TO THE PARTY OF		Jan B
व्र स	कर्जदार(रों) / गारंटर(रों) का नाम	प्रत्याभूत आस्ति (अचल सम्पत्ति) का वर्णन	मांग सूचना तिथि और राशि	कब्जा की तिथि
1.	(ऋण खाता संख्या	सम्पत्ति के सभी अंश एवं खंड : भूमि और भवन के रूप में	26-06-2025	
ı	LNHENO7000142863 (पुरानी)	आवासीय भवन क्षेत्रफल परिमाप 165 वर्ग गज, खेत संख्या	₹.	08-09-2025
ı	53000000595540 (नयी)	1410/4/1 (भाग) का हिस्सा, मोहल्ला राम नगर, कस्बा गुलावठी,	33,13,269 / -	
ı	नोएडा शाखा)	चौधरी नर्सिंग होम के पास, परगना अगौता तहसील और जिला		
ı	गुलफाम खान (कर्जदार)	बुलन्दशहर, उत्तर प्रदेश — 203001,		
ı	श्रीमती फरजाना खान, श्रीमती अमना	चौहददी : – पूर्वः कांति प्रसाद का खेत और वन विभाग नर्सरी, पां	श्चिमः रास्ता 12 र्फ	ोट,

उत्तरः मेहरबान का प्लॉट, दक्षिणः जुबेदा खातून का प्लॉट

स्थान : बुलंदशहर (उत्तर प्रदेश) हस्ता./- (प्राधिकृत अधिकारी) वास्ते कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल) तिथि : 11-09-2025

नंबर 25, स्टीपल रीच, ए ब्लॉक, तीसरी मंजिल, IndusInd Bank कैथेड्रल रोड, गोपालपुरम, चेन्नई-600086 प्रतिभृतिकरण और वित्तीय आस्तियों के प्नर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम,

2002 की धारा 13(2) के अंतर्गत जारी सुचना

यह सूचना उन उधारकर्ताओं / ऋणदाता / गारंटर को दिया जाता है, जिन्होंने बैंक से ली गई लोन सुविधा का मुलधन और ब्याज चुकाने में चुक की है और जिनका लोन खाता 17.04.2025 को नॉन—परफॉर्मिंग एसेट (एपीए) के रूप में वर्गीकृत किया गया है। उन्हें 13.08.2025 को. उनके ज्ञात पते पर, सेक्रिटाइजेशन एंड रिकंस्ट्रक्शन ऑफ फाइनेंशियल एसेट्स एंड एनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट, 2002 (सरफेसी अधिनियम) की धारा 13(2) के तहत नोटिस भेजा गया था। नोटिस में उनसे 31.07.2025 तक बकाया 33.06.138. 68 रुपये (शब्दों में: तैंतीस लाख छह हजार एक सौ अठठाइस रुपये अड़सठ पैसे) की पूरी राशि, साथ ही 01.08.2025 से भुगतान की तारीख तक तय दर पर ब्याज और अन्य खर्चों का भूगतान करने को कहा गया था। हालांकि, कुछ नोटिस वापस आ गए हैं,

1. मेसर्स शारदा एंटरप्राइजेज, नंबर 87 / 10, सी अनंतलक्ष्मी कॉम्प्लेक्स, एमटीएच रोड, अंबट्टर इंडस्ट्रियल एस्टेट, चेन्नई — 600 050. 2. विजय कुमार शर्मा, मालिक / सह—अपीलकर्ता / गारंटर, अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव

इसलिए उन्हें इस सार्वजनिक नोटिस के माध्यम से सचित किया जाता है।

नगर, वनागरम, चेन्नई — 600095. 3. श्रीमती शारदा शर्मा, सह—अपीलकर्ता / गारंटर, नंबर ९।, मेघदत्तचन्दनी चौक, खालवार्ड रोड, जोठवाडा, जयपुर — 302012. 4. श्रीमती जतना शर्मा, सह-अपीलकर्ता / गारंटर, अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव नगर

संपत्ति का विवरण

मेसर्स अरिहंत बिल्डक्रिएशन प्राइवेट लिमिटेड के निदेशक श्री अमित कोटेशा द्वारा 28.03.2014 की मुल पंजीकृत बिक्री—सहमती पत्र के अनुसार ीजो 28 / 03 / 2014 को जयपुर—11 के सब—रजिस्ट्रार कार्यालय में श्रीमती शारदा शर्मा के पक्ष में पंजीकृत किया गया था (संख्या 2014052002740 बुक संख्या ।, खंड संख्या ८९७, पृष्ठ संख्या १२२)। इसकी एक प्रति बुक ।, खंड संख्या ३५७५, पृष्ठ संख्या २७८ से ३०३ पर रखी गई है। **अंचल संपत्तिः** फ्लैट नंबर बीजी—2, नौकर के कमरे नंबर 12 के साथ, 922 वर्ग फुट का (ग्राउंड फ्लोर पर 80 वर्ग फुट का नौकर का कमरा बेसमेंट में भी एक नौकर का कमरा), क्लासिक रेजिडेंसी, प्लॉट नंबर 246, वैशाली नगर के पास, नेमि नगर एक्सटेंशन, जयपर। सीमाएँ: पूर्व में प्लॉट नंबर 247, पश्चिम में प्लॉट नंबर 245, उत्तर में 30" चौडी सडक, दक्षिण में अन्य प्लॉट।

उपरोक्त नाम वाले उधारकर्ता और उनके गारंटर व बंधककर्ता को यह सूचित किया जाता है कि वे इस नोटिस के प्रकाशन की तारीख से 60 दिनों के भीतर बकाया राशि का भुगतान कर दें। अन्यथा, 60 दिंन की अवधि समाप्त होने के बाद सरफेसी अधिनियम 2002 के धारा 13 के उप–धारा (4) के तहत आगे की कार्रवाई की जाएगी।

दिनांकः 11.09.2025 अधिकृत अधिकारी, इंडसइंड बैंक लिमिटेड

> जेएम फाइनेंशियल एसेट रिकंस्टक्शन कंपनी लिमिटेड (मॉर्गेन रिटेल ए 2024 - ट्रस्ट के ट्रस्टी के रूप में अपनी क्षमता से कार्य करते हुए)

कॉर्पोरेट पहचान संख्या : U67190MH2007PLC74287 कॉरपोरेट ऑफिस का पता - युनिट नंबर 22, दूसरी मंजिल, लॉयइस सेंटर पॉइंट, आप्पासाहेब मराठे मार्ग, प्रभादेवी, मुंबई- 400025

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सरफेसी अधिनियम, 2002 के खंड 13(2) के तहत मांग सूचना

आप, नीचे दिए गए उधारकर्ता(ओं) / सह–उधारकर्ता(ओं) / गारंटर(ओं) (''आप'') ने नीचे दिए गए अनुसार टाइगर कैपिटल प्राइवेट लिमिटेड (पहले अडानी कैपिटल प्राइवेट लिमिटेड के नाम से जानी जाती थी) ("टीसीपीएल") से विभिन्न क्रेडिट सविधाएँ ("ऋण") लीं और बदले में नीचे बताई गई संपत्तियों पर सरक्षा हित बनाया। चंकि आपने अपने ऋण की किश्तें नहीं चकाई. इसलिए आपके ऋण को नीचे दिए अनुसार गैर–निष्पादित संपत्ति के रूप में वर्गीकृत किया गया। बाद में टीसीपीएल ने सभी संबंधित सरक्षा हितों और उसमें निहित सभी अधिकारों शीर्षक और हितों के साथ उक्त ऋण को सिक्योरिटाइजेशन और वित्तीय परिसंपत्तियों के पनर्निर्माण और सरक्षा हित प्रवर्तन अधिनियम, 2002 ("सरफैसी अधिनियम") के प्रावधानों के तहत. मॉर्गेज रिटेल 2024 – टस्ट ''जेएमएफएआरसी') के टस्टी के रूप में कार्य करने वाली जेएम फाइनेंशियल एसेट रिकंस्टक्शन कंपनी लिमिटेड को 30 जन 2025 के असाइनमेंट समझौते के माध्यम से हस्तांतरित कर दिया। चंकि आपने जेएमएफएआरसी को ऋण का भगतान नहीं किया. इसलिए सरफैसी अधिनियम की धारा 13(2) के तहत बकाया राशि की वसुली के लिए एक नोटिस आपके अंतिम ज्ञात पते पर भेजा गया था, लेकिन वह वापस आ गया। इसलिए, सारफेसी अधिनियम की धारा 13(2) और सुरक्षा हित (प्रवर्तन) नियम, 2002 के नियम 3(1) के अनुसार, उक्त नोटिस की विवरण को आपके लिए वैकल्पिक सेवा के रूप में यहाँ प्रकाशित किया जा रहा है। सारफेसी अधिनियम की धारा 13(2) के तहत भेजें गए नोटिस में दावा की गई उधारकर्ता(ओं), सह–उधारकर्ता(ओं), गारंटर(ओं), ऋण(ों), सरक्षित संपत्ति(यों) और बकाया राशि के विवरण नीचे दिए गए हैं:

क्र. सं.	उधारकर्ता(ओ), रूसह-उधारकर्ता(ओं), /गारंटर(ओं), का नाम और पता, ऋण खाता संख्या और ऋण राशि	सुरिक्षत संपत्ति की जानकारी	गैर- निष्पादक परिसंपत्ति का वर्गीकरण की तिथि	1) मांग नोटिस की तारीख 2) आज की तारीख तक बकाया राशि
1	सत्येंद्र कुमार / सौगा देवी / 106MSM001026687	कुलसेरा गाँव, परगना दादरी, तहसील व जिला गौतम बुद्ध नगर, उत्तर प्रदेश में खेत संख्या 629 का वह हिस्सा जो 35 वर्ग यार्ड का है। इसकी सीमाएँ इस प्रकार हैं: पूर्व — दूसरे का प्लॉट, पश्चिम — दूसरे का प्लॉट, उत्तर — दूसरे का प्लॉट, दक्षिण — 12 फीट चौड़ी सड़क।	3 सितम्बर 23	6—अगस्त—25 / रु. 830454 / — (04—अगस्त—25 तक)

इसलिए, आप उधारकर्ता(ओं) और सह–उधारकर्ता(ओं) / गारंटर(ओं) को यह सचित किया जाता है कि इस डिमांड नोटिस के जारी होने के 60 दिनों के भीतर ऊपर बताई गई पूरी राशि और ब्याज का भूगतान करें। ऐसा न करने पर, हम सरफेसी एक्ट के तहत ऊपर बताई गई सुरक्षित संपत्ति को जब्त करने की कार्रवाई करने के लिए बाध्य होंगे। सरक्षित संपत्ति को वापस पाने के लिए उपलब्ध समय के संबंध में. कपया सरफेसी एक्ट के सेक्शन 13 के सब-सेक्शन (8) के प्रावधानों को ध्यान में रखें। कृपया ध्यान दें कि सरफेसी एक्ट के सेक्शन 13(13) के अनुसार, आप हमारी सहमति के बिना बिक्री, लीज या किसी अन्य तरीके से ऊपर बताई गई सुरक्षित संपत्ति का हस्तांतरण नहीं कर सकते।

जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड के लिए (मॉर्गेज रिटेल ए 2024 ट्रस्ट के ट्रस्टी के रूप में) स्थानः दिल्ली. हस्ताक्षर / – अधिकत अधिकारी तारीखः 11.09.2025

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Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Date	Wednesday, September 10, 2025	
Name of the Company	Chambal Breweries And Distilleries Limited	
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077(Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.	
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)	
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India	
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal	
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.	
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.	
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.	
Disclosures of the Voting Pattern of the meeting in which the open offer	All the IDC Members unanimously voted in favour of recommending the open offer proposal.	

Details of Independent Advisors, if any None Any other matter to be highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

SAST Regulations.

all the information required to be disclosed by the Target Company under the Takeover Code.

IDC Members have reviewed and Noted

a. Public Announcement dated May 30,2025

Draft Letter of Offer dated June 13, 2025.

d. SEBI observation letter datedAugust 28, 2025

e. Letter of Offer dated September 04, 2025 The IDC members also noted that

Regulation 2(1)(j) of the Takeover Code.

b. Detailed Public Announcement dated June 06, 2025

proposed was discussed

Summary of reasons for

recommendation

Place: Rajasthan

Date: September 10, 2025

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are of the view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

Sd/-Mr. Anmol Jindal

Chairperson of Independent Director Committee

THDFC BANK नई दिल्ली, दिल्ली

एचडीएफसी बैंक लिमिटेडः बी–7/3, आसिफ अली रोड,

नीलामी सुचना

मान्य की मान्या प्रति एमटी माल

नीचे दिए गए उधारकर्ता ने गिरवी रखे स्टॉक के बदले लोन लिया था। बैंक द्वारा डिमांड / लिक्विडेशन नोटिस जारी करने के बावजुद उधारकर्ता ने बकाया राशि का पूरा भूगतान नहीं किया। इसलिए, बैंक ने भारतीय अनबंध अधिनियम—1872 की धारा 176 के तहत बैंक के पास गिरवी रखे सामान को, नीचे दिए गए गोदाम में रखे हुए, इच्छुक पार्टियों को 'जैसा है, जहाँ है' और 'कोई दावा नहीं' के आधार पर बेचने का फैसला किया है। चीनी (सामान) स्टार एग्रीवेयरहाउसिंग एंड कोलैटरल मैनेजमेंट लिमिटेड के गोदाम में ताले में सूरक्षित रखी है। नीचे दिए गए उधारकर्ता चाहें तो उपस्थित हो सकते हैं।

नीलामी स्थलः एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली

गोदाम का नाम

गादक का नाम

अधिक का नान	भारतम् स्या ॥भा	(एमटी में)	का न्यूनतम मूल्य
शकुम्बरी शुगर एंड एलाइड	शकुम्बरी शुगर एंड एलाइड इंडस्ट्रीज	` '	Rs. 37,500/-
इंडस्ट्रीज लिमिटेड	लिमिटेड गोदाम 01, खाता संख्या / खसरा संख्या 233 247 251 और 262, ग्राम तोदरपुर फैजाबाद बेहट, सहारनपुर, उत्तर प्रदेश 247231	चीनी (एस31)ः 787.5	Rs. 37,000/-

बिड आवेदन जमा करें: एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में 11.09.2025 से 16.09.2025 के बीच कार्य दिवस पर सुबह 10:00 बजे से शाम 4:00 बजे के बीच।

बिड 17.09.2025 को दोपहर 2:00 बजे से 4:00 बजे के बीच (नीलामी की तारीख) एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में बैंक के अधिकृत प्रतिनिधि द्वारा उपस्थितध्इच्छ्क बोलीदाताओं की मौजूदगी में खोली जाएगी।

टेंडर भरने वाले / खरीदने वाले इच्छुक व्यक्ति, यदि चाहें, तो टेंडर खुलने के बाद अपनी बोली बढ़ा सकते हैं। इसलिए, उन्हें सलाह दी जाती है कि वे स्वयं या अपने अधिकृत प्रतिनिधि के साथ अधिकार पत्र लेकर उपस्थित रहें।

नीलामी की शर्तें और विवरण के लिए, कृपया मिस रमिता गर्ग मोबाइलः 9891162223 (ऊपर दिए गए पते पर हमारी शाखा) से संपर्क करें.। तारीखः 11–09–2025 एचडीएफसी बैंक लिमिटेड

स्थानः सहारनपुर हस्ताक्षर/— अधिकृत अधिकारी



एत्मादपुर, आगरा-283201 कब्जा सूचना (अचल संपत्ति के लिए) (नियम 8 (1))

ातिभृति हित (प्रवर्तन) नियम 2002 के साथ पढ़ते हुए अनुच्छेद 13(2) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए इण्डियन ओवरसीज बैंक के प्राधिकृत अधिकारी ने सम्बन्धित ऋणी/ ऋणियों/ बंधककर्ता को प्रत्येक के नाम के सामने दर्शायें गयें खाते मे उनके नामों के सामने दी गई तारीखों पर नोटिस की तारीख उक्त नोटिस की तारीख से 60 दिनों में बकाया राशि वास्तविक दरों पर सविदा दर और ब्याज , वस्ली आदि पर ब्याज सहित अदा करने के लिए मांग नोटिस जारी किया गया था। ऋणी/ ऋणियाँ द्वारा राशि अदा करने मे असफल रहने पर ऋणी/ ऋणियाँ और जन सामान्य को नोटिस दिया जाता है कि प्राधिकृत अधिकारी नं खाते के सामने दी गई तारीख को उक्त नियमों के नियम-8 के साथ पढते हुए उक्त अधिनियम की धारा 13(4) के अन्तर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते हए नीचे दी गई सम्पत्ति। सम्पत्तियों का कब्जा 04.09.2025 ले लिया है। ऋणी/ ऋणियों को विशेष रूप से एवं जन समान्य रूप से यह चेतावनी दी जाती है कि वे क्त सम्पत्ति/ सम्पत्तियों के सम्बन्ध मे किसी प्रकार का लेन-देन न करे। इन सम्पत्ति/ सम्पत्तियों से किसी प्रकार का लेन-देन इण्डियन ओवरसीज़ बैंक , को देव ाशि वास्तविक दरों पर संविदा दर एवं उस पर अर्जित ब्याज एवं अन्य चोर्ज के पूर्ण भगतान के पश्चात ही किया जा सकता है। मांग नोटिस जारी करने के बाव मगतान की तारीख , अगर कोई हो , की मांग नोटिस में उल्लेखित तारीख से कब्जा लेने की तारीख के अनुसार देव बकाया अनुबंध की दरों पर और ब्याज , शुल्ब आदि, भुगतान की तिथि तक देय राशि के साथ देय है। हणकर्ताओं और बंधककर्ता का ध्यान अधिनियम की धारा 13 के उप-धारा (8) के प्रावधानों के लिए आमंत्रित किया जाता है, जो उनके लिए उपलब्ध समय के

東0 स0		बंधक सम्पत्ति का विवरण	मांग नोटिस की तारीख	कब्जा नोटिस की तारीख	कब्जा नोटिस के अनुसार बकाया राशि
-	ऋणकर्ताः नवल किशोर पुत्र हिर सिंह प्रोप.— मैसर्स अंजिल रेडीमेंड कलेक्शन निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201 बंधककर्ता एवं गारंटरः हिर सिंह पुत्र स्वर्गीय करन सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201 चूंकि कानूनी तौर पर मृतक नवल किशोर पुत्र हरी सिंह निवासी मोहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा—283201, ओम वती पत्नी हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, कौशल सिंह पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, शिव शांकर पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा—283201, राम प्रताप पुत्र हिर सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, रूप किशोर पुत्र हिर सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, विक्रम सिंह पुत्र हिर सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा— 283201, अंजिल सिंह पुत्र हिर सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा—283201, अंजिल सिंह पुत्री हिर सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील चौराहा, एत्मादपुर आगरा—283201 और अन्य सभी कानूनी उत्तराधिकारी।	मौजा सत्ता बघेलान, स्टेशन रोड, एत्मादपुर, आगरा 283202, क्षेत्रफल 306 वर्ग मीटर, मीचे उल्लिखित स्थल की सीमायें इस प्रकार है: पूर्व में:- खसरा संख्या-219 (श्री गोपाल सिंह का भाग और उसके बाद श्याम सिंह और शिशुपाल का भाग, उसके बाद खसरा संख्या-216), पश्चिम में:- रोड, उत्तर में: - खसरा संख्या-218 में श्री गोपाल सिंह का भाग, उसके बाद श्री श्याम सिंह और शिशुपाल का भाग, उसके बाद श्री श्याम सिंह और शिशुपाल का भाग, उसके बाद का सरा संख्या-216		04.09.2025	रू 24,27,960.95 + अगानी व्याज + अन्य शुल्क
	दिनांक— 09.09.2025		प्राप्ति	कृत अधि	कारी

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RSB RETAIL INDIA LIMITED

(formerly known as R S Brothers Retail India Limited)

Our Company was incorporated as 'R S Brothers Retail India Private Limited' at Hyderabad, Andhra Pradesh (currently Telangana) as a private limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated March 31, 2008, issued by the Registrar of Companies, Andhra Pradesh and acquired the business of R-9000 Textiles & Garments, pursuant to transfer deed dated May 1, 2008. Subsequently, pursuant to the conversion of our Company into a public limited company and pursuant to a special resolution passed by our Shareholders at the EGM held on September 11, 2024, the name of our Company was changed to "R S Brothers Retail India Limited", and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on October 22, 2024. Further, pursuant to a board resolution dated January 18, 2025 and shareholders resolutions dated January 21, 2025, the name of our Company was changed to "RSB Retail India Limited" and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on February 7, 2025. For details in relation to changes in the name and registered office of our Company, see "History and Certain Corporate Matters - Brief history of our Company" on page 211 of the DRHP. (as defined below).

Registered and Corporate Office: Door No:7-2-1740, Opposite to Fire Station Office, Main Road, Sanath Nagar, Rangareddi district, Hyderabad - 500 018, Telangana, India; Telephone: 040 6742 9915; Contact Person: T.S. Maharani, Company Secretary and Compliance Officer, E-mail: cs@rsbretail.com; Website: www.rsbretail.com; Corporate Identity Number: U47510TG2008PLC058454

NOTICE TO INVESTORS: CORRIGENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED AUGUST 14, 2025 (THE "DRAFT RED HERRING PROSPECTUS" OR THE "DRHP") (THE "CORRIGENDUM")

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF RSB RETAIL INDIA LIMITED ("COMPANY") FOR CASH AT A PRICE

OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹5.000.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 29,878,946 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION ("OFFERED SHARES") BY THE PROMOTER SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY POTTI VENKATESWARLU, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA RAJAMOULI, UP TO 2,390,316 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA PRASADA RAO, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SAI ABHINAY, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF 12 EACH AGGREGATING UP TO ₹[●] MILLION BY SEERNA SURESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA RAKESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA KESHAV GUPTA, (COLLECTIVELY THE "PROMOTER SELLING SHAREHOLDERS") AND BY PROMOTER GROUP SELLING SHAREHOLDERS, CONSISTING OF UP TO 597,579 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SUJATHA, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY MATURU VENKATA LAKSHMI SINDHU, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA LAKSHMI SPANDANA, UP TO 811,000 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA SUVARNA, UP TO 2,774,473 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY GOURISHETTY LALITHA AND UP TO 5,975,790 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[●] MILLION BY POTTI MALATHI LAKSHMI KUMARI, (COLLECTIVELY, THE "PROMOTER GROUP SELLING SHAREHOLDERS", TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS THE "SELLING SHAREHOLDERS"), AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER MAY INCLUDE A RESERVATION OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BRLMS MAY OFFER A DISCOUNT OF ₹[•] PER EQUITY SHARE OF FACE VALUE OF ₹2 EACH, TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"), SUBJECT TO NECESSARY APPROVALS AS MAY BE REQUIRED. THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

With reference to the DRHP dated August 14, 2025, filed by the Company with SEBI and the Stock Exchanges in relation to the Offer on August 15, 2025, potential Bidders should note the

The name of "SV & RS Projects" appearing and forming part of the Promoter Group as disclosed in "Our Promoters and Promoter Group - Entities forming part of our Promoter Group" on page 245-246 of the DRHP should be read as follow "Sindhu Textiles and Garments".

The information in this Corrigendum modifies and updates the information in the DRHP, and the DRHP should be read in conjunction with this Corrigendum. Any reference to the names of the Entities forming part of our Promoter Group shall be read to be updated as above. Please note that this Corrigendum does not reflect any changes that have occurred between the date of filing of the DRHP and the date hereof, and the information included in the DRHP will be suitably updated, including to the extent stated in this Corrigendum, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, the SEBI and the Stock Exchanges.

BOOK RUNNING LEAD MANAGERS				
motilal oswal	HDFC BANK	IIFL CAPI		
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: rsbril.ipo@motilaloswal.com Website: www.motilaloswalgroup.com Investor grievance E-mail: moiaplredressal@motilaloswal.com Contact person: Sankita Ajinkya/ Kunal Thakkar SEBI registration number: INM000011005	HDFC Bank Limited Investment Banking Group, Unit no. 701, 702 and 702-A, 7th floor, Tower 2 and 3, One International Centre, Senapati Bapat Marg Prabhadevi, Mumbai - 400 013 Tel: +91 22 3395 8233 Email: rsbril.ipo@hdfcbank.com Website: www.hdfcbank.com Investor grievance ID: investor.redressal@hdfcbank.com Contact person: Bharti Ranga / Souradeep Ghosh SEBI Registration number: INM000011252	IIFL Capital Services Limited (formerly known as IIFL Securities 24th Floor, One Lodha Place Senapati Bapat Marg, Lower Pare Mumbai - 400 013, Maharashtra, Telephone: +91 22 4646 4728 Email: rsbrothers.ipo@iiflcap.com Investor grievance ID: ig.ib@iiflc Contact person: Yogesh Malpan Website: www.iiflcap.com SEBI Registration number: INM		

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s Limited) el (W) India cap.com ni / Pawan Jain //000010940

REGISTRAR TO THE OFFER **▲** KFINTECH

KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Gachibowli, Financial District. Nanakramguda, Serilingampally Hyderabad-500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: rsb.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M Murali Krishna SEBI Registration number: INR000000221

ribed to them in the DRHP. All capital

> For RSB RETAIL INDIA LIMITED On behalf of the Board of Directors T S Maharani Company Secretary and Compliance Officer

Place: Hyderabad, Telangana Date: September 10, 2025

RSB RETAIL INDIA 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 dated August 14, 2025 with SEBI and the Stock Exchanges on August 15, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on

the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.rsbretail.com and the websites of the BRLMs, i.e., Motilal Oswal Investment Advisors Limited, HDFC Bank Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.motilaloswalgroup.com, www.hdfcbank.com and www.iiflcap.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of the Company and the Offer, including the risks involved, for making any

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933 (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring

Prospectus as "U.S. QIBs"), in transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

Adfactors 432/25

एतमादपुर शाखा

भीम मार्केट, बरहन रोड,

एत्मादपुर, आगरा-283201

APRIGLOBAL पंजीकृत एवं कार्पोरेट कार्यालय : 502, टावर-ए, पेनिन्सुला बिजनेस पार्क, सेनापित बापट मार्ग, लोअर परेल, HOUSING FINANCE LIMITED मुंबई-400013 सर्किल कार्यालय :- 9बी, द्वितीय तल, पूसा रोड, नई दिल्ली-110060

परिशिष्ट IV कब्जा सूचना (अचल सम्पत्ति हेतू)

जबिक, अधोहस्ताक्षरी ने कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल) के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अधीन और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 1; (12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए निम्नलिखित कर्जदार(रों) / गारंटर(रों) को नीचे दिए विवरण के अनुसार मांग सूचना(एं) जारी की थीं, जिनमें उनसे सूचना में वर्णित बकाया राशि का भुगतान उक्त सूचना की प्राप्ति की तिथि से 60 दिन के भीतर करने की मांग की गई थी। कर्जदार उक्त राशि चुकाने में असफल रहे हैं, एतदद्वारा कर्जदार(रों) / गारंटर(रों) और जनसाधारण को सूचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप–धारा (4) के तहत उसको प्रदत्त शक्तियों का प्रयोग करते हए यहां नीचे वर्णित संपत्ति का कब्जा प्राप्त कर लिया है। कर्जदार का ध्यान, प्रत्याभृत आस्तियों को छुडाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप–धारा (8) के प्रावधान की ओर आकृष्ट किया जाता है। कर्जदारों को विशेष रूप से तथा जनसाधारण को सामान्य रूप से इस संपत्ति के संबंध में संव्यवहार नहीं करने हेत् सावधान किया जाता है और संपत्ति के संबंध में कोई भी संव्यवहार कर्जदारों पर सीजीएचएफएल की बकाया राशि तथा उस पर ब्याज का भगतान करने के बाद ही किया जा सकता है।

क्र सं	कर्जदार(रों) / गारंटर(रों) का नाम	प्रत्याभूत आस्ति (अचल सम्पत्ति) का वर्णन	मांग सूचना तिथि और राशि	कब्जा की तिथि
1.	(ऋण खाता संख्या LNHENO7000142863 (पुरानी) 53000000595540 (नयी)	सम्पत्ति के सभी अंश एवं खंड : भूमि और भवन के रूप में आवासीय भवन क्षेत्रफल परिमाप 165 वर्ग गज, खेत संख्या 1410/4/1 (भाग) का हिस्सा, मोहल्ला राम नगर, कस्बा गुलावठी,	26-06-2025 ₹. 33,13,269 / -	08-09-2025
	नोएडा शाखा) गुलफाम खान (कर्जदार)	चौधरी नर्सिंग होम के पास, परगना अगौता तहसील और जिला बुलन्दशहर, उत्तर प्रदेश — 203001,		<u>-</u>

चौहद्दी : – पूर्वः कांति प्रसाद का खेत और वन विभाग नर्सरी, **पश्चिमः** रास्ता 12 फीट, उत्तरः मेहरबान का प्लॉट, दक्षिणः जुबेदा खातून का प्लॉट

स्थान : बुलंदशहर (उत्तर प्रदेश) हस्ता /- (प्राधिकृत अधिकारी) तिथि : 11-09-2025 वास्ते कैप्री ग्लोबल हाउसिंग फाइनैंस लिमिटेड (सीजीएचएफएल)

बेगम (सह-कर्जदार)

नंबर 25, स्टीपल रीच, ए ब्लॉक, तीसरी मंजिल, IndusInd Bank कैथेड्रल रोड, गोपालपुरम, चेन्नई-600086

प्रतिभृतिकरण और वित्तीय आस्तियों के प्नर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत जारी सूचना

यह सूचना उन उधारकर्ताओं / ऋणदाता / गारंटर को दिया जाता है, जिन्होंने बैंक से ली गई लोन सुविधा का मूलधन और ब्याज चुकाने में चूक की है और जिनका लोन खाता 17.04.2025 को नॉन—परफॉर्मिंग एसेट (एपीए) के रूप में वर्गीकृत किया गया है। उन्हें 13.08.2025 को, उनके ज्ञात पते पर, सेक्रिटाइजेशन एंड रिकंस्ट्रक्शन ऑफ फाइनेंशियल एसेट्स एंड एनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट, 2002 (सरफेसी अधिनियम) की धारा 13(2) के तहत नोटिस भेजा गया था। नोटिस में उनसे 31.07.2025 तक बकाया 33,06,138. 68 रुपये (शब्दों में: तैंतीस लाख छह हजार एक सौ अठ्ठाइस रुपये अड़सठ पैसे) की पूरी राशि, साथ ही 01.08.2025 से भूगतान की तारीख तक तय दर पर ब्याज और अन्य खर्चों का भूगतान करने को कहा गया था। हालांकि, कुछ नोटिस वापस आ गए हैं,

1. **मेसर्स शारदा एंटरप्राइजेज,** नंबर 87 / 10, सी अनंतलक्ष्मी कॉम्प्लेक्स, एमटीएच रोड, अंबट्टर इंडस्ट्रियल एस्टेट, चेन्नई — 600 050. 2. विजय कुमार शर्मा, मालिक / सह-अपीलकर्ता / गारंटर, अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव

इसलिए उन्हें इस सार्वजनिक नोटिस के माध्यम से सूचित किया जाता है।

नगर, वनागरम, चेन्नई — 600095. 3. श्रीमती शारदा शर्मा, सह—अपीलकर्ता / गारंटर, नंबर ९।, मेघदत्तचन्दनी चौक, खालवार्ड रोड, जोठवाड़ा, जयपुर — 302012. 4. श्रीमती जतना शर्मा, सह—अपीलकर्ता / गारंटर, अर्बन ट्री अपार्टमेंट, सी ब्लॉक, सी204, दूसरी मंजिल, नंबर 11, नुमल मेन रोड, राजीव नगर

वनागरम, चेन्नई— 600095.

संपत्ति का विवरण

मेसर्स अरिहंत बिल्डक्रिएशन प्राइवेट लिमिटेड के निदेशक श्री अमित कोटेशा द्वारा 28.03.2014 की मूल पंजीकृत बिक्री—सहमती पत्र के अनुसार जो 28/03/2014 को जयपुर–11 के सब–रजिस्ट्रार कार्यालय में श्रीमती शारदा शर्मा के पक्ष में पंजीकृत किया गया था (संख्या 2014052002740 बुक संख्या ।, खंड संख्या ८९७, पुष्ठ संख्या १२२)। इसकी एक प्रति बुक ।, खंड संख्या ३५७५, पुष्ठ संख्या २७८ से ३०३ पर रखी गई है। अचल संपत्तिः फ्लैट नंबर बीजी—2, नौकर के कमरे नंबर 12 के साथ, 922 वर्ग फुट का (ग्राउंड फ्लोर पर 80 वर्ग फुट का नौकर का कमरा बेसमेंट में भी एक नौकर का कमरा), क्लासिक रेजिडेंसी, प्लॉट नंबर 246, वैशाली नगर के पास, नेमि नगर एक्सटेंशन, जयपर। सीमाएँ: पूर्व में प्लॉट नंबर 247, पश्चिम में प्लॉट नंबर 245, उत्तर में 30" चौडी सडक, दक्षिण में अन्य प्लॉट।

उपरोक्त नाम वाले उधारकर्ता और उनके गारंटर व बंधककर्ता को यह सचित किया जाता है कि वे इस नोटिस के प्रकाशन की तारीख से 60 दिनों के भीतर बकाया राशि का भुगतान कर दें। अन्यथा, 60 दिंन की अवधि समाप्त होने के बाद सरफेसी अधिनियम, 2002 के धारा 13 के उप–धारा (4) के तहत आगे की कार्रवाई की जाएगी।

अधिकृत अधिकारी, इंडसइंड बैंक लिमिटेड दिनांकः 11.09.2025

जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड (मॉर्गेन रिटेल ए 2024 - ट्रस्ट के ट्रस्टी के रूप में अपनी क्षमता से कार्य करते हुए) कॉर्पोरेट पहचान संख्या : U67190MH2007PLC74287

कॉरपोरेट ऑफिस का पता - युनिट नंबर 22, दूसरी मंजिल, लॉयइस सेंटर पॉइंट, आप्पासाहेब मराठे मार्ग, प्रभादेवी, मुंबई- 400025 फोन: +91 22 6224 1676 वेबसाइट - www.jmfinancialarc.com

सरफेसी अधिनियम, 2002 के खंड 13(2) के तहत मांग सुचना

आप. नीचे दिए गए उधारकर्ता(ओं) / सह—उधारकर्ता(ओं) / गारंटर(ओं) (''आप'') ने नीचे दिए गए अनसार टाइगर कैपिटल प्राइवेट लिमिटेड (पहले अडानी कैपिटल प्राइवेट लिमिटेड के नाम से जानी जाती थी) (''टीसीपीएल'') से विभिन्न क्रेडिट सुविधाएँ (''ऋण'') लीं और बदले में नीचे बताई गई संपत्तियों पर सुरक्षा हित बनाया। चुंकि आपने अपने ऋण की किश्तें नहीं चुकाईं, इसलिए आपके ऋण को नीचे दिए अनुसार गैर–निष्पादित संपत्ति के रूप में वर्गीकृत किया गया। बाद टीसीपीएल ने सभी संबंधित सरक्षा हितों और उसमें निहित सभी अधिकारों. शीर्षक और हितों के साथ उक्त ऋण को. सिक्योरिटाइजेशन और वितीय परिसंपत्तियों के पुनर्निर्माण और सुरक्षा हित प्रवर्तन अधिनियम, 2002 ("सरफैसी अधिनियम") के प्रावधानों के तहत. मॉर्गेज रिटेल 2024 — टस्ट 'जेएमएफएआरसी') के ट्रस्टी के रूप में कार्य करने वाली जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड को, 30 जुन 2025 के असाइनमेंट समझौते के माध्यम से हस्तांतरित कर दिया। चंकि आपने जेएमएफएआरसी को ऋण का भगतान नहीं किया, इसलिए सरफैसी अधिनियम की धारा 13(2) के तहत बकाया राशि की वसूली के लिए एक नोटिस आपके अंतिम ज्ञात पते पर भेजा गया था, लेकिन वह वापस आ गया। इसलिए, सारफेसी अधिनियम की धारा 13(2) और सुरक्षा हित (प्रवर्तन) नियम, 2002 के नियम 3(1) के अनुसार, उक्त नोटिस की विवरण को आपके लिए वैकल्पिक सेवा के रूप में यहाँ प्रकाशित किया जा रहा है। सारफेसी अधिनियम की धारा 13(2) के तहत भेजें गए नोटिस में दावा की गई उधारकर्ता(ओं), सह–उधारकर्ता(ओं), गारंटर(ओं), ऋण(ॉं), स्ररक्षित संपत्ति(यों) और बकाया राशि के विवरण नीचे दिए गए हैं:

क्र. सं.	उधारकर्ता(ओं), रूसह-उधारकर्ता(ओं), /गारंटर(ओं), का नाम और पता, ऋण खाता संख्या और ऋण राशि	सुरक्षित संपत्ति की जानकारी	गैर- निष्पादक परिसंपत्ति का वर्गीकरण की तिथि	1) मांग नोटिस की तारीख 2) आज की तारीख तक बकाया राशि
1	सत्येंद्र कुमार / सौगा देवी / 106MSM001026687	कुलसेरा गाँव, परगना दादरी, तहसील व जिला गौतम बुद्ध नगर, उत्तर प्रदेश में खेत संख्या 629 का वह हिस्सा जो 35 वर्ग यार्ड का है। इसकी सीमाएँ इस प्रकार हैं: पूर्व — दूसरे का प्लॉट, पश्चिम — दूसरे का प्लॉट, उत्तर — दूसरे का प्लॉट, दक्षिण — 12 फीट चौड़ी सड़क।	3 सितम्बर 23	6—अगस्त—25 / रु. 830454/— (04—अगस्त—25 तक)

इसलिए, आप उधारकर्ता(ओं) और सह–उधारकर्ता(ओं) / गारंटर(ओं) को यह सूचित किया जाता है कि इस डिमांड नोटिस के जारी होने के 60 दिनों के भीतर ऊपर बताई गई पूरी राशि और ब्याज का भूगतान करें। ऐसा न करने पर, हम सरफेसी एक्ट के तहत ऊपर बताई गई सुरक्षित संपत्ति को जब्त करने की कार्रवाई करने के लिए बाध्य होंगे। सुरक्षित संपत्ति को वापस पाने के लिए उपलब्ध समय के संबंध में, कृपया सरफेसी एक्ट के सेक्शन 13 के सब–सेक्शन (8) के प्रावधानों को ध्यान में रखें। कृपया ध्यान दें कि सरफेसी एक्ट के सेक्शन 13(13) के अनुसार, आप हमारी सहमति के बिना बिक्री, लीज या किसी अन्य तरीके से ऊपर बताई गई सुरक्षित संपत्ति का हस्तांतरण नहीं कर सकते।

जेएम फाइनेंशियल एसेट रिकंस्ट्रक्शन कंपनी लिमिटेड के लिए (मॉर्गेज रिटेल ए 2024 ट्रस्ट के ट्रस्टी के रूप में) स्थानः दिल्ली, तारीखः 11.09.2025 हस्ताक्षर / - अधिकृत अधिकारी

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan-324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code"),

Wednesday, September 10, 2025

Date	wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1.16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai - 400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025

एचडीएफसी बैंक लिमिटेडः बी-7/3, आसिफ अली रोड, HDFC BANK एचडीएफसी बैंक ति नई दिल्ली, दिल्ली

नीलामी सूचना

नीचे दिए गए उधारकर्ता ने गिरवी रखे स्टॉक के बदले लोन लिया था। बैंक द्वारा डिमांड/लिक्विडेशन नोटिस जारी करने के बावजूद उधारकर्ता ने बकाया राशि का पूरा भूगतान नहीं किया। इसलिए, बैंक ने भारतीय अनुबंध अधिनियम-1872 की धारा 176 के तहत बैंक के पास गिरवी रखे सामान को, नीचे दिए गए गोदाम में रखे हुए, इच्छुक पार्टियों को 'जैसा है, जहाँ है' और 'कोई दावा नहीं' के आधार पर बेचने का फैसला किया है। चीनी (सामान) स्टार एग्रीवेयरहाउसिंग एंड कोलैटरल मैनेजमेंट लिमिटेड के गोदाम में ताले में सुरक्षित रखी है। नीचे दिए गए उधारकर्ता चाहें तो उपस्थित हो सकते हैं। नीलामी स्थलः एचडीएफसी बैंक लिमिटेड, बी–7/3, आसिफ अली

ग्राहक का नाम	गोदाम का नाम	माल की मात्रा (एमटी में)	प्रति एमटी मात का न्यूनतम मूल्य
शकुम्बरी शुगर एंड एलाइड इंडस्ट्रीज लिमिटेड	शकुम्बरी शुगर एंड एलाइड इंडस्ट्रीज लिमिटेड गोदाम 01, खाता संख्या / खसरा संख्या 233 247 251 और 262, ग्राम तोदरपुर फैजाबाद बेहट, सहारनपुर, उत्तर प्रदेश 247231	5917.5 चीनी (एस31): 787.5	Rs. 37,500/- Rs. 37,000/-

रोड नई दिल्ली दिल्ली

बिड आवेदन जमा करें: एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में 11.09.2025 से 16.09.2025 के बीच कार्य दिवस पर सुबह 10:00 बजे से शाम 4:00 बजे के बीच।

बिड 17.09.2025 को दोपहर 2:00 बजे से 4:00 बजे के बीच (नीलामी की तारीख) एचडीएफसी बैंक लिमिटेड, बी-7/3, आसिफ अली रोड, नई दिल्ली, दिल्ली में बैंक के अधिकृत प्रतिनिधि द्वारा उपस्थितध्इच्छ्क बोलीदाताओं की मौजूदगी में खोली जाएगी।

टेंडर भरने वाले / खरीदने वाले इच्छुक व्यक्ति, यदि चाहें, तो टेंडर खुलने के बाद अपनी बोली बढा सकते हैं। इसलिए, उन्हें सलाह दी जाती है कि वे स्वयं या अपने अधिकृत प्रतिनिधि के साथ अधिकार पत्र लेकर उपस्थित रहें।

नीलामी की शर्तें और विवरण के लिए, कृपया मिस रमिता गर्ग मोबाइलः 9891162223 (ऊपर दिए गए पते पर हमारी शाखा) से संपर्क करें,। तारीखः 11-09-2025

एचडीएफसी बैंक लिमिटेड स्थानः सहारनपुर हस्ताक्षर/— अधिकृत अधिकारी



कब्जा सूचना (अचल संपत्ति के लिए) (नियम 8 (1))

तिभति हित (प्रवर्तन) नियम 2002 के साथ पढते हए अनुष्ठेद 13(2) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हए इण्डियन ओवरसीज बैंक के प्राधिकत अधिकारी ने सम्बन्धित ऋणी/ ऋणियों/ बंधककर्ता को प्रत्येक के नाम के सामने दर्शायें गयें खाते में उनके नामों के सामने दी गई तारीखाँ पर नोटिस की तारीख क्त नोटिस की तारीख से 60 दिनों में बकाया राशि वास्तविक दरों पर संविदा दर और ब्याज , वसूनी आदि पर ब्याज सहित अदा करने के लिए मांग नोटिस जारी कैया गया था। ऋणी/ ऋणियों द्वारा राशि अदा करने में असफल रहने पर ऋणी/ ऋणियों और जन सामान्य को नोटिस दिया जाता है कि प्राधिकत अधिकारी -खाते के सामने दी गई तारीख को उक्त नियमों के नियम-8 के साथ पडते हुए उक्त अधिनियम की धारा 13(4) के अन्तर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते हए नीचे दी गई सम्पत्ति/ सम्पत्तियों का कब्जा 04.09.2025 ले लिया है। ऋणी/ ऋणियों को विशेष रूप से एवं जन समान्य रूप से यह चेतावनी दी जाती है कि वे उक्त सम्पत्ति/ सम्पत्तियों के सम्बन्ध मे किसी प्रकार का लेन-देन न करे। इन सम्पत्ति/ सम्पत्तियों से किसी प्रकार का लेन-देन इण्डियन ओवरसीज बैंक, को देव रांगि वास्तविक दरों पर संविदा दर एवं उस पर अजिंत ब्याज एवं अन्य धोर्ज के पर्ण भगतान के पश्चात ही किया जा सकता है। मांग नोटिस जारी करने के बाद भुगतान की तारीख़, अगर कोई हो, की मांग नोटिस में उल्लेखित तारीख़ से कब्जा लेने की तारीख़ के अनुसार देव बकाया अनुबंध की दरों पर और ब्याज, शुल्क आदि , मुगतान की तिथि तक देव राशि के साथ देव है।

ऋणकर्ताओं और बंधककर्ता का ध्यान अधिनियम की धारा 13 के उप-धारा (8) के प्रावधानों के लिए आमंत्रित किया जाता है, जो उनके लिए उपलब्ध समय ब

क्र0 सं0	ऋणी / बंधककर्ता व गारन्टर का नाम व पता	बंधक सम्पत्ति का विवरण	मांग नोटिस की तारीख	कब्जा नोटिस की तारीख	कब्जा नोटिस के अनुसार बकाया राशि
1	न्वल किशोर पुत्र हरि सिंह प्रोप.— मैसर्स अंजिल रेडीमेड कलेक्शन निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201 बंधककर्ता एवं गारंटर: हिर सिंह पुत्र स्वर्गीय करन सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201 बूंकि कानूनी तौर पर मृतक नवल किशोर पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा—283201, ओम वती पत्नी हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, कौशल सिंह पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, शिव शंकर पुत्र हरी सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, राम प्रताप पुत्र हिर्न सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, रूप प्रताप पुत्र हिर्न सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, विक्रम सिंह पुत्र हिर्न सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, बंजिल सिंह पुत्री हिर्न सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201, बंजिल सिंह पुत्री हिर्न सिंह निवासी मौहल्ला सत्ता, सिंघी वाली गली, पुराना बस स्टैंड, तहसील वौराहा, एत्मादपुर आगरा— 283201 और अन्य सभी कानूनी उत्तराघिकारी।	मौजा सत्ता वधेलान, स्टेशन रोड, एत्सादपुर, आगरा 283202, क्षेत्रफल 306 वर्ग मीटर, नीचे उल्लिखित स्थल की सीमायें इस प्रकार हैं: पूर्व में— खसरा संख्या—219 (श्री गोपाल सिंह का भाग और उसके बाद श्याम सिंह और शिशुपाल का भाग, उसके बाद खसरा संख्या—216), पश्चिम में— रोड, उत्तर में: — खसरा संख्या—218 में श्री गोपाल सिंह का भाग, उसके बाद श्री श्याम सिंह और शिशुपाल का भाग, उसके बाद श्री श्याम सिंह और शिशुपाल का भाग, उसके बाद खासरा संख्या—216	10.06.2025 मांग नोटिस के अनुसार बकाया राशि रू 23,52,062.00 + अगामी व्याज + अन्य शुल्क	04.09,2025	
	देनांक— 09.09.2025		7776	वकृत अधिव	A

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this Corrigendum)



RSB RETAIL INDIA LIMITED

(formerly known as R S Brothers Retail India Limited)

Our Company was incorporated as 'R S Brothers Retail India Private Limited' at Hyderabad, Andhra Pradesh (currently Telangana) as a private limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated March 31, 2008, issued by the Registrar of Companies, Andhra Pradesh and acquired the business of R-9000 Textiles & Garments, pursuant to transfer deed dated May 1, 2008. Subsequently, pursuant to the conversion of our Company into a public limited company and pursuant to a special resolution passed by our Shareholders at the EGM held on September 11, 2024, the name of our Company was changed to "R S Brothers Retail India Limited", and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on October 22, 2024. Further, pursuant to a board resolution dated January 18, 2025 and shareholders resolutions dated January 21, 2025, the name of our Company was changed to "RSB Retail India Limited" and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on February 7, 2025. For details in relation to changes in the name and registered office of our Company, see "History and Certain Corporate Matters - Brief history of our Company" on page 211 of the DRHP, (as defined below).

Registered and Corporate Office: Door No:7-2-1740, Opposite to Fire Station Office, Main Road, Sanath Nagar, Rangareddi district, Hyderabad - 500 018, Telangana, India; Telephone: 040 6742 9915; Contact Person: T S Maharani, Company Secretary and Compliance Officer; E-mail: cs@rsbretail.com; Website: www.rsbretail.com; Corporate Identity Number: U47510TG2008PLC058454

NOTICE TO INVESTORS: CORRIGENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED AUGUST 14, 2025 (THE "DRAFT RED HERRING PROSPECTUS" OR THE "DRHP") (THE "CORRIGENDUM")

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF RSB RETAIL INDIA LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹5,000.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 29,878,946 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION ("OFFERED SHARES") BY THE PROMOTER SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY POTTI VENKATESWARLU, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY SEERNA RAJAMOULI, UP TO 2,390,316 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA PRASADA RAO, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SAI ABHINAY, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF 12 EACH AGGREGATING UP TO ₹[●] MILLION BY SEERNA SURESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA RAKESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA KESHAV GUPTA, (COLLECTIVELY THE "PROMOTER SELLING SHAREHOLDERS") AND BY PROMOTER GROUP SELLING SHAREHOLDERS, CONSISTING OF UP TO 597,579 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SUJATHA, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY MATURU VENKATA LAKSHMI SINDHU, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY POTTI VENKATA LAKSHMI SPANDANA, UP TO 811,000 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA SUVARNA, UP TO 2,774,473 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY GOURISHETTY LALITHA AND UP TO 5,975,790 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI MALATHI LAKSHMI KUMARI, (COLLECTIVELY, THE "PROMOTER GROUP SELLING SHAREHOLDERS", TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS THE "SELLING SHAREHOLDERS"), AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER MAY INCLUDE A RESERVATION OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BRLMS MAY OFFER A DISCOUNT OF ₹[•] PER EQUITY SHARE OF FACE VALUE OF ₹2 EACH, TO ELIGIBLE EMPLOYEES BIDDING IN

THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"), SUBJECT TO NECESSARY APPROVALS AS MAY BE REQUIRED. THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

With reference to the DRHP dated August 14, 2025, filed by the Company with SEBI and the Stock Exchanges in relation to the Offer on August 15, 2025, potential Bidders should note the

The name of "SV & RS Projects" appearing and forming part of the Promoter Group as disclosed in "Our Promoters and Promoter Group - Entities forming part of our Promoter Group" on page 245-246 of the DRHP should be read as follow "Sindhu Textiles and Garments".

The information in this Corrigendum modifies and updates the information in the DRHP, and the DRHP should be read in conjunction with this Corrigendum. Any reference to the names of the Entities forming part of our Promoter Group shall be read to be updated as above. Please note that this Corrigendum does not reflect any changes that have occurred between the date of filing of the DRHP and the date hereof, and the information included in the DRHP will be suitably updated, including to the extent stated in this Corrigendum, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, the SEBI and the Stock Exchanges.

Meenal Shrirang Patwardhan) Fretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616 PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumba 400013, India Mr. Anmol Jindal Mr. Rinku Goyal If the members of the IDC are Non — Executive Independent Directors of the formpany, Except for being Directors of the Company, The Committee Member neither old any equity shares in the company nor do they have any contract/relationship with the Target Company. Jone of the IDC Members have traded in any securities of Chambal during 12 monther of the Public Announcement of the offer. Jone of the IDC Members hold any contracts, nor have any relationship with the cquirer and nor have traded in Shares of the Acquirer or related to the Acquirer. Jone with the SEBI SAST Regulations, 2011 and is in the interest of the Public hareholders and the Target Company. Jone Wembers unanimously voted in favour of recommending the open offer opposal. Jone Members have reviewed and Noted Public Announcement dated May 30,2025 Detailed Public Announcement dated June 06, 2025 Detailed Public Announcement dated June 13, 2025 Letter of Offer dated September 04, 2025 The IDC members also noted that The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1) (j) of the Takeover Code. Based on review of the above documents the members of the IDC are of the view that the offer price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are of the view that the offer price is in line with the parameters prescribed by SEBI in the SEE SAST Regulations.	
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BOOK RUNNING LEAD MANAGERS

HDFC BANK

Investment Banking Group, Unit no. 701, 702 and 702-A, 7th floor, Tower 2 and 3, One International Centre, Senapati Bapat Marg Prabhadevi, Mumbai - 400 013 Tel: +91 22 3395 8233 Website: www.hdfcbank.com

HDFC Bank Limited

Email: rsbril.ipo@hdfcbank.com Investor grievance ID: investor.redressal@hdfcbank.com Contact person: Bharti Ranga / Souradeep Ghosh SEBI Registration number: INM000011252

IIFL CAPITAL

REGISTRAR TO THE OFFER **KFINTECH**

IIFL Capital Services Limited KFin Technologies Limited (formerly known as IIFL Securities Limited) 24th Floor, One Lodha Place Senapati Bapat Marg, Lower Parel (W) Mumbai - 400 013, Maharashtra, India Telephone: +91 22 4646 4728 Email: rsbrothers.ipo@iflcap.com Investor grievance ID: ig.ib@iiflcap.com Contact person: Yogesh Malpani / Pawan Jain Website: www.iiflcap.com SEBI Registration number: INM000010940

Selenium Tower B, Plot No. 31 and 32, Gachibowli, Financial District, Nanakramguda, Serilingampally Hyderabad-500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: rsb.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M Murali Krishna SEBI Registration number: INR000000221

All capitalised terms used in this Corrigendum shall, unless specifically defined or unless the context otherwise requires, have the meaning ascribed to them in the DRHP.

For RSB RETAIL INDIA LIMITED On behalf of the Board of Directors

Place: Hyderabad, Telangana Date: September 10, 2025

motilal oswal

Motilal Oswal Investment Advisors Limited

Motilal Oswal Tower, Rahimtullah Sayani Road

Contact person: Sankita Ajinkya/ Kunal Thakkar

SEBI registration number: INM000011005

Opposite Parel ST Depot, Prabhadevi,

Telephone: + 91 22 7193 4380

Investor grievance E-mail:

E-mail: rsbril.ipo@motilaloswal.com

moiaplredressal@motilaloswal.com

Website: www.motilaloswalgroup.com

Mumbai - 400 025

Maharashtra, India

Company Secretary and Compliance Officer RSB RETAIL INDIA 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 dated August 14, 2025 with SEBI and the Stock Exchanges on August 15, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.rsbretail.com and the websites of the BRLMs, i.e., Motilal Oswal Investment Advisors Limited, HDFC Bank Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.motilaloswalgroup.com, www.hdfcbank.com and www.iiflcap.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of the Company and the Offer, including the risks involved, for making any

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933 (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring

Prospectus as "U.S. QIBs"), in transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

Chandigarh

Place: Rajasthan Date: September 10, 2025

Details of Independent Advisors, if any None

Any other matter to be highlighted

Date

Mr. Anmol Jindal Chairperson of Independent Director Committee

all the information required to be disclosed by the Target Company under the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

For and on behalf of the Committee of Independent Directors of

Chambal Breweries And Distilleries Limited

Sd/-

epaper.jansatta.com

Adfactors 432/25

T S Maharani

प्रधानमंत्री मोदी ने मेलोनी से की बात

जनसत्ता ब्यूरो नई दिल्ली, 10 सितंबर।

प्रधानमंत्री नरेंद्र मोदी ने बुधवार को अपनी इतालवी समकक्ष जार्जिया मेलोनी के साथ भारत और यूरोपीय संघ (ईयू) के बीच प्रस्तावित मुक्त व्यापार समझौते पर चर्चा की और इसके समर्थन के लिए उनका आभार जताया।

मोदी ने मेलोनी के साथ फोन पर बातचीत में यूक्रेन में संघर्ष समाप्त करने के तरीकों के साथ–साथ भारत-मध्य पूर्व-यूरोप आर्थिक गलियारे (आइएमईईईसी) के क्रियान्वयन पर भी चर्चा की। मोदी ने सोशल मीडिया मंच एक्स पर पोस्ट किया, 'प्रधानमंत्री जार्जिया मेलोनी के साथ अच्छी बातचीत हुई। हमने भारत-इटली रणनीतिक साझेदारी को गहरा करने की अपनी संयुक्त प्रतिबद्धता दोहराई और युक्रेन में संघर्ष को शीघ्र समाप्त करने में साझा रुचि

उन्होंने कहा, 'भारत-यूरोपीय संघ के बीच पारस्परिक रूप से लाभकारी व्यापार समझौते को अंतिम रूप दिए जाने तथा आइएमईईईसी पहल के माध्यम से संपर्क को बढावा देने में इटली के सिक्रय समर्थन के लिए प्रधानमंत्री मेलोनी को धन्यवाद दिया।' भारत और यूरोपीय संघ इस वर्ष के अंत तक प्रस्तावित मुक्त व्यापार समझौते (एफटीए) को



रहे हैं। भारत और यूरोपीय संघ ने आठ वर्षों से

अधिक के अंतराल के बाद जून 2022 में एफटीए पर

कि दोनों नेताओं ने भारत-इटली के बीच निवेश,

रक्षा, सुरक्षा, अंतरिक्ष, विज्ञान और प्रौद्योगिकी, शिक्षा,

दोनों देशों के लोगों के बीच संबंध और आतंकवाद

निरोध जैसे क्षेत्रों में रणनीतिक साझेदारी में हुई प्रगति

की समीक्षा की और उसका सकारात्मक आकलन

साझेदारी को संयुक्त रणनीतिक कार्य योजना 2025-

29 के अनुरूप और अधिक गहरा करने की दिशा में

बयान में कहा गया है कि दोनों नेताओं ने

भारत की ओर से जारी एक बयान में कहा गया

वार्ता फिर से शुरू की।

अपनी प्रतिबद्धता दोहराई। भारतऔर यूरोपीय संघ इस वर्ष के बयान में कहा गया है कि दोनों नेताओं ने आपसी हितों अत तक प्रस्तावित एफटीए को अंतिम के क्षेत्रीय और वैश्विक मुद्दों रुप देने की दिशा में काम कर रहे हैं। पर भी विचारों का आदान-प्रदान किया। दोनों नेताओं ने दोनों पक्ष इस सप्ताह नई दिल्ली में यूक्रेन में संघर्ष के शीघ्र और 13वें दौर की वार्ता कर रहे हैं। शांतिपूर्ण समाधान की

अंतिम रूप देने की दिशा में काम कर रहे हैं। दोनों पक्ष इस सप्ताह नई दिल्ली में 13वें दौर की वार्ता कर

प्रधानमंत्री मोदी ने इस दिशा में प्रयासों के लिए भारत का पूर्ण समर्थन दोहराया। इसमें कहा गया है कि मेलोनी ने पारस्परिक रूप से लाभकारी भारत-यूरोपीय संघ मुक्त व्यापार समझौते को जल्द से जल्द अंतिम रूप दिए जाने और 2026 में भारत द्वारा आयोजित 'एआइ इम्पैक्ट समिट' की सफलता के लिए इटली के मजबूत समर्थन दोहराया।

आवश्यकता पर सहमति

आइएमईईईसी पहल को 2023 में दिल्ली में आयोजित जी20 शिखर सम्मेलन के दौरान अंतिम रूप दिया गया था। एक नवोन्मेषी पहल के रूप में प्रस्तृत इस योजना में सऊदी अरब, भारत, अमेरिका और यूरोप के बीच व्यापक सड़क, रेलमार्ग और समुद्री परिवहन नेटवर्क की कल्पना की गई है, जिसका उद्देश्य एशिया, मध्य पूर्व और पश्चिम के बीच बेहतर समेकन सुनिश्चित करना है।

डोडा में अतिरिक्त सुरक्षा बल तैनात

जम्मू, 10 सितंबर (भाषा)। जम्मू-कश्मीर के डोडा जिले में जन सुरक्षा अधिनियम (पीएसए) के तहत आम आदमी पार्टी (आप) विधायक मेहराज मलिक की हिरासत के खिलाफ प्रदर्शन के दौरान प्रदर्शनकारियों और सुरक्षा बलों के बीच झड़प के बाद बुधवार को निषेधाज्ञा लागू रही। भद्रवाह घाटी में पाबंदियां लगाई गईं।

कियासा रिटेल लिमिटेड सीआईएनः U18101UP2022PLC165410

पंजीकृत पताः 1/37, एसएसजीटी रोड इंडस्ट्रियल एरिया, गाजियाबाद, उत्तर प्रदेश भारत, 201001. **ईमेल**: cs@kiaasaretail-com, वेबसाइट: www.Kiaasa.com

तीसरी आम बैठक और बुक क्लोजर का नोटिस

यह सूचित किया जाता है कि कंपनी के सदस्यों की तीसरी वार्षिक आम बैठक शुक्रवार, 26 सितंबर, 2025 को सुबह 11:30 बजे कंपनी के कॉर्पोरेट कार्यालय में आयोजित की जाएगी। यह कार्यालय प्लॉट नंबर 1/65, पहली मंजिल, एसएसजीटी रोड, इंडस्ट्रियल एरिया, गाजियाबाद, उत्तर प्रदेश, भारत-201001 में स्थित है। इस बैठक में वार्षिक आम बैठक के नोटिस में दिए गए सामान्य कार्य किए जाएंगे। वार्षिक आम बैठक का नोटिस, वित्तीय विवरण, बोर्ड रिपोर्ट और ऑडिटर रिपोर्ट सभी सदस्यों को उनके कंपनी / रिजस्ट्रार और शेयर ट्रांसफर एजेंट / डिपॉजिटरी पार्टिसिपेंट के साथ पंजीकृत ईमेल आईडी पर केवल इलेक्ट्रॉनिक रूप से भेजा गया है। नोटिस भेजने का काम बुधवार, 3 सितंबर, 2025 को

सभी सदस्यों को सूचित किया जाता है किः वार्षिक आम बैठक (बैठक) में भाग लेने और वोट देने का अधिकार रखने वाला सदस्य अपने स्थान पर किसी दूसरे व्यक्ति को अपना प्रतिनिधि (प्रोक्सी) नियुक्त कर सकता है और वह प्रतिनिधि कंपनी का सदस्य होना आवश्यक नहीं है। हालांकि, प्रतिनिधि नियुक्त करने का दस्तावेज बैठक शुरू होने से कम से कम 48 घंटे पहले कंपनी के पंजीकृत कार्यालय में जमा किया जाना चाहिए। एक प्रोक्सी फॉर्म इस नोटिस के साथ संलग्न

- कोई व्यक्ति पचास से ज्यादा सदस्यों की ओर से प्रोक्सी के तौर पर काम कर सकता है, बशर्ते वे सभी सदस्य मिलकर कंपनी के कुल शेयर कैपिटल का दस प्रतिशत से ज्यादा वोटिंग अधिकार वाला हिस्सा न रखते हों। जो सदस्य कंपनी के कुल शेयर कैपिटल का दस प्रतिशत से जयादा वोटिंग अधिकार वाला हिस्सा रखते हैं. वे एक व्यक्ति को प्रोक्सी के तौर पर नियुक्त कर सकते हैं और वह व्यक्ति किसी दूसरे व्यक्ति या शेयरहोल्डर के लिए प्रोक्सी के तौर पर काम नहीं कर सकता।
- कॉर्पोरेट सदस्य जो अपने अधिकृत प्रतिनिधियों को मीटिंग में भेजने का इरादा रखते हैं उनसे अनुरोध है कि वे कंपनी को बोर्ड के प्रस्ताव की एक प्रमाणित प्रतिलिपि भेजें, जिसमें उनके प्रतिनिधि को मीटिंग में भाग लेने और उनकी ओर से वोट करने का अधिकार दिया गया हो।
- यदि बैठक में कई जॉइंट होल्डर आते हैं, तो केवल वही जॉइंट होल्डर वोट दे सकेगा जिसका नाम सूची में सबसे पहले हो।
- संलग्न नोटिस और विवरण में उल्लिखित संबंधित दस्तावेज कंपनी के पंजीकृत कार्यालय में सभी कार्य दिवसों (शनिवार को छोड़कर) पर, बैठक की तारीख तक, कार्यालय समय में सदस्यों के निरीक्षण के लिए उपलब्ध रहेंगे।
- नोटिस भेजने के बाद जो कोई भी व्यक्ति कंपनी के शेयर खरीदकर उसका सदस्य बनता है, वह अपने पास रखे इक्विटी शेयरों के भुगतान की गई कीमत के अनुपात में वोट
- कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक 20 सितंबर, 2025 से 26 सितंबर, 2025 (दोनों दिन शामिल) तक बंद रहेगी। यह तीसरी वार्षिक आम बैठक के लिए है। बोर्ड ऑफ डायरेक्टर्स के आदेश से

हस्ताक्षर /-दिनांकः 03 सितंबर, 2025 कनिष्का सिंघल स्थानः गाजियाबाद कंपनी सेक्रेटरी और कंप्लायंस ऑफिसर

शिवाश्रित फूड्स लिमिटेड ख्यहले शिवाश्रित फूड्स प्राइवेट लिमिटेड के नाम से जाना जाता था, रजि. कार्यालयः गोपाल गंज, सराय लवारिया, अलीगढ़, उत्तर प्रदेश, भारत, 202001 सीआईएन U15490UP2017PLC096223,

वेबः https://shivashritfoods.com, ईमेलः nishant@shivashrit.com, दूरभाषः 0571—2525577 और 0571—3500346

08वीं वार्षिक आम बैठक की सूचना और दूरस्थ ई—वोटिंग जानकारी ाद्वारा सूचित किया जाता है कि शिवाश्रित फूड्स लिमिटेंड खिजसे पहले शिवाश्रित फूड्स प्राइवेट लिमिटेड के नाम से जा जाता था, (कंपनी) के सदस्यों की 08वीं वार्षिक आम बैठक (''8वीं एजीएम'') मंगलवार, 30 सितंबर, 2025 को सुबह 11.30 बजे (आईएसटी) को कंपनी अधिनियम, 2013 और कॉर्पोरेट मामलों के मंत्रालय और भारतीय प्रतिभृति और विनिमय बोर्ड द्वार समय–समय पर जारी किए गए विभिन्न परिपत्रों के अनुसार 8वीं एजीएम की सूचना में बताए गए अनुसार सामान्य और विशेष यवसाय(व्यवसायों) को पूरा करने के लिए वीडियो कॉन्फ्रेंसिंग/अन्य ऑडियो विजुअल माध्यमों ("वीसीँ/ओएवीएम")की सुविधा

31 मार्च, 2025 को समाप्त वित्तीय वर्ष के लिए वार्षिक रिपोर्ट के साथ 8वीं एजीएम की सूचना और रिमोट ई-वोटिंग तथ एजीएम में ई–वोटिंग का विवरण 8 सितंबर, 2025 को इलेक्ट्रॉनिक मोड में उन सभी सदस्यों को भेज दिया गया है, जिनके ई—मेल 29 अगस्त, 2025 तक आरटीए और डिपॉजिटरी के साथ पंजीकृत हैं। 8वीं एजीएम की सूचना के साथ वार्षिक रिपोर्ट कंपनी की वेबसाइट https://shivashritfoods.com/wp-content/uploads/2025/09/Annual-Report-2024 2025_compressed.pdf] स्टॉक एक्सचेंज, एनएसई लिमिटेड ("एनएसई") की वेबसाइट और नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड(''एनएसडीएल'')की वेबसाइट www.evoting. nsdl.com पर भी उपलब्ध है।

कंपनी अधिनियम, 2013 की धारा 91 के अनुसार सेबी के विनियम 42 के साथ (एलओडीआर) विनियम, 2015 के अनसार हम आपको सूचित करते हैं कि कंपनी के सदस्यों का रिजस्टर और शेयर हस्तांतरण पुस्तकें कंपनी की 8वीं एजीएम के प्रयोजन के लिए कंपनी के सदस्यों को रिकॉर्ड में लेने के लिए बुधवार, 24 सितंबर, 2025 से मंगलवार, 30 सितंबर, 2025

कंपनी अधिनियम, 2013 की धारा 108 के साथ पठित कंपनी (प्रबंधन और प्रशासन) नियम,2014 के नियम 20 (विधिवत संशोधित) और सेबी (सचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 के विनियम 44 (समय—समय पर संशोधित) के अनुसार, कंपनी 8वीं एजीएम के लिए दूरस्थ ई–वोटिंग सुविधा प्रदान करने में प्रसन्न है, ताकि भौतिक रूप मे या डीमैट रूप में शेयर रखने वाले सदस्य 8वीं एजीएम की सूचना में निर्धारित व्यवसाय (व्यवसायों) पर अपना वोट डात

नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड की इलेक्ट्रॉनिक वोटिंग प्रणाली के माध्यम से ई-वोटिंग के लिए कट ऑफ तिर्ग मंगलवार, 23 सितंबर, 2025 है। रिमोट ई—वोटिंग की अवधि शनिवार, 27 सितंबर, 2025 को सुबह 9.00 बजे (भारतीय मानक समय) से शुरू होकर सोमवार, 29 सितंबर, 2025 को शाम 5.00 बजे (भारतीय मानक समय) तक रहेगी। सोमवार, 29 सितंबर 2025 को शाम 5.00 बजे के बाद रिमोट ई—वोटिंग की अनुमति नहीं होगी। इसके बाद, एनएसडीएल द्वारा रिमोट ई—वोटिंग मॉड्यल को मतदान के लिए अक्षम कर दिया जाएगा। एक बार सदस्य द्वारा प्रस्ताव पर मतदान कर दिए जाने के बाद सदस्य को बाद में इसे बदलने की अनुमति नहीं होगी। सुश्री प्रतिभा गुप्ता, एफसीएस संख्या 40984, सीओपी संख्या 15838, प्रोपराइटर, मेसर्स प्रतिभा गुप्ता एंड एसोसिएट्स

प्रैक्टिसंग कंपनी सेक्रेटरीज, नई दिल्ली को 8वीं वार्षिक आम बैठक में किए जाने वाले व्यावसायिक मदों के संबंध मे ई−वोटिंग ∕ रिमोट ई−वोटिंग प्रक्रिया की निष्पक्ष और पारदर्शी तरीके से जाँच करने हेतु स्क्रूटिनाइजर नियुक्त किया गया है ई—वोटिंग का परिणाम लाग कानुनों के तहत निर्धारित समय के भीतर घोषित किया जाएँगा। घोषित परिणाम स्क्रुटिनाइजर की रिपोर्ट के साथ केंपनी की वेबसाइट https://shivashritfoods.com/ और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर प्रदर्शित किए जाएँगे और स्टॉक एक्सचेंज को https://www.nseindia.com/ पर सूचि यदि कोई व्यक्ति वार्षिक आम बैठक (एजीएम) की सूचना भेजे जाने के बाद, लेकिन अंतिम तिथि अर्थात 23 सितंबर, 202

को या उससे पहले कंपनी का सदस्य बनता है, तो वह लॉगिन आईडी और पासवर्ड प्राप्त करने के लिए evoting@nsdl.co.in पर ईमेल लिख सकता है। इसके अतिरिक्त, यदि सदस्य पहले से ही एनएसडीएल रिमोट ई-वोटिंग प्लेटफॉर्म पर पंजीकृत है, तो वह रिमोट ई-वोटिंग के माध्यम से वोट डालने के लिए मौजूदा यूजर आईडी और पासवर्ड क उपयोग कर सकता है।

डीमैट रूप में शेयर रखने वाले सदस्यों. भौतिक रूप में और जिन सदस्यों ने अपने ईमेल पते पंजीकत नहीं किए हैं. उनव लिए रिमोट ई–वोटिंग का तरीका 8वीं एजीएम की सूचना में दिया गया है। जिन सदस्यों ने 8वीं एजीएम से पहले रिमोट ई—वोटिंग द्वारा अपना वोट डाला है, वे भी एजीएम में भाग ले सकते हैं, लेकिन उन्हें दोबारा वोट डालने का अधिकार नर्ह सदस्यों से अनुरोध है कि वे 8वीं वार्षिक आम बैठक की सूचना में छपे वार्षिक आम बैठक में शामिल होने. रिमोट ई-वोटिंग

के माध्यम से वोट डालने के तरीके, वार्षिक आम बैठक के दौरान ई-वोटिंग और वीसी/ओवीए के माध्यम से वार्षिक आम बैठक में भाग लेने से संबंधित निर्देशों को ध्यानपूर्वक पढ़ें। रेमोट ई—वोटिंग या 8वीं वार्षिक आम बैठक में ई—वोटिंग के संबंध में किसी भी प्रश्न के लिए, आप शेयरधारकों के लिए अक्स पुछे जाने वाले प्रश्न (एफएक्यूएस) और www.evoting.nsdl.com के डाउनलोड अनुभाग में उपलब्ध शेयरधारकों के लिए ई—वोटिंग उपयोगकर्ता पुस्तिका देख सकते हैं या टोल—फ्री नंबर: 02—4886 7000 पर कॉल कर सकते हैं या सुश्री पल्लवी

म्हात्रे, वरिष्ठ प्रबंधक, एनएसडीएल को pallavid@nsdl.com पर या एनएसडीएल, चौथी मंजिल,''ए'' विंग, ट्रेड वर्ल्ड

कमला मिल्स कंपाउंड, सेनापति बापट मार्ग, लोअर परेल, मुंबई—400013 पर अनुरोध भेज सकते हैं। शिवाश्रित फूड्स लिमिटेड

कंपनी सचिव एवं अनुपालन अधिकारी

[जिसे पहले शिवाश्रित फूड्स प्राइवेट लिमिटेड के नाम से जाना जाता था] के लिए दिनांकः 10.09.2025

ओड़ीशा के एक गांव में महात्मा गांधी की प्रतिमा तोड़ी गई

केंद्रपाडा, 10 सितंबर (भाषा)।

Date

प्रतिमा क्षतिग्रस्त कर दी गई, जिसके बाद मामले की है और जांच शुरू कर दी है। पुलिस में शिकायत दर्ज जांच शुरू कर दी गई है। यह जानकारी पुलिस ने कराई गई है। पुलिस ने बताया कि भारतीय न्याय संहिता बुधवार को दी। पुलिस ने बताया कि निलिकाना गांव (बीएनएस) की धारा 298 (पूजा स्थल या पवित्र वस्तु स्थित एक सरकारी प्राथमिक विद्यालय में स्थापित यह प्रतिमा मंगलवार रात को क्षतिग्रस्त की गई। उन्होंने बताया कि प्रतिमा को उखाडकर उसका चेहरा विरूपित

कर दिया गया। खंड शिक्षा अधिकारी देबदत्त सत्पथी ने कहा, यह दुर्भाग्यपुर्ण घटना है और राष्ट्रपिता का ओड़ीशा के केंद्रापाड़ा जिले में महात्मा गांधी की एक अपमान है। शिक्षा विभाग ने मामले को गंभीरता से लिया का अपमान) समेत विभिन्न धाराओं तथा 1971 के 'राष्ट्रीय सम्मान अपमान निवारण अधिनियम' के तहत मामला दर्ज किया गया है।

राजस्थान सरकार

कार्यालय अधिशाषी अभियन्ता. चिकित्सा एवं स्वास्थ्य विभाग. खण्ड चरु -44 अग्रसेन नगर E-mail: eemhchuru@yahoo.com फोन नं. 01562-254670

दिनांक : 20.08.2025 क्रमांक:प.01 ()/चि.स्वा./ खण्ड-चूरु/2025-26/411

िनिविदा सुचना संख्या :- 09/2025-26 चिकित्सा एवं स्वास्थ्य विभाग, खण्ड चुरु के अन्तर्गत जिला चुरू के उप जिला अस्पातल राजगढ़ में फायर सिस्टम, लिफ्ट एवं एयर कंडिशनिंग एवं प्रा. स्वा. केन्द्रों पर आन्तरिक विधतीकरण कार्य का कार्य राशि रु. 243.11 लाख तक के कार्य के लिए निविदा से सम्बन्धित विवरण DIPR की वेब साईट www.dipronline.org http:// **sppp.raj.nic.in** पर देखा जा सकता हैं। UBN No.: 1.NRH2526WSOB00920

PR/C/13096/25-26

अधिषाशी अभियन्त चिकित्सा एवं स्वास्थ्य खण्ड चूरू

CHAMBAL BREWERIES AND DISTILLERIES LIMITED

Corporate Identification Number: L99999RJ1985PLC046460 Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Wednesday, September 10, 2025

Date	wednesday, September 10, 2025	
Name of the Company	Chambal Breweries And Distilleries Limited	
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.	
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)	
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mc-400013, India	
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal	
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.	
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.	
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.	
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.	
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter dated August 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are ofthe view	

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Takeover Code.

SAST Regulations.

Details of Independent Advisors, if any | None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

Mr. Anmol Jindal Chairperson of Independent Director Committee 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,

कियासा रिटेल लिमिटेड के लिए



QR Code to view this Corrigendum)

RSB RETAIL INDIA LIMITED

(formerly known as R S Brothers Retail India Limited)

Our Company was incorporated as 'R S Brothers Retail India Private Limited' at Hyderabad, Andhra Pradesh (currently Telangana) as a private limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated March 31, 2008, issued by the Registrar of Companies, Andhra Pradesh and acquired the business of R-9000 Textiles & Garments, pursuant to transfer deed dated May 1, 2008. Subsequently, pursuant to the conversion of our Company into a public limited company and pursuant to a special resolution passed by our Shareholders at the EGM held on September 11, 2024, the name of our Company was changed to "R S Brothers Retail India Limited", and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on October 22, 2024. Further, pursuant to a board resolution dated January 18, 2025 and shareholders resolutions dated January 21, 2025, the name of our Company was changed to "RSB Retail India Limited" and the Registrar of Companies, Central Processing Centre issued a fresh certificate of incorporation on February 7, 2025. For details in relation to changes in the name and registered office of our Company, see "History and Certain Corporate Matters - Brief history of our Company" on page 211 of the DRHP. (as defined below).

Registered and Corporate Office: Door No:7-2-1740, Opposite to Fire Station Office, Main Road, Sanath Nagar, Rangareddi district, Hyderabad - 500 018, Telangana, India; Telephone: 040 6742 9915; Contact Person: T.S. Maharani, Company Secretary and Compliance Officer; E-mail: cs@rsbretail.com; Website: www.rsbretail.com; Corporate Identity Number; U47510TG2008PLC058454

NOTICE TO INVESTORS: CORRIGENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED AUGUST 14, 2025 (THE "DRAFT RED HERRING PROSPECTUS" OR THE "DRHP") (THE "CORRIGENDUM")

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF RSB RETAIL INDIA LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹5,000.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 29.878.946 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION ("OFFERED SHARES") BY THE PROMOTER SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATESWARLU, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA RAJAMOULI, UP TO 2,390,316 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA PRASADA RAO, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI VENKATA SAI ABHINAY, UP TO 2,689,105 EQUITY SHARES OF FACE VALUE OF 12 EACH AGGREGATING UP TO ₹[◆] MILLION BY SEERNA SURESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA RAKESH, UP TO 1,792,737 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY TIRUVEEDHULA KESHAV GUPTA, (COLLECTIVELY THE "PROMOTER SELLING SHAREHOLDERS") AND BY PROMOTER GROUP SELLING SHAREHOLDERS, CONSISTING OF UP TO 597,579 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY POTTI VENKATA SUJATHA, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY MATURU VENKATA LAKSHMI SINDHU, UP TO 1,493,947 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY POTTI VENKATA LAKSHMI SPANDANA, UP TO 811,000 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SEERNA SUVARNA, UP TO 2,774,473 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY GOURISHETTY LALITHA AND UP TO 5,975,790 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY POTTI MALATHI LAKSHMI KUMARI, (COLLECTIVELY, THE "PROMOTER GROUP SELLING SHAREHOLDERS", TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS THE "SELLING SHAREHOLDERS"), AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER MAY INCLUDE A RESERVATION OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BRLMS MAY OFFER A DISCOUNT OF ₹[•] PER EQUITY SHARE OF FACE VALUE OF ₹2 EACH, TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"), SUBJECT TO NECESSARY APPROVALS AS MAY BE REQUIRED. THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [●] % AND [●] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

With reference to the DRHP dated August 14, 2025, filed by the Company with SEBI and the Stock Exchanges in relation to the Offer on August 15, 2025, potential Bidders should note the

The name of "SV & RS Projects" appearing and forming part of the Promoter Group as disclosed in "Our Promoters and Promoter Group - Entities forming part of our Promoter Group" on page 245-246 of the DRHP should be read as follow "Sindhu Textiles and Garments".

The information in this Corrigendum modifies and updates the information in the DRHP, and the DRHP should be read in conjunction with this Corrigendum. Any reference to the names of the Entities forming part of our Promoter Group shall be read to be updated as above. Please note that this Corrigendum does not reflect any changes that have occurred between the date of filing of the DRHP and the date hereof, and the information included in the DRHP will be suitably updated, including to the extent stated in this Corrigendum, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, the SEBI and the Stock Exchanges.

motilal oswal	HDFC BANK
Motilal Oswal Investment Advisors Limited	HDFC Bank Limited

Motilal Oswal Tower, Rahimtullah Sayani Road Opposite Parel ST Depot, Prabhadevi, Mumbai - 400 025 Maharashtra, India Telephone: + 91 22 7193 4380 E-mail: rsbril.ipo@motilaloswal.com

Website: www.motilaloswalgroup.com Investor grievance E-mail: moiaplredressal@motilaloswal.com Contact person: Sankita Ajinkya/ Kunal Thakkar SEBI registration number: INM000011005

Place: Hyderabad, Telangana

Date: September 10, 2025

Investment Banking Group, Unit no. 701, 702 and 702-A. 7th floor, Tower 2 and 3. One International Centre, Senapati Bapat Marg Prabhadevi, Mumbai - 400 013 Tel: +91 22 3395 8233 Email: rsbril.ipo@hdfcbank.com Website: www.hdfcbank.com Investor grievance ID:

BOOK RUNNING LEAD MANAGERS

investor.redressal@hdfcbank.com Contact person: Bharti Ranga / Souradeep Ghosh SEBI Registration number: INM000011252

IIFL CAPITAL **IIFL Capital Services Limited** (formerly known as IIFL Securities Limited) 24th Floor, One Lodha Place Senapati Bapat Marg, Lower Parel (W) Mumbai - 400 013, Maharashtra, India

Telephone: +91 22 4646 4728 Email: rsbrothers.ipo@iiflcap.com Investor grievance ID: ig.ib@iiflcap.com Contact person: Yogesh Malpani / Pawan Jain Website: www.iiflcap.com SEBI Registration number: INM000010940

KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Gachibowli, Financial District, Nanakramguda, Serilingampally Hyderabad-500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: rsb.ipo@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M Murali Krishna SEBI Registration number: INR000000221

REGISTRAR TO THE OFFER

▲ KFINTECH

All capitalised terms used in this Corrigendum shall, unless specifically defined or unless the context otherwise requires, have the meaning ascribed to them in the DRHP.

For RSB RETAIL INDIA LIMITED On behalf of the Board of Directors

T S Maharani

Company Secretary and Compliance Officer

RSB RETAIL INDIA 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 dated August 14, 2025 with SEBI and the Stock Exchanges on August 15, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.rsbretail.com and the websites of the BRLMs, i.e., Motilal Oswal Investment Advisors Limited, HDFC Bank Limited and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.motilaloswalgroup.com, www.hdfcbank.com and www.iiflcap.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP.

Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of the Company and the Offer, including the risks involved, for making any investment decision. The Equity Shares have not been and will not be registered under the United States Securities Act of 1933 (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not

be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

Adfactors 432/25

shares for ₹6,256 crore

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK. GOLDMAN SACHS and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Morgan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of \ge 1,940.80 per share.

After the stake sale, SMBC's holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE.

Meanwhile, Yes Bank informed stock exchanges that the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had disclosed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIA IS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryppractice, containing the risks tocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector.



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF").

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be

transferred by way of corporate action and will be transferred to IEPF. Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
4	Interim Dividend for EV 2018-19	November 02 2018	December 6 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime: India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West), Mumbai - 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494.

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.)

CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

postal ballot through remote e-voting process only by the Members of the Company.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date.

Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again. Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

> > Place: Rajasthan

Date: September 10, 2025

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



NARENDRA MODI

TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism.

There is something else about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First.

His early years in the RSS coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the sarkaryawah and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First.

If I can think of two attributes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often seen engaging in public discourse and interacting with people, which has been very beneficial today's in dvnamic and digital world.

Broadly

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

I particularly remember Mohan ii's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji

suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all *swayamse*vaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determination

Earlier this year, during the

inauguration of

the Madhav

Netra Chikit-

salaya in Nag-

pur, I had

remarked that

the RSS is like an

Akshayavat, an

the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership

doing full justice to

eternal banyan tree that energises the national culture and collective consciousness of our nation. The roots of this *Akshayavat* are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

> Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his per-

sona and leadership. Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance.

Bhagwat ji has always been a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji, steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above boundaries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of Maa Bharti.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s. Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Wednesday, September 10, 2025

	The state of the s
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077(Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are of the view that the offer price is in line with the parameters prescribed by SEBI in the SEBI SAST Regulations.
Details of Independent Advisors, if any	None
17	

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

all the information required to be disclosed by the Target Company under the Takeover Code. For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited

Mr. Anmol Jindal

Chairperson of Independent Director Committee

NATIONAL GENERAL INDUSTRIES LTD. CIN: L74899DL1987PLC026617 Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi – 110025 E-mail: cs@modisteel.net,

Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, May , 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and othe applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI (collectively referred to as "relevant circulars"), to transact the business as set out in the Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://www.evotingindia.com. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pyt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpontent/uploads/2025/09/NGIL_Annual-Report_2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com.

NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email to cs@modisteel.net. In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that: The remote e-voting facility shall commence on Friday 26th September, 2025

(10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time.

· The Cut-off date for determining the eligibility to vote by electronic means is September 23, 2025.

· Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com . However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote;

 Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

In case of any queries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office.

By order of the Board For National General Industries Ltd.

Pune

Vandana Gupta Place: New Delhi Company Secretary | Memb. No. ACS24012

epaper.financialexpress.com

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat' shares for ₹6,256 crore

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

INDIAIS LEANING towards not

creating legislation to regulate

cryptocurrencies in the coun-

try and instead will maintain

partial oversight, fearing that

bringing the digital assets into

its mainstream financial sys-

tem could raise systemic risks, a

government document shows.

Reuters, cites the Reserve Bank

of India's (RBI) view that, in

practice, containing the risks

The document, seen by

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank informed stock exchanges that

India halts full crypto framework

of cryptocurrencies through

regulation would be difficult.

tocurrencies has improved

since U.S. President Donald

Trump took office and prices of

bitcoin, the world's largest

crypto-asset by market capital-

isation, have hit record highs.

islation permitting wider use

of stablecoins, which are cryp-

tocurrencies backed by fiat

The U.S. has also passed leg-

Global acceptance of cryp-

nee directors on the board. The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by

the RBI has approved proposed changes in the Articles of Asso-

ciation of the bank with regard

to the appointment of nomi-

SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank. On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

currencies making them less

cryptocurrencies but is consid-

ering a Yuan-backed stable-

coin, Reuters reported last

month. Although, Japan and

Australia are developing regu-

latory frameworks for such vir-

tual assets, they maintain a

cautious stance without

actively promoting the sector.

—REUTERS

China continues to ban

vulnerable to wild swings.

think it refers to someone who is ensures a deeper perspective simply doing *Prachar* or cam-



NARENDRA MODI

TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

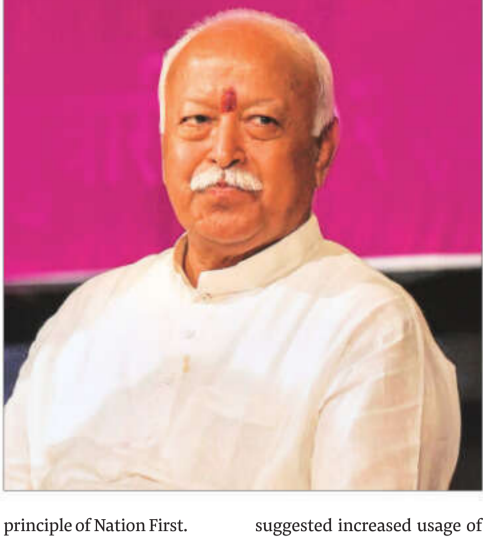
Date

paigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued

working with great vibrancy. Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with

the Sangh Parivar. He is often Mohan ji, in addition to doing full justice to seen engaging in public disthe enormity of the course and responsibility, has also interacting brought to it his own with people, strength, intellectual which has been depth and empathetic very beneficial leadership today's

Broadly speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

dynamic and

digital world.

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered.

Earlier this year, during the inauguration of the Madhav Netra Chikitsalaya in Nagpur, I had remarked that the RSS is like an Akshayavat, an eternal banyan

tree that energises the national culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva Kutumbakam, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

NATIONAL GENERAL INDUSTRIES LTD.

Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi - 110025 E-mail: cs@modisteel.net,

Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") on

Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities

and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements

Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar

5, 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB (collectively referred to as "relevant circulars"), to transact the business as set out in the

Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view

the live webcast at https://www.evotingindia.com. Members participating

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

In compliance with the relevant circulars, the electronic copy of Notice of the AGM

alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to

Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid

documents are also available on the Company's website at https://modisteel.com/wp-

content/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the

NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the

Companies Act. 2013 readwith Rule 10 of the Companies (Management and

Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday,

30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual

The documents referred to in the Notice of the AGM are available electronically for

inspection without any fee by the members from the date of circulation of this Notice

upto the date of AGM. Members seeking to inspect such documents can send an email

In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the

Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to

its members with the facility to cast their votes on all resolutions set forth in the notice

of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that:

. The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting

. The Cut-off date for determining the eligibility to vote by electronic means is

· Any person, who acquires shares of the Company and become member of the

Company after dispatch of the Notice of Annual General Meeting and holding

shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the

login ID and password by sending a request at helpdesk.evoting@cdslindia.com .

all the members of the Company whose email address are registered with the Company

Section 103 of the Companies Act, 2013.

General Meeting.

September 23, 2025.

Stock Exchange i.e. BSE Limited at www.bseindia.com.

R) Ingersoll Rand

INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025
- 1	Company will proceed to transfer th	Company of the control of the contro	The second secon	A STATE OF THE STA

any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules. In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime

India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer, The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

CHAMBAL BREWERIES AND DISTILLERIES LIMITED

Corporate Identification Number: L99999RJ1985PLC046460 Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Wednesday, September 10, 2025

Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Grores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non – Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter dated August 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote; Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the

shall not be allowed beyond the said date and time

AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. In case of any gueries, the Members may refer the Frequently Asked Questions (FAQs)

and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID

> By order of the Board For National General Industries Ltd.

Place: New Delhi Date: 10.09.2025

cs@modisteel.net or at the Registered Office.

Date: September 10, 2025 epaper.financialexpress.com

all the information required to be disclosed by the Target Company under the Takeover Code.

Regulation 2(1)(j) of the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

SAST Regulations.

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

For and on behalf of the Committee of Independent Directors of

Mr. Anmol Jindal Chairperson of Independent Director Committee

Chambal Breweries And Distilleries Limited

Vandana Gupta Company Secretary | Memb. No. ACS24012

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of $\ge 1,940.80$ per share.

After the stake sale, SMBC's holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank informed stock exchanges that the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board. The changes are in connec-

tion with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank. On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult. Global acceptance of cryp-

tocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. —REUTERS



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029.

Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be

transferred by way of corporate action and will be transferred to IEPF. Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West) Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494.

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



has been set out in the Notice dated 14th August, 2025.

cs@insolationenergy.in.

Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002

E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule

20 and 22 of the Companies (Management and Administration) Rules, 2014] Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if

any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id ivote@bigshareonline.com or to the company on email id i.e.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot. notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



NARENDRA MODI

TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism.

There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy My association with Mohan

Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

Date

Name of the Company

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First.

His early years in the RSS coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect seen engaging with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the sarkaryawah and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to wavered. in public discourse and interacting with people, which has been very beneficial today's dynamic and digital world.

will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

speaking, Bhagwat ji's tenure

in

Broadly

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all *swayamse*vaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion never

year, during the

inauguration of

the Madhav

Netra Chikit-

salaya in Nag-

pur, I had

remarked that

the RSS is like an

Akshayavat, an

eternal banyan

doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership

> tree that energises the national culture and collective consciousness of our nation. The roots of this *Akshayavat* are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. Earlier this It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva Kutumbakam, showing that when we rise above boundaries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of Maa Bharti.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED

Corporate Identification Number: L99999RJ1985PLC046460 Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India

Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code")

Chambal Breweries And Distilleries Limited

Wednesday, September 10, 2025

Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company, None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
DC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are ofthe view that the offer price is in line with the parameters prescribed by SERI in the SERI.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

Place: New Delhi

Date: 10.09.2025

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited Mr. Anmol Jindal

Chairperson of Independent Director Committee

that the offer price is in line with the parameters prescribed by SEBI in the SEBI



NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar . 2020. January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and othe applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB collectively referred to as "relevant circulars"), to transact the business as set out in the Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://www.evotingindia.com. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under section 103 of the Companies Act, 2013.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpcontent/uploads/2025/09/NGIL_Annual-Report_2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com

NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email to cs@modisteel.net. In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that:

 The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time.

 The Cut-off date for determining the eligibility to vote by electronic means is September 23, 2025.

 Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com . However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote;

. Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board

in case of any queries, the Members may refer the Frequently Asked Questions (FAQs)

For National General Industries Ltd.

Vandana Gupta Company Secretary | Memb. No. ACS24012

Kolkata

epaper.financialexpress.com

SAST Regulations.

all the information required to be disclosed by the Target Company under the Takeover Code.

Details of Independent Advisors, if any | None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank

informed stock exchanges that

the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. **—REUTERS**



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No. 12/1, Bannerghatta Road, Bangalore – 560 029.

Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

Place: Bangalore

Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the

Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and

ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy My association with Mohan

Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

recommendation

Any other matter to be highlighted

Place: Rajasthan

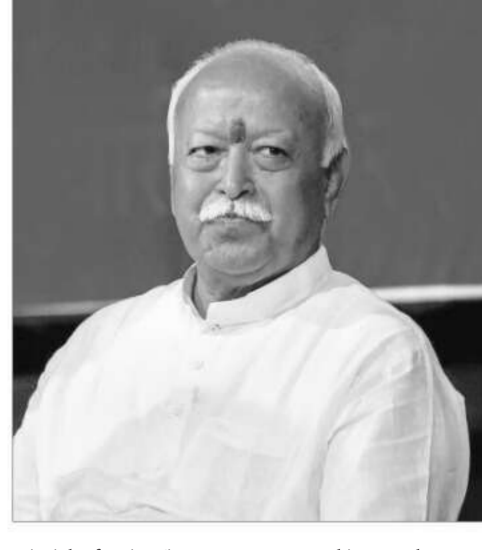
Date: September 10, 2025

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden. Over the years, Bhagwat ji

held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued

working with great vibrancy. Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to doing full justice to seen engaging in public discourse and interacting today's

will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

I particularly remember

suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered. Earlier this

the enormity of the year, during the inauguration of responsibility, has also the Madhav Netra Chikitsalaya in Nagpur, I had leadership remarked that the RSS is like an Akshayavat, an eternal banyan

> culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Date	Wednesday, September 10, 2025		
Name of the Company	Chambal Breweries And Distilleries Limited		
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.		
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Meenal Shrirang Patwardhan)		
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-6 (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mum - 400013, India		
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal		
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	with the Equity Company, Except for being Directors of the Company, The Committee Member neith hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 montres.		
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.		
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.		
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.		
Summary of reasons for	IDC Members have reviewed and Noted		

a. Public Announcement dated May 30, 2025

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

b. Detailed Public Announcement dated June 06, 2025

Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

Based on review of the above documents the members of the IDC are ofthe view that the offer price is in line with the parameters prescribed by SEBI in the SEBI SAST Regulations. Details of Independent Advisors, if any None

September 23, 2025.

shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk evoting@cdslindia.com However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote; Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the

AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. In case of any gueries, the Members may refer the Frequently Asked Questions (FAQs)

and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office.

> Vandana Gupta Company Secretary | Memb. No. AC524012

epaper.financialexpress.com

 Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter dated August 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

all the information required to be disclosed by the Target Company under the Takeover Code. For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited

> Mr. Anmol Jindal Place: New Delhi Chairperson of Independent Director Committee Date: 10.09.2025

CHENNAI/KOCHI

brought to it his own with people, strength, intellectual which has been depth and empathetic very beneficial dynamic and digital world. **Broadly** speaking, Bhagwat ji's tenure tree that energises the national

Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji

ability to listen. This trait

NATIONAL GENERAL INDUSTRIES LTD. Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony,

New Delhi - 110025 E-mail: cs@modisteel.net, Website: www.modisteel.com Phone: 011-49872442, 19 NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE

AND E-VOTING INFORMATION NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB collectively referred to as "relevant circulars"), to transact the business as set out in the

Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view

the live webcast at https://www.evotingindia.com. Members participating

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

Section 103 of the Companies Act, 2013.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpcontent/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com. NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting The documents referred to in the Notice of the AGM are available electronically for

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the

inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email In compliance with the provisions of regulation 44 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the

Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that: . The remote e-voting facility shall commence on Friday 26th September, 2025

Act read with Rule 20 of the Companies (Management and Administration)

(10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time . The Cut-off date for determining the eligibility to vote by electronic means is

· Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding

By order of the Board For National General Industries Ltd.

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank

informed stock exchanges that

the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. **—REUTERS**



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No. 12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. Date of Declaration
Due Date for
Last Date for Payment

No.			Transfer to IEPF	to Investors
1 Int	terim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules. In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime

India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

postal ballot through remote e-voting process only by the Members of the Company.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

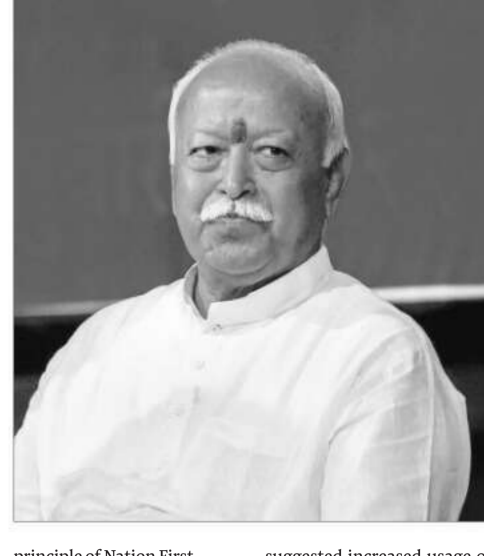
Date

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued

working with great vibrancy. Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to doing full justice to seen engaging in public discourse and interacting with people, which has been very beneficial today's dynamic and

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

digital world.

Broadly

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered. Earlier this

the enormity of the year, during the inauguration of responsibility, has also the Madhav brought to it his own Netra Chikitstrength, intellectual salaya in Nagdepth and empathetic pur, I had leadership remarked that the RSS is like an Akshayavat, an eternal banyan

> tree that energises the national culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Wednesday, September 10, 2025

Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non – Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025

c. Draft Letter of Offer dated June 13, 2025.

d. SEBI observation letter datedAugust 28, 2025

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

For and on behalf of the Committee of Independent Directors of

Chambal Breweries And Distilleries Limited

Chairperson of Independent Director Committee

Mr. Anmol Jindal

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

e. Letter of Offer dated September 04, 2025

Regulation 2(1)(j) of the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

The IDC members also noted that

SAST Regulations.

shall not be allowed beyond the said date and time . The Cut-off date for determining the eligibility to vote by electronic means is September 23, 2025. · Any person, who acquires shares of the Company and become member of the

NATIONAL GENERAL INDUSTRIES LTD.

CIN: L74899DL1987PLC026617 Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi - 110025 E-mail: cs@modisteel.net,

Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or

Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities

and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, May

 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB (collectively referred to as "relevant circulars"), to transact the business as set out in the

Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view

the live webcast at https://www.evotingindia.com. Members participating

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

In compliance with the relevant circulars, the electronic copy of Notice of the AGM

alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to

all the members of the Company whose email address are registered with the Company

Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid

documents are also available on the Company's website at https://modisteel.com/wp-

content/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the

NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the

Companies Act, 2013 readwith Rule 10 of the Companies (Management and

Administration) Rule, 2014, that the Register of Members and Share Transfer Books of

the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice

upto the date of AGM. Members seeking to inspect such documents can send an email

In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the

Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to

its members with the facility to cast their votes on all resolutions set forth in the notice

of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that:

. The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting

Section 103 of the Companies Act, 2013.

General Meeting.

Place: New Delhi

Date: 10.09.2025

Stock Exchange i.e. BSE Limited at www.bseindia.com.

Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the

login ID and password by sending a request at helpdesk evoting@cdslindia.com However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote; Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the

AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. In case of any gueries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of

www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board

> For National General Industries Ltd. Vandana Gupta Company Secretary | Memb. No. AC524012

HYDERABAD

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all the information required to be disclosed by the Target Company under the Takeover Code.

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

shares for ₹6,256 crore

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank informed stock exchanges that

changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board. The changes are in connec-

the RBI has approved proposed

tion with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. **—REUTERS**



INGERSOLL-RAND (INDIA) LIMITED

CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

1	Sr.	Dividend	Date of Declaration	Due Date for	Last Date for Paymer
	No.			Transfer to IEPF	to Investors

1 Interim Dividend for FY 2018-19 November 02, 2018 December 6, 2025 The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF withou any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

dividend and shares transferred to IEPF pursuant to the said Rules.

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



NARENDRA MODI

TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

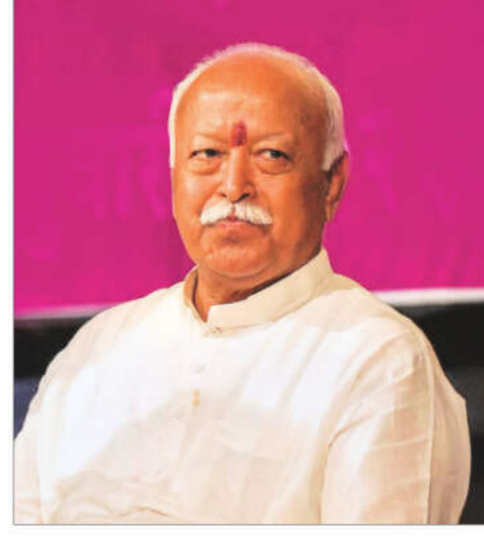
Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

think it refers to someone who is simply doing *Prachar* or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden. Over the years, Bhagwat ji

held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to seen engaging in public discourse and interacting with people, which has been very beneficial today's

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

dynamic and

digital world.

Broadly

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered. Earlier this

eternal banyan

doing full justice to the enormity of the year, during the inauguration of responsibility, has also the Madhav brought to it his own Netra Chikitstrength, intellectual salaya in Nagdepth and empathetic pur, I had leadership remarked that the RSS is like an Akshayavat, an

> tree that energises the national culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

> Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Date	Wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non – Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025

Draft Letter of Offer dated June 13, 2025.

d. SEBI observation letter dated August 28, 2025

e. Letter of Offer dated September 04, 2025

Regulation 2(1)(j) of the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

The IDC members also noted that

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited Mr. Anmol Jindal

Chairperson of Independent Director Committee

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wp-

content/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the

NATIONAL GENERAL INDUSTRIES LTD.

Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi - 110025 E-mail: cs@modisteel.net,

Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

neld through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or

Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities

and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar

 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB (collectively referred to as "relevant circulars"), to transact the business as set out in the

Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view

the live webcast at https://www.evotingindia.com. Members participating

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

Section 103 of the Companies Act, 2013.

Stock Exchange i.e. BSE Limited at www.bseindia.com. NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual

General Meeting. The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email

In compliance with the provisions of regulation 44 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice

AGM ('remote e-voting'), provided by CDSL. All the members are informed that: . The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time

of the AGM using electronic voting system from a place other than the venue of the

. The Cut-off date for determining the eligibility to vote by electronic means is

September 23, 2025. Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the

login ID and password by sending a request at helpdesk evoting@cdslindia.com

However, if a person is already registered with CDSL for e-voting, then existing user

Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

ID and password can be used for casting vote;

Place: New Delhi

Date: 10.09.2025

New Delhi

In case of any gueries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board

For National General Industries Ltd.

Vandana Gupta Company Secretary | Memb. No. ACS24012

epaper.financialexpress.com

all the information required to be disclosed by the Target Company under the Takeover Code.

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

SAST Regulations.

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank

informed stock exchanges that

the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. **—REUTERS**



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No. 12/1, Bannerghatta Road, Bangalore – 560 029.

Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

Place: Bangalore

Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy My association with Mohan

Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

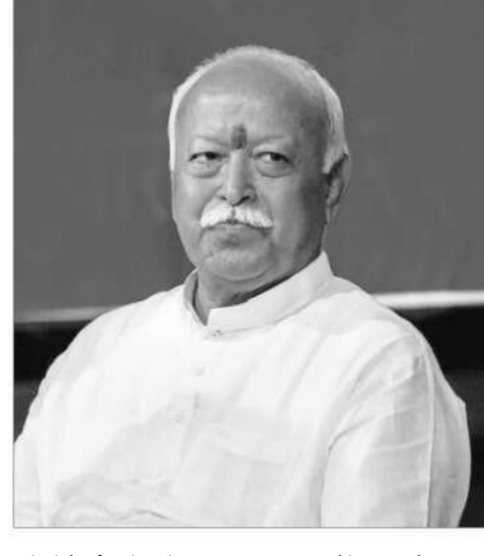
Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden. Over the years, Bhagwat ji

held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to doing full justice to seen engaging in public disthe enormity of the course and responsibility, has also interacting brought to it his own with people, strength, intellectual which has been depth and empathetic very beneficial leadership today's dynamic and

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

digital world.

Broadly

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered.

Earlier this year, during the inauguration of the Madhav Netra Chikitsalaya in Nagpur, I had remarked that the RSS is like an Akshayavat, an eternal banyan

tree that energises the national culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code").

Date	Wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand Seventy Seven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumba -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025

Draft Letter of Offer dated June 13, 2025.

d. SEBI observation letter dated August 28, 2025

e. Letter of Offer dated September 04, 2025

Regulation 2(1)(j) of the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

The IDC members also noted that

SAST Regulations.

Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the

entitled to avail the facility of remote e-voting as well as voting at the AGM. In case of any gueries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write

Vandana Gupta Place: New Delhi Company Secretary | Memb. No. ACS24012 Date: 10.09.2025

all the information required to be disclosed by the Target Company under the Takeover Code.

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

epaper.financialexpress.com

Mr. Anmol Jindal Chairperson of Independent Director Committee

For and on behalf of the Committee of Independent Directors of

Chambal Breweries And Distilleries Limited

CHENNAI/KOCHI

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

NATIONAL GENERAL INDUSTRIES LTD.

Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi - 110025 E-mail: cs@modisteel.net, Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB collectively referred to as "relevant circulars"), to transact the business as set out in the Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://www.evotingindia.com. Members participating

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpcontent/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com. NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

Section 103 of the Companies Act, 2013.

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email In compliance with the provisions of regulation 44 of the Securities Exchange Board of

Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that: . The remote e-voting facility shall commence on Friday 26th September, 2025

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the

Act read with Rule 20 of the Companies (Management and Administration)

(10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time September 23, 2025.

. The Cut-off date for determining the eligibility to vote by electronic means is

 Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote;

AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be

to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board For National General Industries Ltd.

shares for ₹6,256 crore

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

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China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. —REUTERS



INGERSOLL-RAND (INDIA) LIMITED CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section. In this connection, please note the following.

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be

transferred by way of corporate action and will be transferred to IEPF. Accordingly, the Company would be transferring the equity shares and unpaid/unclaimed dividend as below:

Sr. No.		Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
-1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West) Mumbai - 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494.

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ("MCA") vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of

postal ballot through remote e-voting process only by the Members of the Company. The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off

date should treat this Postal Ballot Notice for information purpose only.

has been set out in the Notice dated 14th August, 2025.

Place : Jaipur

Date: 10-09-2025

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot. notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism.

There is something else about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First.

His early years in the RSS coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect seen engaging with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the sarkaryawah and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to wavered. in public discourse and interacting with people, which has been very beneficial today's in dynamic and digital world. Broadly

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all *swayamse*vaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion never

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Netra Chikit-

salaya in Nag-

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doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership

> tree that energises the national culture and collective consciousness of our nation. The roots of this *Akshayavat* are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

> Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. Earlier this It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above boundaries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of Maa Bharti.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code")

Date	Wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company, None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025, d. SEBI observation letter datedAugust 28, 2025

e. Letter of Offer dated September 04, 2025

Regulation 2(1)(j) of the Takeover Code.

To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

The IDC members also noted that

SAST Regulations.

Details of Independent Advisors, if any None

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

entitled to avail the facility of remote e-voting as well as voting at the AGM. In case of any queries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address

Place: New Delhi

Date: 10.09.2025

Company Secretary | Memb. No. ACS24012

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

Mr. Anmol Jindal Chairperson of Independent Director Committee

NATIONAL GENERAL INDUSTRIES LTD. CIN: L74899DL1987PLC026617 Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony New Delhi = 110025 E-mail: cs@modisteel.net, Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be

held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, Mar . 2020. January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and othe applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB collectively referred to as "relevant circulars"), to transact the business as set out in the Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://www.evotingindia.com. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under section 103 of the Companies Act, 2013.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpcontent/uploads/2025/09/NGIL_Annual-Report_2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com. NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting. The documents referred to in the Notice of the AGM are available electronically for

inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email to cs@modisteel.net. In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the

Act read with Rule 20 of the Companies (Management and Administration)

Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that: . The remote e-voting facility shall commence on Friday 26th September, 2025

(10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time. . The Cut-off date for determining the eligibility to vote by electronic means is

September 23, 2025. Any person, who acquires shares of the Company and become member of the

Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com . However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote; . Member may note that (a) the facility for voting shall be made available at the

AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be

the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board For National General Industries Ltd. Vandana Gupta

Chandigarh

epaper.financialexpress.com

all the information required to be disclosed by the Target Company under the Takeover Code.

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN **SACHS** and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of ₹1,940.80 per share. After the stake sale, SMBC's

holding in Kotak Mahindra Bank has come down to 0.03 per cent from 1.65%.

Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank

informed stock exchanges that

the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had dis-

closed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIAIS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

Ingersoll Rand

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat

currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. **—REUTERS**

INGERSOLL-RAND (INDIA) LIMITED

CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No. 12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

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Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West). Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime

Place: Bangalore

Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.) CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ('MCA') vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting has been set out in the Notice dated 14th August, 2025.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the

Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id Ivote@bigshareonline.com or to the company on email id i.e. cs@insolationenergy.in.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited

Nitesh Sharma Company Secretary & Compliance Officer ICSI M. No. A66702

SMBC sells Kotak Bank | Astrong votary of 'Ek Bharat Shreshtha Bharat'



TODAY IS SEPTEMBER 11th. This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism. There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao.

Mohan ji became a Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

think it refers to someone who is simply doing Prachar or campaigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First. His early years in the RSS

coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden. Over the years, Bhagwat ji

held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa Bharti. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First. If I can think of two attrib-

utes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with the Sangh Pari-

var. He is often Mohan ji, in addition to doing full justice to seen engaging in public discourse and interacting with people, which has been very beneficial today's dynamic and

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the Shiksha Vargs (training camps), several significant changes occurred under his leadership.

in

digital world.

Broadly

I particularly remember Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all swayamsevaks made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determina-

tion wavered. Earlier this

the enormity of the year, during the inauguration of responsibility, has also the Madhav brought to it his own Netra Chikitstrength, intellectual salaya in Nagdepth and empathetic pur, I had leadership remarked that the RSS is like an Akshayavat, an eternal banyan

> tree that energises the national culture and collective consciousness of our nation. The roots of this Akshavavat are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

> Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

ensures a deeper perspective and also brings a sense of sensitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance. Bhagwat ji has always been

a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above bound aries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of *Maa Bharti*.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India

Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein

referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "Takeover Code"). Date Wednesday, September 10, 2025

Date	wednesday, September 10, 2025
Name of the Company	Chambal Breweries And Distilleries Limited
Details of offer pertaining to the Target Company	This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to 19,47,077 (Nineteen Takhs Forty Seven Thousand SeventySeven only) Equity Shares of Rs. 10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash, aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Name of the Acquirer	Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Members of the Committee of Independent Directors (IDC)	Mr. Anmol Jindal Mr. Rinku Goyal
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/ Relationship) if any, Trading in Equity Shares/ Securities of the target company by IDC Members	All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
IDC Member's relationship with the Acquirer (Directors, Equity shares owned, and other contract/ Relationship) if any.	None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Recommendation on Open Offer, as to whether the offer, is or is not, fair and reasonable.	Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
Disclosures of the Voting Pattern of the meeting in which the open offer proposed was discussed	All the IDC Members unanimously voted in favour of recommending the open offer proposal.
Summary of reasons for recommendation	IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025

e. Letter of Offer dated September 04, 2025

Regulation 2(1)(j) of the Takeover Code.

is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes

The IDC members also noted that

SAST Regulations.

Details of Independent Advisors, if any None To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement

a) The Equity Shares of the Target Company are frequently traded on BSE in terms of

Based on review of the above documents the members of the IDC are ofthe view

that the offer price is in line with the parameters prescribed by SEBI in the SEBI

b) The Offer Price is in accordance with Regulation 8 of the Takeover Code.

For and on behalf of the Committee of Independent Directors of Chambal Breweries And Distilleries Limited Mr. Anmol Jindal

NATIONAL GENERAL INDUSTRIES LTD. Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony,

Website: www.modisteel.com Phone: 011-49872442, 19 NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

New Delhi - 110025 E-mail: cs@modisteel.net,

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, May 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB

(collectively referred to as "relevant circulars"), to transact the business as set out in the

Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view

the live webcast at https://www.evotingindia.com. Members participating

through the VC / OAVM facility shall be reckoned for the purpose of quorum under

Section 103 of the Companies Act, 2013.

In compliance with the relevant circulars, the electronic copy of Notice of the AGM alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Company Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wpcontent/uploads/2025/09/NGIL Annual-Report 2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com.

NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and Administration) Rule, 2014, that the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday, 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annual General Meeting.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that:

. The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting

shall not be allowed beyond the said date and time . The Cut-off date for determining the eligibility to vote by electronic means is

September 23, 2025. · Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk evoting@cdslindia.com However, if a person is already registered with CDSL for e-voting, then existing user

Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

ID and password can be used for casting vote;

In case of any queries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID cs@modisteel.net or at the Registered Office. By order of the Board

For National General Industries Ltd.

Vandana Gupta Place: New Delhi Company Secretary | Memb. No. AC524012 Date: 10.09.2025

Any other matter to be highlighted

Place: Rajasthan

Date: September 10, 2025

epaper.financialexpress.com

all the information required to be disclosed by the Target Company under the Takeover Code.

Chairperson of Independent Director Committee

BENGALURU

SMBC sells Kotak Bank shares for ₹6,256 crore Astrong votary of 'Ek Bharat Shreshtha Bharat' simply doing *Prachar* or campaigning, propagating ideas. **Comparison of Campaigning of C

Goldman Sachs and BlackRock among buyers

PRESS TRUST OF INDIA New Delhi, September 10

BLACKROCK, GOLDMAN SACHS and Abu Dhabi Investment Authority are among the investors that picked more than 30 million shares worth around ₹6,256 crore of Kotak Mahindra Bank sold by Japan's SMBC through open market transactions on Wednesday.

Citigroup Global Markets Mauritius, Bajaj Life Insurance, Fidelity, UK-based Prudential, Norway's Government Pension Fund Global, HDFC Mutual Fund (MF), ICICI Prudential MF, Mor-

gan Stanley, Nippon India MF, Nomura, Societe Generale, Tata AIG General Insurance, were the other entities that purchased shares of Kotak Mahindra Bank.

According to the block deal data available on the National Stock Exchange (NSE), Japan's Sumitomo Mitsui Banking Corporation sold more than 32.2 million equity shares representing a 1.62% stake in Mumbai-based private sector lender Kotak Mahindra Bank at a price of \gtrless 1,940.80 per share. After the stake sale, SMBC's holding in Kotak Mahindra

per cent from 1.65%. Shares of Kotak Mahindra Bankwent up 0.64% to close at ₹1,972.90 apiece on the NSE. Meanwhile, Yes Bank informed stock exchanges that

Bank has come down to 0.03

the RBI has approved proposed changes in the Articles of Association of the bank with regard to the appointment of nominee directors on the board.

The changes are in connection with nomination of two nominee directors by SMBC and one nominee director by SBI, on the board. The changes in the board would take effect after Japan-based SMBC acquires stakes of SBI and other seven banks in Yes Bank.

On May 9, Yes Bank had disclosed that SMBC planned to buy 20% through a secondary stake purchase, including 13.19% from State Bank of India (SBI) and 6.81% from seven other lenders -- Axis Bank, Bandhan Bank, Federal Bank, HDFC Bank, ICICI Bank, IDFC First Bank, and Kotak Mahindra Bank.

India halts full crypto framework

INDIA IS LEANING towards not creating legislation to regulate cryptocurrencies in the country and instead will maintain partial oversight, fearing that bringing the digital assets into its mainstream financial system could raise systemic risks, a government document shows.

The document, seen by Reuters, cites the Reserve Bank of India's (RBI) view that, in practice, containing the risks

of cryptocurrencies through regulation would be difficult.

Global acceptance of cryptocurrencies has improved since U.S. President Donald Trump took office and prices of bitcoin, the world's largest crypto-asset by market capitalisation, have hit record highs.

The U.S. has also passed legislation permitting wider use of stablecoins, which are cryptocurrencies backed by fiat currencies making them less vulnerable to wild swings.

China continues to ban cryptocurrencies but is considering a Yuan-backed stablecoin, Reuters reported last month. Although, Japan and Australia are developing regulatory frameworks for such virtual assets, they maintain a cautious stance without actively promoting the sector. -REUTERS



INGERSOLL-RAND (INDIA) LIMITED

CIN: L05190KA1921PLC036321

Regd. Office: First Floor, Subramanya Arcade, No.12/1, Bannerghatta Road, Bangalore – 560 029. Phone: +91 80 4685 5100; Fax: +91 80 4169 4399; Website: https://www.irco.com/en-in/invest

NOTICE

(FOR TRANSFER OF UNCLAIMED DIVIDEND & EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT)

NOTICE is hereby given that pursuant to the provisions of section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto ("The Rules"), Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF")

In compliance with the Rules, the individual notices were sent to all concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is available on the Company's website i.e. https://www.irco.com/en-in/invest under "Investors Reports" section.

In this connection, please note the following

 The shares held in physical form: duplicate share certificate(s) will be issued and transferred to IEPF The original share certificate(s), which stand registered in your names, will stand automatically cancelled.

2. The shares held in electronic form: your Demat account will be debited for the shares liable to be

transferred by way of corporate action and will be transferred to IEPF.

Accordingly, the Company would be transferring the equity shares and uppaid/unclaimed dividend as below

Sr. No.	Dividend	Date of Declaration	Due Date for Transfer to IEPF	Last Date for Payment to Investors
1	Interim Dividend for FY 2018-19	November 02, 2018	December 6, 2025	November 25, 2025

The Company will proceed to transfer the Equity Shares along with unpaid/unclaimed dividend to IEPF without any further notice. Please note that the concerned shareholders can claim both, the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed e-Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with requisite documents to the Nodal Officer of Company for the review and issuing verification report. Please also note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

In case of any queries, the concerned shareholders may contact our Share Transfer Agents viz. MUFG Intime India Private Limited, Unit: Ingersoll-Rand (India) Limited, C-101, 1st Floor, 247, Park L.B.S. Marg, Vikhroli (West), Mumbai – 400083. Email: csg-unit@in.mpms.mufg.com Phone: +91 810811 8484 Fax: 022 6656 8494.

Place: Bangalore Date: September 10, 2025

For Ingersoll-Rand (India) Limited P. R. Shubhakar Chief Financial Officer & Company Secretary



has been set out in the Notice dated 14th August, 2025.

Place : Jaipur

Date: 10-09-2025

INSOLATION ENERGY LTD. ONE OF INDIA'S LEADING SOLAR PANEL MANUFACTURERS

Registered office: : C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020 (Raj.)

CIN: L40104RJ2015PLC048445 | Phone: +91 - 141 - 2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

POSTAL BALLOT NOTICE

[Pursuant to Section 108 and 110 of The Companies Act, 2013, read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014]

Members are hereby informed that pursuant to provisions of Section 108 and Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read together with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standards issued by the Institute of Company Secretaries of India on General Meetings ("SS-2") and the relaxations and clarifications issued by Ministry of Corporate Affairs: ("MCA") vide General Circular No. 14/2020 dated April 8, 2020,17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8,2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, and 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") and pursuant to other applicable laws and regulations, the resolution(s) as setout in the Notice of Postal Ballot dated 14th August, 2025 is proposed to be passed by way of postal ballot through remote e-voting process only by the Members of the Company.

The Company has completed dispatch of the Notice of Postal Ballot along with the Explanatory Statement on Wednesday, 10th September, 2025 through electronic mode to the members at their e-mail address as registered with the Depository Participants or the Registrar and Share Transfer Agent (RTA) viz. Bigshare Services Pvt. Ltd. and whose name appears in the Register of Members/ Record of Depositories as on cut-off date i.e. Friday, 05th September, 2025. The said notice of Postal Ballot is also available on the Website of BSE Limited: www.bseindia.com and on the Company's Website: www.insolationenegry.in, and on the website of NSDL at www.evoting.nsdl.com. A person who is not a member as on cut-off date should treat this Postal Ballot Notice for information purpose only.

The Board of Directors (the "Board") has appointed Mr. Akshit Kumar Jangid, Practicing Company Secretary (FCS 11285, CP No. 16300) partner of M/s. Pinchaa & Co., Jaipur as the Scrutinizer for conducting the Postal Ballot through remote e- Voting process in a fair and transparent manner. The Company has engaged the services of National Securities Depository Limited ('NSDL') for the purpose of providing remote e-Voting facility to all its members. The necessary instructions for remote e-Voting.

In case of shareholders who have not registered their email address, it is likely to state that in terms of the MCA Circulars, the Company will send Postal Ballot Notice in electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only. Therefore, those shareholders who have not yet registered their email address are requested to get their email addresses registered or contact RTA viz. Bigshare Services Pvt. Ltd. on email id ivote@bigshareonline.com or to the company on email id i.e.

The voting period, through remote e-voting, commences at 09:00 A.M. (IST) on Thursday, 11th day of September, 2025 and ends at 05:00 P.M. (IST) on Friday, 10th day of October, 2025. The e-Voting module shall be disabled by the NSDL for e-Voting thereafter, any voting done by the member beyond the said date will not be valid and shall not be allowed. The voting right of the members shall be in proportion to their shares in the paid-up equity share capital of the company as on the cut-off date. Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.

Members holding shares in physical mode are requested to update their email addresses with the Company's RTA at ivote@bigshareonline.com. Further, Members holding shares as on the Cut-off date and who have not received postal ballot notice may apply to the company and obtain a duplicate thereof.

In case you have any queries or issues regarding e-Voting, you may refer the Frequently Asked Questions ("FAQs") and e-Voting. manual available at www.evoting.nsdl.com, under help section or write an email to helpdesk, evoting@nsdl.com or contact the company at C-02, New Aatish Market Extension, Mansarovar, Jaipur - 302020, (Rajasthan) India telephone no: +91-141-2996001, E-mail- cs@insolationenergy.in Contact Person: Nitesh Sharma, Company Secretary & Compliance Officer. The results of voting by Postal Ballot will be declared & announced by the Chairman or any other person authorised by him within the statutory time limit and will also be informed to the Stock Exchanges where the Company's equity shares are listed and shall also be displayed on the Company's website along with the Scrutinizer's Report.

> By the order of Board of Directors For Insolation Energy Limited Nitesh Sharma Company Secretary & Compliance Officer

> > ICSI M. No. A66702



NARENDRA MODI

TODAY IS SEPTEMBER 11th.

This day evokes two contrasting remembrances. The first dates back to 1893, when Swami Vivekananda delivered his iconic Chicago address. With fewwords, "Sisters and brothers of America," he won the hearts of thousands present in the hall. He emphasised universal brotherhood and introduced the timeless spiritual heritage of India to the world stage. The second is the gruesome 9/11attacks, when this very principle came under attack, thanks to terrorism and radicalism.

There is something else

about this day which is noteworthy. Today is the birthday of a personality who, inspired by the principle of Vasudhaiva Kutumbakam, has dedicated his entire life to societal transformation and strengthening the spirit of harmony and fraternity. For lakhs of people associated with the Rashtriya Swayamsevak Sangh, he is respectfully referred to as Param Pujya sarsanghchalak. Yes, I am referring to Shri Mohan Bhagwat ji, whose 75th birthday is, incidentally, falling in the same year when the RSS marks its centenary. I would like to convey my best wishes to him and pray for his long and healthy

My association with Mohan Ji's family has been very deep. I have had the good fortune of working closely with Mohan ji's father, the late Madhukarrao Bhagwat ji. I have written extensively about him in my book, *Jyotipunj*. Along with his association with the legal world, he devoted himself to nation-building. He played a pivotal role in strengthening the RSS across Gujarat. Such was Madhukarrao ji's passion towards nation-building that it groomed his son, Mohanrao, to work towards India's regeneration. It is as if Parasmani Madhukarrao prepared another Parasmani in Mohanrao. Mohan ji became a

Pracharak in the mid-1970s. Upon hearing the word *'Pracharak'*, one may mistakenly

paigning, propagating ideas. But, those familiar with the working of the RSS understand that the *Pracharak* tradition is at the core of the organisation's work. Over the last hundred years, thousands of young people, inspired by a patriotic zeal, have left their homes and families to dedicate their lives to realising the mission of India First.

His early years in the RSS coincided with a very dark period of Indian history. This was the time the draconian Emergency was imposed by the then Congress government. For every person who cherished democratic principles and wanted India to prosper, it was natural to strengthen the anti-Emergency movement. This is exactly what Mohan ji and countless RSS swayamsevaks did. He worked extensively in rural and backward areas of Maharashtra, especially Vidarbha. This shaped his understanding of the challenges faced by the poor and downtrodden.

Over the years, Bhagwat ji held various positions in the RSS. He performed each and every one of those duties with great dexterity. Mohan ji's years as the head of the Akhil Bharatiya Sharirik Pramukh during the 1990s are still fondly remembered by many swayamsevaks. During this period, he spent considerable time working in the villages of Bihar. These experiences further deepened his connect with grassroots issues. He became Akhil Bharatiya Prachar Pramukh at the turn of the 20th century. In 2000, he became the *sarkaryawah* and here too, he brought his unique way of working, handling the most complex of situations with ease and precision. In 2009, he became the sarsanghchalak and continued working with great vibrancy.

Being sarsanghchalak is more than an organisational responsibility. Extraordinary individuals have defined this role through personal sacrifice, clarity of purpose and unshakable commitment to Maa *Bharti*. Mohan ji, in addition to doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership, all of which is inspired by the



principle of Nation First.

If I can think of two attributes Mohan ji has held close to his heart and imbibed in his work style, they are continuity and adaptation. He has always steered the organisation through very complex currents, never compromising on the core ideology we are all proud of and at the same time addressing the evolving needs of society. He has a natural connect with the youth and thus, has always focused on integrating more youngsters with

the Sangh Pari*var*. He is often seen engaging in public discourse and interacting with people, which has been very beneficial today's in dynamic and digital world.

Broadly

speaking, Bhagwat ji's tenure will be considered the most transformative period in the 100-year journey of the RSS. From the change in uniform to the modifications in the *Shik*sha Vargs (training camps), several significant changes occurred under his leadership. I particularly remember

Mohan ji's efforts during the Covid period, when humanity battled a once in a lifetime pandemic. In those times, continuing the traditional RSS activities became challenging. Mohan ji suggested increased usage of technology. In the context of the global challenges, he remained connected with global perspectives while developing institutional frameworks.

At that time, all *swayamsevaks* made every possible effort to reach out to those in need, while ensuring the safety of themselves and others. Medical camps were organised in several places. We also lost many of our hardworking swayamsevaks, but such was the inspiration of Mohan ji that their determination

wavered. Earlier this

year, during the

inauguration of

the Madhav

Netra Chikit-

salaya in Nag-

pur, I had

remarked that

the RSS is like an

Akshayavat, an

eternal banyan

doing full justice to the enormity of the responsibility, has also brought to it his own strength, intellectual depth and empathetic leadership

Mohan ji, in addition to

tree that energises the national culture and collective consciousness of our nation. The roots of this *Akshayavat* are deep and strong because they are anchored in values. The dedication with which Mohan Bhagwat ji has committed himself to nurturing and advancing these values is truly inspirational.

Another admirable quality of Mohan ji's personality is his soft-spoken nature. He is blessed with an exceptional ability to listen. This trait

sitivity and dignity to his persona and leadership.

Here, I also want to write about the keen interest he has always shown towards various mass movements. From Swachh Bharat Mission to Beti Bachao Beti Padhao, he always urges the entire RSS family to add vigour through these movements. In order to further social well-being, Mohan ji has given the 'Panch Parivartan', which includes social harmony, family values, environmental awareness, national selfhood and civic duties. These can inspire Indians from all walks of life. Every swayamsevak dreams of seeing a strong and prosperous nation. To realise this dream, what is required is both clear vision and decisive action. Mohan ji embodies both these qualities in abundance.

Bhagwat ji has always been a strong votary of 'Ek Bharat Shreshtha Bharat', a firm believer in India's diversity and the celebration of so many different cultures and traditions that are a part of our land.

Beyond his busy schedule, Mohan ji has always found time to pursue passions like music and singing. Few people know that he is very versatile in various Indian musical instruments. His passion for reading can be seen in several of his speeches and interactions.

This year, in a few days from now, the RSS turns 100. It is also a pleasant coincidence that this year, Vijaya Dashami, Gandhi Jayanti, Lal Bahadur Shastri Jayanti and the RSS centenary celebrations are on the same day. It will be a historic milestone for lakhs of people associated with the RSS in India and the world. And, we have a very wise and hardworking sarsanghchalak in Mohan ji, steering the organisation in these times. I will conclude by saying that Mohan ji is a living example of Vasudhaiva *Kutumbakam*, showing that when we rise above boundaries and consider everyone as our own, it strengthens trust, brotherhood and equality in society. I once again wish Mohan ji a long and healthy life in service of Maa Bharti.

> (The author is Prime Minister of India)

CHAMBAL BREWERIES AND DISTILLERIES LIMITED Corporate Identification Number: L99999RJ1985PLC046460

Registered Office: House No. 30, 2nd Floor D.A.V School Kei Pass, Talwandi, Kota, Kota, Rajasthan- 324005, India Contact Number: +917443500607; Email Address: chambalbreweries@gmail.com; Website: www.chambalkota.in

Recommendations of the Committee of Independent Directors ("IDC") of Chambal Breweries And Distilleries Limited (herein referred as the "Target Company") in relation to the Open Offer ("Offer") made by M/s.Invade Agro Limited (Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan) (herein referred as Acquirer) to the Public Shareholders of the Target. under Deputation 4 of the Securities and Evolution Board of India / Substantial Acquisition of Shares and Take

Chambal Breweries And Distilleries Limited This Offer is being made pursuant to Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077 (Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto and Regulation 31(A)(5) Of SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 for acquisition of up to19,47,077(Nineteen lakhs Forty Seven Thousand SeventySeven only)Equity Shares of Rs.10/- each at an Offer Price of Rs. 6/- per equity share, payable in cash,aggregating to Rs. 1,16, 82,462 (Rupees One Crores Sixteen Lakhs Eighty Two Thousand Four Hundred Sixty Two Only) representing 26.00% of Equity share capital.
Annahan Min Innaha Anna Limitad/Anthon Honorah In Manahan Disable Ma
Acquirer: M/s. Invade Agro Limited(Acting through its Managing Director - Ms. Meenal Shrirang Patwardhan)
Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th Plot, FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai -400013, India
Mr. Anmol Jindal Mr. Rinku Goyal
All the members of the IDC are Non — Executive Independent Directors of the Company, Except for being Directors of the Company, The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company. None of the IDC Members have traded in any securities of Chambal during 12 months prior to the Public Announcement of the offer.
None of the IDC Members hold any contracts, nor have any relationship with the Acquirer and nor have traded in Shares of the Acquirer or related to the Acquirer.
Based on the review, IDC members believe that the Offer is fair and Reasonable and in line with the SEBI SAST Regulations, 2011 and is in the interest of the Public Shareholders and the Target Company.
All the IDC Members unanimously voted in favour of recommending the open offer proposal.
IDC Members have reviewed and Noted a. Public Announcement dated May 30,2025 b. Detailed Public Announcement dated June 06, 2025 c. Draft Letter of Offer dated June 13, 2025. d. SEBI observation letter datedAugust 28, 2025 e. Letter of Offer dated September 04, 2025 The IDC members also noted that a) The Equity Shares of the Target Company are frequently traded on BSE in terms of Regulation 2(1)(j) of the Takeover Code. b) The Offer Price is in accordance with Regulation 8 of the Takeover Code. Based on review of the above documents the members of the IDC are ofthe view that the offer price is in line with the parameters prescribed by SEBI in the SEBI SAST Regulations.
None

Any other matter to be highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained or accompanying this statement. is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Takeover Code.

For and on behalf of the Committee of Independent Directors of

Chambal Breweries And Distilleries Limited Mr. Anmol Jindal

Chairperson of Independent Director Committee



Regd. Office: 3rd Floor, Surya Plaza, K-185/1, Sarai Julena, New Friends Colony, New Delhi – 110025 E-mail: cs⊗modisteel.net, Website: www.modisteel.com Phone: 011-49872442, 19

NOTICE OF 39th ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

NOTICE is hereby given that the 39th Annual General Meeting of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OVAM") or Tuesday, 30th September, 2025 at 01.30 PM, in compliance with all applicable provisions of the Companies Act, 2013 and Rules made thereunder and the Securitie and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements Regulation, 2015 read with General Circular No. dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021, 8th December, 2021, 14th December, 2021, May 5, 2022 28th December, 2022, 25th September, 2023 and 19th September, 2024 and othe applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEB (collectively referred to as "relevant circulars"), to transact the business as set out in the Notice of AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://www.evotingindia.com. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum unde Section 103 of the Companies Act, 2013. In compliance with the relevant circulars, the electronic copy of Notice of the AGM

alongwith Annual Report for the year 2024-25, have been sent on September 6, 2025 to all the members of the Company whose email address are registered with the Compan Depository Participant(s) / RTA (Skyline Financial Services Pvt. Ltd). The aforesaid documents are also available on the Company's website at https://modisteel.com/wp content/uploads/2025/09/NGIL_Annual-Report_2025.pdf and on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com. NOTICE is also hereby given pursuant to regulation 42 of the Securities Exchange Board

of India (Listing Obligations and Disclosure Requirements), 2015 and section 91 of the Companies Act, 2013 readwith Rule 10 of the Companies (Management and (Administration) Rule, 2014, that the Register of Members and Share Transfer Books the Company shall remain closed from Thursday, 25th September, 2025 to Tuesday 30th September, 2025 (both days inclusive) for the purpose of aforesaid Annua General Meeting.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the members from the date of circulation of this Notice upto the date of AGM. Members seeking to inspect such documents can send an email to cs@modisteel.net. In compliance with the provisions of regulation 44 of the Securities Exchange Board of

India (Listing Obligations and Disclosure Requirements), 2015 and Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rule, 2015, the Company is pleased to extend remote e-voting facility to its members with the facility to cast their votes on all resolutions set forth in the notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by CDSL. All the members are informed that:

 The remote e-voting facility shall commence on Friday 26th September, 2025 (10.00 a.m.) till Monday, 29th September, 2025 (5.00 p.m.). The remote e-voting shall not be allowed beyond the said date and time.

· The Cut-off date for determining the eligibility to vote by electronic means is September 23, 2025.

 Any person, who acquires shares of the Company and become member of the Company after dispatch of the Notice of Annual General Meeting and holding shares as of the cut-off date, i.e., Tuesday, September 23, 2025, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com However, if a person is already registered with CDSL for e-voting, then existing user ID and password can be used for casting vote;

 Member may note that (a) the facility for voting shall be made available at the AGM, (b) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again, (c) a person whose name is recorded in the Register of Member or in the Register of Beneficial owner maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

In case of any queries, the Members may refer the Frequently Asked Questions (FAQs) and e-voting user manual for Shareholders available at the Help section of www.evotingindia.com or call on toll free number 18002109911 or contact Central Depository Services (India) Limited, at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 at the Email helpdesk.evoting@cdslindia.com or at telephone nos. 022-62343333 who will address the grievances relating to electronic voting. The Members may also write to Ms. Vandana Gupta, Company Secretary of the Company at email-ID

Place: New Delhi

Date: 10.09.2025

cs@modisteel.net or at the Registered Office. By order of the Board For National General Industries Ltd. Vandana Gupta

Ahmedabad

Company Secretary | Memb. No. ACS24012

epaper.financialexpress.com

Place: Rajasthan

Date: September 10, 2025