



Date: 17.06.2025

To,

The Director,
Listing and Market Operations,
The Bombay Stock Exchange of India Ltd
Phiroze Jeejeebhoy Towers, 1st Floor,
Dalal Street, Fort,
Mumbai – 400001, Maharashtra.

Reference: ISIN - INE706F01021; Scrip Code-511447; Symbol-SYLPH

Subject: Newspaper advertisement relating to Right Issue of Sylph Technologies Limited

Dear Sir/Ma'am,

Pursuant to the provisions of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI LODR'), please note that the public notice, of opening of Right Issue Offer, which also discloses the completion date for dispatching the Abridged Letter of Offer and the Common Application Form, along with a concise overview of the subscription procedure for the Issue, has been published on June 17, 2025. Copies of the said public notice by way of newspaper advertisement are enclosed for your information and record.

You are requested to please take the same in your record.

Thanking you, Yours truly,

For Sylph Technologies Limited

Vishal Mehra Director DIN: 09717741

97.15 Post Offer shareholding (assuming full acceptance, on diluted basis, as on) 10th working day after the closure of the tendering period) * As a percentage of the Expanded voting Paid Up Equity Share Capital of the Target Company.

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1)

and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target

Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the

Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share

capital of the Target Company IV. OFFER PRICE

The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not

The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	Annualised Trading Turnover (as % of Total Equity Shares)
BSE	June 2024 to May 2025	76,868	50,28,007	1.53%

Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on the Stock Exchanges.

The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (a) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

A	Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPX") attracting the obligation to make the PA	₹2
В	The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	Not Applicable
C	The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
D	The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the stares of the Target Company are recorded during such period.	Not Applicable
E	Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
F	The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable

* The Target Company has allotted equity shares at a price of Rs.2(Rupees Two) per Equity Share, accordingly, Offer Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.

In view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SERF (SAST) Regulations, 2011.

There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.

in the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period. by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation B(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of

The Acquirers may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations. Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBI and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.

FINANCIAL ARRANGEMENT

The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INA 88,05,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").

The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Equity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed through the internal resources of the Acquirers.

The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies Act, 1956 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower. Near Chakli Circle, Glid Padra Road, Vadedara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited. Capital Markets Division, 5th Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escrow Agreement vide dated June 10, 2025, for the purpose of the Ofter Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1.00,00.000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Wode	
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel	
Total	Rs. 1,00,06,000		

The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations.

Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfill the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Takeover Regulations. In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the

Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations. In terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the

Acquirers depositing in the Offer Escrew Account, cash of an amount equal to 100% of the Maximum Consideration. the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfilment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment. and other acquisitions during the Offer period, if any,

VI. STATUTORY AND OTHER APPROVALS

 As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:

 Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant. te conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICOR Regulations") and LOOR Regulations.

All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvais, along with the other documents required to accept this Offer, in the event such approvais are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any ofter regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.

In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any wilful default. failure or neglect on the part of the Acquirers to diligently pursue such approval, and subject to such terms. and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.

 In terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvals or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.

NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, GCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvais are not submitted, the Acquirers and PAC meaning the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)	
1	Date of Public Announcement	June 10, 2025 (Tuesday)	
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)	
3	Date for Filing of Draft Letter of Offer with SE81	June 24, 2025 (Tuesday)	
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tunoday)	
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)		
6	identified Date*	July 17, 2025 (Thursday)	
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the identified Date.		
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Office		
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)	
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tunsday)	
11	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)	
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday)	
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)	
14	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	August 29, 2025 (Friday)	

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent, it is clarified that all Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Date.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

All the Public Shareholders, holding the shares in dematerialized form are sligible to perficipate in this Offer at any time during the Tendering Period for this Offer. Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.

Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e. the date falling on the 10th Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.

The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available. by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HD/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Cleaning Corporations and SEBI ("Acquisitions Window Circulars").

BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.

The Acquirers has appointed Nikunj Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Strares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name	Nikuni Stock Brokers Limited
Address	A-92, Ground Floor, Left Portion, Kamia Nagar, New Delhi-11007
CIN	U748990L1994PLC060413
Tal. No.	011-47030015-36
Email	info@nikunjonline.com
Contact Person:	Mr. Pramod Kumar Sultania

All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their

respective stock brokers within the normal trading hours of the secondary market, during the Tendering Period. The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The

Selling Broker can enter orders for Equity Shares in dematerialized form. In accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIFLP/2020/144 dated July 31, 2020, Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.

IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.

The Acquirers accepts full responsibility for the information contained in this CPS and his obligation as faid down in SEBI(SAST) Regulations. All information pertaining to the Target Company and Salling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.

The acquirers and the Manager do not accept any responsibility with respect to such information relating to the

The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfiltrient of obligation under the Takeover Regulation in respect of this Open Offer.

Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof. Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Finsec Private Limited as the Manager to the Open Office. Fast Track Finnec Private Limited have their registered office at Office No. V-116.

1º Floor, New Delhi House, 27, Harakhamba Road, New Delhi-110001 The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer till the expiry of 15 days from the date on which the payment of consideration to the shaneholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.

The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A, 1º Floor, Oktila Industrial Area, Phase-I, New Delhi-110020 and Email ld: info@skylinerta.com , Contact

 This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.ie). In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and:

 In this OPS, all references to "Rs." or "INR" are references to Indian Rupees. 11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.

MANAGER TO THE OFFER Fasttrack Finsec

Catagory-I Marchant Banker

FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116, 1" Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-11-43029809

Email: mb@fffinsec.com Website: www.fifinsec.com Contact Person: Mr. Vikas Kumar Vermu/Ms. Sakshi SEBI Reg. No: MM000012500 CIN: U65191DL2010PTC200381

Mr. Avnish Jindal Mr. Plyush Gupta (Acquirer-1) (Acquirer 2)

Date- June 17, 2025 Place-Delhi

PRINKING REVENUE OF WINDOWS PRINCIPAL SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A. 1ª Floor, Okhta Industrial Area, Phase-I, New

REGISTRAR TO THE OFFER

Delhi-110020 Telephone: - +91-11-40450193-97 Email:info@skylinerta.com Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241

CIN: U74899DL1995PTG071324

Issued By Manager to The Open Offer on behalf of the Acquirers

Mr. Nilesh Jindal (Acquirer -3)

Mr. Purshottam Kumar Gupta (Acquirer -4)

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page 1. firecity or instrectly outside India. This is not an announcement for the offer document. All capitalized 138 of the Letter of Offer. irms used and not defined heroic shall have the meaning assigned to them is the letter of offer dated , une 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI").

SYLPH TECHNOLOGIES LTD. egistered office - : 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2 Indore Contact person: No. Mr. Neolinu Mahanot. Company Secretary & Compliance Officer.

Corporate Identity Number: 1,351004F1993PLC007107 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY Eligible Equity Shareholders are also requested to ensure that the demail account is active, details of other issue material will be sent/dispatched only to the Eligible Equity RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE

Telephone: 917777995623; E-mail: sytph li(3yahoo com: Website: www.sytphtochnologies.com;

 Assuming full subscription **PAYMENT METHOD FOR THE ISSUE**

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

The entire amount of the laster Price of \$1/- per Rights Equity Shale shall be payable at the time of Application which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATION() ISSUE CLOSES ON** TUESDAY, JUNE 17, 2025

Eligible Site sholders and requested to ensure that resurcciation through aff-market minuter is completed in such a population on PLAIN PAPER. server that the **Rights Entitl**ements are cresited to the demail account of the Renounces on or prior to the laster

opic, Safe, Smart way of making an application - Make use of HIII *Applications supported by blocked around (ASSA) is a better way of applying to issues by simply blocking the fund in the bank account. Application in this lusine shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI | Engine Shareholder who has rest provided an Indian address.

ead the provisions applicable to such Applications before making their Application through ASBA Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including user holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICOR) REGULATIONS. number CR/CF0/DIL/13/2012 dated September 25, 2012. Within the periods stipulated thesein, Applications arrier and as per specimen recorded with fris/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSB before Tuesday, July 1, 2025, being the Issue Closing that shape in DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED reference number CRCFD/DL/1/2013 dated January 02, 2013, it is clarified that for making Applications by | particulars CSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own a. Name of our Company, being Sylph Technologies Linsted name with any other SEBI registered SSB(s). Such Account shall be used solely for the surpose making an application in this lease and clear demarcated funds should be available in such account for such an

The renunciation of Rights Entitlements credited in your demot account can be made either by sale of such Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market ransfer. The Arvestors may renounce the Rights Entitiowents, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited lying in his her own demat occurrit prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

settled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Hights Entitlements of the Eligible Equity Shareholders have been credited in

In accordance with the Regulation 77A of the SEBI (ICDR) Regulations read with the SEBI (ICDR) Regulations r circulars the credit of Rights Entitlement and Alletment of Rights Shares shall be made in vine begilaireland

ligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW : ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of saff-Affected PAN and client mester sheet of the demat account etc., details, records confirming the legal of Sprature of the Eligible Shareholder (in case of joint bolders, to appear in the same sequence and order | weaple, www.hdfsbank.com/ and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Teesday, July 1, 2025, being the issue Cloting Date, to enable the credit of the In addition, all such Slightie Strumficities are deemed to have accepted the following: APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE INTO STRIPPING COMPROMISE.

ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (ISSUE). THE ISSUE
IN ACCORDANCE WITH REGULATION 77A OF THE SEM (ICOR) REGULATION FOR SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (ISSUE). THE ISSUE
IN ACCORDANCE WITH REGULATION 77A OF THE SEM (ICOR) REGULATION FOR SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (ISSUE). THE ISSUE
IN ACCORDANCE WITH REGULATION 77A OF THE SEM (ICOR) REGULATION 77A OF THE SEM (ICO SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

> he Application Form in physical mode to the Designated Branches of the SCSB or ordina/electronic Application formal will be available on the website of the Registrar at www.purveshare.com. block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the investors' ASBA Accounts on or before the issue Closing Date. varies which have been conflied by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION Res://www.seb.gov.in/sebweb/ather/OtherAction.do?doRecognised Fpr=yes&intmid=34. For details Designated Branches of SCSBs collecting the Application Form, pieces refer above mentioned link.

An Eligible Shareholder in India who is eligible to apply under the ASBA process may make an Application to Chesting Place.

"Our Sound or a day's suffertand committee the registron extend the Issue Opening Date in the Issue Opening Date in the Issue Opening Date inclusive of It the Application Form is not submitted with an SCSB, uploaded with BSE Limited, and the Eighte Date Issue Opening Date inclusive of the Issue Opening Date Issue of the Company, Registrar, the BSE Limited An Eligible Stareholder shall submit the plain paper Application the Designated Branch of the SCSB for authorizing such SCSB to block Application Money in the said hank account maintained with the came SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DENGATERIALISED FORM

cluding renunciation even if it is received subsequent

specimen recorded with our Company or the Depository); officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI case of joint names, irrespective of the total value of the Equity Shares applied for parsuant to the lance. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared.

Number of Equity Shares held as on Record Date: Altotrnent option - only dematerialised form; Number of Rights Shares entitled to:

Number of Rights Sharms applied for within the Rights Entitlements: been appoint for

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

relevant SCSB the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Sin Hamilt hagar with which the account is maintained

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056568: Maney in the ASBA Account. as they appear in the records of the SCSB); and

Rights Entitlements by way of transfer from the demant suspense entrow account to their respective demant an examinated for Application Forms are submitted for Applications pertaining to Rights DESPATCH AND AVAILABILITY OF ISSUE MATERIALS counts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Enablements decord or the same demat account, including cases in accordance with the SERs ICDR regulations the Letter of Offer, the Abridged Letter of Offer, the Application

BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED(COMPANY OR DETAILS, FLORIDGE OF THE LETTER OF SPECIAL OF THE ISSUE OF THE LETTER OF SPECIAL OF THE ISSUE OF THE LETTER OF SPECIAL OF THE ISSUE OF TH

RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demand account or in demand suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their OP-EI and Client-ID. where an Investor submits Application Forms along with a pluin paper Application, such Applications shall investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application form ignoreded the twe fashle to be rejected.

An investor wishing to perficipate in this issue can participate only using the ASSA facility and is required to presented to strictly adhere to those instructions. Failure to do so could result in an Application per the websites of have an ASBA crushed have account with SCSBs, prior to existing the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plain paper optication through the website of the SCSEs (if made available by such SCSE) for Authorizing such SCSE, or g.

> The last date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, a July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the issue

the Issue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of

The Allotment of Equity Shares pursuant to the issue will only be made in Demoteralised Form. In No.-78-2 Indoor (ICOR) Regulations, the SESI Right Issue Circulars and the ASSA Circulars and the ASSA Circulars, all Investors desiring to make an Please note the Eligible Equity Shareholder, who are making the Application on plain paper shall not be accordance with the SESI Right Issue Circulars, the Eligible Equity Shareholder, who hold Equity Shareholder, who hold Equity Shareholder, and the ASSA Circulars and the ASSA Ci polication in this Issue are mandatority required to use the ASBA process only. Investors should carefully untitled to renounce their Rights Entitlements and should not unlike the Application Form for any purpose. Gernat form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Entitlements and should not unlike the Application Form for any purpose. may also apply in this issue during the Issue Period subject to certain conditions

THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

Plame and address of the Eligible Shareholder including joint holders (in the same order and as per Riscopt of In-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI Contact Details: +91 22 3522 0056 / 4961 4132. (LOCH) Regulations for Risting of the Right Shares wide: Lyter No LOCK/RIGHT/KD, FIP/1817/2024-25 from: E-mail ID/ Investor grievance e-mail: e-mail: 6 (Mebsite: Www.purvashare.com Website: www.purvashare.com (Mebsite: Www.purvashare.com) Except for Applications on behalf of the Central or State Government, the residents of Silvers and the [1858.] to obtain their trading approvals for the Rights Entitlements as required under the ASBA Circular.

> or approved the Letter of Offer. The investors are advised to refer to the full land of Disclaimer clause of SEBT application, as the case may be, was submitted by the investors along with a photocopy of the adviseding beginning on page 125 of the Letter of Offer,

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed. Number of Additional Fights Shares applied fac, if any (applicable only if entire Rights Entitlements have) or construed that the Letter of Offer has been cleared or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer "Disolativer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company.

HDFC Bank Limited

E-mail ID: harshit.nasur@hdlchunk.com; Fax Number: 022-67132416:

SEBI Registration Number: INSIDODODOS3 CHE: L65920MH1994PLC080618

RIGHT ISSUE OF UP TO 48.90.90.000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF #1/- which have been provided to the Company and who are included in her provided to the Company and the Compa RUPSE ONE ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1.4 (RUPSES ONE ONLY) PER EQUITY PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER CONGRESSION LINE OF COMPANY and the Rights Entitioned or Rights Shares in permitted under laws of such jurisdiction and does not be required or the Rights and Sale of the Rights Entitioned or Rights Shares in permitted under laws of such jurisdiction and does SHARE (18SUE PRICE) ("RIGHT SHARES") FOR AN AMOUNT AGGREGATING UP TO T 48.90.90.000 SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND TH sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company an PRYMENT OF THE APPLICATION MONEY, FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS (I'We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not

the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws

Dur Company's website at: www.sylpinechnologies.com;

Registrar to the Issue's website at: www.purvashare.com; BSE Limited's website at: www.bse.com;

The Letter of Offer is also available on the website of SEBI at www.sebi.gov.in. he Investors can visit following www.purvashare.com, for the below-mentioned purposes

Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of dernal account details by Eligible Equity Shareholders holding shares in physical form, Submission of self-attented PAN, client master sheet and domat account details by non-resident Eigible

COMPANY DETAILS SYLPH TECHNOLOGIES LIMITED

Shareboldorn

Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 - 5 Scheme

Corporate Identity Number: L38100MP1992PLC007102

REGISTRAR TO THE ISSUE Address 19. Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare E) Mumbai – 400011, Maharasithra

BSE Limited ("BBE") Dated 14th February, 2025. Our Company will also make application to BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Difficult for any pre-Issue or post lease related matter. All grievances reliding to the ASBA process may be addressed to the Registrar, with a copy b ie SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole first holder, tolio cumber or demat account number, number of Rights Shares applied for, amount blocker

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors

Mr. Nilesh Jain

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED

OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAI, PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India.

4	RELEVANT	PARTICULARS
1.	Name of the corporate debtor	MANEESH PHARMACEUTICALS LIMITED
	along with PAN & CIN/ LLP No.	PAN No.: AAACM36350
		CIN: U24230MH1985PLC036952
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi,
		Mumbai City, Maharashtra-400043
3.	URL of website	https://www.maneeshpharma.com/
4	Details of place where majority of	1) Unit No. 01: Plot No. 40, Ancillary Industrial
. **	fixed assets are located	Plots, Govandi, Mumbei- 400043
		2) Registered Office & Unit No. 02: Plot No.
		29-33, Anollary Industrial Plots, Govandi,
		Mumbai-400043
		3) Unit No. 03: Maneesh Exports (EOU), a
		division of MPL, Address: Plot No. D- 16/07.
		TTC Industrial Area, Turbhe MIDC, Navi
		Mumbai, 400703, Maharashtra
		4) Unit No. 04: D-6/S-25, 1- Block, MIDC.
		Bhosri, Pune 411026, Maharashtra
		5) Unit No. 05: T-Block, 172, MIDC, Bhosri,
		Pune-411026, Maharashtra
		6) Unit No. 06: Khasra No. 337-340, Vit.
		Balyana, P.O. Barotiwala Near M.R., The Baddi,
		Distr. Solari, Himachal Pradesh-174103
5.	Installed capacity of main products/	The Corporate Debtor has 6 manufacturing
	services	units as mentioned against entry no. 4 above.
		The Corporate Debtor is manufacturing and
		distributing Soft gelatine capsules, ointments.
		antibiotics, multivitamins, antacids, and other
		tablets and capsules. The details are given in
		the detailed invitation for Expression of
		Interest available at:
		https://drive.google.com/drive/folders/12025
		dT F6YgbUGZyKQRs8o-cvym5tHV2c?usp=
		drivo_link
6.	Quantity and value of main products	INR 49767.28 Lakh (FY 2024-25-Provisional
	/services sold in last financial year	unaudited)
7.	Number of employees/ workmen	More than 1000 Employees and Workers.
	Part ale November of Participation Special Strategies (1)	The details are given in the Details Invitation
		for Expression of Interest available at:
		https://drive.google.com/drive/folders/12025
		dT F6YgbUGZyKQRe8o-cvym5tHV2c?usp=
		drive_link
8	Further details including last	Audited Financial Statements (Standalone)
	available financial statements	for FY 2023-24
	(with schedules) of two years, lists	Audited Financial Statements (Consolidated)
	of creditors are available at URL:	for FY 2023-24
		Provisional Financial Statements
		(Consolidated) for FY 2024-25
		https://drive.google.com/drive/folders/1UBoe
		2ik UVeGxtmivGjXMPvijK1EDBngRy7usp=
		drive_link. Maybe obtained by sending email at
		cirp.mpl@resurgentrpl.com
9.	Eligibility for resolution applicants	https://drive.google.com/drive/folders/12025
	under section 25(2)(h) of the	dT F6YgbUGZyKQRe8o-cvyni5tHV2c?usp=
	Code is available at URL:	drive_link. Maybe obtained by sending email of
		cirp.mpl@returgentrpl.com
10.	Last date for receipt of expression	02-07-2025
_	of interest	10.00 00.00
11.	Date of issue of provisional list of	12-07-2025

Date: 16-06-2025 Place: Mumbal

Assuming full subscription

resolution plans

prospective resolution applicants

prospective resolution applicants

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

12. Last date for submission of

13. Date of issue of final list of

14. Date of issue of information.

Last date for submission of

16. Process email id to submit

Expression of Interest

objections to provisional list

Asish Narayan Resolution Professional

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP) Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbel City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

17:07:2025

27-07-2025

01-08-2025

01-09-2025

cirp.mp/@resurgentrpl.com.

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority.

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

b. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/ Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	10.000	0.126	16.7823
Sundaram Diversified Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.

Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032, Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

Atindra Basu Group General Counsel & Company Secretary

For Greaves Cotton Limited

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Stureholders' on page | 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph ti@yshuo.com; Website: www.sylatrachnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON"

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address. (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the state o read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS.

number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an

Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms

of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEB circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal |

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Bights Entitlements by way of transfer from the demat suspense account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, ALLOTMENT ONLY IN DEMATERIALISED FORM bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any

ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

DP and Client-ID; The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms

> Number of Rights Shares applied for within the Rights Entitlements. been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares entitled to:

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588 Money in the ASBA Account

Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements |

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore

THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares may also apply in this issue during the Issue Period subject to certain conditions.

Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

E-mail ID: harshit.nagan@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063.

CIN: L65920MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De Neble to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application formal will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Elicible Equity sharifulder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 2025, by Registrar to the Issue.

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at: www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday. a. Frequently asked questions and online/ electronic dedicated investor helpdask for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors: determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

our Company Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com:

SYLPH TECHNOLOGIES LIMITED

Date: June 14,2025

Corporate Identity Number: L36100MP1992FLC007102 REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare

(E), Mumbai - 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132 (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrassisce@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to: BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors

Director

Mr. Nilesh Jair DIN No.: 07785823





NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA,

AND SOLAN-HIMACHAL PRADESH

(Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India
(insolvency Resolution Process for Corporate Persons) Regulations, 2016)

1	RELEVANT PARTICULARS				
1.	Name of the corporate debtor along with PAN & CIN/ LLP No.	MANEESH PHARMACEUTICALS LIMITED PAN No.: AAACM3635Q CIN: U24230MH1985PLC036952			
2	Address of the registered office	29/33. Ancillary Industrial Plots, Govandi, Mumbai City, Maharashtra-400043			
3.	URL of website	https://www.maneeshpharma.com/			
4.	Details of place where majority of fixed assets are located	1) Unit No. 01: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbel- 400043 2) Registered Office & Unit No. 02: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbal-400043 3) Unit No. 03: Maneesh Exports (EOU), a division of MPL, Address: Plot No. D- 16/07, TTC Industrial Area, Turbne MIDC, Navi Mumbal, 400703, Maharashtra 4) Unit No. 04: D-6/5-25, T- Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. 05: T-Block, 172, MIDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. 06: Khesra No. 337-340, Vill. Balyana, P.O. Barotivala Near MLA, The Baddi,			
5.	Installed capacity of main products/ services	Distr. Solari, Himachai Pradesh 174103 The Corporate Debtor has 6 manufacturing units as mentioned against entry no. 4 above. The Corporate Debtor is manufacturing and distributing Soft geletine capsules, oritments, antibiotics, multivitamins, antacids, and other tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 dT F6YgbU32yKQRe8o-cvym5tHV2c?usp=drive_link			
6.	Quantity and value of main products /services sold in last financial year				
74	Number of employees/ workmen	More than 1000 Employees and Workers. The details are given in the Details invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of F67gbUGZyKQReBo-cvym5tHV2c?usp=drive_link			
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Audited Financial Statements (Standakone) for FY 2023-24 Audited Financial Statements (Consolidated) for FY 2023-24 Provisional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBoe-2ik-UVeGotona/GJXMPVijK1EDBrggRy?usp=drive_link, Maybe obtained by sending email at oirp.mp/@resurgentrpl.com			

Date: 16-06-2025 Place: Mumbal

resolution plans

Eligibility for resolution applicants

inder section 25(2)(h) of the

Last date for receipt of expression

Date of issue of provisional list of

objections to provisional list

12. Last date for submission of

13. Date of issue of final list of

14. Date of issue of information.

Last date for submission of

16. Process email id to submit

Expression of Interest

prospective resolution applicants

prospective resolution applicants

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

Code is available at URS:

of interest

Asish Narayan Resolution Professional

https://drive.google.com/drive/folders/12025

drive. link, Maybe obtained by sending email at

dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp*

cirp.mpl@returgentrpl.com

12-07-2025

17:07:2025

27-07-2025

01-08-2025

01-09-2025

cirp.mp/@resurgentrpl.com.

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP) Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbel City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultur Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION

nd Harbour Road, South 24 Parganas - 743503, West Bengal

AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and

re-enactment thereof ("the Rules") Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more,

shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face

value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority

Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable. o. In case of shares held in Demat Form, by transfer of shares directly to Dema

Account of IEPF Authority through the Depository participants as per Rules. Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to

be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com. Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid

dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to The shareholders may please note that when the above equity shares would be

transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules. Any person, whose shares and unclaimed dividends, including all benefits accruing on

such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

> By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	10 2025	0.126	16.7823
Sundaram Diversined Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com

No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13 (Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

Corporate Identity Number: £36100MP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF <1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE

PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON" TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be sattled by transferring the Rights Entitlements through the depository mechanism.

Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal |

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

Bights Entitlements by way of transfer from the demat suspense account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of: have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION

https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFlocognised Fpi=yes&intmid=34. For details

on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any

application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address. (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the state o Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository); DP and Client-ID;

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements.

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following:

Chaning Date.

Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date.

from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

ALLOTMENT ONLY IN DEMATERIALISED FORM The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore

may also apply in this issue during the Issue Period subject to certain conditions. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

> Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrassisce@purvashare.com Website: www.purvashare.com

> > or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

> E-mail ID: harshit.nagan@hdfcbank.com; Fax Number: 022-67132416;

> SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to shicily adhere to these instructions. Failure to do so shareholders who have provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application formal will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of

2025, by Registrar to the Issue. WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements |

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at: www.bse.com;

The Letter of Office is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the

July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors: determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or our Company

Shareholders:

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

Contact Details: +91 22 3522 0056 / 4961 4132

Date: June 14,2025

REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to: BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR

MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTIC	
PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAI, PRADESH	
(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankraptcy Board of (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)	india
RELEVANT PARTICULARS	

	RELEVANT	PARTICULARS
1.	Name of the corporate debtor	MANEESH PHARMACEUTICALS LIMITED
	along with PAN & CIN/ LLP No.	PAN No.: AAACM3635Q
_		CIN: U24230MH1985PLC036952
2.	Address of the registered office	29/33. Ancillary Industrial Plots, Govandi,
9	URL of website	Mumbai City, Maharashtra-400043 https://www.maneeshpharma.com/
4	Details of place where majority of	1) Unit No. 01: Plot No. 40, Ancillary Industrial
	fixed assets are located	Plots, Govendi, Mumbel- 400043
		2) Registered Office & Unit No. 02: Plot No.
		29-33, Ancillary Industrial Plots, Govandi,
		Mumbai-400043
		3) Unit No. 03: Maneesh Exports (EOU), a
		division of MPL, Address: Plot No. D- 16/07
		TTC industrial Area, Turtine MIDC, Navi
		Mumbai, 400703, Maharashtra 4) Unit No. 04: D-6/S-25, T- Block, MIDC.
		Bhosri, Pune 411026, Maharashtra
		5) Unit No. 05: T-Block, 172, MIDC, Bhosri,
		Pune-411026, Maharashtra
		6) Unit No. 06- Khasra No. 337-340, Vit.
		Belyena, P.O. Barotiwala Near HCL. The Bad
	Variable of the control of the contr	Distr. Solari, Himachal Fradesh-174103
5.	Installed capacity of main products/	The Corporate Debtor has 6 manufacturing
	services	units as mentioned against entry no. 4 above
		The Corporate Debtor is manufacturing and distributing Soft gelatine capsules, ontments
		antibiotics, multivitamins, antackts, and other
		tablets and copsules. The details are given in
		the detailed invitation for Expression of
		Interest available at:
		https://drive.google.com/drive/folders/1202
		dT F6YgbUGZyKQRuBo-cvym5tHV2r?usp=
6.	Quantity and value of main products	drive_link INR 49767.28 Lakh (FY 2024-25 Provisional
*	/services sold in last financial year	unaudited)
7.	Number of employees/ workmen	More than 1000 Employees and Workers.
	Validation and American School (1995)	The details are given in the Details invitation
		for Expression of Interest available at:
		https://drive.google.com/drive/folders/1202
		dT F6YgbUGZyKQRe8o cvym5tHV2c?usp= drive link
8	Further details including last	Audited Financial Statements (Standalone)
	available financial statements	for FY 2023-24
	(with schedules) of two years, lists	Audited Financial Statements (Consolidated)
	of creditors are available at URL:	for FY 2023-24
		Provisional Financial Statements
		(Consolidated) for FY 2024-25
		https://drive.google.com/drive/folders/1UBo
		2ik UVeGxtmwGjXMPvijK1EDBngRy7usp= drive_link, Maybe obtained by sending email:
		cirp.mpl@resurgentrpl.com
9.	Eligibility for resolution applicants	https://drive.google.com/drive/folders/1202
	under section 25(2)(h) of the	dT F6YgbUGZyKQRe8o-cvyni684V2c?usp=
	Code is available at URL:	drive_link. Maybe obtained by sending email of
		cirp.mpi@resurgentrpl.com
AVA.	Last date for receipt of expression of interest	02-07-2025
11	Date of issue of provisional list of	12-07-2025
	prospective resolution applicants	= 1777
12.	Last date for submission of	17-07-2025
	objections to provisional list	
13.	Date of issue of final list of	27-07-2025
14.	prospective resolution applicants	01.08.3025
14.	Date of issue of information memorandum, evaluation matrix	01-08-2025
	and request for resolution plans to	
	prospective resolution applicants	
15.	Last date for submission of	01-09-2025
	resolution plans	
16.		cirp.mpf@resurgentrpl.com.
	Expression of Interest	

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION

nd Harbour Road, South 24 Parganas - 743503, West Bengal

AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016

notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules") Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more,

shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF

Authority in the following manner a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority

Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable. b. In case of shares held in Demat Form, by transfer of shares directly to Dema

Account of IEPF Authority through the Depository participants as per Rules. Adhering to the various requirements set out in the Rules, the company ha

communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/ Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com. Notice is hereby again given to all such shareholders to make an application to the

Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as per procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the shares/dividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

> By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



— Sundaram Finance Group –

RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW) NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	h 10, 2025	0.126	16.7823
Sundaram Diversified Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road,

Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Regd. Office:

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13 (Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the

website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.asox Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Stureholders' on page | 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East).

AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274

Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

Place: Mumbal

Resolution Professional

Mumbel City, Maharashtra-400101

the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD. Registered affice -: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer

Telephone: 917777995623; E-mail: sylph ti@yshuo.com; Website: www.sylatrachnologies.com; Corporate Identity Number: £36100MP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000

BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the Issue Price of \$1.5 per Rights Equity Stars shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON"

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. service that the Rights Politicements are credited to the dismat account of the Renouncem on or prior to the house

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b].

application in this Issue and clear demarcated funds should be available in such account for such an The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEB circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of self-

attested PAN and client master sheet of the demat account etc., details/ records confirming the legal of and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Bights Entitlements by way of transfer from the demat suspense account to their respective demat. In cases, where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS. accounts at least 1 (One) day before Tuesday, July 1, 2025, being the lasse Closing Date. To enable such Entirements created to the same demait account or in demait suspense excount, including cases in accordance with the SEBI ICOR regulations the Letter of Offer, the Application

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFlocognised Fpi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI specimen recorded with our Company or the Depository); DP and Client-ID;

Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements.

Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

been applied for):

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements |

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

ALLOTMENT ONLY IN DEMATERIALISED FORM The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat

may also apply in this issue during the Issue Period subject to certain conditions.

THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrassisce@purvashare.com Website: www.purvashare.com officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

HDFC Bank Limited E-mail ID: harshit.nagan@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063.

CIN: L65920MH1994PLC080618

Registranto the Issue's website at: www.purvashare.com;

BSE Limited's website at: www.bse.com;

SYLPH TECHNOLOGIES LIMITED

Date: June 14,2025

Website: www.sylphtechnologies.com:

Contact Details: +91 22 3522 0056 / 4961 4132

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De Neble to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 2025, by Registrar to the Issue.

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that

the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

The Letter of Office is also available on the website of SEBI at www.sobi.gov.in. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday. a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors.

our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

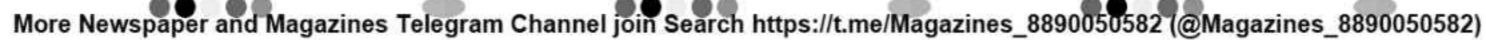
Corporate Identity Number: L36100MP1992FLC007102 REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to: BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mr. Nilesh Jair

> > Director DIN No.: 07785823



Post Offer shareholding (as: 10th working day after the cl	suming full acceptance, on diluted basis, as on osure of the tendering period)	1,70,28,007	97.15
---	---	-------------	-------

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share capital of the Target Company.

IV. OFFER PRICE

- The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not suspended from trading on BSE.
- The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA date i.e. June 10, 2025 is as given below;

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	Annualised Trading Turnover (as % of Total Equity Shares)
BSE	June 2024 to May 2025	76.868	50.28,007	1.53%

- (Source: www.bseindia.com)
- Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on the Stock Exchanges.
- The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (e) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

д	Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPA") attracting the obligation to make the PA	₹2
В	The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	Not Applicable
С	The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
D	The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period	Not Applicable
E	Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
F	The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable

- Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.
- in view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SEBI (SAST) Regulations, 2011.
- There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.
- In the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period, by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 5(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target. Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of
- The Acquires may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account. (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations, Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBF and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.
- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 88.06,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").
- The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Eguity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed. through the internal resources of the Acquirers. The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies
- Act, 1956 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chaldi Circle, Old Padra Road, Vadodara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5º Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escruw Agreement vide dated June 10, 2025, for the purpose of the Offer, Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1,00,00,000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel
Total	Rs. 1,00,00,000	

The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations. Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the

- Acquirers to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Taksover Regulations. In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations.
- In terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirers depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration, the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfillment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment

VI. STATUTORY AND OTHER APPROVALS

and other acquisitions during the Offer period, if any,

- As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:
 - Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant to conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
- All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any willul default, failure or neglect on the part of the Acquirers to difigently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- in terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvais or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirers and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)
1	Date of Public Announcement	June 10, 2025 (Tuesday)
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)
3	Date for Filing of Draft Letter of Offer with SEBI	June 24, 2025 (Tuesday)
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tuesday)
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)	
6	Identified Date*	July 17, 2025 (Thursday)
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the identified Date.	
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer	
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tuesday)
11	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)
14	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	August 29, 2025 (Friday)

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Date.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the Identified Date i.e. the date falling on the 10" Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available. by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.
- The Acquirers has appointed Nikuri Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007
U74899DL1994PLC060413
011-47030015-16
info@nkunjanline.com
Mr. Pramod Kumar Sultania

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to infirmate their respective stock brokers within the normal trading hours of the secendary market, during the Tendering Period.
- The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- in accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER

OTHER INFORMATION

- The Acquirers accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations, All information pertaining to the Target Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.
- The acquirers and the Manager do not accept any responsibility with respect to such information relating to the
- The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeover Regulation in respect of this Open Offer. Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Financ Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116. 1º Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001.
- The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer all the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.
- The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A. 1º Floor, Okhia Industrial Area, Phase-I, New Delhi-110020 and Email Id: info@skylinerta.com , Contact
- This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in). In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
- 10. In this DPS, all references to "Rs." or "INR" are references to Indian Rupees.
- 11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.



FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116. 1st Floot, New Delhi House, 27, Barakhamba Road, New Delhi-110001

Telephone: +91-11-43029809 Email: mb@ftfinsec.com Website: www.ftfinsec.com

Contact Person: Mr. Vikas Kumar Verma/Ms. Sakshi SEBI Reg. No: INM000012500 CIN: U65191DL2010PTC200381 Issued By Manager to The Open Offer on behalf of the Acquirers

SEBI Reg. No: INR000003241 CIN: U74899DL1995PTC071324

Mr. Avnish Jindal Mr. Piyush Gupta (Acquirer 2) (Acquirer-1) Date- June 17, 2025

Place-Delhi

Mr. Nilesh Jindal (Acquirer -3)

Delhi-110020

Mr. Purshottam Kumar Gupta (Acquirer -4)

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED

Telephone: - +91-11-40450193-97

Email info@skylinerta.com

Website: www.skylinerta.com

Contact Person: Mr. Anuj Rana

D-153 A. 1º Floor, Okhia Industrial Area Phase-I, New

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page directly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 136 of the Letter of Offer, erms used and not defined berein shall have the meaning assigned to them in the letter of offer dated , June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice : 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Cardact person: Ms. Ms. Neelima Mehanot , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sytch.trijlyahos.com; Website: www.sytchtechnologies.com;

Corporate Identity Number: 136106WP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY

RIGHT ISSUE OF UP TO 48.90.90.000 *FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1/-(RUPEE ONE ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED COMPANY OR OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 ("ISSUE"). THE ISSUE Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of ₹1/- per Rights Equity Share shall be payable at the time of Application which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON** TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Engine Shareholders are requested to ensure that remanciation through off-market housier is completed in such a APPLICATION ON PLAIN PAPER namer that the Rights Emillionants are credited to the donat account of the Renaurces on or pilor to the Issue

from time to time to time to the Jul not exceeding 30 (Thirty) days from the hoose Opening Date (Includion Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are through the Application Form Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ne supported by bisched amount (ASEA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

Application in this issue shall be made using the ASBA Facility in accordance with Regulation 75 of the SEBI Eligible Shareholder who has not provided an indian address. ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholders, who are making the Application on plain paper shall not be Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same

may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing, the SCSB before Tuesday, July 1, 2025, being the Issue Closing Date and should contain the following eference number CR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylph Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an b. Name and address of the Eligible Shareholder including yout holders (in the same order and as per Receipt of in-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI application in this tasue and clear demarcated lunds should be available in such account for such an

Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat I account prior to the renunciation, investors shall be able to trade their Rights Entitlements; the trades will be settled by transferring the Flights Entitlements through the depository mechanism.

Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE706F20013 subject to requisite approvals. For details of credit of the Rights Entitlement, see Terms.

In accordance with the Regulation 77A of the SEIII (ICOR) Regulations read with the SEIII Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT" opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client muster sheet of the demat account etc., details/ records confirming the legal and beneticial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Tuesday, July 1, 2025, being the issue Closing Date, to enable the credit of the in addition, all such Eligible Shareholders are deemed to have accepted the following: Tights Entitlements by way of transfer from the demail suspense escrow account to their respective demail in cases where multiple Application Forms are submitted for Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entitlements credited to the same demat account, including cases to account, including cases to account, including cases.

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.camooinga.com/pradtin.

RIGHTS ISSUE CIRCULAR. THE GREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible arby entering their DP-ID and Client-ID. SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

have an ASBA enabled trank account with SCSBs, prior to making the Application. Investors shall submit peng rejected, with our Company's website at: www.sylphtechnologies.com: the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.parvashare.com. to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION mps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Epi-yes&intmid=34. For details n Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

An Eligible Shareholder in India who is inligible to apply under the ASBA process may make an Application 1 subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such of the Company, Registrar, the BSE Lamited An Eligible Shareholder shall submit the plain paper Application the Equity shares hereby offered, as set out in the section entitled — Basis of Allotment on the page 150 of to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said. The Letter of Office. bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DEMATERIALISED FORM

including renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI Allotment option --only demoteralised form:

Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements;

Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements hav Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Pluper One Only) payable per Rights Share:

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

In case of non-resident Eligible Shareholders making an application with an Indian address, details of Address: Jaora Compound, Indore the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Shri Harshit Nagar;

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hitchank.com/

as they appear in the records of the SCS8); and

IN ACCORDANCE WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements Engine Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website

An investor winhing to participate in this lissue can participate only using the ASBA facility and is required to briefly adhere to these instructions. Failure to do so could result in an Application on the websites of

Application through the website of the SCSBs (If made available by such SCSB) for Authorizing such SCSB (If made available by such SCSB) for Authorizing such

The tast date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, [a. July 1, 2025, being the Issue Closing Gate. Our Board may extend such date for such period as it may determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue [b.

to the lissue on plain paper with the same details as per the Application Form that is available on the website.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In [accordance with the SEBI Rights issue Circulars, the Eligible Equity Shareholder, who hold Equity Shares in Contact Details: 7777995623 may also apply in this issue during the Issue Period subject to certain conditions

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

BSE Limited ("BSE") Dated 14th February, 2025. Our Company will also make application to BSE Limited [Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or pot The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such a Except for Applications on behalf of the Central or State Government, the residents of Sixium and the (*85E*) to obtain their trading approvals for the Rights Entitlements as required under the ASSA Circular;

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Equity Shares applied for pursuant to the Island. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSIs where the Application Form or the plain paper. teginning on page 125 of the Letter of Offer

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

or construed that the Letter of Offer has been pleased or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Other. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indore "Disclaimer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company

HDFC Bank Limited

E-mail ID: :harshit.nagar@hdfcbank.com; Fax Number: 022-67132416; SERI Registration Number: INBI00000063; CIM: L65020MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of where an investor submits Application, such Application, such Application, such Application forms along with a plant paper Application, such Application forms along with a plant paper along wit which have been provided to the Company or the Registrar to facilitate the alumental form of the PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER could result in an Application being rejected, with our Company and the Registrar not having any liability to SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the investor. The plain paper Application formal will be available on the website of the Registrar at not result in and may not be construed as, a public offering in such jurisdiction. Further, Latter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PAYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS If We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of

where an Investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Flights Shares under applicable securities laws;

Registranto the Issue's website at: www.puryashare.com;

SYLPH TECHNOLOGIES LIMITED

The Latter of Offer is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.purvashare.com; for the below-mentioned purposes:

Frequently asked questions and online, electronic dedicated investor helpdesk for guidance on th Application process and resolution of difficulties faced by the investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of demat account details by Eligible Equity Shareholders holding shares in physical form; Shareholder not being in a position to obtain it from any other source may make an Application to subscribe Money is not blocked with the SCSB, the imitation to the offer contained in the Letter of Offer shall be id. Submission of self-attested PAN, client master sheet and demait account details by non-resident Eligible Shareholders:

COMPANY DETAILS

Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore

Website: www.sylohtechnologies.com: Corporate Identity Number: L36100MP1992PLC007102 REGISTRAR TO THE ISSUE

Address : 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra

Contact Details: +91 22 3522 0056 / 4961 4132 (LCOR) Regulations for listing of the Right Shares wide Laber No LCO/RIGHT/KD/RP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newissure/Dourvashare.com Website: www.purvashare.com

tique related muritor. All prievances relating to the ASBA process may be addressed to the Registrar, with a copy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mull address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Director

Date: June 14,2025

Mr. Nilesh Jai

DIN No.: 07785023

Director

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH
(1) of regulation 36A of the insolvency and Bankruptcy Board of India

4	RELEVANT	PARTICULARS
1.	Name of the corporate debtor	MANEESH PHARMACEUTICALS LIMITED
	along with PAN & CIN/ LLP No.	PAN No.: AAACM36350
		CIN: U24230MH1985PLC036952
2	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi,
-	production of the register to a series	Mumbai City, Maharashtra-400043
3	URL of website	https://www.maneeshpharma.com/
Ť	Details of place where majority of	1) Unit No. 01: Plot No. 40, Ancillary Industrial
7	fixed assets are located	Plots, Governol, Mumbel: 400043
	Twee diseases are society	
		2) Registered Office & Unit No. 02: Plot No.
		29-33, Analtary Industrial Plots, Govandi,
		Mumbai-400043
		3) Unit No. 03: Maneesh Exports (EOU), a
		division of MPL, Address: Plot No. D- 16/07.
		TTC Industrial Area, Turtine MIDC, Navi
		Mumbai, 400703, Maharashtra
		4) Unit No. 04: D-6/S-25, T- Block, MIDC,
		Bhosri, Pune-411026, Maharashtra
		5) Unit No. 05: T-Block, 172, MIDC, Bhosri,
		Pune-411026, Maharashtra
		6) Unit No. 06: Khasra No. 337-340, Wil.
		Balyeria, P.O. Barotiwala Near H.A., The Bado
		Distr. Solari, Himachai Pradesh-174103
E	Installed capacity of main products/	The Corporate Debtor has 6 manufacturing
-	services	units as mentioned against entry no. 4 above.
	adivices .	# [25-44] [25:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16] [27:16]
		The Corporate Debtor is manufacturing and
		distributing Soft gelatine capsules, ontments,
		antibiotics, multivitamins, antacids, and other
		tablets and capsules. The details are given in
		the detailed invitation for Expression of
		Interest available at:
		https://drive.google.com/drive/folders/12025
		dT F6YgbUGZyKQRu8o- cvym5tHV2c?usp=
	A CONTRACTOR OF THE PROPERTY O	drīvo_link
6.	Quantity and value of main products	INR 49767.28 Lakh (FY 2024-25-Provisional
	/services sold in last financial year	unaudited)
7.	Number of employees/ workmen	More than 1000 Employees and Workers.
	Text attraction for a section of the	The details are given in the Details Invitation
		for Expression of Interest available at:
		https://drive.google.com/drive/folders/12025
		dT F6YgbUGZyKQRe8o-cvym5tHV2c?usp=
		drive link
g.	Further details including last	Audited Financial Statements (Standalone)
-	available financial statements	for FY 2023-24
		Provide the state of the state
	(with schedules) of two years, lists	Audited Financial Statements (Consolidated)
	of creditors are available at URL:	for FY 2023-24
		Provisional Financial Statements
		(Consolidated) for FY 2024-25
		https://drive.google.com/drive/folders/1UBos
		2ik L/VeGxtma/GjXMPvijK1.EDBrgRy7usp=
		drive_link. Maybe obtained by sending email a
		cirp.mpl@resungentrpl.com
9,	Eligibility for resolution applicants	https://drive.google.com/drive/folders/12025
	under section 25(2)(h) of the	dT F6YgbUGZyKQRe8o-cvyni5tHV2t?usp=
	Code is available at URL:	drive_link. Maybe obtained by sending email of
		cirp.mpl@resurgentrpl.com
ió	Last date for receipt of expression	02-07-2025
110	of interest	
	Date of issue of provisional list of	12-07-2025
L.		12-01-2020
1.5	prospective resolution applicants	47.07.0005
L.Z.	Last date for submission of	17-07-2025
	objections to provisional list.	

resolution plans 16. Process email id to submit Expression of Interest

Date: 16-06-2025

Assuming full subscription

3. Date of issue of final list of

14. Date of issue of information.

Last date for submission of

prospective resolution applicants.

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

Asish Narayan Place: Mumbal Resolution Professional In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

27-07-2025

01-08-2025

01-09-2025

cirp.mp/@resurgentrpl.com.

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbel City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED

CIN: L27109UP2005PLC195660 Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned

shareholders are present on Company's website www.gallantt.com under Investors Corner. The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpi@nichetechpi.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh, Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431

Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup nd Harbour Road, South 24 Parganas - 743503, West Bengal Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com

NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and

Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules") Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of

remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward

has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner a. In case of shares held in Physical form, by issuance of Duplicate Share certificate

and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

b. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules. Adhering to the various requirements set out in the Rules, the company ha

communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/ Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

> By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	b 10, 2025	0.126	16.7823
Sundaram Diversified Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

Company Secretary & Compliance Officer

R Ajith Kumar

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com Regd. Office: No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3,

Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of ungaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority. The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact: KFin Technologies Limited

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West),

Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY' OR ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE CLOSES ON"

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATION# TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is completed in suctive. APPLICATION ON PLAIN PAPER. service that the Rights Politicements are credited to the dismat account of the Renouncem on or prior to the house

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below. application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b].

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

application in this Issue and clear demarcated funds should be available in such account for such an

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEB circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/ records confirming the legal of

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

Eights Entitlements by way of transfer from the demat suspense account to their respective demat. In cases, where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS. accounts at least 1 (One) day before Tuesday, July 1, 2025, being the lasse Closing Date. To enable such Entirements created to the same demait account or in demait suspense excount, including cases in accordance with the SEBI ICOR regulations the Letter of Offer, the Application APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of: have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com. Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFlocognised Fpi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. Number of Equity Shares held as on Record Date;

Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements. been applied for): Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Allotment option -only dematerialised forms

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account

Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order.) Website: www.hiftchank.com/

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following:

OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF opioided by 5CSB, or lands are not bijocked in the investors' ASBA Accounts on or before the issue offer, the Rights Entitionent letter along with the Application Form has been completed on Friday, June 13 Charles Date.

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

> E-mail ID: harshit.nagan@hdfcbank.com; Fax Number: 022-67132416;

> SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De Neble to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor of the Population format will be available on the website of the Registror at not result in any may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of

2025, by Registrar to the Issue. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.bse.com;

The Letter of Offer is also available on the website of SEBI at www.sebi.gov.in. the investors can visit following www.gurvashare.com: for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday. a. Frequently asked questions and online/ electronic dedicated investor helpdask for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors.

our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

SYLPH TECHNOLOGIES LIMITED

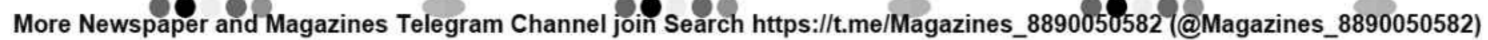
REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

Contact Details: +91 22 3522 0056 / 4961 4132 (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrassisce@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to: BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mr. Nilesh Jair

Director Date: June 14,2025 DIN No.: 07785823



10th working day after the closure of the tendering period)

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share capital of the Target Company.

IV. OFFER PRICE

- The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not suspended from trading on BSE.
- The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA date i.e. June 10, 2025 is as given below:

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	Annualised Trading Turnover (as % of Total Equity Shares)
8SE	June 2024 to May 2025	76.868	50.28,007	1.53%

- (Source: www.bseindia.com)
- Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on the Stock Exchanges.
- The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (e) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPA") attracting the obligation to make the PA	₹2
The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	Not Applicable
The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period	Not Applicable
Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable
	Agreement ("SPA") attracting the obligation to make the PA The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies The per equity share value computed under Regulation 8(5) of the SEBI (SAST)

- Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.
- in view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SEBI (SAST) Regulations, 2011.
- There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.
- In the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period, by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 5(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target. Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of
- The Acquires may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account. (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations, Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBF and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.
- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 88.06,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").
- The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Eguity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed. through the internal resources of the Acquirers. The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies
- Act, 1956 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chaldi Circle, Old Padra Road, Vadodara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5º Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escruw Agreement vide dated June 10, 2025, for the purpose of the Offer, Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1,00,00,000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel
Total	Rs. 1,00,00,000	

- The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations. Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the
- Acquirers to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Taksover Regulations. In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the
- Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations.
- in terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirers depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration, the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfillment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment and other acquisitions during the Offer period, if any,

VI. STATUTORY AND OTHER APPROVALS

- As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:
 - Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant to conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
- All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any wilful default, failure or neglect on the part of the Acquirers to difigently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- in terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvais or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirers and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)
1	Date of Public Announcement	June 10, 2025 (Tuesday)
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)
3	Date for Filing of Draft Letter of Offer with SEBI	June 24, 2025 (Tuesday)
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tuesday)
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)	
6	Identified Date*	July 17, 2025 (Thursday)
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the identified Date.	
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer	July 28, 2025 (Monday)
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tuesday)
11	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)
14	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	August 29, 2025 (Friday)

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Date.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the Identified Date i.e. the date falling on the 10" Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available. by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.
- The Acquirers has appointed Nikuri Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Mikuni Stock Brokers Limited		
A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007		
U74899DL1994PLC0G0413		
011-47030015-16		
info@nkunjonline.com		
Mr. Pramod Kumar Sultania		
֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜		

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to infirmate their
- respective stock brokers within the normal trading hours of the secendary market, during the Tendering Period. The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- in accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER

OTHER INFORMATION

- The Acquirers accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations, All information pertaining to the Target Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.
- The acquirers and the Manager do not accept any responsibility with respect to such information relating to the
- The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeover Regulation in respect of this Open Offer. Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Financ Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116. 1º Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001.
- The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer all the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.
- The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A. 1º Floor, Okhia Industrial Area, Phase-I, New Delhi-110020 and Email Id: info@skylinerta.com , Contact
- This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in). In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
- 10. In this DPS, all references to "Rs." or "INR" are references to Indian Rupees.
- 11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.



FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116. 1st Floot, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-11-43029809

Email: mb@ftfinsec.com Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma/Ms. Sakshi SEBI Reg. No: INM000012500 CIN: U65191DL2010PTC200381

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A. 1º Floor, Okhia Industrial Area Phase-I, New Delhi-110020 Telephone: - +91-11-40450193-97 Email info@skylinerta.com Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241 CIN: U74899DL1995PTC071324

Issued By Manager to The Open Offer on behalf of the Acquirers

Mr. Avnish Jindal Mr. Piyush Gupta (Acquirer 2) (Acquirer-1) Date- June 17, 2025 Place-Delhi

Mr. Nilesh Jindal (Acquirer -3)

Mr. Purshottam Kumar Gupta (Acquirer -4)

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page directly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 136 of the Letter of Offer, erms used and not defined berein shall have the meaning assigned to them in the letter of offer dated , June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD.

Registered affice : 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Contact person: Ms. Ms. Neelima Mahanet , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sytch.trijlyahos.com; Website: www.sytchtechnologies.com; Corporate Identity Number: 136106WP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48.90.90.000 *FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1/-(RUPEE ONE ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 ("ISSUE"). THE ISSUE

Assuming full subscription **PAYMENT METHOD FOR THE ISSUE**

The entire amount of the issue Price of ₹1/- per Rights Equity Share shall be payable at the time of Application which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON** TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025

Engine Shareholders are requested to ensure that remanciation through off-market housier is completed in such a APPLICATION ON PLAIN PAPER namer that the Rights Emillionants are credited to the donat account of the Renaurces on or pilor to the Issue

from time to time to time to the Jul not exceeding 30 (Thirty) days from the hoose Opening Date (Includion Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are through the Application Form Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ne supported by bisched amount (ASEA) is a better way of applying to insues by simply blocking the fund in the bank account.
For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing, the SCSB before Tuesday, July 1, 2025, being the Issue Closing Date and should contain the following eference number CR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylph Technologies Limited

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | (... Except for Applications on behalf of the Central or State Government, the residents of Sixtum and the (*85E*) to obtain their trading approvals for the Rights Entitlements as required under the ASSA Circular; Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat I account prior to the renunciation, investors shall be able to trade their Rights Entitlements; the trades will be

application in this tasue and clear demarcated lunds should be available in such account for such an

settled by transferring the Flights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE706F20013 subject to requisite approvals. For details of credit of the Rights Entitlement, see Terms.

In accordance with the Regulation 77A of the SEIII (ICOR) Regulations read with the SEIII Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT" opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client muster sheet of the demat account etc., details/ records confirming the legal and beneticial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Tuesday, July 1, 2025, being the issue Closing Date, to enable the credit of the lin addition, all such Eligible Shareholders are deemed to have accepted the following: Tights Entitlements by way of transfer from the demail suspense escrew account to their respective demail in cases where multiple Applications pertaining to Rights Dispatch and availability of issue materials accounts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entitionents credited to the same demat account, including cases to account, including cases to account, including cases.

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.camooinga.com/pradtin.

RIGHTS ISSUE CIRCULAR. THE GREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible arby entering their DP-ID and Client-ID. SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

have an ASBA enabled trank account with SCSBs, prior to making the Application. Investors shall submit peng rejected, with our Company's website at: www.sylphtechnologies.com: the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.parvashare.com. Application through the website of the SCSBs (If made available by such SCSB) for Authorizing such SCSB (If made available by such SCSB) for Authorizing such to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION mps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Epi-yes&intmid=34. For details n Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

An Eligible Shareholder in India who is inligible to apply under the ASBA process may make an Application 1 subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the lissue on plain paper with the same details as per the Application Form that is available on the website. of the Company, Registrar, the BSE Lamited An Eligible Shareholder shall submit the plain paper Application the Equity shares hereby offered, as set out in the section entitled — Basis of Allotment on the page 150 of to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said. The Letter of Office. bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DEMATERIALISED FORM Application in this issue shall be made using the ASBA Facility in accordance with Regulation 75 of the SEBI Eligible Shareholder who has not provided an indian address.

ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholders, who are making the Application on plain paper shall not be including renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI

Allotment option --only demoteralised form: Number of Rights Shares entitled to:

Total number of Rights Shares applied for:

Number of Rights Shares applied for within the Rights Entitlements; Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements hav

Total amount paid at the rate of Rs. 1/- (Pluper One Only) payable per Rights Share:

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

In case of non-resident Eligible Shareholders making an application with an Indian address, details of Address: Jaora Compound, Indore the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Shri Harshit Nagar;

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account

Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hitchank.com/ as they appear in the records of the SCS8); and

IN ACCORDANCE WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements Engine Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website

An investor winhing to participate in this lissue can participate only using the ASBA facility and is required to briefly adhere to these instructions. Failure to do so could result in an Application on the websites of

The tast date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, [a. July 1, 2025, being the Issue Closing Gate. Our Board may extend such date for such period as it may

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue [b.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In [accordance with the SEBI Rights issue Circulars, the Eligible Equity Shareholder, who hold Equity Shares in Contact Details: 7777995623 Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares may also apply in this issue during the Issue Period subject to certain conditions

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an b. Name and address of the Eligible Shareholder including yout holders (in the same order and as per Receipt of in-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Equity Shares applied for pursuant to the Island. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSIs where the Application Form or the plain paper. teginning on page 125 of the Letter of Offer

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

or construed that the Letter of Offer has been pleased or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Other. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indore "Disclaimer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company

HDFC Bank Limited

E-mail ID: :harshit.nagar@hdfcbank.com; Fax Number: 022-67132416; SERI Registration Number: INBI00000063; CIM: L65020MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of where an investor submits Application, such Application, such Application, such Application forms along with a plant paper Application, such Application forms along with a plant paper along wit which have been provided to the Company or the Registranto facilitate the alumenentioned transfer. be liable to be rejected, investors are requested to shicity adhere to these instructions. Failure to do so share to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER could result in an Application being rejected, with our Company and the Registrar not having any liability to SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the investor. The plain paper Application formal will be available on the website of the Registrar at not result in and may not be construed as, a public offering in such jurisdiction. Further, Latter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PAYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS If We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED COMPANY OR OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE

where an Investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Flights Shares under applicable securities laws;

Registranto the Issue's website at: www.puryashare.com;

Date: June 14,2025

The Latter of Offer is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.purvashare.com; for the below-mentioned purposes:

Frequently asked questions and online: electronic dedicated investor helpdesk for guidance on th Application process and resolution of difficulties faced by the investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of demat account details by Eligible Equity Shareholders holding shares in physical form; Shareholder not being in a position to obtain it from any other source may make an Application to subscribe Money is not blocked with the SCSB, the imitation to the offer contained in the Letter of Offer shall be id. Submission of self-attested PAN, client master sheet and demait account details by non-resident Eligible Shareholders:

COMPANY DETAILS

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore

Website: www.sylohtechnologies.com: Corporate Identity Number: L36100MP1992PLC007102 REGISTRAR TO THE ISSUE

Address : 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra

Contact Details: +91 22 3522 0056 / 4961 4132 (LCOR) Regulations for listing of the Right Shares wide Laber No LCO/RIGHT/KD/RP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newissure/Dourvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Our Company will also make application to BSE Limited [Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or pot tique related muritor. All prievances relating to the ASBA process may be addressed to the Registrar, with a copy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mull address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Director Mr. Nilesh Jai

Director

DIN No.: 07785023

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

MANEESH PHARMACEUTICALS LIMITED

CIN: U24230MH1985PLC036952

PAN No.: AAACM36350

1. Name of the corporate debtor

slong with PAN & CIN/ LLP No.

		The state of the s
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Govardu Mumbai City, Maharashtra-400043
3.	URL of website	https://www.maneeshphanna.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. O1: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbel- 400043 2; Registered Office & Unit No. O2: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbal- 400043 3) Unit No. O3: Maneesh Esports (EOU), a division of MPL, Address: Plot No. D- 16/07. TTC Industrial Area, Turbhe MIDC, Nevi Mumbal, 400703, Maharashtra 4) Unit No. O4: D-6/S-25, T- Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. O5: T-Block, 172, MIDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. O6- Khasra No. 337-340, Vill.

Balyana, P.O. Barotiwala Near M.L. The Baddi, Distr. Solari, Himachal Pradesh-174103 Installed capacity of main products. The Corporate Debtor has 6 manufacturing services units as mentioned against entry no. 4 above. The Copporate Debtor is manufacturing and distributing Soft gelatine capsules, ointments. antibiotics, multivitamins, antacids, and other tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 dT F6YgbUGZyKQRs8o-cvym5tHV2c?usp=

drive link INR 49767.28 Lakh (FY 2024-25 Provisions Quantity and value of main product /services sold in last financial year | unaudited) Number of employees/ workmen More than 1000 Employees and Workers.

The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of F6YgbUGZyKQRe8o cvym5tHV2c?usp= drive link Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists of creditors are available at URL: for FY 2023-24

Provinional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBae 2ik LVeGottmvGjXMPvijK1ED8ngRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp= drive. link, Maybe obtained by sending email at Code is available at URL: cirp.mpl@resurgentrpl.com

Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list 13. Date of issue of final list of 27-07-2025 prospective resolution applicants 14. Date of issue of information. 01-08-2025

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

Last date for submission of

resolution plans 16. Process email id to submit cirp.mp/@resurgentrpl.com. Expression of Interest Date: 16-06-2025 Asish Narayan Place: Mumbal Resolution Professional

01-09-2025

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP) Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbal City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpi侵nichetechpi.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh, Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

Date: June 16, 2025 (Nitesh Kumar) Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkatpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION

nd Harbour Road, South 24 Parganas - 743503, West Bengal

AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and

re-enactment thereof ("the Rules") Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and

Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF

Authority in the following manner a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name

would stand automatically cancelled and be deemed non-negotiable. o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as per procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

> By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

(Membership No. ACS 52755) (Company Secretary and Compliance Officer

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW) NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income

Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme: Amount of IDCW* NAV per unit as on Scheme Name Plan/Option Record Date (IDCW)# (₹ per unit) June 13, 2025 (₹)

Regular-IDCW 0.126 16.7823 Sundaram Diversified Equity Fund June 19, 2025 Direct-IDCW 0.153 20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.asox Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700

Email: investorservices@greavescotton.com

Place : Mumbai

Date : 17th June, 2025

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032, Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Stureholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBF)

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms. Nestima Mahanet , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (18SUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL

The entire amount of the issue Price of \$1.5 per Hights Equity Share shall be payable at the time of Application, which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE CLOSES ON"

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to ansure that renunciation through of market transfer is completed in such a APPLICATION ON PLAIN PAPER. servior that the Rights Felitterments are credited to the domat account of the Renounces on or prior to the boson

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blacked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFUCFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch or READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by | particulars:

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an | b.

application in this Issue and clear demarcated funds should be available in such account for such an

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?06F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Date: 16.06.2025

Place: Kolkata.

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal | and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

lights Entitlements by way of transfer from the demat suspense account to their respective demat in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the lasse Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to shicily adhere to these instructions. Failure to do so shareholders who have provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application being rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin. PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFlocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

ncluding renunciation even if it is received subsequently

SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited specimen recorded with our Company or the Depository's;

> DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised form: Number of Rights Shares entitled to:

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares applied for within the Rights Entitlements.

the NRE / FCNR/ NRG account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following:

Chaning Date.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of: have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com;

ALLOTMENT ONLY IN DEMATERIALISED FORM The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not to the state of the same of t may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 25 (1) of SEBI

(LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@garvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-house or past

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Estitlements have) or construed that the Latter of Offer has been cleaned or approved by RSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place; Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

E-mail ID: harshit.nagar@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the investors' ASBA Accounts on or before the issue of the lights Entitlement little along with the Application Form has been completed on Friday June 13 2025, by Registrar to the Issue. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com;

BSE Limited's website at www.bse.com; The Letter of Offirms also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the

July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors. determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com:

SYLPH TECHNOLOGIES LIMITED

Date: June 14,2025

Corporate Identity Number: L36100MP1992FLC007102 REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai — 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132

Insue related marker. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mul address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated thranch of the SCSBs where the Application Form or the plain page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mir. Nillesh Jair Director

> > DIN No.: 07785823



	The state of the s	
Post Offer shareholding (assuming full acceptance, on diluted basis, as on 10th working day after the closure of the tendering period)	1,70,28,007	97.15

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share capital of the Target Company.

IV. OFFER PRICE

- The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not suspended from trading on BSE.
- The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA date i.e. June 10, 2025 is as given below;

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	
BSE	June 2024 to May 2025	76,868	50.28,007	1.53%

- (Source: www.bseindia.com.)
- Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST)
- The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (e) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

д	Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPA") attracting the obligation to make the PA	₹2
В	The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	
С	The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
D	The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period	Not Applicable
E	Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
F	The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable

Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.

- In view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SEBI (SAST) Regulations, 2011.
- There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.
- In the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period, by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 5(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target. Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of
- The Acquirers may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account. (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations, Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBF and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.
- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 88.06,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").
- The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Eguity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed. through the internal resources of the Acquirers.
- The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies Act, 1966 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chaldi Circle, Old Padra Road, Vadodara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5º Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escruw Agreement vide dated June 10, 2025, for the purpose of the Offer, Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1,00,00,000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel
Total	Rs. 1,00,00,000	9.00

The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations.

- Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Taksover Regulations.
- In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations.
- In terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirers depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration. the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfillment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment and other acquisitions during the Offer period, if any,

VI. STATUTORY AND OTHER APPROVALS

- As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:
 - Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant to conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
- All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any wilful default, failure or neglect on the part of the Acquirers to difigently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- in terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvais or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirers and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)	
1	Date of Public Announcement	June 10, 2025 (Tuesday)	
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)	
3	Date for Filing of Draft Letter of Offer with SEBI	June 24, 2025 (Tuesday)	
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tuesday)	
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)	July 15, 2025 (Tuesday)	
6	Identified Date*	July 17, 2025 (Thursday)	
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the identified Date.	July 24, 2025 (Thursday)	
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer	July 28, 2025 (Monday)	
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)	
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tuesday)	
11.	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)	
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday)	
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)	
14	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	August 29, 2025 (Friday)	

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Date.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer. Please refer to Paragraph 8 below for details in relation to tendering. of Offer Shares held in physical form,
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the Identified Date i.e. the date falling on the 10" Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.
- The Acquirers has appointed Nikuri Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Mikuni Stock Brokers Limited		
A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007		
U74899DL1994PLC0G0413		
011-47030015-16		
info@nkunjonline.com		
Mr. Pramod Kumar Sultania		
֡֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜		

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to infirmate their respective stock brokers within the normal trading hours of the secondary market, during the Tendering Period.
- The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- in accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for fundering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.

OTHER INFORMATION

- The Acquirers accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations. All information pertaining to the Target Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.
- The acquirers and the Manager do not accept any responsibility with respect to such information relating to the
- The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeover Regulation in respect of this Open Offer. Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Financ Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116. 1º Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001.
- The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer all the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.
- The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A. 1º Floor, Okhia Industrial Area, Phase-I, New Delhi-110020 and Email Id: info@skylinerta.com , Contact
- This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in). in this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
- In this DPS, all references to "Rs," or "INR" are references to Indian Rupees.
- 11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.



Office No. V-116. 1st Floot, New Delhi House, 27, Barakhamba Road, New Delhi-110001

Telephone: +91-11-43029809 Email: mb@ftfinsec.com Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma/Ms. Sakshi SEBI Reg. No: INM000012500

Email info@skylinerta.com Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241 CIN: U65191DL2010PTC200381 CIN: U74899DL1995PTC071324

Delhi-110020

Telephone: - +91-11-40450193-97

Issued By Manager to The Open Offer on behalf of the Acquirers

Mr. Avnish Jindal (Acquirer 2) (Acquirer-1) Date- June 17, 2025 Place-Delhi

Mr. Piyush Gupta

Mr. Nilesh Jindal (Acquirer -3)

Mr. Purshottam Kumar Gupta (Acquirer -4)

D-153 A. 1º Floor, Okhia Industrial Area Phase-I, New

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page directly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 136 of the Letter of Offer, erms used and not defined berein shall have the meaning assigned to them in the letter of offer dated , June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD.

Registered affice : 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Contact person: Ms. Ms. Neelima Mahanet , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sytch.trijlyahos.com; Website: www.sytchtechnologies.com; Corporate Identity Number: 136106WP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48.90.90.000 *FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1/-(RUPEE ONE ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED COMPANY OR OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 ("ISSUE"). THE ISSUE

Assuming full subscription **PAYMENT METHOD FOR THE ISSUE**

The entire amount of the issue Price of ₹1/- per Rights Equity Share shall be payable at the time of Application which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON** TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025

Engine Shareholders are requested to ensure that remanciation through off-market housier is completed in such a APPLICATION ON PLAIN PAPER namer that the Rights Emillionants are credited to the donat account of the Renaurces on or pilor to the Issue

from time to time to time to the Jul not exceeding 30 (Thirty) days from the hoose Opening Date (Includion Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are through the Application Form Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ne supported by bisched amount (ASEA) is a better way of applying to insues by simply blocking the fund in the bank account.
For further details, check selection on ASBA below.

Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing, the SCSB before Tuesday, July 1, 2025, being the Issue Closing Date and should contain the following eference number CR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by particulars:

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | (... Except for Applications on behalf of the Central or State Government, the residents of Sixtum and the (*85E*) to obtain their trading approvals for the Rights Entitlements as required under the ASSA Circular; Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat I account prior to the renunciation, investors shall be able to trade their Rights Entitlements; the trades will be

application in this tasue and clear demarcated lunds should be available in such account for such an

settled by transferring the Flights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE706F20013 subject to requisite approvals. For details of credit of the Rights Entitlement, see Terms.

In accordance with the Regulation 77A of the SEIII (ICOR) Regulations read with the SEIII Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT" opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client muster sheet of the demat account etc., details/ records confirming the legal and beneticial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Tuesday, July 1, 2025, being the issue Closing Date, to enable the credit of the in addition, all such Eligible Shareholders are deemed to have accepted the following: Tights Entitlements by way of transfer from the demail suspense escrew account to their respective demail in cases where multiple Applications pertaining to Rights Dispatch and availability of issue materials accounts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entitionents credited to the same demat account, including cases to account, including cases to account, including cases.

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.camooinga.com/pradtin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat auspense escrow account, as applicable, including cases of the Registrar accessible alby entering their DP-ID and Client-ID. SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

have an ASBA enabled trank account with SCSBs, prior to making the Application. Investors shall submit peng rejected, with our Company's website at: www.sylphtechnologies.com: the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.parvashare.com. to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION mps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Epi-yes&intmid=34. For details n Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

An Eligible Shareholder in India who is inligible to apply under the ASBA process may make an Application 1 subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the lissue on plain paper with the same details as per the Application Form that is available on the website. of the Company, Registrar, the BSE Lamited An Eligible Shareholder shall submit the plain paper Application the Equity shares hereby offered, as set out in the section entitled — Basis of Allotment on the page 150 of to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said. The Letter of Office. bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DEMATERIALISED FORM Application in this issue shall be made using the ASBA Facility in accordance with Regulation 75 of the SEBI Eligible Shareholder who has not provided an indian address.

ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholders, who are making the Application on plain paper shall not be including renunciation even if it is received subsequently

SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylph Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an b. Name and address of the Eligible Shareholder including yout holders (in the same order and as per Receipt of in-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI specimen recorded with our Company or the Depository);

> officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Equity Shares applied for pursuant to the Island. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSIs where the Application Form or the plain paper.

Allotment option --only demoteralised form: Number of Rights Shares entitled to:

Total number of Rights Shares applied for:

Number of Rights Shares applied for within the Rights Entitlements; Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements hav

Total amount paid at the rate of Rs. 1/- (Pluper One Only) payable per Rights Share:

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

In case of non-resident Eligible Shareholders making an application with an Indian address, details of Address: Jaora Compound, Indore the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Shri Harshit Nagar;

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hitchank.com/

as they appear in the records of the SCS8); and

An investor winhing to participate in this lissue can participate only using the ASBA facility and is required to briefly adhere to these instructions. Failure to do so could result in an Application on the websites of

Application through the website of the SCSBs (If made available by such SCSB) for Authorizing such SCSB (If made available by such SCSB) for Authorizing such

The tast date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, [a. July 1, 2025, being the Issue Closing Oute. Our Board may extend such date for such period as it may determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue [b.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In accordance with the SEBI Rights issue Circulars, the Eligible Equity Shareholder, who hold Equity Shares in Contact Details: 7777995623 may also apply in this issue during the Issue Period subject to certain conditions

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LCOR) Regulations for listing of the Right Shares wide Laber No LCO/RIGHT/KD/RP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newissure/Dourvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Our Company will also make application to BSE Limited [Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or pot

teginning on page 125 of the Letter of Offer

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

or construed that the Letter of Offer has been pleased or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Other. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indore "Disclaimer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company

HDFC Bank Limited

E-mail ID: :harshit.nagar@hdfcbank.com; Fax Number: 022-67132416; SERI Registration Number: INBI00000063; CIM: L65020MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of where an investor submits Application, such Application, such Application, such Application forms along with a plant paper Application, such Application forms along with a plant paper along wit which have been provided to the Company or the Registranto facilitate the alumenentioned transfer. be liable to be rejected, investors are requested to shicity adhere to these instructions. Failure to do so share to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER could result in an Application being rejected, with our Company and the Registrar not having any liability to SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the investor. The plain paper Application formal will be available on the website of the Registrar at not result in and may not be construed as, a public offering in such jurisdiction. Further, Latter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PAYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS If We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of

IN ACCORDANCE WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements Engine Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website

where an Investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Flights Shares under applicable securities laws;

Registranto the Issue's website at: www.puryashare.com;

The Latter of Offer is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.purvashare.com; for the below-mentioned purposes: Frequently asked questions and online: electronic dedicated investor helpdesk for guidance on th Application process and resolution of difficulties faced by the investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of demat account details by Eligible Equity Shareholders holding shares in physical form; Shareholder not being in a position to obtain it from any other source may make an Application to subscribe Money is not blocked with the SCSB, the imitation to the offer contained in the Letter of Offer shall be id. Submission of self-attested PAN, client master sheet and demait account details by non-resident Eligible Shareholders:

COMPANY DETAILS

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme

No - 78 - 2, Indore Website: www.sylohtechnologies.com: Corporate Identity Number: L36100MP1992PLC007102

REGISTRAR TO THE ISSUE

Address : 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra Contact Details: +91 22 3522 0056 / 4961 4132

tique related muritor. All prievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mull address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Director Mr. Nilesh Jai

Director

DIN No.: 07785023

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in

Business Standard Insight Out

Date: June 14,2025



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

Name of the corporate debtor.

HE MANUA CHAIR LETTING

MANEESH PHARMACEUTICALS LIMITED

Audited Financial Statements (Standalone)

Audited Financial Statements (Consolidated)

https://drive.google.com/drive/folders/1UBoe

drive link. Maybe obtained by sending email at

https://drive.google.com/drive/folders/12025

drive. link, Maybe obtained by sending email at

dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp*

2ik LVeGotinivGjXMPvijK1EDBrigRy7unp=

Provinional Financial Statements

(Consolidated) for FY 2024-25

cirp.mpl@resungentrpl.com

cirp.mpl@resurgentrpl.com

12-07-2025

17:07:2025

27-07-2025

01-08-2025

01-09-2025

for FY 2023-24

for FY 2023-24

	along with PAN & CIN/ LLP No.	PAN No.: AAACM3635Q CIN: U24230MH1985PLC036952
2.	Address of the registered office	29/33. Ancillary Industrial Plots, Govandi, Mumbai City, Maharashtra-400043
3	URL of website	https://www.maneeshphanma.com/
4.	Details of place where majority of fixed assets ere located	1) Unit No. O1: Plot No. 40, Ancillary Industrial Plots, Goverici, Mumbel- 400043 2; Registered Office & Unit No. O2: Plot No. 29-33, Ancillary Industrial Plots, Goverici, Mumbel- 400043 3) Unit No. O3: Maneesh Exports (EOU), a division of MPL, Address: Plot No. D- 16/07. TTC Industrial Area, Turbhe MIDC, Nevi Mumbal, 400703, Maharashtra 4) Unit No. O4: D-6/S-25, T- Block, MIDC. Bhosri, Pune-411026, Maharashtra 5) Unit No. O5: T-Block, 172, MIDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. O6- Khesra No. 337-340, Vill. Balyana, P.O. Barotiwala Near MC. The Baddi.
-		Distr. Solan, Himachal Fradesh-174103
5.	Installed capacity of main products/ services	The Corporate Debtor has 6 manufacturing units as mentioned against entry no. 4 above. The Corporate Debtor is manufacturing and distributing Soft geletine capsules, ontments, antibiotics, multivitamins, antackts, and other tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 dT F6YgbUGZyKQRe8o-cvym5tHV2c?usp=drive_link
6.	Quantity and value of main products /services sold in last financial year	INR 49767.28 Lakh (FY 2024-25 Provisional unaudited)
7.	Number of employees/ workmen	More than 1000 Employees and Workers. The details are given in the Details invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of F6YgbUGZyKQReBo-cvym5tHV2c?usp=drive_link

Last date for submission of resolution plans 16. Process email id to submit

of interest

Date: 16-06-2025 Place: Mumbal

Expression of Interest

Further details including last

available financial statements.

(with schedules) of two years, lists

of creditors are available at URL:

Eligibility for resolution applicants

inder section 25(2)(h) of the

Last date for receipt of expression

Date of issue of provisional list of

objections to provisional list

12. Last date for submission of

13. Date of issue of final list of

14. Date of issue of information.

prospective resolution applicants

prospective resolution applicants

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

Code is available at URS:

Resolution Professional In the matter of Maneesh Pharmaceuticals Limited (Under CIRP) Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274

cirp.mp/@resurgentrpl.com.

Asish Narayan

AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbel City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED

CIN: L27109UP2005PLC195660 Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultur Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gaflantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority.

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

> By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW) NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	June 19, 2025	0.126	16.7823
	Direct-IDCW		0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com Regd. Office: No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13 (Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.asox Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact: KFin Technologies Limited

Greaves Cotton Limited Investor Services Department Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700

Email: investorservices@greavescotton.com

Place : Mumbai

Date : 17th June, 2025

Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032, Toll Free No.: 1800 309 4001

Email: einward.ris@kfintech.com For Greaves Cotton Limited

> Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently

the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone

Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com; Corporate Identity Number: £36100MP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF <1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90.90.000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE CLOSES ON"

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER.

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b].

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

application in this Issue and clear demarcated funds should be available in such account for such an

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal |

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

lights Entitlements by way of transfer from the demat suspense account to their respective demat in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

WITH REGULATION 77A OF THE SENI (ICOR) REGULATIONS READ WITH THE SENI in cases where Multiple Applications pertaining to Rights Entitlements | Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of: have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION

https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link. subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such

to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address. (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat

ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms

Number of Rights Shares applied for within the Rights Entitlements. been applied for): Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

DP and Client-ID;

Number of Rights Shares entitled to:

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588.

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following:

Chaning Date.

July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors:

to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrassisce@purvashare.com Website: www.purvashare.com

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer.

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

HDFC Bank Limited E-mail ID: harshit.nagan@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

2025, by Registrar to the Issue.

SYLPH TECHNOLOGIES LIMITED

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application formal will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or

our Company from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132

BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mr. Nilesh Jair

> > Director

Date: June 14,2025 DIN No.: 07785823



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED

OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH dation (1) of regulation 36A of the insolvency and Bankruptcy Board of India

- 42	RELEVANT PARTICULARS				
1.	Name of the corporate debtor	MANEESH PHARMACEUTICALS LIMITED			
	along with PAN & CIN/ LLP No.	PAN No.: AAACM3635Q			
	10 40	CIN: U24230MH1985PLC038952			
2	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi,			
		Mumbai City, Maharashtra-400043			
3.	URL of website	https://www.maneeshpharma.com/			
4.	Details of place where majority of	1) Unit No. 01: Plot No. 40, Ancillary Industrial			
	fixed assets are located	Plots, Govandi, Mumbel- 400043			
		2) Registered Office & Unit No. 02: Plot No.			
		29-33, Anollary Industrial Plots, Govandi, Muntai-400043			
		3) Unit No. 03: Maneesh Exports (EOU), a			
		division of MPL, Address: Plot No. D- 15/07.			
		TTC Industrial Area, Turbhe MIDC, Navi			
		Mumbai, 400703, Maharashtra			
		4) Unit No. 04: D-6/S-25, 7- Block, MIDC.			
		Bhosri, Pune-411026, Maharashtra			
		5) Unit No. 05: T-Block, 172, MIDC, Briosri,			
		Pune-411026, Maharashtra			
		6) Unit No. 05- Khasra No. 337-340, Vill.			
		Balyana, P.O. Barotivala Near M.R., The Badd			
_		Distr. Solari, Himachai Pradesh-174103			
5.	Installed capacity of main products/	The Corporate Debtor has 6 manufacturing			
	services	units as mentioned against entry no. 4 above.			
		The Corporate Debtor is manufacturing and			
		distributing Soft gelatine capsules, onliments,			
		antibiotics, multivitamins, antacids, and other			
		tablets and copsules. The details are given in the detailed invitation for Expression of			
		Interest available at:			
		https://drive.google.com/drive/folders/12025			
		dT F6YgbUGZyKQRs8o-cvym5tHV2c?usp=			
		drive link			
6.	Quantity and value of main products	INR 49767.28 Lakh (FY 2024-25-Provisional			
11111	/services sold in last financial year	unaudited)			
7.	Number of employees/ workmen	More than 1000 Employees and Workers.			
	11.11.11.11.11.12.12.12.12.12.12.12.12.1	The details are given in the Details Invitation			
		for Expression of Interest available at:			
		https://drive.google.com/shve/folders/12025			
		dT F6YgbUGZyKQRe8o cvym584V2c?usp=			
8	Further details including last	drive_link Audited Financial Statements (Standalone)			
-	available financial statements	for FY 2023-24			
	(with schedules) of two years, lists	Audited Financial Statements (Consolidated)			
	of creditors are available at URL:	for FY 2023-24			
		Provisional Financial Statements			
		(Consolidated) for FY 2024-25			
		https://drive.google.com/drive/folders/1UBoe			
		2ik UVeGxtma/GjXMPVijK1ED8ngRy7usp=			
		drive_link. Maybe obtained by sending email at			
		cirp.mpl@resurgentrpl.com			
9.	Eligibility for resolution applicants	https://drive.google.com/drive/folders/12025			
	under section 25(2)(h) of the	dT F6YgbUGZyKQRe8o-cvym584V2c?usp=			
	Code is available at URL:	drive_link. Maybe obtained by sending email of			
10		cirg.mpl@resurgentrpl.com 02-07-2025			
10.	Last date for receipt of expression of interest.	02-01-2023			
11	Date of issue of provisional list of	12-07-2025			
	prospective resolution applicants				
12.	Last date for submission of	17-07-2025			
	objections to provisional list	and the Best College			
13.	Date of issue of final list of	27-07-2025			
	prospective resolution applicants	A MILES MARKETA			
14.	Date of issue of information	01-08-2025			
	memorandum, evaluation matrix				
	and request for resolution plans to				
	prospective resolution applicants	04.00.0005			
	Last date for submission of	01-09-2025			
13.	resolution plans				

GALLANT GALLANTT ISPAT LIMITED

CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh, Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431

Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup nd Harbour Road, South 24 Parganas - 743503, West Bengal Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com

NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and

Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules") Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of

remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward

has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner In case of shares held in Physical form, by issuance of Duplicate Share certificate

and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

b. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules. Adhering to the various requirements set out in the Rules, the company ha

communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as per procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the shares/dividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R

N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal

(Membership No. ACS 52755) (Company Secretary and Compliance Officer

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fundary	Regular-IDCW	June 19, 2025	0.126	16.7823
Sundaram Diversined Equity Fund	Direct-IDCW		0.153	20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

R Ajith Kumar Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14.

Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Regd. Office:

GREAVES COTTON LIMITED

GREAVES

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025.

SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700

Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently

cirp.mpf@resurgentrpl.com,

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East).

AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274

Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

Asish Narayan

rtailichmsl.com.

Date: 16.06.2025

Place: Kolkata.

Resolution Professional

Mumbel City, Maharashtra-400101

Process email id to submit

Expression of Interest

Date: 16-06-2025

Place: Mumbai

the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD. Registered affice -: 517 Skyn Corporate Park , P No - 2-5 Scheme No - 76 - 2 5 Scheme No - 76 - 2, Indoor Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer

Telephone: 917777995623; E-mail: sylph ti@yshuo.com; Website: www.sylatrachnologies.com; Corporate Identity Number: £36100MP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY

RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90.90.000 BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the Issue Price of \$1.5- per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON"

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is completed in suctive. APPLICATION ON PLAIN PAPER. service that the Rights Politicements are credited to the dismat account of the Renouncem on or prior to the house

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address. (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA.

number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be sattled by transferring the Rights Entitlements through the depository mechanism.

Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEB circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/ records confirming the legal of and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Bights Entitlements by way of transfer from the demat suspense account to their respective demat. In cases, where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS. accounts at least 1 (One) day before Tuesday, July 1, 2025, being the lasse Closing Date. To enable such Entirements created to the same demait account or in demait suspense excount, including cases in accordance with the SEBI ICOR regulations the Letter of Offer, the Application

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements | RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com. Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFlocognised Fpi=yes&intmid=34. For details The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any

ncluding renunciation even if it is received subsequently Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS.

> Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI specimen recorded with our Company or the Depository); DP and Client-ID;

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms Number of Rights Shares entitled to:

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares applied for within the Rights Entitlements.

the NRE / FCMR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person: Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors: determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore may also apply in this issue during the Issue Period subject to certain conditions.

THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

HDFC Bank Limited E-mail ID: harshit.nagan@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063.

CIN: L65920MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De Neble to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 2025, by Registrar to the Issue.

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

> Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.hse.com; The Letter of Office is also available on the website of SEBI at www.sebi.pov.es. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes.

our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

SYLPH TECHNOLOGIES LIMITED

Contact Details: +91 22 3522 0056 / 4961 4132

REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related maffer. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mr. Nilesh Jair

> > Director

Date: June 14,2025 DIN No.: 07785823



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH

1	RELEVANT	PARTICULARS
1.	Name of the corporate debtor	MANEESH PHARMACEUTICALS LIMITED
	along with PAN & CIN/ LLP No.	PAN No.: AAACM36350
		CIN: U24230MH1985PLC038952
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi,
-	The second section of the second section section section sections	Mumbai City, Maharashtra-400043
3	URL of website	
_		https://www.maneeshpharma.com/
4.	Details of place where majority of	1) Unit No. 01: Plot No. 40, Ancillary Industrial
	fixed assets are located	Plets, Governdi, Mumbel- 400043
	Company of the Company	2) Registered Office & Unit No. 02: Plot No.
		29-33, Anollary Industrial Plots, Govandi,
		Muntai-400043
		3) Unit No. 03: Maneesh Exports (EOU), a
		division of MPL, Address: Plot No. D- 16/07.
		TTC industrial Area, Turbine MIDC, Navi
		Mumbai, 400703, Maharashtra
		4) Unit No. 04: D-6/S-25, T- Block, MIDC,
		Bhosri, Pune-411026, Maharashtra
		5) Unit No. 05: T-Block, 172, MIDC, Bhosri,
		Pune-411026, Maharashtra
		6) Unit No. 06-Khasra No. 337-340, Vit.
		Balyana, P.O. Barotiwala Near M.A., The Badd
		Distr. Solari, Himachai Pradesh-174103
5.	Installed capacity of main products/	The Corporate Debtor has 6 manufacturing
-	services	units as mentioned against entry no. 4 above.
	adi victos	
		The Corporate Debtor is manufacturing and
		distributing Soft gelatine capsules, ointments,
		antibiotics, multivitamins, antacids, and other
		tablets and capsules. The details are given in
		the detailed invitation for Expression of
		Interest available at:
		https://drive.google.com/drive/folders/12025
		dT F6YgbUGZyKQRu8o-cvym5tHV2c?usp=
		drive_link
6.	Quantity and value of main products	INR 49767.28 Lakh (FY 2024-25-Provisional
٧.	/services sold in last financial year	unaudited)
7	Number of employees/ workmen	More than 1000 Employees and Workers.
7.	Number of employees/ workings	
		The details are given in the Details Invitation
		for Expression of Interest available at:
		https://drive.google.com/itrive/folders/12025
		dT F6YgbUGZyKQRe8o cvym5tHV2c?usp=
		drive_link
8.	Further details including last	Audited Financial Statements (Standalone)
	available financial statements	for FY 2023-24
	(with schedules) of two years, lists	Audited Financial Statements (Consolidated)
	of creditors are available at URL:	for FY 2023-24
	and the state of t	Provisional Financial Statements
		(Consolidated) for FY 2024-25
		https://drive.google.com/drive/folders/1UBoe
		2tk UVeGottnivGjXMPVijK1EDBrigRy7usp=
		drive_link. Maybe obtained by sending email at
		cirp.mpl@resurgentrpl.com
9,	Eligibility for resolution applicants	https://drive.google.com/drive/folders/12025
	under section 25(2)(h) of the	dT F6YgbUGZyKQRe8o-cvym5tHV2c?usp=
	Code is available at URL:	drive_link. Maybe obtained by sending email of
	SEAST OF THE SHOPE IN SPECIAL	
	Cast day 6	cirp.mpl@returgentrpl.com
Ų,	Last date for receipt of expression	02-07-2025
	of interest	
11.	Date of issue of provisional list of	12-07-2025
	prospective resolution applicants	
12.	Last date for submission of	17-07-2025
	objections to provisional list.	Control Section (Section)

Place: Mumbal

Date: 16-06-2025

resolution plans

3. Date of issue of final list of

14. Date of issue of information.

Last date for submission of

16. Process email id to submit

Expression of Interest

prospective resolution applicants.

memorandum, evaluation matrix

and request for resolution plans to

prospective resolution applicants

Resolution Professional

Asish Narayan

Date: 16.06.2025

Place: Kolkata.

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP) Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbel City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

27-07-2025

01-08-2025

01-09-2025

cirp.mp/@resurgentrpl.com.

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date.

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpi@nichetechpi.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority.

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner a. In case of shares held in Physical form, by issuance of Duplicate Share certificate

and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

b. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/ Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as per procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal (Membership No. ACS 52755) (Company Secretary and Compliance Officer

NOTICE



— Sundaram Finance Group —

RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	b 10, 2025	0.126	16.7823
Sundaram Diversified Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com

No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Regd. Office:

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13 (Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the

website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority. The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Stureholders' on page | 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph ti@yshuo.com; Website: www.sylatrachnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF <1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE) ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON"

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2625 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER.

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

service that the Rights Politicements are credited to the dismat account of the Renouncem on or prior to the house

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulation of the SEB circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/ records confirming the legal of and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible at by entering their DP-ID and Client-ID.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of: have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any

application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address. ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms

been applied for):

Number of Rights Shares applied for within the Rights Entitlements.

Number of Rights Shares entitled to:

Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share: Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588.

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Bights Entitlements by way of transfer from the demat suspense account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS

Chaning Date.

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

ALLOTMENT ONLY IN DEMATERIALISED FORM

heginning on page 125 of the Letter of Offer.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Contact Details: +91 22 3522 0056 / 4961 4132 Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI

> > or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF.

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE) It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore

'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

HDFC Bank Limited

E-mail ID: harshit.nagan@hdfcbank.com; Fax Number: 022-67132416;

SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De Neble to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing any liability to offer and sale of the Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application formal will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13

2025, by Registrar to the Issue. WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements |

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at: www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes.

The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday. a. Frequently asked questions and online/ electronic dedicated investor helpdask for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors: our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

SYLPH TECHNOLOGIES LIMITED

Website: www.sylphtechnologies.com:

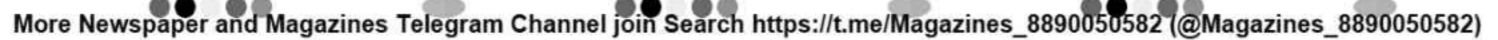
Date: June 14,2025

Corporate Identity Number: L36100MP1992FLC007102 REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

(LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related mafter. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors





NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India.

Tel: No. +91-11-23472525 Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN-HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

1. Name of the corporate debtor

Blong with PAN & CIN/ LLP No.

Quantity and value of main products

/services sold in last financial year | unaudited)

MANEESH PHARMACEUTICALS LIMITED

CIRC U24230MH1585PLC038952

PAN No.: AAACM36350

		CHE 554530MUT2031,FD000305
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi, Mumbai City, Maharashtra 400043
3	URL of website	https://www.maneeshpharma.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. O1: Plot No. 40, Ancillary Industrial Plots, Governdi, Mumbel- 400043 2) Registered Office & Unit No. 02: Plot No. 29-33, Anolitary Industrial Plots, Governdi, Mumbel-400043 3) Unit No. 03: Maneesh Esports (EOU), a division of MPL, Address: Plot No. D- 16/07 TTC Industrial Area, Turbhe MIDC, Navi Mumbal, 400703, Maharashtra 4) Unit No. 04: D-6/5-25, T- Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. 05: T-Block, 172, MDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. 06: Khasra No. 337-340, Vill. Balyana, P.O. Barotiwala Near MCL, The Bad Distr. Solari, Himachai Pradesh-174103
5.	Installed capacity of main products/ services	The Corporate Debtor has 6 manufacturing units as mentioned against entry no. 4 above The Corporate Debtor is manufacturing and distributing Soft geletine capsules, ointments antibiotics, multivitamins, antacids, and othe tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/1202.dT F6YgbUG2yKQRe8o-cvym56HV2c?usp=drive_link

Number of employees/ workmen More than 1000 Employees and Workers, The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of Fengouszyk@ReBo cvym5tHV2c?usp= drive link Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists of creditors are available at URL: for FY 2023-24 Provinional Financial Statements (Consolidated) for FY 2024-25

https://drive.google.com/drive/folders/1UBoe 2ik LVeGotinivGjXMPvijK1EDBrigRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp* drive. link, Maybe obtained by sending email at Code is available at URS: cirp.mpl@resurgentrpl.com Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list

27-07-2025

01-08-2025

and request for resolution plans to prospective resolution applicants 01-09-2025 Last date for submission of resolution plans 16. Process email id to submit cirp.mp/@resurgentrpl.com. Expression of Interest

Place: Mumbal In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

13. Date of issue of final list of

14. Date of issue of information.

Date: 16-06-2025

prospective resolution applicants

memorandum, evaluation matrix

Asish Narayan Resolution Professional

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbal City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh, Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gaflantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority.

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	h 10, 2025	0.126	16.7823
sundaram Diversined Equity Fund	Direct-IDCW	June 19, 2025	0.153	20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai

Date: June 17, 2025

R Ajith Kumar Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com

No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13 (Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled

cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department Corporate Office: Unit No. 1A, 5th Floor, Tower 3,

Place : Mumbai

Date : 17th June, 2025

Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

Atindra Basu

Group General Counsel & Company Secretary

For Greaves Cotton Limited

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90.90.000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR

ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE

PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

Corporate Identity Number: £36100MP1992PLC007102

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON" TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of

elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts.

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡

Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat +

account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r

circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal |

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Bights Entitlements by way of transfer from the demat suspense account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does

SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application formal will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin. PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

ncluding renunciation even if it is received subsequently

Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI

specimen recorded with our Company or the Depository); DP and Client-ID;

Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements.

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or

ALLOTMENT ONLY IN DEMATERIALISED FORM The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat

may also apply in this issue during the Issue Period subject to certain conditions.

may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

> BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI

> case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

E-mail ID: harshit.nagan@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and

2025, by Registrar to the Issue. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com;

BSE Limited's website at, www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes.

The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors:

our Company Shareholders:

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

Date: June 14,2025

REGISTRAR TO THE ISSUE Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare

(E), Mumbai - 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132 (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com

Issue related mafter. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked FOR SYLPH TECHNOLOGIES LIMITED

On Behalf of The Board Of Directors Mr. Nilesh Jair Director DIN No.: 07785823

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share capital of the Target Company.

IV. OFFER PRICE

- The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not suspended from trading on BSE.
- The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA date i.e. June 10, 2025 is as given below;

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	Annualised Trading Turnover (as % of Total Equity Shares)
BSE	June 2024 to May 2025	76,868	50.28,007	1.53%

- (Source: www.bseindia.com)
- Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on the Stock Exchanges.
- The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (e) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

д	Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPA") attracting the obligation to make the PA	₹2
В	The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	Not Applicable
С	The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
D	The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period	Not Applicable
E	Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
F	The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable

- Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.
- in view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SEBI (SAST) Regulations, 2011.
- There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.
- In the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period, by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 5(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target. Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of
- The Acquires may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account. (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations, Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBF and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.
- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 88.06,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").
- The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Eguity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed. through the internal resources of the Acquirers.
- The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies Act, 1966 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chaldi Circle, Old Padra Road, Vadodara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5º Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escruw Agreement vide dated June 10, 2025, for the purpose of the Offer, Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1,00,00,000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel
Total	Rs. 1,00,00,000	

- The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations.
- Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Taksover Regulations.
- In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations.
- In terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirers depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration, the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfillment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment and other acquisitions during the Offer period, if any,

VI. STATUTORY AND OTHER APPROVALS

- As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:
 - Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant to conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
- All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any wilful default, failure or neglect on the part of the Acquirers to difigently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- In terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvals or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirers and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)		
1	Date of Public Announcement	June 10, 2025 (Tuesday)		
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)		
3	Date for Filing of Draft Letter of Offer with SEBI	June 24, 2025 (Tuesday)		
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tuesday)		
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)	July 15, 2025 (Tuesday)		
6	Identified Date*	July 17, 2025 (Thursday)		
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the Identified Date			
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer	July 28, 2025 (Monday)		
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)		
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tuesday)		
11	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)		
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday)		
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)		
14	Last date of communicating the rejection/ acceptance and completion. August 29, 2025 (Frida of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company.			

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders are eligible to participate in the VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the Identified Date i.e. the date falling on the 10" Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.
- The Acquirers has appointed Nikuri Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name Nikurij Stock Brokers Limited		
Address A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007		
CIN U74899DL1994PLC060413		
Tel. No.	011-47030015-16	
Email	info@nkunjonline.com	
Contact Person:	Mr. Pramod Kumar Sultania	

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to infirmate their respective stock brokers within the normal trading hours of the secondary market, during the Tendering Period.
- The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- in accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER

OTHER INFORMATION

- The Acquirers accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations, All information pertaining to the Target Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.
- The acquirers and the Manager do not accept any responsibility with respect to such information relating to the
- The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeover Regulation in respect of this Open Offer. Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Financ Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116. 1º Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001. The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company
- as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer all the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.
- The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A. 1º Floor, Okhia Industrial Area, Phase-I, New Delhi-110020 and Email Id: info@skylinerta.com , Contact
- This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in). In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
- 10. In this DPS, all references to "Rs." or "INR" are references to Indian Rupees.

REGISTRAR TO THE OFFER

11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.

MANAGER TO THE OFFER Fasttrack Finsec Category-I Merchant Banker

FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116. 1st Floot, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-11-43029809 Email: mb@ftfinsec.com

Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma/Ms. Sakshi SEBI Reg. No: INM000012500 CIN: U65191DL2010PTC200381

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A. 1º Floor, Okhia Industrial Area Phase-I, New Delhi-110020

Telephone: - +91-11-40450193-97 Email info@skylinerta.com Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241 CIN: U74899DL1995PTC071324

Issued By Manager to The Open Offer on behalf of the Acquirers

Mr. Avnish Jindal Mr. Piyush Gupta (Acquirer 2) (Acquirer-1) Date- June 17, 2025 Place-Delhi

Mr. Nilesh Jindal (Acquirer -3)

Mr. Purshottam Kumar Gupta (Acquirer -4)

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page directly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 136 of the Letter of Offer, erms used and not defined berein shall have the meaning assigned to them in the letter of offer dated , June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently

the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI") SYLPH TECHNOLOGIES LTD. Registered affice : 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Contact person: Ms. Ms. Neelima Mahanet , Company Secretary & Compliance Officer

Telephone: 917777995623; E-mail: sytch.trijlyahos.com; Website: www.sytchtechnologies.com; Corporate Identity Number: 136106WP1992PLC007102 FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY

RIGHT ISSUE OF UP TO 48.90.90.000 *FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1/-(RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF \$1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED COMPANY OR OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 ("ISSUE"). THE ISSUE Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of ₹1/- per Rights Equity Share shall be payable at the time of Application which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON**

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Engine Shareholders are requested to ensure that remanciation through off-market housier is completed in such a APPLICATION ON PLAIN PAPER namer that the Rights Entitlements are credited to the densat account of the Rensances on or prior to the Issue

from time to time to time to the Jul not exceeding 30 (Thirty) days from the hoose Opening Date (Includion Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are through the Application Form Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ne supported by bisched amount (ASEA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing, the SCSB before Tuesday, July 1, 2025, being the Issue Closing Date and should contain the following eference number CR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylph Technologies Limited

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | (... Except for Applications on behalf of the Central or State Government, the residents of Sixtum and the (*85E*) to obtain their trading approvals for the Rights Entitlements as required under the ASSA Circular; Rights Entitiements, using the secondary market platform of the Stock Exchanges or through an off-market. transfer. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat I account prior to the renunciation, investors shall be able to trade their Rights Entitlements; the trades will be

application in this tasue and clear demarcated lunds should be available in such account for such an

settled by transferring the Flights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE706F20013 subject to requisite approvals. For details of credit of the Rights Entitlement, see Terms.

Offer any time before the Offer Closing Date.

In accordance with the Regulation 77A of the SEIII (ICOR) Regulations read with the SEIII Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT" opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client muster sheet of the demat account etc., details/ records confirming the legal and beneticial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Tuesday, July 1, 2025, being the issue Closing Date, to enable the credit of the lin addition, all such Eligible Shareholders are deemed to have accepted the following: Tights Entitlements by way of transfer from the demail suspense escrew account to their respective demail in cases where multiple Applications pertaining to Rights Dispatch and availability of issue materials accounts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entitionents credited to the same demat account, including cases to account, including cases to account, including cases. Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of where an investor submits Application, such Application, such Application, such Application forms along with a plant paper Application, such Application forms along with a plant paper along wit which have been provided to the Company or the Registranto facilitate the alumenentioned transfer. be liable to be rejected, investors are requested to shicity adhere to these instructions. Failure to do so share to our company and who are located in jurisdiction when

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER could result in an Application being rejected, with our Company and the Registrar not having any liability to SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the investor. The plain paper Application formal will be available on the website of the Registrar at not result in and may not be construed as, a public offering in such jurisdiction. Further, Latter of offer will be APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.camooinga.com/pradtin. PAYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS If We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of

RIGHTS ISSUE CIRCULAR. THE GREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible arby entering their DP-ID and Client-ID. SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

have an ASBA enabled trank account with SCSBs, prior to making the Application. Investors shall submit peng rejected, with our Company's website at: www.sylphtechnologies.com: the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.parvashare.com. to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION mps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Epi-yes&intmid=34. For details n Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

An Eligible Shareholder in India who is inligible to apply under the ASBA process may make an Application 1 subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the lissue on plain paper with the same details as per the Application Form that is available on the website. of the Company, Registrar, the BSE Lamited An Eligible Shareholder shall submit the plain paper Application the Equity shares hereby offered, as set out in the section entitled — Basis of Allotment on the page 150 of to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said. The Letter of Office. bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DEMATERIALISED FORM

Application in this issue shall be made using the ASBA Facility in accordance with Regulation 75 of the SEBI Eligible Shareholder who has not provided an indian address. ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholders, who are making the Application on plain paper shall not be Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares including renunciation even if it is received subsequently

name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an b. Name and address of the Eligible Shareholder including yout holders (in the same order and as per Receipt of in-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI specimen recorded with our Company or the Depository);

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Equity Shares applied for pursuant to the Island. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSIs where the Application Form or the plain paper. Allotment option --only demoteralised form:

Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements;

Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements hav Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Pluper One Only) payable per Rights Share:

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

In case of non-resident Eligible Shareholders making an application with an Indian address, details of Address: Jaora Compound, Indore the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Shri Harshit Nagar;

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hitchank.com/

as they appear in the records of the SCS8); and

An investor winhing to participate in this lissue can participate only using the ASBA facility and is required to briefly adhere to these instructions. Failure to do so could result in an Application on the websites of

Application through the website of the SCSBs (If made available by such SCSB) for Authorizing such SCSB (If made available by such SCSB) for Authorizing such

The tast date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, [a. July 1, 2025, being the Issue Closing Oute. Our Board may extend such date for such period as it may

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue [b.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In [accordance with the SEBI Rights issue Circulars, the Eligible Equity Shareholder, who hold Equity Shares in Contact Details: 7777995623 may also apply in this issue during the Issue Period subject to certain conditions

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LCOR) Regulations for listing of the Right Shares wide Laber No LCO/RIGHT/KD/RP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newissure/Dourvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Our Company will also make application to BSE Limited [Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or pot

teginning on page 125 of the Letter of Offer DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

or construed that the Letter of Offer has been pleased or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Other. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indore "Disclaimer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company

HDFC Bank Limited

E-mail ID: :harshit.nagar@hdfcbank.com; Fax Number: 022-67132416; SERI Registration Number: INBI00000063; CIM: L65020MH1994PLC080618

sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and

IN ACCORDANCE WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements Engine Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website

where an Investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Flights Shares under applicable securities laws;

Registranto the Issue's website at: www.puryashare.com;

Date: June 14,2025

The Latter of Offer is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.purvashare.com; for the below-mentioned purposes:

Frequently asked questions and online: electronic dedicated investor helpdesk for guidance on th Application process and resolution of difficulties faced by the investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of demat account details by Eligible Equity Shareholders holding shares in physical form; Shareholder not being in a position to obtain it from any other source may make an Application to subscribe Money is not blocked with the SCSB, the imitation to the offer contained in the Letter of Offer shall be id. Submission of self-attested PAN, client master sheet and demait account details by non-resident Eligible Shareholders:

> COMPANY DETAILS SYLPH TECHNOLOGIES LIMITED

Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Website: www.sylohtechnologies.com: Corporate Identity Number: L36100MP1992PLC007102

REGISTRAR TO THE ISSUE

Address : 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Murnhai - 400011, Maharashtra Contact Details: +91 22 3522 0056 / 4961 4132

tique related muritor. All prievances relating to the ASBA process may be addressed to the Registrar, with a copy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mull address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Director Mr. Nilesh Jai

Director

DIN No.: 07785023

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India.

Tel: No. +91-11-23472525 Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN-HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

1. Name of the corporate debtor

along with PAN & CIN/ LLP No.

MANEESH PHARMACEUTICALS LIMITED

Unit No. 05: T-Block, 172, MIDC, Bhosri.

Pune-411026, Maharashtra

PAN No.: AAACM36350

	17-46	CIN: U24230MH1985PLC036952
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Goyandi, Mumbai City, Maharashtra-400043
3.	URL of website	https://www.maneeshpharma.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. 01: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbel- 400043 2; Registered Office & Unit No. 02: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbal-400043 3) Unit No. 03: Maneesh Exports (EOU), a division of MPL, Address: Plot No. 0-16/07, TTC Industrial Area, Turbhe MIDC, Nevi Mumbal, 400703, Maharashtra 4) Unit No. 04: D-6/S-25, 7- Block, MIDC, Bhosri, Pune-411026, Maharashtra

6) Unit No. 06- Khasra No. 337-340, Vit. Balyana, P.O. Barotiwala Near M.R., The Baddi, Distt, Solari, Himachal Pradesh-174103 The Corporate Debtor has 6 manufacturing Installed capacity of main products. units as mentioned against entry no. 4 above. The Copporate Debtor is manufacturing and distributing Soft gelatine capsules, ointments. antibiotics, multivitamins, antacids, and other tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025

dT F6YgbUGZyKQRis8o-cvym5tHV2c?usp= drive link INR 49767.28 Lakh (FY 2024-25-Provisions Quantity and value of main product /services sold in last financial year | unaudited) Number of employees/ workmen More than 1000 Employees and Workers,

The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of Fengouszyk@ReBo cvym5tHV2c?usp= drive link Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists of creditors are available at URL: for FY 2023-24

Provinional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBoe 2ik LVeGotinivGjXMPvijK1EDBrigRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp* drive. link, Maybe obtained by sending email at Code is available at URS:

cirp.mpl@resurgentrpl.com Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list 13. Date of issue of final list of 27-07-2025 prospective resolution applicants

resolution plans

Date: 16-06-2025

Assuming full subscription

Place: Mumbal

16. Process email id to submit

Expression of Interest

14. Date of issue of information. 01-08-2025 memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants 01-09-2025 Last date for submission of

Asish Narayan

Resolution Professional

Mumbal City, Maharashtra-400101

cirp.mp/@resurgentrpl.com.

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East).

AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274

Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor

Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016

as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed

Dividend remained unpaid for a period of seven years and equity shares in respect of which

dividend has not been paid or claimed for seven consecutive years or more to IEPF established

in compliance with the said Rules, the Company has sent individual communication to the

concerned shareholders at their registered address whose dividends remain unclaimed and

whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are

advised to claim such dividends by September 30, 2025. The Complete details of the concerned

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any

further notice and no claim shall lie against the Company or Company's Registrar and Share

Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new

share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF

as per rules, and upon such issue, the original share certificates will stand automatically

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP

Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules. In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th

Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpi@nichetechpi.com.

Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa

Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultur Pradesh. Mobile: 9903462248. Telefax: 0551-3515500

KKALPANA INDUSTRIES (INDIA) LIMITED

CIN: L19202WB1985PLC039431

Telephone: +91-033-4064 7843

E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com

NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION

AND PROTECTION FUND

This Notice is published pursuant to the provisions of the Investor Education and

Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016

notified by the Ministry of Corporate Affairs, including any amendment and

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of

remain unclaimed/unpaidby the shareholders for seven consecutive years or more,

shall be transferred by the Company to the Demat Account of Investor Education and

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward

has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate

would stand automatically cancelled and be deemed non-negotiable.

and thereafter transferring the shares to Demat Account of IEPF Authority

Accordingly, the original share certificate(s), which stand registered in your name

o. In case of shares held in Demat Form, by transfer of shares directly to Dema

Adhering to the various requirements set out in the Rules, the company ha

communicated individually to the concerned shareholders whose shares are liable to

be transferred to Demat Account of IEPF Authority, at their last recorded address with

the Company/Registered Share Transfer Agents (RTA), for taking appropriate action.

The full details of such shareholders having unencashed dividends and shares due for

Notice is hereby again given to all such shareholders to make an application to the

Company / Registrar by 2" October, 2025 with a request for claiming the unpaid

dividend so that the shares are not transferred to the IEPF. In case the company does

not receive any communication from the concerned shareholders by the due date, the

Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe

procedure stipulated in the Rules, without any further notice. No claim shall be against

the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be

transferred to the Demat Account of IEPF Authority then such shares will not be

available to the shareholders for sale or transfer or to be dealt with in any manner

except as per the process and provisions prescribed in aforementioned Section

Any person, whose shares and unclaimed dividends, including all benefits accruing on

transfer has been given on the website of the Company www.kkalpanagroup.com.

Account of IEPF Authority through the Depository participants as per Rules.

nd Harbour Road, South 24 Parganas - 743503, West Bengal

Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

For Gallantt Ispat Limited

(Nitesh Kumar)

Company Secretary

unclaimed shall be transferred to IEPF, if not claimed by the said date:

cancelled and be deemed non-negotiable.

E-mail: csgm@gallantt.com.

re-enactment thereof ("the Rules")

Protection Fund (IEPF) Authority.

Authority in the following manner

124(6) of the Act and related Rules.

Date: June 16, 2025

Place: Gorakhpur

shareholders are present on Company's website www.gallantt.com under Investors Corner.

Investor Education and Protection Fund (IEPF)

by the Central Government.

By Order of the Board For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE

SUNDARAM MUTUAL — Sundaram Finance Group —

RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	b 10, 2025	0.126	16.7823
Sundaram Diversined Equity Fund	Direct-IDCW	irect-IDCW June 19, 2025		20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com

No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund)

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact: KFin Technologies Limited

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700

Email: investorservices@greavescotton.com

Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited Atindra Basu

Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR

ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE

PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

Corporate Identity Number: £36100MP1992PLC007102

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON"

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b].

application in this Issue and clear demarcated funds should be available in such account for such an The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW

ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal | and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Sights Entitlements by way of transfer from the demat suspense escrow account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository); DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI

Allotment option -only dematerialised forms Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements. been applied for):

Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Equity Shares held as on Record Date;

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors:

to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of

ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat may also apply in this issue during the Issue Period subject to certain conditions.

may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page.

> or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

HDFC Bank Limited

E-mail ID: harshit.nagan@hdfcbank.com;

SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

Fax Number: 022-67132416;

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 2025, by Registrar to the Issue.

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes.

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or our Company

Shareholders:

SYLPH TECHNOLOGIES LIMITED

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Corporate Identity Number: L36100MP1992FLC007102

Website: www.sylphtechnologies.com:

Date: June 14,2025

REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132

Issue related mafter. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mul address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN-HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

Name of the corporate debtor

slong with PAN & CIN/ LLP No.

MANEESH PHARMACEUTICALS LIMITED

antibiotics, multivitamins, antacids, and other

CIN: U24230MH1985PLC036952

PAN No.: AAACM36350

Ł	Address of the registered office	29/33. Ancillary Industrial Plots, Govandu, Mumbai City, Maharashtra-400043
I	URL of website	https://www.maneeshphanma.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. 01: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbai- 400043 2) Registered Office & Unit No. 02: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbai-400043 3) Unit No. 03: Maneesh Esports (EOU), a division of MPL, Address: Plot No. D- 16/07 TTC Industrial Area, Turbite MIDC, Nevi Mumbai, 400703, Maharashtra 4) Unit No. 04: D-6/5-25, T- Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. 05: T-Block, 172, MIDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. 06: Khasra No. 337-340, Vill. Balyana, P.O. Barotiwala Near HCR., The Bado Disti, Solari, Himachal Pradesh 174103
	Installed capacity of main products,/ services	The Corporate Debtor has 6 manufacturing units as mentioned against entry no. 4 above The Corporate Debtor is manufacturing and distributing Soft gelatine capsules, centments

tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 dT F6YgbUGZyKQRis8o-cvym5tHV2c?usp= drive link INR 49767.28 Lakh (FY 2024-25-Provisions carriity and value of main product /services sold in last financial year | unaudited) Number of employees/ workmen More than 1000 Employees and Workers, The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of Fengouszyk@ReBo cvym5tHV2c?usp= drive link

Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists of creditors are available at URL: for FY 2023-24 Provinional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBoe 2ik LVeGotinivGjXMPvijK1EDBrigRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp* drive. link, Maybe obtained by sending email at Code is available at URS: cirp.mpl@resurgentrpl.com Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list

prospective resolution applicants Last date for submission of resolution plans 16. Process email id to submit Expression of Interest

Date: 16-06-2025

13. Date of issue of final list of

14. Date of issue of information.

prospective resolution applicants

memorandum, evaluation matrix

and request for resolution plans to

Asish Narayan Place: Mumbal Resolution Professional In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

27-07-2025

01-08-2025

01-09-2025

cirp.mp/@resurgentrpl.com.

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbal City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

GALLANT

GALLANTT ISPAT LIMITED

CIN: L27109UP2005PLC195660 Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultur Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gaflantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and Protection Fund (IEPF) Authority.

Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal

Date: 16.06.2025 (Membership No. ACS 52755) (Company Secretary and Compliance Officer Place: Kolkata.

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	June 19, 2025	0.126	16.7823
sundaram Diversified Equity Fund	Direct-IDCW		0.153	20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

For more information please contact:

CIN: U93090TN1996PLC034615

(Investment Manager to Sundaram Mutual Fund)

Company Secretary & Compliance Officer

Sundaram Asset Management Company Ltd

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com

Regd. Office: No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

R Ajith Kumar

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3,

Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3,

Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR

ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE

PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON"

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER. servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes

*Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b]. application in this Issue and clear demarcated funds should be available in such account for such an

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal | and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Sights Entitlements by way of transfer from the demat suspense escrow account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

ncluding renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares applied for within the Rights Entitlements.

Number of Rights Shares entitled to:

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588 Money in the ASBA Account

Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors:

to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of

ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page. or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer.

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

> E-mail ID: harshit.nagan@hdfcbank.com; Fax Number: 022-67132416;

SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13 2025, by Registrar to the Issue.

> where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or

our Company Shareholders:

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

REGISTRAR TO THE ISSUE

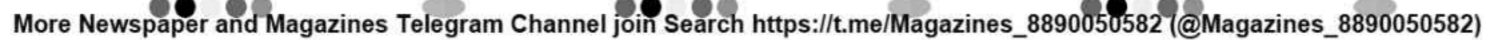
Date: June 14,2025

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

Contact Details: +91 22 3522 0056 / 4961 4132 (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page. Issue related mafter. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mul address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors



Post Offer shareholding (assuming full acceptance, on diluted basis, as on 10th working day after the closure of the tendering period)	1,70,28,007	97.15
10th working day after the closure of the tendering period)	200.000.000	

**As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company, However, the Offer Size is restricted to 44,03,007 Equity Shares, being the Equity Shares held by the Public Shareholders (excluding the selling public shareholders), representing 25.12% of the Expanded voting share capital of the Target Company.

IV. OFFER PRICE

- The equity shares of the Target Company are listed on Main Board of BSE and the Shares of the Company are not suspended from trading on BSE.
- The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA date i.e. June 10, 2025 is as given below:

Stock Exchange	Time Period	Total No. of equity shares traded during the twelve calendar months prior to the month of PA date	Equity Shares	
BSE	June 2024 to May 2025	76,868	50.28,007	1.53%

- (Source: www.bseindia.com.)
- Based on the above, the equity shares of the target Company are not frequently traded within the meaning of definition of 'infrequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on the Stock Exchanges.
- The Offer Price of Rs.2/-* Equity Share is justified, in terms of Regulation 8(2) (e) of the SEBI (SAST) Regulations being higher than the highest of the following parameters:

Highest Negotiated Price per equity share for any acquisition under the Share Purchase Agreement ("SPA") attracting the obligation to make the PA	
The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA	Not Applicable
The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period	Not Applicable
Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies	₹2
The per equity share value computed under Regulation 8(5) of the SEBI (SAST) Regulations, if applicable	Not Applicable
	Agreement ("SPA") attracting the obligation to make the PA The volume-weighted average price paid or payable for acquisition during the 52 weeks immediately preceding the date of the PA The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchanges where the maximum volume of trading in the shares of the Target Company are recorded during such period Where the shares are not frequently traded, the price determined by Acquirer and the Manager taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies The per equity share value computed under Regulation 8(5) of the SEBI (SAST)

- Price per Equity Shares shall also be at Rs. 2/- (Rupees Two Only) per Equity Share.
- in view of the parameters considered and presented in the table above, in the opinion of the Manager to the Offer and Acquirers confirms that the Offer price of Rs.2.00/- (Rupees Two Only) per fully paid up equity share is justified in terms of Regulation 8(2) (e) of SEBI (SAST) Regulations, 2011.
- There has been no revision in the Offer Price since the date of the PA till the date of this DPS. Further, the Offer Price does not warrant any adjustments for corporate actions under Regulation 8(9) of the Takeover Regulations.
- In the event of further acquisition of equity shares of the Target Company by the Acquirers during the Offer period, by purchase of equity shares of the Target Company at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 5(8) of the Takeover Regulations. However, the Acquirers shall not be acquiring any equity shares of the Target. Company after the 3rd (third) working day prior to the commencement of the tendering period and until the expiry of
- The Acquires may, in terms of Regulation 18(4) of the Takeover Regulations, make upward revision of the Offer Price at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period. If, there is any such upward revision in the Offer Price by the Acquirers or in case of withdrawal of Offer, the same would be informed by way of a public announcement in the same newspapers wherein this DPS is published. Such revision in the Offer Price would be payable by the Acquirers for all the equity shares validly tendered at any time during the Offer. In case of upward revision in the Offer Price, the value of the Escrow Account. (as defined later) shall be computed on the revised consideration calculated at such 'revised' Offer Price and any additional amount required will be funded in the Escrow Account (as defined later) by the Acquirers prior to effecting such revision, in accordance and in compliance with Regulation 17(2) of the Takeover Regulations, Simultaneously with the issue of the public announcement, the Acquirers will also inform the Stock Exchanges, SEBF and the Target Company at its registered office of such revision in terms of Regulation 18(5) of the Takeover Regulations.
- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 88.06,014 (Rupees Eighty-Eight Lakh Six Thousand and Fourteen Only) ("Maximum Consideration").
- The Acquirers has adequate resources and has made firm financial arrangements for financing the acquisition of the Eguity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed. through the internal resources of the Acquirers.
- The Acquirers, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies Act, 1956 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chaldi Circle, Old Padra Road, Vadodara, Gujarat, Pin - 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5º Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020, have entered into an Escruw Agreement vide dated June 10, 2025, for the purpose of the Offer, Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Takeover Regulations, the Acquirers has opened an Escrow Account in the name and style of "AVNISH JINDAL OPEN OFFER ESCROW ACCOUNT" and Acquirers has deposited INR 1,00,00,000/- (Rupees One Crore Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
June 11, 2025	Rs. 1,00,00,000	Through Banking Channel
Total	Rs. 1,00,00,000	

- The Manager to the Offer is duly authorized by the Acquirers to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations.
- Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Taksover Regulations.
- In case of any upward revision in the Offer Price or the Offer Size, the Acquirers shall deposit additional funds in the Offer Escrow Account as required under the Regulation 17(2) of the Takeover Regulations.
- in terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirers depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration, the Acquirers may, after the expiry of 21 working days from date of this DPS, subject to fulfillment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment and other acquisitions during the Offer period, if any,

VI. STATUTORY AND OTHER APPROVALS

- As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the following:
 - Approval from the stock exchange: Approval from BSE Limited in relation to allotment of Equity Shares pursuant to conversion of CCPS into Equity Shares is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
- All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Eguity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirers at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any willul default, failure or neglect on the part of the Acquirers to difigently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirers and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- in terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvals or any other approvals which may become applicable prior to completion of the Offer are not received, the Acquirers shall have the right to withdraw the Offer. In the event of withdrawai of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirers and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)	
1	Date of Public Announcement	June 10, 2025 (Tuesday)	
2	Date of Publishing of the DPS in the Newspapers	June 17, 2025 (Tuesday)	
3	Date for Filing of Draft Letter of Offer with SEBI	June 24, 2025 (Tuesday)	
4	Last Date of Public Announcement for Competing Offer(s)	July 08, 2025 (Tuesday)	
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)		
6	Identified Date*	July 17, 2025 (Thursday)	
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the identified Date.		
В	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer		
9	Last date for upward revision of the Offer Price/ Offer Size	July 28, 2025 (Monday)	
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	July 29, 2025 (Tuesday)	
11	Date of commencement of the Tendering Period (Offer Opening Date)	July 31, 2025 (Thursday)	
12	Date of closure of the Tendering Period (Offer Closing Date)	August 13, 2025 (Wednesday	
13	Last date for issue of post-offer advertisement	August 21, 2025 (Thursday)	
14	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	August 29, 2025 (Friday)	

are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. # Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Date.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the Identified Date i.e. the date falling on the 10" Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares.
- The Acquirers has appointed Nikuri Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name	Mikure Stock Brokers Limited
Address	A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007
CIN	U74899DL1994PLC090413
Tel. No.	011-47030015-16
Email	info@nkunjonline.com
Contact Person:	Mr. Pramod Kumar Sultania
ANTO ALL CALLS AND A	A COLUMN TO THE PARTY OF THE PA

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to infirmate their respective stock brokers within the normal trading hours of the secendary market, during the Tendering Period.
- The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- in accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Public Shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Shareholders holding Equity Shares in the physical form shall be available in the Letter of Offer to be dispatched to all the Public Shareholders.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER

OTHER INFORMATION

- The Acquirers accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations, All information pertaining to the Target Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirers or the Manager to the Offer.
- The acquirers and the Manager do not accept any responsibility with respect to such information relating to the
- The Acquirers also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeover Regulation in respect of this Open Offer. Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirers has appointed Fast Track Financ Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116. 1º Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001.
- The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offer. They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer all the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open offer is withdrawn as the case may be.
- The Acquirers has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A. 1º Floor, Okhia Industrial Area, Phase-I, New Delhi-110020 and Email Id: info@skylinerta.com , Contact
- This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in). in this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
- 10. In this DPS, all references to "Rs." or "INR" are references to Indian Rupees.
- 11. The signatory of this Detailed Public Statement has been duly and lawfully authorised to sign it.

REGISTRAR TO THE OFFER MANAGER TO THE OFFER Fasttrack Finsec Category-I Merchant Banker

FAST TRACK FINSEC PRIVATE LIMITED SKYLINE FINANCIAL SERVICES PRIVATE LIMITED Office No. V-116. 1st Floot, New Delhi House, 27, D-153 A. 1º Floor, Okhia Industrial Area Phase-I, New Barakhamba Road, New Delhi-110001 Delhi-110020 Telephone: +91-11-43029809 Email: mb@ftfinsec.com Website: www.ftfinsec.com

Contact Person: Mr. Vikas Kumar Verma/Ms. Sakshi SEBI Reg. No: INM000012500 CIN: U65191DL2010PTC200381

Telephone: - +91-11-40450193-97 Email info@skylinerta.com Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241 CIN: U74899DL1995PTC071324

Issued By Manager to The Open Offer on behalf of the Acquirers

Mr. Avnish Jindal Mr. Piyush Gupta (Acquirer 2) (Acquirer-1) Date- June 17, 2025 Place-Delhi

Mr. Nilesh Jindal (Acquirer -3)

Mr. Purshottam Kumar Gupta (Acquirer -4)

This is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page directly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 136 of the Letter of Offer, erms used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Equity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice : 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore Cardact person: Ms. Ms. Neelima Mehanot , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sytch.trijlyahos.com; Website: www.sytchtechnologies.com;

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48.90.90.000 *FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1/-

Corporate Identity Number: 136106WP1992PLC007102

(RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF \$1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48.90.90.000 ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 ("ISSUE"). THE ISSUE Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The entire amount of the issue Price of ₹1/- per Rights Equity Share shall be payable at the time of Application which

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY LAST DATE FOR ON MARKET RENUNCIATION# ISSUE CLOSES ON**

TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Engine Shareholders are requested to ensure that remanciation through off-market housier is completed in such a APPLICATION ON PLAIN PAPER namer that the Rights Emillionants are credited to the donat account of the Renaurces on or pilor to the Issue

from time to time to time to the Jul not exceeding 30 (Thirty) days from the hoose Opening Date (Includion Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) and the Eighble II the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are the Application Form through physical delivery (where applicable) are through the Application Form Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ne supported by bisched amount (ASEA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholders, who are making the Application on plain paper shall not be Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing, the SCSB before Tuesday, July 1, 2025, being the Issue Closing Date and should contain the following

eference number CR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylph Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an b. Name and address of the Eligible Shareholder including yout holders (in the same order and as per Receipt of in-principle approval from BSE Limited ("BSE") in accordance with Regulation 28 (1) of SEBI application in this tasue and clear demarcated lunds should be available in such account for such an The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such a Except for Applications on behalf of the Central or State Government, the residents of Sixium and the (*85E*) to obtain their trading approvals for the Rights Entitlements as required under the ASSA Circular;

Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat I account prior to the renunciation, investors shall be able to trade their Rights Entitlements; the trades will be settled by transferring the Flights Entitlements through the depository mechanism.

Pursuant to the provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE706F20013 subject to requisite approvals. For details of credit of the Rights Entitlement, see Terms.

In accordance with the Regulation 77A of the SEIII (ICOR) Regulations read with the SEIII Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Eligible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT" opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client muster sheet of the demat account etc., details/ records confirming the legal and beneticial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Days prior to Tuesday, July 1, 2025, being the issue Closing Date, to enable the credit of the in addition, all such Eligible Shareholders are deemed to have accepted the following: Tights Entitlements by way of transfer from the demail suspense escrow account to their respective demail in cases where multiple Application Forms are submitted for Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (One) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entitionents credited to the same demat account, including cases to account, including cases to account, including cases.

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.camooinga.com/pradtin.

RIGHTS ISSUE CIRCULAR. THE GREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible arby entering their DP-ID and Client-ID. SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY. APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA)

have an ASBA enabled trank account with SCSRs, prior to making the Application. Investors shall submit peng rejected, with our Company's website at: www.sylphtechnologies.com: the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.parvashare.com. to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION mps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Epi-yes&intmid=34. For details n Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

An Eligible Shareholder in India who is inligible to apply under the ASBA process may make an Application 1 subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the lissue on plain paper with the same details as per the Application Form that is available on the website. of the Company, Registrar, the BSE Lamited An Eligible Shareholder shall submit the plain paper Application the Equity shares hereby offered, as set out in the section entitled — Basis of Allotment on the page 150 of to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said. The Letter of Office. bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any ALLOTMENT ONLY IN DEMATERIALISED FORM Application in this issue shall be made using the ASBA Facility in accordance with Regulation 75 of the SEBI Eligible Shareholder who has not provided an indian address.

including renunciation even if it is received subsequently

specimen recorded with our Company or the Depository);

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SEBI

Allotment option --only demoteralised form: Number of Rights Shares entitled to: Number of Rights Shares applied for within the Rights Entitlements;

Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements hav Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Pluper One Only) payable per Rights Share:

Details of the ASBA Account such as the SCSB account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

In case of non-resident Eligible Shareholders making an application with an Indian address, details of Address: Jaora Compound, Indore the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB | Contact Person: Shri Harshit Nagar;

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application | Contact Details: 022-66056588. Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hitchank.com/

as they appear in the records of the SCS8); and

IN ACCORDANCE WITH REGULATION 77A OF THE SERI (ICOR) REGULATIONS READ WITH THE SERI In cases where Multiple Applications pertaining to Rights Entitlements Engine Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website

An investor winhing to participate in this lissue can participate only using the ASBA facility and is required to briefly adhere to these instructions. Failure to do so could result in an Application on the websites of

Application through the website of the SCSBs (If made available by such SCSB) for Authorizing such SCSB (If made available by such SCSB) for Authorizing such

The tast date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, [a. July 1, 2025, being the Issue Closing Oute. Our Board may extend such date for such period as it may determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue [b.

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In [accordance with the SEBI Rights issue Circulars, the Eligible Equity Shareholder, who hold Equity Shares in Contact Details: 7777995623 may also apply in this issue during the Issue Period subject to certain conditions

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LCOR) Regulations for listing of the Right Shares wide Laber No LCO/RIGHT/KD/RP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newissure/Dourvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Our Company will also make application to BSE Limited [Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or pot

case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Equity Shares applied for pursuant to the Island. Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSIs where the Application Form or the plain paper. teginning on page 125 of the Letter of Offer

DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

or construed that the Letter of Offer has been pleased or approved by BSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Other. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indore "Disclaimer of BSE Limited", kindly refer to page 126 of the Letter of Offer issued by the Company

HDFC Bank Limited

E-mail ID: :harshit.nagar@hdfcbank.com; Fax Number: 022-67132416; SERI Registration Number: INBI00000063; CIM: L65020MH1994PLC080618

Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of where an investor submits Application, such Application, such Application, such Application forms along with a plant paper Application, such Application forms along with a plant paper along wit which have been provided to the Company or the Registrar to facilitate the alumental formula in jurisdiction when the second i PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT. PER could result in an Application being rejected, with our Company and the Registrar not having any liability to SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the investor. The plain paper Application formal will be available on the website of the Registrar at not result in and may not be construed as, a public offering in such jurisdiction. Further, Latter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PAYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS If We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED COMPANY OR OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE OF THE ISSUE

where an Investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that

the Eligible Equity Shareholder is eligible to subscribe for the Flights Shares under applicable securities laws;

Registranto the Issue's website at: www.puryashare.com;

SYLPH TECHNOLOGIES LIMITED

Date: June 14,2025

The Latter of Offer is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.purvashare.com; for the below-mentioned purposes:

Frequently asked questions and online, electronic dedicated investor helpdesk for guidance on th Application process and resolution of difficulties faced by the investors: Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar of

Updating of demat account details by Eligible Equity Shareholders holding shares in physical form; Shareholder not being in a position to obtain it from any other source may make an Application to subscribe Money is not blocked with the SCSB, the imitation to the offer contained in the Letter of Offer shall be id. Submission of self-attested PAN, client master sheet and demait account details by non-resident Eligible Shareholders:

COMPANY DETAILS

Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme No - 78 - 2, Indore

Website: www.sylottechnologies.com: Corporate Identity Number: L36100MP1992PLC007102 REGISTRAR TO THE ISSUE

Address : 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra Contact Details: +91 22 3522 0056 / 4961 4132

tique related muritor. All prievances relating to the ASBA process may be addressed to the Registrar, with a copy to

the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mull address of the

Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked

FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Director Mr. Nilesh Jai

Director

DIN No.: 07785023

When industry giants speak, everyone listens.

In-depth Q&As with market mavens every Monday in Business Standard.

To book your copy, SMS reachbs to 57575 or email order@bsmail.in



NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil, Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India.

Tel: No. +91-11-23472525 Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN-HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

1. Name of the corporate debtor

Blong with PAN & CIN/ LLP No.

MANEESH PHARMACEUTICALS LIMITED

CIRC U24230MH1585PLC038952

PAN No.: AAACM36350

		CHA STATISMILITZONLINGGOOD
2.	Address of the registered office	29/33, Ancillary Industrial Plots, Govandi, Mumbai City, Maharashtra-400043
3.	URL of website	https://www.maneeshphanma.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. 01: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbel- 400043 2) Registered Office & Unit No. 02: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbel-400043 3) Unit No. 03: Maneesh Esports (EOU), a division of MPL, Address: Plot No. D- 16/07 TTC Industrial Area, Turtine MIDC, Nevi Mumbai, 400703, Maharashtra 4) Unit No. 04: D-6/5-25, T- Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. 05: T-Block, 172, MDC, Bhosri, Pune-411026, Maharashtra 6) Unit No. 06: Khasra No. 337-340, Vill. Balyana, P.O. Barotiwala Near MCL, The Bad Distr. Solari, Himachai Pradesh-174103
5.	Installed capacity of main products/ services	The Corporate Debtor has 6 manufacturing units as mentioned against entry no. 4 above The Corporate Debtor is manufacturing and distributing Soft geletine capsules, ointments antibiotics, multivitamins, antacids, and other tablets and capsules. The details are given in

the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 dT F6YgbUGZyKQRs8o-cvym564V2c?usp= drive link INR 49767.2 Quantity and value of main product /services sold in last financial year | unaudited) Number of employees/ workmen More than 1000 Employees and Workers, The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of Fengouszyk@ReBo cvym5tHV2c?usp=

drive link Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists of creditors are available at URL: for FY 2023-24 Provinional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBoe 2ik LVeGotinivGjXMPvijK1EDBrigRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp* drive. link, Maybe obtained by sending email at Code is available at URS:

cirp.mpl@resurgentrpl.com Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list 13. Date of issue of final list of 27-07-2025 prospective resolution applicants 14. Date of issue of information. 01-08-2025

prospective resolution applicants 01-09-2025 Last date for submission of resolution plans 16. Process email id to submit cirp.mp/@resurgentrpl.com. Expression of Interest Date: 16-06-2025 Asish Narayan Place: Mumbal

memorandum, evaluation matrix

and request for resolution plans to

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274 AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025 Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East). Mumbal City, Maharashtra-400101 Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

Resolution Professional

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA).

Sahjanwa, Gorakhpur - 273209, Uttar Pradesh Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com

NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultur Pradesh. Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gaflantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkalpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

nd Harbour Road, South 24 Parganas - 743503, West Bengal

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and

Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company ha communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as pe procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure prescribed in the Rules

For claiming the unclaimed dividend or in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com.

By Order of the Board For Kkalpana Industries (India) Limited

Swati Bhansal Date: 16.06.2025 (Company Secretary and Compliance Officer Place: Kolkata.

(Membership No. ACS 52755)

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW) NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	June 19, 2025	0.126	16.7823
Sundaram Diversified Equity Fund	Direct-IDCW		0.153	20.3809

Or subsequent husiness day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

Company Secretary & Compliance Officer

R Ajith Kumar

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.aspx Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department

Place : Mumbai

Date : 17th June, 2025

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032,

Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Shareholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the "Letter of Offer") filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBI")

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms.Nestima Mahanst , Company Secretary & Compliance Officer Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com; Corporate Identity Number: £36100MP1992PLC007102

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (1SSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF SYLPH TECHNOLOGIES LIMITED/COMPANY OR ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

The entire amount of the issue Price of \$1.5 per Rights Equity Share shall be payable at the time of Application, which NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON" TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to answer that renunciation through off-market transfer is correlated in such a APPLICATION ON PLAIN PAPER.

servior that the Rights Fettlements are credited to the donat account of the Renounces on or prior to the boxes *Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFU/CFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OR_/1/2013 dated January 82, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an [b].

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | (*BSE *) to obtain their tracing approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Ranunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be

application in this Issue and clear demarcated funds should be available in such account for such an

sattled by transferring the Rights Entitlements through the depository mechanism. Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?0(F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal |

and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2

Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: Sights Entitlements by way of transfer from the demat suspense escrow account to their respective demail in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the Issue Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of universal paper Application, such Application, such Application, such Application and other issue material will be sent/ dispatched only to the Eligible Equity

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin. OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the Investors' ASBA Accounts on or before the Issue of United States and Completed on Pricary June 13

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to moving the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such from sime to their but not exceeding 30 (Thirty) days from the loave Opening Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by Eligible Equity Shareholders being shares in physical form:

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible.

| Cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible. to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, ALLOTMENT ONLY IN DEMATERIALISED FORM bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

(ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not in the state of the stat Application in this issue are mandaturily required to use the ASBA process only, investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

> Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 28 (1) of SEBI specimen recorded with our Company or the Depository);

DP and Client-ID; officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised forms

Number of Rights Shares applied for within the Rights Entitlements. been applied for): Total number of Rights Shares applied for:

Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares entitled to:

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER

with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588 Money in the ASBA Account

Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date.

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors:

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore

may also apply in this issue during the Issue Period subject to certain conditions.

THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

(LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@purvashare.com Website: www.purvashare.com BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to. BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-time or page.

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Entitlements have) or construed that the Latter of Offer has been cleaned or approved by RISE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place: Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

HDFC Bank Limited

the NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSS | Contact Person; Shri Harshit Negar E-mail ID: harshit.nagan@hdfcbank.com; Fax Number: 022-67132416;

SEEI Registration Number: INBI00000063. CIN: L65920MH1994PLC080618

which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to share provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application heing rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE. ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter or 2025, by Registrar to the Issue.

WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

> Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at, www.bse.com; The Letter of Office is also available on the website of SEBI at www.sebi.gov.in. The Investors can visit following www.gurvashare.com; for the below-mentioned purposes.

determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or our Company

Shareholders:

Registered Office: Unit No - 517 Skye Corporate Park P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com:

SYLPH TECHNOLOGIES LIMITED

Date: June 14,2025

Contact Details: +91 22 3522 0056 / 4961 4132

Corporate Identity Number: L36100MP1992FLC007102 REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakb Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai - 400011, Maharashtra.

Issue related mafter. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mul address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Latter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the place page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mr. Nilesh Jair

> > Director

DIN No.: 07785823

R Ajith Kumar



Petronet LNG Limited

NOTIFICATION FOR SELECTION OF CONTRACTOR FOR EXECUTION OF BALANCE CIVIL, INTERIOR AND ALLIED WORKS FOR OFFICE BUILDING COMPLEX AT DWARKA SECTOR-14, NEW DELHI

Petronet LNG Limited (PLL) invites proposals through Domestic Competitive Bidding (DCB) from experienced and financially sound Contractor for execution of Balance Civil. Interior and Allied Works for Office Building Complex at Dwarka Sector-14, New Delhi.

Interested parties are requested to visit our website www.petroneting.in for detailed eligibility criteria along with other necessary details for issuance of Bidding document.

> CGM & VP (C&P) PETRONET LNG LIMITED 1" Floor, World Trade Centre, Babar Road, Barakhamba Lane, New Delhi-110 001, India. Tel: No. +91-11-23472525

Email: Tenderdc_2025@petroneting.in

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR MANEESH PHARMACEUTICALS LIMITED OPERATING IN MANUFACTURING AND DISTRIBUTION OF PHARMACEUTICAL PRODUCTS AT MUMBAI- MAHARASHTRA, PUNE- MAHARASHTRA, AND SOLAN- HIMACHAL PRADESH (Under sub-regulation (1) of regulation 36A of the insolvency and Bankruptcy Board of India (Insolvency Reselection Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

Name of the corporate debtor.

slong with PAN & CIN/ LLP No.

MANEESH PHARMACEUTICALS LIMITED

CIN: U24230MH1985PLC036952

PAN No.: AAACM36350

4	Address of the registered office	Mumbai City, Maharashtra-400043
3.	URL of website	https://www.maneeshpharma.com/
4.	Details of place where majority of fixed assets are located	1) Unit No. 01: Plot No. 40, Ancillary Industrial Plots, Govandi, Mumbel- 400043 2) Registered Office & Unit No. 02: Plot No. 29-33, Ancillary Industrial Plots, Govandi, Mumbal-400043 3) Unit No. 03: Maneesh Exports (EOU), a division of MPL, Address: Plot No. 0-16/07 TTC Industrial Area, Turtine MIDC, Nevi Mumbal, 400703, Maharashtra 4) Unit No. 04: D-6/5-25, 7-Block, MIDC, Bhosri, Pune-411026, Maharashtra 5) Unit No. 05: T-Block, 172, MIDC, Bhosri, Pune-411026, Maharashtra

6) Unit No. 06- Khasra No. 337-340, Vill. Balyana, P.O. Barotiwala Near M.L. The Baddi, Distr. Solari, Himachal Pradesh-174103 Installed capacity of main products. The Corporate Debtor has 6 manufacturing services units as mentioned against entry no. 4 above. The Copporate Debtor is manufacturing and distributing Soft gelatine capsules, ointments. antibiotics, multivitamins, antacids, and other tablets and capsules. The details are given in the detailed invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025

dT F6YgbUGZyKQRe8o-cvym5tHV2c?usp= drive link INR 49767.28 Lakh (FY 2024-25-Provisions Quantity and value of main produc /services sold in last financial year | unaudited)

Number of employees/ workmen More than 1000 Employees and Workers. The details are given in the Details Invitation for Expression of Interest available at: https://drive.google.com/drive/folders/12025 of F6YgbUGZyKQRe8o cvym5tHV2c?usp= drive link Audited Financial Statements (Standalone) Further details including last available financial statements. for FY 2023-24 Audited Financial Statements (Consolidated) (with schedules) of two years, lists

of creditors are available at URL: for FY 2023-24 Provinional Financial Statements (Consolidated) for FY 2024-25 https://drive.google.com/drive/folders/1UBae 2ik LVeGottmvGjXMPvijK1ED8ngRy7unp= drive link. Maybe obtained by sending email at cirp.mpl@resungentrpl.com https://drive.google.com/drive/folders/12025 Eligibility for resolution applicants inder section 25(2)(h) of the dT F6YgbUGZyKQRe8o-cvynt6tHV2c?usp=

drive. link, Maybe obtained by sending email at Code is available at URL: cirp.mpl@resurgentrpl.com Last date for receipt of expression of interest Date of issue of provisional list of 12-07-2025 prospective resolution applicants 17:07:2025 12. Last date for submission of objections to provisional list 13. Date of issue of final list of 27-07-2025 prospective resolution applicants

01-08-2025

14. Date of issue of information.

Last date for submission of

16. Process email id to submit

Expression of Interest

resolution plans

Date: 16-06-2025

Place: Mumbal

memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants 01-09-2025

Asish Narayan

Resolution Professional

Mumbal City, Maharashtra-400101

cirp.mp/@resurgentrpl.com.

In the matter of Maneesh Pharmaceuticals Limited (Under CIRP)

Address: 4A/703, Whispering Palms, Lokhandwala, Kandivali (East).

AFA NO. AA2/11274/02/311225/203699; AFA VALID UP TO: 31-12-2025

Registration No-IBBI/IPA-002/IP-N00444/2017-2018/11274

Email: cs.asish@gmail.com, cirp.mpl@resurgentrpl.com

prescribed in the Rules

the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents at CB Management Services (P) Ltd, Rasoi Court, 5° Floor, 20, Sir R N Mukherjee Road, Kolkata - 700001, West Bengal, Tel No. 033-69066200, E-mail rtailichmsl.com. By Order of the Board

> For Kkalpana Industries (India) Limited Swati Bhansal

Date: 16.06.2025 Place: Kolkata.

GALLANT

GALLANTT ISPAT LIMITED CIN: L27109UP2005PLC195660

Regd. Office: Gorakhpur Industrial Development Authority (GIDA). Sahjanwa, Gorakhpur - 273209, Uttar Pradesh

Contact No: 0551-3515500; www.gallantt.com; E-mail: csgmi@gallantt.com NOTICE TO SHAREHOLDERS

Transfer of Unclaimed Final Dividend 2017-18 and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), the Company is mandated to transfer the amount of Unclaimed Dividend remained unpaid for a period of seven years and equity shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to IEPF established by the Central Government.

in compliance with the said Rules, the Company has sent individual communication to the concerned shareholders at their registered address whose dividends remain unclaimed and whose equity shares are liable to be transferred to IEPF under the Rules. The Shareholders are advised to claim such dividends by September 30, 2025. The Complete details of the concerned shareholders are present on Company's website www.gallantt.com under Investors Corner.

The concerned shareholders are requested to take note that in case the dividends are no claimed by September 30, 2025, their entire equity shares will be transferred to IEPF, without any further notice and no claim shall lie against the Company or Company's Registrar and Share Transfer Agent in respect of equity shares so transferred to IEPF. Also, please note that shareholders whose Unclaimed Final Dividend amount of F.Y. 2017-18 remaining unpaid and unclaimed shall be transferred to IEPF, if not claimed by the said date:

For shares which are in physical form and due for transfer to IEPF, the Company shall issue new share certificates in lieu of original share certificates for the purpose of transfer of shares to IEPF as per rules, and upon such issue, the original share certificates will stand automatically cancelled and be deemed non-negotiable.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPP Authority / IEPF Account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

In case shareholders have any queries on the subject matter and the Rules, they may contact Niche Technologies Private Limited, Company's Registrar and Share Transfer Agent at 7th Floor, Room, No. 7A & 7B, 3A, Auckland Road, Elgin, Kolkata, West Bengal 700017, Telephone (033) 22806616/17/18; Fax: (033) 22806619; Email: nichetechpl@nichetechpl.com Afternatively, shareholders may contact Mr. Nitesh Kumar, Company Secretary, Gallantt Ispa Limited at the Registered Office Address at Gorakhpur Industrial Development Authority (GIDA) Sahjanwa, Gorakhpur - 273209. Ultar Pradesh, Mobile: 9903462248. Telefax: 0551-3515500 E-mail: csgm@gallantt.com.

For Gallantt Ispat Limited

(Nitesh Kumar) Date: June 16, 2025 Company Secretary Place: Gorakhpur



KKALPANA INDUSTRIES (INDIA) LIMITED CIN: L19202WB1985PLC039431 Regd. Office: Bhasa, No. 14, P.O. & P.S. Bishnup

Telephone: +91-033-4064 7843 E-Mail: kolkata@kkatpana.co.in, Website: www.kkalpanagroup.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION

AND PROTECTION FUND This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, including any amendment and re-enactment thereof ("the Rules")

Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of remain unclaimed/unpaidby the shareholders for seven consecutive years or more, shall be transferred by the Company to the Demat Account of Investor Education and

Protection Fund (IEPF) Authority. Accordingly for all shareholders whose dividend for the financial year 2017-18 onward has remained unpaid / unclaimed consecutively, the corresponding shares of the face value of Rs 2/- each will also be due to be transferred to Demat Account of IEPF Authority in the following manner

a. In case of shares held in Physical form, by issuance of Duplicate Share certificate and thereafter transferring the shares to Demat Account of IEPF Authority Accordingly, the original share certificate(s), which stand registered in your name would stand automatically cancelled and be deemed non-negotiable.

o. In case of shares held in Demat Form, by transfer of shares directly to Dema Account of IEPF Authority through the Depository participants as per Rules. Adhering to the various requirements set out in the Rules, the company ha

communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority, at their last recorded address with the Company/Registered Share Transfer Agents (RTA), for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due for transfer has been given on the website of the Company www.kkalpanagroup.com.

Notice is hereby again given to all such shareholders to make an application to the Company / Registrar by 2" October, 2025 with a request for claiming the unpaid dividend so that the shares are not transferred to the IEPF. In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall, with a view to comply with the requirements set out in the Rules transfer the shares to the Demat Account of IEPF Authority by the due date as per procedure stipulated in the Rules, without any further notice. No claim shall be against the Company in respect of Unclaimed Dividend/shares transferred to IEPF pursuant to

The shareholders may please note that when the above equity shares would be transferred to the Demat Account of IEPF Authority then such shares will not be available to the shareholders for sale or transfer or to be dealt with in any manner except as per the process and provisions prescribed in aforementioned Section 124(6) of the Act and related Rules.

Any person, whose shares and unclaimed dividends, including all benefits accruing on such shares, if any, have been transferred to the Fund, may claim the sharesidividends from the IEPF Authority by making online application in Form IEPF 5 which shall be available at www.iepf.gov.in and after following the procedure

For claiming the unclaimed dividend or in case the shareholders have any queries on

(Membership No. ACS 52755) (Company Secretary and Compliance Officer

NOTICE



RECORD DATE FOR INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL (IDCW)

NOTICE is hereby given that Sundaram Trustee Company Limited, the Trustee to Sundaram Mutual Fund, has declared Income Distribution cum capital withdrawal (IDCW) on the face value of ₹ 10/- under the following scheme:

Scheme Name	Plan/Option	Record Date (IDCW)#	Amount of IDCW* (₹ per unit)	NAV per unit as on June 13, 2025 (₹)
Sundaram Diversified Equity Fund	Regular-IDCW	June 19, 2025	0.126	16.7823
sundaram Diversined Equity Fund	Direct-IDCW		0.153	20.3809

Or subsequent business day if the specified date is a non-business day.

Income Distribution will be done/IDCW will be paid, net of tax deducted at source, as applicable.

Pursuant to the payment of IDCW, the NAV of the scheme will fall to the extent of payout and statutory levy, if applicable. The IDCW payout will be to the extent of above mentioned IDCW per unit or to the extent of available distributable surplus, as on the Record Date mentioned above, whichever is lower. Past performance may or may not be sustained in future. All unitholders under the IDCW Option of the above-mentioned scheme, whose name appears on the Register of Unitholders on the aforesaid Record Date, will be entitled to receive the IDCW. The above stated quantum of IDCW and the Record Date were approved by the Board of Directors of Sundaram Trustee Company Limited vide their circular resolution dated June 14, 2025.

For Sundaram Asset Management Company Ltd

Place: Chennai Date: June 17, 2025

Company Secretary & Compliance Officer

For more information please contact: Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Regd. Office:

Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road, Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

GREAVES COTTON LIMITED

GREAVES

Corporate Identity Number: L99999MH1922PLC000987

Registered Office: J-2, MIDC Industrial Area, Chikalthana, Aurangabad - 431 210.

Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (W), Mumbai - 400070

Telephone: +91 22 41711700

E-mail: investorservices@greavescotton.com; Website: www.greavescotton.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares of the Company to the Demat Account of Investor Education and Protection Fund ('IEPF') This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to the IEPF.

The due date for claiming final dividend for the financial year 2017-18 is 18th September, 2025. The Company has sent individual communications to the concerned shareholders at their registered address who have not claimed the final dividend for the financial year 2017-18 and the subsequent years, and consequently whose shares are liable to be transferred to IEPF by doing appropriate corporate action. The said information is available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/

ACTION REQUIRED FROM CONCERNED SHAREHOLDERS

The concerned shareholders are therefore, requested to claim the unclaimed dividend amount by sending following documents to the Company at investorservices@greavescotton.com or to the Company's Registrar and Share Transfer Agent ('RTA') at einward.ris@kfintech.com preferably by Friday, 29th August, 2025. SHAREHOLDERS HOLDING SHARES IN ELECTRONIC FORM shall submit a (a) self-attested copy of the client master list; (b) duly filled and signed

undertaking enclosed with the individual communication issued. Kindly ensure that the Bank details registered against your demat account are correct or update the same with your Depository Participant. Payment will be made to the Bank Account registered against the Demat account. SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM shall submit the Investor Service Request Form ISR-1, Form ISR-2 and Form No. SH-13

(Nomination Form) duly filled and signed as per the instructions stated therein along with the supporting documents: (a) self-attested copy of a cancelled cheque, PAN, and proof of address; (b) duly filled and signed undertaking enclosed with the individual communication issued. It should be noted that payment can be made to shareholders holding shares in physical form only if the folio is KYC compliant. As per the SEBI Master Circular dated 07th May, 2024, outstanding payments will be credited directly to the bank account if the folio is KYC Compliant.

The Investor Request Forms are available at the website of the Company at https://greavescotton.com/investor-relations/investor-information/ and at the website of our RTA at https://ris.kfintech.com/clientservices/isc/isrforms.asox Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant

to the said Rules. The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by (i) submitting an online application in the prescribed Form IEPF-5 which is available on the website of the Ministry of Corporate Affairs (MCA) at https://www.mca.gov.in/content/ mca/global/en/foportal/fologin.html and access the form under MCA Services>Company e-filing>IEPF Services_after obtaining entitlement letter from the Company; and (ii) by sending the physical copy of Form IEPF-5 duly signed (as per the specimen signature recorded with the Company) along with the required documents enumerated in Form IEPF-5, to the Company.

For better investor servicing Shareholders are requested to keep their PAN, bank details, latest address and email id against their folio no. updated, by writing to RTA / Depository Participant as applicable.

In case if you have any queries or need any assistance in this regard, please contact:

Greaves Cotton Limited Investor Services Department Corporate Office: Unit No. 1A, 5th Floor, Tower 3, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400070 Tel: 022-41711700 Email: investorservices@greavescotton.com

KFin Technologies Limited Unit: Greaves Cotton Limited Selenium Tower B. Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032, Toll Free No.: 1800 309 4001 Email: einward.ris@kfintech.com

For Greaves Cotton Limited

Place : Mumbai Date : 17th June, 2025

Atindra Basu Group General Counsel & Company Secretary

his is only an advertisement for information purposes and not for publication, distribution, or release of the Issue - Credits of Right Entitlements in demot accounts of Eligible Equity Stureholders' on page 1. firectly or indirectly outside India. This is not an announcement for the offer document. All capitalized | 130 of the Letter of Offer. erros used and not defined berein shall have the meaning assigned to them in the letter of offer dated . June 11, 2025 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited, where presently the Eguity Shares of the Company are listed, and the Securities and Exchange Board of India ("SEBF)

SYLPH TECHNOLOGIES LTD. Registered affice-: 517 Skyn Corporate Park , P No - 2-5 Scheme No - 78 - 2-5 Scheme No - 78 - 2, Indone Contact person: Ms. Ms. Nestima Mahanet , Company Secretary & Compliance Officer

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF SYLPH TECHNOLOGIES LTD ONLY RIGHT ISSUE OF UP TO 48,90,90,000 "FULLY PAID UP EQUITY SHARES OF FACE VALUE OF \$1/-RUPEE ONE ONLY) ('EQUITY SHARES') EACH AT A PRICE OF ₹1/- (RUPEES ONE ONLY) PER EQUITY SHARE (18SUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT AGGREGATING UP TO ₹ 48,90,90,000 RUPEES FOURTY EIGHT CRORE NINETY LAKHS NINETY THOUSAND ONLY) ON A RIGHTS ISSUE

ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 18TH APRIL 2025 (1SSUE'). THE ISSUE

PRICE IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 130 OF THIS LETTER OF OFFER

Telephone: 917777995623; E-mail: sylph.ti@yshoo.com; Website: www.sylphschnologies.com;

Corporate Identity Number: £36100MP1992PLC007102

Assuming full subscription PAYMENT METHOD FOR THE ISSUE

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

The entire amount of the issue Price of \$1.5 per Hights Equity Share shall be payable at the time of Application, which

ISSUE OPENS ON LAST DATE FOR ON MARKET REMUNCIATIONAL ISSUE CLOSES ON" TUESDAY, JUNE 17, 2025 WEDNESDAY, JUNE 25, 2025 TUESDAY, JULY 1, 2025 # Eligible Shareholders are requested to ansure that renunciation through of market transfer is completed in such a APPLICATION ON PLAIN PAPER.

servior that the Rights Felitterments are credited to the domat account of the Renounces on or prior to the boson *Our Board or a duty authorized committee thereof will have the right to extend the issue Period as it may determine

ns supported by blacked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

read the provisions applicable to such Applications before making their Application through ASBA. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference. The Application on plain paper, duly signed by the Eligible Shareholder including joint holders, in the same. IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGULATIONS. number CIFUCFO/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch or READ WITH SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENT AND ALLOTMENT may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SCSBs. Furt elimince number CIR/CFD/OIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by | particulars: SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own | a. Name of our Company, being Sylpit Technologies Limited name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an | b.

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such | d. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the | ("BSE") to obtain their trading approvals for the Rights Entitlements as required under the ASBA Circular. Rights Entitlements, using the secondary market platform of the Stock Exchanges or through an off-market transfer. The investors may renounce the Rights Entitlements, credited to their respective demat accounts. either in full or in part during the Renunciation Period. Such renunciation shall result in renouncement of the 🛭 🖡 Right Shares. The investors should have the demat Rights Entitlements credited/lying in his/her own demat + account prior to the renunciation. Investors shall be able to trade their Rights Entitlements; the trades will be sattled by transferring the Rights Entitlements through the depository mechanism.

application in this Issue and clear demarcated funds should be available in such account for such an

Pursuant to the provisions of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demail account and shall be admitted for trading on the Stock Exchange under the ISIN INE?06F20013 subject to requisite approvats. For details of credit of the Rights Entitlement, see Terms

In accordance with the Regulation 77A of the SEBI (ICOR) Regulations read with the SEBI (ICOR) Regulations r circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in

Digible Equity Shareholders, whose Rights Entitlements are credited in RIGHTS SUSPENSE ESCROW

ACCOUNT' opened by our Company, are requested to provide relevant details (such as copies of selfattested PAN and client master sheet of the demat account etc., details/records confirming the legal | and beneficial ownership of their respective Equity Shares) to the Company or the Registrar being 2 Two) Working Davs prior to Tuesday, July 1, 2025, being the Issue Clusing Date, to enable the credit of the In addition, all such Eligible Sharsholders are deemed to have accepted the following: lights Entitlements by way of transfer from the demat suspense account to their respective demat in cases where multiple Applications pertaining to Rights DISPATCH AND AVAILABILITY OF ISSUE MATERIALS accounts at least 1 (Cine) day before Tuesday, July 1, 2025, being the lasse Closing Date. To enable such Entirements created to the same deviat account or in demat a Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of inhere an investor submits Application, such Applications shall Form, the Right Entitionent Letter and other issue material will be sent/ dispatched only to the Eligible Equity

APPLICATION FOR THE RIGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE https://rights.campointia.com/prashin.

RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT credited to the same demat account or in demat suspense escrow account, as applicable, including cases of the Registrar accessible aby entering their DP-ID and Client-ID.

have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit being rejected, with our Company and the Registrar not having any liability to the investor. The plant paper a. Our Company's website at: www.sylphtechnologies.com; the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application format will be available on the website of the Registrar at www.purvashare.com Application through the website of the SCSBs (if made available by such SCSB) for Authorizing such SCSB, or to block application Money payable on the application in their respective ASBA Accounts. For the list of funds are not blocked in the Investors ASBA Accounts on or before the Issue Classing Date. basis which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to LAST DATE FOR APPLICATION https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doFiocognised Fgi=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link.

subscribe to the Issue on plain paper in case of non-receipt of Application Form as detailed above. In such to the losue on plain paper with the same details as per the Application Form that is available on the website deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of of the Company, Registrar, the BSE Limited An Eligible Shareholder shall submit the plain paper Application | the Equity shares hereby offered, as set out in the section entitled – Basis of Allotment on the page 150 of to the Designated Branch of the SCS8 for authorising such SCS8 to block Application Money in the said. the Letter of Offer, bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI Eligible Shareholder who has not provided an Indian address.

Application in this issue are mandatorily required to use the ASBA process only. Investors should carefully entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose demail form as on Friday, 18th April 2025, being the Record Date, desirous of subscribing to Rights Shares ncluding renunciation even if it is received subsequently

> specimen recorded with our Company or the Depository's; DP and Client-ID;

officials appointed by the courts. PAN of the Eligible Shareholder and for each Eligible Shareholder in DISCLAIMER CLAUSE OF SERI Number of Equity Shares held as on Record Date; Allotment option -only dematerialised form:

been applied for): Total number of Rights Shares applied for: Total amount paid at the rate of Rs. 1/- (Rupee One Only) payable per Rights Share:

Number of Rights Shares applied for within the Rights Entitlements.

Number of Rights Shares entitled to:

the NRE / FCNR/ NRG account such as the account number, name, address and branch of the SCSS | Contact Person: Shi Harshit Negar. with which the account is maintained: Authorisation to the Designated Branch of the SCS8 to block an amount equivalent to the Application | Contact Details: 022-66056588

Money in the ASBA Account Signature of the Eligible Shareholder (in case of joint holders, to appear in the same sequence and order | Website: www.hiftchank.com/

Chaning Date. WITH REGULATION 77A OF THE SEBI (ICOR) REGULATIONS READ WITH THE SEBI in cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements |

An investor wishing to participate in this issue can participate only using the ASBA facility and is required to switchly adhere to these instructions. Failure to do so could result in an Application on the websites of:

July 1, 2025, being the Issue Closing Date. Our Board may extend such date for such period as it may Application process and resolution of difficulties faced by the investors. determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue b. Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or

ALLOTMENT ONLY IN DEMATERIALISED FORM

The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In No.-78-2 Indore (ICOR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Please note that the Eligible Shareholder, who hold Equity Shareholder is not to the state of the same of t may also apply in this issue during the Issue Period subject to certain conditions.

> THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM. Name and address of the Eligible Shareholder including joint holders (in the same order and as per Receipt of In-principle approval from BSE Limited ("BSE") in accontance with Regulation 25 (1) of SEBI (LODR) Regulations for listing of the Right Shares wide: Letter No LOD/RIGHT/KD/FIP/1817/2024-25 from E-mail ID/ Investor grievance e-mail: newtrasse@garvashare.com Website: www.purvashare.com

BSE Limited ("BSE") Dated 14th February, 2025. Dur Company will also make application to BSE Limited. Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-house or past

or approved the Letter of Offer. The investors are advised to refer to the full text of Disclaimer clause of SEBF application, as the case may be, was submitted by the investors are advised to refer to the full text of Disclaimer clause of SEBF. heginning on page 125 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE LIMITED (DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deeme Number of Additional Rights Shares applied for, if any (applicable only if entire Rights Estitlements have) or construed that the Latter of Offer has been cleaned or approved by RSE Limited , nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited . For more information on Place; Indoore 'Disclaimer of BSE Limited', kindly refer to page 126 of the Letter of Offer issued by the Company.

Details of the ASBA Account such as the SCSS account number, name, address and branch of the ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER **HDFC Bank Limited**

E-mail ID: harshit.nagar@hdfcbank.com;

Fax Number: 022-67132416; SEEI Registration Number: INBI00000063.

CIN: L65920MH1994PLC080618

which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. De liable to be rejected. Investors are requested to shicily adhere to these instructions. Failure to do so shareholders who have provided indian address to our company and who are located in jurisdiction when PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER could result in an Application being rejected, with our Company and the Rights Entitlement or Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does SE, ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT the Investor. The plain paper Application format will be available on the website of the Registror at not result to and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and PRYMENT OF THE APPLICATION MONEY FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS // We acknowledge that Our Company, and the Registrar shall not be responsible if the Applications are not with have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 130 OF THE LETTER OF uploaded by SCSB, or lunds are not blocked in the investors ASBA Accounts on or before the issue of the lights Entitlement little along with the Application Form has been completed on Friday June 13 2025, by Registrar to the Issue.

where an investor submits Application Forms along with a plain paper Application, such Applications shall Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws)

Registranto the Issue's website at: www.purvashare.com; BSE Limited's website at www.bse.com; The Letter of Offirms also available on the website of SEBI at www.sebi.gov.in.

The Investors can visit following www.gurvashare.com; for the below-mentioned purposes. The last date for submission of the duty filled in the Application Form or a plain paper Application is Tuesday, a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the

our Company Shareholders:

SYLPH TECHNOLOGIES LIMITED Registered Office: Unit No - 517 Skye Corporate Park , P No - 2-5 Scheme No - 78 - 2 5 Scheme

Website: www.sylphtechnologies.com: Corporate Identity Number: L36100MP1992FLC007102

Date: June 14,2025

REGISTRAR TO THE ISSUE

Address: 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane Lower Pare (E), Mumbai — 400011, Maharashtra. Contact Details: +91 22 3522 0056 / 4961 4132

Insue related marker. All grievances relating to the ASBA process may be addressed to the Registrar, with a cupy to the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mul address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount blocked case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issuer, Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared. ASBA Account number, and the Designated thranch of the SCSBs where the Application Form or the plain page.

> FOR SYLPH TECHNOLOGIES LIMITED On Behalf of The Board Of Directors Mir. Nillesh Jair

Director DIN No.: 07785823