

February 28, 2026

To,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai 400 001
BSE Scrip Code: 544448

To,
National Stock Exchange of India Limited,
Exchange Plaza, Plot No. C/1, G Block,
Bandra - Kurla Complex, Bandra (East), Mumbai 400 051
NSE Symbol: PASHUPATI

Sub.: Notice published in Newspapers

Dear Sir / Madam,

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith copies of the newspaper advertisement published by Pashupati Cotspin Limited (the "Company") on February 28, 2026, in:

- Financial Express (English)
- Financial Express (Gujarati)

The advertisement informs the members about the completion of dispatch of the Postal Ballot Notice dated February 26, 2026, for seeking approval of the members on the special business as set out in the said Notice, through Postal Ballot by way of remote e-voting only.

We request you to kindly take the above on record and disseminate the same on your website.

Thanking You,

Yours faithfully,
For, Pashupati Cotspin Limited

Saurin Jagdish Bhai Parikh
Managing Director
DIN: 02136530

HERO HOUSING FINANCE LIMITED
 Regd. Office: 09, Community Centre, Basant Lok, Vasant Vihar, New Delhi - 110057
 Phone: 011 49267000, Toll Free Number: 1800 212 8800, Email: customer.care@herohf.com
 Website: www.herohousingfinance.com | CIN: U65192DL2016PLC30143
 Contact Address: A-6, Third Floor, Sector-4, Noida - 201301.

DEMAND NOTICE
 Under Section 13 (2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Act") read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 ("Rules").

Whereas the undersigned being the Authorised Officer of Hero Housing Finance Limited (HHFL) under the Act and in exercise of powers conferred under Section 13 (2) read with Rule 3 of the Rules already issued detailed Demand Notices dated below under Section 13(2) of the Act, calling upon the Borrower(s)/Co-Borrower(s)/Guarantor(s) (all singularly or together referred to as "Obligors"/Legal Heir(s)/Legal Representative(s)) listed hereunder, to pay the amounts mentioned in the respective Demand Notices, within 60 days from the date of the respective Notice(s), as per details given below. Copies of the said Notices are served by Registered Post A.D. and are available with the undersigned, and the said Obligors/Legal Heir(s)/Legal Representative(s), may, if they so desire, collect the respective copy from the undersigned on any working day during normal office hours.

In connection with the above, Notice is hereby given, once again, to the said Obligors/Legal Heir(s)/Legal Representative(s) to pay to HHFL, within 60 days from the date of the respective Notice(s), the amounts indicated herein below under their respective names, together with further interest as detailed below from the respective dates mentioned below in column (d) till the date of payment and / or realisation, read with the loan agreement and other documents/writings, if any, executed by the said Obligors(s). As security for due repayment of the loan, the following Secured Asset(s) have been mortgaged to HHFL by the said Obligors(s) respectively:

Loan Account No.	Name of Obligor(s) / Legal Heir(s)/Legal Representative(s)	Total Outstanding Dues (Rs.) as on "below date"	Date of Demand Notice	Date of NPA
HFC00HSEC001000524	Shree Ram Emporium, Nimeshkumar Daryajal Darji, Hiraban Darji	Rs. 1,86,940/- due as on 13-Feb-2025	25.02.2025	02-12-2025

Description of the Secured Asset/Immovable Property/ Mortgage Properties: All The Piece And Parcel Of Immovable Residential House Bearing Mikal No.1488 (as Per Dabroha Gram Panchayat) Having Land Area Measuring Around 16.20 Sq. Mt Situated in Varaha Vya, City Survey Number 649, Sheet Number 08, Mouje Village, Dabroha, Sub District: Gandhinagar District Ahmedabad Within The State Of Gujarat. Bounded By: East- Road, West- Road, North- Road, South- Road Of Shankaral Bhulshwar Soni

With further interest, additional interest at the rate as more particularly stated in respective Demand Notice dated mentioned above, incidental expenses, costs, charges etc incurred till the date of payment and/or realisation. If the said Obligors(s) shall fail to make payment to HHFL, as aforesaid, then HHFL shall proceed against the above Secured Asset(s)/Immovable Property(ies) under Section 13(4) of the said Act and the applicable Rules entirely at the risk of the said Obligor(s)/Legal Heir(s)/Legal Representative(s) as to the costs and consequences.

The said Obligors/Legal Heir(s)/Legal Representative(s) are prohibited under the said Act to transfer the aforesaid Secured Asset(s)/Immovable Property, whether by way of sale, lease or otherwise without the prior written consent of HHFL. Any person who contravenes or abets contravention of the provisions of the Act or Rules made thereunder shall be liable for imprisonment and/or penalty as provided under the Act.

Date: 28.02.2025
 Place: AHMEDABAD
 Sd/- Authorised Officer, For Hero Housing Finance Limited

HERO HOUSING FINANCE LIMITED
 Regd. Office: 09, Community Centre, Basant Lok, Vasant Vihar, New Delhi - 110057
 Phone: 011 49267000, Toll Free Number: 1800 212 8800, Email: customer.care@herohf.com
 Website: www.herohousingfinance.com | CIN: U65192DL2016PLC30143
 Contact Address: A-6, Third Floor, Sector-4, Noida - 201301.

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In connection with the above, Notice is hereby given, once again, to the said Obligors/Legal Heir(s)/Legal Representative(s) to pay to HHFL, within 60 days from the date of the respective Notice(s), the amounts indicated herein below under their respective names, together with further interest as detailed below from the respective dates mentioned below in column (d) till the date of payment and / or realisation, read with the loan agreement and other documents/writings, if any, executed by the said Obligors(s). As security for due repayment of the loan, the following Secured Asset(s) have been mortgaged to HHFL by the said Obligors(s) respectively:

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The said Obligors/Legal Heir(s)/Legal Representative(s) are prohibited under the said Act to transfer the aforesaid Secured Asset(s)/Immovable Property, whether by way of sale, lease or otherwise without the prior written consent of HHFL. Any person who contravenes or abets contravention of the provisions of the Act or Rules made thereunder shall be liable for imprisonment and/or penalty as provided under the Act.

Date: 28.02.2025
 Place: AHMEDABAD
 Sd/- Authorised Officer, For Hero Housing Finance Limited

Form No. URC-2
Advertisement giving notice about registration under Part I of Chapter XXI of the Act [Pursuant to section 374(b) of the Companies Act, 2013 and rule 4(1) of the Companies (Authorised to Register) Rules, 2014]

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar at the Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code-122050 that M/S RIDHAM ENTERPRISE, a partnership firm may be registered under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.

2. The Principal objects of the company are as follows:-
 "To carry on the business of trading and reselling, buying, selling, importing, exporting, acting as commission agents, brokers, stockists and dealers of lime stone, silica sand, fire clay, slag, gypsum, coal, iron, cement, fly ash and other materials required in cement industry and also to carry on transport and logistics business in connection with the above products and related activities. The firm may carry on any other legal business by the consent of the partners."

3. A copy of the draft memorandum and articles of association of the proposed company may be inspected at the office at 5th Floor, 504, 7 Hills Apartment, Near Iskon Heights, B/h Dream City, Mavdi Kankar Road, Rajkot.

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code-122050, within twenty one days from the date of publication of this notice, with a copy to the company at its registered office.

Dated this 28th of February, 2025
 Name(s) of Applicant: 1. JAYSHANKAR KANTILAL MARADIYA - PARTNER
 2. BHAVNA MARADIYA - PARTNER
 3. HETAL JAYSHANKAR MARADIYA - PARTNER
 4. RIDHAM HARKISHAN MARADIYA - PARTNER

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With further interest, additional interest at the rate as more particularly stated in respective Demand Notice dated mentioned above, incidental expenses, costs, charges etc incurred till the date of payment and/or realisation. If the said Obligors(s) shall fail to make payment to HHFL, as aforesaid, then HHFL shall proceed against the above Secured Asset(s)/Immovable Property(ies) under Section 13(4) of the said Act and the applicable Rules entirely at the risk of the said Obligor(s)/Legal Heir(s)/Legal Representative(s) as to the costs and consequences.

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Date: 28.02.2025
 Place: AHMEDABAD
 Sd/- Authorised Officer, For Hero Housing Finance Limited

PASHUPATI COTSPIN LIMITED
 CIN: L17309GJ2017PLC098117
 Registered Office: Land Survey No. 919/1, 919/2, Balasar, Kadi Detroj Road, Kadi, Mahesana - 382715, Gujarat, India
 Corporate Office: D-707, Ganesh Meridian, Opp. Gujarat High Court, S.G. Highway, Ahmedabad - 380060, Gujarat, India
 Website: www.pashupaticotspin.com, Email: cs@pashupaticotspin.com, Contact No.: +91 9099979250

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION
 NOTICE is hereby given that in accordance with the provisions of Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013, (the "Act") (including any statutory modification (s) or re-enactment(s) thereof for the time being in force), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, (the "Rules"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 ("SEBI Listing Regulations") and the Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), each as amended, and in accordance with the requirements prescribed by the Ministry of Corporate Affairs ("MCA") vide its General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, Circular No.9/2023 dated September 25, 2023 and various sub sequent circulars issued, read with Circular No.9/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars"), and Circular No. SEBI/HO/CFD/CFD-PO-2/P/CIR/2024/133 dated October 3, 2024 issued by Securities and Exchange Board of India ("SEBI"), the Resolutions as set out hereunder are proposed for approval of the Members of Pashupati Cotspin Limited (the "Company"), through postal ballot by way of remote electronic voting (remote e-voting) process only.

Sr.No.	Particulars	Mode of Resolution
1.	Sub-division (Split) of Equity Shares of the Company	Ordinary Resolution
2.	Alteration of the Capital Clause of the Memorandum of Association of the Company	Ordinary Resolution

The Postal Ballot Notice is available on the websites of the Company (www.pashupaticotspin.com), National Securities Depository Limited ("NSDL") (https://www.evoting.nsdl.com) and the stock exchanges where the Equity Shares of the Company are listed i.e. BSE Limited ("BSE") (www.bseindia.com) and National Stock Exchange of India Limited ("NSE") (www.nseindia.com).

In compliance with the General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, and subsequent circulars issued in this regard, the latest being 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs, the Company has sent the Postal Ballot Notice on Friday, February 27, 2026 only through electronic mode to those Members whose e-mail addresses are registered with the Company's Depositories and whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on Friday, February 20, 2026 ("Cut-off date").

The Company has engaged the services of NSDL to provide remote e-voting facility to its Members. The remote e-voting period commences from 9:00 a.m. (IST) on Saturday, February 28, 2026, and shall end at 5:00 p.m. (IST) on Sunday, March 29, 2026. The e-voting module shall be disabled by NSDL thereafter. Voting rights of the Members shall be in proportion to the shares held by them in the paid-up Equity Share capital of the Company as on Cut-off date. The communication of the assent or dissent of the Members would take place only through the remote e-voting system. Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date will be entitled to cast their votes by remote e-voting. Once the vote on the resolution is cast by the Member, he/she shall not be allowed to change it subsequently.

The procedure to register email address with the RTA and the procedure for remote e-voting is provided in the Notice of Postal Ballot. Members holding shares in physical form or who have not registered their email address with the Company may also exercise their voting rights by following the procedure given in the Notice of Postal Ballot. For details relating to e-voting, please refer to the Postal Ballot Notice.

In case of any queries, you may refer the Frequently Asked Questions ("FAQs") for Shareholders and e-voting user manual for Shareholders available at the download section of https://www.evoting.nsdl.com. For any grievances related with facility for e-voting, please contact Ms. Pallavi Bhatia, Senior Manager, 3rd - 7th Floor, Naman Chambers, Plot C32, G-Block, Bhadra Kurla Complex, Bandra (E), Mumbai - 400 051, India, e-mail: evoting@nsdl.com, contactat +91 22 4886 7000.

The Board of Directors of the Company has appointed CS Janki Shah, Proprietor of M/s. S.V & Associates (FCS: 13510, CP Number: 10363), as the Scrutinizer to conduct the postal ballot through remote e-voting process in a fair and transparent manner.

The result of the postal ballot will be announced on or before Tuesday, March 31, 2026. The said results along with the Scrutinizer's Report would be intimated to BSE and NSE and will also be uploaded on the Company's website www.pashupaticotspin.com and on the website of NSDL www.evoting.nsdl.com.

For Pashupati Cotspin Limited
 Sd/-
 Tanvi Mafatal Patel
 Company Secretary and Compliance Officer
 Date: 27.02.2026
 Place: Kadi ACS-58543

REGIONAL OFFICE : Junagadh, 2nd Floor, Milestone Building, Near Jhanjarda Chowkdi, Jhanjarda Road, Junagadh - 362001

DATE & TIME OF E-AUCTION
DI. 18.03.2026
TIME : 02.00 PM TO 06.00 PM

E-AUCTION SALE NOTICE
 E-Auction Sale Notice for Sale of Immovable / Movable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 6 (2) & (6) of the Security Interest (Enforcement) Rules, 2002

Notice is hereby given to the public in general and in particular to the Borrower(s), Mortgagor(s) and Guarantor(s) that the below described immovable property mortgaged / charged to the Secured Creditor, possession of which has been taken by the Authorised Officer of Bank of Baroda, Secured Creditor, will be sold on "As is where is", "As is what is", and "Whatever there is" basis for recovery of dues in below mentioned account/s. The details of Borrower(s)/Mortgagor(s)/Guarantor(s)/Secured Asset(s)/Dues/Reserve Price/Auction date & Time, EMD and Bid Increase Amount are mentioned below:

DATE & TIME OF PROPERTY INSPECTION : 12.03.2026, 11.00 AM TO 03.00 PM

Sr/ Lot No.	Name & Address of Borrowers / Guarantor(s) / Mortgagor(s)	Short Description of the Immovable / Movable Properties with known Encumbrances, if any	Date of Demand Notice & Total Dues	Reserve Price, EMD, Bid Increase Amount	Status of Possession (Constructive / Physical)	Authorized Officer Name & Contact No.
1	Branch: Char Chowk, Keshob Borrower M/s Parth Construction Mr. Govindbhai Ranabhai Solanki (Partner cum Guarantor cum Mortgagor), Mr. Rajiben Govindbhai Solanki (Partner cum Guarantor cum Mortgagor).	Open Land of Plot No. 12 & 13, total land Sq. Mtrs. 230.75 of N.A. Land of S. No. 306, situated at Bhalpara, within limits of Bhalpara Grampanchayat, Owned by Mr. Govindbhai Ranabhai Solanki - Partner of M/s Parth Construction.	DI. 09.05.2024 Rs. 1,88,22,960.98 + Interest & Costs from 09.05.2024 Less Recovery up to date	Reserve Price : 13,09,000 EMD : 1,30,900 Bid Increase Amount : 10,000	Physical / Land	Mr. Kundan Kumar M. 97148 94891
2	Open Land of Plot No. 24, 25, 38 & 39, total land Sq. Mtrs. 419.57 of N.A. Land of S. No. 1423, situated at Veraval, within limits of Veraval Municipality, Owned by Rajiben Govindbhai Solanki - Partner of M/s Parth Construction.			Reserve Price : 1,19,00,000 EMD : 11,90,000 Bid Increase Amount : 10,000	Physical / Land	

* For detailed terms and conditions of sale of Property, please refer to the website link https://www.bankofbaroda.bank.in/e-auction.htm and https://baanknet.com

STATUTORY 15 DAYS SALE NOTICE UNDER SARFAESI ACT TO THE BORROWER / MORTGAGOR / GUARANTOR
 The borrower/guarantor/mortgagor is hereby notified to pay the demand amount as mentioned above along with interest and cost till the date of payment on or before the last date of submission of the bid i.e. 18.03.2026 up to 5 PM

Date : 27.02.2026, Place : Junagadh (In The Event Of Any Discrepancy Between The English Version And Any Other Language Version Of This Auction Notice, The English Version Shall Prevail) Authorized Officer, Bank of Baroda

HDFC Bank Limited
 We understand your world
 Branch Address: HDFC House, Trident Complex, Race Course Vadodara 390007. CIN L710100MH1977PLC019916 Website: www.hdfc.com

POSSESSION NOTICE

Whereas the Authorised Officer of Housing Development Finance Corporation Limited, under Securitisation And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13 (2) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notices under Section 13 (2) of the said Act, calling upon the following borrower(s) / Legal Heir(s) and Legal Representative(s) to pay the amounts mentioned against their respective names together with interest thereon at the applicable rates as mentioned in the said notices, within 60 days from the date of the said Notice(s), incidental expenses, costs, charges etc till the date of payment and / or realisation.

Sr. No.	Name of Borrower (s) / Legal Heir(s) and Legal Representative(s)	Outstanding Dues	Date of Demand Notice	Date of Possession	Description of Immovable Property (ies) / Secured Asset (s)
1	MR PRAJAPATI SATISH RANGNATH (BORROWER) MRS KUMARI RITU (CO-BORROWER) 191446 - 681693804, 680610873	Rs. 1,27,516/- and Rs. 23,34,855/- as on 31-Jan-25	21-Feb-2025	27-FEB-2025	ROW HOUSE-514, SHREE INDRAPRASHTH RESIDENCY, S NO 674, OLD RS 721, OPP HAPPY RESIDENCY, WAGHI ROAD, ANDADA, ANKLESHWAR, BHARUCH - 390110
2	MR SINGH VALJANATH (BORROWER) MRS SINGH KHUSHBU (CO-BORROWER) 188964 - 673045327	Rs. 15,07,636/- as on 30-Nov-24	13-Jan-2025	27-FEB-2025	FLAT-205,206,FLOOR-2, SARJAN TOWER BUILDING A.S NO 289, NR MANMANDIR RESIDENCY, MOJE BHAKODARA, ANKLESHWAR - BHARUCH-392155

However, since the borrower(s) / Legal Heir(s) and Legal Representative(s) mentioned hereinabove have failed to repay the amounts due, notice is hereby given to the borrower(s) / Legal Heir(s) and Legal Representative(s) mentioned hereinabove in particular and to the public in general that the Authorized Officer of HDFC has taken possession of the immovable property (ies) / secured asset(s) described herein above in exercise of powers conferred on him/her under Section 13 (4) of the said Act read with Rule 8 of the said Rules on the date mentioned above.

The borrower(s) / Legal Heir(s) and Legal Representative(s) mentioned hereinabove in particular and the public in general are hereby cautioned not to deal with the said immovable property (ies) / Secured Asset(s) and any dealings with the said immovable property (ies) / Secured Asset(s) will be subject to the mortgage of Housing Development Finance Corporation Ltd. Borrower(s) / Legal Heir(s) / Legal Representative(s) attention is/are invited to the provisions of sub-section (8) of section 13 of the Act, in respect of time available to redeem the secured assets.

Copies of the Panchami drawn and Inventory made are available with the undersigned, and the said Borrower(s) / Legal Heir(s) / Legal Representative(s) is / are requested to collect the respective copy from the undersigned on any working day during normal office hours.

Date : 27.02.2026
 Place : Gujarat
 For HDFC Bank Ltd.
 Sd/- Authorised Officer,
 Regd Office: HDFC Bank Ltd, HDF Bank House, Senapati Bapat Marg, Lower Parel (West), Mumbai-400013.
 CIN: L65920MH1994PLC080618 Website: www.hdfcbank.com

PROFECTUS CAPITAL
 Registered and Corporate Office Address: B/17, 4th Floor, Art Guild House, Behind Phoenix Marketcity Mall, Lal Bahadur Shastri Marg, Kuria (West), Mumbai, 400070

DEMAND NOTICE U/s 13(2)

You the below mentioned Borrower and Co-Borrowers has availed loan by mortgaging the schedule mentioned properties and you the below mention has stood as borrower/co-borrowers/guarantor for the loan agreement. Consequent to the defaulters committed by you, your loan account has been classified as non-performing asset under the provisions of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (in short SARFAESI Act). We, Profectus Capital Pvt. Ltd. had issued Demand Notice U/s 13(2) read with section 13(13) of the SARFAESI Act to the address furnished by you. The notices sent to you by the Registered Post. The contents of the said notices are that you had committed default in payment of loans guaranteed to you. Therefore, the present publication carried out to serve the notice as the provision of Section 13(2) of SARFAESI Act and in terms of provision to the rule 3(1) of the Security Interest (Enforcement) Rules, 2002.

Date of Demand Notice	Loan Account No.	PFMSRU027398	Date of NPA	14-12-2025
Name of the Borrower & Co-Borrower(s)	GHANSHYAM NAGDEV (MICROBASE GRAPHICS (BORROWER)) VINODHAI SUNDERDAS NAGDEV (CO-BORROWERS) RADHIKA GHANSHYAM NAGDEV (CO-BORROWERS)			
Amount due as per Demand Notice	Rs. 40,97,518/- (Rupees Forty Lakh Ninety-seven Thousand Five Hundred And Eighteen Only) as on 04st February, 2026.			
Description of the Secured Assets.	PROPERTY NO.1 : Model of Machinery : UV CURING MACHINE 40 Manufacturer - Raj Shree Printing ; Category of machinery : Engineer / Dealer/ Seller Name - Raj Shree Printing Machine Type of Machine-NEW PROPERTY NO.2 : Model of Machinery UV INTERLOCK SYSTEM 1 LAMP UNIT WATER AND AIR COOLED 30, PANEL Manufacturer - Raj Shree Printing ; Category of machinery : Engineer / Dealer/ Seller Name - Raj Shree Printing Machine Type of Machine-NEW PROPERTY NO.3 : Model of Machinery HEIDELBERG SM 72 FIVE COLOUR OFFSET, PANEL, Manufacturer - HEIDELBERG INDIA PVT.LTD. Category of machinery : Printing & Equipment Dealer/ Seller Name- Dignit Impex Type of Machine- USED PROPERTY NO.4 : Model of Machinery : SCREEN PRINTING MACHINE YK90120 Manufacturer - SHENZHEN SCIENTIFIC PRINTING MACHINERY MANUFACTURING CO.LTD. Category of machinery : Printing & Equipment ; Dealer/ Seller Name- Khyati Traders Type of Machine- NEW			

You are hereby called upon to pay Profectus Capital Pvt. Ltd. within the period of 60 days from the date of publication of this notice the aforesaid amount with interest and cost falling which Profectus Capital Pvt. Ltd. will take necessary action under the Provisions of the said Act against all or any one or more of the secured assets including taking possession of secured assets of the Borrower, Co-Borrowers and the Guarantors. The power available to the Profectus Capital Pvt. Ltd. under the said act include (1) Power to take possession of the secured assets of the Borrower/Co-Borrowers/Guarantors including the rights to transfer by way of lease, assignment of sale for releasing secured assets (2) Take over management of the secured assets including rights to transfer by way of lease, assignment or sale and realize the secured assets and any transfer of secured assets as provided by Profectus Capital Pvt. Ltd. shall vest in all the rights and relation to the secured assets transferred as if the transfer has been made by you. In terms of the Provisions of the Section 13(13) of the said act, you are hereby prohibited from transferring, either by way of sale, lease or otherwise (other than in the normal course of your business), any of the secured assets as referred to above and hypothecated/mortgaged to the Profectus Capital Pvt. Ltd. without prior consent of the Profectus Capital Pvt. Ltd.

Date: 28/02/2026
 Place: Surat | Sd/- Authorised Signatory, PROFECTUS CAPITAL PRIVATE LIMITED

RIDDHI CORPORATE SERVICES LIMITED
 CIN : L74106GJ2010PLC062548
 Registered Office : 10, Mill Officers Colony, Behind Old RBI, Ashram Road, Ahmedabad-380009, Gujarat, India || E-mail ID : cs@rcspl.net || Website : www.riddhicorporate.co.in || Contact No. : +91 7926580767

Form PAS-1
 [Pursuant to section 27(1) and rule(7)(2) of Companies (Prospectus and Allotment of Securities) Rules, 2014]

Advertisement giving details of notice of Special Resolution for varying the terms of any contract referred to in the prospectus or altering the objects for which the prospectus was issued

PUBLIC NOTICE

Notice is hereby given that by a resolution dated February 26, 2026, the Board has proposed to alter the object(s) for which the prospectus dated June 05, 2017 was issued in connection with issue of 9,50,000 equity shares at an issue price of Rs. 130/- per equity share aggregating to Rs. 1235.00 Lacs.

In pursuance of the said resolution, further notice is given that for approving the said proposition, a Special Resolution is to be passed by postal ballot.

The details regarding such variation / alteration are as follows:-

1. Particulars of the objects to be altered & Particulars of the proposed variation/alteration: (Amount in Lakhs)

Sr. No.	Original objects of the IPO as stated in the Prospectus	Total amount raised	Amount utilized as on December 31, 2025	Details of variation	Revised amount after variation	Revised amount utilized post variation	Revised timeline for utilisation
1	Acquisitions and Other Strategic Initiatives	223.00	218.00	Remaining unutilized Rs. 218.00 to be allocated towards object Sr. No. 5 as mentioned below.	5.00	-	Not Applicable
2	Capital Expenditure	661.59	661.59	Remaining unutilized Rs. 661.59 to be allocated towards object Sr. No. 5 as mentioned below.	-	-	Not Applicable
3	General corporate purposes	300.00	300.00	Remaining unutilized Rs. 300.00 to be allocated towards object Sr. No. 5 as mentioned below.	-	-	Not Applicable
4	Public Issue Expenses	50.41	-		50.41	-	Not Applicable
5	Operational expenditure functional verticals such as Third-Party Logistics (3PL), transportation operations, field digitization initiatives, Manpower/ Human Resource management, back-office support and administrative assurance. (New Object)	-	1179.59	Rs. 218.00 allocated out of Object Sr. No. 1, Rs. 661.59 allocated out of Object Sr. No. 2 & Rs. 300.00 allocated out of Object Sr. No. 3, totaling to Rs. 1179.59 allocated to the stated Object.	1179.59	1179.59	On or before May 30, 2026.

2. Reasons / justification for the variation:
 The proposed re-allocation of unutilized proceeds towards employee salaries aligns with the Company's core human resource and manpower deployment business, where salary costs are directly linked to revenue generation. Timely payment ensures uninterrupted workforce deployment and continuity of client contracts. This will strengthen operational stability, support employee retention, and protect ongoing revenue streams. This will strengthen operational stability, support employee retention, and protect ongoing revenue streams.

3. Effect of the proposed variation / alteration on the financial position of the company:
 The proposed utilisation of unutilized proceeds towards employee salaries is expected to stabilise short-term cash flows by ensuring timely discharge of key operational obligations integral to the Company's manpower business. While this will support continuity of operations and safeguard existing revenues, it may not lead to immediate incremental earnings or asset creation, as the funds are being deployed towards operational expenditure.

4. Major Risks factors pertaining to the new Objects:
 The proposed utilisation of IPO proceeds towards operational expenses, including salaries, may not result in immediate revenue enhancement, as it is primarily intended to support ongoing operations and working capital requirements. The expected benefits are subject to the Company's ability to sustain business growth and maintain stable cash flows. Any decline in client demand, delays in receivables, increase in employee costs, attrition, contract non-renewal, regulatory changes, wage inflation, competitive pressures, or adverse economic conditions may negatively impact financial performance and limit the effectiveness of the revised utilisation of proceeds.

5. Names of Directors who voted against the proposed variation/alteration: None
 Any interested person may obtain the copy of the Special Resolution along with the explanatory statement free of charge at the registered office of the company or from the Company Secretary Shri Mustafa Mufaddah Bhaishabtra at cs@rcspl.net, or visit the website of the Company viz. www.riddhicorporate.co.in for a copy of the same.

By Order of the Board of Directors
 For: Riddhi Corporate Services Limited
 Sd/- Mustafa M. Sibatra
 Compliance officer & Company Secretary

Date : February 26, 2026
 Place : Ahmedabad

HDFC Bank Limited
 We understand your world
 Branch Address: HDFC House, Trident Complex, Race Course Vadodara 390007. CIN L710100MH1977PLC019916 Website: www.hdfc.com

DEMAND NOTICE

Under Section 13 (2) of the Securitisation and Reconstruction of Financial Assets And Enforcement Of Security Interest Act, 2002 (Act) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002.

Whereas the undersigned being the Authorised Officer of HDFC BANK LIMITED under Securitisation And Reconstruction Of Financial Assets And Enforcement Of Security Interest Act, 2002 and in exercise of powers conferred under Section 13 (2) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002, issued Demand Notices under Section 13 (2) of the said Act, calling upon the Borrower(s) / Legal Heir(s) / Legal Representative(s) listed hereunder, to pay the amounts mentioned in the respective Demand Notices, within 60 days from the date of the respective Notice(s), as per details given below. The undersigned have, caused these Notices to be pasted on the premises of the last known respective addresses of the said Borrower(s) / Legal Heir(s) / Legal Representative(s). Copies of the said Notices are available with the undersigned, and the said Borrower(s) / Legal Heir(s) / Legal Representative(s), may, if they so desire, collect the respective copy from the undersigned on any working day during normal office hours.

In connection with the above, Notice is hereby given, once again, to the said Borrower(s) / Legal Heir(s) / Legal Representative(s) to pay to HDFC BANK Limited, within 60 days from the date of publication of this Notice, the amounts indicated herein below under their respective names, together with further interest as detailed in the said Demand Notices from the respective dates mentioned below in column (c) till the date of payment and / or realization, read with the loan agreement and other documents/writings, if any, executed by the said Borrower(s). As security for due repayment of the loan, the following Secured Asset(s) have been mortgaged to HDFC BANK Limited by the said Borrower(s) / Legal Heir(s) / Legal Representative(s) respectively.

Borrower(s) / Legal Heir(s) / Legal Representative(s) attention is invited to the provisions of sub-section (8) of section 13 of the Act, in respect of time available to redeem the secured assets.

Sr. No.	Name of Borrower(s) / Legal Heir(s) / Legal Representative(s)	Total Outstanding Dues	Date of Demand Notice	Description of Secured Asset(s) / Immovable Property (ies)
1	MR MOHITE JITENDRABHAI MRS MOHITE SHUKUNTLA JITENDRA 215137 - 625649410, 625167055, 682			

