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MOVING MEDIA ENTERTAINMENT LIMITED

CIN: U92419MH2022PLC382959

Our Company was incorporated on May 19, 2022, as a Private Limited Company in the name of "Moving Media Entertainment Private Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre. Subsequently, pursuant to a Special Resolution of our Shareholders passed in the Extra-Ordinary General Meeting held on June 25, 2024, our Company was converted from a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to 'Moving Media Entertainment Limited' and a Fresh Certificate of Incorporation consequent to Conversion was issued on July 24, 2024 by the Registrar of Companies, Central Processing Centre. Subsequently, our Company acquired the running business on a going concern basis with the assets and liabilities of M/s Moving Media, sole proprietorship concern of our promoter Mr. Kuuldeep Beshawar Nath Bhargava vide Business Transfer Agreement dated August 05, 2024, effective from April 01, 2024. The Corporate Identification Number of our company is U92419MH2022PLC382959. For details in relation to the incorporation, Change in Registered Office and other details, please refer to the chapter titled "Our History and Certain Other Corporate Matters" beginning on Page 150 of the Red Herring Prospectus.

Registered Office: B 39/155, Siddha CHS, Opp. Ozone, Swimming Pool, Siddharth Nagar, Goregaon West, Mumbai - 400104, Maharashtra, India.

Tel: +91 98200 11605 | E-mail: info@movingmedia.me | Website: www.movingmedia.in | Contact Person: Ms. Surbhi Gupta, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY ARE MR. KULDEEP BESHAWAR NATH BHARGAVA, MR. AYUSH BHARGAVA AND MS. ANJALI BHARGAVA

"The issue is being made pursuant to Chapter IX (Initial Public Offer by Small and Medium Enterprises) of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended from time to time (SEBI ICDR Regulations).

THE EQUITY SHARES OF THE COMPANY WILL GET LISTED ON THE EMERGE PLATFORM OF THE NATIONAL STOCK EXCHANGE. NSE SHALL BE THE DESIGNATED STOCK EXCHANGE."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 62,00,000* EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH (THE "EQUITY SHARES").

*Subject to finalisation of basis of allotment.

DETAILS OF THE SELLING SHAREHOLDERS, OFFER FOR SALE AND WEIGHTED AVERAGE COST OF ACQUISITION - Not Applicable as the entire issue constitutes fresh issue of equity shares.

PRICE BAND: ₹ 66.00 to ₹ 70.00 PER EQUITY SHARE OF FACE VALUE OF ₹ 10.00 EACH

THE FLOOR PRICE IS 6.6 TIMES OF THE FACE VALUE OF THE EQUITY SHARES AND CAP PRICE IS 7.0 TIMES OF THE FACE VALUE OF THE EQUITY SHARES.

THE PRICE TO EARNING RATIO BASED ON DILUTED EPS FOR FY 2024-25 AT THE FLOOR PRICE IS 7.76 TIMES AND AT THE CAP PRICE IS 8.23 TIMES.

BIDS CAN BE MADE FOR A MINIMUM OF 2,000 EQUITY SHARES AND IN MULTIPLES OF 2,000 EQUITY SHARES THEREAFTER.

ISSUE PROGRAM

ANCHOR BID OPENS ON: WEDNESDAY, JUNE 25, 2025
ISSUE OPENS ON: THURSDAY, JUNE 26, 2025
ISSUE CLOSES ON: MONDAY, JUNE 30, 2025

Our Company is a Camera and Lens equipment outsourcing company, engaged in providing end to end camera and lens equipment on a package rental basis in India. Our company caters to the media and entertainment industry across the country. We provide camera, camera lenses, filters, grips, gimbal, monitors, sound equipment and other peripherals like lighting setup on package rental basis mainly to small, medium and large corporate engaged in the entertainment industry. Based on our client's requirements, we offer them tailor-made packaged rental schemes that suit their requirements.

ALLOCATION OF THE ISSUE

QIB PORTION

NOT MORE THAN 50.00% OF THE NET ISSUE

RETAIL INVESTOR PORTION

NOT LESS THAN 35.00% OF THE NET ISSUE

NON-INSTITUTIONAL PORTION

NOT LESS THAN 15.00% OF THE NET ISSUE

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

The price band is justified based on the qualitative factors, quantitative factors and KPIs disclosed in the chapter title "Basis for Issue Price" beginning on page 97 of the Red Herring Prospectus.

RISKS TO INVESTORS

1. Risk to Investors: Summary description of key risk factors based on materiality:

- Our business is capital intensive in nature. If we are unable to raise additional funds when needed, or on terms acceptable to us, we may be required to scale down or abandon our expansion & growth plans and/or reduce capital expenditures and the size of our operations, any of which could materially and adversely affect our business, financial position and results of operations.
- We generate a significant percentage of our revenue from few clients. The loss of any one or more of our major clients would have a material adverse effect on our business operations and profitability.
- We depend on a few key suppliers who help us procure cameras. Our Company has not entered into long-term agreements with its suppliers for the same. In the event we are unable to procure the same, at competitive prices our business, results of operations and financial condition may be adversely affected.
- Changes in technology render our current equipment obsolete and require us to make substantial capital investments.
- Our company faces uncertainty, and payment risks due to Project-Based Business.

2. Details of suitable ratios of the company and its peer group for the latest full financial year: Not Applicable as our company does not have any listed peer group operating in the same line of business.

3. Weighted Average Return on Net worth for the last 3 financial years (RONW)

As per Restated Financial Statements

Financial Year ended	RONW (%)	Weights
March 31, 2023	99.34%	1
March 31, 2024	87.01%	2
March 31, 2025	26.35%	3
Weighted Average	58.74%	

Note: The Return on Net worth has been computed by dividing net profit after tax (as restated), by Net worth (as restated) as at the end of the year.

4. Disclosures as per clause (9)(K)(4) of Part A to Schedule VI:

a) The price per share of our Company is based on the primary issuance of equity shares

Except as disclosed below, there has been no issuance of Equity Shares, during the 18 months preceding the date of the Red herring prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s) and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of 30 days:

Date of Allotment	No. of Equity Shares Allotted	Face value per Equity share (₹)	Issue Price per Equity share (₹)	Nature of allotment	Nature of consideration	Total Consideration (₹ in Lakhs)
August 05, 2024	10,91,056	10.00	160.00	Business Transfer	Other than Cash	1,745.69

b) The price per share of our Company based on the secondary transaction of equity shares:

There have been no secondary sale/acquisitions of Equity Shares, where the promoters, members of the promoter group or shareholder(s) having the right to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of this certificate, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the Company (calculated based on the pre-issue capital before such transaction(s) and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days.

c) Weighted average cost of acquisition, floor price and cap price:

Types of transactions	Weighted average cost of acquisition (₹ per Equity Shares)	Floor price* (i.e. ₹ 66.00)	Cap price* (i.e. ₹ 70.00)
Weighted average cost of acquisition of primary issuance as per paragraph (a) above	160	0.41 times	0.44 times
Weighted average cost of acquisition for secondary transaction as per paragraph (b) above	Nil	Nil	Nil

ADDITIONAL INFORMATION FOR INVESTORS

- Details of proposed/undertaken pre-issue placements from the DRHP filing date - Our Company has not undertaken any Pre-IPO Placements from the DRHP filing date.
- Transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company by promoter(s) and promoter group(s) from the DRHP filing date - Our promoter(s) and promoter group(s) have not undertaken any transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the company from the DRHP filing date.

3. Pre-Issue Shareholding of Promoter / Promoter Group and Additional Top 10 Shareholders of the Company:

Sr. No.	Shareholders	Pre-Issue shareholding as at the date of Advertisement		Post-Issue shareholding as at Allotment ⁽³⁾			
		Number of Equity Shares ⁽²⁾	Share holding (in %) ⁽²⁾	At the lower end of the price band (₹ 66.00)		At the upper end of the price band (₹ 70.00)	
				Number of Equity Shares ⁽²⁾	Shareholding (in %) ⁽²⁾	Number of Equity Shares ⁽²⁾	Shareholding (in %) ⁽²⁾
Promoters							
1.	Mr. Kuuldeep Beshawar Nath Bhargava	1,07,15,436	85.00	[●]	[●]	[●]	[●]
2.	Mr. Ayush Bhargava	6,060	0.05	[●]	[●]	[●]	[●]
3.	Ms. Anjali Bhargava	60,600	0.48	[●]	[●]	[●]	[●]
Promoter Group							
4.	Mr. Anirav Bhargava ⁽¹⁾	6,060	0.05	[●]	[●]	[●]	[●]
Additional Top Ten Shareholders							
5.	Chanda Rambali Yadav	6,060	0.05	[●]	[●]	[●]	[●]
6.	Parul Batra	6,060	0.05	[●]	[●]	[●]	[●]
7.	Stanley Mudda	6,060	0.05	[●]	[●]	[●]	[●]
8.	Dhruv Sharma	120,000	0.95	[●]	[●]	[●]	[●]
9.	Prachi Shailesh Trivedi	7,20,000	5.71	[●]	[●]	[●]	[●]
10.	Rakesh Bissa	1,20,000	0.95	[●]	[●]	[●]	[●]
11.	Sonal Vichare	8,40,000	6.66	[●]	[●]	[●]	[●]

Notes:

- The Promoter Group shareholder is Mr. Anirav Bhargava
- Includes all options that have been exercised until date of prospectus and any transfers of equity shares by existing shareholders after the date of the pre-issue and price band advertisement until date of prospectus.
- Based on the Issue price of ₹ [●] and subject to finalization of the basis of allotment."

BASIS FOR ISSUE PRICE

The "Basis for Issue Price" on page 97 of the offer document has been updated with the above price band. You may scan the QR code given on the first page of this Advertisement for the chapter titled "Basis for Issue Price" on page 97 of the Red Herring Prospectus.

INDICATIVE TIMELINES FOR THE ISSUE

Sequence of Activities	Listing within T+3 days (T is Issue Closing Date)
Application Submission by Investors	Electronic Applications (Online ASBA through 3-in-1 accounts) - Up to 5 pm on T Day. Electronic Applications (Bank ASBA through Online channels like Internet Banking, Mobile Banking and Syndicate UPI ASBA etc) - Upto 4 pm on T Day. Electronic Applications (Syndicate Non-Retail, Non-Individual Applications) - Upto 3 pm on T Day. Physical Applications (Bank ASBA) - Upto 1 pm on T Day. Physical Applications (Syndicate Non-Retail, Non-Individual Applications of QIBs and NIIIs) - Upto 12 pm on T Day and Syndicate members shall transfer such applications to banks before 1 pm on T Day
Bid Modification	From Issue Opening date up to 5 pm of T Day
Validation of bid details with depositories	From Issue Opening date up to 5 pm of T Day
Reconciliation of UPI mandate transactions (based on the guidelines issued by NPCI from time to time): Among Stock Exchanges - Sponsor Banks - NPCI and NPCI - PSPs/TPAPs** - Issuer Banks; Reporting formats of bid information, UPI analysis report and compliance timelines. UPI Mandate acceptance time	On Daily basis Merchant Bakers to submit to SEBI, sought as and when up to 5 pm of T Day

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Issue Closure	T day – 4 pm for QIB and NII categories T day – 5 pm for Retail Individual Investors and other reserved categories
Third party check on UPI applications	On daily basis and to be completed before 9:30 AM on T+1 day.
Third party check on Non-UPI applications	On daily basis and to be completed before 1 pm on T+1 day.
Submission of final certificates: -For UPI from Sponsor Bank -For Bank ASBA, from all SCSBs -For syndicate ASBA	UPI ASBA – Before 9:30 pm on T Day All SCSBs for Direct ASBA – Before 07:30 pm on T Day Syndicate ASBA - Before 7:30 pm on T Day
Finalization of rejections and completion of basis	Before 6 pm on T+1 day.
Approval of basis by Stock Exchange	Before 9 pm on T+1 day.
Issuance of fund transfer instructions in separate files for debit and unblock. For Bank ASBA and Online ASBA – To all SCSBs For UPI ASBA – To Sponsor Bank	Intimation not later than 9:30 am on T+2 day. Completion before 2 pm on T+2 day for fund transfer; Completion before 4 pm on T+2 day for unlocking
Corporate action execution for credit of shares	Initiation before 2 pm on T+2 day Completion before 6 pm on T+2 day
Filing of Listing Application with Stock Exchanges and issuance of trading notice	Before 7:30 pm on T+2 day
Publish allotment advertisement	On the website of Issuer, Merchant Banker and RTI - before 9 pm on T+2 day. In newspapers - on T+3 day but not later than T+4 day
Trading starts	T+3 day

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, see **“History and Certain Corporate Matters”** on page 150 of the Red Herring Prospectus. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section **“Material Contracts and Documents for Inspection”** on page 310 of the Red Herring Prospectus.

LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is limited by shares.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The authorized share capital of the Company is ₹ 19,00,00,000 divided into 1,90,00,000 Equity Shares of ₹ 10.00 each. The issued, subscribed and paid-up share capital of the Company before the Issue is ₹ 12,60,63,360 divided into 1,26,06,336 Equity Shares of ₹ 10.00 each. For details of the Capital Structure, see **“Capital Structure”** on the page 74 of the Red Herring Prospectus.

ORIGINAL SIGNATORIES			CURRENT PROMOTERS		
Name of Promoters	Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares
Ms. Anjali Bhargava	10.00	100	Ms. Anjali Bhargava	10.00	60,600
Mr. Kauldeep Beshawarnath Bhargava	10.00	9900	Mr. Kauldeep Beshawarnath Bhargava	10.00	1,07,15,436
NA			Mr. Ayush Bhargava	10.00	6,060

LISTING: The Equity Shares issued through the Red Herring Prospectus are proposed to be listed on the Emerge Platform of NSE (**“NSE SME”**). Our Company has received an “In-principle” approval from the NSE for the listing of the Equity Shares pursuant to letter dated March 24, 2025. For the purposes of the Issue, the Designated Stock Exchange shall be NSE. A signed copy of the Red Herring Prospectus has been submitted for registration to the ROC on June 20, 2025 and Prospectus shall be filed with the RoC in accordance with Section 26(4) of the Companies Act, 2013.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (“SEBI”): “SEBI only gives its observations on the draft offer document and this does not constitute approval of either issue or the specified stated in the offer document.”

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the **“Disclaimer Clause of NSE”** beginning on page 229 of the Red Herring Prospectus.

GENERAL RISK: Investment in equity and equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the Risk Factors carefully before taking an investment decision in this issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue, including the risks involved. The Equity

Shares in the issue have not been recommended or approved by the Securities and Exchange Board of India (“SEBI”) nor does SEBI guarantee the accuracy or adequacy of the contents of this Red Herring Prospectus. Specific attention of the investors is invited to the section **“Risk Factors”** beginning on page 31 of the Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 GRETEX CORPORATE SERVICES LIMITED A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Dadar (W), Delisle Road, Mumbai-400013, Maharashtra, India. Contact No.: +91 93319 26937 Email: info@gretexgroup.com Website: www.gretexcorporate.com Contact Person: Mr. Pradip Agarwal SEBI Registration No.: INM000012177 CIN: L74999MH2008PLC288128	 MAASHITLA SECURITIES PRIVATE LIMITED 451, Krishna Apra Business Square Netaji Subhash Place, Pitampura, Northwest, New Delhi - 110034, India Contact No.: +91 – 011-47581432 Fax No.: +91 – 011-47581432 E-mail: ipo@maashitla.com Investor Grievance E-mail: Investor.ipo@maashitla.com Website: www.maashitla.com Contact Person: Mr. Mukul Agrawal SEBI Registration No.: INR000004370 CIN: U67100DL2010PTC208725	 Ms. Surbhi Gupta Company Secretary and Compliance Officer. Address: B 39/155, Siddha CHS, Opp. Ozone, Swimming Pool, Siddharth Nagar, Goregaon West, Mumbai - 400104, Maharashtra, India. Contact No.: +91 81818 18449 Email: cs@movingmedia.me Website: www.movingmedia.in Investors may contact the Company Secretary and Compliance Officer or the Registrar to the Issue in case of any pre-issue or post-issue related grievances, grievances including non-receipt of letters of allotment, non-credit of allotted equity shares in the respective beneficiary account, non-receipt of refund orders or non-receipt of funds by electronic mode, etc. For all issue related queries and for redressal of complaints, investors may also write to the BRLMs.

Availability of Red Herring Prospectus: Investors are advised to refer to the Red Herring Prospectus and the Risk Factors contained therein, before applying in the issue. Full copy of the Red Herring Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.nseindia.com, the website of BRLM at www.gretexcorporate.com and website of Company at www.movingmedia.in.

Availability of Bid-Cum-Application forms: Bid-Cum-Application forms can be obtained from the Company: Moving Media Entertainment Limited, Book Running Lead Manager: Gretex Corporate Services Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.nseindia.com.

Application Supported by Blocked Amount (ASBA): All investors in this issue have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need for a refund.

Syndicate member(s): Gretex Share Broking Limited

Sub-Syndicate members: Not Applicable

Banker to the Issue/ Sponsor Bank: Axis Bank Limited

UPI: UPI Bidders can also bid through UPI Mechanism

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For Moving Media Entertainment Limited
Sd/-
Kuldeep Beshawar Nath Bhargava
Managing Director
DIN: 01108712

Date: June 21, 2025
Place: Mumbai, Maharashtra

Moving Media Entertainment Limited is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Red Herring Prospectus with the Registrar of Companies, Mumbai on June 20, 2025. The Red Herring Prospectus is available on the website of the Book Running Lead Manager at www.gretexcorporate.com, the website of the NSE i.e., www.nseindia.com and website of our Company at www.movingmedia.in.

Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Red Herring Prospectus, including the section titled **“Risk Factors”** of the Red Herring Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the U.S. Securities Act (“the Securities Act”) or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, “U.S. persons” (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.

AdBaz

इराण-इस्त्रायल संघर्षादरम्यान भारताने उचलले मोठे पाऊल; देशांकडून वाढवली तेलाची आयात

नवी दिल्ली, दि. २२ (वृत्तसंस्था) : इस्त्रायल आणि इराणमधील युद्ध दिवसेंदिवस धोषण होत आहे. अमेरिकेने इराणी अणुस्थळावर हल्ला करून या युद्धाची तीव्रता आणखी वाढवली आहे. यामुळे इराण सतत होर्मुझची सामुद्रधुनी (Strait Of Hormuz) बंद करण्याची धमकी देत आहे. या पाश्र्वभूमीवर, भारताने एक मोठे पाऊल उचलले आहे. भारताने मध्य पूर्वेतील पुरवठादारांऐवजी रशिया आणि अमेरिकेतून जास्त तेल आयात करणे सुरू केले आहे.

तुम्ही आकडेवारी पाहिली तर, जूनमध्ये रशियाकडून भारताची तेल आयात दोन वर्षांच्या उच्चांकावर पोहोचली आहे. पीटीआयच्या अहवालानुसार, जागतिक व्यापार विश्लेषक फर्म केम्पारच्या आकडेवारीनुसार, जूनमध्ये भारताने रशिया आणि अमेरिकेतून तेल आयात प्रचंड वाढवली आहे. ही पारंपारिक मध्य पूर्वेतील पुरवठादारांच्या एकूण खरेदीपेक्षा जास्त आहे. जर आपण कंपनीच्या आकडेवारीवर नजर टाकली तर, भारतीय रिफायनर्स जूनमध्ये दररोज २-२.२ दशलक्ष बॅरल रशियन कच्चे

तेल आयात करत आहेत. रशियाकडून भारताची तेल आयात ही इराक, सौदी अरेबिया, युईए आणि कुवेत येथून आयात होण्याच्या कच्च्या तेलापेक्षाही जास्त आहे. ही जून महिन्यात सुमारे २ दशलक्ष बॅरल प्रति दिन (बॅरल प्रति दिन) असल्याचा अंदाज आहे. यापूर्वी, मे २०२५ मध्ये रशियाकडून भारताची कच्च्या तेलाची आयात १.९६ दशलक्ष बॅरल प्रति दिन होती. अमेरिकेतून कच्च्या तेलाच्या आयातीबद्दल बोलायचे झाले तर, जून महिन्यातही वाढून ४३९,००० बॅरल प्रति दिन झाली आहे. तर, मे महिन्यात ही आयात २८०,००० बॅरल प्रति दिन होती. केम्पारचे मुख्य संशोधन विश्लेषक सुमित रिटोलिया यांच्या मते, इस्त्रायल-इराण संघर्षामुळे आतापर्यंत पुरवठावर परिणाम झाला नसला तरी, जहाजांच्या हालचालीवरून असे सूचित होते की, येत्या काळात मध्य पूर्वेतून कच्च्या तेलाची वाहतूक कमी होईल. जहाज मालक आखातात रिकामे टँकर (बॅन्कर) पाठवण्यास कचरत आहेत. अशा जहाजांची संख्या ६९ वरून फक्त ४० वर आली आहे.

या महिन्याच्या १ ते १९ जून दरम्यान, रशियन शिपमेंटने भारताच्या एकूण कच्च्या तेलाच्या आयातीपैकी ३५% पेक्षा जास्त कच्चे केले आहे. रिटोलियाने म्हटले आहे की, जर इराणी अणुस्थळावर अमेरिकेच्या हवाई हल्ल्यानंतर होर्मुझच्या सामुद्रधुनीवर संघर्ष आणखी वाढला किंवा त्यात काही अल्पकालीन व्यत्यय आला, तर रशियन आयात आणखी वाढेल. जास्त मालवाहतूक खर्च असूनही भारत अमेरिका, नायजेरिया, अंगोला आणि ब्राझीलकडे अधिक वळू शकतो.

जगातील कच्च्या तेलाच्या व्यवसायापैकी २६ टक्के व्यवसाय या मार्गाने केला जातो. तसेच, जगातील तिसरा सर्वांत मोठा तेल आयातदार असलेला भारत, होर्मुझच्या सामुद्रधुनीतून सुमारे ४०% कच्चे तेल आणि वायू आयात करतो. हा एक प्रमुख तेल मार्ग आहे. परंतु इस्त्रायल आणि अमेरिकेच्या लष्करी कारवाईनंतर हा मार्ग धोक्यात आल्याचे दिसून येते. अशा परिस्थितीत, भारताने सावधगिरीचे पाऊल उचलले आहे.

जगाचे 'लॉजिस्टिक्स' बदलणाऱ्या अवलियाचे निधन! मालवाहतुकीसाठी पहिल्यांदाच केला असा प्रयोग

नवी दिल्ली, दि. २२ (वृत्तसंस्था) : डिजिटल युगात माल एका ठिकाणाहून दुसऱ्या ठिकाणी वेगाने पोहोचवणे अत्यंत महत्त्वाचे झाले आहे. जगातील सर्वाधिक मालाची वाहतूक मोठ्या जहाजांद्वारे पाण्यातून केली जाते, तर वेगवान वाहतुकीसाठी कार्गो विमानांचा वापर होतो. मात्र, याही पुढे जाऊन थेट व्यावसायिक जेट विमानांचा वापर मालवाहतुकीसाठी करण्याचा, आणि जगात सर्वांत वेगाने माल पोहोचवण्याचा एका अनोख्या कंपनीचे संस्थापक फेडेक्स कॉर्पोरेशनचे माजी सीईओ फ्रेड स्मिथ यांचे वयाच्या ८० व्या वर्षी निधन झाले.

फ्रेड स्मिथ हे मूळचे मिसिसिपी येथील रहिवासी होते, पण त्यांचे बहुतेक आयुष्य मॅम्फिसमध्ये गेले. त्यांनी अमेरिकेच्या मरीन दलात सेवा दिल्यानंतर, १९७१ मध्ये फेडेक्सची सुरुवात केली. त्यांच्या दूरदृष्टीमुळे आणि मेहनतीमुळे, फेडेक्स मॅम्फिसमध्ये एक महत्त्वाची आणि जागतिक स्तरावर हजारो लोकांना रोजगार देणारी कंपनी बनली.

फ्रेड स्मिथ यांच्या कुटुंबात त्यांची पत्नी डायन एव्हिस आणि आठ मुले आहेत. यापूर्वी त्यांचे लिंडा ब्लॅक प्रियम यांच्याशी लग्न झाले होते, जे १९६९ ते १९७७ पर्यंत टिकले. या लग्नापासून त्यांना दोन मुले – विंडलॅंड स्मिथ राईस आणि रिचर्ड डब्ल्यू स्मिथ आहेत. एकूण त्यांना दहा मुले आहेत. फ्रेड स्मिथ २०२२ मध्ये फेडेक्सच्या सीईओ पदावरून पायउतार झाले. परंतु, ते कंपनीचे कार्यकारी अध्यक्ष म्हणून कार्यरत होते. फेडेक्सचे सीईओ राज सुब्रमण्यम यांनी टीम सदस्यांना दिलेल्या संदेशात म्हटले आहे की, "फ्रेड हे केवळ एक उद्योगातील दिग्गज आणि आपल्या कंपनीचे संस्थापक नव्हते, तर ते फेडेक्ससाठी सर्वकाही

होते." ते पुढे म्हणाले, "ते अनेकांसाठी मार्गदर्शक आणि प्रेरणास्थान होते. ते एक अभिमानाची वडील, आजोबा, पती, मरीन आणि मित्र देखील होते. या कठीण काळात संपूर्ण स्मिथ कुटुंबासाठी प्रार्थना करा. "फेडेक्सकडे एक अतिशय मजबूत नेटवर्क आहे, जे २२० हून अधिक देशांमध्ये आणि प्रदेशांमध्ये पसरलेले आहे. कंपनीकडे ६६० हून अधिक विमानांचा प्रचंड ताफा आहे, ज्याद्वारे त्यांचे नेटवर्क चालवले जाते. फेडेक्सचे एक्सप्रेस शिपिंग नेटवर्क त्यांच्या जलद आणि विश्वासार्ह डिलिव्हरीसाठी जगभरात प्रसिद्ध आहे. फेडेक्सच्या आधी, मालाची त्वरित डिलिव्हरी एअर कार्गोद्वारे केली जात होती. मात्र, फ्रेड स्मिथ यांनी डर्बॉल्ट फाल्कन २० सारख्या व्यावसायिक जेट विमानांचे एअर कार्गो सेवेत रूपांतर करण्याचा धाडसी पुढाकार घेतला, ज्यामुळे मालवाहतुकीचा वेग वाढला. फेडेक्स एक्सप्रेस ही अमेरिकेतील प्रमुख कार्गो एअरलाइन्सपैकी एक आहे, जी युरोपातील सर्वांत मोठी एअरलाइन, रायपरअपेक्षा दुप्पट मोठी आहे आणि ब्रिटिश एअरवेजपेक्षा जवळजवळ लिफ्ट मोठी आहे. फेडेक्सच्या विमानांमध्ये प्रवाशांसाठी सीट नसतात. या विमानांद्वारे एका ठिकाणाहून दुसऱ्या ठिकाणी मोठ्या प्रमाणात वस्तूंची वाहतूक केली जाते. विमानात फक्त पायलट आणि फ्लाइट इंजिनअर उपस्थित असतात.

द ब्रायडल रिट्रीटर्फे करण जोहर यांची ब्रँड अॅम्बेसेडर म्हणून घोषणा

मुंबई, दि. २२ (प्रतिनिधी) : भारतातील वधूसाठीची पहिली-वहिल्या प्रकारची अनुभवात्मक संकल्पना असलेल्या 'द ब्रायडल रिट्रीट' तर्फे प्रसिद्ध चित्रपट निर्माता करण जोहर यांचे अधिकृत ब्रँड अॅम्बेसेडर म्हणून घोषणा करण्यात आली आहे.

मुळात, 'द ब्रायडल रिट्रीट' फक्त लग्नाच्या दिवसापुरते मर्यादित नाही. तर वधूंना भविष्यातील आयुष्यासाठी तयार करण्यासाठीचे एक व्यासपीठ आहे.

यावेळी करण जोहर म्हणाले की, "मी अनेक वर्षे चित्रपटांद्वारे प्रेमकथा सांगितल्या आहेत – पण 'द ब्रायडल रिट्रीट' पडद्यामागील

कथेबद्दल आहे," "हे लग्नानंतरची जाणीव यासाठी स्त्रियांना तयार करण्याबद्दल आहे. लोकांनी वधूला भेटण्यापूर्वी वधूला स्वतःला पारखण्याची संधी मिळते" ई-फॅक्टर एक्सपीरियन्सचे सह-संस्थापक आणि व्यवस्थापकीय संचालक, समित गर्ग सांगतात की, "“द ब्रायडल रिट्रीट” ही केवळ एक संकल्पना नाही ती एक वचनबद्धता आहे. हे ओळखते की लग्न हा एक महत्त्वाचा टप्पा असला तरी, स्त्रीचा प्रवास कसा आकार घेतो हे खऱ्या अर्थाने या नवीन टप्प्यात ती कशी प्रवेश करते यावर अवलंबून असते.



PUBLIC NOTICE

NOTICE is hereby given to public at large that, **Mr. Vijay Indukumar Mamtor** was joint owner of premises being Flat No. A/304 area admeasuring 64.47 sq. mt. on 3rd Floor, Building known as "Samir" and society known as Sushil Samir CHSL, standing on the plot of land bearing CTS Nos. 57 of Revenue Village Wadhwan and situated at Sheela Nagar, Altmaram Sawant Marg, Kandivali (East), Mumbai-400101 together with right, benefits attached to it (hereinafter referred said premises) and said **Mr. Vijay Indukumar Mamtor** is demised on **24/04/2023** without any testamentary document and thereafter said legal heirs of **Mr. Vijay Indukumar Mamtor** are willing to execute release deed/ relinquish document among themselves for effective transfer of share, right, title interest of **Mr. Vijay Indukumar Mamtor** in the said premises together with all right, title, interest attached to it in favour **Mrs. Sonal Vijay Mamtor**.

All persons having any share, claim, right, title, interest or demand whatsoever into, upon or in respect of the said premises and/or any portion thereof, or otherwise on the said premises of any nature whatsoever including by way of sale, share, conveyance, acquisition, partition, transfer, exchange, assignment, mortgage, charge, gift, trust, maintenance, inheritance, claim, possession, let, lease, sub-lease, share, tenancy, sub tenancy, lien, lis pendens, license, easement, devise, bequest, encumbrance, covenant or beneficial right/interest under any trust, right of prescription or pre-emption or under any Agreement/writing/document or other disposition or under any decree, order or award passed by any Court or Authority or otherwise claiming whatsoever including by operation of law are hereby requested to make the same known in writing alongwith supporting documents to the undersigned having their office at 4/Marwadi Chawl, Gandhi Nagar, Rani Sati Marg, Malad (East), Mumbai-400097, **within a period of 7 (Seven) days** from the date of publication hereof, failing which, the claim of such person/s will be deemed to have been waived and/or abandoned for all intents and purposes and shall not be binding on my client.

Place: Mumbai
Date: 23/06/2025

Sd/-
MR. RAHUL C. CHHATBAR
ADVOCATE, BOMBAY HIGH COURT

PUBLIC NOTICE

NOTICE is hereby given to public at large that, **Mrs. Usha Navnitrai Khatri** alias **Mrs. Usha Navnitrai Jagad** was 50% owner of premises being Flat no. 601 area admeasuring 764 sq. ft. Carpet on 6th Floor, Building known as (Smt Gopal Premise CHSL) standing on the plot of land bearing CTS Nos. 286 of Revenue Village Eksar and situated at Lokmanya Tilak Road, Kesar Bag, Borivali (West), Mumbai-400092 together with right, benefits attached to it (hereinafter referred said premises) and said **Mrs. Usha Navnitrai Khatri** alias **Mrs. Usha Navnitrai Jagad** is demised on 14/03/2025 without any testamentary document and thereafter said legal heirs of **Mrs. Usha Navnitrai Khatri** alias **Mrs. Usha Navnitrai Jagad** are willing to execute release deed/ relinquish document among themselves for effective transfer of share, right, title, interest of **Mrs. Usha Navnitrai Khatri** alias **Mrs. Usha Navnitrai Jagad** in the said premises together with all right, title, interest attached to it in favour **Mr. Bhavesh Navnit Khatri**.

All persons having any share, claim, right, title, interest or demand whatsoever into, upon or in respect of the said premises and/or any portion thereof, or otherwise on the said premises of any nature whatsoever including by way of sale, share, conveyance, acquisition, partition, transfer, exchange, assignment, mortgage, charge, gift, trust, maintenance, inheritance, claim, possession, let, lease, sub-lease, share, tenancy, sub tenancy, lien, lis pendens, license, easement, devise, bequest, encumbrance, covenant or beneficial right/interest under any trust, right of prescription or pre-emption or under any Agreement/writing/document or other disposition or under any decree, order or award passed by any Court or Authority or otherwise claiming whatsoever including by operation of law are hereby requested to make the same known in writing alongwith supporting documents to the undersigned having their office at 4/Marwadi Chawl, Gandhi Nagar, Rani Sati Marg, Malad (East), Mumbai-400097, **within a period of 7 (Seven) days** from the date of publication hereof, failing which, the claim of such person/s will be deemed to have been waived and/or abandoned for all intents and purposes and shall not be binding on my client.

Place: Mumbai
Date: 23/06/2025

Sd/-
MR. RAHUL C. CHHATBAR
ADVOCATE, BOMBAY HIGH COURT

एचडीबी फायनान्शियल सर्व्हिसेस लिमिटेडचा १२,५०० कोटींचा आयपीओ बुधवार, २५ जून २०२५ रोजी होणार खुला

मुंबई, दि. २२ (प्रतिनिधी) : एचडीबी फायनान्शियल सर्व्हिसेस लिमिटेडच्या (एचडीबी फायनान्शियल किंवा "कंपनी") प्राथमिक समभाग विक्रीची सुरुवात बुधवार, दि. २५ जून २०२५ रोजी होणार आहे

या आयपीओमध्ये अंकर गुंतवणूकदारांसाठी बोलीची तारीख मंगळवार, २४ जून २०२५ ही ठरविण्यात आली आहे. बोली / ऑफर शुक्रवार, दि. २७ जून २०२५ रोजी बंद होईल. ही बोली किमान २० इक्विटी शेअर्ससाठी आणि त्यानंतर २० शेअर्सच्या पटीनेच करता येईल. ("बिड डिटेलस")

या ऑफरसाठी ७०० ते ७४० रुपये प्रति इक्विटी शेअर असा किंमतपट्टा निश्चित करण्यात आला आहे.

दहा रुपये दर्शनी मूल्य असलेल्या इक्विटी शेअर्सच्या ऑफरचा एकूण आकार १२,५००

कोटी (१२५,००० दशलक्ष) आहे. त्यात २,५०० कोटी (२५,००० दशलक्ष) रुपयांच्या (एचडीबी फायनान्शियल किंवा "कंपनी") प्राथमिक समभाग विक्रीची सुरुवात बुधवार, दि. २५ जून २०२५ रोजी होणार आहे

या आयपीओमध्ये अंकर गुंतवणूकदारांसाठी बोलीची तारीख मंगळवार, २४ जून २०२५ ही ठरविण्यात आली आहे. बोली / ऑफर शुक्रवार, दि. २७ जून २०२५ रोजी बंद होईल. ही बोली किमान २० इक्विटी शेअर्ससाठी आणि त्यानंतर २० शेअर्सच्या पटीनेच करता येईल. ("बिड डिटेलस")

या ऑफरसाठी ७०० ते ७४० रुपये प्रति इक्विटी शेअर असा किंमतपट्टा निश्चित करण्यात आला आहे.

दहा रुपये दर्शनी मूल्य असलेल्या इक्विटी शेअर्सच्या ऑफरचा एकूण आकार १२,५००

कोटी (१२५,००० दशलक्ष) आहे. त्यात २,५०० कोटी (२५,००० दशलक्ष) रुपयांच्या (एचडीबी फायनान्शियल किंवा "कंपनी") प्राथमिक समभाग विक्रीची सुरुवात बुधवार, दि. २५ जून २०२५ रोजी होणार आहे

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दहा रुपये दर्शनी मूल्य असलेल्या इक्विटी शेअर्सच्या ऑफरचा एकूण आकार १२,५००

कोटी (१२५,००० दशलक्ष) आहे. त्यात २,५०० कोटी (२५,००० दशलक्ष) रुपयांच्या (एचडीबी फायनान्शियल किंवा "कंपनी") प्राथमिक समभाग विक्रीची सुरुवात बुधवार, दि. २५ जून २०२५ रोजी होणार आहे

या आयपीओमध्ये अंकर गुंतवणूकदारांसाठी बोलीची तारीख मंगळवार, २४ जून २०२५ ही ठरविण्यात आली आहे. बोली / ऑफर शुक्रवार, दि. २७ जून २०२५ रोजी बंद होईल. ही बोली किमान २० इक्विटी शेअर्ससाठी आणि त्यानंतर २० शेअर्सच्या पटीनेच करता येईल. ("बिड डिटेलस")

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RBL BANK **आरबीएल बँक लि.**
apna ka bank **प्रशासकीय कार्यालय** : १ ली लेन, शाहूरोड, कोल्हापूर - ४१६ ००१.
शाखा कार्यालय : आरबीएल बँक लिमिटेड, १ वा मजला, २, कबीरनगर-१, वीर सायबक प्लाजाओव्हेरच्या बाहेर, गोंयाव (पश्चिम) मुंबई-४०० ०६२

सर्व्हेसी कायदा, २००२ च्या कलम १३(२) अंतर्गत सीक्युरिटायझेशन सूचना.

आम्ही, आरबीएल बँक लिमिटेड, खाली नमूद केलेल्या रकमांमध्ये नमूद केलेल्या अर्जदार आणि सह-अर्जदाराचे सुविधित कर्जदार, तुम्हाला सर्वांना कळवत आहोत की तुमचे खाते मुहल आणि व्याजाची देयके/परतफेड करण्यात झालेल्या त्रुटीनुसार नॉन-परफॉर्मिंग अकाउंट (एनपीए) म्हणून वर्गीकृत केले गेले आहे आणि खाली नमूद केलेल्या रकमांमध्ये नमूद केलेली रक्कम आता नॉटिसच्या तारखेला तुम्ही आरबीएल बँक लिमिटेडला देव आहे आणि त्यावरील पुढील व्याजासह देव आहे. आमच्या वारंवार मागण्या असूनही, तुम्ही तुमच्या खात्यात धकबाकी/रक्कम भरण्यात अयशस्वी झाला आहोत आणि तुमकडे केले आहे आणि तुम्ही तुमचे दायित्व पूर्ण केले नाही.

म्हणून, आम्ही अंकर २००२ च्या सिक््युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शियल असेट्स अँड एफेक्ट्स अँड सिक््युरिटी इंटरेस्ट अॅक्टच्या प्रकरण ३ च्या कलम १३(२) अंतर्गत नॉटिस बजावली आहे, ज्यामध्ये नॉटिसच्या तारखेपासून ६० दिवसांच्या आत तुमचे दायित्व पूर्णपणे पूर्ण करण्यासाठी कराबद्ध दर, खर्च, शुल्क आणि इतर पैशांवर लागू असलेल्या पुढील व्याजासह रक्कम देण्याची मागणी केली आहे.

कर्ज खाते क्रमांक, कर्जदाराचे नाव, १३(२) सूचना तपशील आणि प्रतिकाल्पक तावा तारीख	गहाण मालमत्तेचा तपशील
१) श्री. पलानी कन्नट उद्देवार (अर्जदार आणि गहाणवटदार) २) श्रीमती जिवा पलानी उद्देवार (सह-अर्जदार आणि गहाणवटदार) ३) श्री. मणिकन्दान पलानी उद्देवार (सह-अर्जदार आणि गहाणवटदार) पत्रव्यवहाराचे पत्ता : १) फ्लॅट क्रमांक १९०३, १९ वा मजला, तपस्या को-ऑपरेटिव्ह हाउसिंग सोसायटी लिमिटेड, महाडा लेआउट, पूर्व लिंक रोड, अंधेरी (पश्चिम), मुंबई ४०० ०५३. २) खोली क्रमांक ४२, अण्णा नगर, वीरा देसाई रोड, लिंक रोड, अंधेरी (पश्चिम), मुंबई ४०० ०५३. कर्ज खाते क्रमांक : ८०९००६१५३४३ कर्ज रक्कम : रु. १,२३,८०,२२३/- एनपीए तारीख : ०३.०६.२०२५ १३(२) सूचना दिनांक : १७/०६/२०२५ १३(२) सूचना रक्कम : रु. १,२४,४९,७९५.१४/-	गहाण ठेवलेल्या मालमत्तेचे वर्णन : श्री. पलानी कन्नट उद्देवार, श्रीमती जिवा पलानी उद्देवार आणि श्री. मणिक