

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATION 3(1) AND 4 READ WITH REGULATIONS 13(4), 14(3) AND 15(2) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS, 2011") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

JAUSS POLYMERS LIMITED

Corporate Identification Number: L74899HR1987PLC066065

Registered Office: Plot No. 51, Roz ka meo Industrial area, Gurgaon, Sohna, Haryana- 122103, India | Contact Number: 0120-7195236-39 | Email Address: response@jausspolymers.com | Website: www.jausspolymers.com

Open Offer for acquisition of upto 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) ("Offer Shares") of Jauss Polymers Limited ("Target Company" or "TC") representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital (as defined below) from the Public Shareholders (as defined below) of the Target Company by M/s. Noize Brands and Lifestyle Limited ("Acquirer") pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(4), 14(3) and 15(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time ("Open Offer" or "Offer").

This detailed public statement ("DPS") is being issued by GreteX Corporate Services Limited, ("The Manager to the Offer"), for and on behalf of the Acquirer to the public shareholders (as defined below) of the target company pursuant to and in compliance with Regulations 3(1) and 4 read with 13(4), 14(3), 15(2) and other applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations"), pursuant to the public announcement dated February 04, 2026 ("PA" or "Public Announcement") filed with BSE Limited ("BSE") and CSE Limited ("CSE") herein after referred to as the "Stock Exchanges", Securities and Exchange Board of India ("SEBI") & sent to the registered office of the TC in compliance with Regulations 14(1) & 14(2) of the SEBI (SAST) Regulations 2011.

For the purpose of this DPS, the following terms shall have the meaning assigned to them below:

"Acquirer" means M/s. Noize Brands and Lifestyle Limited (acting through its Director – Mr. Aditya Chopra)
"CCPS" means Cumulative Convertible Preference Shares convertible at par
"Equity Shares" or "Shares" means the fully paid-up Equity Shares of the Target Company of the face value of ₹ 10/- (Rupees Ten Only) each.

"Identified Date" means the date falling on the 10th (tenth) working day prior to the commencement of the tendering period, for the purpose of determining the Public Shareholders to whom Letter of Offer shall be sent.

Memorandum of Understanding" or "MOU" means the agreement dated Tuesday, January 27, 2026 entered for overall consideration of ₹ 3,75,00,000/- (Rupees Three Crores Seventy Five Lakhs Only) for acquiring 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares convertible into equity shares at par of Target Company.

"Offer Period" has the same meaning as ascribed to it in the SEBI (SAST) Regulations.

"Tendering Period" means the period of 10 (ten) Working Days during which the Public Shareholders may tender their Equity Shares in acceptance of the Offer, which shall be disclosed in the Letter of Offer.

"Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer in compliance with the SEBI (SAST) Regulations, other than: (i) the Acquirer, (ii) the Seller, (iii) persons acting in concert with the Acquirer, (iv) the parties to any underlying agreement including the current Promoter of the Target Company and persons deemed to be acting in concert with such parties.

"Sellers" means Mr. Ketineni Satish Rao and Mr. Keerthi Narsimbhachari.

"Working Day" means any working day of the SEBI.

Terms used but not defined herein shall have the same meaning as ascribed to them in the PA.

A. ACQUIRER, SELLERS, TARGET COMPANY AND OFFER

(A) DETAILS OF ACQUIRER

i. Noize Brands and Lifestyle Limited ("Acquirer")

Name (Current name along with name changes in the past): The Company was originally incorporated on December 11, 2015 as SPM Brands Fashion Private Limited under the provisions of Companies Act, 2013 later on the name of the Company was changed to Noize Brands and Lifestyle Private Limited and a fresh certificate of incorporation was issued by Registrar of Companies, ROC Mumbai on July 31, 2023. The name of the Company was further changed to Noize Brands and Lifestyle Limited and a fresh certificate of incorporation was issued by Registrar of Companies, Central Processing Center on August 02, 2024.

Nature of Company: M/s. Noize Brands and Lifestyle Limited having CIN: U74900UP2015PLC216581 is an unlisted public limited company incorporated under the provisions of the Companies Act, 2013 situated at A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India, having permanent account number AAWCS5128E.

Nature of business: Noize Brands and Lifestyle Limited is engaged in the business of apparel and lifestyle products.

Address: A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India.

Name of Group classified as to which the Acquirer belongs: The Acquire does not belong to any group.

The Acquirer will be classified as the Promoter of the Target Company, post the Open Offer.

Name of shareholders of the Company:

The Shareholders of the Company as on February 09, 2026 are as follows:

Particulars	Shareholding as on 09-02-2026	
	Number of Equity Shares	Percentage Shareholding
(A) Promoters		
Manish Singh Chauhan	77,07,496	88.58
Total Promoters	77,07,496	88.58
(B) Public Shareholders		
Nandita Manu Mahtani	25,500	0.29
Bhavna Suyash Panday	25,500	0.29
Shilpa Ritesh Sidhwani	25,500	0.29
Aditya Chopra	1,00,000	1.15
Noize Jeans Limited	7,16,400	8.23
Kritika Seth	1,00,000	1.15
Total Public Shareholders	9,92,900	11.41
Total Shareholders (A+B)	87,00,396	100.00

The Board of Directors of Acquirer comprises the following members:

Sl. No.	Name and Designation	DIN	Date of Appointment
1.	Anurag Singh Chauhan (Director)*	06857045	11/01/2021
2.	Shilpa Chauhan (Director)	11111894	10/06/2025
3.	Aditya Chopra (Director)	10233899	02/08/2023
4.	Gaurav Sharma (Independent Director)	07929731	29/08/2023

*Mr. Anurag Singh Chauhan (DIN:06857045) has resigned from the Directorship on December 01, 2025 with effect from December 30, 2025. However, filing on MCA Portal is pending.

The key financial information of the Acquirer based on the audited financial statements for the financial year ended March 31, 2025, March 31, 2024 and March 31, 2023 are as follows:

Particulars	(in ₹ in lakhs except EPS)		
	March 31, 2025	March 31, 2024	March 31, 2023
Total Revenue from operations	905.23	834.46	577.38
Profit After Tax (PAT) & exceptional items	217.79	429.75	356.68
Earnings Per Share (₹)	2.51	4.97	21.67
Net worth / Shareholder's Fund	1509.00	1290.70	858.48

If the Acquirer is a listed entity, Stock Exchanges where its shares are listed: Not applicable.

Disclosures of relationship / interest, if any, of the Acquirer in the Target Company: As on the date of this DPS, the Acquirer does not have any relationship/ interest in the Target Company, save and except the proposed shareholding to be acquired in the Target Company pursuant to MOU.

Further, the Acquirer does not hold any Equity Shares of the Target Company and does not belong to any group of the Target Company, however, it has agreed to buy 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares of the Target Company by way of the MOU. Consequently to the acquisition, the Acquirer will be classified as the Promoter of the Target Company.

The Net Worth of the Acquirer as on February 04, 2026, stands at ₹ 8.40 Crores as certified by Meenakumari Kanojia (Membership No. 611115), Partner of M/s. M R B & Associates, Chartered Accountants having office at A-102, 1st Floor Shradha Heights Telly Gully Cross Road Andheri (E), Mumbai-400069, Maharashtra, India, Phone: (M) 9987030175, Mail: manish.b@mbassociates.com. This certificate dated February 04, 2026, also confirms that the Acquirer has sufficient resources to meet the full obligations of the Offer.

(B) DETAILS OF PERSON ACTING IN CONCERT (PAC)

Name of the PAC	Address	Age	Nationality of PAC	Qualification	Experience	No. of Equity Shares held as of the Date of DPS	Relation with Acquirer
Aditya Chopra	D 1001, Rustomjee Elita, DN Nagar Andheri West, Inside YMCA Lane Four Bungalows Mumbai, Sundaarban- 400053, Maharashtra	36 years	Indian	BA LLB (Hons.), Diploma in Corporate Mergers & Acquisitions, Asian School of Cyber Laws, Pune, Diploma in Intellectual Property Law, Indian Law Institute, New Delhi	He has more than 15 years of experience operating at the intersection of law, business strategy, and financial decision making.	Nil	Director of Acquirer

The PAC (Mr. Aditya Chopra) will be classified as the Promoter of the Target Company.

- The "Acquirer and PAC" confirm that:
 - They have not been prohibited by SEBI from dealing in securities in terms of directions issued under section 11B of the SEBI Act, 1992 as amended ("SEBI Act") or under any other regulation made under the SEBI Act.
 - They have not been categorized as a "willful defaulter" in terms of Regulation 2(1)(ze) of the SEBI (SAST) Regulations, 2011.
 - They have not been declared as a "fugitive economic offender" under Section 12 of the Fugitive Economic Offenders Act, 2018.
 - The Acquirer undertake that it will not sell the equity shares of the Target Company, if any acquired during the Offer period in terms of regulation 25(4) of the SEBI (SAST) Regulations, 2011.
 - There are no pending litigations pertaining to the securities market where they are made party to, as on the date of this DPS
 - The representative of Acquirer or PAC is not in the Board of Director of the Target Company.

(C) DETAILS OF SELLERS:

The details of the Sellers as per the MOU are set out below:

S. No.	Name of Sellers	Changes in the name in the past	Nature of Entity / Individual	Part of Promoter Group (Yes / No)	Details of shares/ccps held by the Sellers		
					Pre-Transaction		Post Transaction
					Name of the stock Exchange in India or abroad where listed (if applicable)	Number of Equity Shares / CCPS	% of fully diluted Equity Share Capital of the Target Company
1.	Mr. Ketineni Satish Rao	No change in name	Individual	Yes	Not Applicable	20,07,754 Equity Shares	Nil
2.	Mr. Keerthi Narsimbhachari	No change in name	Individual	No	Not Applicable	33,000 CCPS	Nil

- Name of the group to which sellers belongs to:** The Sellers does not belong to any group.
- In terms of the MOU, the Sellers has agreed to sell 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares representing 43.41% of Share Capital of the Target Company and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares to the Acquirer. Post completion of the Open Offer, the Sellers ceases to be a shareholder and Promoter of the Target Company.
- The Sellers has not been prohibited by SEBI from dealing in securities in terms of direction issued under Section 11B of the SEBI Act, or under any of the regulations made under the SEBI Act.

(D) DETAILS OF TARGET COMPANY – JAUSS POLYMERS LIMITED

The Target Company was originally incorporated on February 13, 1987, as a Private Limited Company in the name and style of "Jauss Polymers Private Limited" under the provisions of the Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of the Target Company was changed from "Jauss Polymers Private Limited" to "Jauss Polymers Limited" and a fresh Certificate of Incorporation was issued on August 06, 1987, by the Registrar of Companies, Mumbai. The Corporate Identification Number of the Target Company is L74899HR1987PLC066065.

The registered office of the Target Company is presently situated at Plot No.51, Roz ka Meo Industrial Area, Gurgaon, Sohna, Haryana- 122103, India, Contact Number: 0120-7195236-39; Email Address: response@jausspolymers.com; Website: www.jausspolymers.com

The Target Company is engaged in the business of manufacturing of PET Packaging Solutions, specializing in the design, development and production of Polyethylene Terephthalate (PET) bottles, jars, containers and related packaging products.

As on date of this DPS, the authorized share capital of the Company is ₹ 11,00,00,000 (Rupees Eleven Crores) divided into 1,05,00,000 (One Crore Five Lakhs) Equity Shares having face value of ₹ 10 (Rupees Ten only) and 50000 preference shares of ₹ 100 (Rupees Hundred Only), and the total issued and paid-up share capital of the Company is ₹ 5,06,55,750 (Rupees Five Crores Six Lakhs Fifty Five Thousand Seven Hundred and Fifty) divided into 46,25,575 (Forty Six Lakhs Twenty Five Thousand Five Hundred and Seventy Five) Equity Shares of ₹ 10 (Rupees Ten only) and 44000 preference shares of ₹ 100 (Rupees Hundred Only).

Target Company has established its connectivity with both the National Securities Depository Limited and Central Depository Services (India) Limited under the ISIN INE593001017.

The entire issued, subscribed, paid up and voting Equity Share Capital of the Target Company is listed at BSE under Scrip Code of 526001 on BSE with effect from September 15, 1993.

The Equity Shares of the Company are also listed in Calcutta Stock Exchange Limited ("CSE") with Scrip Code 020054. The Company is in suspension status on CSE, However the Company has applied for revocation of suspension on January 19, 2024

The Equity Shares of the Target Company are frequently traded on BSE (within the meaning of definition of "frequently traded shares" under Regulation 2(1)(j) of the SEBI (SAST) Regulations).

As of the date of this DPS, (i) there are no partly paid up Equity Shares; (ii) it has issued 44,000 Cumulative Convertible Preference Shares; (iii) it has not issued any warrants; (iv) there are no locked-in Equity Shares of the Target Company; and (v) there are no shares against which depository receipts have been issued.

The present Board of Directors and KMP of Target Company are as follows:

Sr. No.	Name of Director	DIN/PAN	Designation
1	Ketineni Satish Rao	02435513	Managing Director
2	Ketineni Prathiba Rao	06955087	Director
3	Ketineni Sayaji Rao	01045817	Director
4	Rajani Shirish Laddha	02399687	Independent Director
5	Saurabh Jitkhaushewale	08699886	Independent Director
6	Maddi Venkatasudarsan	00988521	Independent Director
7	Raj Kumar Gupta	BKXP2601M	Chief Financial Officer
8	Priya Parashar	CVSP9901N	Company Secretary & Compliance Officer

The key financial information of the Target Company based on the audited financial statements which has been audited by the Target Company's Statutory Auditors, Mahesh Yadav & Co., Chartered Accountants, for the quarter ended September 30, 2025 and for the financial year ended March 31, 2025, March 31, 2024 and 2023, are as follows:

Particulars	Audited Financial Statements for the Financial Year Ended March 31		
	September 30, 2025*	2025	2024
Total Revenue from operations	-	-	-
Profit After Tax (PAT) & exceptional items	28.61	(8.64)	(56.04)
Earnings Per Share (₹)	0.62	(0.19)	(1.21)
Net worth / Shareholder's Fund	868.44	839.82	848.46

1) Key Financial information for the financial year ended September 30, 2025, has been extracted from the Company's un-audited financial results as submitted to the Stock Exchanges.

2) Extracted from the annual report for the financial year ended March 31, 2025.

3) Extracted from the annual report for the financial year ended March 31, 2024.

4) Extracted from the annual report for the financial year ended March 31, 2023.

(E) DETAILS OF THE OFFER

This Open Offer is a mandatory offer in compliance with Regulations 3(1) and 4 of SEBI SAST Regulations and of other applicable provisions pursuant to the execution of the Memorandum of Understanding for substantial acquisition of shares / voting rights of the Target Company.

The Acquirer has made this Open Offer to the Public Shareholders to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) constituting 26.00% of the Equity and Voting Share Capital of the Target Company ("Offer Size") at a price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity Share ("Offer Price") aggregating to ₹ 1,93,02,533 /- (Rupees One Crore Ninety Three Lakh Two Thousand Five Hundred Thirty Three Only) (assuming full acceptance) ("Maximum Consideration"), payable in cash, in accordance with the provisions of Regulation 9(1)(a) of SEBI SAST Regulations, subject to terms and conditions set out in the Public Announcement ("PA"), and to be set out in this Detailed Public Statement ("DPS") and the Letter of Offer ("LOF / Letter of Offer") that are proposed to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

To the best of knowledge and belief of the Acquirer, as on the date of this DPS, there are no other statutory approvals required for this Open Offer. However, if any other statutory approvals are required prior to completion of this Open Offer, this Open Offer would be subject to the receipt of such other statutory approvals that may become applicable later.

This Offer is not a conditional Offer and not subject to any minimum level of acceptance in terms of Regulation 19(1) of SEBI (SAST) Regulations and is not a competitive bid in terms of Regulation 20 of the SEBI (SAST) Regulations. Also, there is no differential pricing in this Offer as all the Equity Shares of the Target Company are fully paid-up.

This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Target Company.

The Manager to the Offer, GreteX Corporate Services Limited does not hold any Equity Shares in the Target Company as on the date of the PA and this DPS. The Manager to the Offer further declares and undertakes that they will not deal on their own account in the Equity Shares 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 closure of the Tendering Period.

In terms of Regulation 23 of the SEBI (SAST) Regulations, in the event, for reasons outside the reasonable control of the Acquirer, the approvals specified in this DPS as set out in Part VI (Statutory and Other Approvals) below or those which become applicable prior to completion of the Open Offer are not received, then the Acquirer shall have the right to withdraw the Offer. In the event of such withdrawal of the Offer, the Acquirer (through the Manager) shall, within 2 Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations.

The Acquirer has neither acquired nor been allotted any Equity Shares during the 52 weeks period prior to the date of PA. The Acquirer does not intend to delist the Target Company pursuant to this Open Offer.

The Equity Shares of the Target Company will be acquired by the Acquirer as fully paid up, free from all liens, charges and encumbrances and together with the rights attached thereto and as mentioned in the articles of association of the Company, including all rights to dividend, bonus and rights offer declared thereof, and the Public Shareholders tendering their Equity Shares in this Open Offer shall have obtained all necessary consents required by them to sell the Equity Shares on the foregoing basis.

As on the date of the DPS, the Acquirer does not have any plans to alienate any significant assets of the Target Company whether by way of sale, lease, encumbrance or otherwise for a period of two years except its assets, if any, for two years from the completion of Open Offer will be decided by its Board of Directors, subject to the applicable provisions of the law and subject to the approval of the shareholders through special resolution passed by way of postal ballot in terms of Regulation 25(2) of the SEBI (SAST) Regulations.

As per Regulation 38 of SEBI LODR Regulations, read with Rule 19A of the Securities Contract (Regulation) Rules, 1957 ("SCRR"), the Target Company is required to maintain at least 25% public shareholding (i.e. shares of the Target Company held by the public as determined in accordance with the SCRR), on a continuous basis for listing. Pursuant to the SPA and Open Offer (assuming full acceptance), the public shareholding in the Target Company will fall below 25% of Equity and Voting Share Capital, the Acquirer will ensure compliance with the minimum public shareholding requirements under Regulation 7(4) of SEBI (SAST) Regulations read with Rule 19A of SCRR in such manner and timelines prescribed under applicable law.

II. BACKGROUND TO THE OFFER

(A) This Offer being made by the Acquirer along with PAC, in compliance with Regulations 3(1) and 4 read with SEBI (SAST) Regulations, 2011, to the Public Shareholders of the Target Company, to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Rupees Ten) ("Offer shares"), representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital from the Public Shareholders of the Target Company ("Offer size") at an offer price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity shares ("Offer Price") subject to the terms and conditions mentioned in the PA, this DPS and to be set out in the Letter of Offer ("LOF") to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

(B) On Tuesday, January 27, 2026 the Acquirer have entered into and executed a Memorandum of Understanding with the Sellers (as specified under the defined term Memorandum of Understanding) for overall consideration of ₹ 3,75,00,000 (Rupees Three Crores Seventy Five Lakhs Only) to acquire 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares constituting 43.41% of the Equity and Voting Share Capital of the Target Company and Cumulative Convertible Preference Shares of 33,000 (Thirty Three Thousand Only) convertible into equity shares at par.

(C) The acquisition of Sale Shares will be undertaken through an off-market transfer.

(D) The offer price is payable in cash by the Acquirer in accordance with the provision of Regulation 9(1)(a) of SEBI (SAST) Regulation, 2011 and subject to terms and condition set out in this DPS and the Letter of Offer that it will be dispatched to the public shareholder in accordance with the provision of SEBI (SAST) Regulation, 2011.

(E) As per Regulations 26(6) and 26(7) of SEBI (SAST) Regulations, 2011, the Board of the Target Company is required to constitute a committee of Independent Directors, to provide its written reasoned recommendation on the Offer to the Shareholders of the Target Company and such recommendations shall be published at least two working days before the commencement of the Tendering Period in the same newspaper where the DPS of the Offer is published. A copy of the above shall be sent to SEBI, BSE and Manager to the Offer and in case of a competing offer/s to the Manager/s to the Open Offer for every competing Offer.

(F) The primary objective of the Acquirer for the above-mentioned acquisition is to take control of the Target

Company and be classified as Promoter.

(G) As on the date of the DPS, the Acquirer intends to continue the existing line of business of the Target Company by doing reverse merger with the target company in future and does not have any plans to make major changes to the existing line of business of the Target Company except in the ordinary course of business or may also diversify into other businesses with prior consent of the shareholders and in accordance with the provisions of Companies Act, 2013, memorandum and articles of association of the Target Company and other applicable laws.

III. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer in Target Company and the details of their acquisition are as follows:

Particulars	Acquirer		Total	
	No. of Equity Shares/ccps	% of Equity Shares	No. of Equity Shares/CCPS	% of Equity Shares
Shareholding before PA i.e. February 04, 2026	Nil	Nil	Nil	Nil
Shareholding proposed to be acquired through MOU dated January 27, 2026	20,07,754 Equity Shares	43.41	20,07,754 Equity Shares	43.41
Shares acquired between the PA date and the DPS date	33,000 CCPS	75%	33,000 CCPS	75%
Shares to be acquired in the open offer (assuming full acceptance)*	12,02,650	26.00	12,02,650	26.00
Post Offer Shareholding (assuming full acceptance, as on 10th working day after closing of tendering period)	-	-	-	-

*Assuming all the Offer Shares are accepted in the Open Offer. The Acquirer reserves the right to alter the quantity or ratio of acquisition of equity shares amongst themselves based on actual shares tendered in the Open Offer.

IV. OFFER PRICE

(A) The Equity Shares of the Target Company are listed on BSE, under scrip code "526001" and on CSE, under scrip code "020054". The ISIN of Equity Shares of Target Company is INE593001017.

(B) The annualized trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (February 01, 2025 to January 31, 2026) is as given below:

Name of the Stock Exchange	Total number of Equity Shares traded during the 12 (Twelve) calendar months prior to the month of PA	Total Number of Listed Shares	Annualized Trading Turnover (in terms of % to Total Listed Shares)
BSE	8,18,505	46,25,575	17.69
CSE*	-	-	-

(Source: www.bseindia.com)

*There is no trading of Equity Shares on CSE Limited.

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JAUSS POLYMERS LIMITED

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This detailed public statement ("DPS") is being issued by GreteX Corporate Services Limited, ("The Manager to the Offer"), for and on behalf of the Acquirer to the public shareholders (as defined below) of the target company pursuant to and in compliance with Regulations 3(1) and 4 read with 13(4), 14(3), 15(2) and other applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI SAST Regulations"), pursuant to the public announcement dated February 04, 2026 ("PA" or "Public Announcement") filed with BSE Limited ("BSE") and CSE Limited ("CSE") herein after referred to as the "Stock Exchanges", Securities and Exchange Board of India ("SEBI") & sent to the registered office of the TC in compliance with Regulations 14(1) & 14(2) of the SEBI SAST Regulations 2011.

For the purpose of this DPS, the following terms shall have the meaning assigned to them below:

"Acquirer" means M/s. Noize Brands and Lifestyle Limited (acting through its Director – Mr. Aditya Chopra)

"CCPS" means Cumulative Convertible Preference Shares convertible at par

"Equity Shares" or "Shares" means the fully paid-up Equity Shares of the Target Company of the face value of ₹ 10/- (Rupees Ten Only) each.

"Identified Date" means the date falling on the 10th (tenth) working day prior to the commencement of the tendering period, for the purpose of determining the Public Shareholders to whom Letter of Offer shall be sent.

"Memorandum of Understanding" or "MOU" means the agreement dated Tuesday, January 27, 2026 entered for overall consideration of ₹ 3,75,00,000/- (Rupees Three Crores Seventy Five Lakhs Only) for acquiring 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares convertible into equity shares at par of Target Company.

"Offer Period" has the same meaning as ascribed to it in the SEBI SAST Regulations.

"Tendering Period" means the period of 10 (ten) Working Days during which the Public Shareholders may tender their Equity Shares in acceptance of the Offer, which shall be disclosed in the Letter of Offer;

"Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer in compliance with the SEBI SAST Regulations, other than: (i) the Acquirer, (ii) Sellers, (iii) persons acting in concert with the Acquirer, (iv) the parties to any underlying agreement including the current Promoter of the Target Company and persons deemed to be acting in concert with such parties.

"Sellers" means Mr. Ketineni Satish Rao and Mr. Keerthi Narsimbhachari.

"Working Day" means any working day of the SEBI.

Terms used but not defined herein shall have the same meaning as ascribed to them in the PA.

I. ACQUIRER, SELLERS, TARGET COMPANY AND OFFER

(A) DETAILS OF ACQUIRER

i. Noize Brands and Lifestyle Limited ("Acquirer")

Name (Current name along with name changes in the past): The Company was originally incorporated on December 11, 2015 as SPM Brands Fashion Private Limited under the provisions of Companies Act, 2013 later on the name of the Company was changed to Noize Brands and Lifestyle Private Limited and a fresh certificate of incorporation was issued by Registrar of Companies, ROC Mumbai on July 31, 2023. The name of the Company was further changed to Noize Brands and Lifestyle Limited and a fresh certificate of incorporation was issued by Registrar of Companies, Central Processing Center on August 02, 2024.

Nature of Company: M/s. Noize Brands and Lifestyle Limited having CIN: U74900UP2015PLC216581 is an unlisted public limited company incorporated under the provisions of the Companies Act, 2013 situated at A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India, having permanent account number AAWC55128E.

Nature of business: Noize Brands and Lifestyle Limited is engaged in the business of apparel and lifestyle products.

Address: A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India.

Name of Group classified as to which the Acquirer belongs: The Acquire does not belong to any group.

The Acquirer will be classified as the Promoter of the Target Company, post the Open Offer.

Name of shareholders of the Company:

The Shareholders of the Company as on February 09, 2026 are as follows:

Particulars	Shareholding as on 09-02-2026	
	Number of Equity Shares	Percentage Shareholding
(A) Promoters		
Manish Singh Chauhan	77,07,496	88.58
Total Promoters	77,07,496	88.58
(B) Public Shareholders		
Nandita Manu Mahtani	25,500	0.29
Bhavna Suyash Panday	25,500	0.29
Shilpa Ritesh Sidhwani	25,500	0.29
Aditya Chopra	1,00,000	1.15
Noize Jeans Limited	7,16,400	8.23
Kritika Seth	1,00,000	1.15
Total Public Shareholders	9,92,900	11.41
Total Shareholders (A+B)	87,00,396	100.00

The Board of Directors of Acquirer comprises the following members:

Sl. No	Name and Designation	DIN	Date of Appointment
1.	Anurag Singh Chouhan (Director)*	06857045	11/01/2021
2.	Shilpa Chauhan (Director)	11111894	10/06/2025
3.	Aditya Chopra (Director)	10233899	02/08/2023
4.	Gaurav Sharma (Independent Director)	07929731	29/08/2023

*Mr. Anurag Singh Chouhan (DIN:06857045) has resigned from the Directorship on December 01, 2025 with effect from December 30, 2025. However, filling on MCA Portal is pending.

The key financial information of the Acquirer based on the audited financial statements for the financial year ended March 31, 2025, March 31, 2024 and March 31, 2023 are as follows:

Particulars	(₹ in lakhs except EPS)		
	March 31, 2025	March 31, 2024	March 31, 2023
Total Revenue from operations	905.23	834.46	577.38
Profit After Tax (PAT) & exceptional items	217.79	429.75	356.68
Earnings Per Share (₹)	2.51	4.97	21.67
Net worth / Shareholder's Fund	1509.00	1290.70	858.48

If the Acquirer is a listed entity, Stock Exchanges where its shares are listed: Not applicable.

Disclosures of relationship / interest, if any, of the Acquirer in the Target Company: As on the date of this DPS, the Acquirer does not have any relationship/ interest in the Target Company, save and except the proposed shareholding to be acquired in the Target Company pursuant to MOU.

Further, the Acquirer does not hold any Equity Shares of the Target Company and does not belong to any group of the Target Company, however, it has agreed to buy 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares of the Target Company by way of the MOU. Consequent to the acquisition, the Acquirer will be classified as the Promoter of the Target Company.

The Net Worth of the Acquirer as on February 04, 2026, stands at ₹ 8.40 Crores as certified by Meenakumari Kanojia (Membership No. 611115), Partner of M/s. M R B & Associates, Chartered Accountants having office at A-102, 1st Floor Shradha Heights Tolly Gully Cross Road Andheri (E), Mumbai-400069, Maharashtra, India, Phone: (M) 9987030175, Mail: manish.b@mbassociates.com. This certificate dated February 04, 2026, also confirms that the Acquirer has sufficient resources to meet the full obligations of the Offer.

(B) DETAILS OF PERSON ACTING IN CONCERT (PAC)

Name of the PAC	Address	Age	Nationality of PAC	Qualification	Experience	No. of Equity Shares held as of the Date of DPS	Relation with Acquirer
Aditya Chopra	D 1001, Rustomjee Elite, DN Nagar Andheri West, Inside YMCA Lane Four Bungalows Mumbai, Sundarban- 400053, Maharashtra	36 years	Indian	B.A.LL.B (Hons.), Diploma in Corporate Mergers & Acquisitions, Asian School of Cyber Laws, Pune, Diploma in Intellectual Property Law, Indian Law Institute, New Delhi	He has more than 15 years of experience operating at the intersection of law, business strategy, and financial decision making.	Nil	Director of Acquirer

The PAC (Mr. Aditya Chopra) will be classified as the Promoter of the Target Company.

The "Acquirer and PAC" confirm that:

- They have not been prohibited by SEBI from dealing in securities in terms of directions issued under section 11B of the SEBI Act, 1992 as amended ("SEBI Act") or under any other regulation made under the SEBI Act.
- They have not been categorized as a "willful defaulter" in terms of Regulation 2(1)(ze) of the SEBI (SAST) Regulations, 2011.
- They has not been declared as a "fugitive economic offender" under Section 12 of the Fugitive Economic Offenders Act, 2018.
- The Acquirer undertake that it will not sell the equity shares of the Target Company, if any acquired during the Offer period in terms of regulation 25(4) of the SEBI (SAST) Regulations, 2011.
- There are no pending litigations pertaining to the securities market where they are made party to, as on the date of this DPS
- The representative of Acquirer or PAC is not in the Board of Director of the Target Company.

(C) DETAILS OF SELLERS:

The details of the Sellers as per the MOU are set out below:

S. No.	Name of Sellers	Changes in the name in the past	Nature of Entity / Individual	Part of Promoter Group (Yes / No)	Details of shares/ccps held by the Sellers		
					Pre-Transaction		Post Transaction
					Name of the stock Exchange in India or abroad where listed (if applicable)	Number of Equity Shares / CCPS	% of fully diluted Equity Share Capital of the Target Company
1.	Mr. Ketineni Satish Rao	No change in name	Individual	Yes	Not Applicable	20,07,754 Equity Shares	Nil
2.	Mr. Keerthi Narsimbhachari	No change in name	Individual	No	Not Applicable	33,000 CCPS	Nil

Name of the group to which sellers belongs to: The Sellers does not belong to any group.

In terms of the MOU, the Sellers has agreed to sell 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares representing 43.41% of Share Capital of the Target Company and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares to the Acquirer. Post completion of the Open Offer, the Sellers ceases to be a shareholder and Promoter of the Target Company.

The Sellers has not been prohibited by SEBI from dealing in securities in terms of direction issued under Section 11B of the SEBI Act, or under any of the regulations made under the SEBI Act.

(D) DETAILS OF TARGET COMPANY – JAUSS POLYMERS LIMITED

The Target Company was originally incorporated on February 13, 1987, as a Private Limited Company in the name and style of "Jauss Polymers Private Limited" under the provisions of the Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of the Target Company was changed from "Jauss Polymers Private Limited" to "Jauss Polymers Limited" and a fresh Certificate of Incorporation was issued on August 06, 1987, by the Registrar of Companies, Mumbai. The Corporate Identification Number of the Target Company is L74899HR1987PLC066065.

The registered office of the Target Company is presently situated at Plot No.51, Roz ka Meo Industrial Area, Gurgaon, Sohna, Haryana- 122103, India, Contact Number: 0120-7195236-39; Email Address: response@jausspolymers.com ; Website: www.jausspolymers.com

The Target Company is engaged in the business of manufacturing of PET Packaging Solutions, specializing in the design, development and production of Polyethylene Terephthalate (PET) bottles, jars, containers and related packaging products.

As on date of this DPS, the authorized share capital of the Company is ₹ 11,00,00,000 (Rupees Eleven Crores) divided into 1,05,00,000 (One Crore five Lakhs) Equity Shares having face value of ₹ 10 (Rupees Ten only) and 50000 preference shares of ₹ 100 (Rupees Hundred Only), and the total issued and paid-up share capital of the Company is ₹ 5,06,55,750 (Rupees Five Crores Six Lakhs Fifty Five Thousand Seven Hundred and Fifty) divided into 46,25,575 (Forty Six Lakhs Twenty Five Thousand Five Hundred and Seventy Five) Equity Shares of ₹ 10 (Rupees Ten only) and 44000 preference shares of ₹ 100 (Rupees Hundred Only).

Target Company has established its connectivity with both the National Securities Depository Limited and Central Depository Services (India) Limited under the ISIN INE593001017.

The entire issued, subscribed, paid up and voting Equity Share Capital of the Target Company is listed at BSE under Scrip Code of 526001 on BSE with effect from September 15, 1993.

The Equity Shares of the Company are also listed in Calcutta Stock Exchange Limited ("CSE") with Scrip Code 020054. The Company is in suspension status on CSE. However the Company has applied for revocation of suspension on January 19, 2024.

The Equity Shares of the Target Company are frequently traded on BSE (within the meaning of definition of "frequently traded shares" under Regulation 2(1)(j) of the SEBI SAST Regulations).

As of the date of this DPS, (i) there are no partly paid up Equity Shares; (ii) it has issued 44,000 Cumulative Convertible Preference Shares; (iii) it has not issued any warrants; (iv) there are no locked-in Equity Shares of the Target Company; and (v) there are no shares against which depository receipts have been issued.

The present Board of Directors and KMP of Target Company are as follows:

Sr. No.	Name of Director	DIN/PAN	Designation
1	Ketineni Satish Rao	02435513	Managing Director
2	Ketineni Pratibha Rao	06955087	Director
3	Ketineni Sayaji Rao	01045817	Director
4	Rajani Shirish Laddha	02399687	Independent Director
5	Saurabh Jibhaushewale	08699886	Independent Director
6	Maddi Venkatasudarsan	00988521	Independent Director
7	Raj Kumar Gupta	BKXP2601M	Chief Financial Officer
8	Priya Parashar	CVSP9901N	Company Secretary & Compliance Officer

The key financial information of the Target Company based on the audited financial statements which has been audited by the Target Company's Statutory Auditors, Mahesh Yadav & Co., Chartered Accountants, for the quarter ended September 30, 2025 and for the financial year ended March 31, 2025, March 31, 2024 and 2023, are as follows:

Particulars	Stub Period September 30, 2025*	Audited Financial Statements for the Financial Year Ended March 31		
		2025	2024	2023
Total Revenue from operations	-	-	-	-
Profit After Tax (PAT) & exceptional items	28.61	(8.64)	(56.04)	(18.38)
Earnings Per Share (₹)	0.62	(0.19)	(1.21)	(0.40)
Net worth / Shareholder's Fund	868.44	839.82	848.46	904.49

1) Key Financial information for the financial year ended September 30, 2025, has been extracted from the Company's un audited financial results as submitted to the Stock Exchanges.

2) Extracted from the annual report for the financial year ended March 31, 2025.

3) Extracted from the annual report for the financial year ended March 31, 2024.

4) Extracted from the annual report for the financial year ended March 31, 2023.

(E) DETAILS OF THE OFFER

This Open Offer is a mandatory offer in compliance with Regulations 3(1) and 4 of SEBI SAST Regulations and of other applicable provisions pursuant to the execution of the Memorandum of Understanding for substantial acquisition of shares / voting rights of the Target Company.

The Acquirer has made this Open Offer to the Public Shareholders to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) constituting 26.00% of the Equity and Voting Share Capital of the Target Company ("Offer Size") at a price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity Share ("Offer Price") aggregating to ₹ 1,93,02,533 /- (Rupees One Crore Ninety Three Lakh Two Thousand Five Hundred Thirty Three Only) (assuming full acceptance) ("Maximum Consideration"), payable in cash, in accordance with the provisions of Regulation 9(1)(a) of SEBI SAST Regulations, subject to terms and conditions set out in the Public Announcement ("PA") and to be set out in this Detailed Public Statement ("DPS") and the Letter of Offer ("LoF" / Letter of Offer") that are proposed to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

To the best of knowledge and belief of the Acquirer, as on the date of this DPS, there are no other statutory approvals required for this Open Offer. However, if any other statutory approvals are required prior to completion of this Open Offer, this Open Offer would be subject to the receipt of such other statutory approvals that may become applicable later.

This Offer is not a conditional Offer and not subject to any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations and is not a competitive bid in terms of Regulation 20 of the SEBI SAST Regulations. Also, there is no differential pricing in this Offer as all the Equity Shares of the Target Company are fully paid-up.

This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Target Company.

The Manager to the Offer, GreteX Corporate Services Limited does not hold any Equity Shares in the Target Company as on the date of the PA and this DPS. The Manager to the Offer further declares and undertakes that they will not deal on their own account in the Equity Shares 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 closure of the Tendering Period.

In terms of Regulation 23 of the SEBI SAST Regulations, in the event, for reasons outside the reasonable control of the Acquirer, the approvals specified in this DPS as set out in Part VI (Statutory and Other Approvals) below or those which become applicable prior to completion of the Open Offer are not received, then the Acquirer shall have the right to withdraw the Open Offer. In the event of such a withdrawal of the Open Offer, the Acquirer (through the Manager) shall, within 2 Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI SAST Regulations.

The Acquirer have neither acquired nor been allotted any Equity Shares during the 52 weeks period prior to the date of PA. The Acquirer does not intend to delist the Target Company pursuant to this Open Offer.

The Equity Shares of the Target Company will be acquired by the Acquirer as fully paid up, free from all liens, charges and encumbrances and together with the rights attached thereto and as mentioned in the articles of association of the Company, including all rights to dividend, bonus and rights offer declared thereof, and the Public Shareholders tendering their Equity Shares in this Open Offer shall have obtained all necessary consents required by them to sell the Equity Shares on the foregoing basis.

As on the date of the DPS, the Acquirer does not have any plans to alienate any significant assets of the Target Company whether by way of sale, lease, encumbrance or otherwise for a period of two years except in the ordinary course of business of the Target Company. Target Company's future policy for disposal of its assets, if any, for two years from the completion of Open Offer will be decided by its Board of Directors, subject to the applicable provisions of the law and subject to the approval of the shareholders through special resolution passed by way of postal ballot in terms of Regulation 25(2) of the SEBI SAST Regulations.

As per Regulation 38 of SEBI LODR Regulations, read with Rule 19A of the Securities Contract (Regulation) Rules, 1957 ("SCRR"), the Target Company is required to maintain at least 25% public shareholding (i.e. shares of the Target Company held by the public as determined in accordance with the SCRR), on a continuous basis for listing. Pursuant to the SPA and Open Offer (assuming full acceptance), the public shareholding in the Target Company will fall below 25% of Equity and Voting Share Capital, the Acquirer will ensure compliance with the minimum public shareholding requirements under Regulation 7(4) of SEBI SAST Regulations read with Rule 19A of SCRR in such manner and timelines prescribed under applicable law.

II. BACKGROUND TO THE OFFER

This Offer being made by the Acquirer along with PAC, in compliance with Regulations 3(1) and 4 read with SEBI (SAST) Regulations, 2011, to the Public Shareholders of the Target Company, to acquire upto 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Rupees Ten) ("Offer Shares"), representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital from the Public Shareholders of the Target Company ("Offer size") at an offer price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity shares ("Offer Price") subject to the terms and conditions mentioned in the PA, this DPS and to be set out in the Letter of Offer ("LoF") to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

On Tuesday, January 27, 2026 the Acquirer have entered into and executed a Memorandum of Understanding with the Sellers (as specified under the defined term Memorandum of Understanding) for overall consideration of ₹ 3,75,00,000 (Rupees Three Crores Seventy Five Lakhs Only) to acquire 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares constituting 43.41% of the Equity and Voting Share Capital of the Target Company and Cumulative Convertible Preference Shares of 33,000 (Thirty Three Thousand Only) convertible into equity shares at par.

The acquisition of Sale Shares will be undertaken through an off-market transfer.

The offer price is payable in cash by the Acquirer in accordance with the provision of Regulation 9(1)(a) of SEBI (SAST) Regulation, 2011 and subject to terms and condition set out in this DPS and the Letter of Offer that it will be dispatched to the public shareholder in accordance with the provision of SEBI (SAST) Regulation, 2011.

As per Regulations 26(6) and 26(7) of SEBI (SAST) Regulations, 2011, the Board of the Target Company is required to constitute a committee of Independent Directors, to provide its written reasoned recommendation on the Offer to the Shareholders of the Target Company and such recommendations shall be published at least two working days before the commencement of the Tendering Period in the same newspaper where the DPS of the Offer is published. A copy of the above shall be sent to SEBI, BSE and Manager to the Offer and in case of a competing offer/s to the Manager/s to the Open Offer for every competing Offer.

The primary objective of the Acquirer for the above-mentioned acquisition is to take control of the Target

Company and be classified as Promoter.

As on the date of the DPS, the Acquirer intends to continue the existing line of business of the Target Company by doing reverse merger with the target company in future and does not have any plans to make major changes to the existing line of business of the Target Company except in the ordinary course of business or may also diversify into other businesses with prior consent of the shareholders and in accordance with the provisions of Companies Act, 2013, memorandum and articles of association of the Target Company and other applicable laws.

III. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer in Target Company and the details of their acquisition are as follows:

Particulars	Acquirer		Total	
	No. of Equity Shares/ccps	% of Equity Shares	No. of Equity Shares/CCPS	% of Equity Shares
Shareholding before PA i.e. February 04, 2026	Nil	Nil	Nil	Nil
Shareholding proposed to be acquired through MOU dated January 27, 2026	20,07,754 Equity Shares	43.41	20,07,754 Equity Shares	43.41
	33,000 CCPS	75%	33,000 CCPS	75%
Shares acquired between the PA date and the DPS date	Nil	Nil	Nil	Nil
Shares to be acquired in the open offer (assuming full acceptance)*	12,02,650	26.00	12,02,650	26.00
Post Offer Shareholding (assuming full acceptance, as on 10th working day after closing of tendering period)	-	-	-	-

*Assuming all the Offer Shares are accepted in the Open Offer. The Acquirer reserves the right to alter the quantity or ratio of acquisition of equity shares amongst themselves based on actual shares tendered in the Open Offer.

IV. OFFER PRICE

(A) The Equity Shares of the Target Company are listed on BSE, under scrip code "526001" and on CSE, under scrip code "020054". The ISIN of Equity Shares of Target Company is INE593001017.

(B) The annualized trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (February 01, 2025 to January 31, 2026) is as given below:

Name of the Stock Exchange	Total number of Equity Shares traded during the 12 (Twelve) calendar months prior to the month of PA	Total Number of Listed Shares	Annualized Trading Turnover (in terms of % to Total Listed Shares)
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VII. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER

Major Activities	Schedule
Public Announcement	Wednesday, 4 February, 2026
Publication of Detailed Public Statement in newspapers	Wednesday, 11 February, 2026
Last Date of Filing of Draft Letter of Offer with SEBI	Wednesday, 18 February, 2026
Last Date for public announcement of a competing offer	Friday, 6 March, 2026
Receipt of comments from SEBI on Draft Letter of Offer	Friday, 13 March, 2026
Identified Date*	Tuesday, 17 March, 2026
Date by which Letter of Offer will be dispatched to the Public Shareholders	Wednesday, 25 March, 2026
Last date by which a Committee of Independent Directors constituted by the Board of Directors of the Target Company shall give its recommendations and publication of the same	Monday, 30 March, 2026
Last day of revision of Offer Price / Offer Size	Thursday, 2 April, 2026
Date of issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers	Thursday, 2 April, 2026
Date of commencement of Tendering Period	Monday, 6 April, 2026
Date of closure of Tendering Period	Tuesday, 21 April, 2026
Issuance of post offer advertisement	Tuesday, 28 April, 2026
Date of communicating the rejection / acceptance and payment of consideration for the accepted Offer Shares / return of unaccepted Offer Shares	Wednesday, 6 May, 2026
Last Date of filing the final report to SEBI	Wednesday, 13 May, 2026

*Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the Letter of Offer would be sent. All Public Shareholders (registered or unregistered) are eligible to participate in the Open Offer anytime before the closure of the Open Offer.

Note: The above timelines are indicative (prepared on the basis of timelines provided under the SEBI SAST Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI SAST Regulations.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LOF

- (A) All the Public Shareholders of the Target Company holding the Equity Shares in dematerialized form or physical form, registered or unregistered are eligible to participate in this Open Offer at any time during the period from Offer Opening Date and Offer Closing Date ("Tendering Period") for this Open Offer. In accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 21, 2020, Public shareholder holding securities in physical form are followed to tender shares in an open offer. Such tendering shall be as per provision of the SEBI (SAST) Regulations, 2011. Accordingly, Public shareholding holding Equity share in physical formats will be eligible to tender their Equity Share in this open offer as per the provision of the SEBI (SAST) Regulation, 2011.
- (B) Public Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the LOF to the Registrar to the Offer so as to reach them no later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the LOF to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the LOF. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the LOF.

- (C) 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, 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.
- (D) Accidental omission to dispatch the Letter of Offer to any person to whom the Open Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Open Offer in any way.
- (E) The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the registrar to the offer on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details.
- (F) The Open Offer will be implemented by the Acquirer through stock exchange mechanism as provided by BSE in the form of separate window ("Acquisition Window") as provided under the SEBI SAST Regulations and relevant SEBI circulars issued from time to time in this regard. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the ("SEBI Master Circulars").
- (G) BSE Limited is the Designated Stock Exchange for the purpose of tendering shares in the Open Offer.
- (H) The Acquirer has appointed Gretex Share Broking Limited ("Buying Broker") as their broker for the Open Offer through whom the purchases and the settlement of the Open Offer shall be made during the Tendering Period. The contact details of the Buying Broker are as mentioned below:

Name of Buying Broker	Address	Contact Person	Contact No.	Email ID	Website
Gretex Share Broking Limited	A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Delisle Road, Dadar (West), Mumbai 400013, Maharashtra, India	Balashub Patil	022-69308500	dp@gretexbroking.com	https://gretexbroking.com

- (I) All Public Shareholders who desire to tender their shares under the Open Offer would have to intimate their respective stockbroker ("Selling Broker") during the normal trading hours of the secondary market during Tendering Period.
- (J) A separate acquisition window will be provided by BSE Limited to facilitate placing of sell orders. The Selling Brokers can enter orders for dematerialized Equity Shares as well as physical Equity Shares.
- (K) The cumulative quantity tendered shall be displayed on BSE's website (www.bseindia.com) throughout the trading session at specific intervals by BSE during the Tendering Period.
- (L) In the event Seller Broker of shareholder is not registered with BSE then that shareholder can approach the Buying Broker as defined above and tender the shares through the Buying Broker after submitting the details as may be required by the Buying Broker to be in compliance with the SEBI (SAST) Regulations, 2011.
- (M) The marketable lot of Target Company for physical mode and for dematerialized mode is 1 (One).
- (N) Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder.
- (O) The Equity Shareholders will have to ensure that they keep a Demat Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or due to prorated Open Offer.
- (P) It must be noted that detailed procedure for tendering the Equity Shares in the Offer will be mentioned in the Letter of Offer.

IX. OTHER INFORMATION

- (A) The Acquirer accepts responsibility for the information contained in the PA and in this DPS and also for the obligations of the Acquirer laid down in the SEBI SAST Regulations and subsequent amendments made thereon.
- (B) Pursuant to Regulation 12 of the SEBI SAST Regulations, the Acquirer has appointed Gretex Corporate Services Limited, Mumbai as Manager to the Offer and the Manager to the Offer issues this Detailed Public Statement on behalf of the Acquirer.
- (C) In this DPS, all references to "₹" or "Rs." or "Rupees" or "INR" are references to the Indian Rupee(s).
- (D) The information pertaining to the Target Company in this DPS or the Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from public sources or provided by or relating to and confirmed by the Target Company which has not been independently verified by the Acquirer or the Manager to the Open Offer. The Acquirer and the Manager to the Open Offer do not accept any responsibility with respect to such information relating to the Target Company.
- (E) The Acquirer has appointed Beetal Financial and Computer Services Private Limited as the Registrar to the Offer. The details of the Registrar are as mentioned below:
Name: M/s Beetal Financial and Computer Services Private Limited.
Address: Beetal House 3rd floor, 99, Maidangir, Near Dada Harsukh Das Mandir, New Delhi- 110062.
Tel: +91-11-42959000, 29961281-83, 26051061 | Fax: 29961284 | **Email Id:** beetalrta@gmail.com
Investor Grievance Email: gr grievances@beetal.in | **Website:** www.beetal.in
Contact Person: Mr. Punit Mittal
SEBI Registration No.: INR00000262 | **CIN:** U67120DL1993PTC052486
- (F) In this DPS, any discrepancy in any table between the total and sums of the amount listed are due to rounding off and/or regrouping.
- (G) This Detailed Public Statement would also be available at SEBI's website i.e. www.sebi.gov.in

THIS DETAILED PUBLIC STATEMENT ISSUED BY MANAGER TO THE OFFER



GRETEX CORPORATE SERVICES LIMITED
(CIN No.: L74999MH2006PLC288128)
Address: Office No. 13, 1st Floor, Bansal Mansion, A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Delisle Road, Dadar (West), Mumbai 400013, Maharashtra, India
Tel. No.: +91 2269308500 | **Email:** info@gretexgroup.com
Website: www.gretexcorporate.com | **Contact Person:** Mr. Arvind Hartalka

FOR AND ON BEHALF OF THE ACQUIRER AND PAC	
Sd/-	Sd/-
M/s. Noize Brands and Lifestyle Limited (Acting through its Director – Mr. Aditya Chopra) (Acquirer)	Mr. Aditya Chopra (PAC)

Date: February 10, 2026
Place: Mumbai

AdBaaaz

GODFREY PHILLIPS INDIA LIMITED
CIN: L16004MH1936PLC008587
Regd. office: Macropolo Building, Ground Floor, Dr. Babasaheb Ambedkar Road, Lalbaug, Mumbai - 400 033
Phone: 022-6195 2300/ Fax : 022-6195 2319
Corp. office: Omaxe Square, Plot No. 14, Jasola District Centre, Jasola, New Delhi- 110025
Phone: 011-61119300, 26832155
Email: isc@godfreyphillips.co.in **Website:** www.godfreyphillips.co.in

NOTICE
(For the attention of Equity Shareholders of Godfrey Phillips India Limited)

Notice is hereby given that pursuant to the provisions of Section 110, Section 108 and all other applicable provisions, if any, of the Companies Act, 2013, (the "Act") read together with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, (the "SEBI Listing Regulations"), General Circular No. 03/2025 dated 22 September 2025, issued by the Ministry of Corporate Affairs, Government of India read with other circulars issued for this purpose from time to time (collectively referred to as "MCA Circulars"), Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2"), and any other applicable law, rules and regulations (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), the resolution set out below is proposed to be passed by the Members of Godfrey Phillips India Limited (the "Company") through Postal Ballot, by way of remote e-voting ("e-voting") process:

Members are hereby informed that:

- i. The Company has completed the dispatch of the Postal Ballot Notice on 10th February 2026, by e-mail only to those Members whose names appear in the Register of Members / List of Beneficial Owners as on Friday, 6th February 2026 ("Cut-off Date") and whose e-mail addresses are registered with the RTA/Company/Depositories. The voting rights of members shall be proportionate to their share of the paid-up equity share capital of the Company as on the cut-off date.
- ii. The detailed procedure/instructions on the process of e-voting including the manner in which the Shareholders who have not yet registered their email addresses can register their email address and/or cast their vote, are specified in the Postal Ballot Notice.
- iii. The Company has engaged the services of MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) ("MUFG Intime") for facilitating e-voting to enable the Members to cast their votes electronically.
- iv. The e-voting will commence on **Wednesday, 11th February 2026 (9:00 A.M. (IST)) and ends on Thursday, 12th March 2026 (5:00 P.M. (IST))**, the e-voting module will be disabled by MUFG Intime for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently or cast the vote again.
- v. The Postal Ballot Notice is also placed on the website of the Company i.e. www.godfreyphillips.co.in and the website of MUFG Intime i.e. <https://instavote.linkintime.co.in/>.
- vi. Pursuant to Rule 22(5) of the Rules, the Board of Directors of the Company has appointed Mr. V Ramachandran (CP No. 4731), Proprietor V.R. Associates, Company Secretaries, as the Scrutinizer for conducting the postal ballot by way of e-voting in a fair and transparent manner.
- vii. The Scrutinizer will submit the results of the e-voting to the Chairperson of the Company or any other authorized officer(s) of the Company after completion of the scrutiny of the e-voting, who shall counter sign the same. The postal ballot results will be submitted within 2 (Two) working days from conclusion of the e-voting period to the stock exchanges in accordance with the SEBI Listing Regulations. The results of the Postal Ballot along with the Scrutinizer's Report will also be displayed on the website of the Company at www.godfreyphillips.co.in and on the website of the MUFG Intime at <https://instavote.linkintime.co.in/>.
- viii. The proposed resolution, if approved, will be taken as having duly passed on the last date specified for e-voting, by the requisite majority of Members by means of Postal Ballot, i.e. **Thursday, 12th March 2026**.
- ix. All the documents referred to in this Postal Ballot Notice will be available for inspection electronically by the Members from the date of circulation of this Postal Ballot Notice until the last date of e-voting. Members seeking to inspect such documents can send an email to isc@godfreyphillips.co.in.

Members facing any technical issue may contact MUFG Intime India Private Limited INSTAVOTE helpdesk by sending a request at enotices@in.mpmg.mufg.com or contact on Tel: 022-49186000.

For Godfrey Phillips India Limited
Sd/-
Punit Kumar Chellaramani
Date: 10th February 2026 **Company Secretary & Compliance Officer**

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES OR UNITS NOR IS IT A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), AND TOGETHER WITH BSE, THE "STOCK EXCHANGES" IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT



(Please scan this QR code to view the DRHP)



BONFIGLIOLI TRANSMISSIONS LIMITED

Our Company was originally incorporated as 'Bonfiglioli Deepak Private Limited' at Chennai, Tamil Nadu, India, as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated June 23, 1998, issued by the Registrar of Companies, Tamil Nadu at Chennai ("RoC"). Subsequently, the name of our Company was changed from 'Bonfiglioli Deepak Private Limited' to 'Bonfiglioli Transmissions Private Limited', pursuant to a Board resolution dated August 31, 1998, a Shareholders' resolution dated September 15, 1998, and a fresh certificate of incorporation consequent upon change of name dated September 25, 1998 issued by the RoC. The name of our Company was changed to 'Bonfiglioli Transmissions Limited', pursuant to a Board resolution dated June 26, 2025, Shareholders' resolution dated September 1, 2025 and a fresh certificate of incorporation consequent upon conversion to public company dated September 16, 2025 issued by the Registrar of Companies, Central Processing Centre. For details, see "History and Certain Corporate Matters - Brief History of our Company" on page 224 of the draft red herring prospectus dated February 9, 2026 ("DRHP").

Registered and Corporate Office: Plot No. ACT-AC11, SIDCO Industrial Estate, Thirumudivakkam, Kancheepuram - 600 132, Tamil Nadu, India; **Contact Person:** Sunil Kumar, Company Secretary and Compliance Officer; **Tel:** +91 63858 63934; **E-mail:** bt.secretariat@bonfiglioli.com; **Website:** www.bonfiglioli.in; **Corporate Identity Number:** U29309TN1998PLC040717

OUR PROMOTERS: SONIA BONFIGLIOLI, LUCIANO BONFIGLIOLI, LUISA LUSARDI, BON-FI S.R.L., AND BONFIGLIOLI S.P.A.

INITIAL PUBLIC OFFER OF UP TO 46,998,959 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF BONFIGLIOLI TRANSMISSIONS LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING TO ₹ [•] MILLION THROUGH AN OFFER FOR SALE (THE "OFFER") OF UP TO 46,998,959 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING TO ₹ [•] MILLION (THE "OFFER FOR SALE") AND SUCH EQUITY SHARES, THE "OFFERED SHARES") BY BONFIGLIOLI S.P.A. ("PROMOTER SELLING SHAREHOLDER"). THE OFFER SHALL CONSTITUTE [•] OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, AND WILL BE ADVERTISED IN ALL EDITIONS OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [•] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER), AND [•] EDITION(S) OF [•] (A WIDELY CIRCULATED TAMIL DAILY NEWSPAPER, TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU WHERE OUR REGISTERED AND CORPORATE OFFICE IS SITUATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE AND NSE FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company, may in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of one Working Day, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a public notice and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to QIBs (the "QIB Portion"), provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company, in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which, 40% shall be reserved in the following manner, (i) 33.33% shall be available for allocation to domestic Mutual Funds, and (ii) 6.67% shall be available for Life Insurance Companies and Pension Funds, subject to valid Bids being received from domestic Mutual Funds, Life Insurance Companies and Pension Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of under-subscription in (ii) above, the allocation may be made to domestic Mutual Funds. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Portion") of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 1,000,000 and under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Portion"). In accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price, (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter)) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 401 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated February 9, 2026, with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges has been made public for comments, if any, for a period of at least 21 days from the date of publication of this public announcement by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com; on the website of the Company at www.bonfiglioli.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, BNP Paribas, ICICI Securities Limited and Jefferies India Private Limited at www.axiscapital.co.in, www.bnpparibas.co.in, www.icicisecurities.com and www.jefferies.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21st day from the date of publication of this public announcement.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer 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 Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and the Offer, including the risks involved. The Equity Shares have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when issued through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital and capital structure and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 85 of the DRHP. The liability of the members of our Company is limited by their shares. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 224 of the DRHP.

BOOK RUNNING LEAD MANAGERS				REGISTRAR TO THE OFFER
Axis Capital Limited Axis House, 1 st Floor, P.B. Marg, Worli, Mumbai - 400 025, Maharashtra, India Tel: +91 22 4325 2183 E-mail: bonfiglioli ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in Website: www.axiscapital.co.in Contact Person: Devika Kanani SEBI registration no.: INM000012029	BNP Paribas 1 North Avenue, Maker Maxity, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051, Maharashtra, India Tel: +91 22 3370 4000 E-mail: list.cib.bonfiglioliipo@asia.bnpparibas.com Investor grievance e-mail: indiainvestors.care@asia.bnpparibas.com Website: www.bnpparibas.co.in Contact Person: Arpit Arora SEBI Registration No.: INM000011534	ICICI Securities Limited ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 6807 7100 E-mail: bonfigliolitransmissions.ipo@icicisecurities.com Investor grievance e-mail: customercare@icicisecurities.com Website: www.icicisecurities.com Contact Person: Shri Subramanyam / Namrata Ravasia SEBI Registration No.: INM000011179	Jefferies India Private Limited Level 16, Express Towers Nariman Point, Mumbai - 400 021 Maharashtra, India Tel: +91 22 4356 6000 E-mail: bonfiglioli.transmission.ipo@jefferies.com Investor grievance e-mail: jipl.grievance@jefferies.com Website: www.jefferies.com Contact Person: Akshat Shah / Siddharth Dalmia SEBI Registration No.: INM000011443	MUFG Intime India Private Limited (Formerly, Link Intime India Private Limited) C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083 Maharashtra, India Tel: +91 810 811 4949 E-mail: bonfigliolitransmissions.ipo@in.mpmg.mufg.com Investor Grievance e-mail: bonfigliolitransmissions.ipo@in.mpmg.mufg.com Website: www.in.mpmg.mufg.com Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

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

Place: Thirumudivakkam, Tamil Nadu
Date: February 10, 2026

For **BONFIGLIOLI TRANSMISSIONS LIMITED**
On behalf of the Board of Directors
Sd/-
Sunil Kumar
Company Secretary and Compliance Officer

BONFIGLIOLI TRANSMISSIONS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI and the Stock Exchanges on February 9, 2026. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.bonfiglioli.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, BNP Paribas, ICICI Securities Limited and Jefferies India Private Limited at www.axiscapital.co.in, www.bnpparibas.co.in, www.icicisecurities.com and www.jefferies.com, respectively. Any potential Bidders should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 30 of the DRHP. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision and should instead rely on the RHP, when filed, for making investment decision. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any state law of the United States and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act or any state law of the United States. Accordingly, the Equity Shares are being offered and sold only (a) to persons in the United States that are "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act, and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and in accordance with the applicable laws of the jurisdiction where those offers and sales occur.

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATION 3(1) AND 4 READ WITH REGULATIONS 13(4), 14(3) AND 15(2) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS, 2011") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

JAUSS POLYMERS LIMITED

Corporate Identification Number: L74899HR1987PLC066065

Registered Office: Plot No. 51, Roz ka meo Industrial area, Gurgaon, Sohna, Haryana- 122103, India | Contact Number: 0120-7195236-39 | Email Address: response@jausspolymers.com | Website: www.jausspolymers.com

Open Offer for acquisition of upto 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) ("Offer Shares") of Jauss Polymers Limited ("Target Company") or "TC" representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital (as defined below) from the Public Shareholders (as defined below) of the Target Company by M/s. Noize Brands and Lifestyle Limited ("Acquirer") pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(4), 14(3) and 15(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time ("Open Offer" or "Offer").

This detailed public statement ("DPS") is being issued by GreteX Corporate Services Limited, ("the Manager to the Offer"), for and on behalf of the Acquirer to the public shareholders (as defined below) of the target company pursuant to and in compliance with Regulations 3(1) and 4 read with 13(4), 14(3), 15(2) and other applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI SAST Regulations"), pursuant to the public announcement dated February 04, 2026 ("PA" or "Public Announcement") filed with BSE Limited ("BSE") and CSE Limited ("CSE") herein after referred to as the "Stock Exchanges", Securities and Exchange Board of India ("SEBI") & sent to the registered office of the TC in compliance with Regulations 14(1) & 14(2) of the SEBI SAST Regulations 2011.

For the purpose of this DPS, the following terms shall have the meaning assigned to them below:

"Acquirer" means M/s. Noize Brands and Lifestyle Limited (acting through its Director - Mr. Aditya Chopra)
 "CCPS" means Cumulative Convertible Preference Shares convertible at par
 "Equity Shares" or "Shares" means the fully paid-up Equity Shares of the Target Company of the face value of ₹ 10/- (Rupees Ten Only) each.
 "Identified Date" means the date falling on the 10th (tenth) working day prior to the commencement of the tendering period, for the purpose of determining the Public Shareholders to whom Letter of Offer shall be sent.
 "Memorandum of Understanding" or "MOU" means the agreement dated Tuesday, January 27, 2026 entered for overall consideration of ₹ 3,75,00,000/- (Rupees Three Crores Seventy Five Lakhs Only) for acquiring 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares convertible into equity shares at par of Target Company.
 "Offer Period" has the same meaning as ascribed to it in the SEBI SAST Regulations.
 "Tendering Period" means the period of 10 (ten) Working Days during which the Public Shareholders may tender their Equity Shares in acceptance of the Offer, which shall be disclosed in the Letter of Offer.
 "Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer in compliance with the SEBI SAST Regulations, other than: (i) the Acquirer, (ii) Sellers, (iii) persons acting in concert with the Acquirer, (iv) the parties to any underlying agreement including the current Promoter of the Target Company and persons deemed to be acting in concert with such parties.
 "Sellers" means Mr. Ketinani Satish Rao and Mr. Keerthi Narsimbhachari.
 "Working Day" means any working day of the SEBI.

Terms used but not defined herein shall have the same meaning as ascribed to them in the PA.

I. ACQUIRER, SELLERS, TARGET COMPANY AND OFFER

(A) DETAILS OF ACQUIRER

1. Noize Brands and Lifestyle Limited ("Acquirer")

Name (Current name along with name changes in the past): The Company was originally incorporated on December 11, 2015 as SPM Brands Fashion Private Limited under the provisions of Companies Act, 2013 later on the name of the Company was changed to Noize Brands and Lifestyle Private Limited and a fresh certificate of incorporation was issued by Registrar of Companies, ROC Mumbai on July 31, 2023. The name of the Company was further changed to Noize Brands and Lifestyle Limited and a fresh certificate of incorporation was issued by Registrar of Companies, Central Processing Center on August 02, 2024.
Nature of Company: M/s. Noize Brands and Lifestyle Limited having CIN: U74900UP2015PLC216581 is an unlisted public limited company incorporated under the provisions of the Companies Act, 2013 situated at A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India, having permanent account number AAWGS5128E.
Nature of business: Noize Brands and Lifestyle Limited is engaged in the business of apparel and lifestyle products.
Address: A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India.
Name of Group classified as to which the Acquirer belongs: The Acquire does not belong to any group.
 The Acquirer will be classified as the Promoter of the Target Company, post the Open Offer.
Name of shareholders of the Company:

The Shareholders of the Company as on February 09, 2026 are as follows:

Particulars	Shareholding as on 09-02-2026	
	Number of Equity Shares	Percentage Shareholding
(A) Promoters		
Manish Singh Chauhan	77,07,496	88.58
Total Promoters	77,07,496	88.58
(B) Public Shareholders		
Nandita Manu Mahtani	25,500	0.29
Bhavana Suyash Panday	25,500	0.29
Shilpa Ritesh Sidhwani	25,500	0.29
Aditya Chopra	1,00,000	1.15
Noize Jeans Limited	7,16,400	8.23
Kritika Seth	1,00,000	1.15
Total Public Shareholders	9,92,900	11.41
Total Shareholders (A+B)	87,00,396	100.00

The Board of Directors of Acquirer comprises the following members:

Sl. No.	Name and Designation	DIN	Date of Appointment
1.	Anurag Singh Chouhan (Director)*	06857045	11/01/2021
2.	Shilpa Chauhan (Director)	11111894	10/06/2025
3.	Aditya Chopra (Director)	10233899	02/08/2023
4.	Gaurav Sharma (Independent Director)	07929731	29/08/2023

*Mr. Anurag Singh Chouhan (DIN:06857045) has resigned from the Directorship on December 01, 2025 with effect from December 30, 2025. However, filing on MCA Portal is pending.

The key financial information of the Acquirer based on the audited financial statements for the financial year ended March 31, 2025, March 31, 2024 and March 31, 2023 are as follows:

Particulars	(in ₹ in lakhs except EPS)		
	March 31, 2025	March 31, 2024	March 31, 2023
Total Revenue from operations	905.23	834.46	577.38
Profit After Tax (PAT) & exceptional items	217.79	429.75	356.68
Earnings Per Share (₹)	2.51	4.97	21.67
Net worth / Shareholder's Fund	1509.00	1290.70	858.48

If the Acquirer is a listed entity, Stock Exchanges where its shares are listed: Not applicable.
Disclosures of relationship / interest, if any, of the Acquirer in the Target Company: As on the date of this DPS, the Acquirer does not have any relationship/ interest in the Target Company, save and except the proposed shareholding to be acquired in the Target Company pursuant to MOU.
 Further, the Acquirer does not hold any Equity Shares of the Target Company and does not belong to any group of the Target Company, however, it has agreed to buy 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares of the Target Company by way of the MOU. Consequently, the Acquirer will be classified as the Promoter of the Target Company.
 The Net Worth of the Acquirer as on February 04, 2026, stands at ₹ 8.40 Crores as certified by Meenakumari Kanojia (Membership No. 611115), Partner of M/s. M R B & Associates, Chartered Accountants having office at A-102, 1st Floor Shradha Heights Tolly Gully Cross Road Andheri (E), Mumbai-400069, Maharashtra, India. Phone: (M) 9987030175. Mail: manish.b@mrbassociates.com. This certificate dated February 04, 2026, also confirms that the Acquirer has sufficient resources to meet the full obligations of the Offer.

(B) DETAILS OF PERSON ACTING IN CONCERT (PAC)

Name of the PAC	Address	Age	Nationality of PAC	Qualification	Experience	No. of Equity Shares held as of the Date of DPS	Relation with Acquirer
Aditya Chopra	D 1001, Rustomjee Eilts, DN Nagar, Andheri West, Inside YMCA Lane, Four Bungalows, Mumbai, Sundarban-400053, Maharashtra	36 years	Indian	B.A.LL.B (Hons.), Diploma in Corporate Mergers & Acquisitions, Asian School of Cyber Laws, Pune, Diploma in Intellectual Property Law, Indian Law Institute, New Delhi	He has more than 15 years of experience operating at the intersection of law, business strategy, and financial decision making.	Nil	Director of Acquirer

The PAC (Mr. Aditya Chopra) will be classified as the Promoter of the Target Company.

The "Acquirer and PAC" confirm that:
 They have not been prohibited by SEBI from dealing in securities in terms of directions issued under section 11B of the SEBI Act, 1992 as amended ("SEBI Act") or under any other regulation made under the SEBI Act.
 They have not been categorized as a "willful defaulter" in terms of Regulation 2(1)(ze) of the SEBI (SAST) Regulations, 2011.
 They have not been declared as a "fugitive economic offender" under Section 12 of the Fugitive Economic Offenders Act, 2018.
 The Acquirer undertake that it will not sell the equity shares of the Target Company, if any acquired during the Offer period in terms of regulation 25(4) of the SEBI (SAST) Regulations, 2011.
 There are no pending litigations pertaining to the securities market where they are made party to, as on the date of this DPS
 The representative of Acquirer or PAC is not in the Board of Director of the Target Company.

(C) DETAILS OF SELLERS:

The details of the Sellers as per the MOU are set out below:

S. No.	Name of Sellers	Changes in the name in the past	Nature of Entity / Individual	Part of Promoter Group (Yes / No)	Details of shares/ccps held by the Sellers		
					Pre-Transaction		Post Transaction
					Name of the stock Exchange in India or abroad where listed (if applicable)	Number of Equity Shares / CCPS	% of fully diluted Equity Share Capital of the Target Company
1.	Mr. Ketinani Satish Rao	No change in name	Individual	Yes	Not Applicable	20,07,754 Equity Shares	Nil
2.	Mr. Keerthi Narsimbhachari	No change in name	Individual	No	Not Applicable	33,000 CCPS	Nil

Name of the group to which sellers belongs to: The Sellers does not belong to any group.
 In terms of the MOU, the Sellers has agreed to sell 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares representing 43.41% of Share Capital of the Target Company and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares to the Acquirer. Post completion of the Open Offer, the Sellers ceases to be a shareholder and Promoter of the Target Company.
 The Sellers has not been prohibited by SEBI from dealing in securities in terms of direction issued under Section 11B of the SEBI Act, or under any of the regulations made under the SEBI Act.

(D) DETAILS OF TARGET COMPANY - JAUSS POLYMERS LIMITED

The Target Company was originally incorporated on February 13, 1987, as a Private Limited Company in the name and style of 'Jauss Polymers Private Limited' under the provisions of the Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of the Target Company was changed from 'Jauss Polymers Private Limited' to 'Jauss Polymers Limited' and a fresh Certificate of Incorporation was issued on August 06, 1987, by the Registrar of Companies, Mumbai. The Corporate Identification Number of the Target Company is L74899HR1987PLC066065.
 The registered office of the Target Company is presently situated at Plot No.51, Roz ka meo Industrial Area, Gurgaon, Sohna, Haryana- 122103, India. Contact Number: 0120-7195236-39; Email Address: response@jausspolymers.com; Website: www.jausspolymers.com
 The Target Company is engaged in the business of manufacturing of PET Packaging Solutions, specializing in the design, development and production of Polyethylene Terephthalate (PET) bottles, jars, containers and related packaging products.
 As on date of this DPS, the authorized share capital of the Company is ₹11,00,00,000 (Rupees Eleven crores) divided into 1,05,00,000 (One Crore five Lakhs) Equity Shares having face value of ₹ 10 (Rupees Ten) and 50000 preference shares of ₹ 100 (Rupees Hundred Only), and the total issued and paid-up share capital of the Company is ₹ 5,06,55,750 (Rupees Five Crores Six Lakhs Fifty Five Thousand Seven Hundred and Fifty) divided into 46,25,575 (Forty Six Lakhs Twenty Five Thousand Five Hundred and Seventy Five) Equity Shares of ₹ 10 (Rupees Ten only) and 44000 preference shares of ₹ 100 (Rupees Hundred Only).
 Target Company has established its connectivity with both the National Securities Depository Limited and Central Depository Services (India) Limited under the ISIN INE593001017.
 The entire issued, subscribed, paid up and voting Equity Share Capital of the Target Company is listed at BSE under Scrip Code of 526001 on BSE with effect from September 15, 1993.
 The Equity Shares of the Company are also listed in Calcutta Stock Exchange Limited ("CSE") with Scrip Code 020054. The Company is in suspension status on CSE. However the Company has applied for revocation of suspension on January 19, 2024.
 The Equity Shares of the Target Company are frequently traded on BSE (within the meaning of definition of "frequently traded shares" under Regulation 2(1)(j) of the SEBI SAST Regulations).
 As of the date of this DPS, (i) there are no partly paid up Equity Shares; (ii) it has issued 44,000 Cumulative Convertible Preference Shares; (iii) it has not issued any warrants; (iv) there are no locked-in Equity Shares of the Target Company; and (v) there are no shares against which depository receipts have been issued.
 The present Board of Directors and KMP of Target Company are as follows:

Sr. No.	Name of Director	DIN/PAN	Designation
1	Ketinani Satish Rao	02435513	Managing Director
2	Ketinani Pratibha Rao	06955087	Director
3	Ketinani Sayaji Rao	01045817	Director
4	Rajani Shirish Laddha	02399687	Independent Director
5	Saurabh Jibhushewale	08699886	Independent Director
6	Maddi Venkatasudarsan	09088521	Independent Director
7	Raj Kumar Gupta	BKXP2601M	Chief Financial Officer
8	Priya Parashar	CVSP9901N	Company Secretary & Compliance Officer

The key financial information of the Target Company based on the audited financial statements which has been audited by the Target Company's Statutory Auditors, Mahesh Yadav & Co., Chartered Accountants, for the quarter ended September 30, 2025 and for the financial year ended March 31, 2025, March 31, 2024 and 2023, are as follows:

Particulars	Stub Period September 30, 2025*		Audited Financial Statements for the Financial Year Ended March 31	
	2025*	2025	2024	2023
Total Revenue from operations	-	-	-	-
Profit After Tax (PAT) & exceptional items	28.61	(8.64)	(56.04)	(18.38)
Earnings Per Share (₹)	0.62	(0.19)	(1.21)	(0.40)
Net worth / Shareholder's Fund	868.44	839.82	848.46	904.49

1) Key financial information for the financial year ended September 30, 2025, has been extracted from the Company's audited financial results as submitted to the Stock Exchanges.
 2) Extracted from the annual report for the financial year ended March 31, 2025.
 3) Extracted from the annual report for the financial year ended March 31, 2024.
 4) Extracted from the annual report for the financial year ended March 31, 2023

(E) DETAILS OF THE OFFER

This Offer is a mandatory offer in compliance with Regulations 3(1) and 4 of SEBI SAST Regulations and of other applicable provisions pursuant to the execution of the Memorandum of Understanding for substantial acquisition of shares / voting rights of the Target Company.
 The Acquirer has made this Offer to the Public Shareholders to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) constituting 26.00% of the Equity and Voting Share Capital of the Target Company ("Offer Size") at a price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity Share ("Offer Price") aggregating to ₹ 1,93,02,533/- (Rupees One Crore Ninety Three Lakh Two Thousand Five Hundred Thirty Three Only) (assuming full acceptance) ("Maximum Consideration"), payable in cash, in accordance with the provisions of Regulation 9(1)(a) of SEBI SAST Regulations, subject to terms and conditions set out in the Public Announcement ("PA"), and to be set out in this Detailed Public Statement ("DPS") and the Letter of Offer ("LoF / Letter of Offer") that are proposed to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.
 To the best of knowledge and belief of the Acquirer, as on the date of this DPS, there are no other statutory approvals required for this Offer. However, if any other statutory approvals are required prior to completion of this Offer, this Offer would be subject to the receipt of such other statutory approvals that may become applicable later.
 This Offer is not a conditional Offer and not subject to any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations and is not a competitive bid in terms of Regulation 20 of the SEBI SAST Regulations. Also, there is no differential pricing in this Offer as all the Equity Shares of the Target Company are fully paid-up.
 This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Target Company.
 The Manager to the Offer, GreteX Corporate Services Limited does not hold any Equity Shares in the Target Company as on the date of the PA and this DPS. The Manager to the Offer further declares and undertakes that they will not deal on their own account in the Equity Shares 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 closure of the Tendering Period.
 In terms of Regulation 23 of the SEBI SAST Regulations, in the event, for reasons outside the reasonable control of the Acquirer, the approvals specified in this DPS as set out in Part VI (Statutory and Other Approvals) below or those which become applicable prior to completion of the Offer are not received, then the Acquirer shall have the right to withdraw the Offer. In the event of such a withdrawal of the Offer, the Acquirer (through the Manager) shall, within 2 Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI SAST Regulations.
 The Acquirer has neither acquired nor been allotted any Equity Shares during the 52 weeks period prior to the date of PA. The Acquirer does not intend to delist the Target Company pursuant to this Offer.
 The Equity Shares of the Target Company will be acquired by the Acquirer as fully paid up, free from all liens, charges and encumbrances and together with the rights attached thereto and as mentioned in the articles of association of the Company, including all rights to dividend, bonus and rights offer declared, thereof, and the Public Shareholders tendering their Equity Shares in this Offer shall have obtained all necessary consents required by them to sell the Equity Shares on the foregoing basis.
 As on the date of the DPS, the Acquirer does not have any plans to alienate any significant assets of the Target Company whether by way of sale, lease, encumbrance or otherwise for a period of two years except in the ordinary course of business of the Target Company. Target Company's future policy for disposal of its assets, if any, for two years from the completion of Open Offer will be decided by its Board of Directors, subject to the applicable provisions of the law and subject to the approval of the shareholders through special resolution passed by way of postal ballot in terms of Regulation 25(2) of the SEBI SAST Regulations.
 As per Regulation 38 of SEBI LODR Regulations, read with Rule 19A of the Securities Contract (Regulation) Rules, 1957 ("SCRR"), the Target Company is required to maintain at least 25% public shareholding (i.e. shares of the Target Company held by the public as determined in accordance with the SCRR), on a continuous basis for listing. Pursuant to the SPA and Open Offer (assuming full acceptance), the public shareholding in the Target Company will fall below 25% of Equity and Voting Share Capital, the Acquirer will ensure compliance with the minimum public shareholding requirements under Regulation 7(4) of SEBI SAST Regulations read with Rule 19A of SCRR in such manner and timelines prescribed under applicable law.

(F) BACKGROUND TO THE OFFER

This Offer being made by the Acquirer along with PAC, in compliance with Regulations 3(1) and 4 read with SEBI (SAST) Regulations, 2011, to the Public Shareholders of the Target Company, to acquire upto 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Rupees Ten) ("Offer Shares"), representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital from the Public Shareholders of the Target Company ("Offer Size") at an offer price of ₹16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity share ("Offer Price") subject to the terms and conditions mentioned in the PA, this DPS and to be set out in the Letter of Offer ("LoF") to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.
 On Tuesday, January 27, 2026 the Acquirer have entered into and executed a Memorandum of Understanding with the Sellers (as specified under the defined term Memorandum of Understanding) for overall consideration of ₹3,75,00,000 (Rupees Three Crores Seventy Five Lakhs Only) to acquire 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares constituting 43.41% of the Equity and Voting Share Capital of the Target Company and Cumulative Convertible Preference Shares of 33,000 (Thirty Three Thousand Only) convertible into equity shares at par.
 The acquisition of Sale Shares will be undertaken through an off-market transfer.
 The offer price is payable in cash by the Acquirer in accordance with the provision of Regulation 9(1)(a) of SEBI (SAST) Regulation, 2011 and subject to terms and condition set out in this DPS and the Letter of Offer that it will be dispatched to the public shareholder in accordance with the provision of SEBI (SAST) Regulation, 2011.
 As per Regulations 26(6) and 26(7) of SEBI (SAST) Regulations, 2011, the Board of the Target Company is required to constitute a committee of Independent Directors, to provide its written reasoned recommendation on the Offer to the Shareholders of the Target Company and such recommendations shall be published at least two working days before the commencement of the Tendering Period in the same newspaper where the DPS of the Offer is published. A copy of the above shall be sent to SEBI, BSE and Manager to the Offer and in case of a competing offer/s to the Manager/s to the Open Offer for every competing Offer.
 The primary objective of the Acquirer for the above-mentioned acquisition is to take control of the Target

Company and be classified as Promoter.
 As on the date of the DPS, the Acquirer intends to continue the existing line of business of the Target Company by doing reverse merger with the target company in future and does not have any plans to make major changes to the existing line of business of the Target Company except in the ordinary course of business or may also diversify into other businesses with prior consent of the shareholders and in accordance with the provisions of Companies Act, 2013, memorandum and articles of association of the Target Company and other applicable laws.

III. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer in Target Company and the details of their acquisition are as follows:

Particulars	Acquirer		Total	
	No. of Equity Shares/ccps	% of Equity Shares	No. of Equity Shares/CCPS	% of Equity Shares
Shareholding before PA i.e. February 04, 2026	Nil	Nil	Nil	Nil
Shareholding proposed to be acquired through MOU dated January 27, 2026	20,07,754 Equity Shares	43.41	20,07,754 Equity Shares	43.41
Shares acquired between the PA date and the DPS date	33,000 CCPS	75%	33,000 CCPS	75%
Shares to be acquired in the open offer (assuming full acceptance)*	12,02,650	26.00	12,02,650	26.00
Post Offer Shareholding (assuming full acceptance, as on 10th working day after closing of tendering period)	-	-	-	-

*Assuming all the Offer Shares are accepted in the Open Offer. The Acquirer reserves the right to alter the quantity or ratio of acquisition of equity shares amongst themselves based on actual shares tendered in the Open Offer.

IV. OFFER PRICE

(A) The Equity Shares of the Target Company are listed on BSE, under scrip code "526001" and on CSE, under scrip code "020054". The ISIN of Equity Shares of Target Company is INE593001017.
 (B) The annualized trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (February 01, 2025 to January 31, 2026) is as given below:

Name of the Stock Exchange	Total number of Equity Shares traded during the 12 (twelve) calendar months prior to the month of PA	Total Number of Listed Shares	Annualized Trading Turnover (in terms of % to Total Listed Shares)
BSE	8,18,505	46,25,575	17.69
CSE*	-	-	-

(Source: www.bseindia.com)

*There is no trading of Equity Shares on CSE Limited.

(C) Based on the information available on the website of BSE, the Equity Shares of the Target Company are frequently traded on BSE (within the meaning of Regulation 2(1)(j) of the SEBI SAST Regulations).
 (D) The Offer Price has been determined considering the parameters in terms of Regulation 8(2) of the SEBI SAST Regulations, being the highest of:

(a)	The highest negotiated price per Equity Share of the Target Company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer i.e., the price per Sale Share under the MOU.	16.04
(b)	The volume-weighted average price paid or payable per Equity Share for acquisitions, whether by the Acquirer or by any person acting in concert with him, during the 52 (fifty-two) weeks immediately preceding the date of the PA.	Not applicable*
(c)	The highest price paid or payable per Equity Share for any acquisition, whether by the Acquirer or by any person acting in concert with him, during the 25 (twenty-six) weeks immediately preceding the date of the PA.	Not applicable*
(d)	The volume-weighted average market price of such shares for a period of 60 (sixty) trading days immediately preceding the date of the PA, as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period, provided such shares are frequently traded.	11.24
(e)	Where the shares are not frequently traded, the price determined by the acquirer and the manager to the open offer 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	Not applicable*
(f)	The per Equity Share value computed under Regulation 8(5) of the SEBI SAST Regulations, if applicable	Not applicable*

*Notes: (1) Not applicable as no acquisitions were made by the Acquirer, during the 52 (fifty-two) weeks or 26 (twenty-six) weeks immediately preceding the date of the PA. (2) Not applicable as the Equity Shares are frequently traded. (3) Not applicable since the acquisition is not an indirect acquisition.

In view of the parameters considered and presented in table above, in the opinion of the Acquirer and Manager to the Offer, the Offer Price of ₹16.05/- (Rupees Sixteen Paisa Point Zero Five only) per fully paid-up Equity Share is justified in terms of Regulation 8(2) of the SEBI SAST Regulations.
 (E) There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters under Regulation 8(9) of the SEBI SAST Regulations.

(F) As on date, there is no revision in Offer Price or Offer Size. In case of any revision in the Offer Price or Offer Size, the Acquirer shall, in accordance with Regulation 18(5) of SEBI SAST Regulations, (i) make corresponding increases to the escrow amounts; (ii) make a public announcement in the same newspapers in which DPS has been published; and (iii) simultaneously with the issue of such announcement, inform SEBI, Stock Exchange and the Target Company at its registered office of such revision. The revised Offer Price would be paid to all the Public Shareholders whose Equity Shares are accepted under the Offer.
 (G) If there is any revision in the offer price on account of future purchases / competing offers, it will be done up to the period prior to 3 (three) Working Days before the date of commencement of the Tendering Period would be notified to the shareholders.
 (H) If the Acquirer acquires Equity Shares during the period of twenty-six weeks after the closure of Tendering Period at a price higher than the Offer Price, then the Acquirer shall pay the difference between the highest acquisition price and the Offer Price, to all the Public Shareholders whose Equity Shares have been accepted in this Offer within sixty days from the date of such acquisition, pursuant to Regulation 8(10) of SEBI SAST Regulations. However, no such difference shall be paid in the event that such acquisition is made under another open offer under the SEBI SAST Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021 or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares in any form.

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATION 3(1) AND 4 READ WITH REGULATIONS 13(4), 14(3) AND 15(2) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS, 2011") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

JAUSS POLYMERS LIMITED

Corporate Identification Number: L74899HR1987PLC066065

Registered Office: Plot No. 51, Roz ka meo Industrial area, Gurgaon, Sohna, Haryana- 122103, India | Contact Number: 0120-7195236-39 | Email Address: response@jausspolymers.com | Website: www.jausspolymers.com

Open Offer for acquisition of upto 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) ("Offer Shares") of Jauss Polymers Limited ("Target Company" or "TC") representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital (as defined below) from the Public Shareholders (as defined below) of the Target Company by M/s. Noize Brands and Lifestyle Limited ("Acquirer") pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(4), 14(3) and 15(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time ("Open Offer" or "Offer").

This detailed public statement ("DPS") is being issued by Gretex Corporate Services Limited, ("the Manager to the Offer"), for and on behalf of the Acquirer to the public shareholders (as defined below) of the target company pursuant to and in compliance with Regulations 3(1) and 4 read with 13(4), 14(3), 15(2) and other applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI SAST Regulations"), pursuant to the public announcement dated February 04, 2026 ("PA" or "Public Announcement") filed with BSE Limited ("BSE") and CSE Limited ("CSE") herein after referred to as the "Stock Exchanges", Securities and Exchange Board of India ("SEBI") & sent to the registered office of the TC in compliance with Regulations 14(1) & 14(2) of the SEBI SAST Regulations 2011.

For the purpose of this DPS, the following terms shall have the meaning assigned to them below:

"Acquirer" means M/s. Noize Brands and Lifestyle Limited (acting through its Director - Mr. Aditya Chopra) "CCPS" means Cumulative Convertible Preference Shares convertible at par "Equity Shares" or "Shares" means the fully paid-up Equity Shares of the Target Company of the face value of ₹ 10/- (Rupees Ten Only) each.

"Identified Date" means the date falling on the 10th (tenth) working day prior to the commencement of the tendering period, for the purpose of determining the Public Shareholders to whom Letter of Offer shall be sent.

"Memorandum of Understanding" or "MOU" means the agreement dated Tuesday, January 27, 2026 entered for overall consideration of ₹ 3,75,00,000/- (Rupees Three Crores Seventy Five Lakhs Only) for acquiring 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares convertible into equity shares at par of Target Company.

"Offer Period" has the same meaning as ascribed to it in the SEBI SAST Regulations.

"Tendering Period" means the period of 10 (ten) Working Days during which the Public Shareholders may tender their Equity Shares in acceptance of the Offer, which shall be disclosed in the Letter of Offer;

"Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer in compliance with the SEBI SAST Regulations, other than: (i) the Acquirer, (ii) Sellers, (iii) persons acting in concert with the Acquirer, (iv) the parties to any underlying agreement including the current Promoter of the Target Company and persons deemed to be acting in concert with such parties.

"Sellers" means Mr. Ketinini Satish Rao and Mr. Keerthi Narsimbhachari.

"Working Day" means any working day of the SEBI.

Terms used but not defined herein shall have the same meaning as ascribed to them in the PA.

I. ACQUIRER, SELLERS, TARGET COMPANY AND OFFER

(A) DETAILS OF ACQUIRER

i. Noize Brands and Lifestyle Limited ("Acquirer")

Name (Current name along with name changes in the past): The Company was originally incorporated on December 11, 2015 as SPM Brands Fashion Private Limited under the provisions of Companies Act, 2013 later on the name of the Company was changed to Noize Brands and Lifestyle Private Limited and a fresh certificate of incorporation was issued by Registrar of Companies, ROC Mumbai on July 31, 2023. The name of the Company was further changed to Noize Brands and Lifestyle Limited and a fresh certificate of incorporation was issued by Registrar of Companies, Central Processing Center on August 02, 2024.

Nature of Company: M/s. Noize Brands and Lifestyle Limited having CIN: U74900UP2015PLC216581 is an unlisted public limited company incorporated under the provisions of the Companies Act, 2013 situated at A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India, having permanent account number AAWC55128E.

Nature of business: Noize Brands and Lifestyle Limited is engaged in the business of apparel and lifestyle products.

Address: A-129, Sector 136, Gautam Buddha Nagar, Noida, Uttar Pradesh-201301, India.

Name of Group classified as to which the Acquirer belongs: The Acquire does not belong to any group.

The Acquirer will be classified as the Promoter of the Target Company, post the Open Offer.

Name of shareholders of the Company:

The Shareholders of the Company as on February 09, 2026 are as follows:

Particulars	Shareholding as on 09-02-2026	
	Number of Equity Shares	Percentage Shareholding
(A) Promoters		
Manish Singh Chauhan	77,07,496	88.58
Total Promoters	77,07,496	88.58
(B) Public Shareholders		
Nandita Manu Mahtani	25,500	0.29
Bhavna Suyash Panday	25,500	0.29
Shilpa Ritesh Sidhwani	25,500	0.29
Aditya Chopra	1,00,000	1.15
Noize Jeans Limited	7,16,400	8.23
Kritika Seth	1,00,000	1.15
Total Public Shareholders	9,92,900	11.41
Total Shareholders (A+B)	87,00,396	100.00

The Board of Directors of Acquirer comprises the following members:

Sl. No.	Name and Designation	DIN	Date of Appointment
1.	Anurag Singh Chouhan (Director)*	06857045	11/01/2021
2.	Shripa Chauhan (Director)	11111894	10/06/2025
3.	Aditya Chopra (Director)	10233899	02/08/2023
4.	Gaurav Sharma (Independent Director)	07929731	29/08/2023

*Mr. Anurag Singh Chouhan (DIN:06857045) has resigned from the Directorship on December 01, 2025 with effect from December 30, 2025. However, filing on MCA Portal is pending.

The key financial information of the Acquirer based on the audited financial statements a for the financial year ended March 31, 2025, March 31, 2024 and March 31, 2023 are as follows:

Particulars	Audited Financial Statements for the Financial Year Ended March 31		
	2025*	2024	2023
Total Revenue from operations	905.23	834.46	577.38
Profit After Tax (PAT) & exceptional items	217.79	429.75	356.68
Earnings Per Share (₹)	2.51	4.97	21.67
Net worth / Shareholder's Fund	1509.00	1290.70	858.48

(in ₹ in lakhs except EPS)

If the Acquirer is a listed entity, Stock Exchanges where its shares are listed: Not applicable.

Disclosures of relationship / interest, if any, of the Acquirer in the Target Company: As on the date of this DPS, the Acquirer does not have any relationship/ interest in the Target Company, save and except the proposed shareholding to be acquired in the Target Company pursuant to MOU.

Further, the Acquirer does not hold any Equity Shares of the Target Company and does not belong to any group of the Target Company, however, it has agreed to buy 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares of the Target Company by way of the MOU. Consequent to the acquisition, the Acquirer will be classified as the Promoter of the Target Company.

The Net Worth of the Acquirer as on February 04, 2026, stands at ₹ 8.40 Crores as certified by Meenakumari Kanojia (Membership No. 611115), Partner of M/s. M R B & Associates, Chartered Accountants having office at A-102, 1st Floor Shradha Heights Tolly Gully Cross Road Andheri (E), Mumbai-400069, Maharashtra, India, Phone: (M) 9987030175, Mail: manish.b@mrbassociates.com. This certificate dated February 04, 2026, also confirms that the Acquirer has sufficient resources to meet the full obligations of the Offer.

(B) DETAILS OF PERSON ACTING IN CONCERT (PAC)

Name of the PAC	Address	Age	Nationality of PAC	Qualification	Experience	No. of Equity Shares held as of the Date of DPS	Relation with Acquirer
Aditya Chopra	D 1001, Rustomjee Elite, DN Nagar Andheri West, Inside YMCA Lane Four Bungalows Mumbai, Sundarban-400053, Maharashtra	36 years	Indian	BALLB (Hons.), Diploma in Corporate Mergers & Acquisitions, Asian School of Cyber Laws, Pune, Diploma in Intellectual Property Law, Indian Law Institute, New Delhi	He has more than 15 years of experience operating at the intersection of law, business strategy, and financial decision making.	Nil	Director of Acquirer

The PAC (Mr. Aditya Chopra) will be classified as the Promoter of the Target Company.

The "Acquirer and PAC" confirm that:

• They has not been prohibited by SEBI from dealing in securities in terms of directions issued under section 11B of the SEBI Act, 1992 as amended ("SEBI Act") or under any other regulation made under the SEBI Act.

• They has not been categorized as a "willful defaulter" in terms of Regulation 2(1)(ze) of the SEBI (SAST) Regulations, 2011.

• They has not been declared as a "fugitive economic offender" under Section 12 of the Fugitive Economic Offenders Act, 2018.

• The Acquirer undertake that it will not sell the equity shares of the Target Company, if any acquired during the Offer period in terms of regulation 25(4) of the SEBI (SAST) Regulations, 2011.

• There are no pending litigations pertaining to the securities market where they are made party to, as on the date of this DPS

• The representative of Acquirer or PAC is not in the Board of Director of the Target Company.

(C) DETAILS OF SELLERS:

The details of the Sellers as per the MOU are set out below:

S. No.	Name of Sellers	Changes in the name in the past	Nature of Entity / Individual	Part of Promoter Group (Yes / No)	Details of shares/ccps held by the Sellers		
					Pre-Transaction		Post Transaction
					Name of the stock Exchange in India or abroad where listed (if applicable)	Number of Equity Shares / CCPS	% of fully diluted Equity Share Capital of the Target Company
1.	Mr. Ketinini Satish Rao	No change in name	Individual	Yes	Not Applicable	20,07,754 Equity Shares	Nil
2.	Mr. Keerthi Narsimbhachari	No change in name	Individual	No	Not Applicable	33,000 CCPS	Nil

Name of the group to which sellers belongs to: The Sellers does not belong to any group.

In terms of the MOU, the Sellers has agreed to sell 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares representing 43.41% of Share Capital of the Target Company and 33,000 (Thirty Three Thousand Only) Cumulative Convertible Preference Shares to the Acquirer. Post completion of the Open Offer, the Sellers ceases to be a shareholder and Promoter of the Target Company.

The Sellers has not been prohibited by SEBI from dealing in securities in terms of direction issued under Section 11B of the SEBI Act, or under any of the regulations made under the SEBI Act.

(D) DETAILS OF TARGET COMPANY - JAUSS POLYMERS LIMITED

The Target Company was originally incorporated on February 13, 1987, as a Private Limited Company in the name and style of "Jauss Polymers Private Limited" under the provisions of the Companies Act, 1956 with the Registrar of Companies, Maharashtra. Subsequently, the name of the Target Company was changed from "Jauss Polymers Private Limited" to "Jauss Polymers Limited" and a fresh Certificate of Incorporation was issued on August 06, 1987, by the Registrar of Companies, Mumbai. The Corporate Identification Number of the Target Company is L74899HR1987PLC066065.

The registered office of the Target Company is presently situated at Plot No.51, Roz ka Meo Industrial Area, Gurgaon, Sohna, Haryana- 122103, India, Contact Number: 0120-7195236-39; Email Address: response@jausspolymers.com ; Website: www.jausspolymers.com

The Target Company is engaged in the business of manufacturing of PET Packaging Solutions, specializing in the design, development and production of Polyethylene Terephthalate (PET) bottles, jars, containers and related packaging products.

As on date of this DPS, the authorized share capital of the Company is ₹11,00,00,000 (Rupees Eleven Crores) divided into 1,05,00,000 (One Crore Five Lakhs) Equity Shares having face value of ₹ 10 (Rupees Ten only) and 50,000 preference shares of ₹ 100 (Rupees Hundred Only), and the total issued and paid-up share capital of the Company is ₹ 5,06,55,750 (Rupees Five Crores Six Lakhs Fifty Five Thousand Seven Hundred and Fifty) divided into 46,25,575 (Forty Six Lakhs Twenty Five Thousand Five Hundred and Seventy Five) Equity Shares of ₹ 10 (Rupees Ten only) and 44,000 preference shares of ₹ 100 (Rupees Hundred Only).

Target Company has established its connectivity with both the National Securities Depository Limited and Central Depository Services (India) Limited under the ISIN INE593001017.

The entire issued, subscribed, paid up and voting Equity Share Capital of the Target Company is listed at BSE under Scrip Code of 526001 on BSE with effect from September 15, 1993.

The Equity Shares of the Company are also listed in Calcutta Stock Exchange Limited ("CSE") with Scrip Code 020054. The Company is in suspension status on CSE. However the Company has applied for revocation of suspension on January 19, 2024

The Equity Shares of the Target Company are frequently traded on BSE (within the meaning of definition of "frequently traded shares" under Regulation 2(1)(j) of the SEBI SAST Regulations).

As of the date of this DPS, (i) there are no partly paid up Equity Shares; (ii) it has issued 44,000 Cumulative Convertible Preference Shares; (iii) it has not issued any warrants; (iv) there are no locked-in Equity Shares of the Target Company; and (v) there are no shares against which depository receipts have been issued.

The present Board of Directors and KMP of Target Company are as follows:

Sr. No.	Name of Director	DIN/PAN	Designation
1	Ketinini Satish Rao	02435513	Managing Director
2	Ketinini Pratibha Rao	06955087	Director
3	Ketinini Sayaji Rao	01045817	Director
4	Rajani Shirish Laddha	02399687	Independent Director
5	Saurabh Jibhaushewale	08699886	Independent Director
6	Maddi Venkatasudarsan	00988521	Independent Director
7	Raj Kumar Gupta	BKXP62601M	Chief Financial Officer
8	Priya Parashar	CVSP9901N	Company Secretary & Compliance Officer

The key financial information of the Target Company based on the audited financial statements which has been audited by the Target Company's Statutory Auditors, Mahesh Yadav & Co., Chartered Accountants, for the quarter ended September 30, 2025 and for the financial year ended March 31, 2025, March 31, 2024 and 2023, are as follows:

Particulars	Audited Financial Statements for the Financial Year Ended March 31		
	2025*	2024	2023
Total Revenue from operations	-	-	-
Profit After Tax (PAT) & exceptional items	28.61	(8.64)	(56.04)
Earnings Per Share (₹)	0.62	(0.19)	(1.21)
Net worth / Shareholder's Fund	868.44	839.82	848.46

1) Key financial information for the financial year ended September 30, 2025, has been extracted from the Company's un audited financial results as submitted to the Stock Exchanges.

2) Extracted from the annual report for the financial year ended March 31, 2025.

3) Extracted from the annual report for the financial year ended March 31, 2024.

4) Extracted from the annual report for the financial year ended March 31, 2023

(E) DETAILS OF THE OFFER

This Open Offer is a mandatory offer in compliance with Regulations 3(1) and 4 of SEBI SAST Regulations and of other applicable provisions pursuant to the execution of the Memorandum of Understanding for substantial acquisition of shares / voting rights of the Target Company.

The Acquirer has made this Open Offer to the Public Shareholders to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty Only) fully paid-up equity shares of face value of ₹ 10.00/- each (Indian Rupees Ten) constituting 26.00% of the Equity and Voting Share Capital of the Target Company ("Offer Size") at a price of ₹ 16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity Share ("Offer Price") aggregating to ₹ 1,93,02,533 /- (Rupees One Crore Ninety Three Lakh Two Thousand Five Hundred Thirty Three Only) (assuming full acceptance), "Maximum Consideration", payable in cash, in accordance with the provisions of Regulation 9(1)(a) of SEBI SAST Regulations, subject to terms and conditions set out in the Public Announcement ("PA"), and to be set out in this Detailed Public Statement ("DPS") and the Letter of Offer ("LoF / Letter of Offer") that are proposed to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

To the best of knowledge and belief of the Acquirer, as on the date of this DPS, there are no other statutory approvals required for this Open Offer. However, if any other statutory approvals are required prior to completion of this Open Offer, this Open Offer would be subject to the receipt of such other statutory approvals that may become applicable later.

This Offer is not a conditional Offer and not subject to any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations and is not a competitive bid in terms of Regulation 20 of the SEBI SAST Regulations. Also, there is no differential pricing in this Offer as all the Equity Shares of the Target Company are fully paid-up.

This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Target Company.

The Manager to the Offer, Gretex Corporate Services Limited does not hold any Equity Shares in the Target Company as on the date of the PA and this DPS. The Manager to the Offer further declares and undertakes that they will not deal on their own account in the Equity Shares 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 closure of the Tendering Period.

In terms of Regulation 23 of the SEBI SAST Regulations, in the event, for reasons outside the reasonable control of the Acquirer, the approvals specified in this DPS as set out in Part VI (Statutory and Other Approvals) below or those which become applicable prior to completion of the Open Offer are not received, then the Acquirer shall have the right to withdraw the Open Offer. In the event of such a withdrawal of the Open Offer, the Acquirer (through the Manager) shall, within 2 Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI SAST Regulations.

The Acquirer has neither acquired nor been allotted any Equity Shares during the 52 weeks period prior to the date of PA. The Acquirer does not intend to delist the Target Company pursuant to this Open Offer.

The Equity Shares of the Target Company will be acquired by the Acquirer as fully paid up, free from all liens, charges and encumbrances and together with the rights attached thereto and as mentioned in the articles of association of the Company, including all rights to dividend, bonus and rights offer declared thereof, and the Public Shareholders tendering their Equity Shares in this Open Offer shall have obtained all necessary consents required by them to sell the Equity Shares on the foregoing basis.

As on the date of the DPS, the Acquirer does not have any plans to alienate any significant assets of the Target Company whether by way of sale, lease, encumbrance or otherwise for a period of two years except in the ordinary course of business of the Target Company. Target Company's future policy for disposal of its assets, if any, for two years from the completion of Open Offer will be decided by its Board of Directors, subject to the applicable provisions of the law and subject to the approval of the shareholders through special resolution passed by way of postal ballot in terms of Regulation 25(2) of the SEBI SAST Regulations.

As per Regulation 38 of SEBI LODR Regulations, read with Rule 19A of the Securities Contract (Regulation) Rules, 1957 ("SCRR"), the Target Company is required to maintain at least 25% public shareholding (i.e. shares of the Target Company held by the public as determined in accordance with the SCRR), on a continuous basis for listing. Pursuant to the SPA and Open Offer (assuming full acceptance), the public shareholding in the Target Company will fall below 25% of Equity and Voting Share Capital, the Acquirer will ensure compliance with the minimum public shareholding requirements under Regulation 7(4) of SEBI SAST Regulations read with Rule 19A of SCRR in such manner and timelines prescribed under applicable law.

BACKGROUND TO THE OFFER

(A) The Offer being made by the Acquirer along with PAC, in compliance with Regulations 3(1) and 4 read with SEBI (SAST) Regulations, 2011, to the Public Shareholders of the Target Company, to acquire up to 12,02,650 (Twelve Lakhs Two Thousand Six Hundred Fifty only) fully paid-up equity shares of face value of ₹ 10.00/- each (Rupees Ten) ("Offer shares"), representing 26.00% (Twenty Six Percent) of the Equity and Voting Share Capital from the Public Shareholders of the Target Company ("Offer size") at an offer price of ₹16.05/- (Rupees Sixteen point Zero Five paisa Only) per Equity shares ("Offer Price") subject to the terms and conditions mentioned in the PA, this DPS and to be set out in the Letter of Offer ("LoF") to be issued for the Offer in accordance with the SEBI (SAST) Regulations, 2011.

(B) On Tuesday, January 27, 2026 the Acquirer has entered into and executed a Memorandum of Understanding with the Sellers (as specified under the defined term Memorandum of Understanding) for overall consideration of ₹3,75,00,000 (Rupees Three Crores Seventy Five Lakhs Only) to acquire 20,07,754 (Twenty Lakhs Seven Thousand Seven Hundred Fifty Four Only) Equity Shares constituting 43.41% of the Equity and Voting Share Capital of the Target Company and Cumulative Convertible Preference Shares of 33,000 (Thirty Three Thousand Only) convertible into equity shares at par.

(C) The acquisition of Sale Shares will be undertaken through an off-market transfer.

(D) The offer price is payable in cash by the Acquirer in accordance with the provision of Regulation 9(1)(a) of SEBI (SAST) Regulation, 2011 and subject to terms and condition set out in this DPS and the Letter of Offer that it will be dispatched to the public shareholder in accordance with the provision of SEBI (SAST) Regulation, 2011.

(E) As per Regulations 26(6) and 26(7) of SEBI (SAST) Regulations, 2011, the Board of the Target Company is required to constitute a committee of Independent Directors, to provide its written reasoned recommendation on the Offer to the Shareholders of the Target Company and such recommendations shall be published at least two working days before the commencement of the Tendering Period in the same newspaper where the DPS of the Offer is published. A copy of the above shall be sent to SEBI, BSE and Manager to the Offer and in case of a competing offer/s to the Manager/s to the Open Offer for every competing Offer.

(F) The primary objective of the Acquirer for the above-mentioned acquisition is to take control of the Target

Company and be classified as Promoter.

(G) As on the date of the DPS, the Acquirer intends to continue the existing line of business of the Target Company by doing reverse merger with the target company in future and does not have any plans to make major changes to the existing line of business of the Target Company except in the ordinary course of business or may also diversify into other businesses with prior consent of the shareholders and in accordance with the provisions of Companies Act, 2013, memorandum and articles of association of the Target Company and other applicable laws.

III. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer in Target Company and the details of their acquisition are as follows:

Particulars	Acquirer		Total	
	No. of Equity Shares/ccps	% of Equity Shares	No. of Equity Shares/CCPS	% of Equity Shares
Shareholding before PA i.e. February 04, 2026	Nil	Nil	Nil	Nil
Shareholding proposed to be acquired through MOU dated January 27, 2026	20,07,754 Equity Shares	43.41	20,07,754 Equity Shares	43.41
Shares acquired between the PA date and the DPS date	33,000 CCPS	75%	33,000 CCPS	75%
Shares to be acquired in the open offer (assuming full acceptance)*	12,02,650	26.00	12,02,650	26.00
Post Offer Shareholding (assuming full acceptance, as on 10th working day after closing of tendering period)	-	-	-	-

*Assuming all the Offer Shares are accepted in the Open Offer. The Acquirer reserves the right to alter the quantity or ratio of acquisition of equity shares amongst themselves based on actual shares tendered in the Open Offer.

IV. OFFER PRICE

(A) The Equity Shares of the Target Company are listed on BSE, under scrip code "526001" and on CSE, under scrip code "020054". The ISIN of Equity Shares of Target Company is INE593001017.

(B) The annualized trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (

(Continued from previous page.....)

VII. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER

Major Activities	Schedule
Public Announcement	Wednesday, 4 February, 2026
Publication of Detailed Public Statement in newspapers	Wednesday, 11 February, 2026
Last Date of Filing of Draft Letter of Offer with SEBI	Wednesday, 18 February, 2026
Last Date for public announcement of a competing offer	Friday, 6 March, 2026
Receipt of comments from SEBI on Draft Letter of Offer	Friday, 13 March, 2026
Identified Date*	Tuesday, 17 March, 2026
Date by which Letter of Offer will be dispatched to the Public Shareholders	Wednesday, 25 March, 2026
Last date by which a Committee of Independent Directors constituted by the Board of Directors of the Target Company shall give its recommendations and publication of the same	Monday, 30 March, 2026
Last day of revision of Offer Price / Offer Size	Thursday, 2 April, 2026
Date of issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers	Thursday, 2 April, 2026
Date of commencement of Tendering Period	Monday, 6 April, 2026
Date of closure of Tendering Period	Tuesday, 21 April, 2026
Issuance of post offer advertisement	Tuesday, 28 April, 2026
Date of communicating the rejection / acceptance and payment of consideration for the accepted Offer Shares / return of unaccepted Offer Shares	Wednesday, 6 May, 2026
Last Date of filing the final report to SEBI	Wednesday, 13 May, 2026

*Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the Letter of Offer would be sent. All Public Shareholders (registered or unregistered) are eligible to participate in the Open Offer anytime before the closure of the Open Offer.

Note: The above timelines are indicative (prepared on the basis of timelines provided under the SEBI SAST Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI SAST Regulations.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LOF

(A) All the Public Shareholders of the Target Company holding the Equity Shares in dematerialized form or physical form, registered or unregistered are eligible to participate in this Open Offer at any time during the period from Offer Opening Date and Offer Closing Date ("Tendering Period") for this Open Offer. In accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 21, 2020, Public shareholder holding securities in physical form are followed to tender shares in an open offer. Such tendering shall be as per provision of the SEBI (SAST) Regulations, 2011. Accordingly, Public shareholder holding Equity Share in physical forms will be eligible to tender their Equity Share in this open offer as per the provision of the SEBI (SAST) Regulation, 2011.

(B) Public Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the LOF to the Registrar to the Offer so as to reach them no later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the LOF to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the LOF. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the LOF.

- (C) 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, 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.
- (D) Accidental omission to dispatch the Letter of Offer to any person to whom the Open Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Open Offer in any way.
- (E) The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the registrar to the offer on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details.
- (F) The Open Offer will be implemented by the Acquirer through stock exchange mechanism as provided by BSE in the form of separate window ("Acquisition Window") as provided under the SEBI SAST Regulations and relevant SEBI circulars issued from time to time in this regard. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the ("SEBI Master Circulars").
- (G) BSE Limited is the Designated Stock Exchange for the purpose of tendering shares in the Open Offer.
- (H) The Acquirer has appointed Gretex Share Broking Limited ("Buying Broker") as their broker for the Open Offer through whom the purchases and the settlement of the Offer Offer shall be made during the Tendering Period. The contact details of the Buying Broker are as mentioned below:

Name of Buying Broker	Address	Contact Person	Contact No.	Email ID	Website
Gretex Share Broking Limited	A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Delisle Road, Dadar (West), Mumbai 400013, Maharashtra, India	Balasheb Patil	022-69308500	dp@gretexbroking.com	https://gretexbroking.com

- (I) All Public Shareholders who desire to tender their shares under the Open Offer would have to intimate their respective stockbroker ("Selling Broker") during the normal trading hours of the secondary market during Tendering Period.
- (J) A separate acquisition window will be provided by BSE Limited to facilitate placing of sell orders. The Selling Brokers can enter orders for dematerialized Equity Shares as well as physical Equity Shares.
- (K) The cumulative quantity tendered shall be displayed on BSE's website (www.bseindia.com) throughout the trading session at specific intervals by BSE during the Tendering Period.
- (L) In the event Seller Broker of shareholder is not registered with BSE then that shareholder can approach the Buying Broker as defined above and tender the shares through the Buying Broker after submitting the details as may be required by the Buying Broker to be in compliance with the SEBI (SAST) Regulations, 2011.
- (M) The marketable lot of Target Company for physical mode and for dematerialized mode is 1 (One).
- (N) Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder.
- (O) The Equity Shareholders will have to ensure that they keep a Demat Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or due to prorated Open Offer.
- (P) It must be noted that detailed procedure for tendering the Equity Shares in the Offer will be mentioned in the Letter of Offer.

IX. OTHER INFORMATION

- (A) The Acquirer accepts responsibility for the information contained in the PA and in this DPS and also for the obligations of the Acquirer laid down in the SEBI SAST Regulations and subsequent amendments made therefor.
- (B) Pursuant to Regulation 12 of the SEBI SAST Regulations, the Acquirer has appointed Gretex Corporate Services Limited, Mumbai as Manager to the Offer and the Manager to the Offer issues this Detailed Public Statement on behalf of the Acquirer.
- (C) In this DPS, all references to "₹" or "Rs." or "Rupees" or "INR" are references to the Indian Rupee(s).
- (D) The information pertaining to the Target Company in this DPS or the Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from public sources or provided by or relating to and confirmed by the Target Company which has not been independently verified by the Acquirer or the Manager to the Offer. The Acquirer and the Manager to the Offer do not accept any responsibility with respect to such information relating to the Target Company.
- (E) The Acquirer has appointed Beetal Financial and Computer Services Private Limited as the Registrar to the Offer.

The details of the Registrar are as mentioned below:

Name: M/s Beetal Financial and Computer Services Private Limited.
Address: Beetal House 3rd floor, 99, Maidangir, Near Dada Harsukh Das Mandir, New Delhi-110062.
Tel: +91-11-42959000, 29961281-83, 26051061 | Fax: 29961284 | Email id: beetalra@gmail.com
Investor Grievance Email: grievances@beetal.in | Website: www.beetal.in
Contact Person: Mr. Punit Mittal
SEBI Registration No.: INR000000262 | CIN: U67120DL1993PTC052486

- (F) In this DPS, any discrepancy in any table between the total and sums of the amount listed are due to rounding off and/or regrouping.
- (G) This Detailed Public Statement would also be available at SEBI's website i.e. www.sebi.gov.in

THIS DETAILED PUBLIC STATEMENT ISSUED BY MANAGER TO THE OFFER



GRETEX CORPORATE SERVICES LIMITED
(CIN No.: L74999MH2008PLC288128)

Address: Office No. 13, 1st Floor, Bansilal Mansion, A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Delisle Road, Dadar (West), Mumbai 400013, Maharashtra, India
Tel. No.: +91 2269308500 | Email: info@gretexgroup.com
Website: www.gretexcorporate.com | Contact Person: Mr. Arvind Haralka

FOR AND ON BEHALF OF THE ACQUIRER AND PAC	
Sd/-	Sd/-
M/s. Noize Brands and Lifestyle Limited (Acting through its Director - Mr. Aditya Chopra) (Acquirer)	Mr. Aditya Chopra (PAC)

Date: February 10, 2026

Place: Mumbai

AdBaaZ

उत्कृष्ट पंचायतों को प्रोत्साहन में दी जाने वाली अनुदान राशि दोगुनी करने की घोषणा : नायब सैनी

ब्यूरो/गुडगांव मेल
चण्डीगढ़, 10 फरवरी। हरियाणा के मुख्यमंत्री श्री नायब सिंह सैनी ने अनुसूचित जाति के कल्याणार्थ कार्य करने वाली उत्कृष्ट पंचायतों को प्रोत्साहन स्वरूप में दी जाने वाली अनुदान राशि 50 हजार रुपए से बढ़ाकर एक लाख रुपए करने की घोषणा की। इसके अलावा हर थाने में इन्वेस्टिगेशन विंग की स्थापना करने की भी घोषणा की ताकि जांच कार्य प्रभावित न हो सके।

मुख्यमंत्री नायब सिंह सैनी चंडीगढ़ में अनुसूचित जाति अत्याचार अधिनियम 1989 और नागरिक अधिकार संरक्षण

अधिनियम 1955 के प्रावधानों के कार्यान्वयन की समीक्षा हेतु राज्य स्तरीय सतर्कता एवं निगरानी समिति की बैठक की अध्यक्षता कर रहे थे। बैठक में विकास एवं पंचायत मंत्री कृष्ण लाल पंवार, सामाजिक न्याय एवं अधिकारिता मंत्री कृष्ण कुमार बेदी भी मौजूद रहे।

मुख्यमंत्री ने कहा कि उत्कृष्ट पंचायतों में एससी के विरुद्ध अत्याचार न हो, एससी कम्प्लेंट का पूरा पैसा खर्च किया जा रहा हो, गांव में नशे के विरुद्ध अभियान चलाया जाए, पराली न जलाई जाए, पेयजल समस्या का समाधान आदि शामिल किए गए हैं। इसके लिए राज्य, जिला



एवं उपमण्डल स्तर पर पंचायत प्रोत्साहन का भी प्रावधान किया गया है।

मुख्यमंत्री ने कहा कि एससी, एसटी मामलों में 60 दिनों की अवधि में न्यायालय में चार्जशीट प्रस्तुत की

जाए ताकि ऐसे मामलों का जल्द निपटारा हो सके। उन्होंने कहा कि सरकार द्वारा लागू तीन नए अपराधिक अधिनियमों के तहत भी 60 दिन में चार्जशीट प्रस्तुत किए जाने का प्रावधान किया गया है। इन

मामलों में भी अलग से जांच अधिकारियों की नियुक्ति की जाए। नायब सिंह सैनी ने कहा कि राज्य में वर्ष 2021 से अनुसूचित जाति के अलावा महिलाओं के विरुद्ध अपराध में भी कमी दर्ज की गई है। इसके

अलावा लूटपाट, सम्पत्ति के विरुद्ध तथा धमकी देने के मामलों में भी कमी आई है। उन्होंने कहा कि एससी जाति के विरुद्ध अत्याचार या उत्पीड़न किसी भी स्तर पर सहन नहीं किया जाएगा। ऐसे मामलों में तुरंत कार्यवाही की जानी चाहिए। इसके अलावा यदि कोई झूठी शिकायत दर्ज करवाता है तो उनके खिलाफ भी कार्रवाई की जाए। आपसी समझौते वाले मामलों में यह भी जांच की जाए कि यह किसी दबाव या प्रलोभन में तो नहीं किया गया है। मुख्यमंत्री ने कहा कि जिला एवं उपमण्डल स्तर पर आयोजित की जाने वाली बैठकों में प्रबुद्ध

नागरिकों को भी शामिल किया जाए। इसके अलावा हर जिले में उपायुक्त एक साल के अन्दर जिला सतर्कता निगरानी की चार बैठकें आयोजित कर एससी एक्ट की अवश्य समीक्षा करें। उन्होंने कहा कि वर्ष 2025-26 के दौरान 796 अत्याचार से पीड़ितों को राहत एवं पुनर्वास के लिए 8.84 करोड़ रुपए की राशि आर्थिक सहायता मुहैया करवाई गई है। मुख्यमंत्री ने कहा कि सामाजिक समरसता अंतर्जातीय विवाह शगुन योजना के तहत चालू वित्त वर्ष के दौरान 1265 लाभार्थियों को 31.62 करोड़ रुपए की आर्थिक सहायता प्रदान की गई है जिसमें 807

महिलाएं एवं 458 पुरुष शामिल हैं। यह सामाजिक समरसता के प्रति बड़ा सराहनीय कदम है। इसके अलावा अत्याचार निवारण पर स्कूल एवं महाविद्यालयों में भाषण, लेखन प्रतियोगिताओं के साथ डिबेट एवं सेमिनार आयोजित किए जा रहे हैं। बैठक में मुख्यमंत्री के मुख्य प्रधान सचिव राजेश खुल्लर, अतिरिक्त मुख्य सचिव सुधीर राजपाल, जी अनुपमा, मुख्यमंत्री के प्रधान सचिव अरूण गुप्ता, अतिरिक्त प्रधान सचिव डा. साकेत कुमार, डीजीपी अजय सिंघल सहित कई सरकारी व गैर सदस्य मौजूद रहे।

एसजीटी विश्वविद्यालय में विशेष दीक्षांत समारोह स्वास्थ्य मंत्री आरती सिंह राव व पद्मश्री बिमल कुमार जैन को मानद 'डॉक्टर ऑफ लेटर्स' उपाधि

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गुडगांव, 10 फरवरी। गुरुग्राम स्थित श्री गुरु गोबिंद सिंह ट्राइसेंटेनरी (एसजीटी) विश्वविद्यालय में आयोजित विशेष दीक्षांत समारोह में हरियाणा की स्वास्थ्य मंत्री आरती सिंह राव तथा प्रख्यात समाजसेवी पद्मश्री बिमल कुमार जैन को उनकी उल्लेखनीय सेवाओं के लिए डॉक्टर ऑफ लेटर्स (मानद) उपाधि से सम्मानित किया गया। यह सम्मान विश्वविद्यालय की शैक्षणिक परिषद, प्रबंध मंडल, शासी निकाय एवं कुलाधिपति की अनुशंसा पर प्रदान किया गया।

सबसे पहले आरती सिंह राव को खेल, जनस्वास्थ्य और सामाजिक सुधार के क्षेत्र में उनके बहुआयामी योगदान के लिए सम्मानित किया गया। एक अंतरराष्ट्रीय स्तर की निशानेबाज के रूप में उन्होंने एशियाई चैंपियनशिप में स्वर्ण पदक सहित कई राष्ट्रीय व अंतरराष्ट्रीय प्रतियोगिताओं में देश का नाम रोशन किया। खेल जीवन के बाद उन्होंने पैरा खिलाड़ियों के उत्थान को अपना मिशन बनाया और हरियाणा में दिव्यांग खिलाड़ियों के लिए विशेष प्रशिक्षण सुविधाएं, आधुनिक कोचिंग, मानसिक परामर्श और आर्थिक सहायता की व्यवस्था सुनिश्चित की। उनके प्रयासों से



राज्य के पैरा खिलाड़ी राष्ट्रीय व अंतरराष्ट्रीय मंचों पर सैकड़ों पदक जीतकर प्रदेश का गौरव बढ़ा रहे हैं। स्वास्थ्य मंत्री के रूप में उन्होंने जन स्वास्थ्य सेवाओं को मजबूत करने की दिशा में भी महत्वपूर्ण कदम उठाए। सरकारी अस्पतालों में बेहतर चिकित्सा सुविधाएं, निःशुल्क उपचार सेवाएं, डायलिसिस जैसी जीवनरक्षक सुविधाओं का विस्तार, नए मेडिकल कॉलेजों की स्थापना तथा आयुष सेवाओं को बढ़ावा देने जैसे कार्यों से आमजन को सीधा लाभ मिला है। महिला सशक्तिकरण और 'बेटी बचाओ, बेटी पढ़ाओ' अभियान में उनकी सक्रिय भूमिका भी सराहनीय रही है। इसके पश्चात पद्मश्री बिमल

कुमार जैन को समाज सेवा और दिव्यांग कल्याण के क्षेत्र में उनके चार दशक से अधिक के समर्पित कार्यों के लिए मानद उपाधि प्रदान की गई। भारत विकास विकलांग न्याय और दधीचि देहदान समिति के माध्यम से उन्होंने हजारों दिव्यांगजनों को कुत्रिम अंग, उपचार और पुनर्वास सुविधाएं उपलब्ध कराईं। अंगदान और देहदान के प्रति जनजागरूकता फैलाने, नेत्रदान अभियान को बढ़ावा देने तथा सामाजिक कुरीतियों को दूर करने में उनका योगदान अत्यंत प्रेरणादायी रहा है। विश्वविद्यालय प्रशासन ने कहा कि इन दोनों विभूतियों की उपलब्धियां विद्यार्थियों के लिए

प्रेरणा का स्रोत हैं और समाज सेवा के प्रति समर्पण का जीवंत उदाहरण प्रस्तुत करती हैं। इस अवसर कुलाधिपति राम बहादुर राय, कुलपति डॉ. हेमंत वर्मा, कुलसचिव डॉ. सुबोध कुमार, दशमेश एजुकेशनल एंड चैरिटेबल ट्रस्ट की अध्यक्ष मधु प्रीत कौर चावला, एसजीटी विश्वविद्यालय के सलाहकार डॉ. मदन चतुर्वेदी, प्रो वाइस चांसलर डॉ. अतुल कुमार नासा, गर्वनिंग बोर्ड सदस्य डॉ. राज कुमार भार्गवा, गवर्निंग बोर्ड सदस्य डॉ. अनिल कोहली, सुपमा मनमोहन सिंह चावला तथा गर्वनिंग बोर्ड सदस्य अमृत चावला सहित अन्य गणमान्य व्यक्ति मौजूद रहे।

बजट सत्र और नगर निगम चुनाव के लिए कांग्रेस पूरी तरह तैयार : हुड्डा

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सोनीपत, 10 फरवरी। पूर्व मुख्यमंत्री और नेता प्रतिपक्ष भूपेंद्र सिंह हुड्डा ने कहा है कि कांग्रेस अपने वाले बजट सत्र और नगर निगम चुनाव के लिए पूरी तरह तैयार है। कांग्रेस की नजर बजट पर बनी हुई है। आशंका है कि ये सरकार इस बजट में हरियाणा पर कर्ज का बोझ और बढ़ा सकती है, क्योंकि जब से भाजपा सत्ता में आई है तब से हरियाणा की आर्थिक स्थिति खराब होती जा रही है।

भूपेंद्र सिंह हुड्डा मंगलवार शाम को सेक्टर-23 स्थित टीका राम एजुकेशन सोसायटी के अध्यक्ष एवं वरिष्ठ कांग्रेस नेता सुरेंद्र दहिया के आवास पर पत्रकार वार्ता में बोल रहे थे। उन्होंने कहा कि हरियाणा का कर्ज गटन के बाद से लेकर 2014 तक महज 60 हजार करोड़ रुपये था, जो अब बढ़कर 5.25 लाख करोड़ रुपये पहुंच गया है। यह आंकड़ा सरकार की नाकामियों और



गलत नीतियों को उजागर करता है। उन्होंने कहा कि भाजपा के सारे चुनावी वादे झूठे साबित हो रहे हैं। सरकार ने चुनाव से सभी महिलाओं को 2100 रुपये मासिक देने का वादा किया गया था, लेकिन अब केवल 8 लाख महिलाओं को ही यह राशि दी जा रही है। जबकि 2024-25 में हरियाणा में 2.13 करोड़ लोग बीपीएल श्रेणी में थे, यानी इस योजना का लाभ करीब 85 लाख महिलाओं को मिलना चाहिए था। उसमें भी उन्हें देश में 41 लाख 41 हजार 385 राशन कार्ड काटे गए, जिसमें हरियाणा सरकार ने 13 लाख

43 हजार 474 के साथ टॉप किया है। भाजपा को स्थानीय निकाय चुनाव में दिखावटी बाहर का रास्ता हुड्डा कहा कि स्थानीय निकाय चुनाव को लेकर कार्यकर्ता, पदाधिकारी व नेताओं में जोश है। जनता ने इस बार भाजपा को स्थानीय निकाय चुनाव में पूरी तरह से बाहर का रास्ता दिखाते और कांग्रेस को चुनने का मन बना लिया है। लोगों को पूरी तरह से अहसास हो गया है कि कांग्रेस ही उन्हें भाजपा की दमनकारी नीतियों से छुटकारा दिला सकती है। इस अवसर पर आयोजक सुरेंद्र दहिया, पूर्व विधायक जगवीर मलिक, पूर्व विधायक सुरेंद्र पंवार, शहरी जिलाध्यक्ष कमल दिवान, ग्रामीण जिलाध्यक्ष संजीव दहिया, मनोज रिदाऊ, सुरेंद्र छिक्कारा, सुरेंद्र शर्मा व जयकुंवार खत्री आदि मौजूद रहे।

'सारंग' व 'भारंगम' का दूसरा दिन, थियेटर के साथ म्यूजिक का जमा रंग



नवीन मलिक/गुडगांव मेल
रोहतक, 10 फरवरी। दादा लक्ष्मी चंद स्टेट यूनिवर्सिटी ऑफ परफॉर्मिंग एंड विजुअल आर्ट्स (डीएलसीयूवा) में नेशनल स्कूल ऑफ ड्रामा (एनएसडी) की तरफ से आयोजित किए जा रहे भारत रंग महोत्सव (भारंगम) और यूनिवर्सिटी के अपने खुद के महोत्सव 'सारंग' का मंगलवार को दूसरा दिन रहा। मंगलवार को तमिल थियेटर के साथ मंडी हाउस के म्यूजिक ग्रुप के अग्रणी प्रस्तुति 'सारंग' में देखने को मिली। वहीं, शाम को 'भारंगम' में पंजाबी नाटक संबल बार में दमदार अभिनय देखने को मिला।

'सारंग' में सुबह के सत्र में अभिनेता यशपाल शर्मा व जतिन सरना मुख्य रूप से मौजूद रहे। कुलगुरु डॉ अमित आर्य व रजिस्ट्रार गुंजन मलिक मनोचा के साथ अतिथियों का स्वागत किया और 'सारंग' के दूसरे दिन का आगाज किया। पहले दिन मंच पर विशिष्ट अतिथियों के संवाद सत्र का आयोजन किया गया। इस दौरान यशपाल शर्मा व जतिन सरना ने थियेटर और अभिनय के बारे में बात करते हुए अपने अनुभव साझा किए। थियेटर डायरेक्टर लक्ष्मी रावत ने भी रंगमंच को लेकर अपने अनुभव साझा किए। कार्यक्रम के दौरान प्रदेश भर में थियेटर से जुड़ी हस्तियों को

सम्मानित किया गया। दोपहर के सत्र में तमिल व अंग्रेजी भाषा में नाटक पेन नर्दई कूथु - महिलाओं की चाल का मंचन हुआ। इसके साथ ही डीएलसीयूवा के छात्रों ने भी अपनी अलग-अलग प्रस्तुति देकर दर्शकों को आकर्षित किया। सुपवा में दाखिले को तरसों छत्र - यशपाल शर्मा

अभिनेता यशपाल सत्र ने दर्शकों व छात्रों से अभिनय की चारीकियों, थियेटर व फिल्म को लेकर बात की। उन्होंने कहा कि आज का समय चमत्कारिक है और सीखने व करने की अपार संभावनाएं हैं। उन्होंने छात्रों को मोबाइल का सही उपयोग करते हुए इसका कम इस्तेमाल करने को सलाह देते हुए कहा कि मोबाइल का अधिक इस्तेमाल करने से युवा अपना फोकस खो रहे हैं। जबकि अभिनय, कला व फिल्म के क्षेत्र में आगे बढ़ने के लिए फोकस बहुत जरूरी है। अच्छा अभिनेता बनने के लिए पढ़ना, देखना व समझना जरूरी है। अच्छा अभिनेता बनने के लिए पढ़ना, देखना व समझना जरूरी है। अभिनेता जतिन सरना ने कहा कि यह एक बहुत ही प्यारा दौर है,

जहां पर अच्छा काम करने व सीखने की अपार संभावनाएं हैं। किसी भी अभिनेता को अच्छा करने के लिए पढ़ना, देखना व समझना बहुत जरूरी है। ऐसा नहीं है कि आप एक दो नाटक करने या कुछ जगह अभिनय करके ही तैयार हो जाते हैं, अच्छा अभिनेता बनने के लिए समय देना जरूरी है। सुपवा को नए मुकाम तक पहुंचाने प्रयास - कुलगुरु डॉ अमित आर्य डीएलसीयूवा के कुलगुरु डॉ अमित आर्य ने कहा कि सोमवार को सांसद मनोज तिवारी ने बताया कि सुपवा शब्द का अर्थ छट पुजा से जुड़ा हुआ है। छठी मइया की पूजा के दौरान अर्घ्य देते समय जिस थाली को सजाकर तैयार किया जाता है, उसे सुपवा कहा जाता है। इसलिए यह एक पवित्र शब्द है। उन्होंने यशपाल शर्मा की बात को आगे बढ़ाते हुए कहा कि वह समय दूर नहीं है, जब छात्र सुपवा में दाखिला लेने को तरसोंगे। हम यूनिवर्सिटी को बेहतर बनाने का हर संभव प्रयास करेंगे, ताकि यशपाल शर्मा की इस बात को फलीभूत किया जा सके।

डीपीजी कॉलेज में बजट सत्र के संदर्भ में महिला सम्मेलन आयोजित



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गुडगांव, 10 फरवरी। आज

गुरुग्राम स्थित डीपीजी कॉलेज में बजट सत्र के संदर्भ में महिला सम्मेलन का आयोजन रहना

हुआ।