WWW.FINANCIALEXPRESS.COM THURSDAY, AUGUST 7, 2025

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURI NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. Initial public offer of equity shares on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("HSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the





REGAAL RESOURCES LIMITED

Our Company was originally incorporated as 'Regal Resources' Private Limited', at Kidaka as a private Imited' company under the Companies was Company was controlled to office and the State Indicated of Incorporation dates of Company under the Companies was Company under the Company under the Companies was Company under the Companies was Company under the Company under t

OUR PROMOTERS: ANIL KISHOREPURIA, SHRUTI KISHOREPURIA, KARAN KISHOREPURIA AND BFL PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO $[\bullet]$ EQUITY SHARES OF FACE VALUE OF ₹5 EACH (EQUITY SHARES) OF REGAAL RESOURCES LIMITED (COMPANY) FOR CASH AT A PRICE OF ₹ $[\bullet]$ PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ $[\bullet]$ PER EQUITY SHARE) (OFFER PRICE) AGGREGATING UP TO ₹ $[\bullet]$ MILLION (OFFER) COMPRISING A FRESH ISSUE OF UP TO $[\bullet]$ EQUITY SHARES AGGREGATING UP TO ₹2,100.00 MILLION BY OUR COMPANY (FRESH ISSUE) AND AN OFFER FOR SALE OF UP TO 9,412,000 EQUITY SHARES OF FACE VALUE ₹ 5 EACH (OFFERED SHARES) AS PER THE DETAILS PROVIDED IN THE BELOW TABLE.

| | | DETAILS OF THE OFFER FOR SALE BY THE SELLING SHAREHOLDERS | |
|---------------------------------|------------------------------------|---|--|
| NAME OF THE SELLING SHAREHOLDER | TYPE | NO. OF EQUITY SHARES BEING OFFERED / AMOUNT (IN ₹ MILLION) | WEIGHTED AVERAGE COST OF ACQUISITION PER EQUITY SHARES* (IN ₹) |
| Anil Kishorepuria | Promoter Selling Shareholder | Up to 3,095,440 Equity Shares of face value of ₹5 each aggregating up to ₹[•] million | 6.66 |
| Shruti Kishorepuria | Promoter Selling Shareholder | Up to 2,212,000 Equity Shares of face value of ₹5 each aggregating up to ₹[•] million | 6.69 |
| BFL Private Limited | Promoter Selling Shareholder | Up to 2,532,300 Equity Shares of face value of ₹5 each aggregating up to ₹[•] million | 37.89 |
| SRM Private Limited | Promoter Group Selling Shareholder | Up to 1,572,260 Equity Shares of face value of ₹5 each aggregating up to ₹[•] million | 19.24 |

PRICE BAND: ₹ 96 TO ₹ 102 PER EQUITY SHARE OF FACE VALUE OF ₹5 EACH.

THE FLOOR PRICE IS 19.20 TIMES THE FACE VALUE OF THE EQUITY SHARES AND

THE CAP PRICE IS 20.40 TIMES THE FACE VALUE OF THE EQUITY SHARES.

BIDS CAN BE MADE FOR A MINIMUM OF 144 EQUITY SHARES AND IN MULTIPLES OF 144 EQUITY SHARES THEREAFTER.

THE PRICE TO EARNINGS RATIO BASED ON DILUTED EPS FOR FISCAL 2025 AT THE

FLOOR PRICE IS 15.92 TIMES AND AT THE CAP PRICE IS 16.92 TIMES.

BID/OFFER PERIOD ANCHOR INVESTOR BIDDING DATE MONDAY, AUGUST 11, 2025

BID/OFFER OPENS ON TUESDAY, AUGUST 12, 2025 BID/OFFER CLOSES ON^ THURSDAY, AUGUST 14, 2025

UPI mandate end time and date shall be at 5 pm, on Bid/Offer Closing Date

WE ARE MANUFACTURERS OF MAIZE BASED SPECIALTY PRODUCTS WHICH INCLUDES NATIVE MAIZE STARCH, MODIFIED STARCH, CO-PRODUCTS AND VALUE ADDED PRODUCTS.

The Offer is being made through the Book Building process in accordance with Regulation 6(1) of the SEBI ICDR Regulations.

THE EQUITY SHARES OF THE COMPANY WILL GET LISTED ON THE MAIN BOARDS OF BSE AND NSE. BSE SHALL BE THE DESIGNATED STOCK EXCHANGE.

QIB Portion: Not more than 50% of the Offer | Non-Institutional Portion: Not less than 15% of the Offer I Retail Portion: Not less than 35% of the Offer

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

In accordance with the recommendation of Independent Directors of our Company, pursuant to their resolution dated August 6, 2025, the above provided price band is justified based on quantitative factors/KPIs disclosed in the "Basis for the Offer Price" section on page 137 of the RHP vis-a-vis the weighted average cost of acquisition ("WACA") of primary and secondary transaction(s), as applicable, disclosed in the "Basis for the Offer Price" section beginning on the page 137 of the RHP and provided below in this advertisement.

Risk to Investors

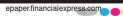
For details, refer to section titled "Risk Factors" on page 36 of the Red Herring Prospectus.

- 1. Pending Litigation Risk: One of our Promoters, Anil Kishorepuria, is a party to a legal proceeding for alleged violation of Indian Penal Code and the Prevention of Corruption Act, 1988. Any adverse order in this proceeding could have a material impact on our reputation and business operations. The matter pertains to an alleged fraudulent scheme involving preferential allotment of equity shares of Padmini Technologies Limited in May / June 1999 to various allottees, including Anil Kishorepuria without consideration. Any adverse order in this proceeding may have a material impact on the reputation of our Company and its business operations.
- 2. Vendor Concentration Risk: Purchase of maize from our top 10 vendors constituted 94.53%, 93.70% and 83.43% of our total cost of purchase of maize, in Fiscal 2025, Fiscal 2024 and Fiscal 2023, respectively. We typically do not enter into long-term contracts or arrangements with such vendors. Our inability to maintain our relationship with our existing top 10 vendors of maize and/or failure to procure maize from vendors and suppliers on favourable terms may have an adverse effect on our revenue,

.

- results of operation and would have an impact on our financial condition. Further, our margins and profitability may be adversely affected if, and to the extent, we are unable to pass on the price escalation in our input materials to our customers.
- 3. Promoter Group Member Non- Disclosure Risk: SEBI has rejected the Exemption Application dated September 18, 2024, which was filed by our Company under Regulation 300(1)(c) of the SEBI ICDR Regulations, requesting for relaxation of the applicable provisions with respect to identifying and disclosing certain Related Individuals and Connected Persons. Given that the disclosures relating to them are solely based on the information which was available and accessible in the public domain, our Company has not ascertained the veracity or completeness of the information or if such information is updated. Since the Related Individuals and Connected Persons have expressed their unwillingness to be named as a member of the Promoter Group in the Draft Red Herring Prospectus and the Red Herring Prospectus and any other document in relation to

Continued on next page...



FINANCIAL EXPRESS

ontinued from previous page

the Offer and to provide the necessary information and confirmation sought, our Company has not been able to ascertain any other entity forming part of the Connected Persons which would qualify as a member of our Promoter Group.

- Past SEBI order against one of our Promoters and certain members of our Promoter Group: One of our Promoters i.e., Anil Kishorepuria and certain members of our Promoter Group were restrained from associating with capital market related activities, and from accessing the capital markets for a period of 8. 5 years from the date of SEBI Order dated March 31, 2007. The SEBI Order was based on certain findings against the persons, for participating in market manipulation and acting as a conduit for offloading shares of the entity Padmini Technologies Ltd. to manipulate share prices. The SAT dismissed the separate appeals by our Company Related Entities by a common order dated October 17, 2007, wherein the penalty was reduced to 'period already undergone'. Currently, there is no prohibition or bar on the Company Related Entities from associating with capital market related activities and from accessing the capital market.
- Outstanding Legal Proceedings Risk: There are certain legal proceedings involving our Company, Promoters, and certain of our Directors, Key Managerial Personnel and members of Senior Management that are currently pending at different levels of adjudication before various courts and tribunals. Our Company may be required to devote management and financial resources in the defence or prosecution of such legal proceedings. There can be no assurance that the provisions we have made for litigation will be sufficient or that further litigation will not be brought against us in the future. Decisions in such proceedings adverse to our interests may have a material adverse effect on our business, cash flows, financial condition, and results of operations. Further, we cannot assure that similar proceedings will not be initiated in the future. This could adversely affect our business, cash flows, financial condition, and results of operation.
- 6. Dependency on Manufacturing Facility: We are a manufacturing company and operate from one zero liquid discharge maize milling plant at Kishanganj, Bihar. Our manufacturing operations are exposed to operating risks such as failure of equipment, power supply interruptions, labour disputes, natural disasters and industrial accidents. We cannot assure that one or more of the factors mentioned above will not occur, which could have a material adverse effect on our Company's results of operations and financial condition. Further, any shortage or non-availability of essential utilities such as water and electricity etc. may result in temporary shutdown of a part, or all, of our operations which may have an adverse effect on our business, results of operations and financial condition.
- Statutory Non-Compliance Risk: There have been certain instances of non-compliance of certain provisions of

- Companies Act, in relation to certain corporate actions taken by our Company in the past. Further, there have been delays in filing certain statutory forms with ROC in the past. Our Company has, therefore made 14 suo motu adjudication applications before the RoC for adjudicating the penalties for the non-compliances. These applications are currently pending before the RoC. While no disputes or regulatory actions have arisen in connection with these filings till date, we cannot assure that no such actions will be initiated in the future.
- 8. Negative net cash flow risk: We have incurred negative net cash flows from operating activities of ₹ 112.01 million and ₹ 225.14 million in Fiscals 2025 and 2024, respectively. While these negative net cash flows are for certain periods, we cannot assure that such negative net cash flows will not be incurred by our Company in the future. Any such negative net cash flows in future, if any, may adversely impact our operations, financial condition and the trading price of the Equity Shares.
- 9. Matter of Emphasis in Restated Financial Information: While our Statutory Auditor has added an 'emphasis on matters' for the period Fiscal 2023 in our Restated Financial Information, there is no impact on our financial statements. Our Company has made suo moto application before the RoC for adjudicating the penalties for the non-compliance. The application is currently pending before the RoC.
- 10. Lease Renewal Risk: Our Company does not own the premises on which our Registered Office, corporate office, warehouses and office premises are situated. We cannot assure that the lease/license/rent agreements will be renewed upon termination or that we will be able to obtain other premises on lease on the same or similar commercial terms. Identification of a new location to house our operations and relocating our business to new premises may involve us incurring additional expenditure. Any inability on our part to timely identify a suitable location for a relocated office could have an adverse impact on our business.
- 11. Weighted Average Return on Net Worth for Fiscal 2025, Fiscal 2024 and Fiscal 2023 based on Restated Financial Information is 18.63%.
- 12. Average cost of acquisition of equity shares held by Selling Shareholders ranges from ₹ 6.66 to ₹ 37.89 per equity share and the offer price at upper end of price band is ₹ 102.
- 13. Weighted Average cost of Acquisition (WACA) to Floor Price and Cap Price

| Period | WACA (₹) | Floor Price (₹ 96) is 'X' times the WACA | Cap Price (₹ 102) is 'X' times the WACA |
|----------------|----------|---|--|
| Last 1 year | 9.53 | 10.07 | 10.70 |
| Last 18 months | 9.53 | 10.07 | 10.70 |
| Last 3 years | 9.53 | 10.07 | 10.70 |

WWW.FINANCIALEXPRESS.COM

continued from previous page

14. Details of the weighted average cost of acquisition, as compared to the Floor Price and the Cap Price:

| Types of transactions | Weighted average cost of acquisition (in ₹) | Floor Price (i.e. ₹ 96) | Cap Price (i.e. ₹ 102) |
|--|--|----------------------------|---------------------------|
| Weighted average cost of acquisition of primary issuance | 110.00 | 0.87 times | 0.93 times |
| Weighted average cost of acquisition of secondary transactions | NA | NA | NA |

For details of transactions, see 'Basis for Offer Price - Weighted average cost of acquisition (WACA), Floor Price and Cap Price' on page 147 of the Red Herring Prospectus.

15. The Price/Earnings ratio based on diluted EPS for the latest Fiscal i.e., Fiscal 2025 of our Company at the upper end of the Price Band is as high as 16.92 times and at the lower end of the

- Price Band is 15.92 times as compared to the average industry peer group PE ratio of 28.69 times. For details in relation to certain ratios see 'Basis for the Offer Price Comparison with Listed Industry Peers' on page 4 of this advertisement.
- 16. The 2 merchant bankers associated with the Offer have handled 10 public issues in the past 3 years out of which 1 issue closed below the issue price on the listing date:

| Name of BRLMs | Total Issues | Issues closed below the issue price as of the listing date |
|--|--------------|---|
| Pantomath Capital Advisors Private Limited | 10 | 1 |
| Sumedha Fiscal Services Limited | 0 | 0 |
| Total | 10 | 1 |

Additional Information for Investors

- 1. The Company has not undertaken pre-IPO placement and Promoters or members of Promoter Group have not undertaken any transaction of shares aggregating up to 1% or more of the paid-up equity share capital of the Company from the DRHP till date.
- 2. The aggregate shareholding pre-Offer and post-Offer shareholding, of each of our Promoters, members of our Promoter Group and additional top 10 shareholders (apart from our Promoters) as on the date of this advertisement and post-Offer shareholding as at allotment is set forth below:

| S. | Pre-Offer shareholding as at the date of the price band advertisement | | | F | ost-Offer Shareho | lding at Allotment* | • |
|-----|---|--|---------------------|---|------------------------|---|---------------------|
| No. | | | | 0.0000000000000000000000000000000000000 | ower end Band (₹96) | At the upper end of the Price Band (₹102) | |
| | shareholder | Number of Equity Shares of face value ₹ 5 each | Shareholding (in %) | Number of Equity Shares | Shareholding (in %) | Number of Equity Shares | Shareholding (in %) |
| | Promoters (A) | | | | | | |
| 1 | Anil Kishorepuria* | 28,276,536 | 34.43 | 25,181,096 | 24.21 | 25,181,096 | 24.51 |
| 2 | Shruti Kishorepuria* | 30,441,624 | 37.06 | 28,229,624 | 27.14 | 28,229,624 | 27.48 |
| 3 | BFL Private Limited* | 14,674,650 | 17.87 | 12,142,350 | 11.67 | 12,142,350 | 11.82 |
| 4 | Karan Kishorepuria | 960,000 | 1.17 | 960,000 | 0.92 | 960,000 | 0.93 |
| | Promoter Group | | | | | | |
| 5 | SRM Private Limited* | 7,198,130 | 8.76 | 5,625,870 | 5.41 | 5,625,870 | 5.48 |
| 6 | Raj Kumar Kishorepuria HUF | 155,000 | 0.19 | 155,000 | 0.15 | 155,000 | 0.15 |
| 7 | Raj Kumar Kishorepuria | 70,000 | 0.09 | 70,000 | 0.07 | 70,000 | 0.07 |
| | Top 10 Shareholders (other th | an Promoters and Promo | ter group) | | | | |
| 8 | Rohan Kishorepuria | 360,000 | 0.44 | 360,000 | 0.35 | 360,000 | 0.35 |

^{*}Also, Selling Shareholders

^{**}Assuming full subscription in the Offer. The post-Offer shareholding details as at allotment will be based on the actual subscription and the final Offer Price and updated in the prospectus, subject to finalization of the basis of allotment. Also, this table assumes there is no transfer of Equity Shares by these shareholders between the date of the advertisement and allotment (if any such transfers occur prior to the date of prospectus, it will be updated in the shareholding pattern in the prospectus).

FINANCIAL EXPRESS

The Offer Price will be determined by our Company, in consultation with the BRLMs on the basis of assessment of market demand for the Equity Shares offered in the Offer through the Book Building Process and on the basis of quantitative and qualitative factors as described below. The face value of the Equity Shares is 47 sea, beach and the Flore Price is 19.20 times the face value of the Captifice as Could into the Early Shares is 47 sea, and and the Flore Price is 19.20 times the face value in The Cap Price is 19.40 the minimum 1955 of the Flore Price is 19.40 the Flore Price. Investions Should also see "Risk Factors", "Our Business". Wanagement's Discussion and Analysis of Financial Condition and Results of Operations", "Restated Financial Information" on Spansary of Financial Information of an Spansary of Financial Condition and Results as 32.23, 32.33, 32.33, 32.31, 33.21, 33.23.33.21, 33.

Information and summery or remember of constitutions and constitution and

Etablished and widespread sales and distribution network:
Experienced promotes and management agreement of the promote and promotes and management and and promotes and management and and promotes and management of the promotes and management and and promotes and pr

| Particulars | Basic EPS (in ₹) | Diluted EPS (in ₹) | Weight |
|-------------------------------------|------------------|--------------------|--------|
| Financial year ended March 31, 2025 | 6.05 | 6.03 | |
| Financial year ended March 31, 2024 | 2.89 | 2.89 | |
| inancial year ended March 31, 2023 | 2.20 | 2.20 | |
| Weighted Average* | 4.36 | 4.35 | |

Company by the weighted average number of Equity Shares outstanding during the jear.

by the weighted average number of Equity Shares outstanding during the year as allowed by the during the restated priolityics) for the year attributable to equity shareholders of our Company by the weighted average number of Equity Shares outstanding during the year as allowed for the effects of all durine potential Equity Shares outside they are given given to the state of the effects of all durine potential Equity Shares during the year.

The Basic and District Emmings per Shares is calculated after giving effect of from us and split.

The above statement should be read with meteral accounting polices and notes on the Restated Financial Information.

It Pursuant to a resolution passed by the Exart Order of Company shares of the State of th

| 2, | Price Earning Ratio (P/E) in relation to Offer Price of ₹ [•] per Equity Share: | | | |
|----|---|---------------------------------------|--|--------------------------------------|
| | Particulars | P/E at lower end of the Price Band | P/E at higher end of the Price Band | P/E at Offer Price (no. of times) |
| | Basic EPS as per the Restated Financial Information for the year ended March 31, 2025 | 15.86 | 16.85 | [•] |
| | | | | |

Basic EPA as per the Restated Financial Information for the year ended March 31, 2025 15, 96 16,85 |
Dibuted EPS as per the Restated Financial Information for the year ended March 31, 2025 15,92 16,92 |
Industry PR ratio

Particulars PPE Ratio
Highest 44,56 |
Lowest 13,51 |
Average 28,89 |
Per Group includes Sanster Limited. Qualified Ambious Exports Limited and Sukhijit Starch and Chemicals Limited PPE Ratio has been computed based on exclusion granted price of equally shares on July 71, 2025, on view resemblat com, divided by the Diluted EPS as on March 31, 2025, as disclosed in audited consolidated financials intermitted for the respective entity with the stock exchange for the financial year ended March 31, 2025
Average Return on Net Worth (RotWi).

| Period | RoNW* (%) | Weight |
|-------------------------------------|-----------|--------|
| Financial year ended March 31, 2025 | 20.25 | 3 |
| Financial year ended March 31, 2024 | 17.49 | - 2 |
| Financial year ended March 31, 2023 | 16.05 | - 1 |
| Weighted Average** | 18.63 | |

1.00 Market was a service of the ser

| NAV per share |
|---------------|
| 28.66 |
| |
| 42.82 |
| 43.36 |
| [•] |
| |

ites:
Other Price per Equity Share will be determined on conclusion of the Book Building Process;
Net asset value per equity share will be determined on conclusion of the Book Building Process;
Net asset value per equity sharer- Net secth as resisted, but does not include researce created out of revaluation of assets/ fair valuation gain of freehold land on transition to Ind
A of 8 0.98 millions / number of equity shares outstanding at the end of the financial year after considering the adjustment of sub-division of shares and bonus shares issued
during the Fiscal 2025.

| Name of Company | Face Value | Total Income | EPS (₹ p | er share) | NAV | P/E | RONW (%) | Market Price |
|-------------------------------------|---------------|----------------|----------|-----------|---------------|-------|----------|-----------------|
| | (₹ per share) | (in ₹ million) | Basic | Diluted | (₹ per share) | | | of Listed Peers |
| Regaal Resources Limited | 5.00 | 9,175.76 | 6.05 | 6.03 | 28.66 | [+]# | 20.25 | [•]# |
| Sanstar Limited | 2.00 | 9,714.54 | 2.58 | 2.58 | 34.18 | 36.46 | 7.03 | 94.06 |
| Gujarat Ambuja Exports Limited | 1.00 | 46,950.60 | 5.44 | 5.44 | 65.46 | 20.22 | 8.30 | 110.02 |
| Gulshan Polyols Limited | 1.00 | 20,245.44 | 3.95 | 3.95 | 87.07 | 44.56 | 4.02 | 176.00 |
| Subhit Starch and Chamicale Limited | E 003 | 15.061.00 | 12.70 | 49.70 | 173.82 | 13.51 | 7.36 | 172.00 |

Sukhiji Starch and Chemicals Limited 5.00° 15,061.90 12.79 12.79 173.82 13.51 7.36 172.80 172.80 173.80 172.80 173

acces.
Althe financial information for our Company mentioned above is based on the Restated Financial Information for the year ended March 31, 2025.
All the financial information is financial or install discuss years mentioned above is on a consolidated basis and is sourced from the audited consolidated financial statements of the respective companies for the financial year ended March 31, 2025 available on the webside of National Social Exchange of Infilla United at wavenesmedia com.

otes:

An Asset Value per equity share is calculated as Net Worth as of the end of relevant year divided by the number of equity shares outstanding at the end of the year. The Net Asset
Value per share disclosed above is after considering the impact of bonus and subdivision of equity shares:

PER Radio has been computed based on the locking market prior be equity shares on ally 21, 2025, or www.nseindis.com, divided by the Diluted EPS as on March 31, 2025;

Return on net worth is calculated as restated profit (loss) for the year divided by net worth.

Return on rel worth is calculated as restated profit (ross) for the year divided by net worth.

Key Performance Indicators

The table below sets forth mo details of our Key Performance Indicators that our Company considers have a bearing for arriving at the basis for Offer Price. The Key Performance Indicators set from the Set of Set of the Set of Se

| Particulars | Unit | As on and for the financial year ended | | | |
|--|------------------|--|----------------|----------------|--|
| | | March 31, 2025 | March 31, 2024 | March 31, 2023 | |
| Financial KPI | | | | | |
| Revenue from Operations® | (in ₹ million) | 9,151.61 | 6,000.23 | 4,879.55 | |
| Revenue from Operations CAGR (%)= | % | | | 36.95 | |
| EBITDA/4 | (in ₹ million) | 1,127.90 | 563.65 | 406.73 | |
| EBITDA Margin (%)# | % | 12.32 | 9.39 | 8.34 | |
| PATo | (in ₹ million) | 476.68 | 221.42 | 167.58 | |
| PAT Margin (%)** | (%) | 5.19 | 3.68 | 3.43 | |
| Total Borrowings? | (in ₹ million) | 5,070.48 | 3,572.13 | 1,889.32 | |
| Net worth® | (in ₹ million) | 2,354.10 | 1,266.09 | 1,044.11 | |
| Return on Equity (ROE) (%)» | % | 20.25 | 17.49 | 16.05 | |
| Return on Capital Employed (ROCE) (%) | % | 14.17 | 10.07 | 10.99 | |
| Debt to Equity Ratio | In times | 2.08 | 2.65 | 1.68 | |
| Gross Block® | (in ₹ million) | 4,129.08 | 3,283.94 | 1,950.83 | |
| Addition to Property, Plant and Equipment | (in ₹ million) | 848.44 | 1,335.60 | 287.87 | |
| Fixed Assets Turnover Ratio: | In times | 2.46 | 2.00 | 2.78 | |
| Cash Conversion Cycle® | In days | 93 | 79 | 43 | |
| Operational KPI | | | | | |
| Total installed capacity in MT per day (TPD) " | MT per day (TPD) | 750 | 650 | 370 | |
| No. of employees(1) | Number | 469 | 410 | 372 | |
| No. of customersus | Mombas | 201 | 105 | 100 | |

No. of calsotners**
Notes:

1. Revenue from Operations is the revenue from operations as per the Restated Financial information.

2. Revenue from Operation CAGP (%) provides information regarding the growth of revenue from year ended March 31, 2023 to March 31, 2025.

2. EBITDAR (million) is calculated as strettled print before tax, plus finance costs, depreciation, and amendment of the company of the compan

No of customers is the aggregate customers served thy our Company.

reconclisation in relation to the Gross Profit, Gross Margin, EBITDA, EBITDA Margin, Return on Equity, Return on Capital Employed, PAT Margin and Gross Fixed Assetover Falto, see "Other Financial Information" on page 315.

| FFER | PRICE | |
|---------|---|---|
| xplana | ation for KPI metrics | |
| Sr. No. | KPI | Explanation |
| the | Revenue from Operations | Revenue from Operations is used by our management to track the revenue profile of the business and in turn helps assess the overall financial performance of our Company and size of our business. |
| 2. | Revenue from Operations CAGR | Revenue CAGR growth provides information regarding the growth in terms of our business for the respective period, in term of CAGR. |
| 3. | EBITDA | EBITDA provides information regarding the operational efficiency of the business |
| 4. | EBITDA Margin (%) | EBITDA Margin is an indicator of the operational profitability and financial performance of our business |
| 5. | Profit after Tax (PAT) | Profit after Tax (PAT) for the year provides information regarding the overall profitability of the business |
| 6. | PAT Margin (%) | PAT Margin is an indicator of the overall profitability and financial performance of our business |
| 7. | Total Borrowings | Total Borrowings is used by us to track our leverage position on time to time |
| 8 | Net Worth | Net worth is used to track the book value and overall value of shareholders' equity |
| 9. | Return on Equity (ROE) (%) | Return on Equity provides how efficiently our Company generales profits from shareholders' funds |
| 10. | Return on Capital Employed | Return on Capital Employed provides how efficiently our Company generates earnings from the capital employed in the business (ROCE) (%) |
| 11. | Debt-Equity Ratio | Debt to Equity Ratio is used to measure the financial leverage of our Company and provides comparison benchmark agains peers |
| 12. | Gross Block | Gross block is the sum total of all assets of our Company valued at their cost of acquisition. It is an indicator of how asset heavylight a business is |
| 13. | Addition to Property, Plant and Equipment | Addition to Property, Plant, and Equipment refers to investments made by a company in acquiring, upgrading, or constructing long-term physical assets |
| 14. | Fixed Assets Turnover | Fixed Asset Turnover is the efficiency at which our Company is able to deploy its assets (on net block basis) to generate the Revenue from Operations |
| 15. | Cash Conversion Cycle (in days) | Cash Conversion Cycle days indicate the working capital requirements in relation to revenue generated from operations |
| 16. | Total installed capacity in metric tonnes per day | Total installed capacity is the maize crushing capacity of our Company in metric tonnes per day |
| 17. | No. of employees | Number of employees indicate the no. of employees employed during the year by our Company. |
| 18. | No. of customers | Number of customers indicate the no. of customers served by our Company. |

1.8. I. No. of customers.

In mither of customers are under programme in the customers indicate the no. of outsternes served by our Company.

For details of our other operating metrics disclosed elsewhere in his Rule Hering Prospectus, see "Our Business's and Management's Discussion and Analysis of Financial Condition and Results of Operations' on pages 23 and 352, respectively.

Description on the historic use of the KePs by our Company to analyse, track or monitor the operational and/or financial performance of our Company in evaluating our business, we consider and use certain RPS as a supplemental measure to review and assess our financial and operating performance. The presentation of these respectively in the company of the c

| Particulars | Unit | Regaal Resources Limited | | | Sanstar Limited | | |
|---|---------------------|--------------------------|-------------|-------------|-----------------|-------------|-------------|
| | | Fiscal 2025 | Fiscal 2024 | Fiscal 2023 | Fiscal 2025 | Fiscal 2024 | Fiscal 2023 |
| Financial KPIs | | | | | | | |
| Revenue from Operations | (in ₹ million) | 9,151.61 | 6,000.23 | 4,879.55 | 9,534.23 | 10,672.71 | 12,050.67 |
| Revenue from Operations CAGR (%) | % | | | 36.95 | | | (11.05 |
| EBITDA= | (in ₹ million) | 1,127.90 | 563.65 | 406.73 | 559.76 | 981.41 | 724.47 |
| EBITDA Margin (%)* | % | 12.32 | 9.39 | 8.34 | 5.87 | 9.20 | 6.01 |
| PATra | (in ₹ million) | 476.68 | 221.42 | 167.58 | 437.98 | 667.67 | 418.05 |
| PAT Margin (%)* | (%) | 5.19 | 3.68 | 3.43 | 4.51 | 6.17 | 3.46 |
| Total Borrowings® | (in ₹ million) | 5,070.48 | 3,572.13 | 1,889.32 | 270.72 | 1,276.36 | 1,117.00 |
| Net worth: | (in ₹ million) | 2,354.10 | 1,266.09 | 1,044.11 | 6,228.94 | 2,175.15 | 1,508.84 |
| Return on Equity (ROE) (%)/4 | % | 20.25 | 17.49 | 16.05 | 7.03 | 30.70 | 27.71 |
| Return on Capital Employed (ROCE) (%) ^{(th} | % | 14.17 | 10.07 | 10.99 | 9.44 | 22.87 | 20.74 |
| Debt to Equity Rations | In times | 2.08 | 2.65 | 1.68 | 0.04 | 0.50 | 0.60 |
| Gross Blockets | (in ₹ million) | 4,129.08 | 3,283.94 | 1,950.83 | N/A | 2,476.27 | 2,296.99 |
| Addition to Property, Plant and Equipment 19 | (in ₹ million) | 848.44 | 1,335.60 | 287.87 | N/A | 212.51 | 793.54 |
| Fixed Assets Turnover Ratio** | In times | 2.46 | 2.00 | 2.78 | 4.98 | 5.28 | 6.16 |
| Cash Conversion Cycle | In days | 93 | 79 | 43 | 59 | 48 | 26 |
| Operational KPIs | | | | | | | |
| Total installed capacity in MT per day (TPD) ⁽¹⁾ | MT per day (TPD) | 750 | 650 | 370 | N/A | 1,100.00 | 1,100.00 |
| No. of employees | Number | 469 | 410 | 372 | N/A | 271 | N/A |
| No. of customers: | Number | 261 | 195 | 182 | N/A | 525 | 541 |

| Particulars | Unit | Gujarat Ambuja Exports Limited | | | Gulshan Polyols Limited | | | |
|---|---------------------|--------------------------------|-------------|-------------|-------------------------|-------------|-------------|--|
| | | Fiscal 2025 | Fiscal 2024 | Fiscal 2023 | Fiscal 2025 | Fiscal 2024 | Fiscal 2023 | |
| Financial KPIs | | | | | | | | |
| Revenue from Operations | (in ₹ million) | 46,125.80 | 49,267.00 | 49,089.90 | 20,196.77 | 13,779.76 | 11,797.3 | |
| Revenue from Operations CAGR (%)7 | % | | | (3.07) | 1-8-9-11 3/2-1141 | | 30.84 | |
| EBITDA® | (in ₹ million) | 4,009.70 | 4,423.70 | 4,750.40 | 953.56 | 580.77 | 879.91 | |
| EBITDA Margin (%)41 | % | 8.69 | 8,98 | 9.68 | 4.72 | 4.21 | 7.4 | |
| PATR | (in ₹ million) | 2,492.50 | 3,458.70 | 3,301.00 | 246.66 | 177.58 | 451.82 | |
| PAT Margin (%)* | (%) | 5.31 | 6.82 | 6.62 | 1.22 | 1.28 | 3.8 | |
| Total Borrowings ⁽²⁾ | (in ₹ million) | 2,175.60 | 1,949.30 | 2,206.70 | 3,920.12 | 3,488.72 | 2,479.67 | |
| Net worth* | (in ₹ million) | 30,022.50 | 27,690.00 | 24,339.60 | 6,131.77 | 5,903.19 | 5,748.7 | |
| Return on Equity (ROE) (%)* | % | 8.30 | 12.49 | 13.56 | 4.02 | 3.01 | 7.8 | |
| Return on Capital Employed (ROCE) (%) ⁽¹⁰⁾ | % | 8.58 | 10.91 | 14.95 | 5.79 | 2.77 | 7.2 | |
| Debt to Equity Rations | In times | 0.07 | 0.07 | 0.09 | 0.64 | 0.59 | 0.43 | |
| Gross Block*** | (in ₹ million) | N/A | 16,886.80 | 16,103.50 | N/A | 7,812.14 | 5,064.13 | |
| Addition to Property, Plant and Equipment 101 | (in ₹ million) | N/A | 1,156.00 | 3,687.60 | N/A | 2,751.07 | 682.2 | |
| Fixed Assets Turnover Ratio** | In times | 4.12 | 4.90 | 4.73 | 2.82 | 2.66 | 4.2 | |
| Cash Conversion Cycle 150 | In days | 89 | 86 | 74 | 49 | 54 | 84 | |
| Operational KPIs | | | | | | | | |
| Total installed capacity in MT per day (TPD)*** | MT per day (TPD) | N/A | 4,000.00 | 4,000.00 | N/A | 600.00 | 600,0 | |
| No. of employees ¹² | Number | N/A | 2,590 | 2,875 | N/A | 523 | 1,22 | |
| No. of customers (10) | Number | N/A | NA NA | 1,300+ | N/A | N/A | N/A | |

| Particulars | Unit | Sukhjit Starch and Chemicals Limited | | | |
|---|------------------|--------------------------------------|---------------|-------------|--|
| | | Fiscal 2025 | Fiscal 2024 | Fiscal 2023 | |
| Financial KPI | | 2000000000000 | *190000000000 | | |
| Revenue from Operations | (in ₹ million) | 14,979.50 | 13,753.45 | 14,465.72 | |
| Revenue from Operations CAGR (%)/3 | % | | | 1.76 | |
| EBITDA** | (in ₹ million) | 1,116.90 | 1,280.22 | 1,470.89 | |
| EBITDA Margin (%)* | 96 | 7.46 | 9.31 | 10.17 | |
| PATIA | (in ₹ million) | 399.50 | 499.58 | 633.61 | |
| PAT Margin (%)* | (%) | 2.65 | 3.61 | 4.37 | |
| Total Borrowings | (in ₹ million) | 2,841.60 | 3,244.90 | 3,192.75 | |
| Net worthin | (in ₹ million) | 5,430.80 | 5,026.44 | 4,655.29 | |
| Return on Equity (ROE) (%)/s | % | 7.36 | 9.94 | 13.61 | |
| Return on Capital Employed (ROCE) (%)(iii) | 96 | 9.34 | 11.48 | 14.43 | |
| Debt to Equity Ration | In times | 0.52 | 0.65 | 0.69 | |
| Gross Block | (in ₹ million) | N/A | 7,842.05 | 7,575.29 | |
| Addition to Property, Plant and Equipment | (in ₹ million) | N/A | 277.64 | 851.77 | |
| Fixed Assets Turnover Ratio ¹⁴ | In times | 2.79 | 2.64 | 2.74 | |
| Cash Conversion Cycle 19 | In days | 77 | 81 | 65 | |
| Operational KPIs | | | | | |
| Total installed capacity in MT per day (TPD)>>> | MT per day (TPD) | N/A | 1,600.00 | 1,600.00 | |
| No. of employeeum | Number | N/A | 1,250+ | 1,250 | |
| No. of customers == | Number | N/A | NA | N/ | |

roncares vocavailable. I crec's All the information for the listed industry peer mentioned above is on a consolidated basis and is sourced from the anni. Sective company for the year ended March 31, 2023, March 31, 2024, and March 31, 2023 submitted to stock exchanges.

Source. All the information for the insetio insustry peer themseroes aroungs in a service summary and any service in the respective company for the year ended factor 31, 2023, March 31, 2023, as a further of 31, 2023 sub-mitted to stock exchanges.

Notes:

2. Revenue from Operation CAGR Pilip provides information regarding the growth of revenue from year ended March 31, 2023 to March 31, 2023.

3. EBITDAR formillon) a calculated as EBITDA divided by Revenue from Operations, multiplied by 100:

5. EBITDAR formillon) a calculated as EBITDA divided by Revenue from Operations, multiplied by 100:

6. EBITDAR formillon is calculated as EBITDA divided by Revenue from Operations, multiplied by 100:

6. EBITDAR formillon is calculated as EBITDA divided by Revenue from Operations, multiplied by 100:

6. EBITDAR formillon is calculated as EBITDAR divided by Revenue from Operations, multiplied by 100:

6. EBIT Allargin Pilip is calculated as settleted profit for the year divided by this film come;

7. Total Borrowing R million in presents and or carried and non-current horovaries;

8. Net Worth is aggregate value of the updar go share capital and all reserves created on of the profit and social section of exclusive profit and calculated as account, after divided by Pilip in the company of the profit and divided by Revenue account and exclusive exclusive profit in the part go share capital and all reserves created on of the profit and social section of exclusive the sequence of the profit and divided by Revenue accounts and the exclusive exclusive profit in the part go share capital and all reserves created on of the profit and social section of exclusive the sequence of the profit and divided by Revenue and the exclusive exclusive and the exclusive exclusive and an administration of section where the part go share capital and all reserves created on of the exclusive exclusive and the e

| Date of transaction | Number of equity shares allotted | Face value per equity share (₹) | Issue price per equity share (₹) | Nature of transaction | Nature of consideration | Total consideration (₹ In millions) |
|------------------------|-------------------------------------|------------------------------------|-------------------------------------|---|----------------------------|--|
| November 18, 2024 | 4,545,450 | 5 | 110 | Preferential allotment pursuant to conversion of unsecured loan | Cash | 500.00 |
| lovember 18, 2024 | 909,090 | 5 | 110 | Preferential allotment pursuant to conversion of unsecured loan | Cash | 100.00 |



FINANCIAL EXPRESS

The price per share of our Company based on secondary sale/ acquisitions of shares (equity/ convertible securities)

The price per share of our Company based on secondary salet acquisitions of shares (equity) convertible securities). There have been on secondary salet acquisitions of Equity Shares or any convertible securities, where on Promoter or the members of our Promoter Group are a party to a transaction, during the 18 months preceding the date of this Rod Herring Prospectus, where either acquisition or sale is equal to or more than 5% of the fully disked pald-up share capital of our Company (calculated based on the per-Deffic capital before such transactions) and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 disps. For turbre details in inselation the ehame scalable history of our Company, see "Capital Structure" on page 97 of the RHP. Based on the above transactions, below are the details of the weighted average cost of acquisition, as compared to the Floor Price and the Cap Price.

Weighted average cost of acquisition of primary issuance
Weighted average cost of acquisition of secondary transactions
Neighted Average cost of Acquisition (WACA) to Cap Price
Period WACA (₹) 9.53 10.07

on for Basis for the Offer Price

The Disclosure of KPE (as set out above) along with our Company's key financial and operational metrics and financial ratios for the Fiscals 2025, 2024 and 2023.

We are one of the lengest manufactures of mace based specially products in India, in terms of crushing capacity, with a total installed crushing capacity of 750 tones per day. We have not the lengest manufactures of mace based specially products in India, in terms of crushing capacity, with a total installed crushing capacity of 750 tones per day. We have a demonstrated track record of financial performance and growth. Our trevenue from operations grew at a CAGR of 36,95 % from ₹ 4,879.55 million in Fiscal 2023 to ₹ 1,151 million in Fiscal 2025. Further, our EBITDA grew at a CAGR of 66,53% from ₹ 406.73 million in Fiscal 2023 to ₹ 1,127.90 million in Fiscal 2025.

Explanation for Offer Price/Cap Price vis-a-vis weighted average cost of acquisition of primary issuance price/secondary transaction price of Equity Shares (as set out above) in view of the external factors which may have influenced the pricing of the Offer.

out above in view of the external racford which may have influenced the pricing of the Offer.

Starch is used for virous industrial applications such as siscaliers, for encapsulation, emulsifiers, deficating agents, and as sizing agents. Starches are used ability to impart tectural characteristics and supporting in gelling and/or film formation. (Source: Company Commissioned Frost & Sullivan Report).

The major industry drivers for native makes starch are expanding use of native maizes starch in viratious industries, such as food and because phermaceur peckaging, facilities, adherives, industrial applications, and commission, improving pliving standard for consumers, increasing purchasing power and increasing der cook tood and packaged snacks, (Source: Company; Commissioned Frost & Sullivan Report) inclined is the sixth finest makes protacel gradually findia's males affordusion frost and support of the start of the

Over the years, the Maize Starch market has grown significantly due to capacity additions as well as new plants with cap market grew at CAGR of 3.6% from 2019 to 2024 to reach around USD 1,991 million in 2024 (Source: Company Commission

10. The Offer Price will be [•] times of the face value of the Equity Shares

mined by our Company, in consultation with the BRLMs, on the basis of assessment of market demand from investors for Equity S w of the above qualitative and quantitative parameters. Investors should read the above information along with "Risk Factors". "Out ion" and "Management's Discussion and Analysis of Financial Conditions and Results of Operations" on pages 32, 33, 315 trace rould declined with the factors mentioned in Birk Endors' or any other factors that may size in the future and you may be 38, 315.

On the BidOffer Closing Date, the Bids shall be upleaded until:
(i) 4.00 p.m. IST in case of Bids by QIBs and Non-institutional Bidders; and
(ii) until 5.00 p.m. IST or such extended time as permitted by the Stock Exchanges, in case of Bids by Retail Ind

Stock Exchange
Initiation of refunds if any, for Anchor Investors/ unblocking of Initiation of refunds account
Credit of Equity Shares to depository accounts of Allottees
Commencement of trading of the Equity Shares on the

"The Exchange of Trading of the Equity Shares on the One About Veednesday, August 20, 2025

"The Exchange of Trading of the Equity Shares on the One About Veednesday, August 20, 2025

"The Exchange of Trading of Trading of the Equity Shares on the One About Veednesday, August 20, 2025

"The Exchange of Trading of

Bid / Offer Period:

Bid/Offer opens or

Bid/Offer closes on

Event

Our Company shall continue to disclose the KPIs disclosed above on a periodic basis, at least once in a year (or a lesser duration, as our Company may determine) for a duration that is at least the later of (1) year after the Ising date or the period specified by SEBL (a) III the utilisation of the Net Proceeds Any changes in these MPS in the advisormentioned period, with be explained by our Company. The ongoing KPI will continue to be certified by a member or an expert today as specified under the SEBI ICDR Regulations.

The Basis for Offer Price on page 137 of the Red Herring Prospectus has been updated with the above Price Band. Please refer to the websites of the BRUIS: www.paintomathgroup.com and www.sumedhaftical.com for the Basis for Offer Price updated for the above Price Band.

Indicative Date

Stock Exchanges
On Bit/Offer Closing Date, extension of time may be granted by Stock Exchanges only for uploading Bids received from Rills after taking into account the total number of Bids received up to closure of timings for acceptance of Bid cum Application Forms as stated herein and as reported by the BRLMs to the Stock Exchanges.

Tuesday, August 12, 2025 Thursday, August 14, 2025

On or About Monday, August 18, 2025

AN INDICATIVE TIMETABLE IN RESPECT OF THE OFFER IS SET OUT BELOW:

sion of Bids (other than Bids from Anchor Investors);

Bid Offer Period (except the Bid/Offer Closing Date)

Only between 10.00 a.m. and 5.00 p.m. (indian Standard Time (18.1")) Submission of electronic applications (Online ASBA through 3-in-1 accounts) For Retail Individual Bidders
Submission of electronic applications (Bank ASBA through Online channels like internet banking,
mobile banking and Syndicate UPI ASBA applications where Bid Amount is up to ₹0.50 million)
Submission of electronic applications (Syndicate non-retail, non-individual applications)
Submission of physical applications (Syndicate non-retail, non-individual applications)
Submission of physical applications (Syndicate non-retail, non-individual applications of QIBs and NIIs where Bid Amount is more than ₹0.50 million Only between 10.00 a.m. and up to 5.00 p.m. IST Only between 10.00 a.m. and up to 4.00 p.m. IST Only between 10.00 a.m. and up to 3.00 p.m. IST
Only between 10.00 a.m. and up to 1.00 p.m. IST
Only between 10.00 a.m. and up to 1.00 p.m. IST
Only between 10.00 a.m. and up to 12.00 p.m. and Syndicate
member shall transfer such applications to banks before
1 p.m. IST Modification/ revision/cancellation of Bids Upward or downward Revision of Bids or cancellation of Bids by RIIs

"UPI mandate end time and date shall be at 5:00 pm on Bid/ Offer Closing Date."

Olds and Non-Institutional Bidders can neither revise their bids downwards nor cancel/withdraw their bids. Only between 10.00 a.m. and up to 5.00 p.m. IST

ANTÓMATH

Finalisation of Basis of Allotment with the Designated Stock Exchange

ASBA* Simple, Safe, Smart way of Applications Supported by Blocked Amount.

("Asplications Supported by Blocked Amount.

("Asba) is a better way of applying to offers by simple, safe, she she way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a better way of applying to offers by simple.

("Asba) is a bette

Offer-related quartes, phases contact the BFLMs on their respective exmall Dis as imminished below. For URT related quartes, phases contact the MFLMs on their respective exmall Dis as imminished below. For URT related quartes, phases contact the MFLMs of their respective exmall Dis as imminished below. For URT related quarter, phases contact the MFLMs of their respective exmall Dis as imminished below. For URT related quarter, phases contact the MFLMs of the Related District expecting the Company in consultation with the BFLMs. for reasons to be recorded in writing, extend the BFLMs for reasons to be recorded in writing, extend the BFLMS for Present of the SFLMs of the BFLMs for reasons to be recorded in writing, extend the BFLMS for Present of the SFLMs and at the internals of the WFLMs (phases), the BFLMS for Present District (phases), and phases the Price Band and the revised BELOffer Period. A space place place, it is a writing that the WFLMs (phases the BFLMS is and at the terminate of two Other membrans of the SFLMs below the SFLMS in the WFLMS (phases), and as the terminate of two Other membrans of the SFLMS (phases), it is suggested to the BFLMS and at the terminate of two Other membrans of the SFLMS (phases), it is suggested to the SFLMS and at the terminate of two Other membrans of the SFLMS (phases), it is suggested to the SFLMS and at the terminate of two Other membrans of the SFLMS (phases) and the terminate of two Other membrans of the SFLMS (phases) and the terminate of two Other membrans of the SFLMS (phases) and the terminate of two Other membrans of the SFLMS (phases) and the terminate of two Other theorems of the SFLMS (phases) and the SFLMS (phases) and

462 of the Red Herring Prospectus.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/ Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is its active. Bidders/Applicants should ensure that the base flow provided in the Bid cum Application Form the Bidders/ Applicants for the Application Form the Bidders/ Applicants for the Application Form the Bidders/ Applicants are advised to that on the basis of the Application Form, the Bidders/ Applicants for Form, the Bidders/ Applicants form the Bidders/ Applicants formal forms/ Bidders/ Applicants formal forms/ Bidders/ Applicants for the Bidders/ Applicants for the Demographic Details was evaluated in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details was designed to the Bidders/ Applicants for fails. BOOK RUNNING LEAD MANAGERS TO THE OFFER

SUMEDHA

Investors must ensure that their PAN is linked with Ashbaar and are in compliance with the notification issued by Central Board of Direct Taxes notification disted February 13, 2020 and read with press releases dated June 23, 2021, September 17, 2021 and March 28, 2023 and any subsequent press releases in this regard.

Contents of the Memorandum of Association of our Company as Regards is Objects: For information on the man objects of our Company, please see "History and Certain Corporate Matters." Asia objects of our Company is a Regards is Objects: For information on the man objects of our Company, please see "History and Certain Corporate Matters." Asia objects of our Company is a Regards is Objects: For information on the man objects of our Company, please see "History and Certain Corporate Matters." Asia objects of our Company is a Regard in India of the RHP.

Liability of the Members of our Company cultimod by shares.

Amount of Share Capital of our Company and Capital Structure. As on the date of the RHP, the authorised share capital of our Company is ₹10,000 million divided into 140,000,000 Equily Shares efforce value of 55 each. For details of read of 55 each. For details of the Capital and Company is expected or place of 55 each. For details of the Capital and Company is expected or Company is \$10,000 million of the Company were Sancelland or the Company and the Number of Equily Shares and the Very Company were Sancelland or the Sancelland or the Sancelland or the Company were Sancell

the material contracts and documents available for inspection from the date of the Red Herring Prospectus until the BIG/DRF Closing Date, see "Material Contract for Inspection" on pages 500 the RHP.

Disclaimer Clause of Securities and Exchange Board of India ("SEBIT"). SEBI only gives its observations on the offer concurrents and this does not constitute agriculture of the Contract. The investors are advised to refer to page 438 of the RHP for the full test of the scicianner clause of SEBI. Disclaimer Clause of BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE should not in any way be deeme the RHP has been cleared or approved by SSE not does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to re-

Disclaimer Guase of NSE: It is to be disclaimed: understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE not does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to page 442 of the RHP for the full lateful the disclaimer clause of NSE.

associated cause of NSE.

Is Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer uses they can afford to take the order investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, inventors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, inventors are advised to read the order of the Offer. For taking an investment decision, inventors in the Offer have not been recommended or approved by the Signatente the account of advisors of the Offer have not been recommended or approved by the Signatente the account of advisors of the Offer have not been recommended or approved by the Signatente the account of advisors is invented to Pink Factors' on page 35 of the R

COMPANY, SECRETARY AND COMPLIANCE OFFICER General Risks: Invest

Partomath Capital Advisors Private Limited
Partomath Nucleus House, Said Vihar Road,
Ancher (East), Manna-4 400 CZI, Mahamashiru, relid a
Tel: 1900 886 9711; E-mail: regaal-jorigisantomatigroup, com
Univestor grievance e-mail: microscriptic partomatic private com
University of grievance e-mail: microscriptic partomatic private private cereal microscriptic private cereal microscriptic private private

(MUFG MUFG Intime

MUFG Intime India Private Limited (formerly Link Indine India Private Limited)
C-101, 247 Park. 14 Floor, LBS Marg. Vibrol (Viest).
Mumbai - 400 GS, Inhamathai, India, Tel-49 810 911 4949
Email regasterousces logifications on, in Webster views in impressmulg com
Central Person. Shariff Copinition (in the Copinition of the Copinition o erson: Shanti Gopalkrishnan stration Number: INR000004058

COMPAIN'S SCRETARY AND COMPLIANCE OFFICER
Thick Kumar Guige Thick Kumar Guige Address. 6th Floor DOZ, Block – EP & GP, Sector-V, Kollada – 700091, West Bengal, India Redault, RSOURCES LIMITED
Address. 6th Floor DOZ, Block – EP & GP, Sector-V, Kollada – 700091, West Bengal, India Telephone: 033 3522406
E-mailtr Colfgregale: www.repairesources.com
Investors may control the Company Secretary and Compliance Officer or the Registrar to the Offier in case of any pre-Offer or post-Offer related grewances, including non-recept of the Offier in case of any pre-Offer or post-Offer related grewances, including non-recept of the Offier in case of any pre-Offer or post-Offer related grewances, including non-recept of related and control Explosition of the Company Secretary

Subscriptions 1.td, Innovate Securities Pvt. Ltd., IIFL Securities Limited, Shareshan Limited, Centrum Broking Limited, Alloc House James Limited, Shareshan Limited,

Divis

Divi's Laboratories Limited
Regd. Office: Divi Towers, 1-72/23(P)(Divis/303. Cyber Hills, Gachibowli, HyderabadPhone: -91 alo 6869600/400, Fax. +91 alo 68696400, amalt: mail@divislabs.com.
Website: www.divislabs.com. Div. 1241/10161999Pt.C011864

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

Based on the recommendations of the Audit Committee, the Board of Directors of Divi's Laboratories Limited ("the Company") at their meeting held on August 06, 2025, have approved the unaudited standalone and consolidated financial results for the quarter ended June 30, 2025.

The aforementioned financial results along with press release thereon are available on Company's website at https://www.divislabs.com/investor-relations/statutory-communication/#2025-2026 and can also be accessed by scanning Quick Response Code given below:



For Divi's Laboratories Limited Dr. Kiran S. Divi Whole-time Director & Chief Executive Officer

LYKIS LIMITED CIN: L74999MH1984PLC413247

Registered Office: 4th Floor, Grandeur Building, Veera Desai Road, Opp. Gundecha, Symphony, Andheri - West, Mumbai- 400053, Maharashtra, India

Tel: +91 22 4069 4069 Fax: +91 22 3009 8128 | E-mail: cs@lykis.com | Website: www.lykis.com

The Un-Audited (Standalone and Consolidated) Financial Result for the quarter ended June 30, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in the meeting held on August 06, 2025. The complete Un-Audited (Standalone and Consolidated) Financial Result for the quarter ended June 30, 2025 have been filed under Regulation 33 of SEBI (LODR) Regulation, 2015 with the stock exchange and are available on the website of the stock exchange at www.bseindia.com and Company's website www.lykis.com.

The same can be accessed by scanning the QR code.



By order of Board of Directors For Lykis Limited Mr. Nadir Umedali Dhrolia Managing Director DIN: 03303675



epaper.financialexpress.com

Place: Mumbai

Date : August 06, 2025