

Lambodhara Textiles Limited

Regd. Office: 3A, 3rd Floor, B Block, Pioneer Apartments, 1075B, Avinashi Road, Coimbatore - 641 018, India Telefax: +91 422 2249038 E-mail: info@lambodharatextiles.com www.lambodharatextiles.com GSTIN: 33AAACL3524B1Z9 IE Code # 3201006181 CIN: L17111TZ1994PLC004929

July 24, 2025

To

The Listing Department
National Stock Exchange of India Limited
Exchange Plaza, Bandra Kurla Complex,
Bandra(E), Mumbai - 400 051

Symbol: LAMBODHARA

Series: EQ

Sir/Madam,

Sub: Submission of copies of newspaper publications – Intimation of Transfer of Shares to Investor Education and Protection Fund (IEPF).

Pursuant to the provisions of Regulation 30 read with Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, please sfind the attached copies of the newspaper advertisement published by the Company in respect of the aforesaid matter which has been released today (July 24, 2025) in Business Standard (English) and The Hindu (Tamil).

This is for your kind information and record purpose.

Thanking you,

Yours faithfully
For Lambodhara Textiles Limited

Bosco Giulia Whole-Time Director DIN: 01898020

Cc:

The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai 400 001

Encl.: as above



Orbit Exports Limited

Regd. Office: 122, Mistry Bhavan, 2nd Floor, Near K C College, Dinshaw Wachha Road, Churchgate, Mumbai - 400 020. (Maharashtra) India. Tel.: +91-22-6625 6262 • Fax: +91-22-22822031, E-mail: investors@orbitexports.com • Website: www.orbitexports.com; CIN: L40300MH1983PLC030872

STATEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE & CONSOLIDATED) FOR THE QUARTER ENDED JUNE 30, 2025



Date: July 23,2025

Place: Mumbai

The Board of Directors of the Company, at the meeting held on July 23, 2025 approved the unaudited financial results of the company for the quarter ended June 30, 2025 ("Financial Results").

The Financials along with the Limited Review Report, have been posted on the Company's website at https://orbitexports.com/unaudited-results/ and can be assessed by scanning the QR code.

> For and on behalf of Board of Directors of Orbit Exports Limited

> > Sd/-

Pankaj Seth **Chairperson and Managing Director** (DIN:00027554)

Note: The above intimation is in accordance with the Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015

Thyrocare

THYROCARE TECHNOLOGIES LIMITED

Tests you can trust

CIN: L85110MH2000PLC123882 Reg. Off: D-37/1, TTC Industrial Area, MIDC, Turbhe, Navi Mumbai- 400 703 Corp. Office: D-37/3, TTC Industrial Area, MIDC, Turbhe, Navi Mumbai- 400 703 Phone: +91 8422945537 | www. thyrocare.com | Email: compliance@thyrocare.com

Extract of Unaudited Consolidated and Standalone Financial Results for the Quarter ended 30 June 2025

		Consolidated				Standalone			
Sr. No.	PARTICULARS	Quarter Ended 30.06.2025 (Reviewed)	Quarter Ended 31.03.2025 (Audited) (Refer Note 2)	Quarter Ended 30.06.2024 (Reviewed)	Year Ended 31.03.2025 (Audited)	Quarter Ended 30.06.2025 (Reviewed)	Quarter Ended 31.03.2025 (Audited) (Refer Note 2)	Quarter Ended 30.06.2024 (Reviewed)	Year Ended 31.03.2025 (Audited)
1	Total Income from Operations	193.03	187.16	156.91	687.35	178.89	173.87	143.63	633.10
2	Net Profit for the period before tax (before Exceptional and Extraordinary items, share of profit/(loss) of associate)	50.23	47.82	33.91	146.88	50.91	47.80	35.14	151.21
3	Net Profit for the period before tax (after Exceptional and Extraordinary items, share of profit/(loss) of associate)	50.48	47.19	33.55	145.44	50.91	47.80	35.14	151.21
4	Net Profit for the period after tax	38.29	21.57	23.94	90.75	36.05	21.95	25.15	95.78
5	Total Comprehensive Income for the period	38.06	21.34	23.47	89.98	35.84	21.72	24.72	95.05
6	Equity Share Capital (Face Value per Share: ₹ 10/- each)	52.99	52.99	52.95	52.99	52.99	52.99	52.95	52.99
7	Other Equity	-	-	-	493.76	-	-	-	484.11
8	Basic and Diluted Earnings Per Share (of ₹ 10/- each) (not annualised) #								
a	Basic:	7.35	4.17	4.52	17.13	6.80	4.08	4.75	17.95
ь	Diluted :	7.33	4.16	4.51	17.08	6.78	4.07	4.74	17.90

1) The above unaudited financial results of the Company were reviewed by the audit committee on 23 July 2025 and subsequently approved by the board of directors at its meeting held on 23 July 2025 2) The figures for the quarter ended 31 March 2025 are the balancing figures between audited figures in respect of the full financial year and the limited reviewed year to date figures up to the quarters

3) The above is an extract of the detailed format of Consolidated and Standalone unaudited Financial Results for the Quarter ended 30 June 2025, filed with the Stock Exchanges under Regulation 47 and Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Consolidated and Standalone Quarterly unaudited Financial Results are available on the Stock Exchange websites viz. www.nseindia.com and www.bseindia.com. The same is also available on the company's website viz. www.thyrocare.com

Place: Navi Mumba Date: 23 July, 2025



For Thyrocare Technologies Limited Rahul Guha **Managing Director** Din: 09588432

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COMPANY PETITION NO. C.P. (CAA) NO. 155 OF 2025 CONNECTED WITH COMPANY APPLICATION NO. CA(CAA) NO. 113 OF 2025

> In the matter of the Companies Act, 2013 AND

In the matter of the Petition under Sections 230-232 of the Companies Act, 2013 ("Act") read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and other relevant provisions of the Act

AND

In the matter of the Composite Scheme of Arrangement amongst Piramal Enterprises Limited ("Petitioner Company 1"/ "Transferor Company") and Piramal Finance Limited (formerly known as Piramal Capital & Housing Finance Limited) ("Petitioner Company 2"/ "Transferee Company") and their respective shareholders and creditors

Piramal Enterprises Limited Piramal Finance Limited

....Petitioner Company 1 / Transferor Company

CIN: U64910MH1984PLC032639

....Petitioner Company 2/ Transferee Company NOTICE OF HEARING OF THE PETITION

Notice is hereby given that a joint Company Petition seeking sanction to the Composite Scheme of Arrangemen amongst Piramal Enterprises limited, Piramal Finance Limited (Formerly known as Piramal Capital & Housing Finance Limited) (collectively referred to as "Petitioner Companies") and their respective shareholders and creditors (hereinafter referred to as the "Scheme") under Sections 230-232 of the Companies Act. 2013 read with Section 52, Section 66 and other applicable provisions of the Companies Act, 2013, was filed by the Petitioner Companies before the Hon'ble National Company Law Tribunal, Mumbai Bench ("Hon'ble Tribunal"). The said Company Petition was admitted by the Hon'ble Tribunal by an order dated 11th July, 2025 and as corrected by an order dated 18th July, 2025 and the date of the final hearing before the Hon'ble Tribunal is fixed for 22nd August 2025.

A brief of the rationale for the said Scheme is set out below:

As per the audited financials for the year ended 31st March, 2024, Piramal Finance Limited did not meet the regulatory requirements to operate as a housing finance company and was accordingly converted into a non-deposit taking Non-Banking Financial Company-Investment and Credit Company ("NBFC-ICC") with effect from 4th April, 2025. With this conversion, both Piramal Enterprises Limited and Piramal Finance Limited operate as NBFC-ICCs, and the Reserve Bank of India ("RBI") permits only one such registration per group. Further, as per the RBI regulations, all NBFC's identified as upper layer NBFCs are mandatorily required to be listed within 3 (three) years of being identified as an upper layer NBFC. PFL has been identified as an upper layer NBFC, and accordingly, is required to be listed. In view of this, Piramal Enterprises Limited and Piramal Finance Limited have proposed to amalgamate. Upon the Scheme becoming effective, Pirama Finance Limited will be listed on the stock exchanges, and the amalgamation will provide the shareholders of Piramal Enterprises Limited direct ownership in a single listed entity that consolidates the entire value and operations of the lending business.

The detailed rationale for proposing the above matter and other necessary information including salien features of the Scheme is mentioned in the Scheme which has been uploaded on the websites of Piramal Enterprises Limited and Piramal Finance Limited

If any person concerned is desirous of supporting or opposing the said Company Petition, he/she should send to the Hon'ble Tribunal and to the Advocates for the Petitioner Companies, at Trilegal, One Forbes, 2D. 2nd floor, VB Gandhi Marg, Kala Ghoda, Fort, Mumbai - 400001, notice of his/her intention to, signed by him/ her or his/her Advocate, with his/her name and address, so as to reach the Hon'ble Tribunal and the Advocates for the Petitioner Companies not later than 2 (two) days before the date fixed for the final hearing or the said Company Petition, Where such person concerned seeks to oppose the said Company Petition, the grounds of his/her opposition or a copy of his/her affidavit should be furnished with such notice.

A copy of the said Company Petition can be obtained from the Advocates for the Petitioner Companies between 11:00 a.m. IST and 4:00 p.m. IST on any working day (except Saturdays, Sundays and public holidays) and not later than 2 (two) days before the date fixed for the hearing of the said Company Petition, by any person concerned requiring the same, on payment of prescribed charges for the same

Dated this 23rd July 2025

laharashtra, India

Bipin Singh Company Secretary Piramal Enterprises Limited CIN: L24110MH1947PLC005719 Tel: +91-22-6918 1200 / +91-22-3802 3000/4000 Email: complianceofficer.pel@piramal.com Piramal Ananta, Agastya Corporate Park, Opposite Fire Brigade, Kamani Junction LBS Marg, Kurla (West), Mumbai - 400070,

Urmila Rao Company Secretary Piramal Finance Limited (Formerly known as Piramal Capital & Housing Finance Limited) CIN: U64910MH1984PLC032639

Tel: +91-22-3802 3000 Email: complianceofficer.pfl@piramal.com 601, 6th Floor, Amiti Building, Agastya Corporate Park, Opposite Fire Station, Kamani Junction, LBS Marg, Kurla (West), Mumbai 400070, Maharashtra, India

OSBI

Stressed Assets Resolution Group, Corporate Centre 21st Floor, Maker Towers "E" Wing, Cuffe Parade, Mumbai - 400005

TRANSFER OF STRESSED LOAN EXPOSURE TO ELIGIBLE BUYERS (PERMITTED ARCs/NBFCs/Banks/Fis) THROUGH e-AUCTION

State Bank of India invites Expression of Interest (EOI) from Eligible Participants subject to applicable regulations issued by Reserve Bank of India/regulators for transfer of Stressed Loan Exposures of 2 (two) accounts

with Principal outstanding of₹ 120.70 crore (Rupees One Hundred Twenty

Crore and Seventy Lakhs only) through e-Auction on "As is where is"; "as is what is "basis"; "whatever there is "& "without recourse" basis. All interested eligible participants are requested to submit their willingness to participate in the e-Auction by way of an "Expression of Interest" and after execution of Non-Disclosure Agreement, if not already executed (as per the timelines mentioned in web-notice) by contacting on e-mail id dgm.sr@sbi.co.in. Please visit Bank's web site https://bank.sbi and click on the link "SBI in the news>Auction Notices>ARC & DRT" for

further details (web-notice). Please note that Bank reserves the right not to go ahead with the proposed e-Auction or modify e-Auction date or any terms & conditions at any stage, without assigning any reason by uploading the corrigendum at https://bank.sbi (click on the link "SBI in the news>Auction Notices>ARC & DRT"). The decision of the Bank in this regard shall be final and binding.

Place: Mumbai Date: 24.07.2025

Deputy General Manager (ARC)



LAMBODHARA TEXTILES LIMITED

CIN: L17111TZ1994PLC004929 Regd. Office: 3-A, B-Block, Pioneer Apartments, 1075-B, Avinashi Road, Coimbatore- 641 018. Telephone: (0422) 2249038
Email: info@lambodharatextiles.com Web: www.lambodharatextiles.com

NOTICE Notice is hereby given to the shareholders of the Company pursuant to Rule 6 of the Investo Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016

accordance with Section 124(6) of the Companies Act, 2013 read with Rule 6 of the Investo Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016, all the shares in respect of which the dividend has not been claimed / paid for 7 consecutive years o more are liable to be transferred to the Investor Education and Protection Fund (IEPF). Hence the shareholders may note that all shares in respect of which the dividend has not been claimed add for 7 consecutive years since the FY 2017-18 are liable to be transferred to the demaccount of the Investor Education and Protection Fund Authority (IEPFA).

The Company has sent individual notices on through registered post to the concerned shareholders at their latest available address registered with the Company, whose dividends are lying unclaimed / unpaid since for the last 7 years advising them to claim their dividend amounts rpeditiously.

The statement containing the details of name, address, folio number / demat account number and number of shares liable for transfer to IEPF account is made available in our websit www.lambodharatextiles.comfor necessary action by the shareholders.

t may be noted that to comply with the aforesaid mandatory requirement for transfer of suc It may be noted that to comply with the aforesaid mandatory requirement for transfer of such shares to the demat account of IEPF Authority, the Company will take necessary steps including issue of duplicate share certificate against Physical shares/carry out Corporate Action against such demat shares. The shareholders are requested to contact Ms. MUFG Intime India Private Limited, Surga 35, Mayflower Avenue, Behind Senthi Nagar, Sowripalayam Road, Coimbatore -641028, Phone: 91 422 4958995 /2539835-36, e-mail: coimbatore@in.mpms.mufg.com, Registrar & Share Transfer Agent to claim their dividend(s) which is lying unclaimed / unpaid since 2017-18. In case, the Company does not receive any wild communication from the concerned shareholders within three months from the date of this notice, the Company shall transfer such shares to the IEPF account as per the rules.

The shareholders may note that they can claim back both the unclaimed dividend and the share including all benefits accuring on such shares, if any, by making separate application to the IEPF Authority, in the prescribed Form IEPF-5, as stipulated under the said Rules and the same is available at IEPF websiteie..., www.iepf.gov.in.

For any further queries / clarification on the above subject matter, the shareholders may contac the Registrar & Share Transfer Agent of the Company as mentioned above.

For Lambodhara Textiles Limite Sd/- Bosco Giulia Whole-Time Directo Coimbatore DIN: 01898020



Cyient DLM Limited

Plot No. 5G, Survey No. 99/1, Mamidipalli Village

GMR Aerospace & Industrial Park, GMR Hyderabad Aviation SEZ Limited Rajiv Gandhi International Airport, Shamshabad, Hyderabad - 500 108. Tel. No. +91- 040- 69354601, Email: company.secretary@cyientdlm.com Website: www.cyientdlm.com, CIN: L31909TG1993PLC141346.

Statement of Unaudited Consolidated and Standalone Financial Results for the Quarter Ended June 30, 2025

(₹in Millions)								
		Consolidated Results			Standalone Results			
SI. No.	Particulars	Quarter Ended	Quarter Ended	Year Ended	Quarter Ended	Quarter Ended	Year Ended	
1		30-June-25	30-June-24	31-Mar-25	30-June-25	30-June-24	31-Mar-25	
		Unaudited	Unaudited	Audited	Unaudited	Unaudited	Audited	
1	Revenue from operations	2,784	2,579	15,196	2,063	2,579	13,450	
2	Net Profit for the period (before Tax and/or Exceptional items)	101	142	917	153	142	1,030	
3	Net Profit for the period before tax (after Exceptional items)	101	142	917	153	142	1,030	
4	Net Profit for the period after Tax (after Exceptional items)	75	106	681	113	107	767	
5	Total Comprenhensive Income for the period	74	109	349	113	110	411	
6	Equity Share capital			793			793	
7	Other Equity			8,701		·	8,763	
8	Earnings Per Share (Face Value of ₹10 per share)*							
	(a) Basic (in ₹) (b) Diluted (in ₹)	0.94 0.94	1.34 1.33	8.58 8.56	1.42 1.42	1.35 1.34	9.67 9.64	
FDO for the constitution of the constitution of								

EPS for the quarterly periods are not annualised.

The unaudited financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meetings held on July 22, 2025. The Statutory Auditors have carried out a limited review on the Unaudited consolidated and standalone financia results and issued unmodified reports thereon.

The above financial results are an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results is available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com, and also on the Company's website: www.cyientdlm.com. The same can also be accessed by scanning the QR code provided bel

Place: Hyderabad Date: July 22, 2025



For Cylent DLM Limited Rajendra Velagapudi Managing Director and Chief Executive Officer

BAJAJ HOUSING FINANCE LIMITED

CIN: L65910PN2008PLC132228 | Registered Office: Bajaj Auto Limited Complex, Mumbai-Pune Road, Akurdi, Pune - 411 035 Corporate Office: 5th Floor, B2 Building, Cerebrum IT Park, Kumar City, Kalyani Nagar, Pune 411014. Tel.: 020-71878060 | E-mail: bhflinvestor.service@bajajhousing.co.in | Website: www.bajajhousingfinance.in

Extract of unaudited financial results for the Quarter ended 30 June 2025

(₹ in crore)

		(Circiote)				
Sr. No.	Particulars	Quarter Ended 30.06.2025 (Unaudited)	Quarter Ended 30.06.2024 (Unaudited)	Year Ended 31.03.2025 (Audited)		
1	Revenue from operations	2,615.71	2,208.65	9,575.61		
2	Profit before tax	756.94	629.88	2,770.23		
3	Profit after tax	583.30	482.61	2,162.90		
4	Total comprehensive income (Comprising profit for the period and other comprehensive income after tax)	587.85	483.24	2,173.99		
5	Paid-up equity share capital	8,328.44	7,819.58	8,328.15		
6	Other equity as shown in Balance Sheet of the previous year	11,618.				
7	Earnings per share (Face value of ₹10/- each) (not annualised for interim period) a. Basic (₹) b. Diluted (₹)	0.70 0.70	0.62 0.62	2.67 2.67		

Notes:

The above is an extract of the detailed unaudited financial results for the guarter ended 30 June 2025 which have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 23 July 2025, subjected to limited review by joint statutory auditors and filed with the stock exchange under Regulation 33 and 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. These financial results have been prepared in accordance with Indian Accounting Standards prescribed under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and other recognised accounting practices generally accepted in India along with the circulars, guidelines and directions issued by the Reserve Bank of India (RBI) and the National Housing Bank (NHB) from time to time. The full format of the aforesaid financial results is available on the website of the Company, BSE Limited and National Stock Exchange of India Limited i.e. www.bajajhousingfinance.in and www.bseindia.com and www.nseindia.com respectively. The same can be accessed by scanning the QR code provided below.



FINSERV

By order of the Board of Directors For Bajaj Housing Finance Limited

> Atul Jain **Managing Director** DIN: 09561712



23 July 2025





கோவை மாககா காவல் துணை ஆணையர் பொறுப்பேற்பு

கோவை மாநகர காவல்துறையின் தெற்கு பிரிவு துணை ஆணையராக பணியாற்றிவந்த உதயகுமார், சென்னை பெருநகர காவல்துறையின் அண்ணா நகர் துணை ஆணையராக பணியிடம் மாற்றப்பட்டார். அதற்கு பதில், சென்னை மண்டல தீவிரவாத தடுப்புப் பிரிவில் காவல் கண்காணிப்பாளராக பணியாற்றிவந்த கார்த்திகேயன், கோவை தெற்கு பிரிவு துணை ஆணையராக நியமிக்கப்பட்டு, நேற்று பொறுப்பேற்றுக்கொண்டார். தொடர்ந்து மாநகர காவல் ஆணையர் ஆ.சரவண சுந்தரை சந்தித்து வாழ்த்து பெற்றார்.

முன்னதாக, துணை ஆணையர் கார்த்திகேயன் செய்தியாளர்களிடம் கூறும்போது, "கோவை தெற்கு பிரிவுக்கு உட்பட்ட பகுதிகளில் போதைப் பொருள் பயன்பாட்டை முற்றிலும் ஒழிக்க உரிய நடவடிக்கை எடுக்கப்படும். பொதுமக்கள் அளிக்கும் மனுக்கள் மீது வராட்சி ஒன்றியம் நஞ்சநாடு விரைந்து தீர்வு காணப்படும்" என்றார்.



• நீலகிரி மாவட்டம் அதிகரட்டி தொடக்க வேளாண்மை கூட்டுறவு குழுக்களுக்கு ரூ.45 லட்சம் கடன் உதவி வழங்கிய கூட்டுறவு சங்க

கூட்டுறவு சங்கங்களில் மட்டும் கடன் பெற மகளிர் சுய உதவி குமுக்களுக்கு அறிவுரை

நீலகிரி மாவட்டம் அதிகரட்டி தொடக்க வேளாண்மை கூட்டுறவு கடன் சங்கத்தில் மகளிர் சுய உதவிக் குழுக்களுக்கு கடன் உதவி வழங்கும் விழா நடைபெற்றது. இந்நிகழ்ச்சிக்கு நீலகிரி மண்டல கூட்டுறவு சங்கங்களின் இணைப்பதிவாளர் ரா.தயாளன் தலைமை வகித்து, 3 குழுக்களுக்கு ரூ.45 லட்சம் கடன் உதவி வழங்கி பேசியதாவது:

மகளிர் அனைவரும் சிறு, குறு தனியார் நிதி நிறுவனங்களில் கடன் பெற்று கூட்டு வட்டி எனும் கொடுமையில் சிக்கி, தங்களது சுயமரியாதை மற்றும் உழைப்பை இழக்காமல் இருக்க வேண்டுமென்றால், கூட்டுறவு சங்கங்கள் வாயிலாக மட்டுமே கடன் பெற வேண்டும். அவ்வாறு பெற்ற கடனை ஆக்கப்பூர்வமான வழிகளில் பயன்படுத்தி தங்களது பொருளாதார நலனை மேம்படுத்திக் கொள்ள வேண்டும், என்றார். நிகழ்ச்சியில் சங்க செயலாளர் மணிகண்டன், மாவட்ட மத்திய கூட்டுறவு வங்கி சரக மேற்பார்வையாளர்கள் முருகேசன், சங்க பணியாளர்கள் மற்றும் பயனாளிகள் கலந்து கொண்டனர்.



உதகை ஊராட்சி ஒன்றியம் நஞ்சநாடு ஊராட்சிக்குட்பட்ட குந்தக்கோடுமந்து பகுதியில் நடந்த நிகழ்ச்சியில் பயனாளிகளுக்கு வீடு கட்டுவதற்கான அனுமதி ஆணையை வழங்கீய நீலகிரி மாவட்ட ஆட்சியர் லட்சுமி பவ்யா.

நஞ்சநாடு ஊராட்சியில்

7 பயனாளிகளுக்கு ரூ.2.68 கோடியில் வீடு கட்ட அனுமதி ஆணை

Dett'10

லகிரி மாவட்டம் உதகை ளராட்சிக்கு உட்பட்ட குந்தக் கோடுமந்து பகுதியில் மாவட்ட வரக வளர்ச்சித் துறை சார்பில் நடைபெற்ற நிகழ்ச்சியில், பிரதம மந்திரி ஜென்மன் வீடு கட்டும்

ரும், பாரம்பரிய பழக்கவழக் கங்களை தெரிந்து கொள்ளும் வகையில் இப்பகுதி மக்கள் இருக்க வேண்டும். தங்களது மந் துப்பகுதியில் உள்ள குழந்தை களை கட்டாயம் பள்ளிக்கு அனுப்பி, அவர்களை உயர்கல்வி கற்க உறுதுணையாக இருக்க

இந்து அடி தமிழ்

செ.ம.தொ.இ/3790/ஒப்பந்தப்புள்ளி/2025

லம்போதரா டெக்ஸ்டைல்ஸ் லீமிடெட் CIN: L17111 TZ 1994 PLC 004929

ப**ங்குதாரர்களுக்கான அறிவிப்பு** முதலீட்டாளர் கல்வி மற்றும் பாதுகாப்பு நிதி ஆணையம் (கணக்கு வைப்பு தணிக்கை, மாற்றல் மற்றும் திருப்பியளித்தல்) விதிகள், 2016 விதி எண் 6–ன் படி இதன் மூலம் அறிவிப்பது என்னவெள்றால்

ளாப்பர்ட் நடவடிக்கை எடுப்பது உட்ட தேவையான நடவடிக்கைகளை நிறுவனர் எடுக்கும் என்பதை கவனத்தில் கொள்ளனரம். பக்குதாரர்களால் கோரப்படாத 2017-8 நியாண்டுக்குரிய ஈவுக்குரகை நிறுவனத்தின் பதிவாளர் மற்றும் யக்கு பரிவாற்ற முகவர் MUFG இர்காடம் இந்தியா பிரைகேட் லிமிட்டர், குர்பா 35, மேரொல்ட் லிடிகேட்டர், குர்பா 35, மேரினமர் அவென்று, செர்நில் நகர் பின்புறம், செளரியாணைம் ரோடு, கோயமுத்தூர் - 641028, தமிழ்தாடு, தொலைபேசி: +91 422 4958995 / 2539835-835 மின்னஞ்சல் combatore@in.mpms.mufq.com மூலம் கங்கள் ஈவுத்தொகையை கோரவால். இந்த அறிவிப்பின் தேதியிலிருந்து மூன்று மாதல்களுக்குள் சம்பந்தப்பட்ட மங்குதாரர்களிடமிருந்து எரியான தகவல் எதையும் நிறுவனம் கடித்தையிய குறிகள் இத்தையை மற்றுக் சம்பந்தேய்ட்ட மங்குதாரர்கள் தங்களது ஈவுத்தொகைய முற்றதும் ஆண்டுகளில் ஏற்கனமே IEPF-கண் வாற்றும் மற்றுக்குர்கள் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்கும் மற்றுக்குறில் தின்னைப்பத்தை தங்கக்க செய்ய கோரப்படுகிறார்கள். (அல்லது அல்வப்போது பரிந்துகரக்கப்படும் வேறு எந்த மடிவங்களும்) ஆன்மைல் முற்றுக்கும் பத்தவரங்கள் IEPF கணைத்தனமான www.iepf.gov.inஇல் வின்னைப்பத்தையில் குறிக்கும் முலம் அந்த விவரங்கள் IEPF கணைத்தனர்கள். மிறுக்கும் முறிவரங்கள் IEPF கணைத்தனர் மற்றுக்கும் பினக்கல்களுக்கு பங்குதாரர்கள் திறுவனத்தின் பதிவாளர் மற்றும் பங்கு பரிமாற்ற முகவரை மேற்குறிப்பிட்ட முகவரியில் தொடர்புகொள்குரா இடிக்கையல் விமிடேட்டிற்காகையில் கொள்கும் அந்தாக வட்டிரும் இடிக்காக வட்டுக்காக்காட்டுக்குராக்கர்.

லம்போதரா டெக்ஸ்டைல்ஸ் லிமிடெட்டிற்காக (ஒப்பம்) போஸ்கோ ஜூலியா முழு நேர இயக்குநர் DIN: 01898020

டுடம் : கோபமுத்தார் கேகி : 24.07.2025







