

**M/s COROMANDEL AGRICO PRIVATE LIMITED****(UNDER LIQUIDATION)**

Liquidators Correspondence Address: 332 &amp; 333, 3rd Floor, Somnath Chamber-II, Bhikaji Cama Place, New Delhi-110066

E-mail id: coromandelcrp@gmail.com

**E-Auction Sale Notice**

[Order passed by Hon'ble National Company Law Tribunal, Allahabad Bench dated 05th June, 2025]

Notice is hereby given by the undersigned to the public in general under the insolvency and Bankruptcy Code, 2016 and regulation there under, that the assets stated in Table given below, will be sold by E-auction through online e-auction service provider.

**E-BKray Listing and Auction Portal** at <https://ibbi.banknet.com/eauction-ibbi>

Assets of the Corporate Debtor is being sold on "AS IS WHERE IS" "WHATEVER THERE IS" AND "WITHOUT RECOURSE BASIS" and such said disposition is without any kind of warranties and indemnities.

1	Date and Time of Auction	Thursday, 23rd October, 2025, between 02:00 PM to 4:00 PM with Unlimited extension of "5 minutes" i.e., The end time of the e-auction will be extended by 5 minutes each time if the bid is made within the last 5 minutes before Closure of auction.		
2	Last Date for Document submission	19.10.2025 before 05:00 P.M.		
	Last date for Submission of EMD	20.10.2025 before 05:00 P.M.		
3	Description of Assets under Auction	Reserve Price (INR)	EMD (INR)	Bid Incremental Value (INR)
A	<p>Corporate Debtor as Going Concern basis as per Regulation 32 of IBBI (Liquidation Process), Regulation, 2016</p> <p>Sale of the Corporate Debtor as a going concern (including all its assets and liabilities but excluding Cash and bank Balance) and including realizations from Non-Realization Related Assets (NRRAs), including avoidance applications filed before the Hon'ble NCLT under Sections 43 and 66 of the IBC and the Insurance Claim pending before the DCDCRC, the benefit of such realizations shall accrue in the ratio of 60:40 — 60% to the creditors/stakeholders and 40% to the successful auction purchaser, after deduction of actual costs incurred from the amount realized as per Regulation 32(e) of IBBI (Liquidation Process) Regulations, 2016.</p> <p>Location of Fixed Assets: Office at Gurgaon Haryana, Residential flats at Mumbai, Office at Vadodara Gujrat, Plant at Ratnagiri Maharashtra, Land at Gautam Budh Nagar UP.</p>	₹ 11,76,55,645/-	₹ 1,17,65,500/-	₹ 5,00,000/-
4	Bank details For EMD Payment	<p>Prospective bidders shall deposit the Earnest Money Deposit (EMD) through their own e-wallet account on the <a href="https://ibbi.banknet.com/">https://ibbi.banknet.com/</a> portal. Upon the successful conclusion of the auction, the EMD amount of the highest bidder will be transferred to the account of in the Account of "COROMANDEL AGRICO PRIVATE LIMITED in Liquidation", having:</p> <p>Account No. 4951686917, Bank Name: Kotak Mahindra Bank Branch: Safdarjung Enclave, New Delhi, IFSC: KKBK0000175</p>		
5	Site Visit and Inspection details	<p>Site can be visited between 10:00 AM to 5:00 PM from 29th September, 2025 to 19th October, 2025 subject to at least 48 hours prior intimation.</p> <p>Contact @ 8527978989</p>		
6	The details of the process and timelines are outlined in the E-Auction process document	Refer Complete E-auction Process Memorandum available on <a href="https://ibbi.banknet.com/eauction-ibbi">https://ibbi.banknet.com/eauction-ibbi</a>		

For E-auction details, Contact Mobile No: (+91) 82912 20220, 022-69029800,

E-mail ID: [psba@psballiance.com](mailto:psba@psballiance.com), [support.banknet@psballiance.com](mailto:support.banknet@psballiance.com)

**Note:**

1. Interested bidders shall participate after mandatorily reading and agreeing to the relevant terms and conditions including as prescribed in E-Auction process document and accordingly submit their interest in the manner prescribed in E-Auction process document.
2. The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel/modify/terminate the e-auction or withdraw any assets thereof from the auction proceeding at any stage without assigning any reason thereof.
3. Prospective bidders shall submit an undertaking that they do not suffer from any ineligibility under section 29A of the Code to the extent applicable and that if found ineligible at any stage, the earnest money deposited shall be forfeited.
4. The Successful Auction bidder shall provide balance sale consideration within 30 days from the date of issuance of Letter of Intent by the Liquidator. Payments made after 30 days but before 90 days shall attract interest at the rate of 12%. The sale shall be cancelled if the payment is not received within the 90 days from the date of Letter of Intent.



Sushil Kumar Singh  
Liquidator of COROMANDEL AGRICO PRIVATE LIMITED  
Registration No. 1884/1PA-001/IP-P01655/2019-2020/12536  
Email ID – [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

Date: 29.09.2025  
Place: Delhi

**M/s COROMANDEL AGRICO PRIVATE LIMITED**

**(UNDER LIQUIDATION)**

Liquidators Correspondence Address: 332 & 333, 3rd Floor, Somdutt Chambers -2, Bhikaji Cama Place,  
New Delhi-110066

E-mail id: coromandel.cirp@gmail.com


**E-Auction Sale Notice-**

**CORRIGENDUM**

This corrigendum is issued in continuation of Auction Sale notice dated 29.09.2025, given to the public in general under the Insolvency and Bankruptcy Code, 2016 and Regulations there under, that the Process for Sale of M/s Coromandel Agrico Private Limited-in liquidation that the assets stated in Table given below, will be sold by E- auction through online e-auction service provider **E-BKray Listing and Auction Portal** at <https://ibbi.banknet.com/eauction-ibbi>

In notice, following has been modified:

	As per the Auction notice	As amended
Last date for submission of documents	October 19, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM)  On Auction Portal at <a href="https://ibbi.banknet.com/eauction-ibbi">https://ibbi.banknet.com/eauction-ibbi</a>
Last date for submission of EMD	October 20, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM)  On Auction Portal at <a href="https://ibbi.banknet.com/eauction-ibbi">https://ibbi.banknet.com/eauction-ibbi</a>

  
Mr. Sushil Kumar Singhal

Liquidator of Coromandel Agrico Private Limited

Registration no. IBBI/IPA-001/IP-P-01655/2019 -2020/12536

AFA Valid upto: 31.12.2025

THE BIG IDEA  WINT WEALTH

# Conservatives, not cowboys

THE PLATFORM AIMS TO ATTRACT FIRST-TIME INVESTORS WITH LOW-TICKET, RELATIVELY SAFE BONDS, AND THEN EDUCATE THEM ABOUT ASSET DIVERSIFICATION

AYANTI BERA

IN 2011, WHILE many of his third-year IIT Roorkee peers were preparing for plush tech jobs, Anshul Gupta found himself drawn towards finance — something far removed from his electrical engineering syllabus. Born and raised in a middle-class household in Dehradun, Gupta's career initially had one simple goal: secure a stable, well-paying job that would improve the financial well-being of his family. "My interests in life were secondary at that point," Gupta says.

Thus the placement season in his final year brought him to Oracle in Hyderabad as a coder. But a CFA Level 1 certificate and a growing fascination for capital markets soon nudged him out of that role. "My interest was in finance, so why was I wasting time coding?" he recalls. Over the next two years, Gupta completed all levels of the CFA, took the FRM Level 1, and landed at Deutsche Bank in structured finance — his first real taste of the sector.

A year later, he moved to IFMR Capital (now Northern Arc Capital), where he stayed for five years, eventually heading product development in structured finance. Here, Gupta was in the thick of debt-market innovations — executing India's first covered bond transaction, the first revolving securitisation post-2012 RBI guidelines, and several other first-of-its-kind deals, many even trademarked by Northern Arc.

"We were doing transactions worth ₹25,000 crore over those years, but they were only accessible to large institutions and ultra-rich family offices," he says. "I thought all these prod-



**GUPTA BELIEVES FDs WILL ALWAYS HAVE A PLACE FOR EMERGENCY FUNDS, BUT BONDS ARE BETTER FOR WEALTH-BUILDING**

Anshul Gupta, co-founder, Wint Wealth

ucts were good, but there was no access for retail investors," he adds.

For a retail investor, Gupta saw only two extremes: the safe but low returns of fixed deposits (FDs), and the higher but volatile returns of equities. "There was nothing in between. Bonds and structured debt products could fill that gap, but they weren't available easily to retail investors."

In early 2020, a common lawyer friend connected him to Ajinkya Kulkarni, who was toying with a similar idea. Soon, the founding team — Gupta, Kulkarni, Abhik Patel (product), and Shashank Chimaladari (tech) — came together to launch Wint Wealth.

Their first offering, a securitisation product, proved too complex for retail investors. Within a month, they pivoted

to corporate bonds, which were simpler to understand and offered 2-3% higher returns than FDs.

But soon the question arose: why would retail investors trust a new platform with their money? The solution was with Zerodha.

In January 2021, the discount broking major invested \$2 million in Wint Wealth, which not just provided capital but also lent its credibility to the new platform. "Seeing the Zerodha name on our platform made people more comfortable," Gupta recalls.

From there, growth was steady. By mid-2021, Wint Wealth had 5,000 users and a curated list of corporate bonds. But regulation fears loomed. While the bonds themselves were regulated, the act of selling them online wasn't yet.

The team knew that to scale further, it was essential to be a regulated entity. So they started engaging with the regulators.

Gupta adds that fortunately, Sebi was also very interested in growing the space. "It's been the vision of regulators that if India has to grow, the bond market has to be equally developed as the equity market. If not, capital formation can't be efficient," he says.

Finally, in 2022, Sebi introduced regulations for Online Bond Platform Providers (OBPPs), mandating that only listed bonds could be sold online, whose minimum investment threshold was lowered from ₹10 lakh to ₹1 lakh. But this was still higher than the minimum investment requirement of ₹10,000 (for unlisted bonds),

shrinking Wint's potential customers.

"It was a setback during which we lost some users, but Sebi had a clear vision to eventually bring the minimum ticket size lower. We just had to be patient," says Gupta.

That patience paid off in September 2024, when the minimum ticket size for listed bonds dropped to ₹10,000. Overnight, monthly user acquisition jumped 15-20x, from 1,000 to over 15,000. Currently, Wint Wealth has more than 100,000 registered users.

The platform aims to attract first-time investors with low-ticket, relatively safe bonds, and then educate them about the asset and diversification. The average user now makes five-six transactions a year. About 98% of Wint's revenue comes from corporate bonds, with a small number of users opting for FDs.

Gupta believes FDs will always have a place for emergency funds, but bonds are better for wealth-building. "In an FD, post-tax, you might make 4-5%. With long-term inflation in India at 5-6%, you're losing money in real terms. With bonds, you can get 6-8% post-tax, which is a real positive return."

Wint Wealth's investor roster has grown beyond Zerodha to include 3One4 Capital, Arkham Ventures, Blume Ventures, and Eight Roads Ventures, the Indian arm of global investment firm Fidelity. The company is now well-capitalised but plans to raise more funds for expansion.

Looking back, Gupta says, "in fintech, you can't be a cowboy. It's better to be a conservative, work with the regulator, and never operate in the grey."



Relatives of the victims mourn in front of the Karur government medical college hospital, following a stampede at an election campaign rally held by Tamilaga Vettri Kazhagam party, in Karur district of Tamil Nadu on Sunday

REUTERS

## PROBE COMMISSION VISITS SITE OF INCIDENT

# Toll hits 40: Vijay not named in FIR, party officials booked

● CM: Won't answer questions with political motives

ARUN JANARDHANAN  
Karur, September 28

IN THE AFTERMATH of the stampede at actor-politician Vijay's rally in Karur that killed 40 people, the Tamil Nadu government has moved with striking caution. It has opened criminal cases against second- and third-tier functionaries of Vijay's fledgling party, Tamilaga Vettri Kazhagam (TVK), but stopped short of naming the superstar himself.

Top officials said the deliberate restraint is rooted in political calculations. Any immediate action against Vijay — arrest, interrogation, even a mention in the FIR — could risk sparking a sympathy wave for the state's most bankable film idol, and play directly into the narrative that the ruling DMK is targeting a political rival.

Instead, the state has set up a one-woman commission, headed by retired High Court

judge Aruna Jagadeesan, to investigate the causes of the stampede. The government is also preparing for the likelihood that the Madras High Court may initiate suo motu proceedings on Monday. "The government wants to avoid any harsh step that looks hasty," a senior official said, adding, "Let the committee or the judiciary provide the first push."

A CBI investigation is now likely, with Vijay's camp hinting at conspiracy and petitioners, some linked to the BJP, pressing for such an investigation.

On Saturday night, Karur Town police booked TVK's Karur West district secretary, V P Mathiyazhagan, under multiple provisions of the Bharatiya Nyaya Sanhita (BNS), citing violations of campaign norms at Velusampyuram — the area in Karur where the rally was held. By Sunday, the case had been expanded to include the party's state general secretary, N Anand alias 'Bussy' Anand, and joint general secretary CTR Nirmal Kumar.

The BNS sections invoked in the FIR, ranging from culpable homicide not amounting

to murder (109) to acts endangering life (125b) and disobedience of orders (223), along with the Tamil Nadu Property (Prevention of Damage and Loss) Act, are serious. But conspicuously absent from the FIR was not only Vijay's name but also that of his new close associate, Aadhav Arjuna, general secretary (elections), who is also the son-in-law of lottery baron Santiago Martin.

Police officers said the investigation is ongoing. "The expansion (of the FIR to include) other TVK office bearers is based on evidence of organisational lapses. Whether this goes higher is for later," an officer said.

### DMK cautious

The DMK government's caution was visible in its public posture. CM M K Stalin, who flew to Karur in the early hours of Sunday to meet victims' families, limited his comments to condolences and procedure. Asked directly whether Vijay would be arrested, Stalin replied he would not answer questions with "political motives" and stressed that action would follow Justice Jagadeesan's inquiry.

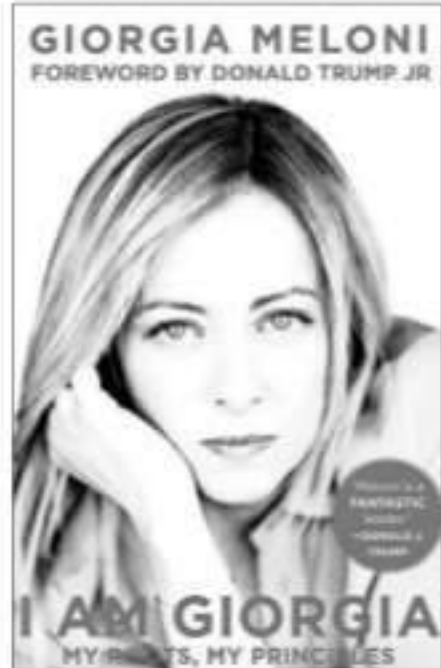
# Modi writes foreword to Giorgia Meloni's memoir

RITU SARIN  
New Delhi, September 28

"IT IS HER Mann Ki Baat." Taking a cue from the title of his own radio broadcast, this is how Prime Minister Narendra Modi described the central theme of the autobiography of his Italian counterpart Giorgia Meloni in his foreword to the book's Indian edition, which will be launched soon.

Modi also wrote that it has been a "great" honour for him to have written the foreword and that he was doing so with "respect, admiration and friendship" for Meloni whom he considers a "patriot and outstanding contemporary leader".

In the foreword for I am Giorgia — My Roots, My Principles (Rupa Publications), the Indian Prime Minister recalled how in the past 11 years he has interacted with many world leaders, each with a different life journey and how their journeys transcend personal stories and speak to some-



Prime Minister Narendra Modi has described the book as Italian Prime Minister's 'Mann Ki Baat'

thing larger. "Prime Minister Meloni's life and leadership remind us of these timeless truths... It will be well received (in India) as a refreshing story of an outstanding contemporary political leader and a patriot... Her belief

in defending one's cultural heritage, while engaging with the world on equal terms, mirrors our own values," Modi wrote.

Modi also heaped encomiums on Meloni and mentioned more than once how her "inspiring and historic" journey resonated deeply with Indians — and how it was sure to resonate with Indian readers as well.

As far as popular political autobiographies go, this one is already an acknowledged best-seller. The original version was written in 2021 when Meloni was an opposition leader in Italy. She went on to become the country's first woman prime minister a year later.

In June 2025, the book's US edition was launched with a brief foreword from Donald Trump Jr, the US President's eldest son. He alluded twice to Meloni's "working class" background, and called the memoir an "unfiltered story of the patriotic tidal wave that Meloni would ride".

# Jaguar Land Rover gets UK guarantee for £1.5-bn loan

SHIYIN CHEN  
September 28

JAGUAR LAND ROVER will get backing from the UK government for a £1.5 billion (\$2 bn) loan aimed at easing the strain on suppliers hit by a production halt at the automaker that was triggered by a cyberattack.

The loan, to be provided by a commercial bank and guaranteed by UK Export Finance, will be repaid over five years, the government said on Saturday. It comes after the Range Rover maker idled plants in the UK, Slovakia, Brazil and India as a result of the attack earlier this month, derailing the wider supply chain.

The Labour government had been in talks to offer support to suppliers caught in the fallout of the hack, which forced some vendors to send staff home while others await payments from JLR.

Britain's largest carmaker employs 34,000 people in the UK, with a further 120,000 jobs in the country tied to its supply chain.

Providing relief to the automotive sector will help ease some pressure on Prime Minister Keir Starmer's government, as his ruling Labour Party gathers in Liverpool starting Sunday for its annual conference.

"This loan guarantee will

help support the supply chain and protect skilled jobs in the West Midlands, Merseyside and throughout the UK," said Business Secretary Peter Kyle, who this week visited the automaker's headquarters and supplier Webasto.

JLR said on Thursday that some of its systems were back online, enabling it to work via a backlog of supplier invoices, accelerate parts distribution to dealers and speed up vehicle sales and registrations. The firm aims to restart some manufacturing operations on October 1, although it warned it will take some time before it can return to full speed.

—BLOOMBERG

**EUROTAS INFRASTRUCTURE LIMITED - IN LIQUIDATION**  
U74900TG2008PTC060157

**E-AUCTION SALE NOTICE**

Liquidator is inviting prospective bidders to acquire Eurotas Infrastructure Limited — In Liquidation ("EIL"/ "Corporate Debtor") on a Going Concern Basis or the Movable Assets of the Corporate Debtor on a Collective Basis through E-Auction on an "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis".

EIL has an under-construction cement manufacturing plant at Additional Sinner Industrial Area, MIDC, Village Musalgaon, Taluka Sinner, District Nashik, Maharashtra and the key highlights of the Corporate Debtor are as follows:

- 36.37 hectares of Sub-Leasehold Land Parcel in Additional Sinner Industrial Area, MIDC, Musalgaon, Sinner, Nashik, Maharashtra.
- Under Construction Cement Grinding Unit of 1.6 MMTPA Capacity (expandable upto 4.95 MMTPA) which is estimated to be 80-85% completed.
- Office Equipment and Furniture & Fixtures in the Rented Office in New Delhi

Important Details about the E-Auction are mentioned below: Rs.

Block	Asset Description	Reserve Price	Earnest Money Deposit
Block A	Sale of Eurotas Infrastructure Limited — In Liquidation on a Going Concern Basis	100,00,00,000	10,00,00,000
Block B	All Movable Assets of the Corporate Debtor located at Plant Site and Office in New Delhi	60,00,00,000	6,00,00,000

Sr. No.	Particulars	Details
1.	Opening Date of Auction Portal	September 29, 2025
2.	Last Date of Due Diligence and Site Visit	October 27, 2025
3.	Last Date of EMD Submission	October 29, 2025
4.	E-Auction Date and Time	October 31, 2025 2.00 pm to 3.00 pm
5.	Website of e-Auction Portal	https://ibbi.baanknet.com/eauction-ibbi/home

The prospective bidders are required to submit an undertaking (format attached in the process memorandum) that they do not suffer from any ineligibility under Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") to the extent applicable and that if found ineligible at any stage, the Earnest Money Deposit submitted shall be forfeited.

Call at +91 88285 76197 or Email at [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com) for more information.

For Eurotas Infrastructure Limited — In Liquidation  
**Huzefa Fakhri Sitabkhan, Liquidator**  
IBBI/IPA-001/IP-P00031/2017-18/10115  
Authorisation of Assignment valid till June 30, 2026  
[huzefa.sitabkhan@gmail.com](mailto:huzefa.sitabkhan@gmail.com), [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com)

Date: September 29, 2025  
Place: Mumbai

**M/s COROMANDEL AGRICO PRIVATE LIMITED (UNDER LIQUIDATION)**  
Liquidators Correspondence Address: 332 & 333, 3rd Floor, Somdutt Chamber-II, Bhikaji Cama Place, New Delhi-110066 E-mail id: [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

**E-AUCTION SALE NOTICE**  
(Order passed by Hon'ble National Company Law Tribunal, Allahabad Bench dated 05th June, 2025)

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Location of Fixed Assets: Office at Gurgaon Haryana, Residential flats at Mumbai, Office at Vadodra Gujarat, Plant at Ratnagiri Maharashtra, Land at Gautam Budh Nagar UP

4. Bank details For EMD Payment	Prospective bidders shall deposit the Earnest Money Deposit (EMD) through their own e-wallet account on the <a href="https://ibbi.baanknet.com/portal">https://ibbi.baanknet.com/portal</a> . Upon the successful conclusion of the auction, the EMD amount of the highest bidder will be transferred to the account in the Account of "COROMANDEL AGRICO PRIVATE LIMITED In Liquidation", having: Account No. 4951689917, Bank Name: Kotak Mahindra Bank Branch: Saldarjung Enclave, New Delhi, IFSC: KKBK000175
5. Site Visit and Inspection details	Site can be visited between 10:00 AM to 5:00 PM from 29th September, 2025 to 19th October, 2025 subject to at least 48 hours prior intimation. Contact @ 8527978989

6. The details of the process and timeline are outlined in the E-Memorandum available on <https://ibbi.baanknet.com/eauction-ibbi>

For E-auction process, Contact Mobile No: (+91) 82912 20220, 022-69029800, E-mail ID: [psb@psballiance.com](mailto:psb@psballiance.com), [support.baanknet@psballiance.com](mailto:support.baanknet@psballiance.com)

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Sushil Kumar Singh  
Liquidator of COROMANDEL AGRICO PRIVATE LIMITED  
Registration No. IBBI/IPA-001/IP-P01655/2019-2020/12536  
Email ID — [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

Date: 29.09.2025  
Place: Delhi

**DHANUKA AGRITECH LIMITED**  
CIN: L24219HR1985PLC122802  
Registered & Corporate Office at: Global Gateway Towers, MG Road, Near Guru Dronacharya Metro Station, Gurugram - 122002 | Tel: 0124-434-5000  
Website: [www.dhanuka.com](http://www.dhanuka.com) | Email: [investors@dhanuka.com](mailto:investors@dhanuka.com)

**NOTICE TO SHAREHOLDERS**

Investor Education and Protection Fund Authority (IEPPA), Ministry of Corporate Affairs has initiated 100 days campaign named "Saksham Niveshak" from July 28, 2025 to November 06, 2025.

The Company through its various communication continues to encourage shareholders to claim their unclaimed dividends by updating their KYC details, (viz., PAN, Bank account details, contact details, choice of nomination, specimen signature), by following the below procedure:

Type of holding	Documents to be submitted with Abhipra Capital Limited (RTA)
Shares held in Demat Form	1. Update KYC details with your Depository Participant, especially Bank account number, Bank name and branch, IFSC code and MICR, choice of nomination. 2. Submit self-attested copy of Client master list (CML) to RTA or upload the same on RTA website.
Shares held in Physical Form	Submit below documents: 1. Investor Service Request Form ISR- 1, Form ISR - 2 and Form ISR- 3 or Form No. SH-13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents. 2. Original cancelled Cheque stating your name as account holder 3. Other supporting documents, if any *Forms are available at the Company's Website at <a href="http://www.dhanuka.com">www.dhanuka.com</a>

For queries, please contact:  
Abhipra Capital Limited  
(Registrar and Transfer Agent)  
Abhipra Complex A-387, Dilkush Indl Area,  
G.T. Karnal Road, Azadpur, Delhi - 110033  
Phone: +91-11-42390783 | Email: [rtat@abhipra.com](mailto:rtat@abhipra.com)  
Website: [www.abhipra.com](http://www.abhipra.com)

For Dhanuka Agritech Limited  
Sd/-  
Jitin Sadana  
Company Secretary and Compliance Officer  
FCS- 7612

Place: Gurugram  
Date: 28.09.2025

**"IMPORTANT"**

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**M/s COROMANDEL AGRICO PRIVATE LIMITED (UNDER LIQUIDATION)**  
Liquidators Correspondence Address: 332 & 333, 3rd Floor, Smtidutt Chambers - 2, Bhikaji Cama Place, New Delhi-110066  
E-mail id: coromandel.cirp@gmail.com

**E-Auction Sale Notice-CORRIGENDUM**

This corrigendum is issued in continuation of Auction Sale notice dated 29.09.2025, given to the public in general under the Insolvency and Bankruptcy Code, 2016 and Regulations there under, that the Process for Sale of M/s Coromandel Agrico Private Limited in liquidation that the assets stated in Table given below, will be sold by E-auction through online e-auction service provider **E-BKray Listing and Auction Portal** at <https://ibbi.baanknet.com/eauction-ibbi>. In notice, following has been modified:

	As per the Auction notice	As amended
Last date for submission of documents	October 19, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM) On Auction Portal at <a href="https://ibbi.baanknet.com/eauction-ibbi">https://ibbi.baanknet.com/eauction-ibbi</a>
Last date for submission of EMD	October 20, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM) On Auction Portal at <a href="https://ibbi.baanknet.com/eauction-ibbi">https://ibbi.baanknet.com/eauction-ibbi</a>

Date: **01.10.2025**  
Place : **Delhi**  
**Mr. Sushil Kumar Singhal**  
Liquidator of Coromandel Agrico Private Limited  
Registration no. IBBI/IPA-001/IP-P-01655/2019-2020/12536  
AFA Valid upto: 31.12.2025

**RAS RESORTS AND APART HOTELS LIMITED**  
Regd. Office: Rosewood Chambers, 99/C Tulsiwadi, Tardeo, Mumbai - 400 034.  
CIN: L45200MH1995PLC035044  
Tel No. 4321 6600 E-mail id: companysecretary@rasresorts.com  
Website: www.rasht.com

**NOTICE FOR SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES**

This is to inform you that the Securities and Exchange Board of India ("SEBI") vide circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2 July 2025 has decided to open a special window only for re-lodgement of transfer deeds, which were lodged prior to the deadline of 1 April 2019 and rejected/returned/not attended due to deficiency in the documents/process or otherwise, for a period of Six months from 7 July 2025 to 06 January 2026, in respect of shares of listed companies which were purchased by them. During this period, the securities shall be re-logged for transfer with the concerned company, and the shares that are re-logged for transfer-cum-dematerialization. The concerned investors are requested to re- lodge the transfer request of physical shares, to our Registrar and Share Transfer Agents (RTA), M/s Satellite Corporate Services Pvt. Ltd., Office no.106 & 107, Dattani Plaza, East West Compound, Andheri Kurla Road, Sakinaka, Mumbai-400072 within the above-mentioned timelines. Relevant investor(s) are encouraged to take advantage of this one-time window.

For Ras Resorts and Apart Hotels Limited  
**Vishambar Shewakramani**  
Managing Director  
DIN:00021163

Place: Mumbai  
Dated: 03.10.2025

**BAJAJ HOLDINGS & INVESTMENT LIMITED****SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES**

The shareholders of the Company are hereby informed that pursuant to SEBI circular dated 2 July 2025, a special window only for re-lodgement of transfer deeds, has been opened from 7 July 2025 till 6 January 2026. This window is only for those transfer deeds which were lodged prior to 1 April 2019 and rejected/returned/not attended due to deficiency in the documents/process or otherwise. No re-lodgements will be accepted after 6 January 2026. Further the securities that are relogged will be issued only in demat mode.

For more details, please reach out to Company's RTA at toll free no. 1800- 309 - 4001 or email at [einward.ris@kfintech.com](mailto:einward.ris@kfintech.com) or Company's email at [investors@bhil.in](mailto:investors@bhil.in).

CIN: L65100PN1945PLC004656

Regd. Office: C/o. Bajaj Auto Limited, Mumbai-Pune Road, Pune - 411035

Tel: (020) 7150 5792 | Fax: (020) 7157 6066

Email ID: [investors@bhil.in](mailto:investors@bhil.in) | Website: <https://www.bhil.in>

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES 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 THE 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)

**LEARNFLUENCE EDUCATION LIMITED**

Our Company was incorporated as 'Learnfluence Education Private Limited', a private limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, Central Processing Centre on February 25, 2021. The name of our Company was subsequently changed to 'Learnfluence Education Limited', upon conversion into a public company, pursuant to a board resolution dated August 20, 2025 and a shareholders' resolution dated August 28, 2025, and a fresh certificate of change of name was issued on September 4, 2025 by the Registrar of Companies, Central Processing Centre. For further details relating to our Company, please refer, "History and Certain Corporate Matters" on page 249 of the Draft Red Herring Prospectus dated September 29, 2025 ("DRHP").

Corporate Identity Number: U80902KL2021PLC067702

Registered Office: D, D1, C &amp; C1, 49/137, Ponnuranni, Vytilla, Ernakulam, Kerala- 682 019, India. Telephone: +91 90610 69922;

Contact Person: Aman Preet Kaur, Company Secretary and Compliance Officer, E-mail: [compliance@lakshya.com](mailto:compliance@lakshya.com); Website: [www.learnfluenceedu.com](http://www.learnfluenceedu.com)**OUR PROMOTER: ORWEL LIONEL**

INITIAL PUBLIC OFFERING UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF LEARNFLUENCE EDUCATION LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER"). THE OFFER COMPRISES A FRESH ISSUE UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH BY OUR COMPANY AGGREGATING UP TO ₹ 2,460.00 MILLION (THE "FRESH ISSUE"), AND AN OFFER FOR SALE OF UP TO 4,000,000 EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("OFFER FOR SALE") AGGREGATING UP TO ₹ [•] MILLION, BY ORWEL LIONEL ("PROMOTER SELLING SHAREHOLDER", TOGETHER WITH THE SUCH EQUITY SHARES, THE "OFFERED SHARES").

"OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER (BRLM), MAY CONSIDER A PRE- IPO PLACEMENT OF SPECIFIED SECURITIES AGGREGATING UP TO ₹400.00 MILLION, AS MAY BE PERMITTED UNDER THE APPLICABLE LAW, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE- IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM. IF THE PRE- IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE- IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE- IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE AT THE DISCRETION OF OUR COMPANY. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE- IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE- IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE- IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS AND INTIMATED TO THE STOCK EXCHANGES, IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹5 EACH AND THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), AND ALL EDITIONS OF [•] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [•] (KERALA EDITIONS OF [•]) (A WIDELY CIRCULATED MALAYALAM DAILY NEWSPAPER, MALAYALAM BEING THE REGIONAL LANGUAGE OF KERALA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS, AS AMENDED.

In case of any revision to the Price Band, the Bid/ Offer Period shall be extended by at least 3 (three) additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 (ten) Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of 1 (one) Working Day, subject to the total Bid/ Offer Period not exceeding 10 (ten) 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 press release, and also by indicating the change on the website of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank, as applicable.

This Offer is being made through Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957 ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. This Offer is being made through Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein in terms of Regulation 32(2) of the SEBI ICDR Regulations, not less than 75% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIB") and such portion the "QIB Portion" provided that our Company, in consultation with the BRLM, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. 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, 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. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹20.00 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹1.00 million 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 the Non-Institutional Portion and not more than 10% of the Offer shall be available for allocation to Retail Individual Investors in accordance with SEBI ICDR Regulations, subject to valid bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (as defined hereinafter) using the UPI Mechanism), in which case the corresponding Bid Amount will be blocked by the SCSSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 437 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 September 29, 2025, with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on September 29, 2025. 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 such filing by hosting it on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), websites of the Stock Exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), on the website of the Company at [www.learnfluenceedu.com](http://www.learnfluenceedu.com) and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). 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 members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM 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 BRLM in relation to the Offer on or before 5.00 p.m. on the 21<sup>st</sup> day from the aforesaid 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 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 our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 37 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a 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 RHP from DRHP. The Equity Shares, when offered 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 and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 95 of the DRHP. The liability of the members of our Company is limited. 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 249 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
 <b>Saffron Capital Advisors Private Limited</b> 605, Sixth floor, Centre Point, Andheri Kurla Road, J.B. Nagar, Andheri (East), Mumbai-400 059, India. Telephone: +91 2249730394 Email: <a href="mailto:info@saffronadvisor.com">info@saffronadvisor.com</a> Website: <a href="http://www.saffronadvisor.com">www.saffronadvisor.com</a> Investor Grievance E-mail: <a href="mailto:investorgrievance@saffronadvisor.com">investorgrievance@saffronadvisor.com</a> Contact Person: Saurabh Gaiwad/ Mrigank Vashishtha SEBI Registration Number: INM000011211	 <b>Cameo Corporate Services Limited</b> Subramanian Building, No. 01, Club House Road, Chennai- 600 002, Tamil Nadu, India Telephone: 04440020700 E-mail: <a href="mailto:priya@cameoindia.com">priya@cameoindia.com</a> Investor Grievance E-mail: <a href="mailto:learnfluence@cameoindia.com">learnfluence@cameoindia.com</a> Website: <a href="http://www.cameoindia.com">www.cameoindia.com</a> Contact Person: K. Sreepriya SEBI Registration Number: INR000003753

**COMPANY SECRETARY AND COMPLIANCE OFFICER**

**Aman Preet Kaur, Company Secretary and Compliance Officer**  
Indian Institute of Commerce Lakshya, Hutz Garden, Guava Garden, 11&13, 60 Feet Rd., KHB Colony, 5th Block, Koramangala, Bengaluru, Karnataka - 560 034, India.  
Telephone: +91 90610 69922; E-mail: [compliance@lakshya.com](mailto:compliance@lakshya.com)

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

For LEARNFLUENCE EDUCATION LIMITED

On behalf of the Board of Directors

Place: Ernakulam, Kerala

Date: September 30, 2025

Aman Preet Kaur

Company Secretary and Compliance Officer

LEARNFLUENCE EDUCATION 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 dated September 29, 2025, with SEBI and the Stock Exchanges on September 29, 2025. The DRHP is available on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), as well as on the websites of the Stock Exchanges i.e. BSE and NSE at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively, on the website of the Company at [www.learnfluenceedu.com](http://www.learnfluenceedu.com) and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). Any potential investors 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 37 of the DRHP filed with SEBI and the Stock Exchanges. Potential investors 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, 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 other applicable law of the United States and, unless so registered, 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 and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to persons reasonably believed to be (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in transactions exempt or not subject to the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with under the U.S. Securities Act Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

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**PUBLIC ANNOUNCEMENT**

(Please scan this QR code to view the DRHP)

**ARJUN JEWELLERS LIMITED**

Our Company was originally incorporated as a partnership firm under the Partnership Act, 1932 in the name of "M/s. Arjun Jewellers", pursuant to Partnership Deed dated December 1, 2017. Subsequently, the partnership firm was converted to a private limited company under the Companies Act, 2013 in the name of "Arjun Jewellers Private Limited" pursuant to a certificate of incorporation dated January 1, 2020 issued by the Registrar of Companies, Ahmedabad. Our Company was thereafter converted from a private limited company into a public company pursuant to a resolution dated July 3, 2025 passed by our Board of Directors and a special resolution dated July 14, 2025 passed by our Shareholders and consequently the name of our Company was changed to Arjun Jewellers Limited and a fresh certificate of incorporation dated July 29, 2025 was issued by the Registrar of Companies, Central Processing Centre, Manesar ("RoC CPC"). For further details on the changes in the name and registered and corporate office of our Company, see "History and Certain Corporate Matters-Changes in the registered and corporate office of our Company" on page 218 of the Draft Red Herring Prospectus dated September 29, 2025 ("DRHP").

Registered & Corporate Office: Office No. 401, 4th Floor, Pride Capital, Jalaram 1, Street No.2, University Road, Rajkot Sau Uni Area, Rajkot- 360 005, Gujarat, India. Tel: 02813500800; Contact Person: Limbasiya Pradij Mansukhbhai, Company Secretary and Compliance Officer, E-mail: [compliance@arjunjewellers.in](mailto:compliance@arjunjewellers.in); Website: <https://arjunjewellers.in/>; Corporate Identity Number: U36100GJ2020PLC111829**OUR PROMOTERS: MANISHBHAI NATHUBHAI GHADIYA AND GHADIYA RASWANTI MANISH**

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF ARJUN JEWELLERS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 1,800 MILLION (THE "ISSUE"). THE ISSUE SHALL CONSTITUTE [•] % OF THE POST-ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹10 EACH. THE ISSUE PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF [•] (AN ENGLISH NATIONAL DAILY NEWSPAPER (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [•], A HINDI NATIONAL DAILY NEWSPAPER (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [•] EDITIONS OF [•] (A WIDELY CIRCULATED GUJARATI NATIONAL DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF RAJKOT, GUJARAT WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE AND NSE (TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/ Issue Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/ Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company, in consultation with the Book Running Lead Manager, for reasons to be recorded in writing, extend the Bid/ Issue Period for a minimum of one Working Day, subject to the Bid/ Issue Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Issue Period, if applicable, will 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 Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

The Issue is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. The Issue is being made through the Book Building Process, in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the Book Running Lead Manager, may allocate up to 60% of the QIB Portion to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which Equity Shares are allocated to Anchor Investors. 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 (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. If at least 75% of the Net Issue cannot be allocated to QIBs, then the entire application money will be refunded forthwith. Further, not more than 15% of the Net Issue shall be available for allocation to non-institutional bidders ("Non-Institutional Bidders" or "NIBs") (the "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 ₹20.00 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹1.00 million 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 the Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. The allocation to each Non-Institutional Bidders shall not be less than the minimum application size, subject to availability of Equity Shares in the Non-Institutional Portion and the remaining available Equity Shares, if any, shall be allocated on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of the SEBI ICDR Regulations. Further, not more than 10% of the Net Issue shall be available for allocation to retail individual bidders ("Retail Individual Bidders" or "RIBs") (the "Retail Portion") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All Bidders (other than Anchor Investors) shall mandatorily participate in this Issue through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID for UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the SCSSBs or the Sponsor Bank(s), as the case may be. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, specific attention is invited to "Issue Procedure" on page 366 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 Issue and has filed the DRHP dated September 29, 2025, 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 such filing by hosting it on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), websites of the Stock Exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), on the website of the Company at <https://arjunjewellers.in/> and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). 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 members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM 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 BRLM in relation to the Issue on or before 5.00 p.m. on the 21<sup>st</sup> day from the aforesaid date of publication of this public announcement.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Issue unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, Bidders must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares offered in the Issue have not been recommended or approved by the 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" beginning on page 33 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a 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 RHP from DRHP. The Equity Shares, when offered 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 and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 83 of the DRHP. The liability of the members of our Company is limited. 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 pages 218 of the DRHP.

BOOK RUNNING LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
 <b>Saffron Capital Advisors Private Limited</b> 605, Sixth Floor, Centre Point, Andheri Kurla Road, J.B. Nagar, Andheri East, Mumbai-400059, Maharashtra, India. Tel : +912249730394 E-mail : <a href="mailto:ipos@saffronadvisor.com">ipos@saffronadvisor.com</a> Website : <a href="http://www.saffronadvisor.com">www.saffronadvisor.com</a> Investor grievance E-mail : <a href="mailto:investorgrievance@saffronadvisor.com">investorgrievance@saffronadvisor.com</a> Contact Person : Vipin Gupta/Sachin Prajapati SEBI Registration No : INM000011211	 <b>MUGF Intime India Private Limited (formerly known as Link Intime India Private Limited)</b> C- 101, 1st Floor, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Telephone : + 91 810 811 4949 E-mail : <a href="mailto:arjunjewellers.ipos@in.mgms.mugf.com">arjunjewellers.ipos@in.mgms.mugf.com</a> Investor grievance e-mail : <a href="mailto:arjunjewellers.ipos@in.mgms.mugf.com">arjunjewellers.ipos@in.mgms.mugf.com</a> Website : <a href="http://www.in.mgms.mugf.com">www.in.mgms.mugf.com</a> Contact Person : Shanti Gopalkrishnan SEBI registration number: INR000004058

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

For ARJUN JEWELLERS LIMITED

On behalf of the Board of Directors

Place: Rajkot, Gujarat,

Date: September 30, 2025

Sd/-

Limbasiya Pradij Mansukhbhai

Company Secretary and Compliance Officer

ARJUN JEWELLERS 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 dated September 29, 2025, with SEBI and the Stock Exchanges on September 29, 2025. The DRHP is available on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), as well as on the websites of the Stock Exchanges i.e. BSE and NSE at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively, on the website of the Company at <https://arjunjewellers.in/> and on the website of the Book Running Lead Manager ("B

THE BIG IDEA WINT WEALTH

# Conservatives, not cowboys

THE PLATFORM AIMS TO ATTRACT FIRST-TIME INVESTORS WITH LOW-TICKET, RELATIVELY SAFE BONDS, AND THEN EDUCATE THEM ABOUT ASSET DIVERSIFICATION

AYANTI BERA

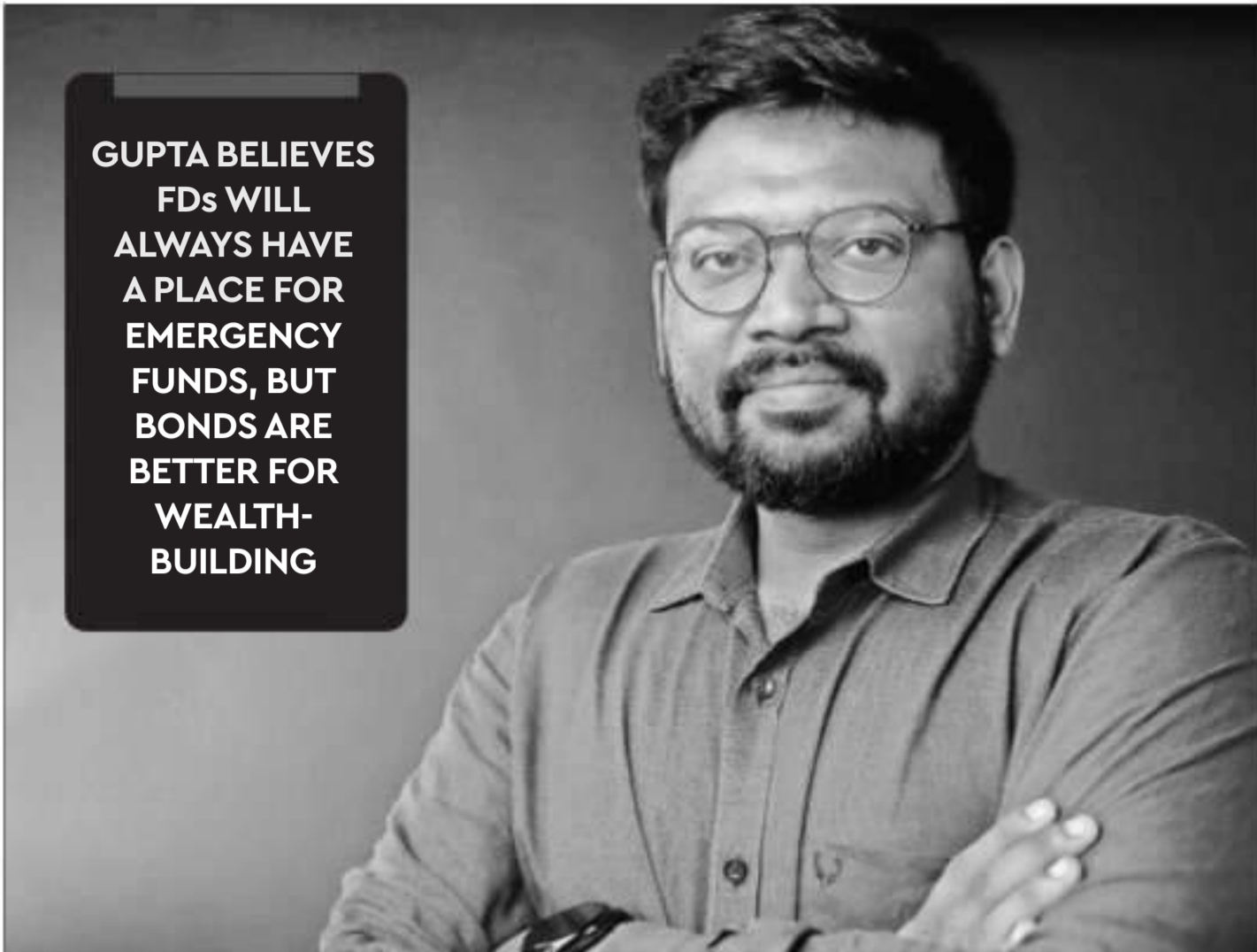
IN 2011, WHILE many of his third-year IIT Roorkee peers were preparing for push tech jobs, Anshul Gupta found himself drawn towards finance — something far removed from his electrical engineering syllabus. Born and raised in a middle-class household in Dehradun, Gupta's career initially had one simple goal: secure a stable, well-paying job that would improve the financial well-being of his family. "My interests in life were secondary at that point," Gupta says.

Thus the placement season in his final year brought him to Oracle in Hyderabad as a coder. But a CFA Level 1 certificate and a growing fascination for capital markets soon nudged him out of that role. "My interest was in finance, so why was I wasting time coding?" he recalls. Over the next two years, Gupta completed all levels of the CFA, took the FRM Level 1, and landed at Deutsche Bank in structured finance — his first real taste of the sector.

A year later, he moved to IFMR Capital (now Northern Arc Capital), where he stayed for five years, eventually heading product development in structured finance. Here, Gupta was in the thick of debt-market innovations — executing India's first covered bond transaction, the first revolving securitisation post-2012 RBI guidelines, and several other first-of-its-kind deals, many even trademarked by Northern Arc.

"We were doing transactions worth ₹25,000 crore over those years, but they were only accessible to large institutions and ultra-rich family offices," he says.

"I thought all these prod-



Anshul Gupta, co-founder, Wint Wealth

**GUPTA BELIEVES FDs WILL ALWAYS HAVE A PLACE FOR EMERGENCY FUNDS, BUT BONDS ARE BETTER FOR WEALTH-BUILDING**

ucts were good, but there was no access for retail investors," he adds.

For a retail investor, Gupta saw only two extremes: the safe but low returns of fixed deposits (FDs), and the higher but volatile returns of equities. "There was nothing in between. Bonds and structured debt products could fill that gap, but they weren't available easily to retail investors."

In early 2020, a common lawyer friend connected him to Ajinkya Kulkarni, who was toying with a similar idea. Soon, the founding team — Gupta, Kulkarni, Abhik Patel (product), and Shashank Chimaladari (tech) — came together to launch Wint Wealth.

Their first offering, a securitisation product, proved too complex for retail investors. Within a month, they pivoted

to corporate bonds, which were simpler to understand and offered 2-3% higher returns than FDs.

But soon the question arose: why would retail investors trust a new platform with their money? The solution was with Zerodha.

In January 2021, the discount broker major invested \$2 million in Wint Wealth, which not just provided capital but also lent its credibility to the new platform. "Seeing the Zerodha name on our platform made people more comfortable," Gupta recalls.

From there, growth was steady. By mid-2021, Wint Wealth had 5,000 users and a curated list of corporate bonds. But regulation fears loomed. While the bonds themselves were regulated, the act of selling them online wasn't yet.

The team knew that to scale further, it was essential to be a regulated entity. So they started engaging with the regulators.

Gupta adds that fortunately, Sebi was also very interested in growing the space. "It's been the vision of regulators that if India has to grow, the bond market has to be equally developed as the equity market. If not, capital formation can't be efficient," he says.

Finally, in 2022, Sebi introduced regulations for Online Bond Platform Providers (OBPPs), mandating that only listed bonds could be sold online, whose minimum investment threshold was lowered from ₹10 lakh to ₹1 lakh. But this was still higher than the minimum investment requirement of ₹10,000 (for unlisted bonds),

shrinking Wint's potential customers.

"It was a setback during which we lost some users, but Sebi had a clear vision to eventually bring the minimum ticket size lower. We just had to be patient," says Gupta.

That patience paid off in September 2024, when the minimum ticket size for listed bonds dropped to ₹10,000. Overnight, monthly user acquisition jumped 15-20x, from 1,000 to over 15,000. Currently, Wint Wealth has more than 100,000 registered users.

The platform aims to attract first-time investors with low-ticket, relatively safe bonds, and then educate them about the asset and diversification. The average user now makes five-six transactions a year. About 98% of Wint's revenue comes from corporate bonds, with a small number of users opting for FDs.

Gupta believes FDs will always have a place for emergency funds, but bonds are better for wealth-building. "In an FD, post-tax, you might make 4-5%. With long-term inflation in India at 5-6%, you're losing money in real terms. With bonds, you can get 6-8% post-tax, which is a real positive return."

Wint Wealth's investor roster has grown beyond Zerodha to include 3One4 Capital, Arkham Ventures, Blume Ventures, and Eight Roads Ventures, the Indian arm of global investment firm Fidelity. The company is now well-capitalised but plans to raise more funds for expansion.

Looking back, Gupta says, "in fintech, you can't be a cowboy. It's better to be a conservative, work with the regulator, and never operate in the grey."



Relatives of the victims mourn in front of the Karur government medical college hospital, following a stampede at an election campaign rally held by Tamilaga Vettri Kazhagam party, in Karur district of Tamil Nadu on Sunday

## PROBE COMMISSION VISITS SITE OF INCIDENT Toll hits 40: Vijay not named in FIR, party officials booked

● CM: Won't answer questions with political motives

ARUN JANARDHANAN  
Karur, September 28

IN THE AFTERMATH of the stampede at actor-politician Vijay's rally in Karur that killed 40 people, the Tamil Nadu government has moved with striking caution. It has opened criminal cases against second- and third-tier functionaries of Vijay's fledgling party, Tamilaga Vettri Kazhagam (TVK), but stopped short of naming the superstar himself.

Top officials said the deliberate restraint is rooted in political calculations. Any immediate action against Vijay — arrest, interrogation, even a mention in the FIR — could risk sparking a sympathy wave for the state's most bankable film idol, and play directly into the narrative that the ruling DMK is targeting a political rival.

Instead, the state has set up a one-woman commission, headed by retired High Court

judge Aruna Jagadeesan, to investigate the causes of the stampede. The government is also preparing for the likelihood that the Madras High Court may initiate suo motu proceedings on Monday. "The government wants to avoid any harsh step that looks hasty," a senior official said, adding, "Let the committee or the judiciary provide the first push."

A CBI investigation is now likely, with Vijay's camp hinting at conspiracy and petitioners, some linked to the BJP, pressing for such an investigation.

On Saturday night, Karur Town police booked TVK's Karur West district secretary, V P Mathiyazhagan, under multiple provisions of the Bharatiya Nyaya Sanhita (BNS), citing violations of campaign norms at Velusampyapuram — the area in Karur where the rally was held. By Sunday, the case had been expanded to include the party's state general secretary, N Anand alias 'Bussy' Anand, and joint general secretary CTR Nirmal Kumar.

The BNS sections invoked in the FIR, ranging from culpable homicide not amounting

to murder (109) to acts endangering life (125b) and disobedience of orders (223), along with the Tamil Nadu Property (Prevention of Damage and Loss) Act, are serious. But conspicuously absent from the FIR was not only Vijay's name but also that of his new close associate, Aadhav Arjuna, general secretary (elections), who is also the son-in-law of lottery baron Santiago Martin.

Police officers said the investigation is ongoing. "The expansion (of the FIR to include) other TVK office bearers is based on evidence of organisational lapses. Whether this goes higher is for later," an officer said.

### DMK cautious

The DMK government's caution was visible in its public posture. CM MK Stalin, who flew to Karur in the early hours of Sunday to meet victims' families, limited his comments to condolences and procedure. Asked directly whether Vijay would be arrested, Stalin replied he would not answer questions with "political motives" and stressed that action would follow Justice Jagadeesan's inquiry.

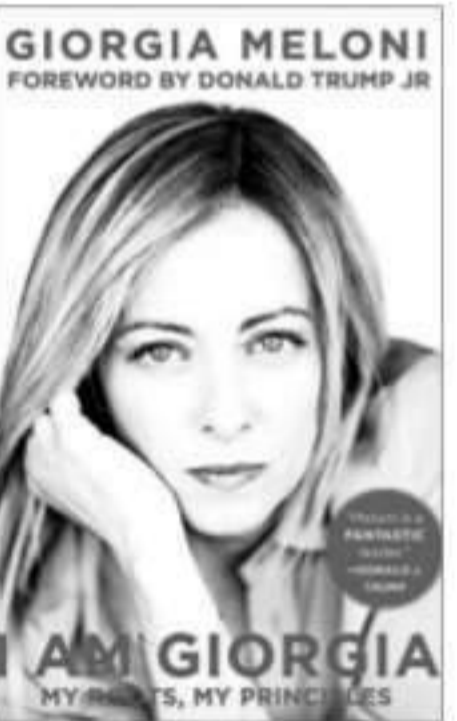
## Modi writes foreword to Giorgia Meloni's memoir

RITU SARIN  
New Delhi, September 28

"IT IS HER Mann Ki Baat." Taking a cue from the title of his own radio broadcast, this is how Prime Minister Narendra Modi described the central theme of the autobiography of his Italian counterpart Giorgia Meloni in his foreword to the book's Indian edition, which will be launched soon.

Modi also wrote that it has been a "great" honour for him to have written the foreword and that he was doing so with "respect, admiration and friendship" for Meloni whom he considers a "patriot and outstanding contemporary leader".

In the foreword for I am Giorgia — My Roots, My Principles (Rupa Publications), the Indian Prime Minister recalled how in the past 11 years he has interacted with many world leaders, each with a different life journey and how their journeys transcend personal stories and speak to some-



Prime Minister Narendra Modi has described the book as Italian Prime Minister's 'Mann Ki Baat'

thing larger. "Prime Minister Meloni's life and leadership remind us of these timeless truths... It will be well received (in India) as a refreshing story of an outstanding contemporary political leader and a patriot... Her belief

in defending one's cultural heritage, while engaging with the world on equal terms, mirrors our own values," Modi wrote.

Modi also heaped encomiums on Meloni and mentioned more than once how her "inspiring and historic" journey resonated deeply with Indians — and how it was sure to resonate with Indian readers as well.

As far as popular political autobiographies go, this one is already an acknowledged best-seller. The original version was written in 2021 when Meloni was an opposition leader in Italy. She went on to become the country's first woman prime minister a year later.

In June 2025, the book's US edition was launched with a brief foreword from Donald Trump Jr, the US President's eldest son. He alluded twice to Meloni's "working class" background, and called the memoir an "unfiltered story of the patriotic tidal wave that Meloni would ride".

## Jaguar Land Rover gets UK guarantee for £1.5-bn loan

SHIYIN CHEN  
September 28

JAGUAR LAND ROVER will get backing from the UK government for a £1.5 billion (\$2 bn) loan aimed at easing the strain on suppliers hit by a production halt at the automaker that was triggered by a cyberattack.

The loan, to be provided by a commercial bank and guaranteed by UK Export Finance, will be repaid over five years, the government said on Saturday. It comes after the Range Rover maker idled plants in the UK, Slovakia, Brazil and India as a result of the attack earlier this month, derailing the wider supply chain.

The Labour government had been in talks to offer support to suppliers caught in the fallout of the hack, which forced some vendors to send staff home while others await payments from JLR.

Britain's largest carmaker employs 34,000 people in the UK, with a further 120,000 jobs in the country tied to its supply chain. Providing relief to the automotive sector will help ease some pressure on Prime Minister Keir Starmer's government, as his ruling Labour Party gathers in Liverpool starting Sunday for its annual conference.

"This loan guarantee will

help support the supply chain and protect skilled jobs in the West Midlands, Merseyside and throughout the UK," said Business Secretary Peter Kyle, who this week visited the automaker's headquarters and supplier Webasto.

JLR said on Thursday that some of its systems were back online, enabling it to work via a backlog of supplier invoices, accelerate parts distribution to dealers and speed up vehicle sales and registrations. The firm aims to restart some manufacturing operations on October 1, although it warned it will take some time before it can return to full speed.

—BLOOMBERG

### EUROTAS INFRASTRUCTURE LIMITED - IN LIQUIDATION

U74900TG2008PTC060157

#### E-AUCTION SALE NOTICE

Liquidator is inviting prospective bidders to acquire Eurotas Infrastructure Limited – In Liquidation ("EIL"/ "Corporate Debtor") on a Going Concern Basis or the Movable Assets of the Corporate Debtor on a Collective Basis through E-Auction on an "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis".

EIL has an under-construction cement manufacturing plant at Additional Sinner Industrial Area, MIDC, Village Musalgaon, Taluka Sinner, District Nashik, Maharashtra and the key highlights of the Corporate Debtor are as follows:

- 36.37 hectares of Sub-Leasehold Land Parcel in Additional Sinner Industrial Area, MIDC, Musalgaon, Sinner, Nashik, Maharashtra.
- Under Construction Cement Grinding Unit of 1.6 MMTPA Capacity (expandable upto 4.95 MMTPA) which is estimated to be 80-85% completed.
- Office Equipment and Furniture & Fixtures in the Rented Office in New Delhi

Important Details about the E-Auction are mentioned below:

Block	Asset Description	Reserve Price	Earnest Money Deposit
Block A	Sale of Eurotas Infrastructure Limited – In Liquidation on a Going Concern Basis	100,00,00,000	10,00,00,000
Block B	All Movable Assets of the Corporate Debtor located at Plant Site and Office in New Delhi	60,00,00,000	6,00,00,000

Sr. No.	Particulars	Details
1.	Opening Date of Auction Portal	September 29, 2025
2.	Last Date of Due Diligence and Site Visit	October 27, 2025
3.	Last Date of EMD Submission	October 29, 2025
4.	E-Auction Date and Time	October 31, 2025 2.00 pm to 3.00 pm
5.	Website of e-Auction Portal	https://ibbi.banknet.com/eauction-ibbi/home

The prospective bidders are required to submit an undertaking (format attached in the process memorandum) that they do not suffer from any ineligibility under Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") to the extent applicable and that if found ineligible at any stage, the Earnest Money Deposit submitted shall be forfeited.

Call at +91 88285 76197 or Email at [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com) for more information.

For Eurotas Infrastructure Limited – In Liquidation  
Huzefa Fakhri Sitabkhan, Liquidator  
IBBI/IPA-001/IP-P00031/2017-18/10115  
Authorisation of Assignment valid till June 30, 2026  
[huzefa.sitabkhan@gmail.com](mailto:huzefa.sitabkhan@gmail.com), [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com)

Date: September 29, 2025  
Place: Mumbai

### M/s COROMANDEL AGRICO PRIVATE LIMITED (UNDER LIQUIDATION)

Liquidators Correspondence Address: 332 & 333, 3rd Floor, Somdutt Chamber-II, Bhikai Cama Place, New Delhi-110066 E-mail id: [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

#### E-AUCTION SALE NOTICE

(Order passed by Hon'ble National Company Law Tribunal, Allahabad Bench dated 05th June, 2025)

Notice is hereby given by the undersigned to the public in general under the insolvency and Bankruptcy Code, 2016 and regulation there under, that the assets stated in Table given below, will be sold by E-auction through online e-auction service provider: E-BKray Listing and Auction Portal at <https://ibbi.banknet.com/eauction-ibbi>

Assets of the Corporate Debtor is being sold on "AS IS WHERE IS" "WHATSOEVER THERE IS" AND "WITHOUT RECOURSE BASIS" and such said disposition is without any kind of warranties and indemnities.

1. Date and Time of Auction	Thursday, 23rd October, 2025, between 02:00 PM to 4:00 PM with Unlimited extension of "5 minutes" i.e., The end time of the e-auction will be extended by 5 minutes each time if the bid is made within the last 5 minutes before Closure of auction.
2. Last Date for Document submission	19.10.2025 before 05:00 PM.
Last date for Submission of EMD	20.10.2025 before 05:00 PM.
3. Description of Assets under Auction	Reserve Price (INR) EMD (INR) Bid Incremental Value (INR)
A. Corporate Debtor as Going Concern Basis as per Regulation 32 of IBBI (Liquidation Process), Regulation, 2016	₹ 11,76,55,645/- 1,17,65,500/- ₹ 5,00,000/-

Sale of the Corporate Debtor as a going concern (including all its assets and liabilities but excluding Cash and bank Balance) and including realizations from Non-Realization Related Assets (NRRAs), including avoidance applications filed before the Hon'ble NCLT under Sections 43 and 66 of the IBC and the Insurance Claim pending before the DCDRC, the benefit of such realizations shall accrue in the ratio of 60:40 — 60% to the creditors/stakeholders and 40% to the successful auction purchaser, after deduction of actual costs incurred from the amount realized as per Regulation 32(e) of IBBI (Liquidation Process) Regulations, 2016.

Location of Fixed Assets: Office at Gurgaon Haryana, Residential flats at Mumbai, Office at Vadodra Gujrat, Plant at Ratnagiri Maharashtra, Land at Gautam Budh Nagar UP

4. Bank details for EMD Payment	Prospective bidders shall deposit the Earnest Money Deposit (EMD) through their own e-wallet account on the <a href="https://ibbi.banknet.com/">https://ibbi.banknet.com/</a> portal. Upon the successful conclusion of the auction, the EMD amount of the highest bidder will be transferred to the account in the Account of "COROMANDEL AGRICO PRIVATE LIMITED in Liquidation", having: Account No. 4951686917, Bank Name: Kotak Mahindra Bank Branch: Safdarjung Enclave, New Delhi, IFSC: KKBK0000175
5. Site Visit and Inspection details	Site can be visited between 10:00 AM to 5:00 PM from 29th September, 2025 to 19th October, 2025 subject to at least 48 hours prior intimation. Contact @ 8527978989
6. The details of the process and timelines are outlined in the E-Auction process document	Refer Complete E-auction Process Memorandum available on <a href="https://ibbi.banknet.com/eauction-ibbi">https://ibbi.banknet.com/eauction-ibbi</a>

For E-auction details, Contact Mobile No: (+91) 82912 20220, 022-69029800, E-mail id: [psba@psballiance.com](mailto:psba@psballiance.com), [support.banknet@psballiance.com](mailto:support.banknet@psballiance.com)

Note:

- Interested bidders shall participate after mandatorily reading and agreeing to the relevant terms and conditions including as prescribed in E-auction process document and accordingly submit their interest in the manner prescribed in E-auction process document.
- The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel/modify/terminate the e-auction or withdraw any assets thereof from the auction proceeding at any stage without assigning any reason therefor.
- Prospective bidders shall submit an undertaking that they do not suffer from any ineligibility under section 29A of the Code to the extent applicable and that if found ineligible at any stage, the earnest money deposited shall be forfeited.
- The Successful Auction bidder shall provide balance sale consideration within 30 days from the date of issuance of Letter of Intent by the Liquidator. Payments made after 30 days but before 90 days shall attract interest at the rate of 12%. The sale shall be cancelled if the payment is not received within the 90 days from the date of Letter of Intent.

Date: 29.09.2025  
Place: Delhi

Sushil Kumar Singhal  
Liquidator of COROMANDEL AGRICO PRIVATE LIMITED  
Registration No. IBBI/IPA-001/IP-P01855/2019-2020/12536  
Email ID — [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

### DHANUKA AGRITECH LIMITED

CIN: L24219HR1985PLC122802

Registered & Corporate Office at : Global Gateway Towers, MG Road, Near Guru Dronacharya Metro Station, Gurugram - 122002 | Tel: 0124-434-5000  
Website: [www.dhanuka.com](http://www.dhanuka.com) | Email: [investors@dhanuka.com](mailto:investors@dhanuka.com)

#### NOTICE TO SHAREHOLDERS

Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs has initiated 100 days campaign named "Saksham Niveshak" from July 28, 2025 to November 06, 2025.

The Company through its various communication continues to encourage shareholders to claim their unclaimed dividends by updating their KYC details, (viz., PAN, Bank account details, contact details, choice of nomination, specimen signature), by following the below procedure:

Type of holding	Documents to be submitted with Abhipra Capital Limited (RTA)
Shares held in Demat Form	1. Update KYC details with, your Depository Participant, especially Bank account number, Bank name and branch, IFSC code and MICR, choice of nomination. 2. Submit self-attested copy of Client master list (CML) to RTA or upload the same on RTA website.
Shares held in Physical Form.	Submit below documents: 1. Investor Service Request Form ISR- 1, Form ISR - 2 and Form ISR- 3 or Form No. SH-13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents. 2. Original cancelled Cheque stating your name as account holder 3. Other supporting documents, if any *forms are available at the Company's Website at <a href="http://www.dhanuka.com">www.dhanuka.com</a>

For queries, please contact:  
Abhipra Capital Limited  
(Registrar and Transfer Agent)  
Abhipra Complex A-387, Dilkush Indl Area,  
G.T. Karnal Road, Azadpur, Delhi - 110033  
Phone: +91-11-42390783 | Email: [rtat@abhipra.com](mailto:rtat@abhipra.com)  
Website: [www.abhipra.com](http://www.abhipra.com)

For Dhanuka Agritech Limited  
Sd/-  
Jitin Sadana  
Company Secretary and Compliance Officer  
FCS- 7612

Place: Gurugram  
Dated: 28.09.2025

**"IMPORTANT"**

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**M/s COROMANDEL AGRICO PRIVATE LIMITED (UNDER LIQUIDATION)**  
Liquidators Correspondence Address: 332 & 333, 3rd Floor, Smdutt Chambers - 2, Bhlkaji Cama Place, New Delhi-110066  
E-mail id: coromandel.cirp@gmail.com

**E-Auction Sale Notice-CORRIGENDUM**

This corrigendum is issued in continuation of Auction Sale notice dated 29.09.2025, given to the public in general under the Insolvency and Bankruptcy Code, 2016 and Regulations there under, that the Process for Sale of M/s Coromandel Agrico Private Limited in liquidation that the assets stated in Table given below, will be sold by E-auction through online e-auction service provider E-BKray Listing and Auction Portal at <https://ibbi.baanknet.com/eauction-ibbi>. In notice, following has been modified:

	As per the Auction notice	As amended
Last date for submission of documents	October 19, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM) On Auction Portal at <a href="https://ibbi.baanknet.com/eauction-ibbi">https://ibbi.baanknet.com/eauction-ibbi</a>
Last date for submission of EMD	October 20, 2025 (Before 05:00 PM)	October 21, 2025 (Before 05:00 PM) On Auction Portal at <a href="https://ibbi.baanknet.com/eauction-ibbi">https://ibbi.baanknet.com/eauction-ibbi</a>

**Date: 01.10.2025**  
**Place : Delhi**

**Mr. Sushil Kumar Singhal**  
Liquidator of Coromandel Agrico Private Limited  
Registration no. IBBI/IPA-001/IP-P-01655/2019-2020/12536  
AFA Valid upto: 31.12.2025

**RAS RESORTS AND APART HOTELS LIMITED**  
Regd. Office: Rosewood Chambers, 99/C Tulsiwadi, Tardeo, Mumbai - 400 034.  
CIN: L45200MH1985PL035044  
Tel No. 4321 6600 E-mail id: companysecretary@rasresorts.com  
Website: www.raht.com

**NOTICE FOR SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES**

This is to inform you that the Securities and Exchange Board of India ("SEBI") vide circular no. SEBI/HO/MIRSD/MIRSD-PoD/CIR/2025/97 dated 2 July 2025 has decided to open a special window only for re-lodgement of transfer deeds, which were lodged prior to the deadline of 1 April 2019 and rejected/returned/not attended due to deficiency in the documents/process or otherwise, for a period of Six months from 7 July 2025 to 06 January 2026, in respect of shares of listed companies which were purchased by them. During this period, the securities shall be re-lodged for transfer with the concerned company, and the shares that are re-lodged for transfer-cum-dematerialization. The concerned investors are requested to re-lodge the transfer request of physical shares, to our Registrar and Share Transfer Agents (RTA), M/s Satellite Corporate Services Pvt. Ltd., Office no. 106 & 107, Dattani Plaza, East West Compound, Andheri Kurla Road, Sakinaka, Mumbai-400072 within the above-mentioned timelines. Relevant investor(s) are encouraged to take advantage of this one-time window.

For Ras Resorts and Apart Hotels Limited  
**Vishamber Shewakramani**  
Managing Director  
DIN:00021163

Place: Mumbai  
Dated: 03.10.2025

**BAJAJ HOLDINGS & INVESTMENT LIMITED**

**SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES**

The shareholders of the Company are hereby informed that pursuant to SEBI circular dated 2 July 2025, a special window only for re-lodgement of transfer deeds, has been opened from 7 July 2025 till 6 January 2026. This window is only for those transfer deeds which were lodged prior to 1 April 2019 and rejected/returned/not attended due to deficiency in the documents/process or otherwise. No re-lodgments will be accepted after 6 January 2026. Further the securities that are re-lodged will be issued only in demat mode.

For more details, please reach out to Company's RTA at toll free no. 1800-309-4001 or email at [einward.ris@kfintech.com](mailto:einward.ris@kfintech.com) or Company's email at [investors@bhil.in](mailto:investors@bhil.in).

CIN: L65100PN1945PLC004656  
Regd. Office: C/o. Bajaj Auto Limited, Mumbai-Pune Road, Pune - 411035  
Tel: (020) 7150 7192 | Fax: (020) 7157 6066  
Email ID: [investors@bhil.in](mailto:investors@bhil.in) | Website: <https://www.bhil.in>

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(Please scan this QR code to view the DRHP)

**PUBLIC ANNOUNCEMENT****LEARNFLUENCE EDUCATION LIMITED**

Our Company was incorporated as 'Learnfluence Education Private Limited', a private limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, Central Processing Centre on February 25, 2021. The name of our Company was subsequently changed to 'Learnfluence Education Limited', upon conversion into a public company, pursuant to a board resolution dated August 20, 2025 and a shareholders' resolution dated August 28, 2025, and a fresh certificate of change of name was issued on September 4, 2025 by the Registrar of Companies, Central Processing Centre. For further details relating to our Company, please refer, "History and Certain Corporate Matters" on page 249 of the Draft Red Herring Prospectus dated September 29, 2025 ("DRHP").

Corporate Identity Number: U80902KL2021PLC067702

Registered Office: D, D1, C & C1, 49/137, Ponnuranni, Vyttila, Ernakulam, Kerala- 682 019, India. Telephone: +91 90610 69922.

Contact Person: Aman Preet Kaur, Company Secretary and Compliance Officer, E-mail: [compliance@iclakshya.com](mailto:compliance@iclakshya.com); Website: [www.learnfluenceedu.com](http://www.learnfluenceedu.com)

**OUR PROMOTER: ORWEL LIONEL**

INITIAL PUBLIC OFFERING UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF LEARNFLUENCE EDUCATION LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER"). THE OFFER COMPRISES A FRESH ISSUE UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH BY OUR COMPANY AGGREGATING UP TO ₹ 2,460.00 MILLION (THE "FRESH ISSUE"), AND AN OFFER FOR SALE OF UP TO 4,000,000 EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("OFFER FOR SALE") AGGREGATING UP TO ₹ [●] MILLION, BY ORWEL LIONEL ("PROMOTER SELLING SHAREHOLDER"), TOGETHER WITH THE SUCH EQUITY SHARES, THE "OFFERED SHARES").

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER (BRLM), MAY CONSIDER A PRE-IPO PLACEMENT OF SPECIFIED SECURITIES AGGREGATING UP TO ₹400.00 MILLION, AS MAY BE PERMITTED UNDER THE APPLICABLE LAW, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE. SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR, THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE AT THE DISCRETION OF OUR COMPANY. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS AND INTIMATED TO THE STOCK EXCHANGES, IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹5 EACH AND THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF [●] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), AND ALL EDITIONS OF [●] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [●] (KERALA EDITIONS OF [●] (A WIDELY CIRCULATED MALAYALAM DAILY NEWSPAPER, MALAYALAM BEING THE REGIONAL LANGUAGE OF KERALA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS, AS AMENDED.

In case of any revision to the Price Band, the Bid/Issue Period shall be extended by at least 3 (three) additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 (ten) Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of 1 (one) Working Day, subject to the total Bid/Issue Period not exceeding 10 (ten) Working Days. Any revision in the Price Band and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the website of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank, as applicable.

This Offer is being made through Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957 ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. This Offer is being made through Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein in terms of Regulation 32(2) of the SEBI ICDR Regulations, not less than 75% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIB") and such portion of the "QIB Portion" provided that our Company, in consultation with the BRLM, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. 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, 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. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹20.00 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹1.00 million 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 the Non-Institutional Portion and not more than 10% of the Offer shall be available for allocation to Retail Individual Investors in accordance with SEBI ICDR Regulations, subject to valid bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (as defined hereinafter) using the UPI Mechanism), in which case the corresponding Bid Amounts will be blocked by the SCBSs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 437 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 September 29, 2025, with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on September 29, 2025. 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 such filing by hosting it on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), websites of the Stock Exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), on the website of the Company at [www.learnfluenceedu.com](http://www.learnfluenceedu.com) and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). 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 members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM 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 BRLM in relation to the Offer on or before 5.00 p.m. on the 21<sup>st</sup> day from the aforesaid 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 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 our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 37 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a 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 RHP from DRHP. The Equity Shares, when offered 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 and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 95 of the DRHP. The liability of the members of our Company is limited. 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 249 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
<p><b>Saffron Capital Advisors Private Limited</b> 605, Sixth floor, Centre Point, Andheri Kurla Road, J.B. Nagar, Andheri (East), Mumbai-400 059, India. Telephone: +91 2249730394 Email: <a href="mailto:info@saffronadvisor.com">info@saffronadvisor.com</a> Website: <a href="http://www.saffronadvisor.com">www.saffronadvisor.com</a> Investor Grievance E-mail: <a href="mailto:investorgrievance@saffronadvisor.com">investorgrievance@saffronadvisor.com</a> Contact Person: Saurabh Gaikwad/ Mriganak Vashishtha SEBI Registration Number: INM000011211</p>	<p><b>Cameo Corporate Services Limited</b> Subramanian Building, No. 01, Club House Road, Chennai- 600 002, Tamil Nadu, India. Telephone: 04440020700 E-mail: <a href="mailto:priya@cameoindia.com">priya@cameoindia.com</a> Investor Grievance E-mail: <a href="mailto:learnfluence@cameoindia.com">learnfluence@cameoindia.com</a> Website: <a href="http://www.cameoindia.com">www.cameoindia.com</a> Contact Person: K. Sreepriya SEBI Registration Number: INR000003753</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
<p><b>Aman Preet Kaur, Company Secretary and Compliance Officer</b> Indian Institute of Commerce Lakshya, Hutz Garden, Guava Garden, 11&amp;13, 60 Feet Rd., KHB Colony, 5th Block, Koramangala, Bengaluru, Karnataka- 560 034, India. Telephone: +91 90610 69922; E-mail: <a href="mailto:compliance@iclakshya.com">compliance@iclakshya.com</a></p>	

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

For LEARNFLUENCE EDUCATION LIMITED

On behalf of the Board of Directors

Sd/-

Place: Ernakulam, Kerala

Date: September 30, 2025

**Aman Preet Kaur**

Company Secretary and Compliance Officer

LEARNFLUENCE EDUCATION 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 dated September 29, 2025, with SEBI and the Stock Exchanges on September 29, 2025. The DRHP is available on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), as well as on the websites of the Stock Exchanges i.e. BSE and NSE at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively, on the website of the Company at [www.learnfluenceedu.com](http://www.learnfluenceedu.com) and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). Our potential investors 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 37 of the DRHP filed with SEBI and the Stock Exchanges. Potential investors 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, 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 other applicable law of the United States and, unless so registered, 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 and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to persons reasonably believed to be (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"), in transactions exempt or not subject to the registration requirements of the U.S. Securities Act, and (b) outside of the United States in offshore transactions as defined in and in compliance with under the U.S. Securities Act Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

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(Please scan this QR code to view the DRHP)

**PUBLIC ANNOUNCEMENT****ARJUN JEWELLERS LIMITED**

Our Company was originally incorporated as a partnership firm under the Partnership Act, 1932 in the name of "M/s. Arjun Jewellers", pursuant to Partnership Deed dated December 1, 2017. Subsequently, the partnership firm was converted to a private limited company under the Companies Act, 2013 in the name of "Arjun Jewellers Private Limited" pursuant to a certificate of incorporation dated January 1, 2020 issued by the Registrar of Companies, Ahmedabad. Our Company was thereafter converted from a private limited company into a public company pursuant to a resolution dated July 3, 2025 passed by our Board of Directors and a special resolution dated July 14, 2025 passed by our Shareholders and consequently the name of our Company was changed to Arjun Jewellers Limited and a fresh certificate of incorporation dated July 29, 2025 was issued by the Registrar of Companies, Central Processing Centre, Manesar ("RoC CPC"). For further details on the changes in the name and registered and corporate office of our Company, see "History and Certain Corporate Matters-Changes in the registered and corporate office of our Company" on page 218 of the Draft Red Herring Prospectus dated September 29, 2025 ("DRHP").

Registered & Corporate Office: Office No. 401, 4th Floor, Pride Capital, Jalaram 1, Street No.2, University Road, Rajkot Sau Uni Area, Rajkot- 360 005, Gujarat, India. Tel: 02813500800; Contact Person: Limbasiya Pradip Mansukhbhai, Company Secretary and Compliance Officer, E-mail: [compliance@arjunjewellers.in](mailto:compliance@arjunjewellers.in); Website: <https://arjunjewellers.in/>; Corporate Identity Number: U36100GJ2020PLC111629

**OUR PROMOTERS: MANISHBHAI NATHUBHAI GHADIYA AND GHADIYA RASWANTI MANISH**

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF ARJUN JEWELLERS LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 1,800 MILLION (THE "ISSUE"). THE ISSUE SHALL CONSTITUTE [●] % OF THE POST-ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE ISSUE PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF [●], AN ENGLISH NATIONAL DAILY NEWSPAPER (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [●], A HINDI NATIONAL DAILY NEWSPAPER (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [●] EDITIONS OF [●] (A WIDELY CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF RAJKOT, GUJARAT WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE AND NSE (TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Issue Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company, in consultation with the Book Running Lead Manager, for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of one Working Day, subject to the Bid/Issue Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Issue Period, if applicable, will 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 Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

The Issue is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. The Issue is being made through the Book Building Process, in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the Book Running Lead Manager, may allocate up to 60% of the QIB Portion to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which Equity Shares are allocated to Anchor Investors. 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 (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. If at least 75% of the Net Issue cannot be Allotted to QIBs, then the entire application money will be refunded forthwith. Further, not more than 15% of the Net Issue shall be available for allocation to non-institutional bidders ("Non-Institutional Bidders" or "NIBs") (the "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 ₹20.00 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹1.00 million 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 Issue Price. The allocation to each Non-Institutional Bidders shall not be less than the minimum application size, subject to availability of Equity Shares in the Non-Institutional Portion and the remaining available Equity Shares, if any, shall be allocated on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of the SEBI ICDR Regulations. Further, not more than 10% of the Net Issue shall be available for allocation to retail individual bidders ("Retail Individual Bidders" or "RIBs") (the "Retail Portion") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All Bidders (other than Anchor Investors) shall mandatorily participate in this Issue through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID for UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the SCBSs or the Sponsor Bank(s), as the case may be. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, specific attention is invited to "Issue Procedure" on page 366 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 Issue and has filed the DRHP dated September 29, 2025, 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 such filing by hosting it on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), websites of the Stock Exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), on the website of the Company at <https://arjunjewellers.in/> and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). 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 members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM 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 BRLM in relation to the Issue on or before 5.00 p.m. on the 21<sup>st</sup> day from the aforesaid date of publication of this public announcement.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Issue unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, Bidders must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares offered in the Issue have not been recommended or approved by the 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" beginning on page 33 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a 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 RHP from DRHP. The Equity Shares, when offered 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 and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 83 of the DRHP. The liability of the members of our Company is limited. 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 pages 218 of the DRHP.

BOOK RUNNING LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p><b>Saffron Capital Advisors Private Limited</b> 605, Sixth Floor, Centre Point, Andheri Kurla Road, JB Nagar, Andheri East, Mumbai-400059, Maharashtra, India. Tel : +912249730394 E-mail : <a href="mailto:ipos@saffronadvisor.com">ipos@saffronadvisor.com</a> Website : <a href="http://www.saffronadvisor.com">www.saffronadvisor.com</a> Investor grievance E-mail : <a href="mailto:investorgrievance@saffronadvisor.com">investorgrievance@saffronadvisor.com</a> Contact Person : Vipin Gupta/Sachin Prajapati SEBI Registration No : INM000011211</p>	<p><b>MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited)</b> C-101, 1st Floor, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Telephone: +91 810 811 4949 E-mail: <a href="mailto:arjunjewellers.ipoin@in.mpmf.com">arjunjewellers.ipoin@in.mpmf.com</a> Investor grievance e-mail: <a href="mailto:arjunjewellers.ipoin@in.mpmf.com">arjunjewellers.ipoin@in.mpmf.com</a> Website: <a href="http://www.in.mpmf.com">www.in.mpmf.com</a> Contact Person: Shanti Gopalkrishnan SEBI registration number: INR000004058</p>

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

For ARJUN JEWELLERS LIMITED

On behalf of the Board of Directors

Sd/-

Place: Rajkot, Gujarat.

Date: September 30, 2025

**Limbasiya Pradip Mansukhbhai**

Company Secretary and Compliance Officer

ARJUN JEWELLERS 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 dated September 29, 2025, with SEBI and the Stock Exchanges on September 29, 2025. The DRHP is available on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), as well as on the websites of the Stock Exchanges i.e. BSE and NSE at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively, on the website of the Company at <https://arjunjewellers.in/> and on the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at [www.saffronadvisor.com](http://www.saffronadvisor.com). Our potential investors 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 33 of the DRHP filed with SEBI and the Stock Exchanges. Potential investors 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, for making investment decision. The Equity Shares have not been and will not

THE BIG IDEA  WINT WEALTH

# Conservatives, not cowboys

THE PLATFORM AIMS TO ATTRACT FIRST-TIME INVESTORS WITH LOW-TICKET, RELATIVELY SAFE BONDS, AND THEN EDUCATE THEM ABOUT ASSET DIVERSIFICATION

AYANTI BERA

IN 2011, WHILE many of his third-year IIT Roorkee peers were preparing for plush tech jobs, Anshul Gupta found himself drawn towards finance — something far removed from his electrical engineering syllabus. Born and raised in a middle-class household in Dehradun, Gupta's career initially had one simple goal: secure a stable, well-paying job that would improve the financial well-being of his family. "My interests in life were secondary at that point," Gupta says.

Thus the placement season in his final year brought him to Oracle in Hyderabad as a coder. But a CFA Level 1 certificate and a growing fascination for capital markets soon nudged him out of that role. "My interest was in finance, so why was I wasting time coding?" he recalls. Over the next two years, Gupta completed all levels of the CFA, took the FRM Level 1, and landed at Deutsche Bank in structured finance — his first real taste of the sector.

A year later, he moved to IFMR Capital (now Northern Arc Capital), where he stayed for five years, eventually heading product development in structured finance. Here, Gupta was in the thick of debt-market innovations — executing India's first covered bond transaction, the first revolving securitisation post-2012 RBI guidelines, and several other first-of-its-kind deals, many even trademarked by Northern Arc.

"We were doing transactions worth ₹25,000 crore over those years, but they were only accessible to large institutions and ultra-rich family offices," he says.

"I thought all these prod-



Anshul Gupta, co-founder, Wint Wealth

**GUPTA BELIEVES FDS WILL ALWAYS HAVE A PLACE FOR EMERGENCY FUNDS, BUT BONDS ARE BETTER FOR WEALTH-BUILDING**

ucts were good, but there was no access for retail investors," he adds.

For a retail investor, Gupta saw only two extremes: the safe but low returns of fixed deposits (FDs), and the higher but volatile returns of equities. "There was nothing in between. Bonds and structured debt products could fill that gap, but they weren't available easily to retail investors."

In early 2020, a common lawyer friend connected him to Ajinkya Kulkarni, who was toying with a similar idea. Soon, the founding team — Gupta, Kulkarni, Abhik Patel (product), and Shashank Chimaladari (tech) — came together to launch Wint Wealth.

Their first offering, a securitisation product, proved too complex for retail investors. Within a month, they pivoted

to corporate bonds, which were simpler to understand and offered 2-3% higher returns than FDs.

But soon the question arose: why would retail investors trust a new platform with their money? The solution was with Zerodha.

In January 2021, the discount broker majorly invested \$2 million in Wint Wealth, which not just provided capital but also lent its credibility to the new platform. "Seeing the Zerodha name on our platform made people more comfortable," Gupta recalls.

From there, growth was steady. By mid-2021, Wint Wealth had 5,000 users and a curated list of corporate bonds. But regulation fears loomed. While the bonds themselves were regulated, the act of selling them online wasn't yet.

The team knew that to scale further, it was essential to be a regulated entity. So they started engaging with the regulators.

Gupta adds that fortunately, Sebi was also very interested in growing the space. "It's been the vision of regulators that if India has to grow, the bond market has to be equally developed as the equity market. If not, capital formation can't be efficient," he says.

Finally, in 2022, Sebi introduced regulations for Online Bond Platform Providers (OBPPs), mandating that only listed bonds could be sold online, whose minimum investment threshold was lowered from ₹10 lakh to ₹1 lakh. But this was still higher than the minimum investment requirement of ₹10,000 (for unlisted bonds),

shrinking Wint's potential customers.

"It was a setback during which we lost some users, but Sebi had a clear vision to eventually bring the minimum ticket size lower. We just had to be patient," says Gupta.

That patience paid off in September 2024, when the minimum ticket size for listed bonds dropped to ₹10,000. Overnight, monthly user acquisition jumped 15-20%, from 1,000 to over 15,000. Currently, Wint Wealth has more than 100,000 registered users.

The platform aims to attract first-time investors with low-ticket, relatively safe bonds, and then educate them about the asset and diversification. The average user now makes five-six transactions a year. About 98% of Wint's revenue comes from corporate bonds, with a small number of users opting for FDs.

Gupta believes FDs will always have a place for emergency funds, but bonds are better for wealth-building. "In an FD, post-tax, you might make 4-5%. With long-term inflation in India at 5-6%, you're losing money in real terms. With bonds, you can get 6-8% post-tax, which is a real positive return."

Wint Wealth's investor roster has grown beyond Zerodha to include 3One4 Capital, Arkham Ventures, Blume Ventures, and Eight Roads Ventures, the Indian arm of global investment firm Fidelity. The company is now well-capitalised but plans to raise more funds for expansion.

Looking back, Gupta says, "in fintech, you can't be a cowboy. It's better to be a conservative, work with the regulator, and never operate in the grey."



Relatives of the victims mourn in front of the Karur government medical college hospital, following a stampede at an election campaign rally held by Tamilaga Vettri Kazhagam party, in Karur district of Tamil Nadu on Sunday

## PROBE COMMISSION VISITS SITE OF INCIDENT

# Toll hits 40: Vijay not named in FIR, party officials booked

● CM: Won't answer questions with political motives

ARUN JANARDHANAN  
Karur, September 28

IN THE AFTERMATH of the stampede at actor-politician Vijay's rally in Karur that killed 40 people, the Tamil Nadu government has moved with striking caution. It has opened criminal cases against second- and third-tier functionaries of Vijay's fledgling party, Tamilaga Vettri Kazhagam (TVK), but stopped short of naming the trigger himself.

Top officials said the deliberate restraint is rooted in political calculations. Any immediate action against Vijay — arrest, interrogation, even a mention in the FIR — could risk sparking a sympathy wave for the state's most bankable film idol, and play directly into the narrative that the ruling DMK is targeting a political rival.

Instead, the state has set up a one-woman commission, headed by retired High Court

judge Aruna Jagadeesan, to investigate the causes of the stampede. The government is also preparing for the likelihood that the Madras High Court may initiate suo motu proceedings on Monday. "The government wants to avoid any harsh step that looks hasty," a senior official said, adding, "Let the committee or the judiciary provide the first push."

A CBI investigation is now likely, with Vijay's camp hinting at conspiracy and petitioners, some linked to the BJP, pressing for such an investigation.

On Saturday night, Karur Town police booked TVK's Karur West district secretary, V P Mathiyazhagan, under multiple provisions of the Bharatiya Nyaya Sanhita (BNS), citing violations of campaign norms at Velusampyapuram — the area in Karur where the rally was held. By Sunday, the case had been expanded to include the party's state general secretary, N Anand alias 'Bussy' Anand, and joint general secretary CTR Nirmal Kumar.

The BNS sections invoked in the FIR, ranging from culpable homicide not amounting

to murder (109) to acts endangering life (125b) and disobedience of orders (223), along with the Tamil Nadu Property (Prevention of Damage and Loss) Act, are serious. But conspicuously absent from the FIR was not only Vijay's name but also that of his new close associate, Aadhav Arjuna, general secretary (elections), who is also the son-in-law of lottery baron Santiago Martin.

Police officers said the investigation is ongoing. "The expansion (of the FIR to include) other TVK office bearers is based on evidence of organisational lapses. Whether this goes higher is for later," an officer said.

**DMK cautious**  
The DMK government's caution was visible in its public posture. CM MK Stalin, who flew to Karur in the early hours of Sunday to meet victims' families, limited his comments to condolences and procedure. Asked directly whether Vijay would be arrested, Stalin replied he would not answer questions with "political motives" and stressed that action would follow Justice Jagadeesan's inquiry.

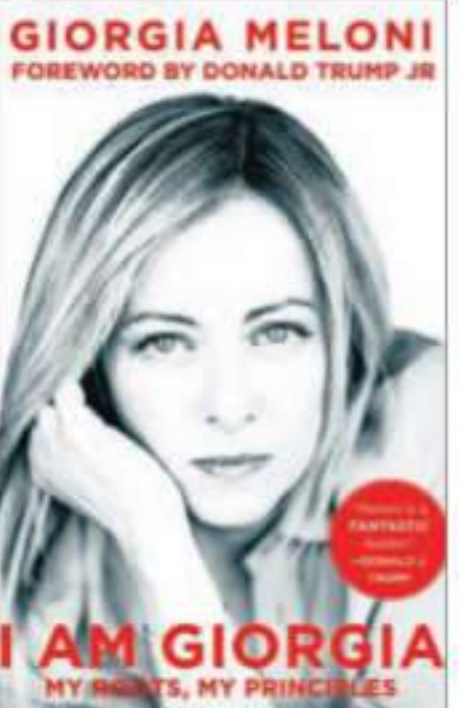
# Modi writes foreword to Giorgia Meloni's memoir

RITU SARIN  
New Delhi, September 28

"IT IS HER Mann Ki Baat." Taking a cue from the title of his own radio broadcast, this is how Prime Minister Narendra Modi described the central theme of the autobiography of his Italian counterpart Giorgia Meloni in his foreword for the book's Indian edition, which will be launched soon.

Modi also wrote that it has been a "great" honour for him to have written the foreword and that he was doing so with "respect, admiration and friendship" for Meloni whom he considers a "patriot and outstanding contemporary leader".

In the foreword for I am Giorgia — My Roots, My Principles (Rupa Publications), the Indian Prime Minister recalled how in the past 11 years he has interacted with many world leaders, each with a different life journey and how their journeys transcend personal stories and speak to some-



Prime Minister Narendra Modi has described the book as Italian Prime Minister's 'Mann Ki Baat'

thing larger.

"Prime Minister Meloni's life and leadership remind us of these timeless truths... It will be well received (in India) as a refreshing story of an outstanding contemporary political leader and a patriot... Her belief

in defending one's cultural heritage, while engaging with the world on equal terms, mirrors our own values," Modi wrote.

Modi also heaped encomiums on Meloni and mentioned more than once how her "inspiring and historic" journey resonated deeply with Indians — and how it was sure to resonate with Indian readers as well.

As far as popular political autobiographies go, this one is already an acknowledged best-seller. The original version was written in 2021 when Meloni was an opposition leader in Italy. She went on to become the country's first woman prime minister a year later.

In June 2025, the book's US edition was launched with a brief foreword from Donald Trump Jr, the US President's eldest son. He alluded twice to Meloni's "working class" background, and called the memoir an "unfiltered story of the patriotic tidal wave that Meloni would ride".

# Jaguar Land Rover gets UK guarantee for £1.5-bn loan

SHIYIN CHEN  
September 28

JAGUAR LAND ROVER will get backing from the UK government for a £1.5 billion (\$2 bn) loan aimed at easing the strain on suppliers hit by a production halt at the automaker that was triggered by a cyberattack.

The loan, to be provided by a commercial bank and guaranteed by UK Export Finance, will be repaid over five years, the government said on Saturday. It comes after the Range Rover maker idled plants in the UK, Slovakia, Brazil and India as a result of the attack earlier this month, derailing the wider supply chain.

The Labour government had been in talks to offer support to suppliers caught in the fallout of the hack, which forced some vendors to send staff home while others await payments from JLR.

Britain's largest carmaker employs 34,000 people in the UK, with a further 120,000 jobs in the country tied to its supply chain.

Providing relief to the automotive sector will help ease some pressure on Prime Minister Keir Starmer's government, as his ruling Labour Party gathers in Liverpool starting Sunday for its annual conference.

"This loan guarantee will

help support the supply chain and protect skilled jobs in the West Midlands, Merseyside and throughout the UK," said Business Secretary Peter Kyle, who this week visited the automaker's headquarters and supplier Webasto.

JLR said on Thursday that some of its systems were back online, enabling it to work via a backlog of supplier invoices, accelerate parts distribution to dealers and speed up vehicle sales and registrations. The firm aims to restart some manufacturing operations on October 1, although it warned it will take some time before it can return to full speed.

—BLOOMBERG

## EUROTAS INFRASTRUCTURE LIMITED - IN LIQUIDATION

U74900TG2008PTC060157

### E-AUCTION SALE NOTICE

Liquidator is inviting prospective bidders to acquire Eurotas Infrastructure Limited - In Liquidation ("EIL" / "Corporate Debtor") on a Going Concern Basis or the Movable Assets of the Corporate Debtor on a Collective Basis through E-Auction on an "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse basis".

EIL has an under-construction cement manufacturing plant at Additional Sinnar Industrial Area, MIDC, Village Musalgaon, Taluka Sinnar, District Nashik, Maharashtra and the key highlights of the Corporate Debtor are as follows:

- 36.37 hectares of Sub-Leasehold Land Parcel in Additional Sinnar Industrial Area, MIDC, Musalgaon, Sinnar, Nashik, Maharashtra.
- Under Construction Cement Grinding Unit of 1.6 MMTPA Capacity (expandable upto 4.95 MMTPA) which is estimated to be 80-85% completed.
- Office Equipment and Furniture & Fixtures in the Rented Office in New Delhi

Important Details about the E-Auction are mentioned below:

Block	Asset Description	Reserve Price	Earnest Money Deposit
Block A	Sale of Eurotas Infrastructure Limited - In Liquidation on a Going Concern Basis	100,00,00,000	10,00,00,000
Block B	All Movable Assets of the Corporate Debtor located at Plant Site and Office in New Delhi	60,00,00,000	6,00,00,000

Sr. No.	Particulars	Details
1.	Opening Date of Auction Portal	September 29, 2025
2.	Last Date of Due Diligence and Site Visit	October 27, 2025
3.	Last Date of EMD Submission	October 29, 2025
4.	E-Auction Date and Time	October 31, 2025 2.00 pm to 3.00 pm
5.	Website of e-Auction Portal	https://ibbi.baanknet.com/eauction-ibbi/home

The prospective bidders are required to submit an undertaking (format attached in the process memorandum) that they do not suffer from any ineligibility under Section 29A of the Insolvency and Bankruptcy Code, 2016 ("Code") to the extent applicable and that if found ineligible at any stage, the Earnest Money Deposit submitted shall be forfeited.

Call at +91 88285 76197 or Email at [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com) for more information.

For Eurotas Infrastructure Limited - In Liquidation  
Huzefa Fakhri Sitabkhan, Liquidator  
IBBI/PA-001/IP-P00031/2017-18/10115  
Authorisation of Assignment valid till June 30, 2026  
[huzefa.sitabkhan@gmail.com](mailto:huzefa.sitabkhan@gmail.com), [cirp.eurotas@gmail.com](mailto:cirp.eurotas@gmail.com)

Date: September 29, 2025  
Place: Mumbai

**DHANUKA AGRITECH LIMITED**  
CIN: L24219HR1985PLC122802

Registered & Corporate Office at : Global Gateway Towers, MG Road, Near Guru Dronacharya Metro Station, Gurugram - 122002 | Tel: 0124-434-5000  
Website: [www.dhanuka.com](http://www.dhanuka.com) | Email: [investors@dhanuka.com](mailto:investors@dhanuka.com)

**NOTICE TO SHAREHOLDERS**

Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs has initiated 100 days campaign named "Saksham Niveshak" from July 28, 2025 to November 06, 2025.

The Company through its various communication continues to encourage shareholders to claim their unclaimed dividends by updating their KYC details, (viz., PAN, Bank account details, contact details, choice of nomination, specimen signature), by following the below procedure:

Type of holding	Documents to be submitted with Abhipra Capital Limited (RTA)
Shares held in Demat Form	1. Update KYC details with your Depository Participant, especially Bank account number, Bank name and branch, IFSC code and MICR, choice of nomination. 2. Submit self-attested copy of Client master list (CML) to RTA or upload the same on RTA website.
Shares held in Physical Form.	Submit below documents: 1. Investor Service Request Form ISR- 1, Form ISR - 2 and Form ISR- 3 or Form No. SH-13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents. 2. Original cancelled Cheque stating your name as account holder 3. Other supporting documents, if any *Forms are available at the Company's Website at <a href="http://www.dhanuka.com">www.dhanuka.com</a>

For queries, please contact:  
Abhipra Capital Limited  
(Registrar and Transfer Agent)  
Abhipra Complex A-387, Dilkhush Indl Area,  
G.T. Karnal Road, Azadpur, Delhi -110033  
Phone: +91-11-42390783 | Email: [rt@abhipra.com](mailto:rt@abhipra.com)  
Website: [www.abhipra.com](http://www.abhipra.com)

For Dhanuka Agritech Limited  
Sd/-  
Jitin Sadana  
Company Secretary and Compliance Officer  
FCS- 7612

Place: Gurugram  
Dated: 28.09.2025

**M/s COROMANDEL AGRICO PRIVATE LIMITED (UNDER LIQUIDATION)**  
Liquidators Correspondence Address: 332 & 333, 3rd Floor, Somdutt Chamber-II, Bhikaiji Cama Place, New Delhi-110066 E-mail id: [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)

**E-AUCTION SALE NOTICE**  
(Order passed by Hon'ble National Company Law Tribunal, Allahabad Bench dated 05th June, 2025)

Notice is hereby given by the undersigned to the public in general under the insolvency and Bankruptcy Code, 2016 and regulation there under, that the assets stated in Table given below, will be sold by E- auction through online e-auction service provider: **E-Bkray Listing and Auction Portal** at <https://ibbi.baanknet.com/eauction-ibbi>

Assets of the Corporate Debtor is being sold on "AS IS WHERE IS" "WHATSOEVER THERE IS" AND "WITHOUT RECOURSE BASIS" and such asset disposition is without any kind of warranties and indemnities.

1. Date and Time of Auction	Thursday, 23rd October, 2025, between 02:00 PM to 4:00 PM with Unlimited extension of "5 minutes" i.e., The end time of the e-auction will be extended by 5 minutes each time if the bid is made within the last 5 minutes before Closure of auction.
2. Last Date for Document submission	19.10.2025 before 05:00 PM.
Last date for Submission of EMD	20.10.2025 before 05:00 PM.
3. Description of Assets under Auction	Reserve Price (INR) EMD (INR) Bid Incremental Value (INR)
A Corporate Debtor as Going Concern Basis as per Regulation 32 of IBBI (Liquidation Process), Regulation, 2016	₹ 11,76,55,645/- ₹ 1,17,65,500/- ₹ 5,00,000/-
Sale of the Corporate Debtor as a going concern (including all its assets and liabilities but excluding Cash and bank Balance) and including realizations from Non-Realization Related Assets (NRRAs), including avoidance applications filed before the Hon'ble NCLT under Sections 43 and 66 of the IBC and the Insurance Claim pending before the DCIRG, the benefit of such realizations shall accrue in the ratio of 60:40 — 60% to the creditors/stakeholders and 40% to the successful auction purchaser, after deduction of actual costs incurred from the amount realized as per Regulation 32(e) of IBBI (Liquidation Process) Regulations, 2016. Location of Fixed Assets: Office at Gurgaon Haryana, Residential flats at Mumbai. Office at Vadodara Gujarat, Plant at Ratnagiri Maharashtra, Land at Gautam Budh Nagar UP.	
4. Bank details for EMD Payment	Prospective bidders shall deposit the Earnest Money Deposit (EMD) through their own e-wallet account on the <a href="https://ibbi.baanknet.com/portal">https://ibbi.baanknet.com/portal</a> . Upon the successful conclusion of the auction, the EMD amount of the highest bidder will be transferred to the account in the Account of "COROMANDEL AGRICO PRIVATE LIMITED in Liquidation", having; Account No. 4951686917, Bank Name: Kotak Mahindra Bank Branch: Saldarjung Enclave, New Delhi, IFSC: KKBK0000175
5. Site Visit and Inspection details	Site can be visited between 10:00 AM to 5:00 PM from 29th September, 2025 to 19th October, 2025 subject to at least 48 hours prior intimation. Contact at 852978989
6. The details of the process and timelines are outlined in the E-Auction process document	Refer Complete E-auction Process Memorandum available on <a href="https://ibbi.baanknet.com/eauction-ibbi">https://ibbi.baanknet.com/eauction-ibbi</a>

For E-auction details, Contact Mobile No: (+91) 82912 20220, 022-69029800, E-mail ID: [psba@psballiance.com](mailto:psba@psballiance.com), [support.baanknet@psballiance.com](mailto:support.baanknet@psballiance.com)

**Note:**

- Interested bidders shall participate after mandatorily reading and agreeing to the relevant terms and conditions including as prescribed in E-Auction process document and accordingly submit their interest in the manner prescribed in E-Auction process document.
- The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel/modify/terminate the e-auction or withdraw any assets thereof from the auction proceeding at any stage without assigning any reason therefor.
- Prospective bidders shall submit an undertaking that they do not suffer from any ineligibility under section 29A of the Code to the extent applicable and that if found ineligible at any stage, the earnest money deposited shall be forfeited.
- The Successful Auctioneer shall provide balance sale consideration within 30 days from the date of issuance of Letter of Intent by the Liquidator. Payments made after 30 days but before 90 days shall attract interest at the rate of 12%. The sale shall be cancelled if the payment is not received within the 90 days from the date of Letter of Intent.

Date: 29.09.2025  
Place: Delhi

Liquidator of COROMANDEL AGRICO PRIVATE LIMITED  
Registration No. IBBI/PA-001/IP-P01655/2019-2020/12536  
Email ID - [coromandel.cirp@gmail.com](mailto:coromandel.cirp@gmail.com)