"ઈલ્યુમિનેટ" કાર્યક્રમ વડોદરામાં, ગુજરાતની PDEU સાગ્રે ભાર્ગીદારીમાં લઈને આવી રહી છે

(એજન્સી) વડોદરા | તા 08 એલ એન્ડ ટી ટેક્નોલોજી સર્વિસિસ તેની પ્રતિષ્ઠિત પહેલ (ELIS) તેના પ્રાતાજત પહેલ 'ઈલ્યુમિનેટ'નું ચોથું સંસ્કરણ પ્રથમવાર વડોદરામાં, પંડિત દિન્દયાળ એનર્જી યુનિવર્સિટી (PDEU) સાથે ભાગીદારીમાં આયોજિત કરવા જઈ રહી ભાગીદારીમાં આયોજિત કરવા જઈ રહી છે. અગાઉના ત્રજ સંસ્કરનો છે. અગાઉના ત્રજ સંસ્કરનો સફળતાપૂર્વક ક્લાંટકના મેસુડુ ખાતે યોજાયા હતા. આ કાર્યક્રમ ૧૧ ઓક્સોગ્યના શેષ્ટ સ્વારે દ બાગ્યે પીતા કેન્દ્રિયા જેવા કે યોજારો. 'બેંબુમિનેટ' જેબેની સમ્યા થયેલી પહ્લપ્યું સિદ્ધિઓ અને વૈજ્ઞાનિક ઇપક્રમોને જેબે છે. આ કાર્યક્રમાનો હતુ ઇપક્રમોને જેબે છે. આ કાર્યક્રમાનો હતુ ઇપક્રમાના ઇજુવ છે, ઓ કાયક્રમના હતું ઇજેનરીની જટિલતાઓ અને ચયત્કારિક નવીનતાઓને વિશાળ જનસમૃષ્ટ સુધી પહોંચાડવાનો છે. આ વર્ષે કાર્યક્રમનો વિષય છે – 'સ્માર્ટ ઈન્ડસ્ટ્રી, સસ્ટેનેબલ ક્યુચર: ઈન્ડિયા માટેની ઈજેનેરી નવીનતાની આગામી ઝંપલાટ.' 'ઈલ્યુમિનેટ ૪.૦' ના ઉદ્ઘાટન સત્રમાં બે વિશિષ્ટ મહેમાનો ઉપસ્થિત રહેશે –

મિસાઈલ ડિફ્રેન્સ સિસ્ટમના પ્રણેતા, ભૃતપૂર્વ DRDO સચિવ અને હાલ નીતિ આયોગના સભ્ય છે. તેમણે દેશની રણનીતિક રક્ષણ ક્ષમતાઓના નિર્માણમાં રણનીતિક રક્ષણ શ્વમતાઓના નિર્માણમાં અગત્યની ભૂમિકા ભજવી છે. તેમની મોર્થ તેનન સોલંકી, IIT બોંબેના પ્રોકેસર અને એનર્જી સ્વરાજ કહિન્દેવાના સ્થાપક, જેને 'સોલાર મેન એક ઇન્ટિયા' તરીકે ઓળખવામાં આવે છે, 'ઇપચિત રહેશે. કાર્યક્રમના ગેસ્ટ ઓક ઓનર તરીકે હો. મધુકાર ગઈ હોજરી આપયો, જેઓ પટ્ટેફીયમ દિસાઈમિંગ અને પટ્ટેફીર્કિમકલ શેનના ભજાત અને દિવાયન્ક ઈન્સ્ટ્રીઝના ભૂતપૂર્વ R&D પ્રમુખ રહ્યા છે. આ વર્ષે કાર્યક્રમની વિશેષતા ત્રજ્ઞ વિશાય દિશાઈમાં હોજ સાથે કર્યાં કાર્યક્રમની વિશેષતા ત્રજ્ઞ વિશાય વિશાય દિશાયના ઇન્ડેસર્સ એકો હોઝના વર્ષિક દેશના સ્ટેક્સ કર્યું કર્યાં ભારતના વિશાય વિશાય ત્રજ્ઞને હોઝના ત્રજ્ઞને કર્યું કર્યાં હારતાના વર્ષિક દેશના સ્ટેક્સ કર્યું કર્યાં ભારતના વર્ષિક દેશના સ્ટેક્સ કર્યું કર્યાં ભારતના વર્ષિક દેશના સ્ટેક્સ કર્યું કર્યાં ભારતના વર્ષિક કાયેક્કમની વિશેષતા ગણ વિશિષ્ટ ટેક ટેક્સ રહેશે, જેમાં ભારતાન નવીન જેન્નેયો પોતાના વિચારો રજૂ કરશે – કાર્તિક્ય હરિયાણી, ઇલેક્ટ્રિક વાહન અને ગ્રીન એનર્જી શેના અગ્રણી,શાની પંજ્ઞા, અર્બન સસ્ટેનેબિલિટી ચેમ્પિયન; અને આદિત્ય શુક્લા, સર્ક્યુલર ઇક્રેનોમી ઇનોવેટર, આ બધા વક્તાઓ ભારતના ટ્લાઈ ૧૯૩૦ માટેના જિલ્લેકી બે વિશિષ્ટ મહેમાનો ઉપસ્થિત રહેશે – ટકાઉ વિકાસ માટેના ઇ. ડૉ. વી.કે. સરસ્વત, જેઓ ભારતના નવનિર્માણનું પ્રતિનિધિત્વ કરે છે. ઈજનેરી

પ્રથમ વખત એલ એન્ડ ટી ટેક્નોલોજી સર્વિસિસ ટાટા એસેટ મેનેજમેન્ટ અને ઇક્વલ-વનમનીએ એકાઉન્ટ એગ્રીગેટર ઇકોસિસ્ટમ દ્વારા સંચાલિત યુનિફાઇડ ફાઇનાન્શિયલ ડેશબોર્ડ 'પોર્ટફોલિયો 360' લોન્ય કર્યો

(એજન્સી) મુંબઈ | તા 08 (બજન્સા) મુંબછ (તો 08 ઇન્કલ-વનમની સાથેના સહયોગમાં ટાટા એસેટ મેનેજમેન્ટે પોર્ટફોલિયો ૩૦૦ રજૂ કર્યો છે જે ટાટા મ્યુચ્યુઅલ કંડ એપ પર ઉદ્યોગનું સૌપ્રથમ કીચર છે જેનો ઉદ્દેશ્ય રોકાણકારીને તેમના સમગ્ર ક્રાઇનાસ્થિયલ પોર્ટફોલિયોનો એકીકૃત, પારદર્શક અને કાઈનાશ્યિલ પોટેકોલિયોનો એકીકૃત, પારદર્શક અને એકીકૃત, પારદર્શક અને એકાનેબલ વ્યુ પૂરી પાડવાનો છે. ગ્લોબલ કિનટેક ફેસ્ટ 2025 ખાતે રજૂ કરાયેલો પાર્ટકોલિયો 300 વ્યાપક નાજાંકીય આંતરદ્રષ્ટિ તથા આયોજન માટે સિંગલ પ્લેટફોર્પ પૂરું પાડીને ગેકાશકારોને કેન્ક્યાં રાખે છે. આ લોન્ચ અંગે ટાટા એસેટ મેનેજનેન્ટના સીઈઓ અને એમીડ પ્રીટત ભીએ જાળાં લ્યાં તે એમડી પ્રથિત ભોબેએ જણાવ્યું હતું કે ટાટા એસેટ મેનેજમેન્ટ ખાતે

અમે પારદરોકતા અને સરળતા દ્વારા રોકાશકારોને સશક્ત દરવામાં માનીએ છીએ. પોર્ટફોલિયો 360 યુઝર્સને તેમની સંપત્તિનો સ્પષ્ટ, એકીફત જૂ પૂરો પોડે છે અને તેમને વધુ સ્માર્ટ નિર્ફાયો લેવામાં મદદ કરે છે. રોકાણોને સરળ બનાવવા અને વાણાંથી આપોલનો વધુ સ્માર્ટ નાણાંકીય આયોજનને વધુ સુલભ તથા ડેટા સંચાલિત બનાવવાની અમારી સફરમાં આ એક સીમાચિક્ર છે. ઇક્વલ-વનમનીના એકાઉન્ટ છે, ઇક્વલ-વનમનીના એકાઉન્ટ એગ્રીગેટર નિપુન્નતા સાથે ટાટા યુચ્યુઅલ કંડ એપની મજબુતાઈને એક કરીને પોર્ટફોલિયો 360 રોકાણકારોને આત્મવિશ્વાસભેર નાણાંકીય નિર્ણયો લેવામાં મદદ કરવા માટે પારદર્શકતા, નવીનતા અને ડેટા સંચાલિત ઓતરદ્રષ્ટિને

અમે પારદર્શકતા અને સરળતા એક કરીને ડિજિટલ ઇન્વેસ્ટર સોલ્યુશન્સમાં નવો ટ્રેન્ડ સેટ કરે છે. ટાટા મ્યુચ્યુઅલ ફંડ એપે તેના લોન્ચિંગથી થોડા જ મહિનમાં 6 લાખ ડાઉનલોડનો આંકડો વટાવી દીધો છે. ઇક્વલ-વનમનીના દીધો છે. ઇક્વલ-વનમનીના સ્થાપક અને સીઈઓ કૃષ્ણા પ્રસાદે ઉમેર્યું હતું કે અમે રોકાણકારો સમક્ષ એકાઉન્ટ એગ્રીગેટર ઇક્રેસિસ્ટમની શક્તિ લાવવામાં ટાટા એસેટ મેનેજમેન્ટ સાથે ભાગીદારી કરતા અમે આનંદિત ભાગાદારા કરતા અમ આનાદત છીએ. પોર્ટફોલિયો ૩૯૦ એ દરેક ભારતીયને નાણાંકીય જાગૃતતા, આયોજન અને સ્વતંત્રતા સુલભ બનાવવા તરફનું એક મહત્વનું પગલું છે જ્યારે ડેટા પ્રાઇવસી અને સિક્યોરિટીના સર્વોચ્ચ ધોરણો પણ

લાલ નિશાનમાં માકેટ બંધ, સેન્સેક્સ 81,773 અંકે બંધ

મુંબઈ : વિદેશી રોકાલકારો દ્વારા ખરીદીથી બજારને ટેકો મળ્યો. પરિભ્રામોની મોસમ પહેલા આઇટી રોચેમાં ખરીદી હોવા છતાં બજારમાં નકારાત્મક અસર પડી છે. આઇટી રોરમાં ખરીદી હોવા છતાં માર્કેટમાં ઘટાડો નોધાયો છે. બપોરે 3,30 કલાકે સેન્સેક્સ 153,09 પોઈન્ટના ઘટાડા સાથે 81,773.66 એક બંધ થયો છે. જ્યારે 62,15 પોઇન્ટના ઘટાડા સાથે 25046 અંક પર બંધ થયો છે. નિશ્કીની ચાર દિવસની તેન્ન્ર અદીક 10,5 મિડ-કેપ અને સ્મોલ-કેપ રોરોમાં વેચવાલીનું દબાલ જોવા મળ્યું. રિયલ્ટી, ઓટો અને પીએસઈ રોરોમાં દબાલ જોવા મળ્યું. આઇટી અને કન્ઝ્યુમર શુરેબલ્સ સૂચકાંકો ઊંચા સ્તરે બંધ થયા.

આકાંક્ષાત્મક ગ્રાહકો માટે ઓડી x એજિયો લક્ઝી કલેકશનની લક્ઝરી નજીક લાવે છે



(એજન્સી) નવી દિલ્હી | તા 08

ઓડી ઈન્ડિયાએ ભારતના અવ્વલ લક્ઝરી મંચ એજિયો લક્ઝી સાથે આંડી છોન્યાઓ ભારતના અવ્યવ લક્ઝરી મંચ એક્ષેપો લક્ઝી સાંચે લક્ઝરી મંચ એક્ષેપો લક્ઝી સાંચે ઓડી કલેકરાન રજૂ કર્યું છે. આ કેસ્ટિવ સીઝન શરૂ થઈ રહી છે ત્યારે કલેકરાન આકાલાન્યક ખરીદદારીએ પોતારીથી હ્રિઝાઈન ખૂબીઓનું લક્ત પાર્મકરાથી આઇનમાં ઓડીની પ્રમારીથીલી હ્રાઝાઈન ખૂબીઓનું લક્ત પાર્મકરાથી આંદ્ર છે. કલેકરાનમાં એસેનરીઝ, પ્રમારીથીલા હ્રાઝાઈન ખુબીઓનું લક્ત પાર્મકરાથી આંદ્ર છે. કલેકરાનમાં એસેનરીઝ, પ્રમારીથી સાંચે લક્ક્સ બે અને અનુક ઘડામાં આવેલા મિનિયેશ્વમાં ૩૦૧ વધુ લાઇસ્ટાઇલે પ્રોડકરોનો સમાચેશ થાય છે, જે ઓડીની પ્રદીકાન્ય ડિઝાઈન ભાષાને રોજબરોજની આધુનિકામાં સંધિત્રિત કરે છે. કિમતો રૂ. 3000થી આરંભ કરતાં રેન્જ પરકોર્મન્સ પ્રેરિત ડિઝાઈન અને ક્યાકારીઓની એલીને લક્કરીને મૃત્રે કળાકારીગરીને જોડીને લક્ઝરીને મેટ્રો શહેરોની પાર આકાંશાત્મક બાયર્સને વધુ પહોંચક્ષમ બનાવે છે.

નાણાકીય વર્ષ 25માં ડિજિટલ પેમેન્ટ વોલ્યુમમાં 35% વૃદ્ધિ, જે મહિલાઓ, જેન ઝી અને મિલેનિયલ્સ દ્વારા પ્રેરિત



કિર્ની ઇન્ડિયા દ્વારા આજે એમેઝોન હિની ઇન્ડિયા દ્વારા આજે એમઝોન પે સાથે મળીને બહાર પાડાવામાં આવેલા 'હાઉ અર્બન ઇન્ડિયા પેઝ ૨૦૨૫' રિપોર્ટ અનુસાર, નાશાકીય વર્ષ ૨૦૨૫માં શહેરી ભારતમાં ડિજિટલ પેમેન્ટ્સનું પ્રમાણ 35% વર્ષ્યું, જેમાં મહિલાઓ, યુવા વ્યાવસાયિકો અને નાના શહેરના આહકો ડિજિટલ રીતે પેમેન્ટ્સની વર્ષા રીત્રો અમાવી ટકા છે. આ પ્રાહક ડાજ્ય તે પેન્ટ્સ ના નવી રીતો અપનાવી રહ્યા છે. ના રિપોર્ટ દર્શાવે છે કે મહત્વાકાંશી ખરીદદારો ખર્ચ શ્રેણીઓમાં ડિજિટલ વ્યવહારોને કેવી રીતે વિસ્તૃત કરી રહ્યા છે, ડિજિટલ પદ્ધતિઓ હવે કસ્ત ઇલેક્ટ્રોનિક્સ અને વસ્ત્રો જેવી કરતા ઇવક્ટ્રાંમિક્સ અમે પરંગા ઇયા ઇચ્ચ મૂલ્યની ખરીદી માટે જ નહીં પરંતુ યુટિલિટી બિલ જેવી પુનરાવર્તિત શ્રેશ્નીઓ માટે પણ પસંદ કરવામાં આવી રહી છે (2025માં 87% વિરુદ્ધ 2024માં 83%), ભારત ું કરવાના તથાવાના છે , કના 2030 સુધીમાં 87 ટ્રિલિયન ઇન્સ્યાના પાર્ટનર અને ડિજિટલ અર્થતંત્ર તરફ આગળ વધી ફાઇનાન્શિયલ સર્વિસીસ લીડ રહ્યું છે ત્યારે પેમેન્ટના લેન્ડસ્કેપને શાશ્વત શર્મા કહે છે.

ફરીથી આકાર આપી રહ્યું છે. કરાયા આકાર આપા રહ્યુ છે. મહિલાઓ, જેન ઝી અને મહિલાઓ આ પરિવર્તનના શક્તિશાળી ડ્રાઇવર તરીકે ઉભરી રહી છે, 89% ઓનલાઇન ખરીદી માટે પ્રિજેટલ મોડ્સને પસંદ કરે છે, માટ ડાઝટલે નાંડ્રસને પસંદ કરે છે, જે રોકડ પર અગાઉની નિર્ભેરતાથી એક પરિવર્તન છે. આ વલણ મહિલા ઉદ્યોગસાહસિકો સુધી વિસ્તરે છે, જ્યાં 80% લોકો ડિજિટલ રીતે તેમના વ્યવસાયો ચલાવે છે, જેમાં UPI (34%) સૌથી આગળ છે, ત્યારબાદ કાર્ડ (20%) અને વોલેટ (8%) છે. સમૃદ્ધ મહિલાઓ પણ સમૃદ્ધ મહિલાઓ પણ ક્રેડિટ-આધારિત વ્યવહારો તરફ વધુ ઝુકાવ દર્શાવી રહી છે - 69% ક્રેડિટ કાર્ડ પસંદ કરે છે, જે પુરસ્કારો અને નાણાકીય સુગમતા દ્વારા આકર્ષાય છે - જ્યારે મધ્યમ આવક ધરાવતા વર્ગો તેમના રોજિંદા ખર્ચ માટે UPI વળા તમના સાજકા ખર્ચ માટ UP અને વોલેટ્સને પસંદ કરવાનું ચાલુ રાખે છે. 'ભારતની ડિજિટલ પેમેન્ટ ક્રાંતિ અભૃતપૂર્વ ગતિએ ઝડપી બની રહી છે, રિટેલ ડિજિટલ ટ્રાન્ઝેક્શન્સ 2030 પહેલા \$7 ટ્રિલિયનને પાર કરવાની તૈયારીમાં છે', કિની દિન્યાના પાર્ટન્ટ અને

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GREENLEAF ENVIROTECH LIMIT

Our Company was originally incorporated on March 09, 2010 under the name "Greenleal Envirotech Private Limited" under the provisions for Company and Companies, Guiarat, Dadra and Nagar Haveli. Subsequently, the status of the Companies Act 1965 with the Registra of Companies, Guiarat, Dadra and Nagar Haveli. Subsequently, the status of the Companies Act 1965 with the Registra of Companies, Guiarat, Dadra and Nagar Haveli. Subsequently, the status of the Companies Act 1965 with the Registra of Companies, Guiarat, Dadra and Nagar Haveli. Subsequently, the status of the Companies Act 1965 with the Registra of Companies, Guiarat, Dadra and Nagar Haveli. Subsequently, the status of the Companies Act 1965 with the Registra of Companies and Part of the Companies Act 1965 with the Registra of Companies Act 1965 with the Registra of Companies Act 1965 with the Companies Act 1965 with the Companies Act 1965 with the Company Society and Companies Officer.

Contact Person. Miss Sheetal Parteet, Company Society and Companies Officer.

THE PROMOTERS OF OUR COMPANY ARE MR. KALPESH GORDHANBHAI GOTI, AND MS. GOPIBEN KALPESH GOTI

"THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS, 2018 (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON EMERGE

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFER OF 16,10,000 EQUITY SHARES OF FACE VALUE OF (10.4 EACH (THE "EQUITY SHARES") OF GREENLEAF ENVIROTECT. LIMITED ("OUD COMPANY" OR "GREENLEAF" OR "THE ISSUER") AT AN OFFER PRICE OF (136,- PER EQUITY SHARE OR CASH, AGGREGATING TO (2,189.60 LAKHS ("FRESH OFFER") AND AN OFFER POR SALE OF 3,00,000 EQUITY SHARES OF FACE VALUE OF (10.4 EACH, AT AN OFFER PRICE OF 13.6.) PER EQUITY SHARES OF FACE VALUE OF (10.4 EACH, AT AN OFFER PRICE OF 136.) PER EQUITY SHARES OF FACE VALUE OF (10.4 EACH, AT AN OFFER PRICE OF 136.) PER EQUITY SHARES OF FACE VALUE OF (10.4 EACH, AT AN OFFER PRICE OF 136.) PER EQUITY SHARES OF FACE VALUE OF (10.4 EACH, AT AN OFFER PRICE OF 136.) PER EQUITY SHARE OF TABLE O

OFFER PRICE: ₹ 136.00 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH. THE OFFER PRICE IS 13.60 TIMES OF THE FACE VALUE

- RISKS TO INVESTORS: Risk to Investors: Top S Risk factors:

 We derive spinificant portion of our revenue from one of our services i.e., Wastewater Treatment Solutions. Our profitability, business and commercial successfully dependent on our ability to successfully articipate the industry and customer requirements and utilize our resources to enhance and provide our services for enhance and provide our services for enhance and provide our services for enhance and provide our services, which could have an adverse effect on our revenue, reputation, financial conditions, results of operations and cash flows. Some of our Wastewater Treatment (WIVT) and Operations & Maintenance (Osth Projects are awarded through the competitive blotking process by various clients and government authorities. We may not be able to qualify for, compete and procure future projects, which could adversely affect our business and resoverations.
- operations. We depend on certain key customers for our revenues. A decrease in the revenues we derive from them could materially and adversely affect our business, results of operations, cash flows and financial condition.

 We generate a substantial portion of revenue from the regions of Gujarat, Maharashtra, Madhya Pradesh and Rajasthan. Any adverse developments affecting our operations in such regions outlinate an adverse impact on our revenue and results of operations.

 Our business is not enjoins outlinate an adverse impact on our revenue and results of operations.

 Our business is not displayed intensity. If we experience insultinent cash flows to meet required payments on our working capital requirements, there may be an adverse effect on the results of our operations.

 The average cost of acquisitions of Equity States by our Promoters is as follows:

| | Name of Promoters | NO OT Equity Snares neid | Average cost of Acquisition (in ₹) |
|---|---------------------------------------|--------------------------|------------------------------------|
| ı | Promoters | | |
| ı | Mr. Kalpesh Gordhanbhai Goti | 21,72,150 | 4.91 |
| ı | Ms. Gopiben Kalpesh Goti | 14,70,150 | Nil |
| ı | Weighted average cost of acquisition: | | |

| o. Violgittou average coot of acquisition. | | | |
|---|--|---|------------------------|
| Types of transact | ons | Weighted average cost of acquisition (₹ per Equity Shares) | Offer Price (₹ 136.00) |
| Weighted average cost of acquisition of primary issuan | ces | NA NA | NA NA |
| Weighted average cost of acquisition for secondary tra | nsactions | NA NA | NA NA |
| Weighted average cost of acquisition for past 5 primary | issuances, as disclosed above | 6.53 | 20.83 |
| Woighted guarage part of acquisition for part E accord | any transpositions, as displaced about | 21.01 | £ 47 |

OFFER OPENED ON: TUESDAY, SEPTEMBER 30, 2025 OFFER CLOSED ON: MONDAY, OCTOBER 06, 2025

SUBSCRIPTION DETAILS

This Offer was made through the Fixed Price Mechanism, in terms of Rulu 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229(1) of the SEBI ICDR Regulations and in compliance with Regulation 230 of the SEBI ICDR Regulations wherein not more than 50.00% of the Not If the Management of the Regulations and in compliance with Regulation 230 of the SEBI ICDR Regulations wherein not more than 50.00% of the Not Index was made available for allocation on an propriorionate basis in Online of the SEBI ICDR Regulations, subject to valid applications having been received from them at the Offer Price. All Potent applicants, are required to participate in the Offer by management, are unquiented to participate in the Offer by management of the SEBI ICDR Regulations, subject to valid applications having been received from them at the Offer Price. All Potent respective ASBA Account(as defined hereinafter) in which the corresponding application amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the SEBI ICDR Regulation amounts will be blocked by the Self-Certified Syndicate Basis; "SESBs") or under the Vision of the

The Offer received applications for 59,46,000 Equity Shares (before technical rejections) resulting in 3.69 times subscription (including rese The Details of the Applications received from various categories (before technical rejection) are as under:

| | and the special section of the secti | | | | | | | |
|---------------------------------|--|---------------|---------------------|---------------|---------------------|---------------|--|--|
| Coloness | Gross | | Less: Valid R | ejections | Valid | | | |
| Category | No. of Applications | Equity Shares | No. of Applications | Equity Shares | No. of Applications | Equity Shares | | |
| Market Maker | 1 | 84,000 | - | - | 1 | 84,000 | | |
| Individual Investors | 1,374 | 27,48,000 | 10 | 20,000 | 1,364 | 27,28,000 | | |
| Other than Individual Investors | 627 | 31,14,000 | 2 | 6,000 | 625 | 31,08,000 | | |
| TOTAL | 2 002 | E0 4C 000 | 12 | 26 000 | 1 000 | E0 20 000 | | |

TOTAL 2.002 59.46.000 12 28.000 1.990 59.20.000
The Basis of Allotment was finalized in consultation with the Sesignated Stock behange - NSE on October 07, 2005.

1. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to Market Maker, at Offer Price of ₹ 186.00 per equity share, was finalized consultation with NSE. The category was subscribed by 1.00 time i.e., for 64.000 shares the total number of shares allotted in this category is 64.000 Equity Shart The category wite details of the Basis of Allotment are as under: No. of Shares Applied No. of applications % to total Total No. of Equity Shares % of total No. of Equity Shares allocated/ Ratio Total No.

| ı | for (Category wise) | received | | applied in this Category | | allotted per Applicant | | shares allotted |
|---|--------------------------|-------------------------|--------------|---------------------------------|---------------|--------------------------------------|------------|---------------------|
| ı | 84,000 | 1 | 100.00 | 84,000 | 100.00 | 84,000 | 1:1 | 84,000 |
| ı | TOTAL | 1 | 100.00 | 84,000 | 100.00 | 84,000 | | 84,000 |
| ı | 2. Allocation to Individ | ual Investors (After Te | echnical Rej | ections): The Basis of Allotmen | t to the Indi | ividual Investors, at Offer Price of | ₹ 136.00 p | er equity share, wa |

finalized in consultation with NSE. The category was subscribed by 3.57 times i.e., for 27,28,000 Equity Shares. Total number of shares allotted in this category.

7.64,000 Equity Shares. The category wise relatile of the Rasis of Allotment are as under:

| 7,01,000 Equity Offaro | 7,01,000 Equity Ortalio. The dategrey was detailed of the basis of historian are as and or. | | | | | | | | | |
|--|---|------------|--|------------|---|---------|------------------------------------|--|--|--|
| No. of Shares Applied for (Category wise) | No. of applications received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio | Total Number of shares allotted | | | |
| 2,000 | 1,364 | 100.00 | 27,28,000 | 100.00 | 2,000 | 191:682 | 7,64,000 | | | |
| TOTAL | 1,364 | 100.00 | 27,28,000 | 100.00 | | | 7,64,000 | | | |

Allocation to Other than Individual Investors (After Technical Rejections): The Basis of Allotment to Other than Individual Investors, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NEC. The category was observed by 4.00 times i.e., for 3 0.00 others the total number of shares allotted in this category is 7.62 other Daily Shares. The category was dealise of the Basis of Allotment are as under

| Sr. No. | No. of Shares Applied for (Category wise) | No. of applica- tions received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio of Allottees to Applicants | Total Number of shares allotted |
|------------|--|-----------------------------------|------------|---|------------|--|-------------------------------------|------------------------------------|
| 1 | 3,000 | 471 | 75.36 | 14,13,000 | 45.46 | 5,74,244 | 191:471 | 5,73,000 |
| 2 | 4,000 | 4 | 0.64 | 16,000 | 0.51 | 4,877 | 1:2 | 6,000 |
| 3 | 5,000 | 2 | 0.32 | 10,000 | 0.32 | 2,438 | 1:2 | 3,000 |
| 4 | 6,000 | 4 | 0.64 | 24,000 | 0.77 | 4,877 | 1:2 | 6,000 |
| 5 | 7,000 | 6 | 0.96 | 42,000 | 1.35 | 7,315 | 1:3 | 6,000 |
| 6 | 8,000 | 117 | 18.72 | 9,36,000 | 30.12 | 1,42,646 | 48:117 | 1,44,000 |
| 7 | 9,000 | 5 | 0.80 | 45,000 | 1.45 | 6,096 | 2:5 | 6,000 |
| 8 | 10,000 | 7 | 1.12 | 70,000 | 2.25 | 8,534 | 3:7 | 9,000 |
| 9 | 18,000 | 1 | 0.16 | 18,000 | 0.58 | 1,219 | 0:1 | 0 |
| 10 | 20,000 | 1 | 0.16 | 20,000 | 0.64 | 1,219 | 0:1 | 0 |
| 11 | 73,000 | 4 | 0.64 | 2,92,000 | 9.40 | 4,877 | 1:2 | 6,000 |
| 12 | 74,000 | 3 | 0.48 | 2,22,000 | 7.14 | 3,658 | 1:3 | 3,000 |
| | CRAND TOTAL | 625 | 100.00 | 31 08 000 | 100.00 | 762 000 | | 7 62 000 |

ERAND TOTAL.

25 100.00 3.18.8.00 100.00 762.000 7262.000 7262.000 7.62.000

CORRIGENDUM TO THE PROSPECTUS FILED WITH REGISTRAR OF COMPANIES, AHMEDABAD ON SEPTEMBER 23, 2025

iis Corrigendum is with reference to the Prospectus Filed on September 23, 2025. In this regard, please note the following: Under the Section XI "Other Information" on page 353 under the heading "Material Contracts" Point no 6. shall be read as:

6. Share Escrow Agreement dated August 14, 2025 between our Company, the Selling Shareholders, Lead Manager and the Share Es

6. Share Escrow Agreement dated August 14, 2025 between our Company, the Selling Shareholders, Lead Manager and the Share Escrow Agent.

2. Under the "Section -1/17 the Offer" on page 67 in Net Offer to Public shall be read as:

7.64,000 Equity Shares of having face value of 110²-each fully paid-up for cash at a price of 1136²- per Equity Share will be available for allocation to individual investors who applies for minimum application size.

7.62,000 Equity Shares of having face value of 110²-each fully paid-up for cash at a price of 1136²- per Equity Share will be available for allocation to other than individual applicants who applies for more than minimum application size and other investors including corporate bodies or institutions, irrespective of the number of specifies securities applied in the "Section -1/1/2 Capital Structure" on page 82

7.64. Present Offer in Terms of the Prospectus shall be read as:

7.64. Allocation of 7, 64.000 Equity Shares to Individual Investors who applies for minimum application size.

7.64. Allocation of 7, 64.000 Equity Shares to Individual Investors who applies for minimum application size.

All capitalized terms used in this Corrigendum to the Prospectus and not specifically defined shall have the same meaning as ascribed to them in the Prospect dated September 23, 2025. INVESTORS, PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the offer, KFIN Technologies Limited at www.kfintech.com. All future corresponder in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First Sole applicants, serial number of the Bid cum Application Form, numbe shares applied for and Bank Rianch where the adolication that been looked and nament details at the address of the Registrar devia below.

KFIN TECHNOLOGIES LIMITED
Selenium Tower-EP Pot No. 31 à 32 Gachibowii, Financial District, Nan akramguda Serilingampaliy, Hyderabad - 500032, Telangana, India
Telaphone: +91 40 6716 2222 | Email: greenleaf.jpo@kfintech.com | Website: www.kfintech.com | Investor Grievance Email Id: elimvard.ris@kfintech.com
Canada Person: M. Murall Kristhna | SEBI Registration Number: INR000000221

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF GREENLEAF ENVIROTECH LIMITED.

Properties to GREATER ENVIRONMENT LIMITED.

Generated Environment Limited is reprosing, subject to market conditions, public offer of its equity shares and has filed the Prospectus with the Registrar of Companies, Ahmedshad. The Prospectus is available on the velocities of SEE at www.sels.gov/in., the website of the Lead Manager at www.shaqs.com website of the ISE at www.sels.gov/in. the velocities of the Lead Manager at www.shaqs.com website of the ISE at www.sels.gov/in. the velocities of the Ise of Ise of

| (I) IDBI BANK | शाखाः द्वारका 12 शाखा, दिल्ली |
|--|---|
| स्वर्ण आभूषणों की | नीलामी हेतु सार्वजनिक सूचनाः |
| गाईडीबीआई बैंक लिमिटेड, बैंक के पक्ष | में गिरवी रखे गए स्वर्ण आभूषणों की सार्वजनिक |
| हेतु प्रस्ताव आमंत्रित करता है। इसका ख | हेइश्य उधारकर्ता – वेगी श्रीनिवास राव द्वारा बैंक व |

आर्द्रहोबीआर्द बैंक लिमिटेड

नीलामी राशि की वसूली करना है, जैसा कि नीचे दिया गया है। यह नीलामी 24.10.2025 को शाम 4.00 बजे से आईडीबीआई बैंक शाखा, द्वारका सेक्टर 12 स्थित बैंक परिसर में आयोजित की जाएगी

| क्रं सं | खाता संख्या | उधारकर्ता का नाम और पता | गिरवी रखे गए स्वर्ण आभूषणों का विवरण | कुल वजन | ईएमडी राशि (रुपये में) | आरक्षित मूल्य रु. में |
|------------|----------------------|----------------------------|--|----------------|------------------------------|--------------------------|
| 1. | 01726711 00006293 | वेगी श्रीनिवास राव | 6 चूड़ियाँ | 69.00 ग्राम | रु. 57500 ∕ — | ₹. 572700 / - |
| | 0 % | / / 0 0 0 0 | O /· // / | 0 \ | 0 0 | |

नीलामी बैंक द्वारा निर्धारित बिक्री के नियमों व शर्तों के अधीन होगी, जिसकी एक प्रति द्वारक 12 शाखा के नोटिस बोर्ड पर 10—10—2025 से 23—10—2025 तक प्रदर्शित की जाएर्ग और इच्छुक पक्ष इसका संदर्भ ले सकते हैं। नीलामी में भाग लेने वाले बोलीदाता को बिक्री व उपरोक्त नियमों व शर्तों की पूरी जानकारी होनी चाहिए। बोली जमा करने की अंतिम तिथि 23.10.2025 है।

आईडीबीआई बैंकः द्वारका 12 शाखा, दिल्ली।

संपर्क व्यक्ति का नामः तलत शाहीन, मोबाइल नं: 8318274984

दिनांकः 08.10.2025 हस्ता. / -, प्राधिकृत अधिकारी स्थानः नई दिल्ली आईडीबीआई बैंक

"IMPORTANT"

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Criminal Courts, Ludhiana (Complaint - 138 Negotiable Instrument Act) In The Court Of Ms. Lovepreet Kaur Swaich

Judicial Magistrate 1st Class, Ludhiana Kotak Mahindra Bank Ram gopal chaurasia filling station CNR No. PBLD03-030285-2024 COMA/8547/2024

1. Ram Gopal Chaurasia Filling Station Through Its Proprietor Usha Chaurasiya, R/o Kalpi Village And Moja Jairampur, Kalpi, Jalaun-285204, Uttar Pradesh 2. Usha Chaurasiya R/o Makan No. 158, Nya Ramnagar Orai, Jalaun, Orai-285001, Uttar Pradesh Whereas it has been proved to the satisfaction of this court that you the accused above named cannot be served in the ordinary way of service. hereby issued against you with a direction that

Hence this proclamation under section 82 Crpc is you should appear personally before the court on 29.10.2025 at 10:00 a.m or within 30 days from the date of publication of this proclamation. Take notice that, in default of your part to appear as directed above the above said case will be heard and determined as per law in your absence .given under my hand and seal of the court, For details log on to https://highcourtchd.gov.in/?trs=district_ notice&district=ludhiana Judicial Magistrate 1st Class, Ludhiana

सार्वजनिक सूचना प्रपत्र से. आईएनसी-26 खकंपनी (निगमन) नियमावली, 2014 के

नियम 30 के अनुपालन में, केन्द्र सरकार क्षेत्रीय निर्देशक उत्तरी क्षेत्र के समझ कंपनी अधिनियम, 2013, कम्पनी अधिनियम, 2013 कीधारा 13 (4) तथा कम्पनी (निगमन) नियमावली 2014 के नियम 30 (6) (ए) के मामले में

वसुधा इकोक्रेंड्स प्रोजेक्ट्स प्राइवेट लिमिटेड जिसका पंजीकृत कार्यालय 118, भूतल, पॉकेट-40, चित्तरंजन पार्क, दक्षिण दिल्ली, नई दिल्ली, 110019 में है

(CIN U01403DL2008PTC173221) के मामले में

-याचिकाकर्ता / आवेदक एतद्वरा आम जनता को सुचित किया जाता है कि ष्रजिस्ट्रीकृत कार्यालय क्षेत्र दिल्ली से ष्ठत्तर प्रदेश राज्य में उसके फंजीकृत कार्यालय को परिवर्तित करने के लिए कंपनी को संक्षम बनाने के लिए 08.10.2025 की आयोजित असाधारण आमसभा में पारित विशेष प्रस्ताव के अनुसार कंपनी के मेमोरेडम ऑफ एसोसिएशन के परिवर्तन की पुष्टि के लिए कम्पनी अधिनियम, 2013 की धारा 13 के अंतर्गत यह कंपनी केन्द्र सरकार के पास आवेदन करने का प्रस्ताव करती है।

कंपनी के पंजीकृत कार्यालय के इस प्रस्तावित परिवर्तन से यदि किसी व्यक्ति का हित प्रभावित होता हो, वे उसके उपरोक्त पंजीकृत कार्यालय में आवेदक कंपनी को उसकी एक प्रति के साथ इस सुचना के प्रकाशन की तिथि से चाँदह दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित अपनी आपत्ति क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली 110003 में जमा करें या जमा कराएं या पंजीकृत डाक से मेजें।

कृते एवं के लिये वस्घा इकोफ्रेंडस प्रोजेक्टस प्राइवेट लिमिटेड प्रणय कुमार (निदेशक) तिथि: 09.10.2025 ख्यानःनई दिल्ली

फॉर्म नं. आईएनसी – 27A कंपनी (निगमन) नियम, 2014 के

नियम 37(2) के अनुसरण में] असीमित दायित्व को सीमित दायित्व वाली कंपनी में परिवर्तित करने हेत् समाचार पत्र में प्रकाशित किया जार्न वाला विज्ञापन

केंद्र सरकार, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम 2013 की धारा 18 और कंपनी (निगमन) नियम, 2014 के नियम 37 के मामले में

मेसर्स वस्ती प्रॉपर्टीज (एक प्राइवेट कंपनी) (असीमित दायित्व वाली कंपनी)

(CIN-U68100DL1988ULT123960), जिसका पंजीकृत हार्यालय हाजस नं, 25 ब्लॉक-ए पीएच 2. मंगीलपरी औद्योगिक क्षेत्र, सरस्वती विहार, दिल्ली-110034 भारत में रिधत है, के मामले में लंदद्वारा आम जनता को स्ट्रीवत किया जाता है कि असीमि दायित्व से सीमित दायित्व में रूपांतरण के लिए कंपनी को सक्षा बनाने के लिए 06 अक्टूबर 2025 को आयोजित असाधार भामसभा में पारित विशेष प्रस्ताव के अनुसार कंपनी के मेमोरेंडम औक एसोसिएशन के परिवर्तन की पृष्टि के लिए कम्पनी धिनियम्, 2013 की धारा १८ के अंतर्गते, आवेदक कंपनी केंद्र सरकार के पास आवेदन करने का प्रस्ताव करती है।

वसीमित दावित्व से सीमित दाकित्व में प्रस्तावित रूपांतरण यदि किसी व्यक्ति का हित प्रभावित होता हो, वे अपनी आपरि उसके नीचे वर्णित पंजीकृत कार्यालय में आवेदक कंपनी को उसकी एक प्रति के साथ इस सचना के प्रकाशन की तिथि र इक्कीस दिनों के भीतर अपने हित की प्रकृति तथा अपिति के कारमों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित अपनी भागतियां को रजिस्ट्रार ऑफ कंपनीज, बौथा फ्लोर, आईएफसीआई टॉवर, 61, नेडरू प्लेस, नई दिल्ली-110019. भारत में जमा करें का जमा कराएं या पंजीकत डाव ारा मेरे हा उस नंबर 25 ब्लॉक-ए पीएच 2 मंगोलपुरी औद्योगिक क्षेत्र, सरस्वती विहार, दिल्ली-110034

आवेदक की ओर से और उसके नाम पर वस्ती प्रॉपर्टीज (एक प्राइवेट कंपनी) हस्ताधरकर्ता/-(अशोक कुमार सेतिया)

दिनांक : 09.10.2025 निवेशक स्थान : नई दिल्ली ढीआईएन 01337278 फॉर्म सं0. आईएनसी-26 [कंपनीज (निगमन) नियम, 2014 के

नियम 30 के अनुसार क्षेत्रीय निवेशक के समक्ष, उत्तरी क्षेत्र, नई दिल्ली कंपनीज अधिनियम, 2013 की घारा 13 की उप धारा (4) और कंपनीज (निगमन) निगम,

2014 के नियम 30 के उप नियम (5) के खंड (ए) के मामलें में

युवी शाइन प्राइवेट सिमिटेड (CIN U55101HP2022PTC105349) जिसका पंजीकृत कार्यालय -122003 में है के मामलें में

एव. न०. 581, सेक्टर 43, गुरुग्राम, हरियाणा याचिकाकत एतदद्वारा सामान्य जनता को सुवित किया जाता

है कि कंपनी अपने पंजीकृत कार्यालय को "हरियाणा राज्य" से "दिल्ली के रा.रा.शे" में स्थानान्तरित करने के सक्षम बनाने हेतु कंपनीज अधिनियम, 2013 की घारा 13 के अन्तर्गत 30 सिवम्बर, 2025 को आयोजित कंपनी की वार्षिक सामान्य बैठक में पारित विशेष प्रस्ताव के अनुकृत, क्षेत्रीय निदेशक, उत्तरी क्षेत्र के समक्ष कंपनी की संस्था बहि नियमावली में परिवर्तन करने की आवेदक प्रस्तुत किया जाना प्रस्तावित है। यदि किसी व्यक्ति का हित कंपनी के पंजीकृत

कार्यालय के प्रस्तावित परिवर्तन से प्रमावित होने की संभावना है तो वह निवेशक शिकायत फॉर्म फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या शपथपत्र द्वारा समर्थित उसके हित की प्रकृति एवं विशेध का आधार बताते हुए, इस सूचना के प्रकाशन की तिथि से चौदह दिनों के अन्दर क्षेत्रीय निदेशक के पते बी-2 विंग, 2 फ्लोर, अंत्योदय भवन, सीजीओं कॉम्पलेक्स, नई दिल्ली-110003, को पंजीकृत ढाक द्वारा सुचित करें, और एक प्रतिलिपि आवेदक कंपनी के निम्नलिखित पंजीकृत कार्यालय में मेजी जानी चाहिए:

एव. न०. 581, सेक्टर 43, गुरुग्राम, हरियाणा -122003 कृते और उनकी ओर से

युवी शाइन प्राइवेट लिमिटेड हस्ता/-(साहिल सांभी) निवेशक स्थानः युक्तग्राम विभि: 08.10.2025 DIN: 05336087

प्ररूप संख्या आईएनसी-25ए ाब्लिक कंपनी से प्राइवेट कंपनी में संपरिवर्तन के लिए समाचार पत्र में प्रकाशित किया जाने वाला विज्ञापन

क्षेत्रीय निदेशक, कार्पोरेट कार्य मंत्रालय, उत्तरी क्षेत्र के समक्ष, नई दिल्ली कंपनी अधिनियम, 2013 की धारा 14 और कंपनी (निगमन) नियम, 2014 के

> नियम 41 के मामले में और ब्रिस्टल फाइनेंस लिमिटेड

(CIN: U65921DL1990PLC039934) जिसका पंजीकृत कार्यालय :**208, फ्रेंड्स चैंबर्स** एस-511 स्कूल ब्लॉक, नई दिल्ली, दिल्ली, भारत-110092 में रिधत है, के मामले में

एतदद्वारा आम जनता को सूचित किया जाता है कि यह कम्पनी उपरोक्त नियमावली के साथ पठित कम्पनी अधिनियम, 2013 की धारा 14 के अंतर्गत केंद्र सरकार के पास एक आवेदन करने तथा ऐसे रूपांतरण को प्रभावी करने के लिये कम्पनी को सक्षम बनाने के लिए 24 सितंबर, 2025 के आयोजित असाधारण आम सभा में पारित विशेष प्रस्ताव के अनुसार कंपनी को एक प्राइवेट लिमिटेड कंपनी में रूपांतरित करने की इच्छुक है।

कंपनी के प्रस्तावित परिवर्तन / स्थिति के कारण यदि किसी व्यक्ति का हित प्रभावित होने की संभावना है, तो वह व्यक्ति, इसका कारण देते हुए आपत्ति हलफनामा में उल्लेख करते हुए जिसमें उनके हित / विपक्ष के आधार हों, इस सूचना के छयने के चौदह दिनों के भीतर क्षेत्रीय निदेशक उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलेक्स, नई दिल्ली-110003 को पंजीकृत डाक द्वारा प्रेषित करें तथा इसकी एक कॉपी आवेदक कंपनी को पंजीकृत पते 208, फ्रेंड्स चैंबर्स एस-511 स्कूल ब्लॉक, नई

दिल्ली, दिल्ली, भारत-110092 में भी भेज दे।

आवेदक के लिए और उसकी और से ब्रिस्टल फाइनेंस लिमिटेड हस्ता/-नैम प्रकाश गोयल (निदेशक तिथि: 06:10:2025 डीआईएन: 00347304

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.





(Please scan this QR code to view the Prospectus)

KEENLEAF ENVIKUIEGH LIMI

Our Company was originally incorporated on March 09, 2010 under the name "Greenleaf Envirotech Private Limited" under the provisions of the Companies, Gujarat, Dadra and Nagar Haveli. Subsequently, the status of the Company was changed to public limited Company and the name of our Company was changed to "Greenleaf Envirotech Limited" vide Special Resolution passed by the Shareholders at the Extra-Ordinary General Meeting of our Company held on October 03, 2023. The fresh certificate of incorporation consequent to conversion was issued on November 28, 2023 by Registrar of Companies, Ahmedabad. The Corporate Identification Number of our Company is U29253GJ2010PLC059798. For further details on incorporation and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 177 of the Prospectus.

Registered Office: 3rd Floor, Room No. 4, Plot No.27-35, Kankavati Complex, Nandanvan Group H. Soc., Singanpore Road, Surat City, Gujarat-395004, India.;

Tel: +91-9714888033 | E-mail: cs.greenleaf@greenleafenvirotech.in | Website: www.greenleafenvirotech.in Contact Person: Ms. Sheetal Pareek, Company Secretary and Compliance Officer;

THE PROMOTERS OF OUR COMPANY ARE MR. KALPESH GORDHANBHAI GOTI, AND MS. GOPIBEN KALPESH GOTI

"THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS, 2018 (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON EMERGE PLATFORM OF NSE ("NSE EMERGE")"

Our Company is majorly engaged in providing engineering, procurement, construction (EPC) and turnkey solutions for Wastewater Treatment Plants (ETPs) catering to private and public sectors. Our Company also provides environmental laboratory and consulting services through a dedicated facility located in Surat, Gujarat. We provide environmental parameters that impact air, water, soil and noise and are also recognized by the Gujarat Pollution Control Board as a Schedule II Environmental Auditor for carrying out the Environmental Audit under their environment audit scheme. Our Company also provides fire and safety services where we supply and refill fire extinguisher for our clients along with annual maintenance contracts for such services in industries and commercial sites. For more details, please refer chapter titled "Our Business" beginning on page 138 of the Prospectus.

INITIAL PUBLIC OFFER OF 16,10,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH (THE "EQUITY SHARES") OF GREENLEAF ENVIROTECH LIMITED ("OUR COMPANY" OR "GREENLEAF" OR "THE ISSUER") AT AN OFFER PRICE OF ₹ 136/- PER EQUITY SHARE FOR CASH, AGGREGATING TO ₹ 2,189.60 LAKHS COMPRISING OF FRESH OFFER OF 13,10,000 EQUITY SHARES AGGREGATING TO ₹ 1,781.60 LAKHS ("FRESH OFFER") AND AN OFFER FOR SALE OF 3,00,000 EQUITY SHARES BY ALL PROMOTERS ("SELLING SHAREHOLDERS") AGGREGATING TO ₹ 408.00 LAKHS ("OFFER FOR SALE") ("PUBLIC OFFER"). THE OFFER INCLUDES A RESERVATION OF 84,000 EQUITY SHARES OF FACE VALUE OF \$10/- EACH, AT AN OFFER PRICE OF \$136/- PER EQUITY SHARE FOR CASH, AGGREGATING \$114.24 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION"). PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. NET OFFER OF UP TO 15,26,000 EQUITY SHARES OF FACE VALUE OF ₹ 136/- PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ 2075.36 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE 27.15% AND 25.74%, RESPECTIVELY OF THE POST- OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OFFER PRICE: ₹ 136.00 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH.

THE OFFER PRICE IS 13.60 TIMES OF THE FACE VALUE

6.47

| ļ | | RISKS TO INVESTORS: |
|----|--|---------------------|
| 1. | Risk to Investors: Top 5 Risk factors; | |

- We derive significant portion of our revenue from one of our services i.e., Wastewater Treatment Solutions. Our profitability, business and commercial success is significantly dependent on our ability to successfully anticipate the industry and customer requirements and utilize our resources to enhance and provide our services that efficiently satisfy and meet our client's specific requirements in a timely manner. Any failure on our part to do so, may have an impact on the reputation of our services, which could have an adverse effect on our revenue, reputation, financial conditions, results of operations and cash flows.
- Some of our Wastewater Treatment (WWT) and Operations & Maintenance (O&M) projects are awarded through the competitive bidding process by various private clients and government authorities. We may not be able to qualify for, compete and procure future projects, which could adversely affect our business and results of
- c) We depend on certain key customers for our revenues. A decrease in the revenues we derive from them could materially and adversely affect our business, results of operations, cash flows and financial condition. d) We generate a substantial portion of revenue from the regions of Gujarat, Maharashtra, Madhya Pradesh and Rajasthan. Any adverse developments affecting our
- operations in such regions could have an adverse impact on our revenue and results of operations. Our business is working capital intensive. If we experience insufficient cash flows to meet required payments on our working capital requirements, there may be an
- adverse effect on the results of our operations. The average cost of acquisition of Equity Shares by our Promoters is as follows:

Weighted average cost of acquisition for past 5 secondary transactions, as disclosed above

| Name of Promoters | No of Equity Shares held | Average cost of Acquisition (in ₹ |
|------------------------------|--------------------------|-----------------------------------|
| Promoters | 900 300 | W 90E W W R |
| Mr. Kalpesh Gordhanbhai Goti | 21,72,150 | 4.91 |
| Ms. Gopiben Kalpesh Goti | 14,70,150 | Nil |

Weighted average cost of acquisition. Types of transactions Weighted average cost of acquisition Offer Price (₹ 136.00) (₹ per Equity Shares) NA Weighted average cost of acquisition of primary issuances NA NA NA Weighted average cost of acquisition for secondary transactions 20.83 Weighted average cost of acquisition for past 5 primary issuances, as disclosed above 6.53

OFFER PROGRAMME

OFFER OPENED ON: TUESDAY, SEPTEMBER 30, 2025 OFFER CLOSED ON: MONDAY, OCTOBER 06, 2025

21.01

SUBSCRIPTION DETAILS

This Offer was made through the Fixed Price Mechanism, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229(1) of the SEBI ICDR Regulations and in compliance with Regulation 253 of the SEBI ICDR Regulations wherein not more than 50.00% of the Net Offer was made available for allocation on a proportionate basis to Individuals Investors and 50.00% of the Net Offer was made available for allocation on a proportionate basis to Other than Individuals Investors in accordance with the SEBI ICDR Regulations, subject to valid applications, having been received from them at the Offer Price. All Potential applicants, are required to participate in the Offer by mandatorily utilizing the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding application Amounts will be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective application Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, please refer to the chapter titled "Offer Procedure" on page 305 of the Prospectus.

The Offer received applications for 59,46,000 Equity Shares (before technical rejections) resulting in 3.69 times subscription (including reserved portion of market maker). The Details of the Applications received from various categories (before technical rejection) are as under:

Detail of the Applications Received:

| Catamani | Gross | \$ | Less: Valid R | ejections | Val | id |
|---------------------------------|---------------------|---------------|---------------------|---------------|---------------------|---------------|
| Category | No. of Applications | Equity Shares | No. of Applications | Equity Shares | No. of Applications | Equity Shares |
| Market Maker | 1 | 84,000 | - | | 1 | 84,000 |
| Individual Investors | 1,374 | 27,48,000 | 10 | 20,000 | 1,364 | 27,28,000 |
| Other than Individual Investors | 627 | 31,14,000 | 2 | 6,000 | 625 | 31,08,000 |
| TOTAL | 2,002 | 59,46,000 | 12 | 26,000 | 1,990 | 59,20,000 |

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - NSE on October 07, 2025.

 Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to Market Maker, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NSE. The category was subscribed by 1.00 time i.e., for 84,000 shares the total number of shares allotted in this category is 84,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category wise) | No. of applications received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio | Total Number of shares allotted |
|---|------------------------------|------------|--|------------|---|-------|------------------------------------|
| 84,000 | 1 | 100.00 | 84,000 | 100.00 | 84,000 | 1:1 | 84,000 |
| TOTAL | 1 | 100.00 | 84,000 | 100.00 | 84,000 | | 84,000 |

Allocation to Individual Investors (After Technical Rejections): The Basis of Allotment to the Individual Investors, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NSE. The category was subscribed by 3.57 times i.e., for 27,28,000 Equity Shares. Total number of shares allotted in this category is 7,64,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category wise) | No. of applications received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio | Total Number of shares allotted |
|--|------------------------------|------------|--|------------|---|---------|------------------------------------|
| 2,000 | 1,364 | 100.00 | 27,28,000 | 100.00 | 2,000 | 191:682 | 7,64,000 |
| TOTAL | 1,364 | 100.00 | 27,28,000 | 100.00 | | | 7,64,000 |

equity share, was finalized in consultation with NSE. The category was subscribed by 4.08 times i.e., for 31,08,000 shares the total number of shares allotted in this category is 7,62,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| Sr. No. | No. of Shares Applied for (Category wise) | No. of applica- tions received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio of Allottees to Applicants | Total Number of shares allotted |
|------------|--|-----------------------------------|------------|---|------------|--|-------------------------------------|------------------------------------|
| 1 | 3,000 | 471 | 75.36 | 14,13,000 | 45.46 | 5,74,244 | 191:471 | 5,73,000 |
| 2 | 4,000 | 4 | 0.64 | 16,000 | 0.51 | 4,877 | 1:2 | 6,000 |
| 3 | 5,000 | 2 | 0.32 | 10,000 | 0.32 | 2,438 | 1:2 | 3,000 |
| 4 | 6,000 | 4 | 0.64 | 24,000 | 0.77 | 4,877 | 1:2 | 6,000 |
| 5 | 7,000 | 6 | 0.96 | 42,000 | 1.35 | 7,315 | 1:3 | 6,000 |
| 6 | 8,000 | 117 | 18.72 | 9,36,000 | 30.12 | 1,42,646 | 48:117 | 1,44,000 |
| 7 | 9,000 | 5 | 0.80 | 45,000 | 1.45 | 6,096 | 2:5 | 6,000 |
| 8 | 10,000 | 7 | 1.12 | 70,000 | 2.25 | 8,534 | 3:7 | 9,000 |
| 9 | 18,000 | 1 | 0.16 | 18,000 | 0.58 | 1,219 | 0:1 | 0 |
| 10 | 20,000 | 1 | 0.16 | 20,000 | 0.64 | 1,219 | 0:1 | 0 |
| 11 | 73,000 | 4 | 0.64 | 2,92,000 | 9.40 | 4,877 | 1:2 | 6,000 |
| 12 | 74,000 | 3 | 0.48 | 2,22,000 | 7.14 | 3,658 | 1:3 | 3,000 |

GRAND TOTAL 31.08.000 100.00 The Board of Directors of the Company at its meeting held on October 07, 2025 has approved the Basis of Allocation of Equity Shares as approved by the Designated Stock

Exchange viz. NSE and has authorized the corporate action for Offer of the Equity Shares to various successful applicants. The CAN-cum-allotment advices and/or notices will forward to the email ID's and address of the Applicants as registered with the depositories / as filled in the application form on or before October 08, 2025. Further, the instructions to Self-Certified Syndicate Banks for unblocking the amount will process on or prior to October 08, 2025. In case the same is not received within ten days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited

to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE SME within Three working days from the date of the closure of the Offer. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 23, 2025 ("Prospectus")

filed with Registrar of Companies, Ahmedabad, Gujarat. CORRIGENDUM TO THE PROSPECTUS FILED WITH REGISTRAR OF COMPANIES, AHMEDABAD ON SEPTEMBER 23, 2025

This Corrigendum is with reference to the Prospectus Filed on September 23, 2025. In this regard, please note the following:

1. Under the Section XI "Other Information" on page 353 under the heading "Material Contracts" Point no 6, shall be read as:

Share Escrow Agreement dated August 14, 2025 between our Company, the Selling Shareholders, Lead Manager and the Share Escrow Agent. 2. Under the "Section -IV The Offer" on page 67 in Net Offer to Public shall be read as:

7.64,000 Equity Shares of having face value of ₹10/- each fully paid-up for cash at a price of ₹136/- per Equity Share will be available for allocation to Individual Investors who applies for minimum application size. 7.62.000 Equity Shares of having face value of ₹10/- each fully paid-up for cash at a price of ₹136/- per Equity Share will be available for allocation to other than individual

applicants who applies for more than minimum application size and other investors including corporate bodies or institutions, irrespective of the number of specified

securities applied for 3. Under the "Section -IV Capital Structure" on page 82

C. Present Offer in Terms of the Prospectus shall be read as:

Contact Person: M. Murali Krishna | SEBI Registration Number: INR000000221

Allocation of 7,64,000 Equity Shares to Individual Investors who applies for minimum application size. Allocation of 7,62,000 Equity Shares to other than Individual Investors.

All capitalized terms used in this Corrigendum to the Prospectus and not specifically defined shall have the same meaning as ascribed to them in the Prospectus

dated September 23, 2025. INVESTORS, PLEASE NOTE

The details of the aflotment made would also be hosted on the website of the Registrar to the offer, KFIN Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicants, serial number of the Bid cum Application Form, number of

shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

▲ KFINTECH

KFIN TECHNOLOGIES LIMITED

Date: October 08, 2025

Selenium Tower-B Plot No. 31 & 32 Gachibowli, Financial District, Nan akramguda Serilingampally, Hyderabad - 500032, Telangana, India Telephone: +91 40 6716 2222 | Email: greenleaf.jpo@kfintech.com | Website: www.kfintech.com | Investor Grievance Email Id: einward.ris@kfintech.com

For Greenleaf Envirotech Limited On behalf of the Board of Directors

Mr. Kalpesh Gordhanbhai Goti Designation: Chairman & Managing Director DIN: 02888791

Place: Surat, Gujarat THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF GREENLEAF ENVIROTECH LIMITED.

Greenleaf Envirotech Limited is proposing, subject to market conditions, public offer of its equity shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.shcapl.com website of the NSE at www. nseindia.com and website of Issuer Company at www.greenleafenvirotech.in. Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors shall refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page 30 of the Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in the Regulation S under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securitles Act of 1933.

Chandigarh

epaper.jansatta.com

FINANCIAL EXPRESS



quant Mutual Fund

Registered Office: 6th Floor, Sea Breeze Building, A. M. Road, Prabhadevi, Mumbai - 400 025. Tel.: +91 22 6295 5000 E-mail: help.investor@quant.in Website: www.quantmutual.com

NOTICE NO. 21/2025

Half Yearly Portfolio Statement of Schemes of quant Mutual Fund

NOTICE is hereby given that pursuant to Regulation 59 (A) of Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 read with para 5.1 of SEBI Master Circular dated June 27, 2024, the statement of portfolio of the Schemes of quant Mutual Fund ("the Fund") for the half-year ended September 30, 2025 has been hosted on the website of the Fund viz. www.quantmutual.com and on the AMFI website viz. www.amfiindia.com.

Unit holder(s) may accordingly view / download the statements from the website of the Fund.

Unitholder(s) can request for physical/ electronic copy of the statement of scheme portfolio for half-year ended September 30, 2025 through any of the following means:

Email: help.investor@quant.in;

2. Call on 022-6295 5000;

3. Letter: Write a request letter at the Registered Office of the AMC or any of the Investor Service Centres of KFin Technologies Limited, list available at https://quantmutual.com/about-us/contact-us

Such copies shall be provided to the unitholder(s) for free of cost. Unitholder(s) are requested to update their latest e-mail id and mobile number to help us serve better.

For quant Money Managers Limited

(Investment Manager for quant Mutual Fund)

Date : October 08, 2025 Authorised Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY. PASHIONING POSSIBILITIES

ARVIND LIMITED (CIN: L17119GJ1931PLC000093)

Regd. Office: Naroda Road, Ahmedabad - 382345. Phone: 079-68268000, Email: investor@arvind.in, Website: www.arvind.com

NOTICE TO SHAREHOLDERS

100 DAYS CAMPAIGN – "SAKSHAM NIVESHAK" – for KYC and other related updation and shareholders engagement to prevent transfer of unpaid / unclaimed dividends to Investor Education and Protection Fund ("IEPF")

Notice is hereby given to the shareholders of Arvind Limited ("the Company") that Investor Education and Protection Fund Authority ("IEPFA"), Ministry of Corporate Affairs ("MCA" has initiated a 100 days campaign "Saksham Niveshak" starting from 28th July, 2025 to 6th November, 2025. During this campaign all the shareholders who have not claimed their dividend or have not updated their KYC & nomination details or face any issues related to unclaimed dividends and shares may write to the Registrar and Transfer Agent ('RTA') i.e. MUFG Intime India Private Limited (Formerly 'Link Intime India Private Limited'), Address: 5th Floor, 506 to 508, Amarnath Business Centre - I (ABC- I), Nr. St. Xavier's College Corner, Off C G Road, Ellisbridge, Ahmedabad-380006, or email: investor.helpdesk@in.mpms.mufg.com; Phone No.: 079-26465179; website https://web.in.mpms.mufg.com/helpdesk/Service_Request.html. Further the shareholders may contact the Company at investor@arvind.in for any support. Accordingly, shareholders are encouraged to register and track their requests through SWAYAM portal: https://swayam.in.mpms.mufg.com. The shareholders may further note that this campaign has been started specifically to reach out to the shareholders to update their KYC, bank mandates, Nominee and contact information etc. and claim their unpaid / unclaimed Dividend in order to prevent their shares and dividend amount from being transferred to the IEPFA.

Place: Ahmedabad Date: 8th October, 2025

For Arvind Limited Krunal Bhatt **Company Secretary**

prevent their shares and dividend amount from being transferred to the IEPFA

THE ANUP ENGINEERING LIMITED (CIN: L29306GJ2017PLC099085)

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415. Phone: +91 -79 40258920, Email: cs@anupengg.com, Website: www.anupengg.com

NOTICE TO SHAREHOLDERS

100 DAYS CAMPAIGN – "SAKSHAM NIVESHAK" – for KYC and other related updation and shareholders engagement to prevent transfer of unpaid / unclaimed dividends to

Investor Education and Protection Fund ("IEPF") Notice is hereby given to the shareholders of The Anup Engineering Limited ("the Company") that Investor Education and Protection Fund Authority ("IEPFA"), Ministry of Corporate Affairs ("MCA") has initiated a 100 days campaign "Saksham Niveshak" starting from 28th July, 2025 to 6th November, 2025. During this campaign all the shareholders who have not claimed their dividend or have not updated their KYC & nomination details or face any issues related to unclaimed dividends and shares may write to the Registrar and Transfer Agent ('RTA') i.e. MUFG Intime India Private Limited (Formerly 'Link Intime India Private Limited'), Address: 5th Floor, 506 to 508, Amarnath Business Centre – I (ABC- I), Nr. St. Xavier's College Corner, Off C G Road, Ellisbridge, Ahmedabad-380006, or email: investor.helpdesk@in.mpms.mufg.com; Phone No.: 079-26465179; website https://web.in.mpms.mufg.com/helpdesk/Service Request.html. Further the shareholders may contact the Company at investorconnect@anupengg.com for any support. Accordingly, shareholders are encouraged to register and track their requests through SWAYAM portal: https://swayam.in.mpms.mufg.com. The shareholders may further note that this campaign has

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Place: Ahmedabad Date: 8th October, 2025 For The Anup Engineering Limited Lay Desai Company Secretary

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Place: Mumbai





to view the Prospectus)

GREENLEAF ENVIROTECH LIMITED

Corporate Identification Number: U29253GJ2010PLC059798

Our Company was originally incorporated on March 09, 2010 under the name "Greenleaf Envirotech Private Limited" under the provisions of the Companies Act, 1956 with the Registrar of Companies Act, 1 the name of our Company was changed to "Greenleal Envirotech Limited" vide Special Resolution passed by the Shareholders at the Extra-Ordinary General Meeting of our Company held on October 03, 2023. The fresh certificate of incorporation consequent to conversion was issued on November 28, 2023 by Registrar of Companies, Ahmedabad. The Corporate Identification Number of our Company is U29253GJ2010PLC059798. For further details on incorporation and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 177 of the Prospectus.

> Registered Office: 3rd Floor, Room No. 4, Plot No.27-35, Kankavati Complex, Nandanvan Group H. Soc., Singappore Road, Surat City, Gujarat-395004, India. Tel: +91-9714888033 | E-mail: cs.greenleaf@greenleafenvirotech.in | Website: www.greenleafenvirotech.in

Contact Person: Ms. Sheetal Pareek, Company Secretary and Compliance Officer;

THE PROMOTERS OF OUR COMPANY ARE MR. KALPESH GORDHANBHAI GOTI, AND MS. GOPIBEN KALPESH GOTI

"THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS, 2018 (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON EMERGE PLATFORM OF NSE ("NSE EMERGE")"

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OFFER PRICE: ₹ 136.00 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH. THE OFFER PRICE IS 13.60 TIMES OF THE FACE VALUE

1. Risk to Investors: Top 5 Risk factors:

a) We derive significant portion of our revenue from one of our services i.e., Wastewater Treatment Solutions. Our profitability, business and commercial success is significantly dependent on our ability to successfully anticipate the industry and customer requirements and utilize our resources to enhance and provide our services that efficiently satisfy and meet our client's specific requirements in a timely manner. Any failure on our part to do so, may have an impact on the reputation of our services, which could have an adverse effect on our revenue, reputation, financial conditions, results of operations and cash flows.

RISKS TO INVESTORS:

 Some of our Wastewater Treatment (WWT) and Operations & Maintenance (O&M) projects are awarded through the competitive bidding process by various private clients and government authorities. We may not be able to qualify for, compete and procure future projects, which could adversely affect our business and results of

c) We depend on certain key customers for our revenues. A decrease in the revenues we derive from them could materially and adversely affect our business, results of operations, cash flows and financial condition.

d) We generate a substantial portion of revenue from the regions of Gujarat, Maharashtra, Madhya Pradesh and Rajasthan. Any adverse developments affecting our operations in such regions could have an adverse impact on our revenue and results of operations. e) Our business is working capital intensive. If we experience insufficient cash flows to meet required payments on our working capital requirements, there may be an

adverse effect on the results of our operations. 2. The average cost of acquisition of Equity Shares by our Promoters is as follows: Name of Bromotore

| Name of Promoters | NO OF Equity Shares held | Average cost of Acquisition (in <) |
|---------------------------------------|--------------------------|------------------------------------|
| Promoters | 2 | 3X |
| Mr. Kalpesh Gordhanbhai Goti | 21,72,150 | 4.91 |
| Ms. Gopiben Kalpesh Goti | 14,70,150 | Nil |
| Weighted average cost of acquisition: | 7 705 755 | s[h |

| Types of transactions | Weighted average cost of acquisition (₹ per Equity Shares) | Offer Price (₹ 136.00) |
|--|---|------------------------|
| Weighted average cost of acquisition of primary issuances | NA | NA |
| Weighted average cost of acquisition for secondary transactions | NA NA | NA |
| Weighted average cost of acquisition for past 5 primary issuances, as disclosed above | 6.53 | 20.83 |
| Weighted average cost of acquisition for past 5 secondary transactions, as disclosed above | 21.01 | 6.47 |

OFFER PROGRAMME

OFFER OPENED ON: TUESDAY, SEPTEMBER 30, 2025 OFFER CLOSED ON: MONDAY, OCTOBER 06, 2025

SUBSCRIPTION DETAILS

This Offer was made through the Fixed Price Mechanism, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229(1) of the SEBI ICDR Regulations and in compliance with Regulation 253 of the SEBI ICDR Regulations wherein not more than 50.00% of the Net Offer was made available for allocation on a proportionate basis to Individuals Investors and 50.00% of the Net Offer was made available for allocation on a proportionate basis to Other than Individuals Investors in accordance with the SEBI ICDR Regulations, subject to valid applications, having been received from them at the Offer Price. All Potential applicants, are required to participate in the Offer by mandatorily utilizing the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding application Amounts will be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective application Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA

process. For details, please refer to the chapter titled "Offer Procedure" on page 305 of the Prospectus. The Offer received applications for 59,46,000 Equity Shares (before technical rejections) resulting in 3.69 times subscription (including reserved portion of market maker). The Details of the Applications received from various categories (before technical rejection) are as under:

Detail of the Applications Received:

| Cotton | Gross | S | Less: Valid R | ejections | Valid | | |
|---------------------------------|---------------------|---------------|---------------------|----------------------|---------------------|---------------|--|
| Category | No. of Applications | Equity Shares | No. of Applications | Equity Shares | No. of Applications | Equity Shares | |
| Market Maker | | 84,000 | 3 | 7 | 1 | 84,000 | |
| Individual Investors | 1,374 | 27,48,000 | 10 | 20,000 | 1,364 | 27,28,000 | |
| Other than Individual Investors | 627 | 31,14,000 | 2 | 6,000 | 625 | 31,08,000 | |
| TOTAL | 2,002 | 59,46,000 | 12 | 26,000 | 1,990 | 59,20,000 | |

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - NSE on October 07, 2025.

 Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to Market Maker, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NSE. The category was subscribed by 1.00 time i.e., for 84,000 shares the total number of shares allotted in this category is 84,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category wise) | No. of applications received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio | Total Number of shares allotted |
|--|------------------------------|------------|--|------------|---|-------|------------------------------------|
| 84,000 | 1 | 100.00 | 84,000 | 100.00 | 84,000 | 1:1 | 84,000 |
| TOTAL | 1 | 100.00 | 84,000 | 100.00 | 84,000 | | 84,000 |

 Allocation to Individual Investors (After Technical Rejections): The Basis of Allotment to the Individual Investors, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NSE. The category was subscribed by 3.57 times i.e., for 27,28,000 Equity Shares. Total number of shares allotted in this category is 7,64,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category wise) | No. of applications received | % to total | Total No. of Equity Shares applied in this Category | % of total | No. of Equity Shares allocated/ allotted per Applicant | Ratio | Total Number of shares allotted |
|--|------------------------------|------------|--|------------|---|---------|------------------------------------|
| 2,000 | 1,364 | 100.00 | 27,28,000 | 100.00 | 2,000 | 191:682 | 7,64,000 |
| TOTAL | 1,364 | 100.00 | 27,28,000 | 100.00 | | | 7,64,000 |

Allocation to Other than Individual Investors (After Technical Rejections): The Basis of Allotment to Other than Individual Investors, at Offer Price of ₹ 136.00 per equity share, was finalized in consultation with NSE. The category was subscribed by 4.08 times i.e., for 31,08,000 shares the total number of shares allotted in this category is 7,62,000 Equity Shares. The category wise details of the Basis of Allotment are as under:

| No. | for (Category wise) | tions received | | Shares applied in this Category | | allocated/ allotted per Applicant | to Applicants | shares allotted |
|-----|---------------------|----------------|--------|------------------------------------|--------|--------------------------------------|---------------|-----------------|
| 1 | 3,000 | 471 | 75.36 | 14,13,000 | 45.46 | 5,74,244 | 191:471 | 5,73,000 |
| 2 | 4,000 | 4 | 0.64 | 16,000 | 0.51 | 4,877 | 1:2 | 6,000 |
| 3 | 5,000 | 2 | 0.32 | 10,000 | 0.32 | 2,438 | 1:2 | 3,000 |
| 4 | 6,000 | 4 | 0.64 | 24,000 | 0.77 | 4,877 | 1:2 | 6,000 |
| 5 | 7,000 | 6 | 0.96 | 42,000 | 1.35 | 7,315 | 1:3 | 6,000 |
| 6 | 8,000 | 117 | 18.72 | 9,36,000 | 30,12 | 1,42,646 | 48:117 | 1,44,000 |
| 7 | 9,000 | 5 | 0.80 | 45,000 | 1.45 | 6,096 | 2:5 | 6,000 |
| 8 | 10,000 | 7 | 1.12 | 70,000 | 2.25 | 8,534 | 3:7 | 9,000 |
| 9 | 18,000 | - 1 | 0.16 | 18,000 | 0.58 | 1,219 | 0:1 | 0 |
| 10 | 20,000 | 1948 | 0.16 | 20,000 | 0.64 | 1,219 | 0:1 | 0 |
| 11 | 73,000 | 4 | 0.64 | 2,92,000 | 9.40 | 4,877 | 1:2 | 6,000 |
| 12 | 74,000 | 3 | 0.48 | 2,22,000 | 7.14 | 3,658 | 1:3 | 3,000 |
| | GRAND TOTAL | 625 | 100.00 | 31,08,000 | 100.00 | 762,000 | | 7,62,000 |

Sr. No. of Shares Applied No. of applica- % to total Total No. of Equity % of total No. of Equity Shares Ratio of Allottees Total Number of

The Board of Directors of the Company at its meeting held on October 07, 2025 has approved the Basis of Allocation of Equity Shares as approved by the Designated Stock Exchange viz. NSE and has authorized the corporate action for Offer of the Equity Shares to various successful applicants.

The CAN-cum-allotment advices and/or notices will forward to the email ID's and address of the Applicants as registered with the depositories / as filled in the application form on or before October 08, 2025. Further, the instructions to Self-Certified Syndicate Banks for unblocking the amount will process on or prior to October 08, 2025. In case the same is not received within ten days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE SME within Three working days from the date of the closure of the Offer.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 23, 2025 ("Prospectus") filed with Registrar of Companies, Ahmedabad, Gujarat.

CORRIGENDUM TO THE PROSPECTUS FILED WITH REGISTRAR OF COMPANIES, AHMEDABAD ON SEPTEMBER 23, 2025

This Corrigendum is with reference to the Prospectus Filed on September 23, 2025. In this regard, please note the following: Under the Section XI "Other Information" on page 353 under the heading "Material Contracts" Point no 6, shall be read as:

Share Escrow Agreement dated August 14, 2025 between our Company, the Selling Shareholders, Lead Manager and the Share Escrow Agent.

Under the "Section -IV The Offer" on page 67 in Net Offer to Public shall be read as:

7,64,000 Equity Shares of having face value of ₹10/- each fully paid-up for cash at a price of ₹136/- per Equity Share will be available for allocation to Individual Investors who applies for minimum application size.

7.62.000 Equity Shares of having face value of ₹10/- each fully paid-up for cash at a price of ₹136/- per Equity Share will be available for allocation to other than individual applicants who applies for more than minimum application size and other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for

Under the "Section -IV Capital Structure" on page 82 Present Offer in Terms of the Prospectus shall be read as:

Allocation of 7,64,000 Equity Shares to Individual Investors who applies for minimum application size.

Allocation of 7,62,000 Equity Shares to other than Individual Investors.

All capitalized terms used in this Corrigendum to the Prospectus and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated September 23, 2025. INVESTORS. PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the offer, KFIN Technologies Limited at www.kfintech.com. All future correspondence

in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicants, serial number of the Bid cum Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

PROSPECTS OF GREENLEAF ENVIROTECH LIMITED.

▲ KFINTECH KFIN TECHNOLOGIES LIMITED

Date: October 08, 2025

Place: Surat, Gujarat

Selenium Tower-B Plot No. 31 & 32 Gachibowli, Financial District, Nan akramguda Serilingampally, Hyderabad - 500032, Telangana, India Telephone: +91 40 6716 2222 | Email: greenleaf.ipo@kfintech.com | Website: www.kfintech.com | Investor Grievance Email Id: einward.ris@kfintech.com Contact Person: M. Murali Krishna | SEBI Registration Number: INR000000221

For Greenleaf Envirotech Limited

On behalf of the Board of Directors

Mr. Kalpesh Gordhanbhai Goti

Designation: Chairman & Managing Director

DIN: 02888791 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS

Greenleaf Envirotech Limited is proposing, subject to market conditions, public offer of its equity shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.shcapi.com website of the NSE at www. nseindia.com and website of Issuer Company at www.greenleafenvirotech.in. Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors shall refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page 30 of the Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in the Regulation S under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

Ahmedabad

