

PUBLIC ANNOUNCEMENT

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



GOEL CONSTRUCTION COMPANY LIMITED

(Formerly known as Goel Construction Company Private Limited)

Our Company, Goel Construction Company Limited ("Company" or "Issuer") was originally incorporated in the name and style of 'Goel Construction Company Private Limited' under the Companies Act, 1956 with the Registrar of Companies, Jaipur, vide certificate of incorporation dated June 24, 1997...

Registered Office: 230, City Centre, S.C. Road, Jaipur 302001, Rajasthan, India | Tel: 0141-2365121/2368592

E-mail: info@goelconstruction.co.in | Website: www.goelconstruction.co.in

Contact Person: Ms. Surbhi Maloo, Company Secretary and Compliance Officer | CIN: U45201RJ1997PLC013937

OUR PROMOTERS: MR. PURUSHOTTAM DASS GOEL, MR. ARUN KUMAR GOEL, MR. NARESH KUMAR GOEL, MR. RATAN KUMAR GOEL, MR. AMIT GOEL, MR. ANUJ GOEL, MR. ASHWANI GOEL, MR. CHINMAY GOEL, MR. MOHAK GOEL, MRS. SONI GOEL, MRS. ISHA GOEL, MRS. NIRMALA GOEL AND MRS. SUMAN GOEL

THE OFFER IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE DRAFT RED HERRING PROSPECTUS ("DRHP") DATED MARCH 30, 2025 HAS BEEN FILED WITH BSE SME (SME PLATFORM OF BSE) ON MARCH 31, 2025.

INITIAL PUBLIC OFFER UP TO 38,06,250 ~ EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF GOEL CONSTRUCTION COMPANY LIMITED (THE "COMPANY" OR "ISSUER") FOR CASH AT AN OFFER PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE"), AGGREGATING UP TO ₹ [●] LAKHS ("THE OFFER") COMPRISING A FRESH ISSUE UP TO 30,81,250 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKH (THE "FRESH ISSUE") AND AN OFFER FOR SALE UP TO 7,25,000 EQUITY SHARES (THE "OFFERED SHARES") BY MR. PURUSHOTTAM DASS GOEL, MR. ARUN KUMAR GOEL, MR. NARESH KUMAR GOEL, MRS. NIRMALA GOEL, MR. ANUJ GOEL, MR. AMIT GOEL, MR. ASHWANI GOEL, MR. PREM GOEL, MR. VIJAY KUMAR GOEL, MS. GARGI GOEL AND MRS. KUSUM GOEL ("THE SELLING SHAREHOLDERS") AGGREGATING UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS ("OFFER FOR SALE") OUT OF WHICH [●] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION") AND UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS (CONSTITUTING UP TO [●] % OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY) WILL BE RESERVED FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (THE "EMPLOYEE RESERVATION PORTION"). OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY OFFER A DISCOUNT OF UP TO [●] % (EQUIVALENT OF ₹ [●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER LESS THE MARKET MAKER RESERVATION PORTION AND EMPLOYEE RESERVATION PORTION IS HERINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WILL CONSTITUTE [●] % AND [●] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹10/- EACH AND THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, THE EMPLOYEE DISCOUNT AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN [●] EDITION OF [●] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), [●] EDITION OF [●] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND [●] EDITION OF [●], (A WIDELY CIRCULATED HINDI DAILY NEWSPAPER, HINDI BEING THE REGIONAL LANGUAGE OF RAJASTHAN 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 SME PLATFORM OF BSE LIMITED ("BSE SME") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). FOR FURTHER DETAILS KINDLY REFER TO CHAPTER TITLED "TERMS OF THE OFFER" BEGINNING ON PAGE 314 OF THE DRAFT RED HERRING PROSPECTUS.

In case of any revision in the Price Band, the Bid/Offer Period will be extended for at least three additional working days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or 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 one Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchange, by issuing a press notice, and also by indicating the change on the website of the BRLM and at the terminals of the Member(s) of the Syndicate and by intimation to Designated Intermediaries and the Sponsor Bank(s), as applicable.

This Offer is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs"), the "QIB Portion", provided that our Company may, in consultation with the Book Running Lead Manager, 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, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("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 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 QIB, including Mutual Funds, subject to valid Bids being received from them 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 QIBs (the "Net QIB Portion"). Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders ("Non-Institutional Portion") of which (i) one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 2 lakhs and up to ₹ 10 lakhs, and (ii) two third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹ 10 lakhs provided that under-subscription in either of these two sub-categories of Non-Institutional Category specified in (i) and (ii), may be allocated to Bidders in the other sub-category of Non Institutional Portion and not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size in accordance with the 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 utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts, and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which the corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page no. 329 of the DRHP. A copy of the Prospectus will be filed with the Registrar of Companies as required under Section 26 of the Companies Act, 2013.

This public announcement is made in compliance with regulation 247 of the SEBI ICDR Regulation, 2018 along with F. No. SEBI/LAD-NRO/GN/2025/233 Notification dated March 03, 2025 and Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2025 and applicability of corporate governance provisions under SEBI LODR Regulations, 2015 on SME Companies for fulfilling all additional criteria, the DRHP filed with the SME Platform of BSE Limited (BSE SME) shall be made available to the 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 the BSE at www.bseindia.com, and the website of the Company at info@goelconstruction.co.in, and at the website of BRLM i.e. Srujan Alpha Capital Advisors LLP at goel.smeipo@srujanalpha.com. Our Company hereby invites the members of the public to give their comments to BSE SME and/or to Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by BSE SME and/or our Company and/or BRLM in relation to the offer on or before 5 p.m. on the 21st day from the aforesaid date of filing the DRHP with BSE SME.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the 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 this Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" on page no. 33 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE Limited. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Corporate Structure" on page 177 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them see "Capital Structure" on page 73 of the DRHP.

Table with 3 columns: BOOK RUNNING LEAD MANAGER TO THE OFFER (SRUJAN ALPHA CAPITAL ADVISORS LLP), REGISTRAR TO THE OFFER (MUGF), COMPANY SECRETARY AND COMPLIANCE OFFICER (Ms. Surbhi Maloo). Includes contact details for each.

^ Subject to finalization of Basis of Allotment

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP. For GOEL CONSTRUCTION COMPANY LIMITED On behalf of the Board of Directors Sd/- Ms. Surbhi Maloo Company Secretary and Compliance Officer

GOEL CONSTRUCTION COMPANY LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated March 30, 2025 with BSE SME. The DRHP is available on the website of BSE at www.bseindia.com and on the website of the BRLM, i.e. Srujan Alpha Capital Advisors LLP at goel.smeipo@srujanalpha.com and the website of our Company at www.goelconstruction.co.in. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" beginning on page 33 of the DRHP. Potential investors should not rely on the DRHP filed with BSE SME for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

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CENTURY EXTRUSIONS LIMITED (CIN: L27203WB1988PLC043705) Regd. Office: 113, Park Street, N Block, 2nd Floor, Kolkata - 700016. Phone: +91 33 2229 1012/1291, Fax: +91 33 2249 5656. Email: secretary@centuryextrusions.com Website: www.centuryextrusions.com

NOTICE OF POSTAL BALLOT Notice is hereby given to the Shareholders of the Company pursuant to the provisions of Section 110 of the Companies Act, 2013 (the "Act"), Rule 22 of the Companies (Management and Administration) Rules, 2014 read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022 and 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023 and 09/2024 dated 19th September, 2024, issued by the Ministry of Corporate Affairs (collectively the "MCA Circulars") and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2") and other applicable laws, rules & regulations (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time), that the resolutions set out below are proposed to be passed by way of Postal Ballot by voting through electronic means only ("e-voting").

Table with 3 columns: Item no., Description of Resolution, Resolution type. Item 1: Re-appointment of Shri Vikram Jhunjhunwala (DIN: 00169833) as Chairman & Managing Director of the Company. Resolution type: Special Resolution.

Pursuant to the MCA Circulars, the Postal Ballot Notice accompanied by the explanatory statement has been dispatched by Tuesday, 01st April, 2025, through electronic mode to those members whose email addresses are registered with the Company/Depositories as on Friday, 28th March, 2025 ("Cut-Off Date"). The members who have not yet registered their email address are requested to verify/update their email address and mobile number with their respective Depository Participants. Members can temporarily update their email address and mobile number with Company's RTA - CB Management Services (P) Ltd.

This Postal Ballot Notice is available on the website of the Company at www.centuryextrusions.com and same can also be accessed from the websites of the Stock Exchanges, i.e. BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) and from the website of CDSL at www.evotingindia.com.

The Company has engaged the services of CDSL - Central Depository Services (India) Limited as the agency to provide e-voting facility to its members. The e-voting period commences from 09.00 a.m. (IST) on Thursday, April 03, 2025, and ends at 05.00 p.m. (IST) on Friday, May 02, 2025. The remote e-voting module shall be disabled by CDSL for voting thereafter. The Voting rights of a Member / Beneficial Owner (in case of electronic shareholding) shall be in proportion to his/her/its shareholding in the paid-up equity share capital of the Company as on the Cut-Off Date. Only those Members, whose names appear in the Register of Members' List of Beneficial Owners as maintained by the Depositories as on the Cut-Off date will be entitled to cast their votes by e-voting. A person who is not a Member as on the Cut-off date should treat this Notice for information purposes only.

The Board of Directors of the Company has appointed Mrs. Ekta Chhaparia (FCA Membership No. 301367), partner of E Chhaparia & Associates, Practising Chartered Accountants as the "Scrutinizer", to scrutinize the e-Voting process in a fair and transparent manner.

The results of e-voting will be announced on or before Saturday, May 03, 2025 and will be displayed on the Company's website www.centuryextrusions.com and will also be communicated to the Stock Exchanges and Central Depository Services (India) Limited ("CDSL").

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL, ) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 21 099 11.

Date : 01.04.2025 Place : Kolkata For Century Extrusions Limited Rajan Singh Company Secretary & Compliance Officer

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF BINOD JUTE AND FIBRE LIMITED CIN: U1732WB1980PLC032819 Registered Office: Ground Floor, 5A, Little Russell Street, Kolkata - 700071, West Bengal. Tel. no.: +91 9831000419. Website: https://binodjute.com/ | Email ID: jkk@kankariagroup.com

This Post-Delisting Public Announcement ("Post-Delisting Offer PA") is being issued by Ms. Poonam Dugar, acting on behalf of the Promoter along with other members of the Promoter Group of Binod Jute and Fibre Limited ("the Company" or "BJFL") to the Public Shareholders (as defined under Regulation 2(1)(v) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, ("SEBI Delisting Regulations") ("Public Shareholders") of the Company in respect of voluntary delisting of fully paid-up equity shares of face value of Rs. 10.00/- (Rupees Ten Only) ("Equity Shares") of the Company from The Calcutta Stock Exchange Limited, where Equity Shares of the Company were listed and in accordance with the terms and conditions set out in the Detailed Public Announcement (DPA) along with corrigendum issued in accordance with the provisions of SEBI Delisting Regulation, 2021, which was published on August 23, 2024 in Duranto Barta (Bengali daily) and Financial Express (English daily) and Letter of Offer dated August 27, 2024 sent to the Shareholders of the Company and pursuant to Regulation 26 & 27 of SEBI Delisting Regulations, the Public Shareholders of the Company who have not tendered their shares during the bidding period can tender their shares during the one year exit period starting from September 06, 2024 to September 05, 2025.

1. DISCOVERED PRICE AND EXIT PRICE In terms of Regulation 20 (2) of the SEBI Delisting Regulations, the Floor Price determined was Rs 224.30/- and since no bids were received, there is no discovered price. In terms of Regulation 22, and in exercise of his discretion, the acquirer has accepted the Floor price of Rs 224.30/- per Equity Share as the final price for the Delisting Offer ("Exit Price").

2. SUCCESS OF THE DELISTING OFFER a. The Delisting Offer is deemed to be successful in the terms of Regulation 21 of the SEBI Delisting Regulation, as the Promoters and the Promoter Group of the Company held 95.95% of the paid-up Equity Share capital of the company, i.e., more than 90% (Ninety Percent) in terms of aforesaid Regulations. b. The Company was successfully delisted from Calcutta Stock Exchange as per letter dated October 07, 2024, as available on the website of Stock Exchange www.cse-india.com

3. OUTSTANDING EQUITY SHARES AFTER DELISTING In accordance with Regulation 26 of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBFP Delisting Offer or who unsuccessfully tendered their Equity Shares in the RBFP ("Residual Shareholders") can offer their Equity Shares to the Acquirers at the Exit Price during a period of one year from the date of closure of Bidding process dated September 05, 2024 ("Exit Window").

If the Public Shareholders have any query with regard to the Delisting Offer and/or Exit Window, they should consult the Manager to the Offer or Registrar to the Offer as per the details given below.

This Post Offer Public Announcement is expected to be available on the website of the Calcutta Stock Exchange Limited www.cse-india.com

Table with 2 columns: MANAGER TO THE OFFER (GRETEX CORPORATE SERVICES LIMITED) and REGISTRAR TO THE OFFER (NICHE TECHNOLOGIES PRIVATE LIMITED). Includes contact details for both.

Place: Kolkata Date : April 02, 2025 For BINOD JUTE & FIBRE LIMITED Sd/- POONAM DUGAR ACQUIRER

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UMIYA MOBILE LIMITED UMIYA MOBILE UMIYA MOBILE LIMITED was originally incorporated under the name "Umija Mobile Private Limited" under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated December 31, 2012, issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently, the status of the Company was changed to public limited and the name of our Company was changed to "Umija Mobile Limited" wide special resolution passed by the shareholders at the Extra Ordinary General Meeting held on December 23, 2024. The fresh certificate of incorporation consequent to conversion was issued on January 28, 2025, by Assistant Registrar of Companies/ Deputy Registrar of Companies/ Registrar of Companies, Centralised Processing Centre. The Corporate Identification Number of our Company is U32202GJ2012PLC073173.

Registered Office: Plot No. 3, Ward No.7, C.S. No. 5805, Vhora Aghat NR PDM COM. College, Opp. Lathiya Motors, Gondal Road, Rajkot-360004, Gujarat, India | Tel : +91 73593 39209 | Contact Person: Mr. Vinay B Karkera, Company Secretary and Compliance Officer E-mail: investors@umiyamobile.in | Website: www.umiyamobile.in | Website: www.umiyamobile.in | Corporate Identity Number: U32202GJ2012PLC073173

OUR PROMOTERS: MR. JADWANI KISHORBHAI PREMJI BHAI, MR. JADVANI GIRISHKUMAR PREMJI BHAI AND MR. VIJESH PREMJI BHAI PATEL. INITIAL PUBLIC OFFER OF 37,70,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF UMIYA MOBILE LIMITED ("UML") OR "OUR COMPANY" OR "UMIYA" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 66/- PER EQUITY SHARE INCLUDING A PREMIUM OF ₹ 56/- PER EQUITY SHARE ("ISSUE PRICE") AGGREGATING TO ₹ 2,488.20 LAKHS ("THE ISSUE"), OF WHICH 1,90,000 EQUITY SHARES AGGREGATING TO ₹ 125.40 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.e., NET ISSUE OF 35,80,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 66/- PER EQUITY SHARE AGGREGATING TO ₹ 2,362.80 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.51% AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

This Issue is being made through the Fixed Price Process, in terms of Rule 19(2)(b)(i) of the SCRR this Issue is being made for at least 25% of the post-Issue paid-up Equity Share capital of our Company. This Issue is being made through Fixed Price process in accordance and compliance with Chapter IX and other applicable provisions of SEBI ICDR Regulations wherein a minimum 50% of the Net Issue is allocated for Individual Investors who applies for minimum application size and the balance shall be offered to applicants other than Individual Investors who applies more than minimum application size and other investors including corporate bodies or institutions, QIBs and Non-Institutional Investors. However, if the aggregate demand from the Individual Investors is less than 50%, then the balance Equity Shares in that portion will be added to the other than individual portion offered to the remaining investors including QIBs and NIs and vice-versa subject to valid applications being received from them at or above the Issue Price. Additionally, if the Individual Investors category is entitled to more than 50% on proportionate basis, the Retail Individual Investors shall be allocated that higher percentage. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process including through UPI mode (as applicable) by providing details of the respective bank accounts and / or UPI IDs, in case of UPI Applicants, if applicable, which will be blocked by the Self Certified Syndicate Banks ("SCSBs") for the same. For details in this regard, specific attention is invited to "Issue Procedure" beginning on page 297 of the Draft Prospectus.

This Public announcement is being made in compliance with the regulation 247 of SEBI ICDR Regulation, 2018 read along with SEBI ICDR (Amendment) Regulation, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME Companies for fulfilling all additional criteria, the DP filed with the SME Platform of BSE Limited (BSE SME) shall be made available to the 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 the BSE at www.bseindia.com, and the website of the Company at www.umiyamobile.com, and at the website of LM i.e. Smart Horizon Capital Advisors Private Limited at www.shcapl.com. Our Company hereby invites the members of the public to give their comments to Stock Exchange, to Company Secretary and Compliance Officer of our Company and/or the LM at their respective addresses mentioned below. All comments must be received by BSE SME and/or our Company and/or LM in relation to the issue on or before 5 p.m. on the 21st day from the aforesaid date of filing the Draft Prospectus with BSE SME.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in this Issue unless they can afford to take the risk of losing their 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 in the Issue 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 Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 27 of the Draft Prospectus.

Any decision to invest in the Equity Shares described in the Draft Prospectus may only be made after the Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus.

The Equity Shares, when offered, through the Prospectus, are proposed to be listed on SME Platform of BSE Limited. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 144 of the Draft Prospectus. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them see "Capital Structure" on page 63 of the Draft Prospectus.

Table with 3 columns: BOOK RUNNING LEAD MANAGER (SMART HORIZON CAPITAL ADVISORS PVT. LTD.), REGISTRAR TO THE ISSUE (Bigshare Services Pvt. Ltd.), COMPANY SECRETARY AND COMPLIANCE OFFICER (Mr. Vinay B Karkera). Includes contact details for each.

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

For UMIYA MOBILE LIMITED On behalf of the Board of Directors Sd/- Mr. Vinay B Karkera Company Secretary and Compliance Officer

UMIYA MOBILE LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DP dated March 31, 2025 with BSE SME. The DP is available on the website of BSE at www.bseindia.com and on the website of the LM, i.e. Smart Horizon Capital Advisors Private Limited at www.shcapl.com and the website of our Company at www.umiyamobile.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" beginning on page 27 of the Draft Prospectus. Potential investors should not rely on the Draft Prospectus filed with BSE SME for making any investment decision.

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

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हाउस ऑफ मैकेडविल्स सोडा के साथ एनएच7 वीकेंड जयपुर में लाया संगीत यारी के यादगार पल

बिजनेस रेमेडी/जयपुर। शहर के सबसे सुदृढ़ता संगीत समारोह में प्रतीक कृष्ण, फिजिकल डिजाइन और अन्य कलाकारों की मनमोहक प्रस्तुतियों ने समान बंधुत्व के संकेतों, प्रशंसकों और संगीत की शक्ति के साथ एक संगीत यारी के यादगार पल को आगे बढ़ाया...

खान विभाग ने सर्वाधिक राजस्व संग्रहण का बनाया नया कीर्तिमान

बिजनेस रेमेडी/जयपुर। मुख्यमंत्री भोजल धर्म के नेतृत्व में राज्य के खान विभाग ने वर्ष 2024-25 में 9202 करोड़ 50 लाख रु. का राजस्व अर्जित कर ऐतिहासिक कीर्तिमान स्थापित किया...

राज्य सरकार के संयोजित प्रयासों के परिणामस्वरूप वर्ष 2024-25 में राजस्व संग्रहण सफल अभियानों के सभी क्षेत्रों में अद्वैतीय ऐतिहासिक वार्षिक कीर्तिमान स्थापित करने में सफल प्रयास...

राजस्थान में बनाया कि मुख्यमंत्री भोजल धर्म को स्वयं खान मंत्री भी है के नेतृत्व में मार्गदर्शन में खान विभाग...

रामाज् रिसोर्ट के ओनर मोहित कुमार टेलर 'टॉक के रत्न' अवार्ड से सम्मानित

टॉक जिले में पर्यटन और आतिथ्य सेवा के क्षेत्र में उत्कृष्ट योगदान के लिए मिला सम्मान



बिजनेस रेमेडी/टॉक/काकाया। रामाज् रिसोर्ट के ओनर मोहित कुमार टेलर को 1st इंडिया न्यूज द्वारा 'टॉक के रत्न' अवार्ड से सम्मानित किया गया...

सरोज नरेश बंसल, भाजपा जिला अध्यक्ष चंद्रवीर सिंह चौहान, पूर्व सांसद सुखवीर सिंह जोगियाजी की उपस्थिति में प्रदान किया गया...

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GCC LEASING INFRASTRUCTURE logo and QR code.

GOEL CONSTRUCTION COMPANY LIMITED

Our Company, Goel Construction Company Limited ("Company" or "Issuer") was originally incorporated in the name and style of "Goel Construction Company Private Limited"...

INITIAL PUBLIC OFFER UP TO 38,06,250 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF GOEL CONSTRUCTION COMPANY LIMITED...

अग्रवाल मेटल वर्क्स प्रा. लि. ने जिला अस्पताल भिवाड़ी को वाटकूलर, आरओ प्लांट सहित मेडिकल उपकरण भेंट किये

बिजनेस रेमेडी/भिवाड़ी। भिवाड़ी शहर की प्रमुख कम्पनी अग्रवाल मेटल वर्क्स प्रा. लि. ने बीकानेर के सहयोग में सामाजिक उत्तरदायिता के तहत 1 अप्रैल, 2025 को राजकीय जिला अस्पताल, भिवाड़ी में एक सोनागामी मशीन, ऑटोक्लेव मशीन, मल्टीटीएच मॉनिटर, सेंट्रिफुगल एवं मेडिकल उपकरण, 2 वाटकूलर एवं आरओ प्लांट सहित, 1.5 टन के 3 एयर कंडीशनर, 55 टन एल्यूमीनियम टैब्लेट प्रेस, 1.5 टन के 3 एयर कंडीशनर, 55 टन एल्यूमीनियम टैब्लेट प्रेस...

उपकरणों का भिवाड़ीस्थितियों को सीधा लाभ पहुंचाने एवं कि-बुद्धि विकसित सुविधाओं का प्रसार हो सकेगा...

शेखावाटी फाउंडेशन का होली सैह मिलन एवं गणगौर उत्सव सम्पन्न

बिजनेस रेमेडी/जयपुर। शेखावाटी की सर्वप्रथम संस्कृतिक धरोहर को संरक्षित और प्रोत्साहित करने के उद्देश्य से स्थापित शेखावाटी फाउंडेशन द्वारा 31 मार्च को शहर 7 बजे पब्लिक कॉलेज में होली सैह मिलन एवं गणगौर उत्सव का आयोजन किया गया...

उपस्थित जर्किट मंत्री, समाजकर्म जेहरी एवं कोटवाडीय प्रकाश अग्रवाल एवं अन्य पदाधिकारी का, कार्यक्रमों के संचालन में सहयोग...

गणगौर महोत्सव में दिखा अपार उत्साह

बिजनेस रेमेडी/जयपुर। श्री बीकानेर महोत्सव मंडल जयपुर द्वारा आयोजित गणगौर महोत्सव 2025 का आयोजन बड़े धूमधाम के साथ किया गया...

की लक्ष्मी बिसेरी। उनकी मधुर आवाज में गाये गये गणगौर के पारंपरिक गीतों में प्रचुर-महिलाओं ने नृत्य से पूरे माहौल को ऊर्जा और उत्साह से भर दिया...

GOEL CONSTRUCTION COMPANY LIMITED (Formerly known as Goel Construction Company Private Limited) public announcement details regarding IPO and subscription process.

Alpha Capital Advisors LLP, MUFG Intime India Private Limited, and GCC Leasing Infrastructure contact information and logos.