

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories — offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts — Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd — are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.

8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to KOHINOOR POWER PRIVATE LIMITED, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-P00349/2017-18/10650
E-mail: yogeshgupta31@rediffmail.com;
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 2D, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/107664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT



MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDERS") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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


This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisil.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com
PNB Investment Services Limited SEBI Registration Number: INR000001817 Address: PNB Pragati Towers, 2 nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91362027077/ 9422009515 Website: www.pnbisil.com Email ID: milanj@pnbisil.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad	Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna	Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer		
Place: Gujarat Date: July 02, 2025		
Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisil.com and also on the website of the Company https://www.milangroupindia.com . Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled " <i>Risk Factors</i> " beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "G" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.		

FORUM INDIA PVT. LTD.

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Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

was re-elected as the president of the Uttarakhhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders



Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.

8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

PTI

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.06.2025 published on 24.06.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-P00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For **UNITED SPIRITS LIMITED**

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT

(scan this QR code to view the DRHP)

MILAN GINNING PRESSING LIMITED

CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled *"History and Certain Corporate Matters"* beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.

Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>

Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDERS") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "Our History and Certain Corporate Matters" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
<p>PNB Investment Services Limited SEBI Registration Number: INM000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91362027077/ 8422009615 Website: www.pnbisl.com Email ID: mglipo@pnbl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@pnbl.com Contact Person: M. Murti Krishna</p>	
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
<p>For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer</p>		
<p>Place: Gujrat Date: July 02, 2025</p>		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com/ and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

FORUM INDIA

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

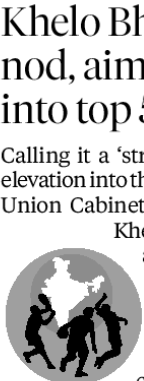
On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions



Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories — offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts — Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd — are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.06.2025 published on 24.06.2025, in reference to KOHINOOR POWER PRIVATE LIMITED, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-P00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com;
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 2D, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT

MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

“THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED (“BSE SME”).”

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (“EQUITY SHARES”) OF MILAN GINNING PRESSING LIMITED (THE “COMPANY”) AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS (“PUBLIC OFFER”) COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE “FRESH OFFER”) AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH (“THE SELLING SHAREHOLDER”) AGGREGATING TO ₹ [z] LAKHS (“OFFER FOR SALE”) OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER (“MARKET MAKER RESERVATION PORTION”). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE “NET OFFER”. THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (“BSE”) 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”).

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations (“Anchor Investor Portion”), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see “Offer Procedure” on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE (“BSE SME”). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see “Capital Structure” beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see “Our History and Certain Corporate Matters” beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p>
<p>PNB Investment Services Limited SEBI Registration Number: INR0000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +913652027077/ 8422009515 Website: www.pnbisl.com Email ID: mglipo@pnbl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Murti Krishna</p>	<p>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</p>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer		
Place: Gujrat Date: July 02, 2025		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in ‘offshore transactions’ in reliance on Regulation “G” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympics.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

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One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

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Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

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At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.06.2025 published on 24.06.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claims(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)

**MILAN GINNING PRESSING LIMITED**
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDER") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisil.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 PNB Investment Services Limited SEBI Registration Number: INR0000011817 Address: PNB Pragati Towers, 2 nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91 22 02207071/ 8422009515 Website: www.pnbisil.com Email ID: milanj@pnbisil.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad	 KFin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Murti Krishna	Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com <i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i>

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

Place: Gujrat
Date: July 02, 2025

For MILAN GINNING PRESSING LIMITED
On Behalf of the Board of Directors
Sd/-
Mr. Yashesh Vijaykumar Shah
Company Secretary and Compliance Officer

Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at <https://www.bseindia.com/> and is available on the websites of the BRLM at <https://www.pnbisil.com> and also on the website of the Company <https://www.milangroupindia.com>. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "G" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

FORUM INDIA

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)



MILAN GINNING PRESSING LIMITED

CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as ‘Milan Ginning Pressing Private Limited’ a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from ‘Milan Ginning Pressing Private Limited’ to ‘Milan Ginning Pressing Limited’, consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; E-mail: cs@milangroupindia.com ; Website: <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

“THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED (“BSE SME”).”

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (“EQUITY SHARES”) OF MILAN GINNING PRESSING LIMITED (THE “COMPANY”) AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS (“PUBLIC OFFER”) COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE “FRESH OFFER”) AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH (“THE SELLING SHAREHOLDER”) AGGREGATING TO ₹ [z] LAKHS (“OFFER FOR SALE”) OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER (“MARKET MAKER RESERVATION PORTION”). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE “NET OFFER”. THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (“BSE”) 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”).

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations (“Anchor Investor Portion”), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see “Offer Procedure” on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE (“BSE SME”). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see “Capital Structure” beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see “Our History and Certain Corporate Matters” beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
<p>PNB Investment Services Limited SEBI Registration Number: INR000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +8435202707/ 8422009515 Website: www.pnbisl.com Email ID: mglipo@pnbl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna</p>	
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer		
Place: Gujarat Date: July 02, 2025		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in ‘offshore transactions’ in reliance on Regulation “S” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympics.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00348/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
likohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)



MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDERS") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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



This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p>
<p>PNB Investment Services Limited SEBI Registration Number: INR0000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91 22027077/ 8422009515 Website: www.pnbisl.com Email ID: milanj@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna</p>	<p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
<p>For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer</p>		
<p>Place: Gujrat Date: July 02, 2025</p>		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "<i>Risk Factors</i>" beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "G" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSTL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories — offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts — Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd — are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.



₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL) (In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to KOHINOOR POWER PRIVATE LIMITED, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-P00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com; lqk@kohoingroup.com
Registered Address: M/S. S. Jaykhan, Chartered Accountants, Suit No. 2D, 2E, 2nd Floor, 12, Ho Chi Minh Sarani, Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area, Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA/110569/311225/107664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735


The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)


Place : Mumbai
Dated : 01.07.2025

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PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)



MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com | **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

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INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDER") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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



This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 <p>PNB Investment Services Limited SEBI Registration Number: INR0000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91 22 2070771/ 8422009515 Website: www.pnbisl.com Email ID: milan@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	 <p>KFin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna</p>	<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>

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

For MILAN GINNING PRESSING LIMITED
On Behalf of the Board of Directors
Sd/-
Mr. Yashesh Vijaykumar Shah
Company Secretary and Compliance Officer

Place: Gujrat
Date: July 02, 2025

Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at <https://www.bseindia.com/> and is available on the websites of the BRLM at <https://www.pnbisl.com/> and also on the website of the Company <https://www.milangroupindia.com>. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

ALL IN A DAY



RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

The Supreme Court judgement quashing JSW Steel's resolution plan for Bhushan Power and Steel Ltd (BPSTL) had also featured during the committee's discussions at its previous two meetings on the subject.

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged "ambiguities" in the IBC.

Sources said the 31-member committee's recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL'S RESOLUTION PLAN FOR BPSTL HAD ALSO FEATURED DURING THE PANEL'S DISCUSSIONS AT TWO PREVIOUS MEETS

The committee's third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the "oral evidence" by the RBI Governor on the subject of "review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues".

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)'s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress' Gaurav Gogoi, Trinamool Congress' Sougata Roy, Revolutionary Socialist Party's NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena's Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda's term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party's internal elections. The BJP's constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

On Monday, BJP's Puducherry and Mizoram units had elected their respective presidents, while BJP's state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party's Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP's West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP's national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)'s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a 'strategic roadmap' for India's elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. "We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That's the overall objective," Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to the selling banks and financial institutions across sectors and geographies. The NARCL's acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL's future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

"Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets," the senior government official said. "For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined," the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn't, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the 'Mukhya Mantri Pratigya' scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. "Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training," Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT

(scan this QR code to view the DRHP)

MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDERS") AGGREGATING TO ₹ [z] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>PNB Investment Services Limited SEBI Registration Number: INR000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91362027077/ 8422009515 Website: www.pnbisl.com Email ID: milanj@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>KFin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Murti Krishna</p>	<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
<p>For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer</p> <p>Place: Gujrat Date: July 02, 2025</p> <p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com/ and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "<i>Risk Factors</i>" beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "G" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

FORUM INDIA PVT. LTD.

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympics.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.06.2025 published on 24.06.2025, in reference to KOHINOOR POWER PRIVATE LIMITED, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com;
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 2D, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)

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. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** https://www.milangroupindia.com
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE
INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDER") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 https://www.bseindia.com/ and the website of the Company at https://www.milangroupindia.com and at the website of BRLM Le PNB Investment Services Limited at https://www.pnbisl.com/. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "Our History and Certain Corporate Matters" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com
PNB Investment Services Limited SEBI Registration Number: INR000011817 Address: PNB Pragati Towers, 2 nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91362027077/ 9422009615 Website: www.pnbisl.com Email ID: milan@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad	Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna	<i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i>

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

For MILAN GINNING PRESSING LIMITED
On Behalf of the Board of Directors
Sd/-
Mr. Yashesh Vijaykumar Shah
Company Secretary and Compliance Officer

Place: Gujrat
Date: July 02, 2025

Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in ‘offshore transactions’ in reliance on Regulation “G” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00348/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For **UNITED SPIRITS LIMITED**

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)



MILAN GINNING PRESSING LIMITED

CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as ‘Milan Ginning Pressing Private Limited’ a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from ‘Milan Ginning Pressing Private Limited’ to ‘Milan Ginning Pressing Limited’, consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

“THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED (“BSE SME”).”

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (“EQUITY SHARES”) OF MILAN GINNING PRESSING LIMITED (THE “COMPANY”) AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS (“PUBLIC OFFER”) COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE “FRESH OFFER”) AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH (“THE SELLING SHAREHOLDER”) AGGREGATING TO ₹ [x] LAKHS (“OFFER FOR SALE”) OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER (“MARKET MAKER RESERVATION PORTION”). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE “NET OFFER”. THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (“BSE”) 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”).

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations (“Anchor Investor Portion”), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lacs and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see “Offer Procedure” on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE (“BSE SME”). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see “Capital Structure” beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see “Our History and Certain Corporate Matters” beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p>
<p>PNB Investment Services Limited SEBI Registration Number: INR0000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +8435202707/ 8422009515 Website: www.pnbisl.com Email ID: milanj@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Muri Krishna</p>	<p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
<p>For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer</p>		
<p>Place: Gujarat Date: July 02, 2025</p>		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in ‘offshore transactions’ in reliance on Regulation “S” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

FORUM INDIA

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

The Supreme Court judgement quashing JSW Steel's resolution plan for Bhushan Power and Steel Ltd (BPSTL) had also featured during the committee's discussions at its previous two meetings on the subject.

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged "ambiguities" in the IBC.

Sources said the 31-member committee's recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL'S RESOLUTION PLAN FOR BPSTL HAD ALSO FEATURED DURING THE PANEL'S DISCUSSIONS AT TWO PREVIOUS MEETS

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda's term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party's internal elections. The BJP's constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

On Monday, BJP's Puducherry and Mizoram units had elected their respective presidents, while BJP's state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

was re-elected as the president of the Uttarakhhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party's Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP's West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP's national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)'s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

seas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)'s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress' Gaurav Gogoi, Trinamool Congress' Sougata Roy, Revolutionary Socialist Party's NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena's Milind Deora.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a 'strategic roadmap' for India's elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympic Games.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. "We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That's the overall objective," Information and Broadcasting Minister Ashwini Vaishnaw said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnaw announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to the selling banks and financial institutions across sectors and geographies. The NARCL's acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL's future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

"Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders



Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets," the senior government official said. "For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined," the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn't, the asset is sold to the highest bidder.

8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

PTI

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the 'Mukhya Mantri Pratigya' scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. "Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training," Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE
KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)
E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to KOHINOOR POWER PRIVATE LIMITED, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00348/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com;
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 2D, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED
India
Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

DIAGEO

NOTICE OF LOSS OF SHARE CERTIFICATES
Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claims(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED
Sd/-
Mital Sanghvi
(Company Secretary)

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. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

MILAN GINNING PRESSING LIMITED
CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled "*History and Certain Corporate Matters*" beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")."

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MILAN GINNING PRESSING LIMITED (THE "COMPANY") AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE "FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH ("THE SELLING SHAREHOLDER") AGGREGATING TO ₹ [x] LAKHS ("OFFER FOR SALE") OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") 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").

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Offer Procedure" on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "*Risk Factors*" beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ("BSE SME"). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capital Structure" beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "*Our History and Certain Corporate Matters*" beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com
PNB Investment Services Limited SEBI Registration Number: INR000011817 Address: PNB Pragati Towers, 2 nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91362027077/ 8422009515 Website: www.pnbisl.com Email ID: mglipo@pnbl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad	Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@pnbl.com Contact Person: M. Muri Krishna	<i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer		
Place: Gujrat Date: July 02, 2025		
Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com/ and also on the website of the Company https://www.milangroupindia.com . Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled " <i>Risk Factors</i> " beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "G" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.		

FORUM INDIA PVT. LTD.

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president.

chief by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympics.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to

the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹11,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-P00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 2D, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA-AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claim(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For UNITED SPIRITS LIMITED

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT



(scan this QR code to view the DRHP)



MILAN GINNING PRESSING LIMITED

CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India.
Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** www.milangroupindia.com
Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

“THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED (“BSE SME”).”

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (“EQUITY SHARES”) OF MILAN GINNING PRESSING LIMITED (THE “COMPANY”) AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [x] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS (“PUBLIC OFFER”) COMPRISING A FRESH ISSUE OF UPTO [x] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE “FRESH OFFER”) AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH (“THE SELLING SHAREHOLDER”) AGGREGATING TO ₹ [x] LAKHS (“OFFER FOR SALE”) OUT OF THE OFFER, [x] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER (“MARKET MAKER RESERVATION PORTION”). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [x] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [x] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE “NET OFFER”. THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [x] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [x] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [x] EDITION OF [x] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (“BSE”) 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”).

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations (“Anchor Investor Portion”), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see “Offer Procedure” on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Draft Herring Prospectus as there may be material changes in the Draft Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE (“BSE SME”). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see “Capital Structure” beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see “Our History and Certain Corporate Matters” beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untadi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
<p>PNB Investment Services Limited SEBI Registration Number: INR000001817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +8435202707/ 8422009515 Website: www.pnbisl.com Email ID: mglipo@pnbl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>Kfin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@pnbl.com Contact Person: M. Muri Krishna</p>	
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer		
Place: Gujrat Date: July 02, 2025		
<p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com/ and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in “offshore transactions” in reliance on Regulation “S” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

FORUM 100

RBI Guv to appear before House panel on July 10

ARCHIS MOHAN
New Delhi, 1 July

A parliamentary panel, which is reviewing the working of the Insolvency and Bankruptcy Code (IBC), has asked Reserve Bank of India Governor Sanjay Malhotra to appear before it on July 10 and brief it on challenges facing the law enacted in 2016.

At its previous two meetings on the subject on May 28 and 29, the parliamentary standing committee on finance had flagged “ambiguities” in the IBC.

Sources said the 31-member committee’s recommendations on reviewing the IBC would be important as the government is looking at amending the IBC.

THE SC JUDGMENT QUASHING JSW STEEL’S RESOLUTION PLAN FOR BPSSL HAD ALSO FEATURED DURING THE PANEL’S DISCUSSIONS AT TWO PREVIOUS MEETS

The Supreme Court judgement quashing JSW Steel’s resolution plan for Bhushan Power and Steel Ltd (BPSSL) had also featured during the committee’s discussions at its previous two meetings on the subject.

The committee’s third meeting on the issue of IBC will take place on July 10.

According to the Lok Sabha Secretariat, the parliamentary panel will listen to the “oral evidence” by the RBI Governor on the subject of “review of working of Insolvency and Bankruptcy Code (IBC) and emerging issues”.

Earlier in the day, on July 10, the representatives of the State Bank of India, Bank of Baroda, Indian Bank and Indian Overseas Bank will also appear before the committee on the subject of review of working of the IBC and emerging issues.

On May 29, officials of the Ministry of Corporate Affairs had briefed the 31-member committee, which Bharatiya Janata Party (BJP)’s Lok Sabha member Bhartruhari Mahtab heads.

The representatives of the Insolvency and Bankruptcy Board of India (IBBI), the Union Bank of India, Punjab National Bank and Canara Bank had also appeared before the committee.

The committee includes former Union ministers and Congress MPs P Chidambaram and Manish Tewari, Congress’ Gaurav Gogoi, Trinamool Congress’ Sougata Roy, Revolutionary Socialist Party’s NK Premachandran, former Union minister and BJP MP PP Chaudhary and Shiv Sena’s Milind Deora.

BJP gets 5 new state chiefs, stage set for national prez election

ARCHIS MOHAN
New Delhi, 1 July

With five more state units of the Bharatiya Janata Party (BJP) electing their presidents on Tuesday, the party crossed the threshold of 50 per cent of its 37 state units getting their respective chiefs.

It paves the way for the party to elect its new national president, who will succeed its sitting chief Union minister J P Nadda. Nadda’s term expired in January last year, which the party had extended till the conclusion of the Lok Sabha polls.

It was further extended until the completion of the party’s internal elections. The BJP’s constitution mandates that the party should complete the process of electing block, district and state chiefs before it elects its national president.

On Monday, BJP’s Puducherry and Mizoram units had elected their respective presidents, while BJP’s state units in Maharashtra, Telangana, Andhra Pradesh, Uttarakhand and Himachal Pradesh elected their respective presidents on Tuesday. With this, 21 state units have now elected their chiefs.

In Mumbai, former Maharashtra minister Ravindra Chavan was unanimously elected as the state BJP president at a party meeting. In Dehradun, Rajya Sabha member Mahendra Bhatt

New BJP Chiefs

State	Name
Maharashtra	Ravindra Chavan
Uttarakhand	Mahendra Bhatt
Himachal Pradesh	Rajiv Bindal
Telangana	N Ramchander Rao
Andhra Pradesh	PVN Madhav

was re-elected as the president of the Uttarakhand BJP. Bhatt was the only party leader to file nomination papers for the post on Monday. In Shimla, five-term former legislator Rajiv Bindal was re-elected unopposed as the party’s Himachal Pradesh unit chief. In Hyderabad, former MLC N Ramchander Rao, a Akhil Bharatiya Vidyarthi Parishad (ABVP) veteran and senior advocate, was announced as the new president of the BJP in Telangana, succeeding Union Coal and Mines Minister G Kishan Reddy. Rao was the only candidate to file his nomination for the state unit president post.

In neighbouring Andhra Pradesh, senior BJP leader PVN Madhav succeeded D Purandeswari as the state unit chief. He was also elected unanimously. The BJP’s West Bengal state unit could also announce its state unit president by later this week. Voting will take place on Thursday if more than one candidate remains in the fray. The issue of election of the BJP’s national president is also likely to come up at the Rashtriya Swayamsevak Sangh (RSS)’s three-day all India prant pracharak meeting from July 4 to 6 in New Delhi, which RSS chief Mohan Bhagwat, general secretary Datatreya Hosabale, six joint general secretaries and others will attend. Sources said the BJP leadership and that of the RSS will exchange notes on the issue.

Cabinet Decisions

Khelo Bharat Niti gets nod, aims to bring India into top 5 in sports

Calling it a ‘strategic roadmap’ for India’s elevation into the top five of world sports, the Union Cabinet on Tuesday approved the Khelo Bharat Niti, aimed at creating world-class systems for coaching and athlete support, along with a robust administrative set-up to make the country a strong contender for the 2036 Olympics.

Earlier known as the National Sports Policy and introduced for the first time in 1984, the Khelo Bharat Niti 2025 will supersede the 2001 policy. “We have used the experience of the last 10 years and the new policy will work towards improvement of sports. Major objective is to make India a top-five sporting nation by 2047. That’s the overall objective,” Information and Broadcasting Minister Ashwini Vaishnav said.

₹1,853 crore four-lane highway project approved for TN

The Union cabinet on Tuesday approved a national highway project in Tamil Nadu at a cost of ₹1,853 crore in Hybrid Annuity Mode (HAM). Union minister of information and broadcasting Ashwini Vaishnav announced.

The 46.6 kilometre four-lane project between Paramakudi and Ramanathapuram will reduce travel woes between Madurai. Paramakudi, Ramanathapuram, Mandapam, Rameshwaram, and Dhanushkodi – the travel is dependent on existing 2-lane National Highway 87 (NH-87) and associated State Highways, which experience significant congestion due to high traffic volumes, especially in densely populated stretches and key towns along the corridor.

BS REPORTER

NARCL acquisitions set to cross ₹1.68 trn

HARSH KUMAR
New Delhi, 1 July

The National Asset Reconstruction Company Limited (NARCL) has acquired 26 stressed accounts with an exposure of ₹1,56,323 crore in the last three financial years from FY23 to FY25, according to government sources. The NARCL is in the process of acquiring another six stressed accounts worth ₹11,779 crore, the sources told *Business Standard*, adding that put together, these acquisitions will be worth ₹1,68,102 crore.

The NARCL has been set up to clean up the legacy stressed assets with an exposure of ₹500 crore and above in the Indian banking system. The company offers adaptable acquisition structures comprising an optimal mix of cash and security receipts (SRs) to the selling banks and financial institutions across sectors and geographies. The NARCL’s acquisition processes will be administered by their financial asset acquisition policy framed under the extant guidelines for Asset Reconstruction Companies (ARCs).

One of the sources added that the NARCL’s future pipeline exposures spread across two categories – offers submitted and due diligence underway. Under the first category, one account, Shri Girija Alloys, has successfully completed the Swiss Challenge process, involving an exposure of ₹856 crore.

Additionally, two more accounts, Cannon Dunkerley & Co and BGR Energy Systems Ltd, are either currently

undergoing or are set to initiate the Swiss Challenge process, together accounting for ₹5,328 crore in exposure. In the second category, three accounts – Jaypee Cement Corporation Ltd, Seya Industries Ltd, and SU Tolls Roads Pvt Ltd – are currently undergoing due diligence, with a combined exposure of ₹5,595 crore.

At the same time, the finance ministry has told the NARCL that there is a need for regular review of the performance of the company to expedite acquisition of stressed accounts, according to the official.

“Resolution of bad loans is set to become a renewed area of focus, with continuous engagement between lenders and the NARCL being facilitated through the Lenders

Monitoring Committee, which will hold bi-monthly meetings to ensure more effective and timely resolution of assets,” the senior government official said. “For FY26, seven accounts worth ₹1,738 crore of exposure have been identified for acquisition. The case for lowering threshold accounts to below ₹500 crore could be examined,” the source added.

The Swiss Challenge process is a transparent bidding method used by entities like the NARCL to maximise value from the sale of stressed assets. It begins with an initial bid from an anchor bidder, which is then made public to invite competing offers. If a higher bid is received, the original bidder has the right to match it. If the original bidder doesn’t, the asset is sold to the highest bidder.



8 killed in TN cracker factory blast, CM announces aid

At least eight workers, including two women, were killed in a sudden blast at a firecracker manufacturing factory in Sivakasi in the district on Tuesday, police said. Tamil Nadu Chief Minister M K Stalin, who condoled the accident, announced solatium to the kin of the deceased. The devastating fire gutted the unit and left many injured, police said. Smoke that billowed from the factory as the firecrackers burst, could be seen from a distance. Police and fire and rescue services personnel who reached the spot rushed the injured to the hospital. The fire was later brought under control, a fire and rescue services official said. Revenue officials who arrived at the private firecracker manufacturing unit in Chinnakkamanpatti near Sivakasi and police are inquiring into the incident.

Bihar govt launches scheme to financially support youth

The Bihar government on Tuesday launched the ‘Mukhya Mantri Pratigya’ scheme to provide financial support to youths for carrying out internship programmes after clearing their class 12 board examination. The decision to launch the paid internship programme, which aims to address youth unemployment and enhance industry readiness among students, was taken at a Cabinet meeting chaired by Chief Minister Nitish Kumar on Tuesday. “Under the scheme, youths aged between 18 and 28, having either trained under skill development programme or those who have passed Class 12 Industrial Training Institutes (ITI) diploma, graduate and post-graduate will get financial support for availing internship training,” Additional Chief Secretary (Cabinet Secretariat) S Siddhartha said.

PTI

CANCELLATION OF E-AUCTION SALE NOTICE

KOHINOOR POWER PRIVATE LIMITED (KPPL)
(In Liquidation)
(CIN: U40106WB2008PTC125570)

E Auction Notice dated 23.08.2025 published on 24.08.2025, in reference to **KOHINOOR POWER PRIVATE LIMITED**, is hereby withdrawn and be treated as cancelled.

Sd/-
Yogesh Gupta
Liquidator for Kohinoor Power Private Limited
Regn. No.:
IBBI/PA-001/P-00349/2017-18/0650
E-mail: yogeshgupta31@rediffmail.com
lk@kohinoor@gmail.com
Registered Address: M/S. S. Jaykhan,
Chartered Accountants, Suit No. 20, 2E,
2nd Floor, 12, Ho Chi Minh Sarani,
Kolkata-700071
Communication Address:
104, S.R. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata-700 026
AFA - AA1/10650/311225/07664
Date 08/11/2024 Valid till - 31.12.2025
Date : 01/07/2025
Place : Kolkata

UNITED SPIRITS LIMITED

Regd. Office: 'UB Tower', # 24, Vittal Mallya Road, Bengaluru-560 001.
Tel: +91 80 3985 6500; Fax: +91 80 3985 6862
Email: investor.india@diageo.com Website: www.diageoindia.com
Corporate Identity Number: L01551KA1999PLC024991

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Company has received requests from the following shareholders for issue of Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) reported to have been lost / misplaced. The share certificate(s) mentioned hereunder are therefore deemed to be cancelled and no transactions thereon would be recognized by the Company.

Sl. No	Folio No.	Name of the Shareholder	No. of Shares	Certificate Number	Distinctive Nos	
					From	To
01	MS077185	RAJVINDER SHARMA GAURI SHANKAR SHARMA (Deceased)	500	3073	721453236	721453735

The public are hereby advised against dealing in any way with the above share certificates. Any person(s) who has / have any claims(s) in respect of the said share certificates should lodge such claim(s) along with all documentary evidences with the Company at its Registered Office within 7 days of the publication of this notice, after which no claim(s) will be entertained, and the Company will proceed to issue duplicate share certificates.

For **UNITED SPIRITS LIMITED**

Sd/-
Mital Sanghvi
(Company Secretary)

Place : Mumbai
Dated : 01.07.2025

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

PUBLIC ANNOUNCEMENT

(scan this QR code to view the DRHP)

MILAN GINNING PRESSING LIMITED

CIN: U17119GJ1995PLC025604

Our Company was originally incorporated as 'Milan Ginning Pressing Private Limited' a private limited company under the Companies Act, 1956 at Gujarat, Ahmedabad, pursuant to a certificate of incorporation dated April 25, 1995, issued by Assistant Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Thereafter, name of our Company was changed from 'Milan Ginning Pressing Private Limited' to 'Milan Ginning Pressing Limited', consequent to name change, pursuant to a special resolution passed by the shareholders of our Company on April 12, 2024, and a fresh certificate of incorporation consequent to change of name was issued by the Registrar of Companies, Central Processing Centre on June 21, 2024. For further details, please refer to chapter titled “History and Certain Corporate Matters” beginning on Page No. 213 of this Draft Red Herring Prospectus.

Registered Office: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India.

Telephone: 02753-299001; **E-mail:** cs@milangroupindia.com ; **Website:** <https://www.milangroupindia.com>

Contact Person: Mr. Yashesh Vijaykumar Shah, Company Secretary & Compliance Officer;

OUR PROMOTER: MOHMMADHASNEIN HUSENALI NARSINH, HUSENALI YUSUFALI NARSINH AND MINAJBANU HUSENALI NARSINH

“THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED (“BSE SME”).”

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO ₹ [x] CRORES EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (“EQUITY SHARES”) OF MILAN GINNING PRESSING LIMITED (THE “COMPANY”) AT AN OFFER PRICE OF ₹ [y] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [z] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [x] LAKHS (“PUBLIC OFFER”) COMPRISING A FRESH ISSUE OF UPTO [y] EQUITY SHARES AGGREGATING TO ₹ 7,600 LAKHS BY OUR COMPANY (THE “FRESH OFFER”) AND AN OFFER FOR SALE OF UP TO 3,72,500 EQUITY SHARES BY MR. MOHMMADHASNEIN HUSENALI NARSINH AND HUSENALI YUSUFALI NARSINH (“THE SELLING SHAREHOLDER”) AGGREGATING TO ₹ [x] LAKHS (“OFFER FOR SALE”) OUT OF THE OFFER, [y] EQUITY SHARES AGGREGATING TO ₹ [x] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER (“MARKET MAKER RESERVATION PORTION”). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [y] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [z] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [x] LACS IS HEREINAFTER REFERRED TO AS THE “NET OFFER”. THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [x] % AND [y] % RESPECTIVELY OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL [x] EDITION OF [y] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [z] EDITION OF [w] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND A GUJARATI REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (“BSE”) 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”).

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

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 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 Issue shall be available for allocation 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, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI (ICDR) Regulations (“Anchor Investor Portion”), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In 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, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% 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. Further, not less than 15.00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one third of such portion is reserved for applicants with application size of more than 2 lots and up to such lots equivalent to not more than ₹ 10,00,000 and (b) two-third of such portion was reserved for applicants with application size of more than ₹ 10,00,000 provided that the unsubscribed portion in either of such sub-categories could have been allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35.00% of the Net Issue 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 Issue Price. All Bidders are required to participate in the Issue 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 Bid 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 Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see “Offer Procedure” on page 310 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated June 30, 2025 which has been filed with the SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility 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 <https://www.bseindia.com/> and the website of the Company at <https://www.milangroupindia.com> and at the website of BRLM Le PNB Investment Services Limited at <https://www.pnbisl.com/>. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, 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, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the 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 Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to the section “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus.

Any decision to Invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a 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 Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE (“BSE SME”). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see “Capital Structure” beginning on page 88 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see “Our History and Certain Corporate Matters” beginning on page 213 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>PNB Investment Services Limited SEBI Registration Number: INR000011817 Address: PNB Pragati Towers, 2nd Floor, Plot No. C-8, G-Block, BKC, Bandra (E), Mumbai – 400 051, Maharashtra, India. Telephone No: +91 22 2707771/ 8422009515 Website: www.pnbisl.com Email ID: milanj@pnbisl.com Contact Person: Debanjan Ghatak/ Sayalee Galkwad</p>	<p>KFin TECHNOLOGIES LIMITED SEBI Registration No.: INR000000221 Address: Selenium, Tower B, Plot No-31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi – 500 032, Telangana, India Telephone No: +91 40 6718 2222/18 0030 9400 Website: www.kfintech.com Email ID: mglipo@kfintech.com Contact Person: M. Murti Krishna</p>	<p>Mr. Yashesh Vijaykumar Shah Address: Revenue Survey No.555/P, Near Chorania 440KV Watt Sub Station, National Highway-8, Untladi, Surendra Nagar, Limbdi, Gujarat 363 421, India Tel.: 02753-299001 E-mail: cs@milangroupindia.com Website: www.milangroupindia.com</p> <p><i>Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.</i></p>
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.		
<p>For MILAN GINNING PRESSING LIMITED On Behalf of the Board of Directors Sd/- Mr. Yashesh Vijaykumar Shah Company Secretary and Compliance Officer</p> <p>Place: Gujrat Date: July 02, 2025</p> <p>Disclaimer: Milan Ginning Pressing Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on June 30, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and is available on the websites of the BRLM at https://www.pnbisl.com/ and also on the website of the Company https://www.milangroupindia.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled “Risk Factors” beginning on page 28 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in ‘offshore transactions’ in reliance on Regulation “S” under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.</p>		

FORUM INDIA