

ADDENDUM TO SALE NOTICE


RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator: Rasoya Proteins Limited
Registration No.: IBBI/IPA-001/IP-P00118/2017-2018/10253
Date : 17/10/2025
Email: rasoyaproteins@aainsoolvency.com
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284


TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834

Registered office: A 44 Hosier Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – “Saksham Niveshak”
Investor Education and Protection Fund Authority (“IEPPA”) in line with the objectives of the Niveshak Shivr, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – “Saksham Niveshak” from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent (“RTA”) at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rta@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPPA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited
Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited (“Company”) are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.


Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rta@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-demat requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited
Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27686

Place: Noida (U.P.)
Date : October 18, 2025


Reliance Industries Limited
OneClick Life

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investorrelations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Sait	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776747-748	394341665-694
			140	62229539-539	2186976618-757
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13925-925	324201-225
			15	131143-143	7826049-063
			6	304914-914	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45963159-361
			43	53453296-297	1250823246-288
			86	62504036-036	2210872856-941
5	1357611	Nirmalaben Vinodchandru Mevawala	364	66615797-797	6869609081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	5959008-911	303545628-827
			50	56340561-561	164100244-293
			100	56455553-554	306945078-177
			25	56751408-088	402147845-869
			400	62223722-722	2186476101-500
			800	66419259-259	18805480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershia Commissariat	8	924924-924	23917689-696
			7	2147968-968	42682136-142
			5	3082528-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134295050-507
			10	10343895-898	185380109-118
			48	51368235-236	1176426542-589
			96	62389945-945	2200177818-913
			192	66639462-662	6872351064-255
8	5935067	Suresh Kumar Surana	46	53483060-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	137350549-557
			7	59507619-619	44806172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	2216176998-986
			184	66856655-655	6897383962-155
9	48676154	Tushar Kumudrai Jani Ashok Kumudrai Jani	50	56136778-778	79964501-502
			22	56136779-779	79964551-572
			50	56136780-780	79964451-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
10	68212553	Venkatesham Gorakanti Jaya Laxmi Gorakanti	25	16638341-341	466268420-444
			50	51137230-230	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	5340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. “**KFin Technologies Limited**”, Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, **within Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer

Place : Mumbai
Date : October 17, 2025

www.ril.com


ANUPAM RASAYAN INDIA LTD.
CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Pipold, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com,
Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million


The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED
Anand Desai
Managing Director
DIN: 00038442

Adfactors 520/25

Date: October 17, 2025
Place: Surat


Satin Finserv Limited
CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India,
Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025
(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹ 10/- each) (for continuing and discontinued operations)			
1	Basic:	0.03	0.11	0.47
2	Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited (the Company) in their meeting held on October 17, 2025.

2. The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.

3. For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point no. 2 above.

4. These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited
Sd/-
Dhiraj Jha
WTD & CEO
DIN: 10955191

Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED
CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited (“Company”) pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the “Act”) read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as “MCA Circulars”) and the Securities and Exchange Board of India and Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India (“SEBI”) read together with earlier Circulars issued by SEBI in this regard (collectively referred to as “SEBI Circulars”), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited (“CSE” / “Stock Exchange”) pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited (“CDSL”) to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18886, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendra Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited
Sd/-
Narendra Narayan Mandal
Company Secretary & Compliance Officer

Date: 18.10.2025
Place: Kolkata

ADVERTISING/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

(“Target Company”)
(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH (“EQUITY SHARES”) REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) (“TARGET COMPANY” OR “LSRL”) FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONYX STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS “ACQUIRERS”) PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA(SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE “SEBI (SAST) REGULATIONS”) (HEREINAFTER ALTOGETHER REFERRED TO AS THE “OPEN OFFER” OR “OFFER”).

Kind Attention- Physical Shareholders of Lake Shore Realty Limited

Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer (“LOF”) for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at rta@alankit.com and avail soft copy of the LOF. Alternatively, Eligible Shareholders may also download the soft copy of LOF from the website of SEBI’s website

ADDENDUM TO SALE NOTICE RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/IPA-001/IP-P00118/2017-2018/10253
Date : 17/10/2025
Place: New Delhi
Email: rasoyaproteins@aaainsolvency.com
Contact No.: +91 11-48664623, +91 8800885284

TRIVENI TURBINE LIMITED

CIN: L29110UP1995PLC041834
Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triventurbines.com, **E-mail:** cs.compliance@triventurbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days Campaign – "Saksham Niveshak"

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivr, and its broader drive for investor education and facilitation, has launched a 100 Days Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer-cum-demat requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triventurbines.com.

This notices are also available on the Company's website at www.triventurbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited

Sd/-

Pulkit Bhasin

Company Secretary

M. No. A27686

Place: Noida (U.P.)

Date : October 18, 2025



Reliance Industries Limited
Oversh Life
Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
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			15	131143-143	7826049-063
			6	304914-914	13411444-449
			1	506935-935	16654097-097
3	130257	Jamuna Bai	52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869455-808
			3	2375695-695	45596359-361
			43	53453296-297	125083246-288
			86	62504036-036	2210872856-941
			364	66615797-797	686960981-444
4	10646197	Jamuna Bai	25	50969501-501	1166484378-402
			200	55595908-91	303454628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	2186476101-500
7	1455311	Rohinton Keki Commissariat Keki Manchhera Commissariat	800	66419259-259	685480849-648
			8	924934-934	23917689-694
			7	2147968-968	42682136-142
			5	3082528-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	117642652-589
			96	63289945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	53483060-601	1251496767-812
			7	59507616-616	257448962-968
8	5935067	Suresh Kumar Surana	10	59507617-617	189022856-865
			9	59507618-618	173350549-557
			7	59507619-619	44806172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	6892383962-145
			50	56136778-778	79964501-550
			22	56136779-779	79964551-572
			50	56136780-780	79964451-550
			122	63287660-660	2199932770-891
9	48676154	Tushar Kumudrai Jai Ashok Kumudrai Jai	244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
			25	16638341-341	46628420-444
			50	51137320-230	1171632328-377
10	68212553	Venkatesham Gorakanti Jai Laxmi Gorakanti	100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	5340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within **Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited

Sd/-

Savithri Parekh

Company Secretary & Compliance Officer

www.ril.com

Place : Mumbai

Date : October 17, 2025



ANUPAM RASAYAN INDIA LTD.

CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piplod, Surat-395007, Gujarat, India **Tel:** +91-261-2398991-95, **Website:** www.anupamrasayan.com,
Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:



Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED

Anand Desai

Managing Director

DIN: 00038442

Date: October 17, 2025

Place: Surat

Adfactors 520/25



Satin Finserv Limited

CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India,
Phone: 0124-4715400, **Website:** www.satinfinserv.com, **Email Id:** info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025

(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,645.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debiture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary Items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(4) of the Listing Regulations, the pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point no. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited

Sd/-

Dhiraj Jha

WTD & CEO

DIN: 10955191

Place: Gurugram

Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED

CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; **Email:** info@indussgroup.com; **Website:** www.indussgroup.net

NOTICE TO SHAREHOLDERS

**ADDENDUM TO SALE NOTICE
RASOYA PROTEINS LIMITED - IN LIQUIDATION**

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aainsolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284

**TRIVENI TURBINE LIMITED**

CIN: L29110UP1995PLC041834

Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh

Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders**1. 100 Days' Campaign – "Saksham Niveshak"**

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-dematerial requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited

Sd/-

Pulkit Bhasin

Company Secretary

M. No. A27686

Place: Noida (U.P.)
Date : October 18, 2025Reliance
Industries Limited

Growth & Life

Regd. office: 3rd Floor, Maker Chambers IV 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13325-925	324201-225
			15	131143-143	7826049-063
			50	3024118-118	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			86	62504036-366	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	66426183-183	6896909081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-91	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	2186476101-500
			800	66419255-259	685480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershah Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082558-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	6389945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	53483060-061	1251496767-812
8	5935067	Suresh Kumar Surana	7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-557
			7	59507619-619	43806172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	689238362-145
9	48676154	Tushar Kumudrai Jani Ashok Kumudrai Jani	50	56136778-778	79964551-500
			22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
10	68212553	Venkatesham Gorakanti Jaya Laxmi Gorakanti	25	14570827-827	390425575-599
			50	51137230-377	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	\$340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Place : Mumbai
Date : October 17, 2025
Company Secretary & Compliance Officer
www.ril.com

**ANUPAM RASAYAN INDIA LTD.**

CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com,
Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26



For ANUPAM RASAYAN INDIA LIMITED

Anand Desai

Managing Director

DIN: 00038442

Adfactors 520/25

**SFL
Satin Finserv Limited**

CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase - III, Gurugram - 122016, Haryana, India,
Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025

(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025	Quarter ended September 30, 2024	Year ended March 31, 2025
		Unaudited	Unaudited	Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary Items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(a) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point No. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (Ind-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited

Sd/-

Dhiraj Jha

WTD & CEO

DIN: 10955191

Place: Gurugram
Date: October 17, 2025**INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED**

CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;

Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net**NOTICE TO SHAREHOLDERS**

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors

For Induss Food Products & Equipments Limited

Sd/-

Narendra Narayan Mandal

Company Secretary & Compliance Officer

Date: 18.10.2025

Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS),
REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

("Target Company")

(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: [cs@](mailto:cs@lakeshorerealty.in)

ADDENDUM TO SALE NOTICE

RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel

Liquidator: Rasoya Proteins Limited


Registration No.: IBBI/IPA-001/IP-P00118/2017-2018/10253

Date : 17/10/2025

Place: New Delhi

Email: rasoyaproteins@aainsoolvency.com

Contact No.: +91 11-46664623, +91 8800865284



TRIVENI TURBINE LIMITED

CIN: L29110UP1995PLC041834

Registered office: A-4 Hosier Complex, Phase II Extension, Noida-201 305, Uttar Pradesh

Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh

Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com, Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – “Saksham Niveshak”

Investor Education and Protection Fund Authority (“IEPPA”) in line with the objectives of the Niveshak Shivr, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – “Saksham Niveshak” from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent (“RTA”) at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rta@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPPA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited (“Company”) are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rta@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-demat requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited

Sd/-

Pulkit Bhasin

Company Secretary

M. No. A27686

Place: Noida (U.P.)

Date : October 18, 2025



Reliance Industries Limited

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021, Phone: 022-3555 5000, Email: investorrelations@ril.com, CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Sait	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-354	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776747-748	394341665-694
			140	62229539-539	2186976618-757
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13925-925	324201-225
			15	131443-143	7826049-063
			6	304914-914	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	4596359-361
			43	53453296-297	1250823246-288
			86	62504036-062	2210872856-941
5	1357611	Nirmalaben Vinodchandru Mevawala	364	66615797-797	6869609081-444
6	49763263	Raindrop Finlease Pvt. Ltd	25	50969501-501	1166484378-402
			200	59590908-911	303545628-827
			50	5634051-561	164100244-293
			100	56495553-554	306945078-177
			25	56751408-088	400147845-869
			400	62223722-722	2186476101-500
			800	66419259-259	18805480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershia Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3062528-528	49391938-942
			10	4944168-168	11631467-476
			8	6338875-875	134295050-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	62389945-945	2200177818-913
			192	66639462-062	6872351064-255
8	5935067	Suresh Kumar Surana	43	53483060-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	137350549-557
			7	59507619-619	44806172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	2216176998-086
			184	66856655-655	6897383962-155
9	48676154	Tushar Kumudrai Jani Ashok Kumudrai Jani	50	56136778-778	799645501-502
			22	56136779-779	79964551-572
			50	56136780-780	79964451-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
10	68212553	Venkatesham Gorakanti Jaya Laxmi Gorakanti	50	51137230-320	1171632328-377
			100	62503236-236	2210818462-561
			200	6678269-269	6885147358-557
		Total	5340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. “**KFin Technologies Limited**”, Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, **within Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited

Sd/-

Savithri Parekh

Company Secretary and Compliance Officer

Place : Mumbai

Date : October 17, 2025

www.ril.com



ANUPAM RASAYAN INDIA LTD.

CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com, Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED

Anand Desai


Managing Director

DIN: 00038442

Adfactors 520/25

Date: October 17, 2025

Place: Surat



Satin Finserv Limited

CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025

(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹ 10/- each) (for continuing and discontinued operations)			
1	Basic:	0.03	0.11	0.47
2	Diluted	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debiture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point no. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (Ind-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited

Sd/-

Dhiraj Jha

WTD & CEO

DIN: 10955191

Place: Gurugram

Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED

CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020; Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18886, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendra Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors

For Induss Food Products & Equipments Limited

Sd/-

Narendra Narayan Mandal

Company Secretary & Compliance Officer

Date: 18.10.2025

Place: Kolkata

ADVERTISING/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

(“Target Company”)

(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India

Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH (“EQUITY SHARES”) REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) (“TARGET COMPANY” OR “LSRL”) FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONYX STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS “ACQUIRERS”) PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE “SEBI (SAST) REGULATIONS”) (HEREINAFTER ALTOGETHER REFERRED TO AS THE “OPEN OFFER” OR “OFFER”).

Kind Attention- Physical Shareholders of Lake Shore Realty Limited

Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer (“LOF”) for any reason whatsoever, may send request to Registrar &

ADDENDUM TO SALE NOTICE RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aainsoolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284

TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834
Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-demat requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited
Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27686
Place: Noida (U.P.)
Date : October 18, 2025

Reliance Industries Limited
Growth & Life
Regd. office: 3rd Floor, Maker Chambers IV 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-93
			15	12803790-790	257780424-403
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13325-925	324201-225
			15	131143-143	7826049-063
			6	304914-914	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	126803501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			86	62504036-366	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	66461379-797	6869609081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-91	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	1286476101-500
			800	66419255-259	685480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershah Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082558-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	6389945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	53483060-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-557
			7	59507619-619	43860172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	689238362-145
			68	66856655-655	79964501-572
			22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
			50	16638341-341	466268420-444
			50	51137230-377	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	\$340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within **Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer
Place : Mumbai
Date : October 17, 2025
www.ril.com

ANUPAM RASAYAN INDIA LTD.
CIN - L24231GJ2003PLC042988
Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com,
Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED
Anand Desai
Managing Director
DIN: 00038442
Adfactors 520/25

Satin Finserv Limited
CIN: U65999HR2018PLC099128
Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025
(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary Items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:
1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
2. The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
3. For the other line items referred in Regulation 52(a) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point No. 2 above.
4. These Results have been prepared in accordance with Indian Accounting Standards (Ind-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited
Sd/-
Dhiraj Jha
WTD & CEO
DIN: 10955191
Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED
CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited
Sd/-
Narendran Narayan Mandal
Company Secretary & Compliance Officer
Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

("Target Company")
(formerly known as Mahaan Foods Limited)
Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) ("TARGET COMPANY" OR "LSRL") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONXY STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

Kind Attention- Physical Shareholders of Lake Shore Realty Limited
Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer ("LOF") for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at rtat@alankit.com and avail soft copy of the LOF. Alternatively, Eligible Shareholders may also download the soft copy of LOF from the website of SEBI's website www.sebi.gov.in or Manager to the Offer, www.almondzfinancial.com or BSE, www.bseindia.com. Eligible Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" at page no. 36 of the LOF in relation to inter alia the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

Demat Shareholders of Lake Shore Realty Limited
Further, in case of any other public shareholder, holding shares in dematerialized form, but not received any email from Registrar to the Offer, may download from the websites of SEBI at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Manager to the Offer at www.almondzfinancial.com, and BSE at www.bseindia.com

This advertisement/public notice is being issued by Almondz Financial Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers, pursuant to and in accordance with the SEBI (SAST) Regulations. The Acquirers, its directors in their capacity as directors of the Acquirers accept full responsibility for the information contained in this advertisement/public notice and also for the obligations of the Acquirers,

ADDENDUM TO SALE NOTICE
RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands rescheduled to 30th October, 2025.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aainsoolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284



TRIVENI TURBINE LIMITED

CIN: L29110UP1995PLC041834
Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"
Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-dematerial requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited

Sd/-

Pulkit Bhasin

Company Secretary

M. No. A27686

Place: Noida (U.P.)
Date : October 18, 2025



Reliance Industries Limited

Greenfield Ltd.

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3355 5000. Email: investorrelations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13325-925	324201-225
			15	131143-143	7826049-063
			50	3024118-118	164100244-293
			1	506935-935	16654097-097
			52	788766-767	18885147-196
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869451-809
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			86	62504036-366	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	6654183-183	6869609081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-91	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	2186476101-500
			800	66419255-255	685480849-648
7	1455311	Rohinton Keki Commissariat	8	924934-934	23917689-696
		Keki Manchershah Commissariat	7	2147968-968	42682136-142
			5	3082558-558	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	3389945-945	2200177818-913
			192	66639462-462	6872351064-255
8	5935067	Suresh Kumar Surana	46	5348306-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-577
			7	59507619-619	43806102-158
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	689238362-145
9	48676154	Tushar Kumudrai Jani	50	56136778-778	79964551-500
		Ashok Kumudrai Jani	22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
10	68212553	Venkatesham Gorakanti	25	14570827-827	390425575-599
		Jaya Laxmi Gorakanti	50	51137230-370	117163238-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
				Total	5340

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Place : Mumbai
Date : October 17, 2025
Company Secretary and Compliance Officer
www.ril.com



ANUPAM RASAYAN INDIA LTD.

CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com,
Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26



For ANUPAM RASAYAN INDIA LIMITED

Anand Desai

Managing Director

DIN: 00038442

Adfactors 520/25

Date: October 17, 2025
Place: Surat



Satin Finserv Limited

CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase - III, Gurugram - 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025

		₹ in Lakhs except EPS)		
S. No.	Particulars	Quarter ended September 30, 2025	Quarter ended September 30, 2024	Year ended March 31, 2025
		Unaudited	Unaudited	Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary Items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point No. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited

Sd/-

Dhiraj Jha

WTD & CEO

DIN: 10955191

Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED

CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;

Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited

Sd/-

Narendra Narayan Mandal

Company Secretary & Compliance Officer

Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

("Target Company")

(formerly known as Mahaan Foods Limited)

ADDENDUM TO SALE NOTICE
RASOYA PROTEINS LIMITED - IN LIQUIDATION


This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited

Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aaainsolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284


TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834

Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.


Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-dematerial requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited
Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27686

Place: Noida (U.P.)
Date : October 18, 2025


Reliance Industries Limited
Growth & Life

Regd. office: 3rd Floor, Maker Chambers IV 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	131325-925	324201-225
			15	131143-143	7826049-063
			6	3049149-14	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	126803501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			86	62504036-36	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	66426183-183	6855100300-579
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-91	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	2186476101-500
			800	66419255-259	685480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershah Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082558-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	3389945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	53483060-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-557
			7	59507619-619	43860172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	689238362-145
			68	66856655-655	79964501-572
			22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
10	68212553	Venikatesham Gorakanti Jaya Laxmi Gorakanti	50	16638341-341	446268420-446
			50	51137230-377	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total		5340	

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for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer

Place : Mumbai
Date : October 17, 2025

www.ril.com


ANUPAM RASAYAN INDIA LTD.
CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com, Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

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Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

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The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26



For ANUPAM RASAYAN INDIA LIMITED
Anand Desai
Managing Director
DIN: 00038442

Adfactors 520/25


Satin Finserv Limited
CIN: U65999HR2018PLC099128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025
(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
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	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
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- These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited
Sd/-
Dhiraj Jha
WTD & CEO
DIN: 10955191

Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED
CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited
Sd/-
Narendran Narayan Mandal
Company Secretary & Compliance Officer

Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED
(Target Company)
(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) ("TARGET COMPANY" OR "LSRL") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONXY STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

Kind Attention- Physical Shareholders of Lake Shore Realty Limited

Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer ("LOF") for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at rtat@alankit.com and avail soft copy of the LOF. Alternatively, Eligible Shareholders may also download the soft copy of LOF from the website of SEBI's website www.sebi.gov.in or Manager to the Offer, www.almondzfinancial.com or BSE, www.bseindia.com. Eligible Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" at page no. 36 of the LOF in relation to inter alia the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

Demat Shareholders of Lake Shore Realty Limited

Further, in case of any other public shareholder, holding shares in dematerialized form, but not received any email from Registrar to the Offer, may download from the websites of SEBI at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Manager to the Offer at www.almondzfinancial.com, and BSE at www.bseindia.com

This advertisement/public notice is being issued by Almondz Financial Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers, pursuant to and in accordance with the SEBI (SAST) Regulations. The Acquirers, its directors in their capacity as directors of the Acquirers accept full responsibility for the information contained in this advertisement/public notice and also for the obligations of the Acquirers, laid down in the SEBI (SAST) Regulations in respect of the Open Offer. This advertisement/public notice will be available on SEBI's website at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Registrar to the Offer at rtat@alankit.com, Manager to the Offer at www.almondzfinancial.com and BSE at www.bseindia.com.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

MERCHANT BANKER TO THE OFFER	REGISTRAR TO THE OFFER
 Almondz Financial Services Limited F-33/3, Phase-II, Okhla Industrial Area New Delhi-110020 Contact Number: +91-011-43500700 / 9599937054 E-Mail: merchantbanker@almondz.com Website: www.almondzfinancial.com Investor Grievance: investorgrievance@almondz.com SEBI Registration Number: INM000012971 Validity: Permanent Contact Person: Mohd Shariq/Sonal Rathi	 Alankit Assignments Limited 4E/2 Alankit House, Jhandewalan Extension, New Delhi-110055 Contact Number: +91-011-42541234, 23541234 Email: rtat@alankit.com Website: www.alankit.com SEBI Registration Number: INR000002532 Validity: Permanent Contact Person: Jagdeep Kumar Singla

For and on behalf of the Acquirers
Sd/-
AL Maha Investment Fund PCC-ONXY Strategy
Acquirer 1

Sd/-
Indigo Infracon Private Limited
Acquirer 2

Date: October 18, 2025
Place: New Delhi


HMT LIMITED

Regd. Office: "HMT Bhavan" No.59, Bellary Road, Bengaluru-560032
Tel No : 080-23330333 Website : www.hmtindia.com
Email : cosey@hmtindia.com CIN : L29230KA1953GOI000748

NOTICE TO THE SHAREHOLDERS

Notice is hereby given that the 72nd Annual General Meeting (AGM) of the members of Company will be held on **Friday, November 07, 2025 at 11:00 a.m.** (IST) through Video Conferencing ("VC") Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and the rules made there

ADDENDUM TO SALE NOTICE RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aainsoolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284

TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834
Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email: rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-dematerial requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited
Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27686
Place: Noida (U.P.)
Date : October 18, 2025

Reliance Industries Limited
Growth & Life
Regd. office: 3rd Floor, Maker Chambers IV 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-93
			15	12803790-790	257780424-403
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-579
3	130257	Jamuna Bai	25	13325-925	324201-225
			15	131143-143	7826049-063
			6	304914914	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	126803501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			86	62504036-366	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	66541379-797	6869609081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-91	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-408	400147845-869
			400	62223722-722	1286476101-500
			800	66419255-259	685480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershia Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082558-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	6389945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	53483060-061	1251496767-812
			7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-557
			7	59507619-619	43860172-178
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	221617698-089
			184	66856655-655	689238362-145
			68	66856655-655	79964501-572
			22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
10	68212553	Venikatesham Gorakanti Jaya Laxmi Gorakanti	50	16638341-341	466268420-444
			50	51137230-377	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	\$340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within **Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Place : Mumbai
Date : October 17, 2025
Company Secretary & Compliance Officer
www.ril.com

ANUPAM RASAYAN INDIA LTD.
CIN - L24231GJ2003PLC042988
Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com, Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED
Anand Desai
Managing Director
DIN: 00038442
Adfactors 520/25

Satin Finserv Limited
CIN: U65999HR2018PLC099128
Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025
(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary Items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:
1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
2. The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
3. For the other line items referred in Regulation 52(a) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point No. 2 above.
4. These Results have been prepared in accordance with Indian Accounting Standards (Ind-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited
Sd/-
Dhiraj Jha
WTD & CEO
DIN: 10955191
Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED
CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

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Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited
Sd/-
Narendra Narayan Mandal
Company Secretary & Compliance Officer
Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

("Target Company")
(formerly known as Mahaan Foods Limited)
Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) ("TARGET COMPANY" OR "LSRL") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONXY STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

Kind Attention- Physical Shareholders of Lake Shore Realty Limited
Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer ("LOF") for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at rtat@alankit.com and avail soft copy of the LOF. Alternatively, Eligible Shareholders may also download the soft copy of LOF from the website of SEBI's website www.sebi.gov.in or Manager to the Offer, www.almondzfinancial.com or BSE, www.bseindia.com. Eligible Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" at page no. 36 of the LOF in relation to inter alia the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

Demat Shareholders of Lake Shore Realty Limited
Further, in case of any other public shareholder, holding shares in dematerialized form, but not received any email from Registrar to the Offer, may download from the websites of SEBI at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Manager to the Offer at www.almondzfinancial.com, and BSE at www.bseindia.com

This advertisement/public notice is being issued by Almondz Financial Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers, pursuant to and in accordance with the SEBI (SAST) Regulations. The Acquirers, its directors in their capacity as directors of the Acquirers accept full responsibility for the information contained in this advertisement/public notice and also for the obligations of the Acquirers, laid down in the SEBI (SAST)

ADDENDUM TO SALE NOTICE RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.

The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited
Registration No.: IBBI/PA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aainsoolvency.com
Date : 17/10/2025
Place: New Delhi
Contact No.: +91 11-46664623, +91 8800865284

TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834
Registered office: A-44 Hosiyar Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000
Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"
Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer- cum-dematerial requests.

The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited
Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27686
Place: Noida (U.P.)
Date : October 18, 2025

Reliance Industries Limited
Growth & Life
Regd. office: 3rd Floor, Maker Chambers IV 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786
NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Salt	50	16106215-215	402453395-444
			50	51149047-047	1172223178-227
			100	62569194-194	2215756029-128
2	31298113	Amar Bir Singh	200	66849374-374	6891799513-712
			40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			30	14776477-748	394341665-694
			140	62229539-539	2186976618-579
			280	66426183-183	6855100300-757
3	130257	Jamuna Bai	25	13325-925	324201-225
			15	131143-143	7826049-063
			6	3024118-118	13411444-449
			1	506935-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	41518774-795
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210869455-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-297	1250823246-288
			68	62504036-366	2210872856-941
5	1357611	Nirmalaben Vinodchandra Mevawala	364	66513797-797	6869609081-444
6	49763263	Raindrop Finlease Pvt Ltd	25	50969501-501	1166484378-402
			200	55950908-911	303545628-827
			50	56340561-561	164100244-293
			100	5649553-554	306945078-177
			25	56751408-808	400147845-869
			400	62223722-722	1286476101-500
			800	66419255-259	685480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershia Commissariat	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082558-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	10343498-498	185380109-118
			48	51368235-236	1176426542-589
			96	6389945-945	2200177818-913
			192	66639462-462	6872351064-255
			46	5348306-061	1251496767-812
8	5935067	Suresh Kumar Surana	7	59507616-616	257448962-968
			10	59507617-617	189022856-865
			9	59507618-618	17350549-578
			7	59507619-619	43860172-157
			5	59507620-620	18447276-280
			5	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	2216176998-089
			184	66856655-655	689238362-145
9	48676154	Tushar Kumudrai Jani Ashok Kumudrai Jani	50	56136778-778	79964551-500
			22	56136779-779	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
			25	14570827-827	390425575-599
10	68212553	Venkatesham Gorakanti Jaya Laxmi Gorakanti	50	51137230-377	1171632328-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
				Total	5340

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within **Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer
Place : Mumbai
Date : October 17, 2025
www.ril.com

ANUPAM RASAYAN INDIA LTD.

CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piprod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com, Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million

The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26



For ANUPAM RASAYAN INDIA LIMITED
Anand Desai
Managing Director
DIN: 00038442
Adfactors 520/25

Satin Finserv Limited
CIN: U65999HR2018PLC099128
Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase - III, Gurugram - 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email Id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025

S. No.	Particulars	Quarter ended September 30, 2025	Quarter ended September 30, 2024	Year ended March 31, 2025
		Unaudited	Unaudited	Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,845.36	29,950.90	43,859.55
13	Earnings Per Share (₹10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted:	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point No. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited
Sd/-
Dhiraj Jha
WTD & CEO
DIN: 10955191
Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED

CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020; Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars") and the Securities and Exchange Board of India and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("CSE" / "Stock Exchange") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendran Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors
For Induss Food Products & Equipments Limited
Sd/-
Narendra Narayan Mandal
Company Secretary & Compliance Officer
Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

("Target Company")

(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) ("TARGET COMPANY" OR "LSRL") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONXY STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

Kind Attention: Physical Shareholders of Lake Shore Realty Limited

Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer ("LOF") for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at <

ADDENDUM TO SALE NOTICE
RASOYA PROTEINS LIMITED - IN LIQUIDATION

This is to inform all concerned that in continuation to the Sale Notice published on 18th September, 2025, wherein the e-auction of **Rasoya Proteins Limited** was scheduled to be conducted on 17th October, 2025, the same stands **rescheduled to 30th October, 2025**.


The extension has been provided considering the Diwali festival period and to ensure wider participation and competitive bidding among interested bidders. Accordingly, the last date for submission of documents and Earnest Money Deposit (EMD) is extended up to 28th October, 2025 (by end of the day).

All interested bidders are requested to visit the official e-auction website for detailed terms and conditions: <https://ibbi.baanknet.com/eauction-ibbi/home>. For any clarification, bidders may contact the undersigned.

CA Anil Goel
Liquidator Rasoya Proteins Limited

Registration No.: IBBI/IPA-001/IP-P00118/2017-2018/10253
Email: rasoyaproteins@aaainsoolvency.com
Date : 17/10/2025
Place: New Delhi

Contact No.: +91 11-46664623, +91 8800865284


TRIVENI TURBINE LIMITED
CIN: L29110UP1995PLC041834

Registered office: A-44 Hosery Complex, Phase II Extension, Noida-201 305, Uttar Pradesh
Corporate office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh
Website: www.triveniturbines.com, E-mail: cs.compliance@triveniturbines.com,
Phone: +91 120 4308000

Notice to Shareholders

1. 100 Days' Campaign – "Saksham Niveshak"

Investor Education and Protection Fund Authority ("IEPFA") in line with the objectives of the Niveshak Shivir, and its broader drive for investor education and facilitation, has launched a 100 Days' Campaign – "Saksham Niveshak" from July 28, 2025 to November 6, 2025, for the shareholders whose dividends have remained unpaid/unclaimed. Accordingly, this notice is being issued by the Company as part of the aforesaid campaign. All the shareholders who have unpaid/unclaimed dividend or those who are required to update their Know Your Client (KYC) & nomination details or have any issues/ queries related to unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055 or email at rtat@alankit.com. The shareholders may further note that this campaign is intended to reach out to the shareholders to update their KYC and nomination details. The shareholders are requested to update their details and claim their unpaid/unclaimed dividend in order to prevent their shares from being transferred to the IEPFA.

2. Special Window for Re-lodgement of Transfer Requests of Physical Shares of Triveni Turbine Limited

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoDIP/CIR/2025/97 dated July 2, 2025 and in order to secure the rights of investors in the securities which were purchased by them, shareholders of Triveni Turbine Limited ("Company") are hereby informed that a Special Window has been opened for a period of 6 months from July 7, 2025 to January 6, 2026 for re-lodgement of transfer deeds, which were lodged prior to April 1, 2019 and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Eligible shareholders may submit their transfer deeds along with requisite documents to the Company's Registrar and Share Transfer Agent at Alankit Assignments Limited, Unit: Triveni Turbine Limited, 4E/2, Jhandewalan Extension, New Delhi-110055, email-rtat@alankit.com. During this period, the securities that are re-lodged for transfer shall be issued only in dematerialized mode and due process shall be followed for such transfer-cum-demand requests.


The details regarding the opening of this special window are also disseminated on the website of the Company at www.triveniturbines.com.

This notices are also available on the Company's website at www.triveniturbines.com and the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Triveni Turbine Limited

Sd/-
Pulkit Bhasin
Company Secretary
M. No. A27688

Place: Noida (U.P.)
Date : October 18, 2025


Reliance Industries Limited
Growth is a Life

Regd. office: 3rd Floor, Maker: Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investorrelations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	69443729	A S Lookman Sait.	50	16106215-215	402453395-444
			50	51149047-047	117223178-227
			100	62569194-194	2215756029-128
			200	66849374-374	6891799513-712
2	31298113	Amar Bir Singh	40	4005553-554	63320359-398
			18	7241835-836	145112815-832
			32	10036954-954	181123872-903
			15	12803790-790	257780424-438
			5	14051587-587	330962448-452
			14	14776747-748	394341665-694
			140	62229359-539	2186976618-757
			280	66426182-183	6855100300-579
3	130257	Jamuna Bai	25	13925-925	324201-225
			15	131143-143	7826049-063
			6	304914-914	13411444-449
			1	50635-935	16654097-097
			52	788766-767	18885147-198
			22	2089398-398	4151877-95
			10	3024118-118	48774263-272
			159	53981828-831	1268503501-659
			354	62504010-010	2210864955-808
4	10646197	Jamuna Bai	3	2375695-695	45596359-361
			43	53453296-97	1250823246-288
			36	62504036-036	2210872856-94
5	1357611	Nirmalaben Vinodchandru Mevawala Raindrop Finlease Pvt. Ltd.	364	66615797-797	6869609081-444
6	49763263		25	50969501-501	1166494378-402
			200	55950908-911	303545628-827
			50	56340561-561	164100244-293
			100	56495553-554	306945078-177
			25	56751408-408	400147845-869
			400	6223272-722	2186476101-500
			800	66419259-259	6854480849-648
7	1455311	Rohinton Keki Commissariat Keki Manchershia Commissariat.	8	924934-934	23917689-696
			7	2147968-968	42682136-142
			5	3082528-528	49391938-942
			10	4944168-168	81631467-476
			8	6338875-875	134290500-507
			10	1034398-498	185380109-118
			48	51368235-236	1176426542-589
			96	62389945-945	2200177818-913
			192	66639462-462	6872351064-255
8	5935067	Suresh Kumar Surana	7	59507616-616	1251496767-812
			10	59507617-617	189022856-865
			9	59507618-618	137350549-557
			7	59507619-619	44806172-178
			5	59507620-620	18447276-280
			3	59507621-621	50369838-842
			3	59507622-622	27183032-034
			92	62574986-986	2216176998-089
			184	6685655-655	6892383962-145
9	48676154	Tushar Kumudraj Jani Ashok Kumudraj Jani	50	56136778-778	79964501-550
			22	56136779-779	79964551-572
			50	56136780-780	79964551-500
			122	62387660-660	2199932770-891
			244	66636882-882	6872070243-486
10	68212553	Yenkaresham Gorakanti Jays Luxmi Gorakanti	25	14570827-827	390425575-599
			25	1663841-341	466268420-444
			50	51137230-230	117163238-377
			100	62503236-236	2210818462-561
			200	66768269-269	6885147358-557
		Total	5340		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "**KFin Technologies Limited**", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, **within Seven (7) days** from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited

Sd/-
Savitri Parekh
Company Secretary and Compliance Officer

Place : Mumbai
Date : October 17, 2025

www.ril.com


ANUPAM RASAYAN INDIA LTD.
CIN - L24231GJ2003PLC042988

Regd. office: Office Nos. 1101 to 1107, 11th Floor, Icon Rio, Behind Icon Business Centre, Dumas Road, Piplod, Surat-395007, Gujarat, India Tel: +91-261-2398991-95, Website: www.anupamrasayan.com, Email: investors@anupamrasayan.com

UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial Results (Standalone and Consolidated) for the quarter and half year ended September 30, 2025, have been prepared by the Company in accordance with Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and were reviewed by the Audit Committee and thereafter, were approved and taken on record by the Board of Directors in their meeting held on Friday, October 17, 2025.

Financial Highlights of quarter ended September 30, 2025:

Consolidated Total Revenue: ₹ 7,392 Million	Consolidated EBITDA: ₹ 1,436 Million	Consolidated PAT: ₹ 572 Million
Standalone Total Revenue: ₹ 5,956 Million	Standalone EBITDA: ₹ 1,170 Million	Standalone PAT: ₹ 414 Million

Financial Highlights of half year ended September 30, 2025:

Consolidated Total Revenue: ₹ 12,299 Million	Consolidated EBITDA: ₹ 2,728 Million	Consolidated PAT: ₹ 1,056 Million
Standalone Total Revenue: ₹ 9,161 Million	Standalone EBITDA: ₹ 2,161 Million	Standalone PAT: ₹ 711 Million


The Unaudited Financial Results have been uploaded on the Company's website at www.anupamrasayan.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com. The Unaudited Financial Results can also be accessed by scanning the given QR code:

Path: www.anupamrasayan.com > Investors > Results and Reports > Financial Results (Q-Q-Q) > Q2FY26

For ANUPAM RASAYAN INDIA LIMITED

Anand Desai
Managing Director
DIN: 00038442

Adfactors 520/25


Satin Finserv Limited
CIN: U65999HR2018PLC009128

Regd. & Corporate Office: 4th Floor, 'B' Wing, Plot No. 492, Udyog Vihar, Phase – III, Gurugram – 122016, Haryana, India, Phone: 0124-4715400, Website: www.satinfinserv.com, Email id: info@satinfinserv.com

Extract of Unaudited Financial Results for the quarter & half year ended September 30, 2025
(₹ in Lakhs except EPS)

S. No.	Particulars	Quarter ended September 30, 2025 Unaudited	Quarter ended September 30, 2024 Unaudited	Year ended March 31, 2025 Audited
1	Total Income from operations	4,036.12	2,937.34	12,470.80
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	68.51	239.77	1,058.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	49.12	173.13	745.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	51.31	180.17	745.69
6	Paid up Equity Share Capital	15,755.79	15,755.79	15,755.79
7	Reserves (excluding Revaluation Reserve)	1,212.14	574.41	973.25
8	Securities Premium Account	2,295.70	2,295.70	2,295.70
9	Net Worth	18,279.98	17,990.66	18,255.74
10	Outstanding Redeemable Preference Shares	0.00	0.00	0.00
11	Debt Equity Ratio	2.63	1.61	2.31
12	Paid up Debt Capital/Outstanding Debt	50,645.36	29,950.90	43,859.55
13	Earnings Per Share (₹ 10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.03	0.11	0.47
	2. Diluted	0.03	0.11	0.47
14	Capital Redemption Reserve	-	-	-
15	Debt Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules/AS Rules, whichever is applicable.

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of Satin Finserv Limited ("the Company") in their meeting held on October 17, 2025.
- The above is an extract of the detailed format of Results filed with the Stock Exchange(s) under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), as amended from time to time. The full format of the Results are available on the website of the Company (i.e. www.satinfinserv.com) and on the website of the Stock Exchange i.e. BSE at www.bseindia.com.
- For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point no. 2 above.
- These Results have been prepared in accordance with Indian Accounting Standards (IND-AS) notified by the Ministry of Corporate Affairs.

For Satin Finserv Limited

Sd/-
Dhiraj Jha
WTO & CEO
DIN: 10955191

Place: Gurugram
Date: October 17, 2025

INDUSS FOOD PRODUCTS & EQUIPMENTS LIMITED
CIN: L35204WB1987PLC031664; Registered Office: 238B, A.J.C Bose Road, Kolkata - 700 020;
Tel. No.: +91 33 2287 8503; Email: info@indussgroup.com; Website: www.indussgroup.net

NOTICE TO SHAREHOLDERS

Notice is hereby given to the members of Induss Food Products & Equipments Limited ("Company") pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013, (the "Act") read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) as amended from time to time, read with the General Circular No. 09/2024 dated September 19, 2024 and General Circular No. 03/2025 dated September 22, 2025 along with all Circulars issued in relation to extension of the framework provided in the aforementioned circulars till further orders, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "**MCA Circulars**") and the Securities and Exchange Board of India and Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("**SEBI**") read together with earlier Circulars issued by SEBI in this regard (collectively referred to as "**SEBI Circulars**"), and other applicable laws and Regulation 11 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, the Notice of the Postal Ballot has been sent on Friday, October 17, 2025 to all the members whose names appear on the Register of Members/ list of Beneficial Owners as on Friday, October 10, 2025 through electronic mail whose email-ids are registered in the records of depository participants in compliance with the MCA Circulars, for seeking approval of the members of the Company by Postal Ballot (remote e-voting only), for the Special Resolution for obtaining consent for delisting of equity shares of the Company from The Calcutta Stock Exchange Limited ("**CSE**" / "**Stock Exchange**") pursuant to the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the applicable provisions of the Companies Act, 2013 and rules made thereunder.

The Company has engaged the services of Central Depository Services (India) Limited ("**CDSL**") to provide e-voting facilities to its members. The Company is providing e-voting facilities to the Members of the Company holding shares either in physical or in dematerialized form as on the cut-off date to cast their vote electronically through e-voting services provided by CDSL. The manner of remote e-voting has been provided in detail in the Notice of the Postal Ballot.

Members are requested to note that the e-voting through Postal Ballot will open on Saturday, October 18, 2025 at 10:00 A.M. and will close on Sunday, November 16, 2025 at 5:00 P.M.

The Board of Directors of the Company have appointed Mr. Saurabh Basu, Proprietor of M/s. S Basu & Associates, the peer reviewed Company Secretaries, Membership No.: ACS 18686, CP No.: 14347 as the scrutinizer for conducting the Postal Ballot through electronic voting in a fair and transparent manner. Members holding shares in physical mode and those members who have not yet registered their email addresses are requested to register the same for procuring user ID and password. The Shareholders whose email addresses are not registered with the Company / Registrar and Transfer Agent / Depository Participants / Depositories, may request for registration of e-mail ids for remote e-voting for resolutions set out in the Notice.

Members who have not received the Postal Ballot Notice vide e-mail may apply to the Company at info@indussgroup.com and obtain a duplicate thereof. The Postal Ballot Notice is also available at Company's website at www.indussgroup.net and CDSL's e-voting website at www.evotingindia.com.

The e-voting rights of the Members shall be reckoned as on the cut-off date i.e. Friday, October 10, 2025. A person who is not a member as on the cut-off date should treat this notice for information purpose only. The Scrutinizer will submit his report to the Company within two working days from the last date of e-voting and the results of Postal Ballot will be announced accordingly. The results would be communicated to the Stock Exchange and shall also be displayed on the Company's website at www.indussgroup.net.

In case of any queries / grievances, the members may contact Mr. Narendra Narayan Mandal, the Company Secretary and Compliance Officer of the Company at the telephone no. of the Company i.e. +91 33 2287 8503 and email: info@indussgroup.com. For any queries or issues regarding e-voting you may contact CDSL at Toll Free No. 022-23058738 and 022-23058542-43 or e-mail: helpdesk.evoting@cdslindia.com.

By Order of the Board of Directors

For Induss Food Products & Equipments Limited

Sd/-
Narendra Narayan Mandal
Company Secretary & Compliance Officer

Date: 18.10.2025
Place: Kolkata

ADVERTISEMENT/PUBLIC NOTICE IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS), REGULATION, 2011 AS AMENDED FOR OFFER OPENING TO THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED
(**"Target Company"**)
(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India
Corporate Identification Number: L68100DL1987PLC350285 Email Id: cs@lakeshorerealty.in; Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) ("TARGET COMPANY" OR "LSRL") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONYX STRATEGY (ACQUIRER 1) AND BY INDIGO INFRACON PRIVATE LIMITED (ACQUIRER 2), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

Kind Attention- Physical Shareholders of Lake Shore Realty Limited

Eligible Shareholders holding Equity Shares in physical form and who have not received the physical copy of Letter of Offer ("LOF") for any reason whatsoever, may send request to Registrar & Transfer Agent to the Open Offer, Alankit Assignments Limited at rtat@alankit.com and avail soft copy of the LOF. Alternatively, Eligible Shareholders may also download the soft copy of LOF from the website of SEBI's website www.sebi.gov.in or Manager to the Offer, www.almondzfinancial.com or BSE, www.bseindia.com. Eligible Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" at page no. 36 of the LOF in relation to inter alia the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

Demat Shareholders of Lake Shore Realty Limited

Further, in case of any other public shareholder, holding shares in dematerialized form, but not received any email from Registrar to the Offer, may download from the websites of SEBI at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Manager to the Offer at www.almondzfinancial.com, and BSE at www.bseindia.com.

This advertisement/public notice is being issued by Almondz Financial Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers, pursuant to and in accordance with the SEBI (SAST) Regulations. The Acquirers, its directors in their capacity as directors of the Acquirers accept full responsibility for the information contained in this advertisement/public notice and also for the obligations of the Acquirers, laid down in the SEBI (SAST) Regulations in respect of the Open Offer. This advertisement/public notice will be available on SEBI's website at www.sebi.gov.in, Target Company at www.lakeshorerealty.in, Registrar to the Offer at www.alankit.com, Manager to the Offer at www.almondzfinancial.com, and BSE at www.bseindia.com.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

MERCHANT BANKER TO THE OFFER	REGISTRAR TO THE OFFER
 Almondz Financial Services Limited F-33/3, Phase-II, Okhla Industrial Area New Delhi-110020 Contact Number: +91-011-43500700 / 9599937054 E-Mail: merchantbanker@almondz.com Website: www.almondzfinancial.com Investor Grievance: investorgrievance@almondz.com SEBI Registration Number: IMMO00012971 Validity: Permanent Contact Person: Mohd Shariq/Sonalati Rath	 Alankit Assignments Limited 4E/2 Alankit House, Jhandewalan Extension, New Delhi-110055 Contact Number: +91-011-42541234, 23541234 Email: rtat@alankit.com Website: www.alankit.com SEBI Registration Number: INR000002532 Validity: Permanent Contact Person: Jagdeep Kumar Singla

For and on behalf of the Acquirers

Sd/-
AL Maha Investment Fund PCC-ONYX Strategy
Acquirer 1

Sd/-
Indigo Infracon Private Limited
Acquirer 2

Date: October 18, 2025
Place: New Delhi


HMT LIMITED

Regd. Office: "HMT Bhavan" No.59, Bellary Road, Bengaluru-560032
Tel No : 080-23330333 Website : www.hmtindia.com
Email : cosey@hmtindia.com CIN : L29230KA1953GOI000748

NOTICE TO THE SHAREHOLDERS

Notice is hereby given that the 72<