



CIN: L24100GJ1984PLC111413

Reg. Office: 1-5th Floor, Aditraj Arcade, Nr Karma Shreshtha Tower, 100 Ft Rd, Satellite, Ahmedabad - 380015.

Date: 16th February, 2026

To,

Listing Compliances, BSE Limited, P. J. Towers, Fort, Mumbai - 400001. Scrip Code: 539938; Scrip Id: MIL	Listing Compliances, CSE - India, 7, Lyons Range, Dalhousie Kolkata - 700001.
--	---

Sub: Newspaper Clipping of unaudited Financial Results (Standalone & Consolidated) for the quarter and nine months ended 31st December, 2025.

Dear Sir / Ma'am,

We hereby wish to inform you that the unaudited financial results (Standalone & Consolidated) for the quarter and nine months ended 31st December, 2025 were approved at the meeting of Board of Directors held on Saturday, 14th February, 2026.

In continuation to the same, the newspaper clipping duly published in English and Gujarati Newspaper is enclosed herewith.

This is for your information and records.

Thanking You,

For, Medico Intercontinental Limited



Samir D Shah
Managing Director
DIN: 03350268
Encl: As stated

D S KULKARNI DEVELOPERS LIMITED

CIN No: L45201PN1991PLC083340
Regd Office: Unit 301, 3rd Floor, Swagata One, Kothrud, Pune - 411038
Phone: 020-67196716 Email: cs.dskd@ashgadgroup.in Website: www.dskdcorp.com

Table with 5 columns: Sr. No., Particulars, Quarter Ended, Nine Months Ended, Year Ended. Rows include Total Income from Operations, Net Profit, Total Comprehensive Income, and Earnings Per Share.

Notes: 1 The Board of Directors has approved the above financial results for the quarter ended 31st December 2025 and its release at their meeting held on 13th February, 2026. The Statutory Auditors of the Company has carried out a Limited Review Report of the aforesaid results, filed with Stock Exchanges. This full form of the quarterly and nine months financial results are available on the websites of the Stock Exchanges i.e. www.bseindia.com, www.nseindia.com and on the website of the Company at www.dskdcorp.com.

आर्थिकेयल अंवेन्टयुअरिटीस लीमिटेड
CIN: L74110GJ2009PLC151201

एजु. ओ. पी.एस. ए.के.डी. एन. ३०१, चौथे मंजळ, विलायत अवेनी, समुद्रिय सोसायटी,
एच.एम.एस. रोड रोड पार्क, सेक्टर १६, अमरावती, ४४००१५,
ईमेल: filenterprice3@gmail.com, वेबसाइट: www.filenterprises.com

सेबी (रिस्ट्रिक्शन ऑनलॉडिंग) अन्वयेन इन्स्ट्रुक्शन्स दिक्वायन्समेंट्स विधानमो, २०१५, सुधारेन
(सेबी रिस्ट्रिक्शन ऑनलॉडिंग) विधानमो ३३ न अमुपावलयन आर्थिकेयल अंवेन्टयुअरिटीस लीमिटेडना
जेअर अंवेन्टयुअरिटीस १३ इन्व्हेस्टरी, २०२५ ना सेव बोधयवलेतमनी जेअरम ३ डिसेम्बर, २०२५
ना सेव पुरव वतंत्रित रिस्ट्रिक्शन अन्वयेन नव मासिक आगलाना इन्व्हेस्टमेंट अंवेन्टयुअरिटीस अन्वयेन
अंवेन्टयुअरिटीस पुरव वतंत्रित अन्वयेन.
नावाडिअरि पुरव वतंत्रित अन्वयेन नवसुलभ्ये, इन्व्हेस्टरी अंवेन्टयुअरिटी अंवेन्टयुअरिटीस ह्याय जयती
इन्व्हेस्टमेंट लीमिटेड सीओओ अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
www.bseindia.com अन्वयेन इन्व्हेस्टमेंट वेबसाइट: www.filimited.com (अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
सेबी रिस्ट्रिक्शन विधानमो न विधानमो अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
इन्व्हेस्टमेंट (अंवेन्टयुअरिटी) अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी



वॉर अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी

MEDICO INTERCONTINENTAL LIMITED

CIN: L24109GJ1984PLC111413
Regd Office: 1-9/Floor, Aditi Raj Arcade, Nr. Karim Shreebha Tower, 100 B Rd, Sarathi, Ahmedabad, Gujarat - 380015
Phone: 079-27215273 Email: info@medicoindia.com Website: www.medicoindia.com

Table with 5 columns: Particulars, Quarter ended, Previous year quarter ended, Quarter ended, Previous year quarter ended. Rows include Total Income from Operations, Net Profit, Total Comprehensive Income, and Earnings Per Share.

Notes: The above financial results are reviewed and recommended by the Audit Committee and approved by the Board of Directors at the meeting held on February 14, 2026. The above results reviewed by statutory auditors and who have expressed an unmodified opinion on these results as required under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full form of the unaudited financial results along with Limited Review Report for the quarter and nine months ended 31st December 2025 is available on the website of the Stock Exchange (www.bseindia.com) and on the website of the Company (www.medicoindia.com).

TRACK RECORD OF THE LEAD MANAGER

Table with 4 columns: LEAD MANAGER, REGISTRAR TO THE ISSUE, COMPANY SECRETARY & COMPLIANCE OFFICER. Rows include ERUDORE CAPITAL, MAS SERVICES LIMITED, and Ms. Rashmi Samir Pange.

BASES FOR ISSUE PRICE

The Issue Price is determined by our Company in consultation with the Lead Manager. The financial data presented in the Chapter titled 'Basis of the Issue Price' on page 108 of the Prospectus, are based on our Company's Restated Financial Statements. Investors should also refer to the section titled 'Risk Factors' and Chapter titled 'Risk Factors' of the Restated Financial Statements on pages 25 and 44 respectively, to get a more informed view before making the investment decision. The Chapter 'Basis of the Issue Price' has been updated with the price of the Equity Shares. Please refer the website of Lead Manager www.erudorecapital.com to view the chapter 'Basis of the Issue Price' on page no. 108 of the prospectus of the Company.

Table with 4 columns: Issue Open On, Issue Closes On, Finalization of Basis of Allotment with the Designated Stock Exchange, and Time for the Submission of Application.

Table with 4 columns: Issue Open On, Issue Closes On, Finalization of Basis of Allotment with the Designated Stock Exchange, and Time for the Submission of Application.

* IPI mandate and time and date shall be as of 5:00 p.m. on Issue Closing Date
QIBs, Non-institutional investors and individual investors can neither revise their applications downwards nor cancel/withdraw their applications.

LISTING: The Equity Shares Offered through the Prospectus are proposed to be listed on the SME Platform of the BSE Limited ("BSE SME"), in terms of Chapter IX of the SEBI (ICDR) Regulations, as amended from time to time. Our Company has received an in-Principle approval letter bearing reference number "LP/SME-IP/CP/SP/569/2025-26" dated December 10, 2025, from BSE SME for using its name in the Prospectus for listing of our shares on the SME Platform of BSE SME. For the purpose of this issue, SME Platform of the BSE Limited ("BSE SME"), shall be the Designated Stock Exchange.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the Main Objects and other objects of our Company, see chapter titled "Our History and Certain Corporate Matters" on page 188 of the Prospectus. The Memorandum of Association of our Company is a Material Document for inspection in relation to the issue, for further details, see the chapter titled "Material Contracts and Documents for Inspection" on page 379 of the prospectus.

LIABILITY OF MEMBERS OF THE COMPANY AS PER MCA: The liability of the Members under this liability is limited to the amount unpaid, if any, on the shares held by them.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: As on the date of the Prospectus, the Authorized Capital of the Company is ₹ 25,00,00,000 divided into 2,50,00,000 Equity Shares of ₹10/- each. The Issued, Subscribed and paid up share capital of the Company is ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹10/- each. For details of the Capital Structure, please refer to the chapter titled "Capital Structure" beginning on page 79 of the Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Gaurav Hensh is the names of the Signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed by them at the time of signing of the Memorandum of Association of our Company 3,000 Equity Shares by Mr. Baswaraj Madhwarao Barge, 5,000 Equity Shares by Mr. Shrivang Madhwarao Barge and 2,000 Equity Shares by Mr. Suresh Shrinagar Barge aggregating to 10,000 Equity Shares of ₹ 10/- each.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, the Prospectus was furnished to SEBI in Form ICDR. In terms of the SEBI Regulations, the SEBI shall not issue any approval or the Prospectus. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the head titled "Disclaimer Clause of SEBI" on page 290 of the Prospectus for more details.

DISCLAIMER CLAUSE OF BSE SME: It is to be distinctly understood that the permission given by SEBI should not in any way be deemed or construed that the Prospectus or the price at which the Equity Shares are offered has been cleared or approved by SEBI nor does it certify the correctness or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the "Disclaimer Clause of the Stock Exchange (BSE SME)" on page 292 of the Prospectus.

CREDIT RATING: This being the Issue of Equity Shares, no Credit Rating is provided. However, as on the date of the Prospectus, the Company has obtained a Credit Rating with respect to Long Term Loan Facilities. Please refer the letter to the head titled "Credit Rating" page no. 75 of the Prospectus for more details.

DEBENTURE TRUSTEES: This being the Issue of Equity Shares, the appointment of Debenture Trustees is not required.

IPO GRADING: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018 there is no requirement of appointing an IPO Grading Agency.

Monitoring Agency: Benchmark Ratings India Private Limited is appointed as Monitoring Agency.

RISK IN RELATION TO THE FIRST ISSUE: This being the first public issue of Equity Shares of our Company, there has been no formal market for the Equity Shares. The face value of the Equity Shares is ₹ 10/- each and the

मेसर्स मिनिट्टी फ़िनसर्स प्राइवेट लीमिटेड
एजु. ओ. पी.एस. ए.के.डी. एन. ३०१, चौथे मंजळ, विलायत अवेनी, समुद्रिय सोसायटी,
एच.एम.एस. रोड रोड पार्क, सेक्टर १६, अमरावती, ४४००१५,
ईमेल: filenterprice3@gmail.com, वेबसाइट: www.filenterprises.com

Table with 4 columns: क्रम नं., उद्देश्य, अंवेन्टयुअरिटी, अंवेन्टयुअरिटी. Rows include 1. लिखित उद्देश्य, 2. अंवेन्टयुअरिटी, 3. अंवेन्टयुअरिटी, 4. अंवेन्टयुअरिटी.

1. फ़िनसर्स लिमिटेड अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी

अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी
अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी अंवेन्टयुअरिटी

Issue Price is ₹ 10/- per Equity Share, which is 11 times of the face value of the Equity Shares. The Issue Price determined and justified by our Company in consultation with the Lead Manager should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed. No assurance can be given regarding an active or sustained trading in the Equity Shares or regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISK: Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue. Investors who are unable to take the risk of losing their entire investment, investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on our own examination of our Company and the Issue including the risks involved. The Equity Shares issued in this Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page number 25 of the Prospectus.

TRACK RECORD OF THE LEAD MANAGER: This is the first filing made by the Lead Manager, Erudore Capital Private Limited, and hence there is no data to disclose regarding the Price Information of Past Issues Handled by the Lead Manager.

Table with 4 columns: LEAD MANAGER, REGISTRAR TO THE ISSUE, COMPANY SECRETARY & COMPLIANCE OFFICER. Rows include ERUDORE CAPITAL, MAS SERVICES LIMITED, and Ms. Rashmi Samir Pange.

ERUDORE CAPITAL PRIVATE LIMITED
CIN: L64900MH2024PTC430828
Address: Office No. 304, Third Floor, Morya Grand, Vera Desai Industrial Estate Road, Andheri West, Andheri, Mumbai, Maharashtra, India, 400053
Contact Person: Prayal Saurabh Ranka / Ank Dhande
Contact Number: +91 74001 78215
E-mail: info@erudorecapital.com
Investor Grievance E-mail: investor@erudorecapital.com
Website: www.erudorecapital.com
SEBI Registration No: IM000013290

MAS SERVICES LIMITED
CIN: U74990DL1973PLC006650
Address: T-34, 2nd Floor, Ohia Industrial Area, Phase-1, New Delhi, India, 110020
Contact Person: N. C. Pal
Contact Number: 011-26387281
E-mail: ipo@maservices.com
Investor Grievance E-Mail: investor@maservices.com
Website: www.maservices.com
SEBI Registration No: IN000000049

Ms. Rashmi Samir Pange
Contact Number: +91 9173881666
E-mail: info@yashitej.com
Website: www.yashitej.com
Investors can contact our Company Secretary & Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of Letters of Allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc. For all issue related queries and for redressal of complaints, investors may also write to the I.M.

AVAILABILITY OF PROSPECTUS: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factor contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com, the website of Lead Manager at www.erudorecapital.com and the website of the Issuer Company at www.yashitej.com.

Availability of the abridged prospectus: Abridged Prospectus will be available on the website of Stock Exchange at www.bseindia.com, the website of Lead Manager at www.erudorecapital.com and the website of the Issuer Company at www.yashitej.com.

AVAILABILITY OF APPLICATION FORMS: Application forms and the copies of the Prospectus can be obtained from the Registered Office of our Company and Lead Manager, Erudore Capital Private Limited. Application Forms will also be available on the website of Stock Exchange at www.bseindia.com and the designated branches of SCGBs, the list of which is available at websites of the Stock Exchange and SEBI.

SYNDICATE MEMBERS: NA
SUB-SYNDICATE MEMBERS: NA
Sponsor Banker: Banker to the Issue and Refund Refund to the Issue: KOTAK MAHINDRA BANK LIMITED

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): The investors are required to fill the application form and submit the same to the relevant SCGBs at the specific locations or registered brokers at the broker/clearer or RTA or DP's. The SCGBs will block the amount in the account as per the authority contained in Application Form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. For more details on the ASBA process, please refer to the details given in application forms and Prospectus and also please refer to the chapter titled "Issue Procedure" on page 309 of the Prospectus.

APPLICATION SUPPORTED WITH LIMITED PAYMENTS INTERFACE: Investors are advised to carefully read SEBI master circular no. SEBI/IM/CD/PPD-1/UP/ICR/2024/0754 dated November 11, 2024 for details relating to use of IPI as a payment mechanism with ASBA for applications in the public issue. For further details please refer the chapter titled "Issue Procedure" on page no. 309 of the Prospectus

ON BEHALF OF THE BOARD OF DIRECTORS FOR YASHITEJ INDUSTRIES (INDIA) LIMITED

Date: February 14, 2026
Place: Pune
Rashmi Samir Pange
Company Secretary and Compliance Officer

DISCLAIMER: YASHITEJ INDUSTRIES (INDIA) LIMITED is proposing, subject to, receipt of regulatory approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Prospectus dated February 09, 2025 with the Registrar of Companies, Mumbai on February 14, 2025. The Prospectus shall be available on the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com; the website of Lead Manager at www.erudorecapital.com and the website of the Issuer Company at www.yashitej.com. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" beginning on the page no. 25 of the Prospectus. Potential investors should not rely on the Prospectus for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), and may be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only (i) to persons in the United States that are "qualified institutional buyers" (as defined in Rule 144a under the U.S. Securities Act) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act in reliance on Rule 144a, and (ii) outside the United States in "offshore transactions" (as defined in Regulations) in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where those offers and sales occur.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated February 09, 2025. Investors should read the prospectus carefully, including the section titled "Risk Factors" on page 25 of the Prospectus before making any investment decision.