



# ACS Technologies Limited

(Formerly Known as LN Industries India Limited)

Regd. Office: Level 7, Pardha Picasa, Durgam Cheruvu Road, Madhapur, Hyderabad - 500 081  
Phone No: +91 40 49034464, +91 897 835 6262  
Email: sales@acstechnologies.co.in



**Date: 07.08.2024**

To  
The Manager,  
Listing Department,  
BSE Limited,  
Phiroze Jeejeebhoy Towers, Dalal Street,  
Floor 25, M Samachar Marg, Fort,  
Mumbai- 400 001

Dear Sir/Madam,

**Sub: Newspaper publication — Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015**

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the Newspaper publications dated 7<sup>th</sup> August, 2024 for the Un-audited Financial Results of the Company for the quarter ended 30<sup>th</sup> June, 2024 published in NAVA TELANGA (Telugu) and BUSINESS STANDARD (English).

We would request you to please take the above on record.

Thanking You,  
**For ACS Technologies Limited**

Digitally signed by  
ASHOK KUMAR ASHOK KUMAR  
BUDDHARAJU BUDDHARAJU  
Date: 2024.08.07 12:49:47  
+05'30'

**Ashok Kumar Buddharaju**  
**Chairman and Managing Director**



**Branch Offices:**

Visakhapatnam : D.No. 39-11-17/1, Sector - VI, Murali Nagar, Visakhapatnam, India - 530007. Tel: 0891 - 2552207

Vijayawada : Level 1, Vasavya Complex, Near Benz Circle, Vijayawada, India - 520010. Tel : +91 89785 66262

9001|20000|22301|26000|27001





## Indian Overseas Bank

ARM Branch, 4th floor, IOB Platinum Plaza, Lane Opp: Chanada Brothers,  
Chikkadapally, Hyderabad-500028 Ph : 040-23468078/36, Mail: iob2582@iob.in

## (APPENDIX IV)

## POSSESSION NOTICE

## (For Immovable property) [(Rule 8(1))]

Whereas The undersigned being the Authorised Officer of the Indian Overseas Bank under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated 17/02/2022 calling upon M/s Gayatri Projects Ltd, B-1, 6-3-1090, B-1, TSR Towers, Rajbhavan Road, Somajiguda, Hyderabad 500 082 (hereinafter referred as „borrowers“) and all guarantors including M/s Indra Constructions, 6-3-249/5A, Road No.01, Banjara Hills, Hyderabad - 500034 (Guarantor/Mortgagor) to repay the amount mentioned in the demand notice towards Term Loan dues of Rs.75.53,16,70/- and FITL dues of Rs.3,78,37,160/- as on 17/02/2022 exclusively secured by the scheduled mentioned property (besides other properties) with further interest at contractual rates and rests, charges etc till date of realization within 60 days from the date of receipt of the said notice.

(1) The borrowers having failed to repay the amount except Rs.67,79,55,00/- notice is hereby given to the borrowers and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him/her under Section 13(4) of the said Act with Rule 8 of the said Rules on 17/02/2022 of August 2024.

(2) The borrowers in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Indian Overseas Bank for an amount of Rs.75.53,16,70/- (Term Loan) and Rs.3,78,37,160/- (FITL) as on 17/02/2022 with interest thereon at contractual rates & rests as agreed, charges etc., from the aforesaid date mentioned in the demand notice till date of less repayments, if any, made after issuance of Demand Notice. The dues payable as on the date of taking possession is Term Loan dues of Rs.27,89,64,63/- and FITL dues of Rs.5,32,54,94/- payable with further interest at contractual rates & rests, charges etc., till date of payment.

(3) The borrower's attention is invited to provisions of Sub-section (8) of the Section 13 of the Ad, in respect of time available to them, to redeem the secured assets.

## Description of the Immovable Property-

(Property Covered by Sale Deed No.10557/2012 dated 06.12.2022 registered with SRO (Nellore) for Property Owned by M/s Indra Constructions): All that part and parcel of the land total admeasuring 100m\*100m West Land to the extent of Acres 15-00 cents covered by Sy Nos 1239/C (Acres 0-10 cents), 1240/A (Acres 3-43 cents), 1240/B (Acres 0-08 cents), 1241 (Acres 4-31 cents), 1242/A (Acres 3-37 cents), 1242/B (Acres 0-02 cents) and 1243 (Acres 3-39 cents) out of which Acres 2-41/2 cent government acquired the land for the purpose of outer ring road and remaining Acres 1-363/4 cents 351 Anakars or 2808 Square yards open land situated at Nellore Municipal Corporation , Nellore Bt -2, Nellore Mandal and District. Bounded by:On the North : by Land belongs to Mannen Padmajna, On the South: by land belongs to Mettukur Subramma, On the East: by Land belongs to Singiri Lokanadham and Kandala Sumathi, On the West: by NH 5 Road

Date: 03/08/2024  
Place: Hyderabad  
Authorized Officer,  
Indian Overseas Bank



## Utkarsh Small Finance Bank

Apkpi Ummeed Ka Khaata

(A Scheduled Commercial Bank)

Zonal Office: D.No. 7-1-24/2/C, 5th Floor, Dhansi Surabhi Complex, Greenlands, Begumpet, Hyderabad - 500016.  
Registered Office: Utkarsh Tower, NH - 31 (Airport Road), Sehmalpur, Kazi Sarai, Harhua, Varanasi, UP - 221 105.

## PUBLIC NOTICE

Notice is hereby given that the following borrower/s have defaulted in the repayment of principle and interest of the Loan facility obtained by them from Utkarsh Small Finance Bank Ltd. and the loan has been classified as Non-Performing Assets (NPA). The Notices under Section 13(2) of Securitization and Reconstruction of Financial Assets and Enforcement of (Security) Interest Act, 2002 were issued to them on their last known address/es as provided to the bank by them, that in addition thereto for the purposes of information of the said borrowers enumerated below, the borrowers are being informed by way of this public notice.

(1) The borrowers having failed to repay the amount except Rs.67,79,55,00/- notice is hereby given to the borrowers and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him/her under Section 13(4) of the said Act with Rule 8 of the said Rules on 17/02/2022 of August 2024.

(2) The borrowers in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Indian Overseas Bank for an amount of Rs.75.53,16,70/- (Term Loan) and Rs.3,78,37,160/- (FITL) as on 17/02/2022 with interest thereon at contractual rates & rests as agreed, charges etc., from the aforesaid date mentioned in the demand notice till date of less repayments, if any, made after issuance of Demand Notice. The dues payable as on the date of taking possession is Term Loan dues of Rs.27,89,64,63/- and FITL dues of Rs.5,32,54,94/- payable with further interest at contractual rates & rests, charges etc., till date of payment.

(3) The borrower's attention is invited to provisions of Sub-section (8) of the Section 13 of the Ad, in respect of time available to them, to redeem the secured assets.

## Description of Property/ies:

All that part and parcel of the property including house bearing G.P. Door No. 16-104, Village Yedapally, Grampanchayat & Mandal Yedapally, District Nizamabad, Telangana – 503202. East – House of Sri Gundla Chinna Reddy, West – G. P. Road, North – House of Smt. Apsari Begum, Sour – House of Smt. Ahmed Begum.

2 Hyderabad 154214000 0006672 Asiya Begum W/o. Shaik Mumtaz Ahmed (Borrower)  
Shaik Mumtaz Ahmed S/o.  
Shah Anwar Ahmed (Mortgagor & Co-Borrower)

04/04/2024 ₹ 5,06,550/-

Description of Property/ies: All that part and parcel of the property bearing Door No. 1-40, Survey No. 551/2, Village & Panchayat Peddipatti Palen, Ward No. 1, Mandal Parcharu, District Prakasam, Andhra Pradesh – 523169. East – Ravi Srinivas Site 148 Links, West – Kap Bhagyalakshmi Site 146 Links, North – 15 Ft. Joint Gali between this & property of Kolla Ramesh, South – Kodavali Potthuraju Land 41 Links.

The above borrower/s and/or their guarantors (wherever applicable) are advised to make the payments of outstanding within period of 60 days from the date of issuance of notice under Section 13(2), failing which further steps will be taken after expiry of 60 days from the date of issuance of the notice as per the provisions of Securitization and Reconstruction of Financial Assets and enforcement (Security) Interest Act, 2002.

Date: 07/08/2024

Place: Hyderabad

Sd/-  
(Authorized Officer)

Utkarsh Small Finance Bank Ltd.

\* Standalone and Consolidated Other Equity as at March 31, 2024 was 3,287.44 Millions and 3,287.73 Millions, respectively.



## CREDO BRANDS MARKETING LIMITED

B 8, MIDC Central Road, Marol, Next to MIDC Police Station, Andheri (E), Mumbai - 400093, Maharashtra, India | Tel. No.: +91 22 6141 7200  
Email: investorrelations@mufti.in | Website: www.credobrands.in  
CIN: L18101MH1999PLC119669

## Extract of Unaudited Standalone and Consolidated Financial Results for the quarter ended June 30, 2024

(All amounts in ₹ Millions, unless otherwise stated)

Particulars	Standalone		Consolidated	
	Quarter Ended		Quarter Ended	
	30-06-2024	30-06-2023	30-06-2024	30-06-2023
Total revenue from operations	1,238.87	1,184.90	1,238.87	1,184.90
Profit before tax	130.52	111.11	130.52	113.12
Net profit after tax	97.70	85.74	97.70	85.75
Total Comprehensive Income	98.13	84.98	98.13	84.99
Paid-up equity share capital (face value ₹ 2 per share)	129.08	128.60	129.08	128.60
Other Equity*				
Earning per share (face value ₹ 2 per share) (not annualised)	1.52	1.33	1.52	1.33
Diluted in ₹	1.52	1.33	1.52	1.33

\* Standalone and Consolidated Other Equity as at March 31, 2024 was 3,287.44 Millions and 3,287.73 Millions, respectively.

## Notes:

1. The Unaudited Standalone and Consolidated Financial Results of the Company for the quarter ended June 30, 2024, have been reviewed and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on August 06, 2024.
2. The above is an extract of the detailed format of the Unaudited Standalone and Consolidated Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the above Financial Results are available on the website of the Company i.e., www.credobrands.in and websites of the Stock Exchanges, viz., www.bseindia.com and www.nsindia.com.

For Credo Brands Marketing Limited

Sd/-  
Kamal Khushlani  
Chairman and Managing Director

Place :- Mumbai

Date :- August 06, 2024

VIRAT CRANE INDUSTRIES LTD.,  
CIN No : L74999AP1992PLC014392  
D.No 25-18-54, Opp: Crane Bell Nut Powder Works Office, Main Road, Sampath Nagar, Guntur-522004, 7 0863-223311 e-mail ID : vcr@crane-group.in, Web: www.crane-group.in

Dear Shareholders,

Subject:

Transfer of Dividend and respective equity shares of the company in case of Unclaimed Dividend in previous 7 (seven) consecutive years to Investor Education and Protection Fund (IEPF).

Dear Shareholders,

As per the long term value Sharedholders, we would like to inform you that in terms of the provisions of Section 13(4)(5) and other applicable provisions of the Companies Act, 2013 ("the Ad") and the Rules made thereunder, the undivided shareholding (including its proportionate interest therein), all Unpaid Unclaimed Dividend for a period of 7 (seven) consecutive years are required to be transferred by the Company to the Investor Education and Protection Fund ("IEPF") established by the Central Government. Further, Section 13(4)(6) of the Ad, read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the said Rules") require that all Shares in respect of which Dividend has not been paid or claimed for 7 (seven) consecutive years or more, shall also be transferred by the Company to IEPF. Full details of such Unclaimed Dividends are updated by the Company on the website of Ministry of Corporate Affairs (MCA) and on the website of the Company at <https://viratcraneindustries.com>. Accordingly, the Company has transferred the IEPF authority of all Unpaid Dividends shares along with the shares of the Final Dividend for the financial year 2016-17, which has remained Unclaimed / Unpaid for seven years. Hence the company has to transfer the above said Final dividend and respective shares upon completion of 7 (seven) years since declaration of dividend in the F.Y.2016-17 i.e., by Tuesday, 5th November, 2024 to IEPF.

Our records indicate that Dividend against Equity Shares held in your name has remained Unpaid/ Unclaimed. You are therefore requested, to claim the Unpaid/ Unclaimed Dividend due to you by making an application as per attached enclosure immediately to Bigshare Services Private Limited, Registrar and Share Transfer Agents, on or before due date, preferably by Saturday, 2nd November, 2024. You are requested to note that if the Dividend amounts are not claimed by Tuesday, 5th November, 2024, then the same will be applied to the IEPF, as per the said Rules.

The Company will be compelled to transfer the Dividend along with respective Equity Shares (whether held in physical or electronic form) to IEPF, without any further notice by following the due process as provided in the said Rules, which is provided in the said Rules.

(1) If you hold Equity Shares in physical form: Duplicate Share Certificate/s will be issued and Equity Shares will be transferred to IEPF.

The original Share Certificate/s which is registered in your name and is / are held by will automatically Stand cancelled and deemed non-negotiable.

(2) If you hold Equity Shares in electronic form: Your Demat Account will be debited for the Equity Shares liable to be transferred to IEPF.

However, after the transfer of Equity Shares to IEPF, you may claim from IEPF authority, both Undivided shareholding and the Equity Shares, by making an online application in the prescribed e-Form IEPF-5 and by sending physical copy of the same duly signed (as per registered specimen signature) along with requisite documents enumerated in the said e-Form IEPF-5 to the Nodal Officer of the Company at its Registered Office for verification of the claim or to Bigshare Services Private Limited, Registrar and Share Transfer Agents of the Company, for verification of your claim. We shall send a verification report to IEPF for refund of Unclaimed Dividend amount(s) and transfer of the Equity Shares back to the credit of the concerned Shareholder.

The said Application Form IEPF-5, as prescribed by the MCA for claiming back the Equity Shares and Unclaimed Dividend/s are available on the website of MCA at [www.mca212.gov.in](http://www.mca212.gov.in).

Please note that claim for Unclaimed Dividend/s in respect of Unclaimed Dividend/s and Equity Shares transferred to IEPF, terms of the said Rules.

You are requested to take immediate necessary action, in order to avoid getting your Equity Shares compulsorily transferred to IEPF.

Kindly contact the company registrar and share transfer agent if you have any queries at the following address/es:

Company Secretary,

Virat Crane Industries LTD,

D.No:25-18-54, Opp: CBNP Works,

Main Road, Sampath Nagar,

Guntur-522004, Tel No: 0863-223311.

Date: 06-08-2024, Place: Guntur.

CS Adi Venkata Rama R

(Company Secretary &amp; Compliance Officer)

IN THE HIGH COURT OF JUDICATURE  
AT MADRAS  
(Original Jurisdiction)  
C. A. No. 123 to 125 of 2024  
In  
CP No. 73 of 2000  
In the matter Companies Act, 1956  
And  
In the matter Scheme of Arrangement/ Compromise between M/s Sterling Tree Magnus (India) Limited and LOT Customers - Thevaram Project under Section 446 of the Companies Act, 1956  
NOTICE CALLING FOR APPROVAL/ OBJECTION TO THE SCHEME OF COMPROMISE  
Notice is hereby given that by an order dated 30.04.2024 by the Hon'ble High Court of Madras the Company has to circulate the Scheme of Compromise/Arrangement proposed between the Company and those LOT customer creditors, who have invested in Land Owners Teakuity Tea Trees certificates at Thevaram Plantation for the purpose of considering, and if thought fit, approving the Compromise/Arrangement proposed to be made between the said Company and its unsecured customer creditors at Thevaram Plantation Land Owners' Teakuity of the aforesaid company. This step is sequel to the Hon'ble High Court of Madras having appointed  
i) Official Liquidator as Provisional Liquidator for the company in Feb 2014  
ii) Administrator in June 2023 ( Thiru Justice K.Kalyanasundaram, Retired Judge, High Court of Madras )  
In pursuance of the said Orders and as directed by the Hon'ble High Court, further notice is hereby given that a notice inviting Approval/Objection from the said unsecured customer creditors. Copies of the said Compromise/Arrangement, and of the statement under section 393 can be had free of charge at the office of the Administrator appointed by the Hon'ble High court at No. 10, Second Floor, Kondi Chetty Street, George Town, Chennai-600001 and weblink: [https://docs.google.com/forms/d/1SHoQPaQ0Qz\\_BXJKPFB\\_8FEE1ESZ6ce9eVDMILzSRwedit](https://docs.google.com/forms/d/1SHoQPaQ0Qz_BXJKPFB_8FEE1ESZ6ce9eVDMILzSRwedit) can be found at the Website: [www.administratorcp73of2000.in](http://www.administratorcp73of2000.in). Copy of the Scheme of Compromise/ Arrangement and Explanatory Statement under section 393 of the companies Act, 1956 is enclosed herewith. The LOT Customer creditors may forward their Approval/Disapproval of the scheme proposed in the attached form (Postage Prepaid Business Reply Inland Letter and/ or through Website: [www.administratorcp73of2000.in](http://www.administratorcp73of2000.in) opened for the purpose of voting electronically ) on or before 22nd August 2024  
Place: Chennai Sd/-<