

PL/SEC/TGT/2026-2027/007

Thursday, 9th April, 2026

Listing Department National Stock Exchange of India Limited "Exchange Plaza", C-1, Block G Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 Scrip Code: PRICOLLTD	Corporate Relationship Department BSE Limited 1 st Floor, New Trading Ring Rotunda Building, P J Towers, Dalal Street, Fort, Mumbai 400 001 Scrip Code: 540293
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Dear Sir,

Sub: **Copy of Newspaper Advertisement**

Pursuant to Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, we submit herewith the Copy of Newspaper advertisement published by the Company relating to Loss of share certificate.

This is for your information and dissemination.

Thanking you

Yours faithfully,
For Pricol limitedT.G.Thamizhanban
Company Secretary
ICSI M.No: F7897

Encl: as above

Land acquisition starts for East-West freight corridor

Project to be completed in six years

MANU KAUSHIK
New Delhi, April 8

DEDICATED FREIGHT CORRIDOR Corporation of India (DFCCIL) has started the land acquisition process for the East-West Dedicated Freight Corridor (DFC) project, announced in the FY27 Budget, a senior DFCCIL official told FE.

The official said talks with various state governments have started regarding land acquisition and ensuring road connectivity with proposed stations along the corridor. "We will engage with six state governments, and the detailed project report (DPR) for this corridor is now in process," the official said.

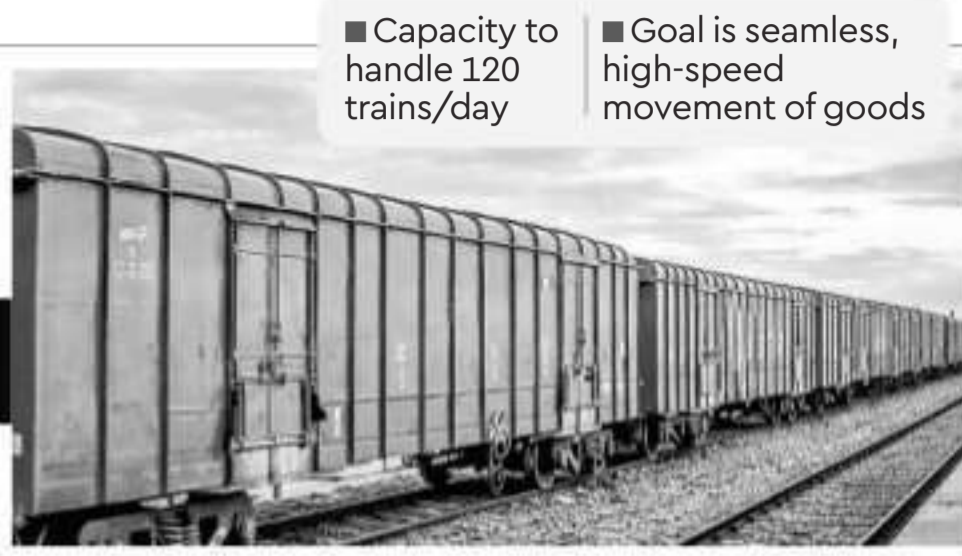
In 2024, DFCCIL submitted the DPRs for this project to the Railway Board, but was told to update the same due to a route change. The official said the entire project is likely to be completed in 6 years—1.5 years for land acquisition and 4.5 years for execution—with an estimated cost of ₹2.47 lakh crore. "Just like the existing freight corridors, this project will have

TAKING SHAPE

■ Talks begin for land & connectivity with 6 states
■ Detailed project report (DPR) is now in process

■ Estimated cost is ₹2.47 lakh crore

■ 6-year timeline given: 1.5 years for land, 4.5 years for execution



■ Capacity to handle 120 trains/day
■ Goal is seamless, high-speed movement of goods

the capacity to handle 120 trains per day," the official said.

In February, the finance minister proposed a new 2,052-km freight corridor connecting Dankuni (in West Bengal) with Surat (in Gujarat) to enable seamless, high-speed movement of goods. The project will cover West Bengal, Odisha, Chhattisgarh, Maharashtra, Gujarat, and Madhya Pradesh. Land acquisition is an important aspect of the project since the previous two DFCs—eastern DFC and western DFC—faced inordinate delays due to slow land acquisition by state governments and prolonged environmental clearances.

Meanwhile, on March 31, DFCCIL conducted the successful trial run on the last section

(JNPT-New Saphale) of the Western DFC, marking the completion of the project. The official said commercial services should start in late April. "The trackpart is over. We are waiting for some electrical components from overseas which have been delayed due to West Asia conflict. The western DFC should be operational in 15-20 days."

While the 1,337-km Eastern DFC was fully commissioned in 2024, the Western DFC was stalled due to critical last-mile land acquisition issues, contractor performance and pending signalling and overhead electrification.

Both corridors handled an average of 406 trains per day in FY26. In March, this number rose to 460 against the design

capacity to accommodate 480 trains. "We are already running 460 trains per day (both ways) on both corridors. The network is designed to handle 120 trains each way daily on each corridor, however, we might run 130-140 trains in the near future by running long-haul (created by joining two freight trains) and multi-haul trains," the official said.

As per an ASSOCHAM-ASCELA report, DFC accounts for about 15% of Indian Railways' route length, but carries over 55% of India's total rail freight. "DFCs have significantly reduced transit time with the Western DFC cutting port-to-Delhi NCR travel by nearly half and the Eastern DFC improving coal movement.

Airport charges cut by 25% to ease airline cost pressure

NITIN KUMAR
New Delhi, April 8

THE CENTRE ON Wednesday announced a 25% cut in airport charges to ease airline cost pressures, directing major airports to reduce landing and parking fees for domestic flights for three months. The move offers relief to the country's airlines, which are under financial strain due to the Iran war.

Following the Ministry of Civil Aviation (MoCA) directive, the Airport Economic Regulatory Authority (AERA) has mandated a 25% reduction from prevailing tariffs, applicable to aeronautical charges such as landing and parking fees, to mitigate cost pressures arising from the ongoing West Asia crisis. Similarly, the Airports Authority of India (AAI) has also been directed to reduce landing and parking charges at all its non-major airports by 25% of the approved rate. This reduction for all domestic flights will also remain applicable for a period of



three months.

"Now, as part of a multi-layered response to these unprecedented challenges, the Ministry has taken another significant decision to reduce landing and parking charges for domestic carriers by 25% for a period of three months," the MoCA said.

These measures are expected to reduce landing and parking charges payable by airlines at major airports during the three-month period by approximately ₹400 crore, the ministry said. The move to cut charges comes after IndiGo and Air India sought the rationalisation of some fees levied by air-

ports. The measure is aimed at addressing rising operational costs faced by airlines. With expenses increasing, the government has capped domestic Aviation Turbine Fuel (ATF) price hikes at 25%.

Additionally, the government has removed airfare caps and kept the 60% free seat allocation rule in abeyance to provide airlines with greater pricing flexibility. Furthermore, the aviation regulator has temporarily eased pilot flight duty time limitations (FDTL) for long-haul flights in response to global aviation disruptions.

According to sources, these measures are intended to cushion airlines against a sharp surge in operating costs driven by higher ATF prices, airspace restrictions, and currency pressures.

In the absence of such interventions, sources said airlines may have been forced to implement steeper fare hikes, reduce capacity, and rationalise routes to maintain financial viability.

MoSPI mulls mixed approach to estimate District Domestic Product

FE BUREAU
New Delhi, April 8

THE MINISTRY OF Statistics and Programme Implementation (MoSPI) has proposed adopting "a mixed approach" for preparing District Domestic Product (DDP) estimates under the new GDP series with base year 2022-23.

The mixed approach is combination of top-down and bottom-up methods. For sectors where reliable district-level data are available, the bottom-up method is to be used, while for other sectors, state-level estimates are apportioned to districts using the top-down approach. This method balances accuracy and data availability and is commonly used in DDP estimation.

Currently, 26 states and union territories are preparing DDP estimates mainly using the top-down approach through allocation using suitable indicators available at the district level, the statistics ministry said.

Sebi enables lock-in of pledged shares

FE BUREAU
Mumbai, April 8

THE SECURITIES AND Exchange Board of India (Sebi) has introduced a mechanism to lock in pledged shares, particularly those of IPO-bound companies. This effectively restricts the sale or transfer of shares, especially by promoters, during their lock-in period. Depositories will now consider such shares to be 'non-transferable' for the applicable lock-in period, as per a circular issued by the markets regulator on Wednesday. Earlier, the lack of a techni-



cal mechanism allowed pledged shares to bypass conventional lock-in restrictions. Sebi's regulations require pre-IPO shares to be locked in for six months post listing, with an aim to prevent

sudden rise in supply of shares in the market.

Sebi said that depositories have made necessary changes to their systems and processes to enable the lock-in mechanism,

such as incorporation of articles of association, issuance of necessary intimations to the concerned pledgees, and suitable disclosures in the offer documents. It also directed stock exchanges, merchant bankers, and issues to ensure compliance with the mechanism.

The circular follows a notification on March 21 when Sebi had made amendments to its Issue of Capital and Disclosure Requirements Regulations, 2018. Sebi said the mechanism has been introduced to protect the interests of investors and to regulate the securities market.

TULIVE DEVELOPERS LIMITED

Corporate Identification Number (CIN): L99999MH1962PLC012549

Registered Office: 21/22, Loha Bhavan P.D. Mello Road, 400009, Mumbai, Maharashtra, India.
Tel. No.: 044-42623777; Fax. No.: N.A.; Contact Person: Mr. K.V. Ramanashetty and Mr. Atul Gupta;
Email id: tulivechennai@gmail.com; Website: www.tulivedevelopers.com

Recommendations of the Committee of Independent Directors ("IDC") of Tulive Developers Limited ("Target Company"), on the Delisting Offer made by Altis Properties Private Limited ("Acquirer 1") and GKS Technology Park Private Limited ("Acquirer 2") (hereinafter "Acquirers") and Mr. K.V. Ramana Shetty ("PAC 2") (hereinafter "PAC 1 and PAC 2" collectively referred to as "PACs"), being the Promoters of the Target Company to the Public Shareholders of Target Company under Regulations 28 and other applicable provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("Delisting Regulations").

1 Date of meeting of IDC	April 08, 2026								
2 Name of the Company	Tulive Developers Limited								
3 Details of the Delisting Offer pertaining to the Company	Voluntary Delisting Offer made by the Acquirers, to acquire 6,01,135 Equity shares representing 27.90% of the paid-up equity share capital of the Target Company from the Public Shareholders and consequently, voluntarily delist equity shares of the Target Company from the only stock exchange where the shares of the Company are presently listed i.e., BSE Limited ("BSE") pursuant to the Delisting Regulations. Floor Price: ₹ 719.30/- per Equity Share Indicative Price: ₹ 750/- per Equity Share Methodology for Delisting: Through Reverse Book Building process Initial Public Announcement dated November 10, 2025 ("IPA") Detailed Public Announcement dated April 04, 2026 ("DPA") Letter of Offer dated April 04, 2026 ("LOF") has been issued by Saffron Capital Advisors Private Limited, Manager to the Delisting Offer, on behalf of the Acquirers.								
4 Name of the Acquirer and PAC with the acquirer	Acquirer 1: Altis Properties Private Limited Acquirer 2: GKS Technology Park Private Limited PAC 1: Mr. Atul Gupta PAC 2: Mr. K.V. Ramana Shetty								
5 Name of the Manager to the Offer	Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India Tel. No.: +91 22 49730394 Email id: delisting@saffronadvisors.com Website: www.saffronadvisors.com Investor grievance: investor@grievance@saffronadvisors.com SEBI Registration Number: INM 000011211 Contact Person: Ms. Pooja Jain								
6 Members of the Committee of Independent Directors	<table border="1" style="width: 100%; border-collapse: collapse; font-size: x-small;"> <tr> <th>Name of the Independent Directors</th> <th>Position in Committee</th> </tr> <tr> <td>Mr. Jacob George Kandathil</td> <td>Chairman</td> </tr> <tr> <td>Mr. Pradeep Bhandari</td> <td>Member</td> </tr> <tr> <td>Mrs. Bhumika Jignesh Shah</td> <td>Member</td> </tr> </table>	Name of the Independent Directors	Position in Committee	Mr. Jacob George Kandathil	Chairman	Mr. Pradeep Bhandari	Member	Mrs. Bhumika Jignesh Shah	Member
Name of the Independent Directors	Position in Committee								
Mr. Jacob George Kandathil	Chairman								
Mr. Pradeep Bhandari	Member								
Mrs. Bhumika Jignesh Shah	Member								
7 IDC Member's relationship with the Company (Director, Equity shares owned, any other contract/relationship), if any	a. The IDC Chairman and Members are the Non-Executive and Independent Directors of the Company. b. Except Mr. Pradeep Bhandari, neither chairman nor other member of IDC holds any equity shares or other securities of the Company. c. None of the IDC member have any contracts/relationship with the Company, except the directorship as above.								
8 Trading in the Equity shares/other securities of the Company by IDC Members	The Chairman and Members of the IDC have not traded in any equity shares or other securities of the Company, except for Mr. Pradeep Bhandari, who purchased 1 (one) equity share of the Target Company on December 24, 2025: (i) during the 12 (twelve) months preceding the date of the IPA; and (ii) during the period between the date of the IPA and the date of this recommendation.								
9 IDC Member's relationship with the acquirer (Director, Equity shares owned any other contracts/relationship), if any.	None of the IDC Members have any contracts/relationship with the Acquirers or other Members of Promoter and Promoter Group of the Acquirers.								
10 Trading in the Equity shares/other securities of the acquirer by IDC Members	None of the IDC Members have traded in the Equity Shares/other securities of the Acquirers.								
11 Recommendation on the delisting offer, as to whether the offer, is fair and reasonable	Based on the review of the IPA, DPA and LOF (as defined above) issued by Manager to the Delisting Offer, on behalf of Acquirers and the valuation report of the Equity Shares issued by Mr. Kalyanam Bhaskar, IBBI Registered Valuer having Reg. No. IBBI/RV/06/2020/12959), the Members of the IDC recommend that: (i), the Floor price, i.e. is ₹ 719.30/- (Rupees Seven Hundred Nineteen and Three Zero Paise only) per Equity Share, has been calculated in accordance with the Delisting Regulations and to that extent, is fair and reasonable; (ii), the Indicative price i.e. ₹ 750/- (Rupees Seven Hundred and Fifty only) is higher than the Floor Price.								
12 Summary of reasons for recommendation	The IDC reviewed the following: a. Initial Public Announcement dated November 10, 2025; b. Detailed Public Announcement dated April 04, 2026 and published on April 06, 2026 and; c. Letter of Offer dated April 04, 2026. Based on the review of the IPA, DPA and LOF issued by the Manager to the Delisting Offer on behalf of the Acquirers, the IDC Chairman and Members have considered the following reasons for making recommendations in paragraph 11 above: (i) The proposed delisting would enable the promoter and members of the promoter group to obtain full ownership of the Target Company, which in turn will provide enhanced operational flexibility. As the Target Company will no longer remain listed, there will be reduction in dedicated management time to comply with the requirements associated with continued listing of equity shares, which can be refocused to its business. (ii) The delisting proposal will enhance the Target Company's operational, financial and strategic flexibility including but not limited to corporate restructurings, acquisitions, exploring new financing structures, including financial support from the promoter/promoter group. (iii) The delisting proposal is in the interest of the public shareholders as it will provide them an opportunity to exit from the Target Company at a price determined in accordance with the Delisting Regulations, providing immediate liquidity given the heightened market volatility. (iv) It is believed that instead of subjecting the Public Shareholders to uncertainties, it would be fair to provide them an exit opportunity through a delisting offer. Thus, the proposed delisting is in the interest of the Public Shareholders as it will provide them an opportunity to exit from the Target Company at a price determined in compliance with the Delisting Regulations. The IDC Chairman and Members, however, suggest that Public Shareholders of the Target Company should independently evaluate this Delisting Offer, market performance of the Company scrip, the performance of the Company and take informed decisions in respect of this Delisting Offer. This statement of recommendations will be available on the website of the Target Company at www.tulivedevelopers.com								
13 Disclosure of voting pattern	The recommendations were unanimously approved by the IDC Chairman and Members.								
14 Details of Independent Advisors, if any.	None								
15 Any other matter to be highlighted	None								

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Delisting Regulations.

For and on behalf of Committee of Independent Directors of Tulive Developers Limited

Sd/-
Jacob George Kandathil
Chairman
DIN: 07129183

Place: Chennai
Date: April 08, 2026

NCLAT rejects banks' plea

NCLAT REJECTED A joint petition filed by five banks—Indian Bank, UCO Bank, Bank of Baroda, ICICI Bank & Union Bank of India, challenging the distribution of funds to dissenting financial creditors SBI and Punjab National Bank. PTI

NAVI MUMBAI INTERNATIONAL AIRPORT PVT. LTD.

Expression of Interest (EOI) for Execution of MEP, Interior Works, IT, Façade, Landside Development & Other Misc Works at New GA Terminal at NMIA at Navi Mumbai

CORRIGENDUM NO.2
Dated 07th March, 2026

Applicants are requested to note the following changes / modifications in the EOI document:

Sr. No.	Reference	Original /Last Amended Clause	Modified Clause
1	Refer Section 6: Response to EOI: Submissions and Communication Sr. No. 6.4 on page 8 of 15	Response to this EOI shall be submitted on or before 07 th March, 2026, IST 23:59 hours ("Submission Date") through e-Portal.	Response to this EOI shall be submitted on or before 15 th April, 2026, IST 15:00 hours ("Submission Date") through e-Portal.

All other terms and conditions remain unchanged. This Corrigendum No.2 shall form part of the EOI Documents.

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: L99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.
Corporate Office: ICICI Prudential Mutual Fund Tower, Vakola, Santacruz East, Mumbai - 400 055; Tel: +91 22 6647 0200/2652 5000 Fax: +91 22 6666 6582/83,
Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com
Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Medium Term Bond Fund (the Scheme)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Scheme, subject to availability of distributable surplus on the record date i.e. on April 13, 2026*:

Name of the Scheme/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each)**	NAV as on April 7, 2026 (₹ Per unit)
ICICI Prudential Medium Term Bond Fund		
Quarterly IDCW	0.0697	10.8003
Direct Plan - Quarterly IDCW	0.0916	11.3948

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Scheme.
Subject to deduction of applicable statutory levy, if any.
* or the immediately following Business Day, if that day is a Non - Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Scheme, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Scheme would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Sd/-
Date : April 8, 2026
No. 005/04/2026
Authorized Signatory

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit <https://www.icicipruamc.com> or visit AMFI's website <https://www.amfindia.com>

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Notice of Loss of Share Certificate

NOTICE is hereby given that the following share certificate (equity shares each of Rs. 10/- fully paid up) issued by Prival Limited registered in the name of person (VISALAKSHI C. - Old Folio no. 10254, New Folio No. 1568) specified herein is reported to have been lost:

Share Certificate No.	District No.	No. of Shares	Share Certificate No.	District No.	No. of Shares
53119 to 53130	449463-4487032	881	10408 to 10412	47051-88407	750
20972 to 20979	2190665-2191020	375	28117	278217-2780991	375

The company shall proceed to issue the duplicate share certificate in favour of shareholder/claimant in lieu of the original share certificate in the absence of any objection with evidence lodged within 15 days of publication of this notice to the undersigned from any person claiming any interest, right or title to the shares specified above. The Company shall not entertain any claim thereafter. Any person dealing with the above said shares will be doing so at his own risk.

For Prival Limited
Date: Coimbatore T.G. Thammizharan
Place: 8th April 2026 Company Secretary

Avanti Feeds Limited

SPECIAL WINDOW FOR TRANSFER AND DEMATERIALIZATION OF PHYSICAL SECURITIES OF AVANTI FEEDS LIMITED

Pursuant to SEBI Circular No. HO/38/13/11(2)2026-MIRSD-PODI/3750/2026 dated January 30, 2026 and further to our newspaper publication dated February 18, 2026, all the shareholders are hereby informed that a Special Window has been opened for a period of one year, i.e. from February 05, 2026 to February 04, 2027 to facilitate re-lodgement of transfer requests of physical shares.

The Facility is available for such transfer requests that were submitted earlier and were rejected / returned / not attended to due to deficiency in the documents / process / or otherwise.

Investors who have missed the earlier deadline of March 31, 2021 and January 6, 2026 are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Transfer Agent, i.e., KFin Technologies Ltd., Unit: Avanti Feeds Limited, Selenium Tower-B, Plot Nos. 31 & 32, Financial District, Gachibowli, Nanakramguda, Serilingampally, Hyderabad - 500 032 (email ID - einward.ris@kfinetech.com; Toll Free 1-800-309-4001)

Note: All the shareholders are requested to update their Email IDs with RTA / Depository Participants.

For Avanti Feeds Limited
Sd/-
C Ramachandra Rao
JMD, CS & CFO
DIN:00206010

Place : Hyderabad
Date : 08.04.2026

LAKSHMI PRECISION TECHNOLOGIES LIMITED

CIN:U28939TZ1966PLC000559
Regd. Office : 504, Avinashi Road, Pealamedu Post, Coimbatore - 641004. Phone: 0422 - 6173500
E-mail: acctsec@lptindia.com | Website: www.lptindia.com

NOTICE

Second 100 Days Campaign - 'Saksham Niveshak' for KYC and other related updations and shareholders engagement to prevent transfer of Unpaid/Unclaimed dividends to IEPF

Notice is hereby given to shareholders of Lakshmi Precision Technologies Limited that pursuant to Ministry of Corporate Affairs (MCA) initiatives, your Company has started a second 100 Days campaign "Saksham Niveshak" starting from 1st April, 2026 to 9th July, 2026. During this campaign all the shareholders who have not claimed their dividend for any Financial Years from 2018-19 to 2023-24 or have not updated their KYC or any issues related to unclaimed dividends and shares may write to the Companies Registrar and Transfer Agent (RTA) i.e.

MUFG Intime India Private Limited
(Formerly Link Intime India Private Limited)
"Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028
T: +91 422 2314792, 2539835 / 836, 4958995
E-mail: investor.helpdesk@in.mpmu.mfg.com

The shareholders may further note that this campaign has been started specifically to reach out to the shareholders to update their KYC, bank mandates, Nominee and contact information. The Shareholders may also claim their dividend for the aforementioned Financial Years in order to prevent their dividend and shares from being transferred to Investor Education and Protection fund Authority (IEPF). The shareholders who hold shares in demat form are requested to approach their Depository Participants where they maintain their demat accounts for updating their KYC requirements.

For LAKSHMI PRECISION TECHNOLOGIES LIMITED
NETHRA J.S. KUMAR
Chairperson

Coimbatore
08.04.2026