IFCI Tower, 61 Nehru Place, Fax: 011-26230201 Website: www.ifciltd.com CIN: L74899DL1993GOI053677

2025-26, dated 09/07/2025 NT OF EVERGROWING IRON & OPEN AUCTION METHOD

assignment) of its financial asset, invest Ltd., as under:

anding ount 15/06/25)	Reserve Price	Terms of Sale	
.35	79.00	100% cash basis	
Bidding	Method	l", based on the	

nditions for the same has been ciltd.com) under Tenders→Sale on of Eol is 16/07/2025 up to 5:00 08/2025

me extensions/clarifications etc. the website

all or any bid(s), wholly or partly

Sd/utyGeneral Manager (CML&R) **CHAMBAL FERTILISERS AND CHEMICALS LIMITED**

CIN: L24124RJ1985PLC003293
Registered Office: Gadepan, Distt. Kota, Rajasthan, PIN - 325 208
Telephone No.: 91-744-2782915, Fax: 91-7455-274130
Corporate Office: "Corporate One", First Floor, 5, Commercial Centre Jasola, New Delhi -110 025; Telephone Nos.: 91-11-46581300 & 41697900, Fax: 91-11-40638679; E-mail: isc@chambal.in: Website: www.chambalfertilisers.com

NOTICE OF LOSS OF SHARE CERTIFICATES Notice is hereby given that the share certificates as per details given below have been reported lost by the shareholders and they have applied for issue of duplicate share certificates.

S. No.	Name of Shareholders	Certificate Nos.	No. of Shares
1.	Mulakala Ramakrishna Rao	2083884-2083893	1,000
2.	a) Siddappa Bharamappa Hanji b) Bharama Siddappa Hanji	2405310-2405319	1,000
3.	Amarender Jadala Guard. Madhur Jadala (Minor)	2041128-2041137	1,000

Any person who has a claim in respect of the aforesaid certificates should lodge the claim with the Company so as to reach at its Corporate Office at New Delhi within 7 days from the date hereof. The Company will proceed to issue duplicate share certificates/letter of confirmation after the expiry of the said period of 7 days and shall not entertain claims received subsequently

For Chambal Fertilisers and Chemicals Limited

Tridib Barat
Vice President – Legal & Company Secretary Place: New Delhi Date: July 08, 2025



PHANTOM DIGITAL LAUNCHES QIP ISSUE

Phantom Digital Effects Limited's QIP Opens on July 08, 2025 and Closes on July 11, 2025

Phantom Digital Effects Limited informed that its board has approved the opening of the issue of qualified institutional placement (QIP) of equity shares with the floor price of Rs.268.85 per equity share. On July 07, 2025 the closing price of the Equity Shares on NSE was Rs.299.65 per Equity Share. The company plans to raise up to ₹60 Crores through its Qualified Institutional Placement (QIP).

Company may offer a discount of not more than 5% on the floor price so calculated for the issue. The issue price will be determined by the Company in consultation with the book-running lead manager appointed for the issue.

Incorporated in 2016, Phantom Digital Effects Limited (PhantomFX, The Company) is a leading creative visual effects (VFX) studio offering end-to-end services for film, web series, and commercials.

PhantomFX continues to expand its global footprint through strategic growth initiatives, with operational hubs now established in the USA Canada, UK, China, and Dubai.

Tippett Studio, the renowned, iconic, Oscar-winning VFX company headquartered in Berkeley, San Francisco, USA, has joined PhantomFx following the successful completion of its acquisition.

GYR Capital Advisors appointed as book-running lead manager for the QIP issue.

ertisement issued, pursuant to Regulation 30(1) and Schedule V of the Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, for information purposes only



MUTHOOT FINCORP LIMITED

ited (the "Company" or the "Issuer") was incorporated in the Republic of India under the Companies Act, 1956, as amended as a public limited company on June 10, 1997 at Trivandrum as Muthoot Debt equently, the name of the Company was changed to Muthoot Fincorp Limited, and a fresh certificate of incorporation dated March 19, 2002 was issued to the Company by the RoC. The Company is registered as a IBFC") vide registration number N-16.00170 dated July 23, 2002 within the meaning of the Reserve Bank of India Act, 1934, as amended (the "RBI Act"). For further details, see "General Information" on page 43 and rs" on page 113, respectively of the Tranche VI Prospectus

CIN: U65929KL1997PLC011518; PAN: AACCM1453E, Website: www.muthootfincorp.com

Registered office: Mulhoot Centre, TC No 27/3022 Punnen Road, Trivandrum - 695 001, Kerala; Tel: +91 471 491 1550; Email: cs@mulhoot.com; Corporate office: Mulhoot Centre, Near Spencer Junction, M.G. Road, Trivandrum - 695 039, Kerala; Tel: +91 471 491 1430; Email: cs@muthoot.com; Compliance Officer and Company Secretary: Sachu Sivas; Email: sachu.sivas@muthoot.com; Tel: +91 471 491 1621

Chlef Financial Officer: Joseph Oommen; Emall: joseph.oommen@muthoot.com; Tel: +91 471 491 1588

Link to download the Abrdiged Prospectus - https://www.nuvama.com/wp-content/uploads/2025/06/Muthoot-Fincorp-Abridged-Prospectus.pdf

PROMOTERS OF THE COMPANY

ohn Muthoot, Email: muthoot@muthoot.com; Tel: +91 471 491 1505, (ii) Thomas George Muthoot; Email: muthoot@muthoot.com; Tel: +91 484 416 1650 and Muthoot, Email: muthoot@muthoot.com Tel: +91 484 416 1616. For further details, please see "Our Promoters" on page 161 of the Tranche VI Prospectus.

DRP LIMITED, ("COMPANY" OR "ISSUER") OF 29,00,000 SECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES OF FACE VALUE OF ₹1,000 EACH ("NCDS") FOR AN AMOUNT AGGREGATING TO TH GREEN SHOE OPTION OF UP TO ₹19,000 LAKHS AGGREGATING TO ₹29,000 LAKHS ("TRANCHE VI ISSUE LIMIT") ("TRANCHE VI ISSUE") WHICH IS WITHIN THE SHELF LIMIT OF ₹2,00,000 LAKHS OF THE TRANCHE VI PROSPECTUS DATED JUNE 27, 2025 CONTAINING INTER ALIA THE TERMS AND CONDITIONS OF TRANCHE VI ISSUE ("TRANCHE VI PROSPECTUS"), WHICH SHOULD BE READ SPECTUS DATED AUGUST 23, 2024 ("SHELF PROSPECTUS") FILED WITH THE ROC, STOCK EXCHANGE AND SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"). THE SHELF PROSPECTUS AND ONSTITUTES THE PROSPECTUS ("PROSPECTUS"). THE TRANCHE VLISSUE IS BEING MADE PURSUANT TO THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND ECURITIES) REGULATIONS, 2021, AS AMENDED (THE "SEBI NCS REGULATIONS"), THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER AS AMENDED (THE "COMPANIES ACT, 2013") TO THE ASTER CIRCULAR. THE TRANCHE VIISSUE IS NOT UNDERWRITTEN.

ALLOTMENT ON FIRST COME FIRST SERVE BASIS"

TRANCHE VI ISSUE CLOSES ON: THURSDAY, JULY 10, 2025

LAST DAY FOR SUBMITTING APPLICATIONS IS THURSDAY, JULY 10, 2025*

s, the Tranche VI Issue opened for subscription on Friday, July 04, 2025 and was schedule to close on Thursday, July 17, 2025 with an option for early closure or extension by such period (subject to a minimum period of two en working days from the date of opening of the Tranche VI Issue and subject to not exceeding thirty days from filling of Tranche VI Prospectus with ROC) as may be decided by the Board of Directors of the Company or the ompliance with Regulation 33A of the SEBI NCS Regulations. Pursuant to the resolution passed by the Stock Allotment Committee dated July 08, 2025, the Company has decided to exercise the option for early closure and y, July 10, 2025. In terms of the Tranche VI Prospectus, the Company is issuing public notice for early closure. Application Forms for the Tranche VI Issue will be accepted only from 10.00 a.m. to 5.00 p.m. (Indian Standard permitted by the Stock Exchange, on Working Days during the Tranche VI Issue Period. On the Tranche VI Issue Closing Date i.e. Thursday, July 10, 2025, the Application Forms will be accepted only between 10.00 a.m. to pload until 5.00 p.m. (Indian Standard Time) or such extended time as may be permitted by Stock Exchange. Further pending mandate requests for the bids placed on the last day of bidding will be validated by 5.00 p.m. day after the Tranche VI Issue Closing Date i.e. Friday July 11, 2025. For further details please refer to our section titled "Issue Related Information" on page 282 of the Tranche VI Prospectus.