INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'.

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹ 1,600 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS"

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

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JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in	Millions	except	per	share	dat
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		STANDALONE			CONSOLIDATED		
Sr.		Quarter	Quarter Ended Year Ended Quarter Ended Year		nded Quarter Ended		Year Ended
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780. Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. III Editio, GNOSPI ET C						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EP							
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98		
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	3.95	9.02	1.36	7.88		
	Diluted	3.94	8.99	1.35	7.88		

Notes:

Place: Vadodara

Date: February 08, 2025

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



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The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

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JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		STANDALONE			C	D	
Sr.		Quarter E		Ended Year Ended		Quarter Ended	
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

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Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EF								
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year			
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)			
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98			
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16			
6	Equity Share Capital	919.05	919.05	917.35	917.35			
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89			
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)							
	Basic	3.95	9.02	1.36	7.88			
	Diluted	3.94	8.99	1.35	7.88			

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.



















INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,600 MILLION BY OUR COMPÁNY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS" ("OFFER FOR SALE").

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

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The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

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Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		STANDALONE			C	D	
Sr.		Quarter E		Ended Year Ended		Quarter Ended	
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EP							
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year			
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)			
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98			
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16			
6	Equity Share Capital	919.05	919.05	917.35	917.35			
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89			
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)							
	Basic	3.95	9.02	1.36	7.88			
	Diluted	3.94	8.99	1.35	7.88			

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.













INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS"

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P # ANTÓMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottistld.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

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JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

			STANDALONE			CONSOLIDATE		
Sr.		Quarter	Ended	Year Ended	Quarte	r Ended	Year Ended	
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61	
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20	
6	Equity Share Capital			454.85			454.85	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41	
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89	

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.ivoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(10. III Lakito, except Li C						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS								
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year				
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)				
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63				
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63				
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98				
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16				
6	Equity Share Capital	919.05	919.05	917.35	917.35				
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89				
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)								
	Basic	3.95	9.02	1.36	7.88				
	Diluted	3.94	8.99	1.35	7.88				

Notes:

Place : Vadodara

Date: February 08, 2025

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





NOTICE FOR CLOSURE OF BRANCH

GRIHUM

GRIHUM HOUSING FINANCE LIMITED FORMERLY POONAWALLA HOUSING FINANCE LIMITED

CIN: U65922PN2004PLC208751 tered Office: 6th Floor, B Building, Ganga Trueno, Lohegaon, Pune Tel: 020 67808091, Toll free: 1800 266 3204

All our customer(s), policyholder(s) and public at large are hereby informed that our following branches in **Hoshiarpur (Punjab)** will be closed after 90 days of this notice.

Hoshiarpur

SCO 22, Improvement Trust Building, Chandigarh Road Hoshiarpur, Punjab - 146001

After the above mentioned period, any person(s) having any queries or unresolved business with any of these branches can contact us on +91-1800 266-3204 (Toll Free) or e-mail at customercare@grihumhousing.com

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT IS A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT





Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s, Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 begging number FR/Chennal North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their neeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440:

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India; Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in; Website: www.glottislogistics.in; Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7.250.000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7.250.000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS") OR "PROMOTER SELLING SHAREHOLDERS") "OFFER FOR SALE").

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [+] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE. THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for Illocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except e in the Offer through the Application Supported by Blocked respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in, and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors"

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be terial changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER				
ANTÓMATH	KFINTECH				
Pantomath Capital Advisors Private Limited	KFin Technologies Limited				
Pantomath Nucleus House, Saki Vihar Road	Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda				
Andheri East, Mumbai – 400 072, Maharashtra, India.	Serilingampally, Hyderabad - 500 032, Telangana, India.				
Telephone: 180 088 98711	Telephone: +91 40 6716 2222/180 030 94001				
Email: glottis.ipo@pantomathgroup.com	Email: glottisltd.ipo@kfintech.com				
Investor grievance email: investors@pantomathgroup.com	Website: www.kfintech.com				
Contact Person: Ashish Baid/ Ritu Agarwal	Investor grievance e-mail: einward.ris@kfintech.com				
Website: www.pantomathgroup.com	Contact person: M. Murali Krishna				
SEBI Registration number: INM000012110	SEBI registration no.: INR000000221				
CIN: 1164990MH2013PTC248061	CIN: 1 72400TG2017PL C117649				

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** On behalf of the Board of Directors

Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025 Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

			STANDALON	E	Ċ	D	
Sr.		Quarter Ended Year Ended		Quarter Ended		Year Ended	
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)		31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780. Engineering Plastics Ltd. Email: investors@shaily.com Website: www.shaily.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

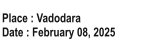
(ns. III Lakiis, except Erc								
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year			
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)			
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71			
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71			
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5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75			
6	Equity Share Capital	919.05	919.05	917.35	917.35			
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93			
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)							
	Basic	5.49	14.06	3.17	12.49			
	Diluted	5.47	14.03	3.15	12.49			

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS)								
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year				
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)				
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63				
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8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)								
	Basic	3.95	9.02	1.36	7.88				
	Diluted	3.94	8.99	1.35	7.88				

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'.

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS") OR "PROMOTER SELLING SHAREHOLDERS")

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Int the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER		
P ANTÓMATH	▲ KFINTECH		
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottistld.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649		

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

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JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

			STANDALONE			CONSOLIDATED		
Sr.		Quarter	Ended	Year Ended	Quarte	r Ended	Year Ended	
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61	
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20	
6	Equity Share Capital			454.85			454.85	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41	
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89	

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. III Editio, Shoopt El G						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS							
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98		
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	3.95	9.02	1.36	7.88		
	Diluted	3.94	8.99	1.35	7.88		

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com.
- The same can be accessed by scanning the QR Code provided below.





INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT





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Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam Chennai - 600 032, Tamil Nadu, India; Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in; Website: www.glottislogistics.in; Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

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. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [+] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE. THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBIICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QiBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filling of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors"

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHF

For GLOTTIS LIMITED On behalf of the Board of Directors

Place: Chennai, Tamil Nadu Nibedita Panda Date: February 08, 2025 Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SERI at www.sebi gov in and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws. Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be

made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

50 years of substance over sensation.







JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		(140. 111 11111110	no except pe	i onare data,				
			STANDALON	E	C	ONSOLIDATE	ATED	
Sr.		Quarter Ended Year E		Year Ended	Quarter Ended		Year Ended	
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61	
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20	
6	Equity Share Capital			454.85			454.85	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41	
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89	

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in

For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeja Chairman & Managing Director DIN: 00125050



Place: Raikot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

Registered Office: Survey No.364 / 366,

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780.

Engineering Plastics Ltd. Email: investors@shaily.com Website: www.shaily.com **Extract of Unaudited Consolidated Financial Results for the**

Quarter and Nine Months ended December 31, 2024

	(NS. III LANIIS, EXCEPT EF S)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the

Quarter and Nine Months ended December 31, 2024									
	(Rs. in Lakhs, except EPS)								
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year				
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)				
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63				
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63				
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98				
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16				
6	Equity Share Capital	919.05	919.05	917.35	917.35				
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89				
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)								
	Basic	3.95	9.02	1.36	7.88				
	Diluted	3.94	8.99	1.35	7.88				

Notes:

Place: Vadodara

Date: February 08, 2025

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45.867.510 equity shares of ₹ 2/- each to 45.952.677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the guarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shailv.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.



For and on behalf of the Board of Directors For Shaily Engineering Plastics Limited Mahendra Sanghvi **Executive Chairman**

DIN: 00084162

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS"

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
PANT O MATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: 172400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		STANDALONE			CONSOLIDATED		
Sr.		Quarter	Ended	Year Ended	Quarter Ended		Year Ended
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. III Editio, Oxoopt El O)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS							
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year			
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)			
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63			
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98			
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16			
6	Equity Share Capital	919.05	919.05	917.35	917.35			
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89			
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)							
	Basic	3.95	9.02	1.36	7.88			
	Diluted	3.94	8.99	1.35	7.88			

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.



For and on behalf of the Board of Directors For Shaily Engineering Plastics Limited Mahendra Sanghvi **Executive Chairman** DIN: 00084162



Place : Vadodara Date: February 08, 2025 INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS"

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTÓMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottistld.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED**

Place: Chennai, Tamil Nadu

Nibedita Panda Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

STANDALONE

	CONSOLIDATED					
ar Ended	Quartei	Year Ended				
-03-2024	31-12-2024 (Unaudited)	31-12-2023	31-03-2024			
Audited)	(Unaudited)	(Unaudited)	(Audited)			

(Rs. in Millions except per share data)

Sr.		Quarter Ended		Year Ended Quarter Ended			Year Ended
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.ivoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780. Engineering Plastics Ltd. Email: investors@shaily.com Website: www.shaily.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	5.49	14.06	3.17	12.49
	Diluted	5.47	14.03	3.15	12.49

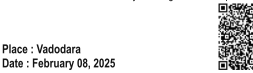
Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

				(Rs.	in Lakhs, except EPS)
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	3.95	9.02	1.36	7.88
	Diluted	3.94	8.99	1.35	7.88

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.



















KHARAR MUNICIPALITY

Chairman, Kharar Municipality, Kharar, Paschim Medinipur invites E-Tender No- WBMAD/ULB/KHM/NIT-09/24-25 Dated-08.02.2025, Id No - **2025 MAD 813200** Bid Submissing Closing Date (Online) 04.03.2025 upto 2 PM & E-Tender No WBMAD/ULB/KHM/NIT-10/24-25 Dated- 08.02.2025, Id No 2025_MAD_813209 Bid Submissing Closing Date (Online) 20.02.2025 upto 2 PM. The Details NIT may be seen/downloded from the webside https://wbtenders.gov.in.

Chairman **Kharar Municipality**

OFFICE OF THE BINPUR-II PANCHAYAT SAMITY **BELPAHARI:: JHARGRAM**

NOTICE INVITING e-TENDER
Tender Reference: JGM/EO/BINPUR-II/eNIT-16/2024-25 & JGM/EO/BINPUR-II/eNIT-17/2024-25 Bid submission closing date: 13/02/2025 AT 16.00 Hrs (Submission of Bid through online:

www.wbtenders.gov.in/nicgep/app)
Sd/- BDO & EO, Binpur-II Development Block

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE. PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT IS A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE. PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT







Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

> Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India; Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in; Website: www.glottislogistics.in; Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹ 1,600 MILLION BY OUR COMPÁNY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS" ("OFFER FOR SALE").

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [●] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [●] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU. WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE" AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBIICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on onary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid si∠e of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is , subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other nsiderations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision. Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
P ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.jpo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottistid.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For GLOTTIS LIMITED On behalf of the Board of Directors

Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025

Offer, including the risks involved, for making any investment decision.

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Con

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

			STANDALONI	E		ONSOLIDATE	D
Sr.		Quarter Ended Year Ended		Quarte	Year Ended		
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780. Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the

Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. in Edition, Stoops E. C)				
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	5.49	14.06	3.17	12.49
	Diluted	5.47	14.03	3.15	12.49

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

				(Rs.	. in Lakhs, except EPS)
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	3.95	9.02	1.36	7.88
	Diluted	3.94	8.99	1.35	7.88

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for the quarter and Nine months ended December 31, 2024.
- The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





ANGEL ONE LIMITED

Regd. Off: 601, 6th Floor, Ackruti Star, Central Road, MIDC, Andheri East, Mumbai - 400093 SEBI Registration No (Stock Broker): INZ000161534

PUBLIC NOTICE

NAME OF SB/AP	Trade Name of SB/AP	NSE Reg. No.	BSE Reg. No.	MCX Reg. no.	Regd Address Of Sb/Ap
SHALINI VERMA	SHALINI VERMA	AP0397 588761	AP01061 201153355	MCX/ AP/161575	HOUSE NUMBER 347/360 K OLD TIKAITGANJ RAMLILA GROUND LUCKNOW 226004 UTTAR PRADESH

This is to inform/confirm that we have discontinued our Business Relations with the above mentioned Authorized Persons. Clients and General Public are warned against Dealing in with them in his/their capacity as our Authorized Persons and we hereby confirm that we will not be liable in any manner for any consequence of such dealings/deals. Clients are requested to contact our centralized desk 022-3355 1111/4218/5454 or email us to support@angelbroking.com.

n case of any queries, investors are requested to inform Angel One Limited within 15 days from the date of issuing this notice For ANGEL ONE LTD Date : 10.02.2025 Place : Uttar Pradesh Authorised Signatory

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IT IS A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT





Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s, Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 begging number FR/Chennal North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partners of the erstwhile partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440:

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India; Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in; Website: www.glottislogistics.in; Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,800 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7.250.000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7.250.000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS") OR "PROMOTER SELLING SHAREHOLDERS") "OFFER FOR SALE").

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [+] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE. THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for Illocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except te in the Offer through the Application Supported by Blocked respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors"

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be terial changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER			
P 1	▲ KFINTECH			
Pantomath Capital Advisors Private Limited	KFin Technologies Limited			
Pantomath Nucleus House, Saki Vihar Road	Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda			
Andheri East, Mumbai – 400 072, Maharashtra, India.	Serilingampally, Hyderabad - 500 032, Telangana, India.			
Telephone: 180 088 98711	Telephone: +91 40 6716 2222/180 030 94001			
Email: glottis.ipo@pantomathgroup.com	Email: glottisltd.ipo@kfintech.com			
Investor grievance email: investors@pantomathgroup.com	Website: www.kfintech.com			
Contact Person: Ashish Baid/ Ritu Agarwal	Investor grievance e-mail: einward.ris@kfintech.com			
Website: www.pantomathgroup.com	Contact person: M. Murali Krishna			
SEBI Registration number: INM000012110	SEBI registration no.: INR000000221			
CIN: U64990MH2013PTC248061	CIN: L72400TG2017PLC117649			

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** On behalf of the Board of Directors

Nibedita Panda

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws. Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be

Place: Chennai, Tamil Nadu

Date: February 08, 2025

made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

			STANDALON	E	CONSOLIDATED		D	
Sr.		Quarter Ended		Year Ended	Quarter Ended		Year Ended	
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61	
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20	
6	Equity Share Capital			454.85			454.85	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41	
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89	

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.ivoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

At & PO: Rania, Taluka: Savli, Dist: Vadodara - 391 780. Engineering Plastics Ltd. Email: investors@shaily.com Website: www.shaily.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

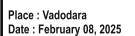
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Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	5.49	14.06	3.17	12.49
	Diluted	5.47	14.03	3.15	12.49

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

				(Rs.	. in Lakhs, except EPS)
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16
6	Equity Share Capital	919.05	919.05	917.35	917.35
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic	3.95	9.02	1.36	7.88
	Diluted	3.94	8.99	1.35	7.88

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
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- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



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Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("EQUITY SHARES") OF GLOTTIS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AGGREGATING UP TO ₹1,600 MILLION BY OUR COMPÁNY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 14,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH COMPRISING 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY RAMKUMAR SENTHILVEL AND UPTO 7,250,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH BY KUTTAPPAN MANIKANDAN ("THE SELLING SHAREHOLDERS" OR "PROMOTER SELLING SHAREHOLDERS"

THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF THE TAMIL DAILY NEWSPAPER [•] (TAMIL BEING THE REGIONAL LANGUAGE OF TAMIL NADU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE SEBUCDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
ANTOMATH	▲ KFINTECH
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: 172400TG2017PLC117649

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED** Nibedita Panda

Place: Chennai, Tamil Nadu Date: February 08, 2025

Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		STANDALONE			CONSOLIDATED		
Sr.		Quarter	Ended	Year Ended	Quarte	r Ended	Year Ended
No.	Particulars	31-12-2024 (Unaudited)		31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.ivoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. III Editio, Oxoopt El O)					
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year	
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71	
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71	
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06	
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75	
6	Equity Share Capital	919.05	919.05	917.35	917.35	
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93	
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)					
	Basic	5.49	14.06	3.17	12.49	
	Diluted	5.47	14.03	3.15	12.49	

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98		
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	3.95	9.02	1.36	7.88		
	Diluted	3.94	8.99	1.35	7.88		

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





















INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



view the DRHP)



Glottis Limited (our "Company" or the "Issuer") was originally formed as a partnership firm under the name 'M/s Glottis' pursuant to a deed of partnership dated June 24, 2004, executed between our Promoters, namely, Ramkumar Senthilvel and Kuttappan Manikandan. Subsequently, our Promoters entered into a fresh partnership deed dated June 19, 2006 for registering the erstwhile partnership firm, M/s. Glottis with the Registrar of Firms, pursuant to which a certificate dated June 19, 2006 bearing number FR/Chennai North/249/2006 was issued by the Registrar of Firms. Pursuant to a resolution passed by the partnership firm, M/s. Glottis, at their meeting held on January 31, 2022, the partnership firm was converted into a private limited company under the Companies Act, 2013. Subsequent to such conversion, pursuant to a certificate of incorporation dated April 18, 2022, issued by the Deputy Registrar of Companies, Central Registration Centre, our Company was incorporated as a private limited company under the name and style of 'Glottis Private Limited'. Our Company was converted into a public limited company pursuant to a resolution passed by the Board of Directors at its meeting held on February 15, 2024 and by the Shareholders at an Extraordinary General Meeting held on February 16, 2024 and a fresh certificate of incorporation dated May 14, 2024 was issued by the Registrar of Companies, Central Processing Centre. Consequent to the conversion of our Company, the name of our Company was changed to 'Glottis Limited'

Registered Office: New No. 46, Old No. 311, 1st Floor, Thambu Chetty Street, Chennai - 600 001, Tamil Nadu, India; Telephone: +91 44 4266 5587/ 2525 0222/ 98 4092 0440;

Corporate Office (where books of accounts are maintained): Plot Number 164, 13th Cross Street, Defence Officers Colony, Ekkattuthangal, Nandambakkam, Chennai - 600 032, Tamil Nadu, India: Telephone: +91 44 4266 8366, E-mail: info@glottislogistics.in: Website: www.glottislogistics.in: Contact Person: Nibedita Panda, Company Secretary and Compliance Officer; Corporate Identity Number: U63090TN2022PLC151443

OUR PROMOTERS: RAMKUMAR SENTHILVEL AND KUTTAPPAN MANIKANDAN

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In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLM, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Syndicate Member(s) and by intimation to the Designated In the Sponsor Bank(s), as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Unsubscribed portion in either of the categories of Non-Institutional Portion and Retail Individual Portion may be allocated to Applicants in any other category(ies), subject to receipt of valid Bids. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 370 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on February 8, 2025. The Draft Red Herring Prospectus is being re-filed with SEBI in accordance with the SEBI master circular no. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in; and on the website of the Book Running Lead Manager ("BRLM"), i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 35 of the DRHP

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHF

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 211 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" on page 101 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER		
P / ANTOMATH	▲ KFINTECH		
Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road Andheri East, Mumbai – 400 072, Maharashtra, India. Telephone: 180 088 98711 Email: glottis.ipo@pantomathgroup.com Investor grievance email: investors@pantomathgroup.com Contact Person: Ashish Baid/ Ritu Agarwal Website: www.pantomathgroup.com SEBI Registration number: INM000012110 CIN: U64990MH2013PTC248061	KFin Technologies Limited Selenium Tower B, Plot No. 31 and 32, Financial District, Nanakramguda Serilingampally, Hyderabad - 500 032, Telangana, India. Telephone: +91 40 6716 2222/180 030 94001 Email: glottisltd.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Contact person: M. Murali Krishna SEBI registration no.: INR000000221 CIN: L72400TG2017PLC117649		

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

For **GLOTTIS LIMITED**

Place: Chennai, Tamil Nadu Date: February 08, 2025

Nibedita Panda Company Secretary and Compliance Officer

GLOTTIS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and filed the DRHP with SEBI and the Stock Exchanges on February 8, 2025. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, and is available on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.glottislogistics.in and the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges, and should instead rely on their own examination of our Company and the Offer, including the risks involved, for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended, or any state securities laws in the United States, and unless so registered may not 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 U.S. Securities Act and applicable state securities laws.

Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

Adfactors 611/25



JYOTI CNC AUTOMATION LIMITED

Reg. Office: G - 506, Lodhika GIDC, Vill.: Metoda, Dist.: Rajkot - 360 021. Gujarat India, CIN: L29221GJ1991PLC014914, Website: www.jyoti.co.in, E- Mail: investors@jyoti.co.in

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter ended on December 31, 2024

(Rs. in Millions except per share data)

		STANDALONE			CONSOLIDATED		
Sr.		Quarter	Ended	Year Ended	ed Quarter Ended		Year Ended
No.	Particulars	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)	31-12-2024 (Unaudited)	31-12-2023 (Unaudited)	31-03-2024 (Audited)
1	Total income from Operation (Net)	3,974.09	3,583.17	11,975.82	4,493.69	3,810.16	13,449.52
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extra ordinary Items)	975.90	759.94	1,869.23	931.29	671.75	1,849.48
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extra ordinary Items)	773.31	568.59	1,399.94	802.38	480.40	1,508.61
5	Total Comrehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	767.77	569.43	1,388.53	796.83	481.24	1,497.20
6	Equity Share Capital			454.85			454.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			17,110.52			13,191.41
8	Earning Per Share (of Rs. 2/- each) 1. Basic: 2. Diluted:	3.40 3.40	2.90 2.90	7.32 7.32	3.53 3.53	2.45 2.45	7.89 7.89

Note: The above is an extract of the detailed format of Quarterly Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the said Quarter is available on Stock Exchanges Websites: www.bseindia.com and www.nseindia.com. The same is also available on the website of the Company: www.jyoti.co.in



For and on behalf of Board of Directors of JYOTI CNC AUTOMATION LIMITED

> Parakramsinh G. Jadeia Chairman & Managing Director DIN: 00125050

> > Adfactors 608/25



Place: Rajkot

Date: February 08, 2025

CIN:L51900GJ1980PLC065554

Engineering Plastics Ltd. Email: investors@shailv.com Website: www.shailv.com

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except EPS)

	(No. III Editio, Group E. E.)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98		
5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	3.95	9.02	1.36	7.88		
	Diluted	3.94	8.99	1.35	7.88		

Notes:

- The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results.
- The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.
- For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.
- In accordance with 'Ind AS 108 Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'.
- The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for
- the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company
- website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR Code provided below.





















હત્યાના આરોપીને જાહેરમાં રહેંસી નાખ્યો

સુરતમાં મિત્રો સાથે બેઠેલા શખ્સને અજાણ્યા લોકોએ ઘેરી તિક્ષ્ણ હથિયારોના ઘા ઝીંક્યા



સુરતના ડીંડોલી વિસ્તારના જગદંબા નગર સોસાયટીમાં ૮ ફેબ્રુઆરીની રાતે હત્યાની ઘટના સામે આવી છે. ભૂતકાળમાં દેવા ઉર્ફે કાલુ નામના યુવેકના મર્ડર કેસના આરોપી ગણેશ પોલીસને ઘટનાની જાણ થતાં ઘટનાસ્થળે વાંઘની અજાણ્યા શખસો દ્વારા નિર્મમ દોડી આવી હતી અને ગણેશ વાઘના મૃ હત્યા કરવામાં આવી છે. ઘટનાની તદેહને કબજે લઈ પોસ્ટમોર્ટમ અર્થે જાણ થતાં ડીંડોલી પોલીસ અને ક્રાઇમ હોસ્પિટલ ખસેડ્યો હતો.ૉભૂતકાળમાં બ્રાંચની ટીમ ઘટનાસ્થળે પહોંચી હતી દેવા ઉર્ફે કાલુ નામના યુવકની હત્યા થઈ અને મૃતદેહને પોસ્ટમોર્ટમ અર્થે ખસેડી હતી. આ કેસમાં પ્રાથમિક આરોપીઓમાં હત્યારાઓની શોધખોળ શરૂ કરી ગણેશ વાઘનું પણ નામ હતું. લોકોનું છે.સુરતના ડીંડોલી વિસ્તારના જગદંબા માનવું છે કે, દેવાની હત્યાથી રોષે

સુરત શહેરમાં હનીટ્રેપના ચોંકાવનારા

કેસમાં વરાછા પોલીસે બે દંપતીની

ટોળકીનો પર્દાફાશ કર્યો છે. તેમની ધરપકડ

કરવામાં આવી છે. મીનીબજારમાં આવેલી

એક રેસ્ટોરન્ટમાં કામ કરતી મહિલાએ

પોતાના પતિ, જેઠ અને જેઠાણી સાથે

મળી રેસ્ટોરન્ટના માલિકને હનીટ્રેપમાં

ફસાવ્યો હતો. બાદમાં બેલ્કમેલ કરી

કૂદીને આત્મહત્યા કરી હતી.

તેના મિત્રો સાથે બેઠો હતો. આ સમયે હુમલાખોરોએ તેનો ઘેરાવ કરીને ઘાતક હૈથિયારો વડે હુમલો કર્યો હતો. આ ઘટનામાં ગંભીર રીતે ઘવાયેલા ગણેશનું ઘટનાસ્થળે જ મોત નીપજ્યું હતું.

સુરત શહેરમાં હનીટ્રેપના ચોંકાવનારા કેસમાં વરાછા પોલીસે બે દંપતીની ટોળકીનો પર્દાફાશ કર્યો છે

ે સુરત શહેરમાં હનીટ્રેપ અને આપઘાત કેસમાં ચાર ઝડપાચા

અદાવતનો ખાર રાખીને ગણેશની હત્યા કરવામાં આવી હોઈ શકે. જો કે, પોલીસ દ્વારા હજી કોઈ સત્તાવાર પુષ્ટિ કરવામાં

ડીંડોલી પોલીસ અને ક્રાઇમ બ્રાંચની ટીમે ઘટનાસ્થળે પહોંચી તપાસ હાથ ધરી છે. ડીસીપી ભગીરથ ગઢવીએ જણાવ્યું કે, ગણેશ વાઘ તેના મિત્રો સાથે બેસી રહ્યો હતો. હત્યા મિત્રોમાંથી કોઈએ કરી છે કે અન્ય કોઈ શખ્સ દ્વારા અંજામ આપવામાં આવી છે તેની તપાસ ચાલી રહી છે. પોલીસે આસપાસના સીસીટીવી ફૂટેજ તપાસવા માટે કવાયત શરૂ કરી છે. શંકમંદોના નિવેદન પણ લેવામાં આવી રહ્યા છે, જેથી કઈ રીતે હત્યા થઈ તે સ્પષ્ટ થઈ શકે.ઘટનાસ્થળે અને નજીકના વિસ્તારમાં રહેલા કેમેરાની તપાસ ચાલી રહી છે, જેથી આરોપી અથવા શંકાસ્પદ શખ્સોની ઓળખ કરી શકાય. દેવાના ભાઈ અથવા અન્ય કોઈ જૂની અદાવત ધરાવતા લોકોની પૂછપરેછ કરવામાં આવી શકે છે. ઘટના સમયે ગણેશ વાઘ સાથે બેઠેલા મિત્રોને પણ પૂછપરછ માટે બોલાવવામાં આવી શકે છે. ફોરેન્સિક અને પોસ્ટમોર્ટમ રિપોર્ટ નગર સોસાયટીમાં મૃતક ગણેશ વાઘ ભરાયેલા તેના લોકો દ્વારા જૂની પરથી હથિયારની વિગતો જાણવા મળશે.

ચોગેશ જાવીયા, મૃતક

પાડવામાં આવ્યા.

ફૂટેજ, કોલ રેકોર્ડ, અને અન્ય ડિજિટલ

પુરાવાઓના આધારે આરોપીઓને ઝડપી

આ તમામની સામે આપઘાત માટે

દુષ્પ્રેરણા (IPC 306) અને બ્લેકમેલિંગ

(IPC 384)ના ગુના દાખલ કર્યા. મૃત્યુપૂર્વે યોગેશભાઈએ એક વીડિયો રેકોર્ડ કરીને પોતે કેવી રીતે હનીટ્રેપમાં

ફસાયો અને કેમ અંતે આત્મહત્યા કરવી

પડી તે વિગતવાર જણાવ્યું હતું. તેમણે

જવાન બીજા માળેથી ખભે લઈને દોડ્યો પણ બચાવી ન શકાયો એમ્બ્રોઈડરી મશીનની મરામત કરતી વખતે ગેપમાંથી જોવા જતાં યુવકને ફાંસો લાગતાં મોત



કતારગામ જૂર્નો જીઆઈડીસીની વિશ્વકર્મા સોસાયટીમાં એમ્બ્રોઈડરીના કારખાનામાં રહેતો ૨૫ વર્ષીય પરવેઝઆલમ અન્સારી મશીન પર કામ કરતો હતો. શુક્રવારે રાત્રે તે કારખાનામાં એકલો કામ કરતો હતો. સવારે જ્યારે અન્ય કારીગરો આવ્યા ત્યારે પરવેઝ મશીનના પેન્ટોગ્રાફમાં ગળાના ભાગેથી ફસાયેલી હાલતમાં મળી આવ્યો હતો. કારખાનાનો ગ્રીલનો દરવાજો અંદરથી બંધ હતો. આખરે પરવેઝને ફસાયેલો જોઈને કારીગરોએ આ બાબતે ફાયરબ્રિગેડને જાણ કરી હતી. ફાયર ફસાઈ જતાં ફાંસો લાગીને તેનું રાત્રે જ બ્રિગેડે પરવેઝને બહાર કાઢ્યો હતો પણ મોત થઈ ગયું હતું.

બચાવી શકાયો ન હતો.ફાયરબ્રિગેડની ટીમે ગ્રીલ તોડીને ફાયરના અધિકારી અને જવાન અંદર પ્રવેશ્યા હતા અને મશીનમાં ફસાયેલા પરવેઝને બહાર કાઢવાનો પ્રયાસ કર્યો હતો. ટીમે કોમ્બિટુલની મદદથી પેન્ટોગ્રાફ કાપીને પરવેઝને બહાર કાઢ્યો હતો. ત્યાર બાદ માર્શલ લીડર નરેન્દ્ર પાટીલ તેને ખભા પર ઉંચકીને તાત્કાલિક એમ્બ્યુલન્સ સુધી દોડી ગયા હતા અને સારવાર માટે હોસ્પિટલ મોકલી આપ્યો હતો. જો કે, સ્મીમેર હોસ્પિટલમાં પરવેઝને મૃત જાહેર કરવામાં આવ્યો હતો. પરવેઝનો ગળાનો ભાગ મશીનમાં

એજન્સી । નડિયાદ નડિયાદના સંતરામભૂમિ

ચાલી રહેલી રામકથાના અંતિમ દિવસે મોરારીબાપુએ પ્રેમ અને જીવનના મૂલ્યવાન પાઠ શીખવ્યા હતા. વ્યાસપીઠ પરથી તેમણે રામાયણના ભરત-રામ પ્રસંગને ટાંકીને સમજાવ્યું કે, પ્રેમમાં કોઈ નિશાની કે આધારની જરૂર પડે છે, જેથી ભરતજીએ રામની પાદુકા માગી હતી.બાપુએ આધુનિક સમયમાં સાધુમત અને વેદમતના વિસરાતા જતા મહત્વ અંગે ચિંતા વ્યક્ત કરી હતી. તેમણે જણાવ્યું કે એક સદગુરુનો સ્પર્શ આસુરી વ્યક્તિમાં પણ સાત્વિક ગુણો જગાવી સ્થાન અને દિવ્ય જ્યોતિને અર્પણ કર્યું છે.તે સંતરામ મંદિર રામદાસજીની કૃપા થકી શકે છે. તેમણે ભાર મૂક્ચો કે ધર્મ વગરનું ધન 🛮 હતું. કાર્યક્રમમાં અમરકંટકથી પધારેલાં 🔄 સહુને પ્રાપ્ત થઈ છે.



અને વિવેક વગરની વિદ્યા ટકી શકતી નથી. કથા દરમિયાન મોરારીબાપુએ જીવનની મહત્વપૂર્ણ શીખ આપતા કહ્યું કે શસ્ત્રધારી, વૈદ્ય, કવિ, રસોઈયા અને ગુણવાન વ્યક્તિઓ સાથે ક્યારેય વિરોધ ન કરવો જોઈએ. તેમણે ઈર્ષાની વિનાશક અસરો વિશે પણ સમજાવ્યું અને કહ્યું કે ઈર્ષાળુ વ્યક્તિ માત્ર પડછાયાને પકડવાનો પ્રયાસ કરે છે.કથાની પૂર્ણાહુતિ બાદ અનિતાબેન દેવાંગભાઈ પટેલે પોંથી ગ્રહણ કરી હતી અને વ્યાસપીઠથી કાચ મંદિર સુધી યાત્રા નીકળી હતી. મોરારીબાપુએ આ કથાનું પુષ્યકળ શ્રી સંતરામ સમાધિ

સંતરામભૂમિ ખાતે રામકથાનો છેલ્લો દિવસ

સાચો પ્રેમ દબાણ નથી કરતો, સદગુરુના સ્પર્શથી

આસુરી વ્યક્તિમાં પણ સાત્વિકતા પ્રગટે છેઃ મોરારીબાપુ

કલ્યાણદાસજી મહારાજે સમાજસેવાના મહત્વ પર ભાર મૂક્યો હતો.કોઈ દરિદ્ર મળી જાય તો નારાયણ સમજી તેની સેવા કરવી. બીજાનું હિત પરમ ધર્મ છે. સંત ચંદનના વૃક્ષના જેમ હોય છે. જે હંમેશા બીજાને સુવાસિત કરે છે. મહાપુરુષોના જીવન પરોપકાર માટે હોય છે. જે બીજાના હિત માટે વિચારે તેના બરાબર કોઈ ધર્મ નથી. વધુમાં તેમણે જણાવ્યું કે તુલસીદાસજીએ ખૂબ અનુભવાત્મક વાત રામચરિત માનસમાં કરી છે. તેનું વર્શન મોરારિબાપુ અહીં કરી રહ્યા છે. તેનો લાભ શ્રદ્ધાળુઓ લઈ રહ્યા

આઈટી વિભાગ દ્વારા સર્ચ ઓપરેશન હાથ ધરવામાં આવ્યું છે

જામનગરની દેવ સોલ્ટ ફેક્ટરીમાં આઇટી વિભાગના દરોડા, ઈક્રમટેક્સના ૧૦૦ અધિકારીઓ દ્વારા સર્ચ

જામનગરની દેવ સોલ્ટ ફેક્ટરીમાં આઈટી વિભાગ દ્વારા સર્ચ ઓપરેશન હાથ ધરવામાં આવ્યું છે. મીઠાનાં વેપારીને ત્યાં રાજ્યવ્યાપી તપાસ ચાલી રહી છે. માળીયા-કચ્છ હાઈવે સ્થિત કંપનીમાં પણ દરોડા પડ્યા હતા. ઈક્રમટેક્ષ વિભાગ દ્વારા

પેઢી ઉપર પણ દરોડા પડ્યા હતા. ઈક્રમટેક્ષ દારા જાણવા મળી રહ્યું છે.ગુજરાતમાં મીઠા વિભાગ દ્વારા ૨૫ ટીમ અને ૧૦૦ જેટલા અધિકારીઓ દ્વારા સર્ચ ઓપરેશન હાથ ધરવામાં આવ્યું છે. કંપનીનાં સંચાલક હિતેન્દ્ર ઝાલા અને ડી.એસ.ઝાલાને ત્યાં પણ તપાસ હાથ ધરવામાં આવી છે. કંપનીનાં સંચાલકોને ત્યાંથી મોટી માત્રામાં રોકડા અને દાગીના મળ્યા હોવાનું સૂત્રો શક્યતાઓ સેવાઈ રહી છે.

ઉદ્યોગ સહિત હોટલના વ્યવસાય સાથે સંકળાયેલા દેવ ગ્રુપને ત્યાં ઈક્રમટેક્ષ વિભાગ દ્વારા સાગમટે દરોડા પાડવામાં આવ્યા છે. ત્યારે દરોડા દરમ્યાન આઈટી વિભાગને અનેક બિનહિસાબી વ્યવહારો મળી આવ્યા હતા. તેમજ મોટી કરચોરી બહાર આવવાની

Engineering Plastics Ltd.

CIN:L51900GJ1980PLC065554 Registered Office: Survey No.364 / 366,

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Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

	(Rs. in Lakhs, except EPS)						
Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year		
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1	Total Income from Operations	19,801.86	57,116.42	15,951.84	65,036.31		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	3,150.94	7,967.42	1,855.29	6,984.71		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	2,519.70	6,452.97	1,452.43	5,729.06		
5	Total Comprehensive Income for the period after tax	2,219.87	6,128.09	1,347.27	5,667.75		
6	Equity Share Capital	919.05	919.05	917.35	917.35		
7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				44,999.93		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	Basic	5.49	14.06	3.17	12.49		
	Diluted	5.47	14.03	3.15	12.49		

Extract of Unaudited Standalone Financial Results for the Quarter and Nine Months ended December 31, 2024

					(Rs.	in Lakhs, except EPS)
1	Sr No	Particulars	3 months ended 31/12/2024	Period ended 31/12/2024	Corresponding 3 months ended 31/12/2023 in the previous year	Year ended 31/03/2024 in the previous year
			(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
	1	Total Income from Operations	18,674.76	53,772.39	14,578.93	62,246.61
2	2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
3	3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	2,444.96	5,652.79	820.33	4,868.63
4	4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,813.72	4,138.34	622.17	3,612.98
5	5	Total Comprehensive Income for the period after tax	1,700.84	3,799.69	594.41	3,475.16
(6	Equity Share Capital	919.05	919.05	917.35	917.35
7	7	Reserves excluding Revaluation Reserves as per Audited Balance Sheet of the previous accounting year				42,230.89
8	8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
Ш		Basic	3.95	9.02	1.36	7.88
IL		Diluted	3.94	8.99	1.35	7.88

Place : Vadodara

Date: February 08, 2025

The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on February 08, 2025. The Statutory Auditors of the Company have carried out a limited review of the said results. The above unaudited financial results of the Company have been prepared in accordance with the Indian Accounting Standards (IND AS) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India.

For the quarter ended December 31, 2024, the Company has alloted 85,167 equity shares of ₹ 2/- each to the option granted upon exercise of Option under the Company's ESOP Plan 2019. Pursuant to this allotment, the paid up equity share capital of the Company has increased from 45,867,510 equity shares of ₹ 2/- each to 45,952,677 equity shares of ₹ 2/- each.

In accordance with 'Ind AS 108 - Operating Segments', the Company operates in one business segment i.e. 'Manufacturing of customised components of plastic and other materials'

The unaudited consolidated financial results of the company include information of wholly owned subsidiary company Shaily (UK) Limited for

the quarter and Nine months ended December 31, 2024. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company

website i.e. www.shaily.com and the Stock Exchange website i.e. www.bseindia.com and www.nseindia.com

The same can be accessed by scanning the QR Code provided below For and on behalf of the Board of Directors For Shaily Engineering Plastics Limited Mahendra Sanghvi **Executive Chairman**

DIN: 00084162

ટ્રેક્ટર પલ્ટી મારી જતા પરપ્રાંતિય યુવકનું મોત, અન્ય બેને ગંભીર ઈજા

<u>લાલપુર પંથકના નાંદુરી ગામમાં</u> હતા.જે વેળા નાંદુરી ગામે હાઇસ્કુલ નજીક મોડી સાંજે એક ટ્રેકટર પલટી મારી જતા સર્જાયેલા ગોઝારા અકસ્માતમાં ગંભીર રીતે ઘવાયેલા મધ્યપ્રદેશના વતની શ્રમિક યુવાનનુ મૃત્યુ નિપજયુ હતુ. જયારે અન્ય બે સાથી શ્રમિકને પુણ ગંભીર ઇજા પહોચતા સારવાર અર્થે હોસ્પીટલ ખસેડાયા હતા. અકસ્માત સર્જીને ચાલક નાશી છુટતા પોલીસે ગુનો નોંધી શોધખોળ હાથ ધરી છે.પોલીસસુત્રોમાંથી મળતી વિગત અનુસાર લાલપુર પંથકના નાંદુરી ગામમાં ખેતમજુરી અર્થે રહેતા મધ્યપ્રદેશના જાંબુવા જિલ્લાના માછલીયા ગામના વતની મુકેશભાઈ રમેશભાઈ વાસ્કેલ (ઉ.વ. ૩૦) નામના શ્રમિક યુવક તથા રાકેશ અને અનિલ નામના સાથી તપાસ હાથ ધરી છે.

શ્રમિકો મોડી સાંજે ટ્રેક્ટરમાં જઇ રહયા રોડ પર પસાર થતું આ ટ્રેકટર પલટી મારી ગયું હતું. જે ગોઝારા અકસ્માતમાં માથા ઉપરાંત હાથમાં ગંભીર ઇજા પહોચતા મુકેશભાઇનુ મૃત્યુ થયું છે. જ્યારે અન્ય બે શ્રમિક રાકેશભાઇ અને અનિલભાઇને ઈજા પહોચતા તુરંત જ સારવાર અર્થે હોસ્પીટલમાં ખસેડાયા હતા. જયારે અકસ્માત સર્જી ટ્રેકટર ચાલક દીવાન અમદાવાદ, રાજકોટ, ગાંધીધામમાં આવેલી નાશી છુટયો હોવાનુ સામે આવ્યુ છે. અકસ્માતના આ બનાવ મામલે મૃતકના ભાઈ કમલેશ રમેશભાઇ વાસ્કેલે ફરીયાદ નોંધાવતા લાલપુર પોલીસે ટ્રેકટર ચાલક દિવાન સામે ગુનો નોંધી શોધખોળ સાથે વધુ

સુરતમાં કેચ ધ વોટર અભિયાન શરૂ નિર્ણય; ૫ લાખ બોર થઈ ગયા: મે

સુરતના પાલ ગૌરવપથ રોડ ખાતે 🛮 ઉપસ્થિત થનાર સૌથી મોટો પડકાર જ્વેલરી એસોસિએશન દ્વારા બોર હશે, જેને પહોંચી વળવા માટે કરવાની શરૂઆત કરવામાં આવી છે. અત્યારથી જ પાણીનું સંચય કરવું ખૂબ

૩૦૦૦ બોર કરવાનો જવેલરી એસો. નો સુધીમાં ૧૦ લાખ કરવાનો પ્રયાસઃ પાટીલ વોટર હાર્વેસ્ટિંગ એ ભવિષ્યમાં

આ અભિયાન અંતર્ગત તેમણે કુલ જ જરૂરી છે. કેન્દ્રીય જળ શક્તિ મંત્રી ૩૦૦૦ બોર કરવાનો નિર્ણય કર્યો છે. દ્વારા સતત વોટર હાર્વેસ્ટિંગ અંતર્ગત કેન્દ્રીય જળ શક્તિ મંત્રી સી. આર. કેચધવોટર અભિયાન શરૂ કરી દેવામાં પાટીલ દ્વારા આ અભિયાનની શરૂઆત આવ્યો છે. જેને કારણે ભૂગર્ભની અંદર કરાવવામાં આવી હતી. દેશની અંદર પાણી વધુમાં વધુ સંગ્રહિત થાય તેવા ભૂગર્ભમાં જળ ઉતારવાની ખૂબ પ્રયાસો હોય ધરવામાં આવ્યા છે. આ જરૂરિયાત હોવાની વાત તેમના દ્વારા અભિયાનની અંદર અલગ-અલગ કરવામાં આવી રહી છે. કેન્દ્ર સરકાર ઔદ્યોગિક એકમો ઔદ્યોગિક દ્વારા દેશભરની અંદર વોટર રેન એસોસિયેશન ભાગ લઈ રહી છે. જે હાર્વેસ્ટિંગ કરવા માટેના પ્રયાસો હાથ અંતર્ગત જ્વેલરી એસોસિયેશન દ્વારા ધરવામાં આવી રહ્યા છે. જે અંતર્ગત કુલ ૩૦૦૦ જેટલા બોર કરવાના અત્યાર સુધીમાં દેશભરની અંદર સંકલ્પ કરવામાં આવ્યા છે, આથી તેની લાખોની સંખ્યામાં બોર થઈ રહ્યા છે. શરૂઆત કરી દેવાય છે.

નડિયાદમાં એક જ દિવસમાં ૧૦ મેટ્રિક ટન કચરાનો નિકાલ કરાયો



નડિયાદ શહેરમાં મનપા દ્વારા

શનિવારે કેટલાક વિસ્તારોમાં સફાઇ અભિયાન હાથ ધર્યું હતું. જેમાં મનપામાં સમાવિષ્ટ ગ્રામ્ય વિસ્તારો ઉપરાંત માઇ મંદિર ગરનાળા પાસે પણ તંત્રએ સફાઇ કામગીરી કરી હતી. આશરે ૧૦ મેટ્રિક ટન કચરાનો મનપા દ્વારા નિકાલ કરવામાં આવ્યો હતો.નડિયાદ શહેરમાં સ્વચ્છતા ઝુંબેશ અન્વયે મનપાની ટીમ દ્વારા અલગ અલગ વિસ્તારોમાં સફાઇ કરવામાં આસપાસના વિસ્તારમાં પણ સતત આવે છે. જેમાં શનિવારે મનપાની ટીમ સ્વચ્છતા જળવાઇ રહે તેની તકેદારી દ્વારા નડિયાદ મહાનગરપાલિકામાં રાખવામાં આવી રહી છે. આશરે સમાવિષ્ટ ગ્રામ્ય વિસ્તારોમાં સફાઇ ૧૦ મેટ્રિક ટન કચરાનો નડિયાદ કરવામાં આવી હતી અને કચરો મહાનગરપાલિકા દ્વારા ગણતરીના

આવ્યો હતો. આ ઉપરાંત શહેરના માઇ મંદિર ગરનાળામાંથી હાલમાં વાહનચાલકો અને રાહદારીઓની અવરજવર હોવાથી સ્વચ્છતા જળવાઇ રહે તે માટે ગરનાળાની બંને તરફ પણ સફાઇ કરવામાં આવી હતી .

આ સિવાય કમળા રોડ ઉપર પણ જેસીબી, ડમ્પર અને ટ્રેક્ટર સાથે પહોંચી, સફાઇ કરી, કચરાનો નિકાલ પણ કર્યો હતો. સંતરામ મંદિરમાં રામ કથા ચાલી રહી હોવાથી મંદિરની એકઠો કરી તેનો નિકાલ કરવામાં કલાકોમાં નિકાલ કર્યો હતો.

છે અને સુરતના વરાછા વિસ્તારમાં રહેતા હતા. હું શું મોઢું બતાવું? હું મરવા માટે મજબૂર છું. હું વરાછા પોલીસનો આભાર માનું છું અને ન્યાયની અપેક્ષા રાખું છું. મીનીબ્જારમાં ગીરીરાજ રેસ્ટોરન્ટના માલિક યોગેશભાઈ જાવીયાને આરોપી

હનુ કાનજીભાઈ ઝાલા (ઉ.વ. ૪૪),

નયના હનુ ઝાલા (ઉ.વ. ૩૪)ની ધરપકડ

કરાઈ છે.આ બધા મૂળ ભાવનગર

જીલ્લાના ગારીયાધાર તાલુકાના નિવાસી

તેની પાસેથી પૈસા પડાવ્યા અને વધુ રૂ. પ લાખ ન આપો તો જાનથી મારી નાંખીશ કે નયના ભરત ઝાલાએ હનીટ્રેપમાં ફસાવ્યા દુકાન તોડફોડ કરીશ તેવી ધમકી આપી. હતા.આ ટોળકીએ તેમના પાસેથી સતત હેરાનગતિથી કંટાળીને રેસ્ટોરન્ટના વારંવાર પૈસા પડાવ્યા અને અંતે રૂપ માલિકે કામરેજના તાપી નદી પુલ પરથી લાખ માટે બ્લેકમેલ કરીને જાનથી મારી પોતાના સંદેશમાં જણાવ્યું હતુંઃ''હું આ મામલે વરાછા પોલીસે તપાસ હાથ માનસિક ત્રાસથી કંટાળી યોગેશભાઈએ જોઇએ. નયના હનુ ઝાલા, નયના ભરત ધરી દેરાણી-જેઠાણી અને તેમના પતિઓ પ ફેબ્રુઆરીએ કામરેજ તાપી નદી પુલ ઝાલાએ મને હનીટ્રેપમાં ફસાવ્યો. નયના સામે ગુનો નોંધ્યો હતો અને શોધખોળ પરથી કૂદી આત્મહત્યા કરી.મૃત્યુ પૂર્વે ભરત ઝાલા મને ભેગાડી લઈ ગઈ, પછી હાથ ધરી હતી. ટેક્નિકલ સર્વેલન્સના વીડિયો બનાવી હકીકત જાહેર કરી હતી. પાછા લાવી વધુ પૈસા માંગ્યા. પ લાખ ન આધારે આખરે તારાપુર ચોકડી પાસે જેમાં આપઘાત માટે ચારેયને જવાબદાર આપો તો મારી નાંખીશ તેવી ધમકી આપી.

નાંખવાની ધમકી આપી. આર્થિક અને યોગેશભાઈ જાવીયા છું. મારે ન્યાય

ગંગોત્રી હોટલમાંથી ચારેય આરોપીઓને ઠેરવ્યા હતા.પોલીસે ૨૦ જણાંના નિવેદન મારી પત્ની અને બાળકો મારા વિના શું કોર્ડન કરીને પકડી પાડ્યા. હતા આરોપી નોંધ્યા, જેમાં મૃતકના પરિવારજનો, કરશે? હું શું મોઢું બતાવું? હું મરવા માર્ટે ભરત ઉર્ફે ભોડી કાનજીભાઈ ઝાલા (ઉ.વ. શખ્સોને ઓળખનારા લોકો અને સ્થાનિક મજબૂર છું. હું વરાછા પોલીસનો આભાર ૩૮), નયના ભરત ઝાલા (ઉ.વ. ૩૦), લોકોનો સમાવેશ થાય છે.સીસીટીવી માનું છું અને ન્યાયની અપેક્ષા રાખું છું."

બોરીચાવીના મતદારોનો મિજાજ

બોરીયાવી ગામમાં રોડ-રસ્તાં અને ગટર ઉભરાવવાની સમસ્યાથી લોકો ત્રસ્ત

૧૬ ફેબ્રુઆરીના રોજ બોરીયાવી, બ્યુટીફિકેશનની કામગીરી હાલ ચાલી પોકારી ઉઠેલી મહિલાઓએ તો આ વખતે આંકલાવ અને ઓડ નગરપાલિકાની રહી છે. ગામમાં કેટલાક રોડ-રસ્તાની તો વોટ આપવા નહીં જવાની એટલે કે સામાન્ય ચૂંટણી તેમજ ઉમરેઠ કામગીરી પણ હાલ ચાલતી જોવા મળી નગરપાલિકાની એક બેઠક માટે પેટાચૂંટણી હતી. ગામના મોટાભાગના રસ્તાઓ યોજાનાર છે. જેને પગલે જિલ્લામાં હાલ, પણ સારી કન્ડીશનમાં છે. પરંતુ, કેટલાક કે, ખોડિયાર સોસાયટી વિસ્તારમાં છેલ્લાં ચૂંટણીનો માહોલ છવાઈ ગયો છે. ત્યારે, વિસ્તારોમાં રોડ-રસ્તા ખખડધજ ઘણાં સમયથી ગટર ઉભરાવવાની સમસ્યા ઓણંદ જિલ્લાના બોરીયાવી ગામની શું જોવા મળ્યાં હતાં. ગામની સ્થિતિ અંગે છે. એક મહિનાથી ગટર ઉભરાવવાનું છે સ્થિતિ અને મતદારોનો શું છે મિજાજે ગ્રામજનો સાથે વાત કરી તો, ગામમાં ચાલુ છે, પણ પંચાયતનો કોઈ હોદ્દેદાર તે જાણવા માટે દિવ્યભાસ્કર બોરીયાવી ગટર ઉભરાવવાની સમસ્યા અને રખડતાં નથી આવતો. પંચાયતમાં જઈને રજૂઆત ગામમાં પહોંચ્યું છે.નાના એવા બોરીયાવી ઢોરની સમસ્યાથી પ્રજા પરેશાન હોવાનું કરીએ તો આવીશું, આવીશું કહે છે, પણ ગામમાં પ્રવેશતાની સાથે એટલે કે પ્રવેશ જાણવા મળ્યું. ખાસ કરીને ગામનાં કોઈ આવતું નથી.

દ્વારની બાજુમાં જ વિશાળ તળાવ આવેલું ખોડિયાર સોસાયટી વિસ્તારમાં ગટર આણંદ જિલ્લામાં આગામી તારીખ છે. કરોડો રૂપિયાના ખર્ચે આ તળાવનાં ઉભરાવવાની સમસ્યાથી ત્રાહિમામ

ચૂંટણીનો બહિષ્કાર કરવાની પણ ચીમકી ઉચ્ચારી છે.સ્થાનિક હંસાબેન જણાવે છે

ઊંઝાની કર્ણાવતી સોસાયટીમાં ચોરીની ઘટના,મોટી રકમની ચોરી કરી ફરાર

સોસાયટીમાં ચોરીની ઘટના બનવા પામી છે. હ્યુમન ફેસ ડિટેક્શન કેમેરાવાળા મકાનમાં બુકાનીધારી ચોરોએ નકુચો અને કબાટ તોડી મોટી રકમની ચોરી કરી ફરાર થઈ ગયા હોવાનું જાણવા મળ્યું છે. આ સિવાય આ ચોરીમાં જાણભેદુ ન હોય પણ

આ મુદ્દે તપાસ હાથ ધરી છે. મહેસાણા જીલ્લાના ઊંઝા તાલુકામાં

મહેસાણાના ઊંઝાની કર્ણાવતી કળા કરી ગયા છે, મકાનમાલિકો ઘરમાં ઘૂસ્યા હતા. ૨૨ તોલા દાગીનાની ચોરી ચોરી થતાં પોલીસને ઘટનાની જાણ કરી 🛮 થઈ હતી. ચોરો બધાના આશ્ચર્યની વચ્ચે છે. હ્યુમન ફેસ ડિટેક્શન કેમેરાવાળા દરવાજા તોડયા વગર મકાનમાં ઘૂસવામાં મકાનમાં ચોરોએ હાથ અજમાવ્યો હતો. મકાનનો નકુચો અને કબાટ તોડી ચોરીને ચોરી ગયા હતા. પારડી પોલીસે ચોરનું અંજામ આપ્યો હતો. સોના-ચાંદીના દાગીના અને મોટી રોકડ રકમની ચોરી કદાચ ચોરને માહિતી આપવામા જાણભેદુ કરી ચોર ફરાર થઈ ગયા હતા. ઘર જાણભેદુંઓએ ચોરીને અંજામ આપ્યો હોય તેવું પોલીસનું અનુમાન છે. પોલીસેં માલિકે સમગ્ર મામલે ઊંઝા પોલીસ છે. આ સિવાય આ ચોરીમાં જાણભેદુ ન સ્ટેશનમાં ગુનો નોંધાવ્યો છે.

દરમિયાન વલસાડના પારડીના જાણભેદુ હોય તેવું પોલીસનું અનુમાન છે. કર્ષાવતી સોસાયટીમાં ચોરીની ઘટના ઘટી બગવાડા ગામે તસ્કરનો આતંક જોવા પોલીસે આ મુદ્દે તપાસ હાથ ધરી છે.

છે. ચહેરા ઢાંકી આવેલા તસ્કરો મકાનમાં મળ્યો છે. ટ્રાન્સપોર્ટરના ઘરે રાતે ચોર સફળ રહ્યા હતા અને ૨૨ તોલા દાગીના પગેરું મેળવવા કવાયત હાથ ધરી હતી. પોલીસનું પ્રાથમિક અનુમાન મુજબ તો હોય પણ કદાચ ચોરને માહિતી આપવામા