

DUE DILIGENCE CERTIFICATE

Date: June 27, 2025

To, The Regional Director Securities Exchange Board of India SEBI Bhavan, BKC Plot No. C4-A, 'G' Block Bandra-Kurla Complex, Bandra (East), Mumbai – 400051, Maharashtra. India

Dear Sir,

<u>REF: SUBMISSION OF RED HERRING PROSPECTUS OF CHEMKART INDIA LIMITED (FORMERLY</u> <u>KNOWN AS CHEMKART INDIA PRIVATE LIMITED)</u>

Sub: Initial Public Offer of Chemkart India Limited (formerly known as Chemkart India Private Limited) of up to 32,29,200 Equity shares (Consist of 26,00,000 Equity Shares of Fresh Offer and 6,29,200 Equity Shares of Offer for Sale by Selling Shareholders) of Face Value INR 10 /- each on SME Platform of BSE Limited (BSE SME).

WE CONFIRM THAT;

- 1. WE HAVE EXAMINED VARIOUS DOCUMENTS INCLUDING THOSE RELATING TO LITIGATION, INCLUDING COMMERCIAL DISPUTES, PATENT DISPUTES, DISPUTES WITH COLLABORATORS, ETC. AND OTHER MATERIAL WHILE FINALIZING THE RED HERRING PROSPECTUS OF THE SUBJECT OFFER;
- 2. ON THE BASIS OF SUCH EXAMINATION AND DISCUSSIONS WITH THE OFFEROR, ITS DIRECTORS AND OTHER OFFICERS, OTHER AGENCIES, AND INDEPENDENT VERIFICATION OF THE STATEMENTS CONCERNING THE OBJECTS OF THE OFFER, PRICE JUSTIFICATION, CONTENTS OF THE DOCUMENTS AND OTHER PAPERS FURNISHED BY THE OFFEROR, WE CONFIRM THAT:
 - (a) THE RED HERRING PROSPECTUS FILED WITH THE BOARD IS IN CONFORMITY WITH THE DOCUMENTS, MATERIALS AND PAPERS WHICH ARE MATERIAL TO THE OFFER;
 - (b) ALL MATERIAL LEGAL REQUIREMENTS RELATING TO THE OFFER AS SPECIFIED BY THE BOARD, THE CENTRAL GOVERNMENT AND ANY OTHER COMPETENT AUTHORITY IN THIS BEHALF HAVE BEEN DULY COMPLIED WITH; AND
 - (c) THE MATERIAL DISCLOSURES MADE IN THE RED HERRING PROSPECTUS ARE TRUE AND ADEQUATE TO ENABLE THE INVESTORS TO MAKE A WELL-INFORMED DECISION AS TO THE INVESTMENT IN THE PROPOSED OFFER AND SUCH DISCLOSURES ARE IN ACCORDANCE WITH THE REQUIREMENTS OF THE COMPANIES ACT, 2013, THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AND OTHER APPLICABLE LEGAL REQUIREMENTS.
- 3. BESIDES OURSELVES, ALL INTERMEDIARIES NAMED IN THE RED HERRING PROSPECTUS ARE REGISTERED WITH THE BOARD AND THAT TILL DATE, SUCH REGISTRATION IS VALID.

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category - 1 Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai - 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com 4. WE HAVE SATISFIED OURSELVES ABOUT THE CAPABILITY OF THE UNDERWRITERS TO FULFIL THEIR UNDERWRITING COMMITMENTS: <u>COMPLIED</u>

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- 5. WRITTEN CONSENT FROM THE PROMOTERS HAVE BEEN OBTAINED FOR INCLUSION OF THEIR SPECIFIED SECURITIES AS PART OF PROMOTERS' CONTRIBUTION SUBJECT TO LOCK-IN AND THE SPECIFIED SECURITIES PROPOSED TO FORM PART OF PROMOTERS' CONTRIBUTION SUBJECT TO LOCK-IN SHALL NOT BE DISPOSED / SOLD / TRANSFERRED BY THE PROMOTERS DURING THE PERIOD STARTING FROM THE DATE OF FILING THE RED HERRING PROSPECTUS WITH THE BOARD TILL THE DATE OF COMMENCEMENT OF LOCK-IN PERIOD AS STATED IN THE RED HERRING PROSPECTUS. <u>COMPLIED</u>
- 6. ALL APPLICABLE PROVISIONS OF THESE REGULATIONS, WHICH RELATE TO SPECIFIED SECURITIES INELIGIBLE FOR COMPUTATION OF PROMOTERS' CONTRIBUTION, HAVE BEEN AND SHALL BE DULY COMPLIED WITH AND APPROPRIATE DISCLOSURES AS TO COMPLIANCE WITH THE SAID REGULATION(S) HAVE BEEN MADE IN THE RED HERRING PROSPECTUS.
- 7. ALL APPLICABLE PROVISIONS OF THESE REGULATIONS WHICH RELATE TO RECEIPT OF PROMOTERS' CONTRIBUTION PRIOR TO OPENING OF THE OFFER, SHALL BE COMPLIED WITH. ARRANGEMENTS HAVE BEEN MADE TO ENSURE THAT THE PROMOTERS' CONTRIBUTION SHALL BE RECEIVED AT LEAST ONE DAY BEFORE THE OPENING OF THE OFFER AND THAT THE AUDITORS' CERTIFICATE TO THIS EFFECT SHALL BE DULY SUBMITTED TO THE BOARD. WE FURTHER CONFIRM THAT ARRANGEMENTS HAVE BEEN MADE TO ENSURE THAT THE PROMOTERS' CONTRIBUTION SHALL BE KEPT IN AN ESCROW ACCOUNT WITH A SCHEDULED COMMERCIAL BANK AND SHALL BE RELEASED TO THE OFFEROR ALONG WITH THE PROCEEDS OF THE OFFER. - <u>NOT APPLICABLE</u>
- 8. NECESSARY ARRANGEMENTS SHALL BE MADE TO ENSURE THAT THE MONIES RECEIVED PURSUANT TO THE OFFER ARE CREDITED OR TRANSFERRED TO IN A SEPARATE BANK ACCOUNT AS PER THE PROVISIONS OF SUB-SECTION (3) OF SECTION 40 OF THE COMPANIES ACT, 2013 AND THAT SUCH MONIES SHALL BE RELEASED BY THE SAID BANK ONLY AFTER PERMISSION IS OBTAINED FROM ALL THE STOCK EXCHANGES, AND THAT THE AGREEMENT ENTERED INTO BETWEEN THE BANKERS TO THE OFFER AND THE OFFEROR SPECIFICALLY CONTAINS THIS CONDITION. – NOTED FOR COMPLIANCE
- 9. THE EXISTING BUSINESS AS WELL AS ANY NEW BUSINESS OF THE OFFEROR FOR WHICH THE FUNDS ARE BEING RAISED FALL WITHIN THE 'MAIN OBJECTS' IN THE OBJECT CLAUSE OF THE MEMORANDUM OF ASSOCIATION OR OTHER CHARTER OF THE OFFEROR AND THAT THE ACTIVITIES WHICH HAVE BEEN CARRIED OUT SINCE INCORPORATION ARE VALID IN TERMS OF THE OBJECT CLAUSE OF THE MEMORANDUM OF ASSOCIATION. -<u>COMPLIED</u>
- **10. FOLLOWING DISCLOSURES HAVE BEEN MADE IN THE RED HERRING PROSPECTUS:**
 - (a) AN UNDERTAKING FROM THE OFFEROR THAT AT ANY GIVEN TIME, THERE SHALL BE ONLY ONE DENOMINATION FOR THE EQUITY SHARES OF THE OFFEROR, AND
 - (b) AN UNDERTAKING FROM THE OFFEROR THAT IT SHALL COMPLY WITH ALL DISCLOSURE AND ACCOUNTING NORMS SPECIFIED BY THE BOARD.
- 11. WE SHALL COMPLY WITH THE REGULATIONS PERTAINING TO ADVERTISEMENTS IN TERMS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018. NOTED FOR COMPLIANCE.

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12. IF APPLICABLE, THE ENTITY IS ELIGIBLE TO LIST ON INNOVATORS GROWTH PLATFORM IN TERMS OF THE PROVISIONS OF CHAPTER X OF THESE REGULATIONS. – <u>NOT APPLICABLE</u>

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WE ENCLOSE A NOTE EXPLAINING THE PROCESS OF DUE DILIGENCE THAT HAS BEEN EXERCISED BY US INCLUDING IN RELATION TO THE BUSINESS OF THE OFFEROR, THE RISKS IN RELATION TO THE BUSINESS, EXPERIENCE OF THE PROMOTERS AND THAT THE RELATED PARTY TRANSACTIONS ENTERED INTO FOR THE PERIOD DISCLOSED IN THE RED HERRING PROSPECTUS HAVE BEEN ENTERED INTO BY THE OFFEROR IN ACCORDANCE WITH APPLICABLE LAWS.

WE ENCLOSE A CHECKLIST CONFIRMING REGULATION-WISE COMPLIANCE WITH THE APPLICABLE PROVISIONS OF THESE REGULATIONS, CONTAINING DETAILS SUCH AS THE REGULATION NUMBER, ITS TEXT, THE STATUS OF COMPLIANCE, PAGE NUMBER OF THE RED HERRING PROSPECTUS WHERE THE REGULATION HAS BEEN COMPLIED WITH AND OUR COMMENTS, IF ANY.

ADDITIONAL CONFIRMATION AS PER FORM G OF SEBI ICDR REGULATIONS

WE CONFIRM THAT:

- 1. NONE OF THE INTERMEDIARIES NAMED IN THE RED HERRING PROSPECTUS ARE DEBARRED FROM FUNCTIONING BY ANY REGULATORY AUTHORITY.
- 2. THE ABRIDGED PROSPECTUS CONTAINS ALL DISCLOSURES AS SPECIFIED IN THESE REGULATIONS. NOTED FOR COMPLIANCE
- 3. ALL MATERIAL DISCLOSURES IN RESPECT OF THE OFFEROR HAVE BEEN MADE IN THE RED HERRING PROSPECTUS AND THAT ANY MATERIAL DEVELOPMENT IN THE OFFEROR OR RELATING TO THE OFFER UP TO THE COMMENCEMENT OF LISTING AND TRADING OF THE SPECIFIED SECURITIES OFFERED THROUGH THIS OFFER SHALL BE INFORMED THROUGH PUBLIC NOTICES/ADVERTISEMENTS IN ALL THOSE NEWSPAPERS IN WHICH PRE-OFFER ADVERTISEMENT AND ADVERTISEMENT FOR OPENING OR CLOSURE OF THE OFFER HAVE BEEN GIVEN. – NOTED FOR COMPLIANCE
- 4. AGREEMENTS HAVE BEEN ENTERED INTO WITH THE DEPOSITORIES FOR DEMATERIALIZATION OF THE SPECIFIED SECURITIES OF THE OFFEROR. - <u>COMPLIED</u>
- 5. THE UNDERWRITING AND MARKET MAKING ARRANGEMENTS AS PER REQUIREMENTS OF REGULATION 261 AND 262 OF THESE REGULATIONS HAVE BEEN MADE. <u>COMPLIED</u>

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6. THE OFFEROR HAS REDRESSED AT LEAST NINETY FIVE PERCENT OF THE COMPLAINTS RECEIVED FROM THE INVESTORS TILL THE END OF THE QUARTER IMMEDIATELY PRECEDING THE MONTH OF THE FILING OF THE RED HERRING PROSPECTUS WITH THE REGISTRAR OF COMPANIES OR WITH THE SME EXCHANGE.

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Thanking You.

Yours faithfully,

On behalf of Smart Horizon Capital Advisors Private Limited (Formerly known as Shrepi Capital Advisors Private Limited)

capital 40 Mumbai Ankita Pawar Director DIN: 10368873

Place: Mumbai

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NOTE ON THE PROCESS OF DUE DILIGENCE OF CHEMKART INDIA LIMITED

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We have been appointed as the Book Running Lead Manager for the proposed Initial Public Offer of Chemkart India Limited (the "Company" or the "Offeror"). As mandated under the SEBI (ICDR) Regulations, 2018, we herewith submit a brief note on the diligence process adopted by us:

Current business background, about the Operational Structure and the Business Strategy:

We had visited the registered office of the Offeror Company situated at Office No. 403/404, 4th Floor, K.L. Accolade, 6th Road, TPS III, Santacruz (East), Mumbai -400055, Maharashtra, India.

Warehouse situated at Survey no. 228, H. No. 5, Gala no. 7, 8, 9, 10, on ground floor, first floor, second floor, bldg. no. E-8, "Shree Arihant Complex", Kalher, Bhiwandi, Thane, Maharashtra.

We have inspected the Office Infrastructure, systems and procedures etc. w.r.t. the Company's business. We also have examined various documents including those relating to litigations, approvals, etc. and other Material documents in connection with the finalization of the Red Herring Prospectus pertaining to the said Offer.

1. We have had discussions with the Board of Directors, Promoters, KMP's, Senior Management ("Management') including the support staff regarding the business operations and related activities of the Company and gone through other documents / websites in order to further understand the actual procedures of business.

We have disclosed the relevant details in the Section titled "Our Business" in the Red Herring Prospectus as explained to us by the Management of the Company.

Risk Factors:

We have studied the factors related to Company operations. While risks are an inherent part of any business, we have put forth the risk associated with the Company and its business operations. We believe this with reasonable certainty that almost all material risks (which we are aware of and have been made aware of and have discovered during our due diligence process) have been disclosed in the Red Herring Prospectus under the head "*Risk Factors*". We have further bifurcated the Risks into Risks pertaining to the Internal Risk Factors of the Company and External Risk Factors.

Promoters' Background

- 1. Mr. Ankit Shailesh Mehta, Ms. Parul Shailesh Mehta and Mr. Shailesh Vinodrai Mehta.
- 2. The Company has appointed Asha Agarwal & Associates, as Legal Advisors to the Offer to perform the Due Diligence in all Legal and Statutory aspects of the Company as well as its Promoters, Promoters' Group, promoter group entities, directors, KMP's and SMP's. Detailed Legal Due Diligence Reports/Certificate on the legal matters pertaining to the said persons and entities has been obtained from them. We had discussion with Legal Advisors on these matters along with Management of the Company and accordingly disclosures have been made the Red Herring Prospectus.

Company History and Track Records and etc.:

1. We have interacted with the Statutory Auditors Mehta & Associates, Chartered Accountants, and Peer review Auditor M/s. Bagaria & Co LLP, Chartered Accountants, of the Company about the aspects of Finance and aspects relating to the Restated consolidated financial Statements, comprising the Restated consolidated Financial Statements for the financial year ended March 31, 2025, March 31, 2024 and March 31, 2023 respectively.

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- 3. We examined the MoA and AoA of the Company, relevant Board and Shareholder Resolutions of the Company and confirmed that the OFFEROR Company is eligible to offer their shares to public through the IPO.
- 4. Since Company is going public, the Company has taken necessary steps to comply with the Corporate Governance norms as per the requirement of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, although the corporate governance is not applicable to the Company but the Company has broad based its Board with experienced and qualified Independent Directors and also formed the Audit and other required committees with the directors of the Company as per the Companies Act, 2013.
- 5. We relied upon the certificates provided by the Directors, Promoters, Promoter Group, KMPs, and Senior Management of the Company for certain disclosures made in Red Herring Prospectus for respective entities/persons.

Related Party Transactions:

As certified by the management of the Company, the related party transactions entered into for the period disclosed in the Red Herring Prospectus have been entered into by the Offeror in accordance with applicable laws.

Further, we have cross checked all the material details as disclosed in Red Herring Prospectus and ensured that the same are in compliance with the SEBI (ICDR) Regulations, 2018 and any amendments made to the same thereof.

Yours faithfully,

On behalf of Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited)



Place: Mumbai

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page Number in If Not **Red Herring** Compli Applicab Sub Reg. ed with Particulars Prospectus Comments le No. Reg (Yes/ were ("NA") No) complied with PART I: ELIGIBILITY REQUIREMENTS Entities not eligible to make an initial public 228 issue An issuer shall not be eligible to make an initial public offer: if the issuer, any of its promoters, promoter 335 group or directors or selling shareholders are Yes (a) debarred from accessing the capital market by the Board; if any of the promoters or directors of the 335 issuer is a promoter or director of any other (b) Yes company which is debarred from accessing the capital market by the Board; if the issuer or any of its promoters or directors 335 (c) Yes is a [wilful defaulter or a fraudulent borrower]. if any of its promoters or directors is a fugitive 335 _ _ Yes (d) economic offender. Eligibility requirements for an initial public _ _ 229 offer An issuer shall be eligible to make an initial public offer only if its post-issue paid-up NA (1)capital is less than or equal to ten crore rupees. An issuer, whose post issue face value capital is more than ten crore rupees and upto twenty-Cover (2) five crore rupees, may also issue specified Yes Page, 336 securities in accordance with provisions of this Chapter. An issuer may make an initial public offer, if it Yes 336 satisfies track record and/or other eligibility conditions of the SME Exchange(s) on which the specified securities are proposed to be (3)listed. Provided that In case of an issuer which had been a partnership firm or a limited liability partnership, the track record of operating profit

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Excha	nge Boai	ïrming regulation wise compliance with the Applica rd of India (Issue of Capital and Disclosure Requirer Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	of the partnership firm or the limited liability	
	partnership shall be considered only if the	
	financial statements of the partnership business	
	for the period during which the issuer was a	
	partnership firm or a limited liability	
	partnership, conform to and are revised in the	
	format prescribed for companies under the	
	Companies Act, 2013 and also comply with	
	the following:	
	a) adequate disclosures are made in the	
	financial statements as required to be made by	
	the issuer as per Schedule III of the Companies	
	Act, 2013;	
	b) the financial statements are duly	
	certified by auditors, who have subjected	
	themselves to the peer review process of the	
	Institute of Chartered Accountants of India	
	(ICAI) and hold a valid certificate issued by	
	the Peer Review Board' of the ICAI, stating	
	that: (i) the accounts and the disclosures made	
	are in accordance with the provisions of	
	Schedule III of the Companies Act, 2013; (ii)	
	the accounting standards prescribed under the	
	Companies Act, 2013 have been followed; (iii)	
	the financial statements present a true and fair	
	view of the firm's accounts :	
	Provided further that in case of an issuer	
	formed out of merger or a division of an	
	existing company, the track record of the	
	resulting issuer shall be considered only if the	
	requirements regarding financial statements as	
	specified above in the first proviso are	
	complied with.	
230	General conditions	-
	(1) An issuer making an initial public offer shall	

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Excha	nge Boar	rming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 ensure that: (a) it has made an application to one or more SME exchanges for listing of its specified securities on such SME exchange(s) and has chosen one of them as the designated stock exchange, in terms of Schedule XIX: 	Yes	-	Cover Page, 338	
		(b) it has entered into an agreement with a depository for dematerialisation of its specified securities already issued and proposed to be issued;	Yes		338	
		(c) all its existing partly paid-up equity shares have either been fully paid-up or forfeited;	Yes		338	
		(d) all specified securities held by the promoters are in the dematerialised form;	Yes		338	
		(e) it has made firm arrangements of finance through verifiable means towards seventy-five per cent. of the stated means of finance for the project proposed to be funded from the issue proceeds, excluding the amount to be raised through the proposed public offer or through existing identifiable internal accruals.	No		338	
	(2)	The amount for general corporate purposes, as mentioned in objects of the issue in the draft offer document and the offer document shall not exceed twenty five per cent. of the amount being raised by the issuer.	Yes	-	100	Noted for Compliance
PAR	Γ II: ISS	UE OF CONVERTIBLE DEBT INSTRUMENTS	AND WA	RRANTS		
231		An issuer shall be eligible to make an initial public offer of convertible debt instruments even without making a prior public issue of its equity shares and listing thereof;	-	NA	-	-

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025					
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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		Provided that an issuer shall not be eligible if it				
		is in default of payment of interest or				
		repayment of principal amount in respect of				
		debt instruments issued by it to the public, if				
		any, for a period of more than six months.				
232		Additional requirements for issue of				
232		convertible debt instruments				
		In addition to other requirements laid down in				
		these regulations, an issuer making an initial				
		public offer of convertible debt instruments				
		shall also comply with the following				
		conditions:				
		(a) it has obtained credit rating from at least				
		one credit rating agency;				
		(b) it has appointed at least one debenture				
		trustees in accordance with the provisions of the Commonies Act 2012 and the Securities				
		the Companies Act, 2013 and the Securities and Exchange Board of India (Debenture				
		Trustees) Regulations, 1993;				
		(c) it shall create a debenture redemption				
	(1)	reserve in accordance with the provisions of	_	NA	_	_
	(1)	the Companies Act, 2013 and the rules made		1 1 1		
		thereunder;				
		d) if the issuer proposes to create a charge or				
		security on its assets in respect of secured				
		convertible debt instruments, it shall ensure				
		that:				
		i) such assets are sufficient to discharge the				
		principal amount at all times;				
		ii) such assets are free from any encumbrance;				
		iii) where security is already created on such				
		assets in favour of any existing lender or				
		security trustee or the issue of convertible debt				
		instruments is proposed to be secured by				

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		creation of security on a leasehold land, the consent of such lender or security trustee or lessor for a second or pari passu charge has been obtained and submitted to the debenture trustee before the opening of the issue; iv) the security or asset cover shall be arrived at after reduction of the liabilities having a first or prior charge, in case the convertible debt instruments are secured by a second or subsequent charge				
	(2)	The issuer shall redeem the convertible debt instruments as stipulated in the offer document.	-	NA	-	-
233		Conversion of optionally convertible debt instruments into equity share capital		NA		
	(1)	The issuer shall not convert its optionally convertible debt instruments into equity shares unless the holders of such convertible debt instruments have sent their positive consent to the issuer and non-receipt of reply to any notice sent by the issuer for this purpose shall not be construed as consent for conversion of any convertible debt instruments.	-	NA	-	-
	(2)	Where the value of the convertible portion of any listed convertible debt instruments issued by a issuer exceeds fifty lakh rupees and the issuer has not determined the conversion price of such convertible debt instruments at the time of making the issue, the holders of such convertible debt instruments shall be given the option of not converting the convertible portion into equity shares: Provided that where the upper limit on the price of such convertible debt instruments and justification thereon is determined and	-	NA	_	-

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Excha	inge Boar	rming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren hemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		disclosed to the investors at the time of making the issue, it shall not be necessary to give such option to the holders of the convertible debt instruments for converting the convertible portion into equity share capital within the said upper limit.				
	(3)	Where an option is to be given to the holders of the convertible debt instruments in terms of sub-regulation (2) and if one or more of such holders do not exercise the option to convert the instruments into equity share capital at a price determined in the general meeting of the shareholders, the issuer shall redeem that part of the instruments within one month from the last date by which option is to be exercised, at a price which shall not be less than its face value.	-	NA	-	-
	(4)	The provision of sub-regulation (3) shall not apply if such redemption is in terms of the disclosures made in the offer document.	-	NA	-	-
234		Issue of convertible debt instruments for financing	-	NA	-	-
		An issuer shall not issue convertible debt instruments for financing or for providing loans to or for acquiring shares of any person who is part of the promoter group or group companies; Provided that an issuer shall be eligible to issue fully convertible debt instruments for these purposes if the period of conversion of such debt instruments is less than eighteen months from the date of issue of such debt instruments.	_	NA	_	-
235		Issue of warrants				
		A ' 1 11 1 1' '1 1 / '	1	NT A	1	1

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Smart Horizon Capital Advisors Private Limited Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category - I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai - 400066, Maharashtra, India CIN: U66190/ME2023PTC412760 | Tel: +91 22 28706822 Emrith Guester Charles Charles and Metro Mall Email: director@shcapl.com | Website: www.shcapl.com

An issuer shall be eligible to issue warrants in

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025					
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

·				1		1
		an initial public offer subject to the following:				
		a) the tenure of such warrants shall not exceed				
		eighteen months from their date of allotment in				
		the initial public offer;				
		b) A specified security may have one or more				
		warrants attached to it;				
		c) the price or formula for determination of				
		exercise price of the warrants shall be				
		determined upfront and disclosed in the offer				
		document and at least twenty-five per cent. of				
		the consideration amount based on the exercise				
		price shall also be received upfront;				
		Provided that in case the exercise price of				
		warrants is based on a formula, twenty-five per				
		cent. consideration amount based on the cap				
		price of the price band determined for the				
		linked equity shares or convertible securities				
		shall be received upfront.;				
		d) in case the warrant holder does not				
		exercise the option to take equity shares				
		against any of the warrants held by the warrant				
		holder, within three months from the date of				
		payment of consideration, such consideration				
		made in respect of such warrants shall be				
		forfeited by the issuer.				
PART II	I: PRC	MOTERS' CONTRIBUTION				
236		Minimum Promoters' Contribution				
		The promoters of the issuer shall hold at least	Yes		94-96	Compiled
		twenty per cent. of the post-issue capital:				
		Provided that in case the post-issue				
		shareholding of the promoters is less than				
	(1)	twenty per cent., alternative investment funds				
		or foreign venture capital investors or				
		scheduled commercial banks or public				
		financial institutions or insurance companies				

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Excha	inge Board	ming regulation wise compliance with the Applical l of India (Issue of Capital and Disclosure Requiren hemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		registered with Insurance Regulatory and Development Authority of India may contribute to meet the shortfall in minimum contribution as specified for the promoters, subject to a maximum of ten per cent. of the post-issue capital without being identified as promoter(s); Provided further that the requirement of minimum promoters' contribution shall not apply in case an issuer does not have any identifiable promoter				
	(2)	 identifiable promoter. The minimum promoters' contribution shall be as follows: a) The promoters shall contribute twenty per cent. as stipulated sub-regulation (1), as the case may be, either by way of equity shares or by way of subscription to the convertible securities: Provided that if the price of the equity shares allotted pursuant to conversion is not predetermined and not disclosed in the offer document, the promoters shall contribute only by way of subscription to the convertible securities being issued in the public offer and shall undertake in writing to subscribe to the equity shares pursuant to conversion of such securities. 	Yes	NA	94-96	This is not an issue of Convertible securities
		 b) in case of any issue of convertible securities which are convertible or exchangeable on different dates and if the promoters' contribution is by way of equity shares (conversion price being pre-determined), such contribution shall not be at a price lower than the weighted average price of the equity share capital arising out of conversion of such 		NA		This is not an issue of Convertible securities

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	securities.		
	c) subject to the provisions of clause (a) and (b) above, in case of an initial public offer of convertible debt instruments without a prior public issue of equity shares, the promoters shall bring in a contribution of at least twenty per cent. of the project cost in the form of equity shares, subject to contributing at least twenty per cent. of the issue size from its own funds in the form of equity shares:	NA	This is not an issue of Convertible securities
	Provided that if the project is to be implemented in stages, the promoters' contribution shall be with respect to total equity participation till the respective stage vis-à-vis the debt raised or proposed to be raised through the public offer.		
	d) The promoters shall satisfy the requirements of this regulation at least one day prior to the date of opening of the issue.	NA	
	e) In case the promoters have to subscribe to equity shares or convertible securities towards minimum promoters' contribution, the amount of promoters' contribution shall be kept in an escrow account with a scheduled commercial bank, which shall be released to the issuer along with the release of the issue proceeds: Provided that where the promoters' contribution has already been brought in and		
237	utilised, the issuer shall give the cash flow statement disclosing the use of such funds in the offer document. Securities ineligible for minimum promoters' contribution		

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	For the computation of minimum promoters' contribution, the following specified securities shall not be eligible:			
	 a) specified securities acquired during the preceding three years, if they are: (i) acquired for consideration other than cash and revaluation of assets or capitalisation of intangible assets is involved in such transaction; or (ii) resulting from a bonus issue by utilisation of revaluation reserves or unrealised profits of the issuer or from bonus issue against equity shares which are ineligible for minimum promoters' contribution; 	Yes	95	
(1)	(b) specified securities acquired by the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India, during the preceding one year at a price lower than the price at which specified securities are being offered to the public in the initial public offer: Provided that nothing contained in this clause shall apply:			
	(i) [if the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India,] as applicable, pay to the issuer the difference between the price at which the specified			

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Reg. Su No. Re	b	hemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		securities are offered in the initial public offer and the price at which the specified securities had been acquired				
		(ii) if such specified securities are acquired in terms of the scheme under sections 230 to 234 of the Companies Act, 2013, as approved by a High Court or a tribunal, as applicable, by the promoters in lieu of business and invested capital that had been in existence for a period of more than one year prior to such approval;				
		(iii) to an initial public offer by a government company, statutory authority or corporation or any special purpose vehicle set up by any of them, which is engaged in the infrastructure sector				
		(c) specified securities allotted to the promoters and alternative investment funds during the preceding one year at a price less than the issue price, against funds brought in by them during that period, in case of an issuer formed by conversion of one or more partnership firms or limited liability partnerships, where the partners of the erstwhile partnership firms or limited liability partnerships are the promoters of the issuer and there is no change in the management:				

(d) specified securities pledged with any creditor.

on a continuous basis, shall be eligible;

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				1		
	(2)	Specified securities referred to in clauses (a) and (c) of sub-regulation (1) shall be eligible for the computation of promoters' contribution, if such securities are acquired pursuant to a scheme which has been approved under the Companies Act, 2013 or any previous company law.	-	NA	-	There are no acquisition under the scheme.
PART I	V: LOC	CK-IN AND RESTRICTIONS ON TRANSFERR	ABILITY	1	1	1
238		Lock-in of specified securities held by the				
		promoters				
		The specified securities held by the promoters				
		shall not be transferable (hereinafter referred to as 'lock-in') for the periods as stipulated				
		hereunder:				
		minimum promoters' contribution including				
	(a)	contribution made by alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India, as applicable, shall be locked-in for a period of three years from the date of commencement of commercial production or date of allotment in the initial public offer, whichever is later;	Yes	-	94-95	Complied
	(b)	promoters' holding in excess of minimum promoters' contribution shall be locked-in for a period of one year from the date of allotment in the initial public offer	Yes	-	95-96	Noted for Compliance
239		Lock-in of specified securities held by				
237		persons other than the promoters				
		The entire pre-issue capital held by persons other than the promoters shall be locked-in for a period of one year from the date of allotment	Yes	-	96	Noted for Compliance

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	in the initial public offer: Provided that nothing contained in this regulation shall apply to:				
(a)	equity shares allotted to employees, whether currently an employee or not, under an employee stock option or employee stock purchase scheme of the issuer prior to the initial public offer, if the issuer has made full disclosures with respect to such options or scheme in accordance with Part A of Schedule VI;	-	NA		
(b)	equity shares held by an employee stock option trust or transferred to the employees by an employee stock option trust pursuant to exercise of options by the employees, whether currently employees or not, in accordance with the employee stock option plan or employee stock purchase scheme. Provided that the equity shares allotted to the employees shall be subject to the provisions of lock-in as specified under the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014.	_	NA	-	-
(c)	equity shares held by a venture capital fund or alternative investment fund of category I or Category II or a foreign venture capital investor: Provided that such equity shares shall be locked in for a period of at least one year from the date of purchase by the venture capital fund or alternative investment fund or foreign venture capital investor.	-	NA	-	-
240	Lock-in of specified securities lent to stabilising agent under the green shoe option				

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		The lock-in provisions shall not apply with respect to the specified securities lent to stabilising agent for the purpose of green shoe option, during the period starting from the date of lending of such specified securities and ending on the date on which they are returned to the lender in terms of sub-regulation (5) or (6) of regulation 279: Provided that the specified securities shall be locked-in for the remaining period from the date on which they are returned to the lender.	-	NA	-	-
241		Inscription or recording of non- transferability				
		The certificates of specified securities which are subject to lock-in shall contain the inscription "non- transferable" and specify the lock-in period and in case such specified securities are dematerialised, the issuer shall ensure that the lock-in is recorded by the depository.	Yes	-	96	Noted for Compliance
242		Pledge of locked-in specified securities				
		Specified securities held by the promoters and locked-in may be pledged as a collateral security for a loan granted by a scheduled commercial bank or a public financial institution or a systemically important non- banking finance company or a housing finance company, subject to the following:	Yes	-	96	Noted for Compliance
	(a)	if the specified securities are locked-in in terms of clause (a) of regulation 238, the loan has been granted to the issuer company or its subsidiary(ies) for the purpose of financing one or more of the objects of the issue and pledge of specified securities is one of the terms of sanction of the loan;				

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	(b)	 if the specified securities are locked-in in terms of clause (b) of regulation 238 and the pledge of specified securities is one of the terms of sanction of the loan. Provided that such lock-in shall continue pursuant to the invocation of the pledge and such transfere shall not be eligible to transfer the specified securities till the lock-in period stipulated in these regulations has expired. 				
243		Transferability of locked-in specified securities				
		Subject to the provisions of Securities and Exchange Board of India (Substantial Acquisition of shares and Takeovers) Regulations, 2011, the specified securities held by the promoters and locked-in as per regulation 238 may be transferred to another promoter or any person of the promoter group or a new promoter or a person in control of the issuer and the specified securities held by persons other than the promoters and locked-in as per regulation 239 may be transferred to any other person (including promoter or promoter group) holding the specified securities which are locked-in along with the securities proposed to be transferred: Provided that the lock-in on such specified securities shall continue for the remaining period with the transferee and such transferee shall not be eligible to transfer them till the lock-in period stipulated in these regulations has expired.	Yes	-	96	Noted for compliance
	T V: A	PPOINTMENT OF LEAD MANAGERS, OT	THER IN	FERMEDIA	RIES AND C	COMPLIANCE
244	(1)	The issuer shall appoint one or more merchant	Yes	-	78	-

CAPITAL ADVISORS PVT. LTD.

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	bankers, which are registered with the Board, as lead manager(s) to the issue. Where the issue is managed by more than one lead manager, the rights, obligations and responsibilities, relating inter alia to disclosures, allotment, refund and underwriting obligations, if any, of each lead manager shall be predetermined and disclosed in the draft offer document and the offer document as specified in Schedule I.	_	NA	_	Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) is the sole Book Running Lead Manager to this Offer.
(3)	At least one lead manager to the issue shall not be an associate (as defined under the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992) of the issuer and if any of the lead manager is an associate of the issuer, it shall disclose itself as an associate of the issuer and its role shall be limited to marketing of the issue.	Yes		-	-
(4)	The issuer shall, in consultation with the lead manager(s), appoint other intermediaries which are registered with the Board after the lead manager(s) have independently assessed the capability of other intermediaries to carry out their obligations.	Yes	-	78-80	-

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	(5)	The issuer shall enter into an agreement with the lead manager(s) in the format specified in Schedule II and enter into agreements with other intermediaries as required under the respective regulations applicable to the intermediary concerned: Provided that such agreements may include such other clauses as the issuer and the intermediary may deem fit without diminishing or limiting in any way the liabilities and obligations of the lead manager(s), other intermediaries and the issuer under the Act, the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and the rules and regulations made thereunder or any statutory modification or statutory enactment thereof: Provided further that in case of ASBA process, the issuer shall take cognisance of the deemed agreement of the issuer with self certified syndicate banks.	Yes	-	423	_		
	(6)	The issuer shall, in case of an issue made through the book building process, appoint syndicate member(s) and in the case of any other issue, appoint bankers to issue, at centres specified in Schedule XII.	Yes	-	423	Complied		
	(7)	The issuer shall appoint a registrar to the issue, registered with the Board, which has connectivity with all the depositories: Provided that if issuer itself is a registrar, it shall not appoint itself as registrar to the issue; Provided further that the lead manager shall not act as a registrar to the issue in which it is also handling the post-issue responsibilities.	Yes	-	423	-		
	(8)	The issuer shall appoint a compliance officer	Yes	-	77-78	-		

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PART 245	VI: DIS (1)	who shall be responsible for monitoring the compliance of the securities laws and for redressal of investors' grievances CLOSURES IN AND FILING OF OFFER DOCI Disclosures in the draft offer document and offer document The offer document shall contain all material disclosures which are true and adequate so as to enable the applicants to take an informed	U MENTS Yes	-		Refer complete offer
	(2)	 investment decision. Without prejudice to the generality of sub-regulation (1), the offer document shall contain: a) Disclosures specified in the Companies Act, 2013; and b) Disclosures specified in Part A of Schedule VI. 	Yes			document Refer complete offer document
	(3)	The lead manager(s) shall exercise due diligence and satisfy themselves about all aspects of the issue including the veracity and adequacy of disclosure in the draft offer document and the offer document.	Yes	-		Refer complete offer document
	(4)	The lead manager(s) shall call upon the issuer, its promoters and its directors or in case of an offer for sale, also the selling shareholders, to fulfil their obligations as disclosed by them in the draft offer document or offer document, as the case may be, and as required in terms of these regulations.	-	_	-	Complied
	(5)	The lead manager(s) shall ensure that the information contained in the offer document and the particulars as per audited financial statements in the offer document are not more than six months old from the issue opening	-	-	-	Complied

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		date.				
246		Filing of the offer document				
	(1)	The issuer shall file a copy of the offer document with the Board through the lead manager(s), immediately upon filing of the offer document with the Registrar of Companies:	Yes	-	82	Complied
	(2)	The Board shall not issue any observation on the offer document	yes	-	82	-
	(3)	The lead manager(s) shall submit a due- diligence certificate as per Form A of Schedule V including additional confirmations as provided in Form G of Schedule V along with the offer document to the Board.	Yes	-	339	Complied
	(4)	The offer document shall be displayed from the date of filing in terms of sub-regulation (1) on the websites of the Board, the lead manager(s) and the SME exchange(s).	Yes	-	-	Complied
	(5)	The offer documents shall also be furnished to the Board in a soft copy.	Yes	-	-	Complied
247		Offer document to be made available to public				
	(1)	The issuer and the lead manager(s) shall ensure that the offer documents are hosted on the websites as required under these regulations and its contents are the same as the versions as filed with the Registrar of Companies, Board and the SME exchange(s).	Yes	-	-	Complied
	(2)	The lead manager(s) and the SME exchange(s) shall provide copies of the offer document to the public as and when requested and may charge a reasonable sum for providing a copy of the same.	Yes	-	-	Complied
	VII – PF			T	1	1
248.		Face value of equity shares				

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249.	(1)	The disclosure about the face value of equity shares shall be made in the draft offer document, offer document, advertisements and application forms, along with the price band or the issue price in identical font size. Pricing The issuer may determine the price of equity shares, and in case of convertible securities, the coupon rate and the conversion price, in consultation with the lead manager(s) or through the book building process, as the case	Yes	-	349	Complied
	(2)	The issuer shall undertake the book building process in the manner specified in Schedule XIII.	Yes	-	365	Complied
250		Price and price band				
	(1)	The issuer may mention a price or a price band in the offer document (in case of a fixed price issue) and a floor price or a price band in the red herring prospectus (in case of a book built issue) and determine the price at a later date before filing the prospectus with the Registrar of Companies: Provided that the prospectus filed with the Registrar of Companies shall contain only one price or the specific coupon rate, as the case may be.	Yes	-	349	Noted for compliance
	(2)	The cap on the price band, and the coupon rate in case of convertible debt instruments shall be less than or equal to one hundred and twenty per cent. of the floor price.	-	NA	-	-
	(3)	The floor price or the final price shall not be less than the face value of the specified securities.	Yes	-	349	Complied
	(4)	Where the issuer opts not to make the disclosure of the floor price or price band in	Yes		349	Complied

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	(5)	the red herring prospectus, the issuer shall announce the floor price or the price band at least two working days before the opening of the issue in the newspapers in which the pre- issue advertisement was released or together with the pre-issue advertisement in the format prescribed under Part A of Schedule X. The announcement referred to in sub-				
		regulation (4) shall contain relevant financial ratios computed for both upper and lower end of the price band and also a statement drawing attention of the investors to the section titled "basis of issue price" of the offer document.	Yes	-	142-144	-
	(6)	The announcement referred to in sub- regulation (4) and the relevant financial ratios referred to in sub-regulation (5) shall be disclosed on the websites of the SME exchange(s) and shall also be pre-filled in the application forms to be made available on the websites of the SME exchange(s).	-	NA	-	-
251		Differential pricing				
	(1)	 The issuer may offer its specified securities at different prices, subject to the following: a) retail individual investors or retail individual shareholders[or employees entitled for reservation made under regulation 254 may be offered specified securities at a price not lower than by more than ten per cent. of the price at which net offer is made to other categories of applicants, excluding anchor investors. b) the differential pricing and the price at which net offer is proposed to be made to other categories of applicants shall be within the range such that the minimum application lot size shall remain uniform for all the applicants. 		NA	-	

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Excha	nge Boa	firming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 c) in case of a book built issue, the price of the specified securities offered to the anchor investors shall not be lower than the price offered to other applicants. Discount, if any, shall be expressed in rupee 				
	(2)	terms in the offer document.	-	NA	-	-
	F VIII:]	SSUANCE CONDITIONS AND PROCEDURE	1			
252		Minimum offer to public		_	_	
		The minimum offer to the public shall be as per the provisions of clause (b) of sub-rule (2) of rule 19 of Securities Contracts (Regulations) Rules, 1957.	Yes	-	Cover Page, 359	Complied
253		Allocation in the net offer				
	(1)	The allocation in the net offer category shall be as follows: a) not less than thirty-five per cent to retail individual investors; b) not less than fifteen per cent. to non- institutional investors; c) not more than fifty per cent. to qualified institutional buyers, five per cent. of which shall be allocated to mutual funds: Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in any other category: Provided further that in addition to five per cent. allocation available in terms of clause (c), mutual funds shall be eligible for allocation under the balance available for qualified institutional buyers.	Yes	-	359-363	-
	(2)	In an issue made other than through the book building process, the allocation in the net offer category shall be made as follows: (a) minimum fifty per cent. to retail individual	-	NA	-	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
254		 investors; and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for; Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category. Reservation on a competitive basis 					
	(1)	 The issuer may make reservations on a competitive basis out of the issue size excluding promoters' contribution in favour of the following categories of persons: a) employees; b) shareholders (other than promoters and promoter group) of listed subsidiaries or listed promoter companies Provided that the issuer shall not make any reservation for the lead manager(s), registrar, syndicate member(s), their promoters, directors and employees and for the group or associate companies (as defined under the Companies Act, 2013) of the lead manager(s), registrar, and syndicate member(s) and their promoters, directors and employees. 	-	NA	-	-	
	(2)	The reservations on a competitive basis shall be subject to following conditions: a) the aggregate of reservations for employees shall not exceed five per cent. of the post-issue capital of the issuer and the value of allotment to any employee shall not exceed two lakhs rupees:	-	NA	-	-	

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Excha	nge Boai	irming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

		Provided that in the event of under- subscription in the employee reservation portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of two lakhs rupees, subject to the total allotment to an employee not exceeding five lakhs rupees. b) reservation for shareholders shall not exceed ten per cent. of the issue size; c) no further application for subscription in the net offer can be made by persons (except an employee and retail individual shareholder) in favour of whom reservation on a competitive basis is made; d) any unsubscribed portion in any reserved category may be added to any other reserved category(ies) and the unsubscribed portion, if any, after such inter-se adjustments among the reserved categories shall be added to the net offer category; e) in case of under-subscription in the net offer category, spill-over to the extent of under- subscription shall be permitted from the reserved category to the net public offer.				
	(3)	An applicant in any reserved category may make an application for any number of specified securities but not exceeding the reserved portion for that category.	_	NA	-	Reservation only for market maker
255		Abridged prospectus				
	(1)	The abridged prospectus shall contain the disclosures as specified in Part E of Schedule VI and shall not contain any matter extraneous to the contents of the offer document.	Yes	-	-	Complied

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025								
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments		

256	(2)	Every application form distributed by the issuer or any other person in relation to an issue shall be accompanied by a copy of the abridged prospectus. ASBA The issuer shall accept bids using only the ASBA facility in the manner specified by the Board.	Yes	-	-	Noted for compliance Noted for compliance
257		Availability of issue material				
		The lead manager(s) shall ensure availability of the offer document and other issue material including application forms to stock exchanges, syndicate members, registrar to issue, registrar and share transfer agents, depository participants, stock brokers, underwriters, bankers to the issue, investors' associations and self-certified syndicate banks before the opening of the issue.	Yes	-	-	Noted for compliance
258		Prohibition on payment of incentives				
		Any person connected with the distribution of the issue, shall not offer any incentive, whether direct or indirect, in any manner, whether in cash or kind or services or otherwise to any person for making an application in the initial public offer, except for fees or commission for services rendered in relation to the issue.	Yes		379	Noted for compliance
259		Security deposit				
	(1)	The issuer shall, before the opening of subscription list, deposit with the designated stock exchange, an amount calculated at the rate of one per cent. of the issue size available for subscription to the public in the manner specified by Board and/or stock exchange(s).	-	NA	-	-
		The amount specified in sub-regulation (1)	-	NA	-	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	(2)	shall be refundable or forfeitable in the manner specified by the Board.				
260	(1)	The initial public offer shall be underwritten for hundred per cent of the offer and shall not be restricted upto the minimum subscription level.	Yes	-	83-84	Complied
	(2)	The lead manager(s) shall underwrite at least fifteen per cent. of the issue size on their own account(s).	Yes	-	83-84	Complied
	(3)	The issuer, in consultation with lead manager(s), shall appoint merchant bankers or stock brokers, registered with the Board, to act as underwriters and the lead manager(s) may enter into an agreement with the nominated investors indicating therein the number of specified securities which they agree to subscribe at the issue price in case of under- subscription.	Yes	-	83-84	Complied
	(4)	The lead manager(s) shall file an undertaking to the Board that the issue has been hundred per cent. underwritten along with the list of underwriters, nominated investors and sub- underwriters indicating the extent of underwriting or subscription commitment made by each of them, one day before the opening of issue.	Yes	-	-	Complied
	(5)	If any of the underwriters fail to fulfill their underwriting obligations or the nominated investors fail to subscribe to the unsubscribed portion, the lead manager(s) shall fulfill the underwriting obligations.	-	-	-	Complied
	(6)	The underwriters/ sub-underwriters, other than the lead manager(s) and the nominated investors, who have entered into an agreement for subscribing to the issue in case of under-	-	-	423	Complied

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
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		subscription, shall not subscribe to the issue made under this Chapter in any manner except				
		for fulfilling their obligations under their				
		respective agreements with the lead				
		manager(s) in this regard.				
		All underwriting and subscription				Noted for
	(7)	arrangements made by the lead manager(s)	Yes	-	83-84	compliance
2(1		shall be disclosed in the offer document.				1
261	(1)	Market making				
	(1)	The lead manager(s) shall ensure compulsory				
		market making through the stock brokers of the SME exchange(s) appointed by the issuer,				
		in the manner specified by the Board for a				
		in the manner spectrice by the Board for a	Yes	-	84	Complied

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	market making through the stock brokers of the SME exchange(s) appointed by the issuer, in the manner specified by the Board for a minimum period of three years from the date of listing of the specified securities or from the date of migration from the Main Board in terms of regulation 276.	Yes	-	84	Complied
(2)	The market maker or issuer, in consultation with the lead manager(s) may enter into agreements with the nominated investors for receiving or delivering the specified securities in market making, subject to the prior approval of the SME exchange	-	-	-	Complied
(3)	The issuer shall disclose the details of the market making arrangement in the offer document.	Yes	-	84-86	Complied
(4)	The specified securities being bought or sold in the process of market making may be transferred to or from the nominated investors with whom the lead manager(s) and the issuer have entered into an agreement for market making: Provided that the inventory of the market maker, as on the date of allotment of the specified securities, shall be at least five per	-	-	-	Complied

Excha	nge Boa	irming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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		cent. of the specified securities proposed to be				
		listed on SME exchange.				
	(5)	The market maker shall buy the entire shareholding of a shareholder of the issuer in one lot, where the value of such shareholding is less than the minimum contract size allowed for trading on the SME exchange: Provided that market maker shall not sell in lots less than the minimum contract size allowed for trading on the SME exchange	-	-	84-86	Noted for compliance
	(6)	The market maker shall not buy the shares from the promoters or persons belonging to the promoter group of the issuer or any person who has acquired shares from such promoter or person belonging to the promoter group during the compulsory market making period.	-	-	-	Noted for compliance
	(7)	The promoters' holding shall not be eligible for offering to the market maker during the compulsory market making period: Provided that the promoters' holding which is not locked-in as per these regulations can be traded with prior permission of the SME exchange, in the manner specified by the Board.	-	-	-	Noted for compliance
	(8)	The lead manager(s) may be represented on the board of directors of the issuer subject to the agreement between the issuer and the lead manager(s) who have the responsibility of market making.	-	NA	-	
262		Monitoring agency	Yes	-	80 and 81	
	(1)	If the issue size, excluding the size of offer for sale by selling shareholders, exceeds one hundred crore rupees, the issuer shall make arrangements for the use of proceeds of the issue to be monitored by a credit rating agency	Yes	-	-	Complied

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025					Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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		registered with the Board: Provided that nothing contained in this clause shall apply to an issue of specified securities made by a bank or public financial institution or an insurance company.				
	(2)	The monitoring agency shall submit its report to the issuer in the format specified in Schedule XI on a quarterly basis, till hundred per cent. of the proceeds of the issue, have been utilised.	Yes	-	-	Noted for compliance
	(3)	The board of directors and the management of the issuer shall provide their comments on the findings of the monitoring agency as specified in Schedule XI.	Yes	-	-	Noted for compliance
	(4)	The issuer shall, within forty-five days from the end of each quarter, publicly disseminate the report of the monitoring agency by uploading the same on its website as well as submitting the same to the stock exchange(s) on which its equity shares are listed.	Yes	-	-	Noted for compliance
263		Public communications, publicity materials, advertisements and research reports				
		All public communications, publicity materials, advertisements and research reports shall comply with provisions of Schedule IX	Yes	-	-	Complied
264		Issue-related advertisements				
	(1)	Subject to the provisions of the Companies Act, 2013, the issuer shall, after filing the prospectus with the Registrar of Companies, make a pre-issue advertisement in one English national daily newspaper with wide circulation, Hindi national daily newspaper with wide circulation and one regional language newspaper with wide circulation at the place where the registered office of the	Yes	-	377	Complied

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Excha	nge Boai	irming regulation wise compliance with the Applical d of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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		issuer is situated.					
	(2)	The pre-issue advertisement shall be in the format and shall contain the disclosures specified in Part A of Schedule X. Provided that the disclosures in relation to price band or floor price and financial ratios contained therein shall only be applicable where the issuer opts to announce the price band or floor price along with the pre-issue advertisement pursuant to sub-regulation (4) of regulation 250.	Yes	-	-	Complied	
	(3)	The issuer may issue advertisements for issue opening and issue closing advertisements, which shall be in the formats specified in Parts B and C of Schedule X.	Yes	-	-	Noted for compliance	
	(4)	During the period the issue is open for subscription, no advertisement shall be released giving an impression that the issue has been fully subscribed or oversubscribed or indicating investors' response to the issue.	Yes	-	-	Noted for compliance	
	(5)	An announcement regarding closure of the issue shall be made only after the lead manager(s) is satisfied that at least ninety per cent. of the offer has been subscribed and a certificate has been obtained to that effect from the registrar to the issue: Provided that such an announcement shall not be made before the date on which the issue is to be closed except for issue closing advertisement made in the format prescribed in these regulations.	Yes	-	-	Noted for compliance	
265		Opening of the issue					
		The issue shall be opened after at least three working days from the date of filing the offer	Yes	-		Noted for compliance	
Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

		document with the Registrar of Companies.				
266		Period of subscription				
	(1)	Except as otherwise provided in these regulations, a public issue shall be kept open for at least three working days and not more than ten working days.	Yes	-	352	Noted for compliance
	(2)	In case of a revision in the price band, the issuer shall extend the bidding (issue) period disclosed in the red herring prospectus, for a minimum period of three working days, subject to the provisions of sub-regulation (1).	-	NA	-	-
	(3)	In case of force majeure, banking strike or similar unforeseen circumstances, the issuer may, for reasons to be recorded in writing, extend the bidding (issue) period disclosed in the red herring prospectus (in case of a book built issue) or the issue period disclosed in the prospectus (in case of a fixed price issue), for a minimum period of one working day, subject to the provisions of sub-regulation (1).	Yes	-		Noted for compliance
267		Application and minimum application value				
	(1)	A person shall not make an application in the net offer category for a number of specified securities that exceeds the total number of specified securities offered to the public. Provided that the maximum application by non-institutional investors shall not exceed total number of specified securities offered in the issue less total number of specified securities offered in the issue to qualified institutional buyers.	Yes	-	350	Noted for compliance
	(2)	The minimum application size shall be one lakh rupees per application	Yes	-	350	Noted for compliance
	(3)	The issuer shall invite applications in multiples of the minimum application amount, an	Yes	-	350	Noted for compliance

Smart Horizon Capital Advisors Private Limited Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category - I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai - 400066, Maharashtra, India CIN: U66190/ME2023PTC412760 | Tel: +91 22 28706822 Emeth Merchant Reschamt With the preserved and the second Email: director@shcapl.com | Website: www.shcapl.com

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Excha	nge Boai	irming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III	
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

		illustration whereof is given in Part B of				
		Schedule XIV.				
	(4)	The minimum sum payable on application per specified security shall at least be twenty five per cent. of the issue price: Provided that in case of an offer for sale, the full issue price for each specified security shall be payable on application.	-	N.A.	-	Entire money called on application, there shall be no calls due.
268		Allotment procedure and basis of allotment				
	(1)	The issuer shall not make an allotment pursuant to a public issue if the number of allottees in an initial public offer is less than fifty.	Yes	-	349-358	Noted for Compliance
	(2)	The issuer shall not make any allotment in excess of the specified securities offered through the offer document except in case of oversubscription for the purpose of rounding off to make allotment, in consultation with the designated stock exchange. Provided that in case of oversubscription, an allotment of not more than ten per cent. of the net offer to public may be made for the purpose of making allotment in minimum lots.	Yes	-	349-358	Noted for Compliance
	(3)	The allotment of specified securities to applicants other than retail individual investors and anchor investors shall be on proportionate basis within the specified investor categories and the number of securities allotted shall be rounded off to the nearest integer, subject to minimum allotment being equal to the minimum application size as determined and disclosed in the offer document: Provided that the value of specified securities allotted to any person, except in case of employees, in pursuance of reservation made	Yes	-	349-358	Noted for Compliance

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		under clause (a) of sub-regulation (1) or clause (a) of sub-regulation (2) of regulation 254, shall not exceed two lakhs rupees.				
	(4)	The authorised employees of the stock exchange, along with the lead manager(s) and registrars to the issue, shall ensure that the basis of allotment is finalised in a fair and proper manner in accordance with the allotment procedure as specified in Part A of Schedule XIV.	-	-	-	Noted for Compliance
269		Allotment, refund and payment of interest				
	(1)	The registrars to the issue, in consultation with the issuer and lead manager(s) shall ensure that the specified securities are allotted and/or application monies are refunded or unblocked within such time as may be specified by the Board.	Yes	-	349-358	Noted for Compliance
	(2)	The lead manager(s) shall ensure that the allotment, credit of dematerialised securities, refunding or unlocking of application monies, as may be applicable, are done electronically.	Yes	-	349-358	Noted for Compliance

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shall ensure the same.

Post-issue advertisements

Where the specified securities are not allotted

and/or application monies are not refunded or unblocked within the period stipulated in subregulation (1) above, the issuer shall undertake

to pay interest at the rate of fifteen per cent.

per annum and within such time as disclosed in the offer document and the lead manager(s)

The lead manager(s) shall ensure that advertisement giving details relating to

subscription, basis of allotment, number, value

and percentage of all applications including ASBA, number, value and percentage of

(3)

(1)

270

Excha	nge Boai	ïrming regulation wise compliance with the Applicab rd of India (Issue of Capital and Disclosure Requirem Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	successful allottees for all applications including ASBA, date of completion of dispatch of refund orders, as applicable, or instructions to self certified syndicate banks by the Registrar, date of credit of specified securities and date of filing of listing application, etc. is released within ten days from the date of completion of the various activities in at least one English national daily newspaper with wide circulation, one Hindi national daily newspaper with wide circulation and one regional language daily newspaper with wide circulation at the place where registered office of the issuer is situated. Details specified in sub regulation (1) shall				
	also be placed on the website of the stock exchanges.	-	-	-	Noted for Compliance
271	Post-issue responsibilities of the lead manager(s)				
(1)	The responsibility of the lead manager(s) shall continue until completion of the issue process and for any issue related matter thereafter.	-	-	-	Noted for Compliance
(2)	The lead manager(s) shall regularly monitor redressal of investor grievances arising from any issue related activities.	-	-	-	Noted for Compliance
(3)	The lead manager(s) shall be responsible for and co-ordinate with the registrars to the issue and with various intermediaries at regular intervals after the closure of the issue to monitor the flow of applications from syndicate member(s) or collecting bank branches and or self-certified syndicate banks, processing of the applications including application form for ASBA and other matters till the basis of allotment is finalised, credit of	_	-	-	Noted for Compliance

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		the specified securities to the demat accounts					
		of the allottees and unblocking of ASBA					
		accounts/ despatch of refund orders are					
		completed and securities are listed, as applicable.					
	(4)	Any act of omission or commission on the part					
		of any of the intermediaries noticed by the lead				Noted for	
		manager(s) shall be duly reported by them to the Board.	-	-	_	Compliance	
	(5)	In case there is a devolvement on underwriters,					
		the lead manager(s) shall ensure that the notice				Noted for	
		for devolvement containing the obligation of	-	-	-	Compliance	
		the underwriters is issued within a period of ten days from the date of closure of the issue.					
	(6)	In the case of undersubscribed issues that are					
	(0)	underwritten, the lead manager(s) shall furnish					
		information in respect of underwriters who				Noted for	
		have failed to meet their underwriting	-	-	-	Compliance	
		devolvement to the Board in the format specified in Schedule XVIII.					
272		Release of subscription money					
	(1)	The lead manager(s) shall confirm to the					
		bankers to the issue by way of copies of listing					
		and trading approvals that all formalities in				Noted for	
		connection with the issue have been completed	-	-	-	Compliance	
		and that the banker is free to release the money to the issuer or release the money for refund in				-	
		case of failure of the issue.					

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	(2)	In case the issuer fails to obtain listing or trading permission from the stock exchanges where the specified securities were to be listed, it shall refund through verifiable means the entire monies received within four days of receipt of intimation from stock exchanges rejecting the application for listing of specified securities, and if any such money is not repaid within four days after the issuer becomes liable to repay it the issuer and every director of the company who is an officer in default shall, on and from the expiry of the fourth day, be jointly and severally liable to repay that money with interest at the rate of fifteen per cent. per annum.	Yes	-	-	Noted for Compliance
	(3)	The lead manager(s) shall ensure that the monies received in respect of the issue are released to the issuer in compliance with the provisions of the Section 40 (3) of the Companies Act, 2013, as applicable.	-	-	-	Noted for Compliance
273		Post-issue reports The lead manager(s) shall submit a final post- issue report as specified in Part A of Schedule XVII, along with a due diligence certificate as per the format specified in Form F of Schedule V, within seven days of the date of finalization of basis of allotment or within seven days of refund of money in case of failure of issue.	-	-	-	Noted for Compliance
274		Reporting of transactions of the promoters and promoter group	-	-	-	Noted for Compliance
		The issuer shall ensure that all transactions in securities by the promoters and promoter group between the date of filing of the draft offer document or offer document, as the case may be, and the date of closure of the issue	-	-	-	Noted for Compliance

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	shall be reported to the stock exchanges, within twenty four hours of such transactions.				
275	Listing				
	Where any listed issuer issues specified securities in accordance with provisions of this Chapter, it shall migrate the specified securities already listed on any recognised stock exchange(s) to the SME exchange.	-	NA	-	The specified securities are not listed on any stock exchange.
276	Migration to the SME exchange				
	A listed issuer whose post-issue face value capital is less than twenty five crore rupees may migrate its specified securities to SME exchange if its shareholders approve such migration by passing a special resolution through postal ballot to this effect and if such issuer fulfils the eligibility criteria for listing laid down by the SME exchange: Provided that the special resolution shall be acted upon if and only if the votes cast by shareholders other than promoters in favour of the proposal amount to at least two times the number of votes cast by shareholders other than promoter shareholders against the proposal.	-	NA	-	The specified securities are not listed on any stock exchange.
277	Migration to the main board				
	An issuer, whose specified securities are listed on a SME Exchange and whose post-issue face value capital is more than ten crore rupees and up to twenty five crore rupees, may migrate its specified securities to the main board of the stock exchanges if its shareholders approve such a migration by passing a special resolution through postal ballot to this effect and if such issuer fulfils the eligibility criteria	Yes	-	356	Noted for compliance at relevant point of time

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		for listing laid down by the Main Board: Provided that the special resolution shall be acted upon if and only if the votes cast by shareholders other than promoters in favour of the proposal amount to at least two times the number of votes cast by shareholders other than promoter shareholders against the proposal.				
PAR	Г IX: MI	SCELLANEOUS			I	
278		Restriction on further capital issues				
		An issuer shall not make any further issue of specified securities in any manner whether by way of public issue, rights issue, preferential issue, qualified institutions placement, issue of bonus shares or otherwise, except pursuant to an employee stock option scheme, during the period between the date of filing the draft offer document and the listing of the specified securities offered through the offer document or refund of application monies unless full disclosures regarding the total number of specified securities or amount proposed to be raised from such further issue are made in such draft offer document or offer document, as the case may be.	Yes	-	-	Noted for Compliance Negative
279		Price stabilisation through green shoe option	-	NA	81	Negative Statement disclosed
	(1)	The issuer may provide green shoe option for stabilising the post listing price of its specified securities, subject to the following:a) the issuer has been authorized, by a resolution passed in the general meeting of shareholders approving the public issue, to allot specified securities to the stabilising	-	NA	-	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

agent, if required, on the expiry of the		
stabilisation period;		
b) the issuer has appointed a lead manager(s)		
appointed by the issuer as a stabilising agent,		
who shall be responsible for the price		
stabilisation process;		
c) prior to filing the draft offer document, the		
issuer and the stabilising agent have entered		
into an agreement, stating all the terms and		
conditions relating to the green shoe option		
including fees charged and expenses to be		
incurred by the stabilising agent for		
discharging its responsibilities;		
d) prior to filing the offer document, the		
stabilising agent has entered into an agreement		
with the promoters or pre-issue shareholders or		
both for borrowing specified securities from		
them in accordance with clause (g) of this sub-		
regulation, specifying therein the maximum		
number of specified securities that may be		
borrowed for the purpose of allotment or		
allocation of specified securities in excess of		
the issue size (hereinafter referred to as the		
"over- allotment"), which shall not be in		
excess of fifteen per cent. of the issue size;		
e) subject to clause (d), the lead manager(s),		
in consultation with the stabilising agent, shall		
determine the amount of specified securities to		
be over-allotted in the public issue;		
f) the draft offer document and offer		
document shall contain all material disclosures		
about the green shoe option specified in this		
regard in Part A of Schedule VI;		
g) in case of an initial public offer pre-issue		
shareholders and promoters and in case of a		
further public offer pre-issue shareholders		

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		holding more than five per cent. specified securities and promoters, may lend specified securities to the extent of the proposed overallotment;h) the specified securities borrowed shall be in dematerialised form and allocation of these securities shall be made pro-rata to all successful applicants.				
	(2)	For the purpose of stabilisation of post-listing price of the specified securities, the stabilising agent shall determine the relevant aspects including the timing of buying such securities, quantity to be bought and the price at which such securities are to be bought from the market.	-	NA	-	-
	(3)	The stabilisation process shall be available for a period not exceeding thirty days from the date on which trading permission is given by the stock exchanges in respect of the specified securities allotted in the public issue.	-	NA	-	-
	(4)	The stabilising agent shall open a special account, distinct from the issue account, with a bank for crediting the monies received from the applicants against the over-allotment and a special account with a depository participant for crediting specified securities to be bought from the market during the stabilisation period out of the monies credited in the special bank account.	-	NA	-	-
	(5)	The specified securities bought from the market and credited in the special account with the depository participant shall be returned to the promoters or pre-issue shareholders immediately, in any case not later than two working days after the end of the stabilization	-	NA	-	-

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	period.				
(6)	On expiry of the stabilisation period, if the stabilising agent has not been able to buy specified securities from the market to the extent of such securities over-allotted, the issuer shall allot specified securities at issue price in dematerialised form to the extent of the shortfall to the special account with the depository participant, within five days of the closure of the stabilisation period and such specified securities shall be returned to the promoters or pre-issue shareholders by the stabilising agent in lieu of the specified securities borrowed from them and the account with the depository participant shall be closed thereafter.	-	NA	-	-
(7)	The issuer shall make a listing application in respect of the further specified securities allotted under sub-regulation (6), to all the stock exchanges where the specified securities allotted in the public issue are listed and the provisions of Chapter VII shall not be applicable to such allotment.	-	NA	-	-
(8)	The stabilising agent shall remit the monies with respect to the specified securities allotted under sub-regulation (6) to the issuer from the special bank account.	-	NA	-	-
(9)	Any monies left in the special bank account after remittance of monies to the issuer under sub-regulation (8) and deduction of expenses incurred by the stabilising agent for the stabilisation process shall be transferred to the Investor Protection and Education Fund established by the Board and the special bank account shall be closed soon thereafter.	-	NA	-	-

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	(10)	The stabilising agent shall submit a report to the stock exchange on a daily basis during the stabilisation period and a final report to the Board in the format specified in Schedule XV.	-	NA	-	-
	(11)	The stabilising agent shall maintain a register for a period of at least three years from the date of the end of the stabilisation period and such register shall contain the following particulars: a) The names of the promoters or pre-issue shareholders from whom the specified securities were borrowed and the number of specified securities borrowed from each of them; b) The price, date and time in respect of each transaction effected in the course of the stabilisation process; and c) The details of allotment made by the issuer on expiry of the stabilisation process.	_	NA	-	-
280		Alteration of rights of holders of specified securities				
	(1)	The issuer shall not alter the terms (including the terms of issue) of specified securities which may adversely affect the interests of the holders of that specified securities, except with the consent in writing of the holders of not less than three-fourths of the specified securities of that class or with the sanction of a special resolution passed at a meeting of the holders of the specified securities of that class.	_	-	-	Noted for Compliance
	(2)	Where the post-issue face value capital of an issuer listed on a SME exchange is likely to increase beyond twenty five crore rupees by virtue of any further issue of capital by the issuer by way of rights issue, preferential	-	-	-	Noted for Compliance at relevant point of time

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

		 issue, bonus issue, etc. the issuer shall migrate its specified securities listed on a SME exchange to the Main Board and seek listing of the specified securities proposed to be issued on the Main Board subject to the fulfilment of the eligibility criteria for listing of specified securities laid down by the Main Board: Provided that no further issue of capital by the issuer shall be made unless – a) the shareholders of the issuer have approved the migration by passing a special resolution through postal ballot wherein the votes cast by shareholders other than promoters in favour of the proposal amount to at least two times the number of votes cast by shareholders against the proposal; b) the issuer has obtained an in-principle approval from the Main Board for listing of its entire specified securities on it. 				
281.		Further Issues				
		An issuer listed on a SME exchange making a further issue of capital by way of a rights issue, or further public offer or preferential issue or bonus issue etc. may do so by adhering to applicable requirements mentioned in these regulations.	-	-	-	Noted for Compliance at relevant point of time
SCHED	ULE					
VI		Disclosures in The Offer Document, Abridged Prospectus and Abridged Letter of Offer				
		Part A			ļ	
	(1)	Cover pages:				
		The cover pages shall be of adequate thickness (minimum hundred GSM quality) and shall be	Yes	-	-	_

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	white in colour with no patterns.				
(a)	Front cover pages:				
	(1) Front outside cover page shall contain issue and issuer details, details of selling shareholders in tabular format along with their average cost of acquisition and offer for sale details, and other details as may be specified by the Board from time to time.	Yes	-	-	-
	 (2) Front inside cover page shall contain only the following issue details: a) The type of the offer document ("Draft Red Herring Prospectus"/"Draft Letter of Offer", "Red Herring Prospectus", "Shelf Prospectus", "Prospectus", "Letter of Offer", as applicable). b) Date of the draft offer document or offer document. c) Type of issuance ("book built" or "fixed price"). d) In case of a public issue, the following clause shall be incorporated in a prominent manner, below the title of the offer document: "Please read Section 32 of the Companies Act, 2013" e) Name of the issuer, its logo, date and place of its incorporation, corporate identity number, address of its registered and corporate offices, telephone number, contact person, website address and e-mail address (where there has been any change in the address of the registered office or the name of the issuer, reference to the page of the offer document where details thereof are given). 	Yes	-	-	100% Book Built Issue

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l – – – – – – – – – – – – – – – – – – –		
	f) Names of the promoter(s) of the issuer.	
	g) Nature, number and price of specified	
	securities offered and issue size, as may be	
	applicable, including any offer for sale by	
	promoters or members of the promoter	
	group or other shareholders.	
	h) Aggregate amount proposed to be raised	
	through all the stages of offers made	
	through a shelf prospectus.	
	i) In the case of the first issue of the issuer,	
	the following clause on 'Risks in relation	
	to the First Issue' shall be incorporated in a	
	box format:	
	"This being the first issue of the issuer,	
	there has been no formal market for the	
	securities of the issuer. The face value of the	
	equity shares is (). The issue price/floor	
	price/price band should not be taken to be	
	indicative of the market price of the specified	
	securities after the specified securities are	
	listed. No assurance can be given regarding an	
	active or sustained trading in the equity shares	
	of the issuer nor regarding the price at which	
	the equity shares will be traded after listing."	
	j) The following clause on 'General Risk'	
	shall be incorporated in a box format:	
	"Investment in equity and equity related	
	securities involve a degree of risk and	
	investors should not invest any funds in this	
	offer unless they can afford to take the risk of	
	losing their investment. Investors are advised	
	to read the risk factors carefully before taking	
	an investment decision in this offering. For	
	taking an investment decision, investors must	
	rely on their own examination of the issuer	
	and the offer including the risks involved. The	
	and the offer meruding the fisks involved. The	

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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securities have not been recommended or		
approved by the Securities and Exchange		
Board of India (SEBI) nor does SEBI		
guarantee the accuracy or adequacy of this		
document. Specific attention of investors is		
invited to the statement of 'Risk factors' given		
on page number 28 under the section 'General		
Risks'."		
k) The following clause on 'Issuer's Absolute		
Responsibility' shall be incorporated in a		
box format:		
"The issuer, having made all reasonable		
inquiries, accepts responsibility for and		
confirms that this offer document contains all		
information with regard to the issuer and the		
issue which is material in the context of the		
issue, that the information contained in the		
offer document is true and correct in all		
material aspects and is not misleading in any		
material respect, that the opinions and		
intentions expressed herein are honestly held		
and that there are no other facts, the omission		
of which make this document as a whole or		
any of such information or the expression of		
any such opinions or intentions misleading in		
any material respect. The selling shareholders		
accept responsibility for and confirm the		
statements made by them in this offer		
document to the extent of information		
specifically pertaining to them and their		
respective portion of the offered shares and		
assume responsibility that such statements are		
true and correct in all material respects and		
not misleading in any material respect"		
l) Names, logos and addresses of all the lead		
manager(s) with their titles who have		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	signed the due diligence certificate and				
	filed the offer document with the Board,				
	along with their telephone numbers,				
	website addresses and e- mail addresses.				
	(Where any of the lead manager(s) is an				
	associate of the issuer, it shall disclose				
	itself as an associate of the issuer and that				
	its role is limited to marketing of the				
	issue.)				
	m) Name, logo and address of the registrar to				
	the issue, along with its telephone number,				
	website address and e-mail address.				
	n) Issue schedule:				
	(i) Anchor bid period, if any				
	(ii) Date of opening of the issue				
	(iii) Date of closing of the issue				
	(iv) Date of earliest closing of the issue, if				
	o) Credit rating, if applicable.				
	p) IPO grading, if any				
	q) Name(s) of the stock exchanges where the				
	specified securities are proposed to be				
	listed and the details of their in-principle				
	approval for listing obtained from these stock exchange(s).				
[]					
(1) Back cover pages: The back inside cover page and back outside				
	cover page shall be kept blank.	Yes	-	-	-
(2					
	The table of contents shall appear immediately				
	after the front inside cover page.	Yes	-	-	-
	Definitions and abbreviations:				
	(A) Conventional or general terms				
(3	(B) Issue related terms	Yes	-	1-17	-
	(C) Issuer and industry related terms				
	(C) issuer and industry related terms				

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	(D) Abbreviations			
(4)	Offer Document summary:			
	Offer Document summary:This section shall contain summary of the following information, as applicable:(A) Primary business of the Issuer and the industry in which it operates, in not more than 100 words each;(B) Names of the promoters;(C) Size of the issue disclosing separately size of the fresh issue and offer for sale;(D) Objects of the issue in a tabular format;(E) Aggregate pre-issue shareholding of the promoter and promoter group, selling shareholder(s) as a percentage of the paid-up share capital of the issuer;(F) Following details as per the restated consolidated financial statements for past 3 years and stub period in tabular format: a. Share capital;b. Net Worth; c. Revenue;c. Revenue;d. Profit after tax;e. Earnings per share;f. Net Asset Value per equity share; and g. Total borrowings (as per balance sheet).(G) Auditor qualifications which have not been given effect to in the restated financial statements.(H) Summary table of outstanding litigations and a cross-reference to the section titled 'Outstanding Litigations and Material Developments'.(I) Cross-reference to the section titled 'Risk Factors'.	Yes	 22-30	

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

Kisk factors: Yes - 31-70 (A) Risk factors shall be printed in a clear Yes - 31		 a cross-reference to contingent liabilities of the issuer as disclosed in restated financial statements. (K) Summary of related party transactions for last 3 years and cross-reference to related party transactions as disclosed in restated financial statements. (L) Details of all financing arrangements whereby the promoters, members of the promoter group, the directors of the company which is a promoter of the issuer, the directors of the issuer and their relatives have financed the purchase by any other person of securities of the issuer other than in the normal course of the business of the financing entity during the period of six months immediately preceding the date of the draft offer document/offer document. (M) Weighted average price at which specified security was acquired by each of the promoters in the last one year. (O) Size of the pre-IPO placement and allottees, upon completion of the placement (P) Any issuances of equity shares made in the last one year. (R) Exemption from complying with any provisions of securities laws, if any, granted by SEBI shall be disclosed. 				
	(5)		Yes	_	31-70	-

Excha	nge Boai	irming regulation wise compliance with the Applicab d of India (Issue of Capital and Disclosure Requirem Chemkart India Limited dated June 27, 2025				Annexure III
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		likely or potential implications, including		
		financial implication, wherever		
quantifiable shall be disclosed. If it cannot				
be quantified, a distinct statement about		be quantified, a distinct statement about		

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Reg. Su No. Ro	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	 he fact that the implications cannot be puantified shall be made. Risk factors covering the following ubjects, shall necessarily be disclosed wherever applicable: 1) Material statutory clearances and approval that are yet to be received by the issuer; 2) Seasonality of the business of the issuer; 3) Any issue of the specified securities by the issuer within the last twelve months at a price lower than the issue price (other than bonus issues); 4) Where an object of the issue is to finance acquisitions and the acquisition targets have not been identified, details of interim use of funds and the probable date of completing the acquisitions; 5) Risk associated with orders not having been placed for plant and machinery in relation to the objects of the issue, indicating the percentage and value terms of the plant and machinery for which orders are yet to be placed 6) Lack of significant experience of the issue or its promoters in the industry segment for which the issue is being made; 7) If the issuer has incurred losses in the last three financial years; 8) Dependence of the issuer or any of its business segments upon a single customer or a few customers, the loss 				

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Excha	ange Board	ming regulation wise compliance with the Applicat of India (Issue of Capital and Disclosure Requiren nemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 material adverse effect on the issuer. (9) Refusal of listing of any securities of the issuer or any of its subsidiaries during last ten years by any of the stock exchanges in India or abroad. (10) Failure of the issuer or any of its subsidiary to meet the listing requirements of any stock exchange in India or abroad and the details of penalty, if any, including suspension of trading, imposed by such stock exchanges. (11) Limited or sporadic trading of any specified securities of the issuer on the stock exchanges. (12) In case of outstanding debt instruments, any default in compliance with the material covenants such as in creation of full security as per terms of issue, default in redemption, non-creation of 				
		 debenture redemption reserve, default in payment of penal interest wherever applicable, non-availability or non-maintenance of asset cover, interest cover, debt-service cover, etc. (13) Unsecured loans, if any, taken by the issuer and its subsidiaries that can be recalled at any time. (14) Default in repayment of deposits or payment of interest thereon by the issuer and subsidiaries, and the roll over of liability, if any. (15) Potential conflict of interest of the 				

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		promoters or directors of the issuer if involved with one or more ventures which are in the same line of activity or business as that of the issuer. (16) Shortfall in performance vis-à-vis the objects stated in any of the issues made by the listed issuer or listed subsidiaries in the last ten years, as				

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	promoters of uncetors of the issuer in		
	involved with one or more ventures		
	which are in the same line of activity		
	or business as that of the issuer.		
	(16) Shortfall in performance vis-à-vis the		
	objects stated in any of the issues		
	made by the listed issuer or listed		
	subsidiaries in the last ten years, as		
	disclosed under the heading		
	"Performance vis-à-vis Objects" in		
	the section "Other Regulatory and		
	Statutory Disclosures", quantifying		
	such shortfalls or delays.		
	(17) Shortfall in performance vis-à-vis the		
	objects stated in the issues made by		
	any of its listed subsidiaries or listed		
	promoter(s) in the previous five years,		
	as disclosed under the heading		
	"Performance vis-à-vis Objects" in		
	the section "Other Regulatory and		
	Statutory Disclosures", quantifying		
	such shortfalls or delays.		
	(18) Interests of the promoters, directors,		
	key managerial personnel or senior		
	management of the issuer, other than		
	reimbursement of expenses incurred		
	or normal remuneration or benefits.		
	(19) Any portion of the issue proceeds that		
	is proposed to be paid by the issuer to		
	the promoter, director, key		
	managerial personnel or senior		
	management of the issuer.		
	(20) Relationship of the promoter or		
	directors of the issuer with the entities		
	from whom the issuer has acquired or		
	proposes to acquire land in the last 5		
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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 years, along with the relevant details. (21) Excessive dependence on any key managerial personnel or senior management for the project for which the issue is being made. (22) Any material investment in debt instruments by the issuer which are unsecured. (23) Non-provision for decline in the value of investments. (24) Summary of all outstanding litigations and other matters disclosed in the section titled 'Outstanding Litigations and Material Developments' in a tabular format along with amount involved, where quantifiable. Issuer shall also separately highlight any criminal, regulatory or taxation matters which may have any material adverse effect on the issuer. (25) The delay, if any, in the schedule of the implementation of the project for which the funds are being raised in the public issue. (26) If monitoring agency is not required to be appointed as per these Regulations, the statement that deployment of the issue proceeds is entirely at the discretion of the issuer. (27) Negative cash flow from operating activities in the last three financial years. (28) If the land proposed to be acquired from proceeds of the issue is not 				

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025							
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		 (29) Any restrictive covenants as regards the interests of the equity shareholders in any shareholders' agreement, promoters' agreement or any other agreement for short term (secured and unsecured) and long term borrowings. (30) Existence of a large number of pending investor grievances against the issuer and listed subsidiaries. (31) In case of issue of secured convertible debt instruments, risks associated 						

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	debt instruments, risks associated				
	with second or residual charge or				
	subordinated obligation created on the				
	asset cover.				
	(32) In case the proforma financial				
	statements / restated consolidated				
	financial statements has been				
	provided by a peer reviewed				
	Chartered Accountants who is not				
	statutory auditor of the Company, the				
	Issuer Company shall put this as a				
	Top 10 Risk Factor in its offer				
	document (DRHP/RHP/Prospectus).				
(6)	Introduction:				
	(A) Issue details in brief.				
	(B) Summary of consolidated financial	Yes	-	71-76	-
	information.				
(7)	General information:				
(7)	(A) Name and address of the registered and				
	corporate offices, the registration number of				
	the issuer, and the address of the Registrar of	Yes	-	77	-
	Companies where the issuer is registered.				
	(B) Name, designation, address and DIN of	Yes	_	77	
	(D) Maine, designation, address and DIN Of	105		//	-

Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

each member of the board of directors of the				
 issuer				
(C) Names, addresses, telephone numbers and				
e-mail addresses of the Company Secretary,	Yes	-	77-79	-
legal advisor and bankers to the issuer.				
(D) Name, address, telephone number and e-	Yes		77-78	
mail address of the compliance officer.	res	-	//-/8	-
(E) Names, addresses, telephone numbers,				
contact person, website addresses and e-mail				
addresses of the lead manager(s), registrars to				
the issue, bankers to the issue, brokers to the				
issue and syndicate member(s); URL of SEBI	Yes	-	78-81	-
website listing out the details of self certified				
syndicate banks, registrar to the issue and				
share transfer agents, depository participants,				
etc				
(F) Names, addresses, telephone numbers peer				
review number, firm registration number and	Yes	_	79	-
e-mail addresses of the auditors of the issuer.				
(G) Statement of inter-se allocation of				
responsibilities among lead manager(s).	-	NA	80	-
(H) Following details of credit rating in case of				
a public issue of convertible debt instruments:				
(a) The names of all the credit rating agencies				
from which credit rating including unaccepted				
rating has been obtained for the issue of				
convertible debt instruments.				
				Negative
(b) Details of all credit ratings, including unaccepted ratings, obtained for the public	-	NA	81	Statement
1 0 1				Disclosed
issue of convertible debt instruments.				
(c) All credit ratings obtained during the				
preceding three years prior to the filing the				
draft offer document/offer document for any of				
the issuer's listed convertible debt instruments		l		
at the time of accessing the market through a				

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	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						Annexure III	
-	Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

convertible debt instrument				
 (I) Following details of IPO grading, if obtained: (a) Names of all credit rating agencies from which IPO grading has been obtained. (b) Details of all grades obtained from such credit rating agencies. (c) Rationale or description of the grading(s), as furnished by the credit rating agencies. 	-	NA	81	Negative Statement Disclosed
(J) Name, address, telephone number, website address and e-mail address of the debenture trustee, in case of a public issue of convertible debt instruments.	-	NA	81	Negative Statement Disclosed
(K) Name, address, telephone number and e- mail address of the monitoring agency, if appointed, and disclosure as to whether such appointment is pursuant to these regulations.	Yes	-	80	-
(L) Name, address, telephone number and e- mail address of the appraising entity in case the project has been appraised.	-	NA	81	Negative Statement Disclosed
 (M) Filing the draft offer document/draft letter of offer/offer document: (a) Under this head, the office of the Board where the draft offer document/draft letter of offer/offer document has been filed. (b) Address of the Registrar of Companies, where copy of the offer document, having attached thereto the material contracts and documents referred to elsewhere in the offer document, has been filed. 	Yes	-	82	-
(N) Where the issue is being made through the book building process, the brief explanation of the book building process.	Yes	-	83	-
(O) Details of underwriting:(a) Names, addresses, telephone numbers, and	Yes	-	83-84	Complied

Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 e-mail addresses of the underwriters and the amount underwritten by each of them. (b) Declaration by the board of directors of the issuer that the underwriters have sufficient resources to discharge their respective obligations (c) In case of partial underwriting of the issue, the extent of such underwriting. (d) Details of the final underwriting arrangement indicating actual number of specified securities underwritten, to be provided in the prospectus before it is filed with the Registrar of Companies. 				
		(P) Changes in the auditors during the last three years along with name, address, email address, peer review number and firm registration number of auditors and reasons thereof.	Yes	-	82	-
		 (Q) Green Shoe Option, if applicable: (a) Name of the stabilising agent. (b) Maximum number of equity shares in number and as a percentage of the proposed issue size, proposed to be over-allotted by the issuer. (c) Maximum period for which the issuer proposes to avail of the stabilisation mechanism; (d) the stabilising agent shall disclose if it proposes to close the stabilisation mechanism prior to the maximum period. (e) Maximum increase in the equity share capital of the issuer and the post-issue shareholding pattern, in case the issuer is required to allot further equity shares to the extent of over-allotment in the issue. 	_	NA	81	Negative Statement Disclosed

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

 (f) Maximum amount of funds to by the issuer in case of further all the use of these additional funds. (g) Details of the agreement or a entered into by the stabilising age promoters or shareholders to bor shares from the latter. The details alia, include the name of the pr shareholders, their existing sharehol issuer, the number and percentag shares to be lent by them and othe terms and conditions including obligations of each party. (h) Exact number of equity sh allotted/transferred pursuant to 	otment and rrangement nt with the row equity shall, inter- omoters or lding in the e of equity r important rights and ares to be			
issue, stating separately the number shares to be borrowed from the p shareholders and over-allotted stabilising agent and the percenta equity shares in relation to the total	omoters or by the ge of such			
(8) Capital structure:				
 (b) Computer and the following of the capital structure in the following at the form: (a) Authorised, issued, subscribed a capital (number of securities, descaggregate nominal value). (b) Size of the present issue, giving the promoters' contribution, if any, for specified categories, if any, ar (number of securities, description nominal value and issue amound disclosed in that order) and percentages in case of a book built in (c) Paid-up capital: (i) After the issue. 	and paid-up ription and s separately reservation d net offer aggregate nt (to be applicable	-	87-98	_

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	(ii) After conversion of convertible instruments				
	(if applicable).				
	(d) Share premium account (before and after the issue).				
	(B)The following tables/notes shall be				
	included after the table of the capital structure:				
	(a) Details of the existing share capital of the				
	issuer in a tabular form, indicating therein with				
	regard to each allotment, the date of allotment,				
	the name of allottee, nature of allotment, the	Yes	-	88-89	-
	number of shares allotted, the face value of the				
	shares, the issue price and the form of				
	consideration.				
	(b) Where shares have been issued for consideration other than cash or out of				
	revaluation reserves at any point of time,				
	details in a separate table, indicating the date				
	of issue, date of revaluation of assets, persons	Yes	-	89	-
	to whom issued, price, reasons for the issue				
	and whether any benefits have accrued to the				
	issuer out of the issue.				
	(c) If shares have been allotted in terms of any				
	scheme of arrangement approved under				
	sections 391- 394 of the Companies Act,1956			20	Negative
	or sections 230-234 of the Companies Act, 2013, as applicable, the details of such shares	-	NA	89	Statement Disclosed
	allotted, along with the page numbers where				Disclosed
	details of such scheme is given.				
	(d) Where the issuer has issued equity shares				
	under one or more employee stock option				
	schemes, particulars of equity shares issued				
	under the employee stock option schemes may	Yes	-	89	-
	be aggregated quarter-wise, indicating the				
	aggregate number of equity shares issued and				
	the price range within which equity shares				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

1

have been issued in each quarter.				
(e) If the issuer has made any issue of specified securities at a price lower than the issue price during the preceding one year, specific details of the names of the persons to whom such specified securities have been issued, whether they are part of the promoter group, reasons for such issue and the price.	Yes	-	89-90	-
(f) Shareholding pattern of the issuer in the format as prescribed under Regulation 31 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015	Yes	-	90-91	-
 (i) Following details regarding major shareholders: Names of the shareholders of the issuer holding 1% or more of the paid-up capital of the issuer as on the date of filing of the draft offer document/ or end of last week from the date of draft letter of offer and the offer document, as the case may be. Provided that details of shareholding aggregating at least 80% of capital of company shall be disclosed. 	Yes	-	91	_
(ii) Number of equity shares held by the shareholders specified in clause (i) including number of equity shares which they would be entitled to upon exercise of warrant, option or right to convert a debenture, loan or other instrument.	-	NA	-	-
(iii) Particulars specified in items (i) and (ii) as on a date two years prior to the date of filing of the draft offer document/ draft letter of offer and the offer document, as the case may be.	Yes	-	91	-
(iv) Particulars specified in items (i) and (ii) as on a date one year prior to the date of filing of	Yes	-	91	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

the draft offer document/ draft letter of offer				
and the offer document, as the case may be.				
(v) The particulars specified in items (i) and (ii) as on a date ten days prior to the date of date of filing of the draft offer document/ draft letter of offer and the offer document, as the case may be.	Yes	-	92	-
(vi) If the issuer has made an initial public offer of specified securities in the preceding two years, the particulars specified in items (i), (ii), (iii) and (iv) shall be disclosed to indicate separately the names of the persons who acquired equity shares by subscription to the public issue and those who acquired the equity shares by allotment on a firm basis or through private placement.	-	NA	-	-
(g) Proposal or intention, negotiations and consideration of the issuer to alter the capital structure by way of split or consolidation of the denomination of the shares, or issue of specified securities on a preferential basis or issue of bonus or rights or further public offer of specified securities, within a period of six months from the date of opening of the issue.	-	NA	-	-
(h) Total shareholding of each of the promoters in a tabular form, with the name of the promoter, nature of issue, date of allotment/transfer, number of shares, face value, issue price/ consideration, date when the shares were made fully paid-up, percentage of the total pre and post-issue capital, if any and the number and percentage of pledged shares, if any, held by each promoter.	Yes	-	92-93	-
(i) The number of members/shareholders of the issuer.	Yes	-	97	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

1

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	(j) Details of:				
	(i) the aggregate shareholding of the promoter group and of the directors of the promoters, where the promoter is a body corporate.	Yes	NA	-	-
	(ii) the aggregate number of specified securities purchased or sold by the promoter group and/or by the directors of the company which is a promoter of the issuer and/or by the directors of the issuer and their relatives in the preceding six months.	Yes	-	92	-
	(iii) all financing arrangements whereby the promoter group, the directors of the company which is a promoter of the issuer, the directors of the issuer and their relatives have financed the purchase by any other person of securities of the issuer other than in the normal course of the business of the financing entity in the six months immediately preceding the date of filing of the draft offer document/offer document.	Yes	-	92	-
	(iv) In case it is not possible to obtain information regarding sales and purchases of specified securities by any relatives of the promoter, details on the basis of the transfers as recorded in the books of the issuer and/or the depository, as applicable and a statement to such effect.	Yes	-	-	Noted for Compliance
	(k) Promoters' contribution:(i) Details of promoters' contribution and lock-				
	(1) Details of promoters' contribution and lock- in period in a tabular form, separately in respect of each promoter by name, with the date of allotment of specified securities, the date when fully paid-up, the nature of allotment (rights, bonus, preferential etc.), the number, face value and issue price, the	Yes	-	94-95	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	nge Boai	irming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III	
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

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	percentage of promoters' contribution to total issued capital and the date up to which the specified securities are subject to lock-in.				
	(ii) In the case of an initial public offer, details of all individual allotments from the date of incorporation of the issuer and in case of a further public offer by a listed issuer, such details for the preceding five years.	Yes	-	88-89	-
	(iii) In case of further public offers or rights issues, shares acquired by the promoters through a public issue, rights issue, preferential issue, bonus issue, conversion of depository receipts or under any employee stock option scheme or employee stock purchase scheme to be shown separately from the shares acquired in the secondary market and its aggregate cost of shares acquired in the secondary market, if available.	-	NA	-	-
	(iv) Details of compliance with applicable provisions of these regulations with respect to promoters'' contribution and lock-in requirements.	Yes	-	94	Noted for compliance
	(v) If the issuer is exempt from the requirements of promoters' contribution, the relevant provisions under which it is so exempt.	-	NA	-	-
	(vi) A statement that the promoter undertakes to accept full conversion, if the promoters' contribution is in terms of the same optionally convertible debt instrument as is being offered to the public.	-	NA	-	-
	(1) A statement that the issuer, its directors or the lead manager(s) have not entered into any buy-back arrangements for purchase of the specified securities of the issuer.	Yes	-	96	-

Excha	nge Boai	ïrming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

(m) A statement that all securities offered through the issue shall be made fully paid-up, if applicable, or may be forfeited for non- payment of calls within twelve months from the date of allotment of securities.	Yes	_	96	-
(n) Details of shareholding, if any, of the lead manager(s) and their associates (as defined under the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992) in the issuer.	-	NA	96	Negative Statement Disclosed
(o) Details of options granted or equity shares issued under any scheme of employee stock option or employee stock purchase of issuer, in the preceding three years (separately for each year) and on a cumulative basis for all options or equity shares issued prior to the date of the offer document.	-	NA		-
(p) The following details in cases where options granted to employees in pursuance of any employee stock option scheme existing prior to the initial public offer, are outstanding at the time of the initial public offer:	NA	-	-	
(i) options granted;	-	-	-	-
(ii) options vested;	-	-	-	-
(iii) options exercised;	-	-	_	_
(iv) the exercise price;	-	-	-	-
(v) the total number of shares arising as a result of exercise of option;	-	-	-	-
(vi) options lapsed;	-	-	-	-
(vii) variation of terms of options;	-	-	-	-
(viii) money realised by exercise of options;	-	-	-	-
(ix) total number of options in force;	-	-	-	-
 (x) employee-wise details of options granted to: key managerial personnel and senior 	-	-	-	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 management; any other employee who receives a grant in any one year of options amounting to five per cent. or more of options granted during that year; identified employees who were granted options, during any one year, equal to or exceeding one per cent. of the issued capital (excluding outstanding warrants and section). 				
		 conversions) of the issuer at the time of grant; (xi) diluted Earnings Per Share pursuant to the issue of equity shares on exercise of options calculated in accordance with applicable accounting standard on 'Earnings Per Share'. 	-	NA	_	-
		(xii) where the issuer has calculated the employee compensation cost using the intrinsic value of the stock options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognised if it had used the fair value of the options and the impact of this difference on profits and on the Earnings Per Share of the issuer.	_	NA	_	-
		(xiii) description of the pricing formula and the method and significant assumptions used during the year to estimate the fair values of options, including weighted-average information, namely, risk-free interest rate, expected life, expected volatility, expected dividends, and the price of the underlying share in market at the time of grant of the option.	-	NA	_	-
		(xiv) impact on the profits and on the Earnings Per Share of the last three years if the issuer	-	NA	-	-

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Excha	nge Boai	irming regulation wise compliance with the Applicab rd of India (Issue of Capital and Disclosure Requirem Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

			1	1
had followed the accounting policies specified				
in Securities and Exchange Board of India				
(Share Based Employee Benefits) Regulations,				
2014, in respect of options granted in the last				
three years.				
(xv) intention of the key managerial personnel,				
senior management and whole-time directors				
who are holders of equity shares allotted on				
exercise of options granted under an employee				
stock option scheme or allotted under an				
employee stock purchase scheme, to sell their				
equity shares within three months after the				
date of listing of the equity shares in the initial	_	NA	_	-
public offer (aggregate number of equity				
shares intended to be sold by the holders of				
options), if any. In case of an employee stock				
option scheme, this information same shall be				
disclosed regardless of whether the equity				
shares arise out of options exercised before or				
after the initial public offer.				
(xvi) specific disclosures about the intention to				
sell equity shares arising out of an employee				
stock option scheme or allotted under an				
employee stock purchase scheme within three				
months after the date of listing, by directors,				
key managerial personnel, senior management				
and employees having equity shares issued		NA		
under an employee stock option scheme or	-	INA	-	-
employee stock purchase scheme amounting to				
more than one per cent. of the issued capital				
(excluding outstanding warrants and				
conversions), which inter-alia shall include				
name, designation and quantum of the equity				
shares issued under an employee stock option				
scheme or employee stock purchase scheme				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

and the quantum they intend to sell within				
three months.				
• key managerial personnel and senior				
management;				
	-	NA	-	-
	-	NA	-	-
		ΝA		
	-	INA	-	-
· ·				
			99	
	Yes	_		_
	Yes	-	138-139	-
as name of the lender, brief terms and				
	 three months. (xvii) details of the number of shares issued in employee share purchase scheme, the price at which such shares are issued, employee-wise details of the shares issued to key managerial personnel and senior management; any other employee who is issued shares in any one year amounting to 5 per cent. or more shares issued during that year; identified employees who were issued shares during any one year equal to or exceeding 1 per cent. of the issued capital of the company at the time of issuance; (xviii) diluted Earnings Per Share (EPS) pursuant to issuance of shares under employee share purchase scheme; and consideration received against the issuance of shares. (q) In case of a further public offer by a listed issuer, which has earlier (after being a listed issuer) made any preferential allotment or bonus issue or qualified institutions placement of specified securities in the ten years preceding the date of the draft offer document/offer document, a confirmation that the relevant provisions of the regulations have been complied with. Particulars of the issue: (A) Objects of the issue: (1) Objects of the issue. (2) If one of the objects of the issue is loan repayment: (a) details of loan proposed to be repaid such 	three months.(xvii) details of the number of shares issued in employee share purchase scheme, the price at which such shares are issued, employee-wise details of the shares issued to• key managerial personnel and senior management;any other employee who is issued shares in any one year amounting to 5 per cent. or more shares issued during that year;• identified employees who were issued shares during any one year equal to or exceeding 1 per cent. of the issued capital of the company at the time of issuance;(xviii) diluted Earnings Per Share (EPS) pursuant to issuance of shares.(q) In case of a further public offer by a listed issuer, which has earlier (after being a listed issuer) made any preferential allotment or bonus issue or qualified institutions placement of specified securities in the ten years preceding the date of the draft offer document/offer document, a confirmation that the relevant provisions of the regulations have been complied with.Particulars of the issue: (A) Objects of the issue:Yes(1) Objects of the issue: (2) If one of the objects of the issue is loan repayment:Yes	three months.Image: Second State St	three months.Image: Second

Excha	nge Boai	ïrming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025	1			Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	conditions and amount outstanding;		
(b)	certificate from the statutory auditor		
	certifying the utilization of loan for the		
	purposed availed.		
(3)	If one of the objects is investment in a	NA	
	joint venture or a subsidiary or an		
	acquisition, following additional		
	disclosures:		
(a)	details of the form of investment, i.e.,		
	equity, debt or any other instrument;		
(b)	If the form of investment has not been		
	decided, a statement to that effect;		
(c)	If the investment is in debt instruments,		
	complete details regarding rate of interest,		
	nature of security, terms of repayment,		
	subordination, etc.;		
(d)	Nature of benefit expected to accrue to the		
	issuer as a result of the investment	NA	
(4)	If one of the objects of the issue is to grant		
	a loan to an entity other than a subsidiary,		
	details of the loan agreements, including		
	the rate of interest, whether secured or		
	unsecured, duration, nature of security,		
	terms of repayment, subordination etc. and		
	the nature of benefit expected to accrue to		
	the issuer as a result of the investment. If		
	such a loan is to be granted to any of the		
	group companies, details of the same.	NA	
(5)	If one of the objects of the issue is	1 12 1	
(3)	utilisation of the issue proceeds for long		
	term working capital, the following		
	additional disclosures on a standalone		
	basis:		
(a)	Basis of estimation of working capital		
(a)	requirement along with the relevant		
	assumptions.		
	assumptions.		

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Excha	nge Boai	irming regulation wise compliance with the Applical d of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		(b) Reasons for raising additional working				

	Reasons for raising additional working capital substantiating the same with		
	relevant facts and figures.		
(c)	Details of the projected working capital		
	requirement, including detailed		
	assessment of working capital after		
	implementation of the project or		
	achievement of objects of the issue, as the		
	case may be, capacity utilisation		
	assumptions, break up of expected current		
	assets into raw materials, finished goods,		
	work in progress, sundry debtors etc., with		
	assumption about the holding norms for		
	each type of current asset, total current		
	liabilities, net current assets and envisaged		
	sources of finance for net current assets,		
	i.e., bank finance, institutional finance,		
	own funds, etc.		
	Total envisaged working capital		
	requirement in a tabular form, the margin		
	money thereof and the portion to be		
	financed by any bank(s) or otherwise.		
	Details of the existing working capital		
	available to the issuer with a break up for		
	total current assets into raw materials,		
	finished goods, work in progress, sundry		
	debtors, etc., total current liabilities, net		
	current assets and sources of finance for	-	
	net current assets i.e. bank finance,		
	institutional finance, own funds etc.		
	If no working capital is shown as a part of		
	project for which the issue is being made,		
	the reasons for the same.		
	Land:		
	Names of the entities from whom land has		
	been acquired/ proposed to be acquired		

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Reg. No.	Sub Reg	Chemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 along with the cost of acquisition, and the relationship, if any, of such entities to any promoter or director of the issuer, in case the proceeds of the issue are being utilised for acquisition of land. (b) Details of whether the land acquired by the issuer is free from all encumbrances and has a clear title and whether it is registered in the name of the issuer. (c) Details of whether the issuer has applied/ received all the approvals pertaining to land. If no such approvals are required to be taken by the issuer, then this fact may be indicated by way of an affirmative statement. (d) Figures appearing under this section shall be consistent with the figures appearing under the section "Cost of the Project". (7) Project: If one of the objects of the issue is to fund a project, details of: (a) location of the project; (b) plant and machinery, technology, process, etc.; i) Details shall be given in a tabular form, which shall include the details of the machines required to be bought by the issuer, cost of the machines, name of the suppliers, date of placement of 		NA		

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supply, etc.

also be mentioned.

order and the date or expected date of

ii) In case machines are yet to be delivered, the date of quotations relied upon for the cost estimates given shall

iii) The percentage and value terms of the

Excha	nge Boai	ärming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

plant and machinery for which orders		
are yet to be placed shall be stated.		
(c) The details of the second hand machinery		
bought or proposed to be bought, if any,		
including the age of the machines,		
balance estimated life, etc. shall also be		
given. collaboration, performance		
guarantee if any, or assistance in		
marketing by the collaborators. The		
following information regarding persons		
or entities with whom technical and	-	
financial agreements have been entered		
into shall be given:		
i) place of registration and year of		
incorporation.		
ii) paid up share capital.		
iii) turnover of the last financial year of		
operation.		
iv) general information regarding such		
persons relevant to the issuer.		
(d) infrastructure facilities for raw materials		
and utilities like water, electricity, etc.		
(8) Property:		
If one of the object of the issue is to		
purchase any property, where		
arrangements have been made, details of:		
(a) names address, descriptions and		
occupations of the vendors;		
(b) the amount paid or payable in cash, shares		
or debentures to the vendor and, where		
there is more than one separate vendor, or		
the issuer is a sub purchaser, the amount		
so paid or payable to each vendor,		
specifying separately the amount, if any,		
paid or payable for goodwill;		
(c) nature of the title or interest in such	I	

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		 property acquired or to be acquired by the issuer; (d) short particulars of every transaction relating to the property completed within the two preceding years, in which any vendor of the property to the issuer or any person who is, or was at the time of the 					

issuer; (d) short particulars of every transaction				
(d) short particulars of every transaction				
relating to the property completed within				
the two preceding years, in which any				
vendor of the property to the issuer or any				
person who is, or was at the time of the				
transaction, a promoter, or a director or				
proposed director of the issuer had any				
interest, direct or indirect, specifying the				
date of the transaction and the name of				
such promoter, director or proposed				
director and stating the amount payable				
by or to such vendor, promoter, director				
or proposed director in respect of the				
transaction.				
(e) The property to which sub-clauses (a) to				
(d) apply is a property purchased or				
acquired by the issuer or proposed to be				
purchased or acquired, which is to be paid				
for wholly or partly out of the proceeds of				
the issue or the purchase or acquisition of				
which has not been completed as of the				
date of the draft offer document or offer				
document, as the case may be.				
(9) Plant/ Equipment/ Technology/ Process:	-		-	
If one of the objects of the issue is to				
purchase any plant, machinery,				
technology, process, etc.		NA		
(i) Details in a tabular form, which shall				
include the details of the equipment				
required to be bought by the issuer, cost				
of the equipment, name of the suppliers,				
date of placement of order and the date or				
expected date of supply, etc.				
(ii) In case the order for the equipment is yet				
(in) in case the order for the equipment is yet		1		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		to be placed, the date of quotations relied upon for the cost estimates given. (iii) The percentage and value terms of the equipment for which orders are yet to be				

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 (iii) The percentage and value terms of the equipment for which orders are yet to be placed. (iv) The details of the second hand equipment bought or proposed to be bought, if any, including the age of the machines, balance estimated life, etc. (10) In case of a public issue of secured convertible debt instruments,: description of the assets on which the security shall be created/asset cover, if required, shall be created, the basis for computation of the security cover, the valuation methods, the periodicity of such valuation and the ranking of the charge(s). (11) If warrants are issued, the objects for which the funds from conversions of warrants are proposed to be used. 				
(B) Requirement of funds:	Yes	-	99	Noted for compliance
 (1) Where the issuer proposes to undertake more than one activity or project, such as diversification, modernisation, expansion, etc., the total project cost activity-wise or project wise, as the case may be. (2) Where the issuer is implementing the project in a phased manner, the cost of each phase, including the phase, if any, which has already been implemented, shall be separately given. (3) Details of all material existing or anticipated transactions in relation to utilisation of the issue proceeds or project 				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

cost with promoters, promoter group,				
directors, key managerial personnel,				
senior management and group companies.				
The relevant documents shall be included				
in the list of material documents for				
inspection.				
(C) Funding plan (means of finance):	_	_	101	-
 (1) An undertaking by the issuer confirming				
that firm arrangements of finance have				
been made through verifiable means				
towards seventy five per cent. of the stated				
means of finance for the project proposed				
to be funded from issue proceeds,				
excluding the amount to be raised through				
proposed issue and existing identifiable				
internal accruals.				
(2) Balance portion of the means of finance				
for which no firm arrangement has been				
made without specification.				
(3) Details of funds tied up and the avenues				
for deployment of excess proceeds, if any.				
 (D) Appraisal:	-	NA	-	-
(1) Scope and purpose of the appraisal, if any,				
along with the date of appraisal.				
(2) Cost of the project and means of finance				
shall be as per the appraisal report.				
(3) Explanation of revision, if any, in the				
project cost and the means of finance after				
the date of issue of the appraisal report.				
(4) Weaknesses and threats, if any, given in				
the appraisal report, by way of risk				
factors.				
(5) Disclaimer clauses of the appraisal report,				
as applicable.				
(E) Schedule of implementation:	Yes		100-101	-
(L) seneaule of implementation.	105		100 101	

Excha	nge Boa	ïrming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

 		-	-	
Schedule of implementation of the project in a tabular form and the progress made so far, giving details of land acquisition, civil works, installation of plant and machinery, trial production, date of commercial production and				
reasons for delay, if any.				
(F) Deployment of Funds	Yes	_	100-101	_
 Details of the sources of funds and the deployment of these funds on the project (where the issuer is raising capital for a project), up to a date not earlier than two months from the date of filing of the offer document, as certified by a statutory auditor of the issuer and the date of the certificate. Where the promoters' contribution has been brought prior to the public issue, which is utilised towards means of finance for the stated objects and has already been deployed by the issuer, a cash flow statement from the statutory auditor, disclosing the use of such funds received as promoters' contribution. 				
(G) Sources of Financing of Funds Already Deployed:Means and source of financing, including details of bridge loan or other financial arrangement, which may be repaid from the proceeds of the issue.	-	NA		Negative Statement Disclosed
(H) Deployment of Balance Funds: Year-wise break-up of the expenditure proposed to be incurred on the project.	Yes	-	100-101	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

 (I) Interim Use of Funds: A statement that net issue proceeds pending utilization (for the stated objects) shall be deposited only in the scheduled commercial banks. 	Yes	-	141	Noted for compliance
(J) Expenses of the Issue:Expenses of the issue along with a break up for each item of expense, including details of the fees payable to separately as under (in terms of amount, as a percentage of total issue expenses and as a percentage of total issue size):	Yes	-	139-140	-
 Lead manager(s) fees including underwriting commission Brokerage, selling commission and upload fees Registrars to the issue Legal Advisors Advertising and marketing expenses Regulators including stock exchanges Printing and distribution of issue stationary Others, if any (to be specified). 				
 (K) Basis for Issue Price (1) The basis for issue price, floor price or price band, as the case may be, on a consolidated basis, after giving effect to any bonus or split of shares undertaken after the last balance sheet date: (a) Earnings Per Share and Diluted Earnings Per Share, pre-issue, for the last three years (as adjusted for changes in capital). (b) Price to Earnings ratio pre-issue. (c) Average Return on Net Worth in the last 	Yes	-	142-148	-

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Reg. No.	Sub Reg		Particulars		If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		(d) Net last (e) Net and price (f) An i resp	e years. Asset Value per share balance sheet. Asset Value per share comparison thereof wire. Illustrative format of diect of the basis for issun hereunder: Adjusted Earnings Per Share (EPS) and Adjusted Diluted EPS (a) Financial Year 1 (b) Financial Year 2 (c) Financial Year 3 (d) Weighted Average Price to Earnings Ratio	after the issue th the issue sclosure in				

37.63

61.2

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(a) Based on

3 EPS

(ii)Lowest

(iii)Average (*Indicate relevant source)

Financial Year

(b) Industry P/E (i) Highest

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Excha	inge Boai	irming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

		T
(3)	Return on Net	
	Worth	
	(a) Financial	27.36
	Year 1	per cent.
	(b) Financial	28.77
	Year 2	per cent.
	(c) Financial	33.45
	Year 3	per cent.
	(d)Weighted	30.88
	Average	per cent.
(4)	Net Asset Value	
	(a) As at last	` 46.40
	day of	
	Financial	
	Year 3	
	(b) After issue	` 94.29
	(c) Issue price	` 520.00
* Forn	nula or basis for calculation	of these
financ	ial ratios to also be disclosed	l.
) Comparison of accountin	
(8)	issuer as mentioned in it	
	above with the industry	
	with the accounting ratio	
	group (i.e. companies of	1
	size in the same industry).	
	source from which industry)	
	accounting ratios of the p	
	been taken. In this regard	
	shall be ensured:	, the following
	~ · ·	manison of
	Consistency in confinancial ratios of	
	companies in the pe	
		idated basis
	(wherever applicabl	
	shall be compared v	
	shan be compared v	viui rados off

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	1.1.1.1	F	
	consolidated basis (wherever		
	applicable) of peer group,		
	respectively.		
	Financial information relating to		
	companies in the peer group shall be		
	extracted from the regulatory filings		
	made by such companies to compute the		
	corresponding financial ratios.		
(h)			
	consequent upon issue of bonus shares,		
	if any, and justification of the issue		
	price after taking into account the		
	diluted ratios with reference to the		
	expanded capital.		
(i)			
	book built issue :		
	"The price band/floor price/issue price		
	has been determined by the issuer in		
	consultation with the lead manager(s),		
	on the basis of book-building."		
(j)			
	fixed price issue :		
	"The issue price has been determined by		
	the issuer in consultation with the lead		
	manager(s) and justified by the issuer in		
	consultation with the lead manager(s)		
	on the basis of the above information."		
(k) Accounting ratios in support of basis of		
	the issue price shall be calculated after		
	giving effect to the consequent increase		
	in capital on account of compulsory		
	conversions outstanding, as well as on		
	the assumption that the options		
	outstanding, if any, to subscribe for		
	additional capital will be exercised.		

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

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(2) Issue of debt instruments bearing interest
less than the bank rate: Whenever fully
convertible debt instruments are issued
bearing interest at a rate less than the bank
rate, disclosures about the price that would
work out to the investor, taking into
account the notional interest loss on the
investment from the date of allotment of
fully convertible debt instruments to the
date(s) of conversions).
(3) For all the Key Performance Indicators
(KPIs) disclosed in the offer document,
the Issuer Company and the lead merchant
bankers (LMs) shall ensure the following:
(a) KPIs disclosed in the offer document
and the terms used in KPIs shall be
defined consistently and precisely in
the "Definitions and Abbreviations"
section of the offer document using
simple English terms /phrases so as to
enable easy understanding of the
contents. Technical terms, if any,
used in explaining the KPIs shall be
further clarified in simple terms.
(b) KPIs disclosed in the offer document
shall be approved by the Audit
Committee of the Issuer Company.
(c) KPIs disclosed in the offer document
shall be certified by the statutory
auditor(s) or Chartered Accountants
or firm of Charted Accountants,
holding a valid certificate issued by
the Peer Review Board of the Institute
of Chartered Accountants of India or
by Cost Accountants, holding a valid
certificate issued by the Peer Review

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Reg. Sul No. Reg	b	dia Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	(e) (f) (g) (h) (pert have	Board of the Institute of Cost Accountants of India. Certificate issued with respect to KPIs shall be included in the list of material documents for inspection. For each KPI being disclosed in the offer document, the details thereof shall be provided for period which will be co-terminus with the period for which the restated financial information is disclosed in the offer document. KPIs disclosed in the offer document should be comprehensive and explanation shall be provided on how these KPIs have been used by the management historically to analyse, track or monitor the operational and/or financial performance of the Issuer Company. Comparison of KPIs over time shall be explained based on additions or dispositions to the business, if any. For e.g. in case the Issuer Company has undertaken a material acquisition or disposition of assets / business for the periods that are covered by the KPIs, the KPIs shall reflect and explain the same. For 'Basis for Issue Price' section, the following disclosures shall be made: A) Disclosure of all the KPIs aining to the Issuer Company that e been disclosed to its investors at any at of time during the three years				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

	 1	
DRHP / RHP.		
(B) Confirmation by the Audit		
Committee of the Issuer Company that		
verified and audited details for all the		
KPIs pertaining to the Issuer Company		
that have been disclosed to the earlier		
investors at any point of time during the		
three years period prior to the date of		
filing of the DRHP / RHP are disclosed		
under 'Basis for Issue Price' section of the		
offer document.		
(C) Issuer Company in		
consultation with the lead merchant		
banker may make disclosure of any other		
relevant and material KPIs of the business		
of the Issuer Company as it deems		
appropriate that have a bearing for		
arriving at the basis for issue price.		
(D) Cross reference of KPIs		
disclosed in other sections of the offer		
document to be provided in the 'Basis for		
Issue Price' section of the offer document.		
(E) For the KPIs disclosed under		
the 'Basis for Issue Price' section,		
disclosure of the comparison with Indian		
listed peer companies and/ or global listed		
peer companies, as the case may be		
(wherever available). The set of peer		
companies shall include companies of		
comparable size, from the same industry		
and with similar business model (if one to		
one comparison is not possible,		
appropriate notes to explain the		
differences may be included).		
(i) The Issuer Company shall continue		
to disclose the KPIs which were		

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

SMART H RIZON CAPITAL ADVISORS PVT. LTD.

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disclosed in the 'Basis for Issue		
Price' section of the offer document,		
on a periodic basis, at least once in a		
year (or for any lesser period as		
determined by the Issuer Company),		
for a duration that is at least the later		
of (i) one year after the listing date		
or period specified by the Board; or		
(ii) till the utilization of the issue		
proceeds as per the disclosure made		
in the objects of the issue section of		
the prospectus. Any change in these		
KPIs, during the aforementioned		
period, shall be explained by the		
Issuer Company. The ongoing KPIs		
shall continue to be certified by a		
member of an expert body as per		
clause 3(c).		
(4) For issue price, floor price or price band,		
as the case may be, disclosed in the offer		
document, the Issuer Company and the		
lead merchant banker (LMs) shall disclose		
the details with respect to the following:		
(a) Price per share of Issuer Company		
based on primary / new issue of		
shares (equity/convertible securities),		
excluding shares issued under		
ESOP/ESOS and issuance of bonus		
shares, during the 18 months		
preceding the date of filing of the		
DRHP / RHP, where such issuance is		
equal to or more than 5 per cent of the		
fully diluted paid-up share capital of		
the Issuer Company (calculated based		
on the pre-issue capital before such		
transaction/s and excluding employee		

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Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025							
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days; and (b) Price per share of Issuer Company based on secondary sale / acquisition of shares (equity/convertible securities), where promoter / promoter group entities or shareholder(s) selling shares through offer for sale in IPO or shareholder(s) having the right to nominate director(s) in the Board of the Issuer Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of filing of the DRHP / RHP, where either acquisition or sale is equal to or more than 5 per cent of the fully diluted paid-up share capital of the Issuer Company (calculated based on the pre-issue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions to report under (a) and (b), then the information shall be disclosed for price per share of the Issuer Company based on last 5 primary or secondary transactions (secondary transactions where promoter / promoter group entities or shareholder(s) selling shares through					

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Reg. No.	Sub Reg	Particulars		Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		offer for sale in IPO or shareholder(s) having the right to nominate director(s) in the Board of the Issuer Company, are a party to the transaction), not older than 3 years prior to the date of filing of the DRHP / RHP, irrespective of the size of transactions. 2. Price per share disclosed, shall be					

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		for sale in I			
		ng the r			
	direct	tor(s) in the	e Board of	the Issuer	
		pany, are			
	transa	action), not	older that	n 3 years	
	prior to the date of filing of the DRHP / RHP, irrespective of the size of				
	transactions.				
	2. Price per share disclosed, shall be				
	adjusted for corporate actions e.g.				
	split, bonus etc. done by the Issuer Company.				
	(c) Floor	price and	cap price	being [•]	
	times	the weigh	ited averag	ge cost of	
	acqui	isition (W	/ACA) b	ased on	
		ary/ second			
		osed in terr			
		or Note			
	disclo	osed in the f			
	Past	WAC	IPO	IPO	
	Transactio	A (in	Floor	Cap	
	ns	Rs.)	Price	Price	
			in Rs.	in Rs.	
			[•]	[•]	
	WACA of		[•]	[•]	
	Primary		times	times	
	issuance				
	WACA of		[•]	[•]	
	Secondary		times	times	
	transaction				
	s				
		iled explana			
		price being			
	of Pr	imary issuar	nce price /	Secondary	
1 1	trong	action pr	ice, aloi	ng with	

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		 comparison of Issuer Company's KPIs and financials ratios for the last three full financial years and stub period (if any) included in the offer document. (e) Explanation for offer price / cap price 					

	 document. (e) Explanation for offer price / cap price being [●] times of WACA of Primary issuance price / Secondary transaction price in view of the external factors which may have influenced the pricing of the issue, if any. (f) Table at para (c) above shall be disclosed in the Price Band Advertisement under 'Risks to Investors' section. Recommendation of a Committee of Independent Directors to be included in the price 				
	band advertisement stating that the price band is justified based on quantitative factors / KPIs disclosed in 'Basis for Issue Price' section vis- à-vis the WACA of primary issuance / secondary transaction(s) disclosed in 'Basis for Issue Price' section.				
Any indire share identi Exch	ax Benefits: special tax benefits (under direct and ect tax laws) for the issuer and its holders and its material subsidiaries ified in accordance with the Securities and ange Board of India (Listing Obligations Disclosure Requirements) Regulations,	Yes	-	149-151	-
(10) Abo	out the Issuer:				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

(A) Industry Overview	Yes	_	152-181	-
(B) Business Overview			182-223	
 (1) Details of the business of the issuer: (a) Primary business of the Issuer; (b) Plant, machinery, technology, process, etc. (c) Description of subsisting collaborations,, any performance guarantee or assistance in marketing by the collaborators, infrastructure facilities for raw materials and utilities like water, electricity, etc. (d) Products or services of the issuer: (i) Nature of the product(s)/services, and the end users. (ii) Approach to marketing of products and services 	Yes	-	182-197	-
(2) Business Strategy: Description of the business strategy of the issuer, without any forecast of projections relating to the financial performance of the issuer	Yes	-	191-193	-
(3) Capacity and Capacity Utilisation: A table shall be incorporated giving the existing installed capacities for each product, capacity utilisation for such products in the previous three years.	Yes	-	214	-
 (4) Intellectual Property Rights: (a) If the issuer is entitled to certain intellectual property rights such as trademarks, brand names, etc. whether the same are legally held by the issuer and whether all formalities in this regard have been 	Yes	-	222-223	-

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		 complied with. (b) In case any of the material intellectual property rights are not registered in the name of the issuer, the name of the entity with which these are registered. (c) In case the intellectual property rights are registered in the name of an entity in which the promoters are interested, the salient features of the agreement entered into for the use of the intellectual property rights by the issuer. 				
		(5) Property: Details of its material properties	Yes	_	220-222	_
		(C) Key Industry-Regulations (if applicable):	Yes	-	224-232	
		(D) History and Corporate Structure of the issuer:	Yes	-	233-239	-
		 (1) History including the following details: (a) Details of the issuer such as the date of incorporation, date of commencement of business, date of conversion of partnership into limited company or private limited company to public limited company, as applicable, dates on which names have been changed, if applicable, reasons for change of name, changes in registered offices of the issuer and reasons thereof. (b) Details of the major events in the history of the issuer, such as: (i) Significant financial or strategic partnerships 				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 (ii) Time/cost overrun in setting up projects (iii) Capacity/facility creation, location of plants (iv) launch of key products or services, entry in new geographies or exit from existing markets (v) Key awards, accreditations or recognition (vi) Defaults or rescheduling/ restructuring of borrowings with financial institutions/ banks (c) Details regarding material acquisitions or divestments of business/undertakings, mergers, amalgamation, any revaluation of assets etc., if any, in the last ten years. 				
		(2) Main objects as set out in the Memorandum of Association of the issuer and dates on which the Memorandum of Association of the issuer has been amended citing the details of such amendments in the last ten years	Yes	-	234	-
		 (3) Details regarding holding company, subsidiary/subsidiaries and joint venture(s), if applicable, of the issuer including: (a) Name of the holding company/subsidiary/joint venture; (b) nature of business; (c) capital structure; 	-	NA	234-237	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

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	(d) shareholding of the issuer;				
	(e) amount of accumulated profits or				
	losses of the subsidiary(ies) not				
	accounted for by the issuer.				
×	E) Shareholders' agreements and other				
a	greements:				
	(a) Key terms of all subsisting				
	shareholders' agreements, if any				
	(to be provided even if the issuer is				
	not a party to such an agreement,				
	but is aware of such an agreement).				
	(b) Any agreement entered into by a				
	key managerial personnel or senior				
	management or director or				
	promoter or any other employee of				
	the issuer, either by themselves or				
	on behalf of any other person, with				
	any shareholder or any other third				
	party with regard to compensation				
	or profit sharing in connection with	95		237-238	
	dealings in the securities of the	65	-	237-238	-
	issuer.				
	(c) Guarantees, if any, given to third				
	parties by the promoter offering its				
	shares in the proposed offer for				
	sale, stating reasons, amount,				
	obligations on the issuer, period of				
	guarantee, financial implications in				
	case of default, security available,				
	consideration etc.				
	(d) Key terms. dates, parties to and				
	general nature of any other				
	subsisting material agreements				
	including with strategic partners,				
	joint venture partners and/or				
	financial partners, entered into,				

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Excha	ange Boar		nge Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring ectus of Chemkart India Limited dated June 27, 2025			
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		other than in the ordinary service of				
		other than in the ordinary course of business of the issuer.				
		(e) All such shareholders' agreements				
		and other agreements shall be				
		included in the list of material				
		contracts as required under sub-				
		item (1) of Item (18).				
		(F) Management	Yes	-	240-255	-
		(a) Board of Directors				
		(i) Name, Director Identification				
		Number, date of birth, age,				
		qualifications, experience, address,				
		occupation and date of expiration of the current term of office of manager,				
		managing director, and other				
		directors (including nominee				
		directors and, whole-time directors),				
		period of directorship, and their				
		directorships in other companies.				
		(ii) For each person, details of current				
		and past directorship(s) in listed				
		companies whose shares have	Yes	-	240-244	-
		been/were suspended from being				
		traded on any of the stock exchanges,				
		during his/her tenure, as follows:				
		(a) Name of the Company:				
		(b) Listed on (give names of the stock exchange(s)):				
		(c) Date of suspension on the stock				
		exchanges:				
		(d) If trading suspended for more than				
		three months, reasons for				
		suspension and period of				
		suspension.				
		(e) If the suspension of trading				

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Reg. Sub No. Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	 revoked, the date of revocation of suspension. (f) Term (along with relevant dates) of the director in the above company(ies). (The above details shall be given for the preceding five years. In case of fast track issues filed under the provisions of these regulations, the period of five years shall be reckoned on the date of filing of the offer document.) (iii) For each person, details of current and past directorship(s) in listed companies which have been/were delisted from the stock exchange(s), during his/her tenure, as follows: Name of the Company: Listed on give name of the stock exchange(s): Date of delisting on the stock exchange(s): Compulsory or voluntary delisting: Reasons for delisting: If relisted, date of relisting on give name of the stock exchange(s) Term (along with relevant dates) of the director in the above company/companies. (iv) Nature of any family relationship 				

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		 with major shareholders, customers, suppliers or others, pursuant to which of the directors was selected as a director or member of senior management. (vi) Details of service contracts entered into by the directors with the issuer providing for benefits upon termination of employment and a distinct negative statement in the absence of any such contract. (vii)Details of borrowing powers. 				
		 (h) Details of bolfowing powers. (b) Compensation of Managing Directors and/or Whole-time Directors: (i) The dates, parties to, and general nature of every contract appointing or fixing the remuneration of a Director, Whole-time Director, Managing Director or Manager entered into in the preceding two years. During the last financial year, the amount of compensation paid, and benefits in kind granted on an individual basis to all such persons, by the issuer for services in all capacities to the issuer and remuneration paid or payable by subsidiary or associate company (as defined under the Companies Act, 2013). The disclosure shall also cover contingent or deferred compensation accrued for the year, even if the compensation is payable at a later date. (ii) If any portion of the compensation 	Yes	-	245-246	-

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 profit-sharing plan, a brief description of the plan and the basis upon which the directors participate in the plan. (iii) All such contracts shall be included in the list of material contracts required under sub-item (1) of Item (18). 				
		(c) Shareholding of directors, including details of qualification shares held by them, if applicable	Yes	-	246	-
		 (d) Interest of Directors: i) Nature and extent of interest, if any, of every director in the issuer, including in any property acquired or proposed to be acquired of the issuer or by the issuer or in the promotion or formation of the issuer. ii) Where the interest of such a director consists in being a member of a firm or company, the nature and extent of the interest of the firm or company, with a statement of all sums paid or agreed to be paid to him or to the firm or company in cash or shares or otherwise by any person either to induce him to become, or to qualify him as, a director, or otherwise for services rendered by him or by the firm or company, in connection with the promotion or formation of the issuer. 	Yes	-	246-247	_
		(e) Change, if any, in the directors during the last three years, and reasons, thereof.(f) Management Organisation Structure.	Yes Yes	-	247	-

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		 (g) Corporate Governance: (i) A statement that the issuer has complied with the requirements of corporate governance relating to the composition of its board of directors, constitution of committees such as audit committee, nomination and remuneration committee, stakeholders relationship committee, etc., as provided under Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. (ii) Details relating to the issuer's audit committee, nomination and remuneration committee, stakeholders' relationship committee, nomination and preserve and risk management committee (if applicable) including the names of committee members and the terms of reference under which the committees operate. 	Yes	-	247-252	_
		 (h) Key Managerial Personnel and Senior Management: (i) Details of the key managerial personnel and senior management indicating name, date of joining, qualification, term of office with date of expiration of term and details of service contracts including termination/retirement benefits, if any, details of previous employment, etc. (ii) Past business experience, and 	Yes	-	252-255	-

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Reg. Sub No. Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	 functions and areas of experience in the issuer. Nature of any family relationship between any of the key managerial personnel and senior management. (iii) Any arrangement or understanding with its major shareholders, customers, suppliers or others, pursuant to which any of the key managerial personnel or senior management, was selected as a key managerial personnel. (iv) During the last financial year, the amount of compensation paid, and benefits in kind granted, to the key managerial personnel and senior management on an individual basis, by the issuer for services in all capacities to the issuer, including contingent or deferred compensation accrued for the year, even if the compensation is payable at a later date. (v) If any portion of the compensation or otherwise was paid pursuant to a bonus or profit-sharing plan, a brief description of the plan and the basis upon which the key managerial personnel and senior management participate in the plan. (vi) Status of each key managerial personnel and senior management, as a permanent employee or otherwise. 				

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		managerial personnel and senior management in the issuer. (viii) Changes in the Key Managerial Personnel or senior management: Any change other than by way of retirement in the normal course in the key managerial personnel or senior				

managerial personnel and senior		
management in the issuer.		
(viii) Changes in the Key		
Managerial Personnel or senior		
management: Any change other		
than by way of retirement in the		
normal course in the key		
managerial personnel or senior		
management in the preceding three		
years		
(ix) If the attrition of key managerial		
personnel and senior management		
is high compared to the industry,		
reasons should be disclosed.		
(x) Employees:		
• Refer the page where		
disclosures regarding		
employees stock option		
scheme/ employees stock		
purchase scheme of the issuer,		
if any, as required by the		
Regulations or Regulations of		
the Board relating to		
Employee Stock Option		
Scheme and Employee Stock		
Purchase Scheme, is given.		
• Payment or Benefit to key		
managerial personnel and		
senior management of the		
issuer (non-salary related):		
Any amount or benefit paid or		
given within the two preceding		
years or intended to be paid or		
given to any officer and		
consideration for payment of		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

giving of the benefit.				
 (G) Promoters/principal shareholders: (a) Where the promoters are individuals: (i) A complete profile of all the promoters, including their name, date of birth, age, personal addresses, educational qualifications, experience in the business or employment, positions/posts held in the past, directorships held, other ventures of each promoter, special achievements, their business and financial activities, photograph and Permanent Account Number. (ii) A declaration confirming that the Permanent Account Number, Bank Account Number(s) and Passport Number Aadhaar card number and driving license number of the promoters have been submitted to the stock exchanges on which the specified securities are proposed to be listed, at the time of filing the draft offer document (b) Where the promoters are companies: (i) Brief history of the promoters such as date of incorporation, change in activities and present activities. (ii) History of the companies and the promoters of the companies are again companies or bodies corporate, names of natural persons in control (i.e., holding 	Yes	-	256-261	-

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Excha	change Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring ospectus of Chemkart India Limited dated June 27, 2025 g. Sub g. Sub Particulars Particulars		Annexure III			
Reg. No.		Particulars	Compli ed with (Yes/	Applicab le	Number in Red Herring Prospectus were complied	Comments

fifteen per cent. or more voting		
rights) or who are on the board of		
directors of such bodies corporate.		
(iii) Details of change in control of the		
promoter companies, if any,		
including details of the persons		
who held the controlling interest in		
the preceding three years.		
(iv) Declaration confirming that the		
Permanent Account Numbers,		
Bank Account Numbers, the		
Company Registration Numbers		
and the addresses of the Registrars		
of Companies where the companies		
are registered have been submitted		
to the stock exchanges on which		
the specified securities are		
proposed to be listed, at the time of		
filing the draft offer document or		
draft letter of offer with them;		
(c) Where alternative investment funds or		
foreign venture capital investors registered		
with the Board, are identified as		
promoters, the following shall be		
applicable,		
(i) Details of the Fund Manager;		
(ii) Generic details of the Fund, which		
is the investor in the issuer		
company;		
(iii) Details such as total number of		
investors in the Fund, distribution		
of investors category - wise		
(institutional, corporate, individual		
etc.) and percentage stake held by		
each investor category;		
(iv) Details of companies funded by the		
(it) Downs of companies funded by the		

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Reg. No.	Sub Reg	<u>eart India Limited dated June 27, 2025</u> Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		Funds, namely:-				
		(a) Total number of companies funded;				
		 (b) Distribution of such companies - country wise, holding period wise, sector wise; 				
		(c) Number of companies under the control of the Fund, directly or indirectly;				
		 (d) In respect of companies where such Funds have offered their shares for lock-in as part of minimum promoter's contribution:- 				
		 Name of the company Date of listing on each stock exchange Fund's shareholding in the 				
		 Fund's shareholding in the company as on the date of listing Fund's shareholding in the 				

company as on the date of filing of the DRHP of the company that now seeks

to get listed (v) Average holding period of the

(vi) Sector focus/core specialization of the Fund, if applicable.(d) If the present promoters are not the original promoters and control of the issuer was acquired in the preceding five years, details regarding the acquisition of control, date of acquisition, terms of

Fund's investments;

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Excha	nge Boai	irming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025	1			Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

acquisition, consideration paid for	
acquisition and compliance with the	
provisions of the Securities and Exchange	
Board of India (Substantial Acquisition of	
Shares and Takeovers) Regulations, 2011,	
as applicable, and the Listing Agreement	
or the Securities and Exchange Board of	
India (Listing Obligations and Disclosure	
Requirements) Regulations, 2015, as	
applicable.	
(e) If there is no identifiable promoter, details	
of the shareholders who control	
individually or as a group, fifteen per cent.	
or more of the voting rights of the issuer	
and of persons, if any, who have the right	
to appoint director(s) on the board of	
directors of the issuer.	
(f) If the promoters do not have experience in	
the proposed line of business, that fact	
shall be disclosed explaining how the	
proposed activities would be carried	
out/managed.	
(g) If the promoters have any interest in the	
issuer other than as promoters, brief	
details of the interest.	
(h) Full particulars of the nature and extent of	
the interest, if any, of promoter(s),	
directors or group companies:	
(i) in the promotion of the issuer;	
(ii) in any property acquired by the	
issuer in the preceding three	
years or proposed to be acquired	
by it.	
(iii) where the interest of such a	
director or promoter consists in	
being a member of a firm or	

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

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	company, the nature and extent		
	of the interest of the firm or		
	company, with a statement of all		
	sums paid or agreed to be paid to		
	such director or to the firm or		
	company in cash or shares or		
	otherwise by any person either to		
	induce such person to become, or		
	to qualify such person as a		
	director, or otherwise for services		
	rendered by such person or by the		
	firm or company, in connection		
	with the promotion or formation		
	of the issuer.		
	(iv) in any transaction in acquisition		
	of land, construction of building		
	and supply of machinery, etc.		
	with full details of the transaction		
	and the amount involved		
G	Payment or benefit to the Promoter of the		
(L)			
	Issuer: Any amount or benefit paid or		
	given in the preceding two years or		
	intended to be paid or given to any		
	promoter or promoter group and		
	consideration for payment of giving of the		
	benefit.		
0.) Brief details of material guarantees, if any,		
	given to third parties by the promoters		
	with respect to specified securities of the		
	issuer.		
(k) A list of all individuals and entities		
	forming part of the promoter group of the		
	issuer.		
(1)) If the promoters have disassociated		
	themselves from any of the companies or		
	firms during the preceding three years, the		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		reasons thereof and the circumstances leading to the disassociation together with the terms of such disassociation.					
		 (H) Dividend policy: Dividend policy and mode of payment of dividend, details of dividend paid in the last three financial years and the stub period, as applicable, and the period between last audited period and the date of the filing the draft offer document / draft letter of offer/ offer document. 	Yes	-	264	-	
	(11)	Financial Statements	Yes	-	265	-	
		 (I) Requirements in case Indian Accounting Standards (Ind AS) is applicable in the latest period presented in Restated Financial Information Financial information section of the offer document will be divided into two parts, viz., restated financial information and other financial information. The restated and other financial information should be complete in all 					

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other financial information. (A) Restated Financial information

respects. To avoid duplication of disclosures in the offer document, appropriate use of cross reference may be made to the restated and

(i) Consolidated Financial Statements (CFS) prepared in accordance with Ind AS for three years and the stub period (if

applicable) should be audited and certified by the statutory auditor(s) or Chartered Accountants who holds a valid certificate

Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

 issued by the Peer Review Board of the	
Institute of Chartered Accountants of	
India (ICAI). The stub period CFS shall be	
required, if Ind AS CFS for latest full	
financial year included in the offer	
document is older than six months from	
the date of filing of the draft offer	
document/offer document. The stub period	
should not end up to a date earlier than six	
1	
months of the date of filing of the draft offer document/offer document. In	
offer document/offer document. In accordance with Ind AS 34 Interim	
Financial Reporting, the group should	
present a complete Ind AS CFS for the	
stub period, except the issuer has been	
exempted from presenting comparatives	
for the stub period. CFS shall be prepared	
as per Companies Act, 2013 (as amended).	
(a) The CFS (including for the stub	
period if applicable) should be	
restated to ensure consistency of	
presentation, disclosures and the	
accounting policies for all the	
periods presented in line with that	
of the latest financial year/ stub	
period presented. Similarly,	
significant errors, non-provisions,	
regrouping, other adjustments, if	
any, should be reflected in the	
corresponding period. The changes	
in accounting policies and the	
correction of errors, should be	
disclosed in accordance with the	
requirements of Ind AS 8	
Accounting Policies, Changes in	
Accounting Estimates and Errors.	

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Annexure III Reg. No. Sub Reg Particulars If Complied with (Yes/No) Not Red Herring Prospectus Page Number in Red Herring Prospectus Comments							
Reg. No.Sub RegSub ParticularsIf Compli ed with (Yes/ No)Not Applicab le ("NA")Number in Red Herring Prospectus were complied	Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring						
	_	Particulars	Compli ed with (Yes/	Applicab le	Number in Red Herring Prospectus were complied	Comments	
	1	ge Board o ctus of Che Sub	ge Board of India (Issue of Capital and Disclosure Requirem ctus of Chemkart India Limited dated June 27, 2025	arge Board of India (Issue of Capital and Disclosure Requirements), 2018 ctus of Chemkart India Limited dated June 27, 2025 Sub Particulars Reg Particulars If Complied with (Yes/No) Changes in estimates, if any, need not to be restated, as they are events of that corresponding year.	age Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Her ctus of Chemkart India Limited dated June 27, 2025 Sub Particulars If Not Applicab le ("NA") Changes in estimates, if any, need not to be restated, as they are events of that corresponding year.	and bisclosure Requirements), 2018 for Red Herring ctus of Chemkart India Limited dated June 27, 2025 Sub Page Reg Particulars If Complied with (Yes/ No) Page Not Page Number in Red Herring Prospectus were complied ("NA") Changes in estimates, if any, need with not to be restated, as they are events of that corresponding year.	

- comparatives for the stub period. (b) SA 705 Modification to the Opinion in the Independent Auditor's Report requires а qualified opinion, adverse opinion or disclaimer of opinion for material misstatements. With respect to an eligible issuer, audit modifications, which are quantifiable or can be estimated shall be adjusted in the restated financial information in the appropriate period. In situations where the qualification cannot be quantified or estimated, appropriate disclosures should be made in the notes to account, explaining why qualification cannot the be quantified or estimated.
- (c) A reconciliation explaining the differences between the audited CFS equity and profit (loss) and the restated CFS should be presented in a columnar format.
- (d) The auditor or Chartered shall Accountants] issue an examination report on the restated and audited financial information in accordance with the Guidance Note issued by the ICAI from time to time.
- (e) Auditor should have a valid peer

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

	review certificate issued by the		
	Peer Review Board of the ICAI as		
	on the date of signing the restated		
	financial information. If a new		
	auditor holding a valid peer review		
	certificate is appointed for the stub		
	period, and the predecessor auditor		
	did not hold a valid peer review		
	certificate at the date of signing the		
	last annual financial statement,		
	then the last annual financial		
	statement would need to be re-		
	audited by the new auditor in		
	accordance with applicable		
	standards. The re-audit may		
	exclude audit reporting matters on		
	CARO, internal financial control		
	and other pure regulatory matters.		
	Where auditor earlier held a valid		
	peer review certificate, but did not		
	hold a valid certificate at the date		
	of signing the restated financial		
	information, the earlier certificate		
	shall be considered valid provided		
	there is no express refusal by the		
	peer review board to renew the		
	certificate and the process to renew		
	the peer review certificate was		
	initiated by the auditor.		
(f)			
	subsidiary, associate or joint		
	venture, in any financial year, the		
	issuer shall present separate		
	financial statements for that		
	financial year by following the		
	applicable requirements of a		

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	nge Boai	irming regulation wise compliance with the Applica d of India (Issue of Capital and Disclosure Requirer Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

rr			
	restated CFS.		
	(g) List of the related parties and all		
	related party transactions of the		
	consolidated entities (whether		
	eliminated on consolidation or		
	not), which require disclosure		
	under Ind AS 24 and/ or covered		
	under section 188(2) of the		
	Companies Act, 2013 (as		
	amended), as disclosed in the		
	separate financial statement of the		
	consolidated entities, should be		
	disclosed in the restated financial		
	information.		
	• All funding arrangements		
	including inter-se guarantees		
	among the entities		
	consolidated; except		
	contribution to equity share		
	capital, shall be disclosed. The		
	important terms and conditions		
	of the funding arrangement		
	and fund transfer restrictions,		
	if any, should be disclosed in		
	the restated financial		
	information.		
	(h) In case where Ind AS is not		
	applicable to the Company for any		
	of the years the principles laid		
	down in Circular No		
	SEBI/HO/CFD/DIL/CIR/P/2016/4		
	7 of March 31, 2016 or any other		
	relevant circular issued by the		
	Board from time to time, shall		
	apply.		
	(ii) The separate audited financial statements		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

for past three full financial years		
immediately preceding the date of filing of		
offer document of the issuer company and		
all its material subsidiaries should be		
made available on issuer's website in		
accordance with the materiality thresholds		
in (b) below. Alternatively, relevant link		
should be provided to the financial		
statement of subsidiaries on the Issuer's		
website. The link to the issuer's separate		
financial statement should be specified in		
the offer document. For this purpose,		
subsidiaries shall be identified based on		
definitions in the Companies Act, 2013.		
The above requirements shall apply for the		
periods of existence of the parent-		
subsidiary relationship.		
(a) a certified English translated copy		
of the financial statements should		
be made available on the		
Company's website for every		
entity consolidated whose financial		
statements are not presented in		
English.		
(b) The financial statements reported		
in any currency other than Indian		
Rupee shall be translated into		
Indian Rupee in accordance with		
Ind AS 21. The Effects of Changes		
in Foreign Exchange Rates. The		
financial statements of all foreign		
consolidated entities should be		
audited, unless they are not		
material to the CFS and the local		
regulation does not mandate audit.		
For this purpose, a consolidated		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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entity shall be considered				
'material' if it contributes 10% or				
more to the turnover or net-worth				
or profits before tax in the annual				
CFS of the respective year.				
Additionally, total unaudited				
information included in the in the				
CFS shall not exceed 20% of the				
turnover or net-worth or profits				
before tax of the CFS of the				
respective year. For the purpose of				
this clause, definition of turnover,				
net-worth and profits before tax				
should be as per Companies Act,				
2013 (as amended).				
(c) The financial statements of foreign				
entities consolidated may be				
audited as per the requirements of				
local regulation applicable in the				
respective jurisdiction. However,				
in cases where the local regulation				
does not mandate audit, financial				
statements should be audited as per				
the auditing standards/				
requirements applicable in India.				
(d) The financial statements of foreign				
subsidiaries may be acceptable in a				
GAAP other than Ind AS, if local				
laws require application of local				
GAAP.				
(B) Other Financial Information				
(i) The following information shall be				
computed as per the Guidance Note issued	-	NA	-	-
by the ICAI from time to time and				
disclosed in other financial information				

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Reg. Sub No. Reg	Chemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	 Earnings per share (Basic and Diluted) Return on net worth Net Asset Value per share EBITDA (ii) If the proceeds, fully or partly, directly or indirectly, is to be used for acquisition of one or more material businesses or entities, the audited statements of balance sheets, profit and loss, cash flow for the latest three financial years and stub period (if available) prepared as per framework applicable to the business or subsidiary proposed to be acquired shall be included in the draft offer document/offer document. For this purpose, the proposed acquisition (covering all businesses or subsidiaries proposed to be acquired) shall be considered material if it will make 20% or more contribution in aggregate to either turnover, or net worth or profit before tax in the latest annual CFS. The issuer may voluntarily choose to provide financial statements of above acquisitions out of the proceeds of the issue even if they are below the above materiality threshold. In cases where the general purpose financial statement of the businesses/entities to be acquired/divested are not available, combined/carved-out financial statements for that business/entity shall be prepared in accordance with Guidance Note issued by the ICAI from time to time. The combined/carved-out financials statements shall be audited by the auditor of the seller 				

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Excha	nge Boai	ärming regulation wise compliance with the Applical rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

in accordance with applicable framework.		
(iii) Proforma financial statements – The		
Issuer shall provide Proforma financial		
statements, as certified by the statutory		
auditor or chartered accountants, who hold		
a valid certificate issued by the Peer		
Review Board of the Institute of Chartered		
Accountants of India (ICAI), of all the		
subsidiaries or businesses material to the		
consolidated financial statements where		
the issuer or its subsidiaries have made an		
acquisition or divestment including		
deemed disposal after the latest period for		
which financial information is disclosed in		
the offer document but before the date of		
filing of the offer document. For this		
6		
purpose, the acquisition/divestment would		
be considered as material if acquired/		
divested business or subsidiary in aggregate contributes 20% or more to		
turnover, net worth or profit before tax in the latest annual CFS of the issuer. The		
Proforma financial statements shall be		
prepared for the last completed financial		
year and the stub period (if any). The		
Proforma financial statements shall be		
prepared in accordance with Guidance		
Note issued by the ICAI from time to time		
and certified by the statutory auditor. The		
issuer Company may voluntarily choose to		
provide proforma financial statements of		
acquisitions even when they are below the		
above materiality threshold. In case of one		
or more acquisitions or divestments, one		
combined set of Proforma financial		
statements should be presented. Where the		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

			1	
businesses acquired/ divested does not				
represent a separate entity, general				
purpose financial statement may not be				
available for such business. In such cases,				
combined/ carved-out financial statements				
for such businesses shall be prepared in				
accordance with Guidance Note issued by				
the ICAI from time to time Further, in				
case of non-material				
acquisitions/divestments disclosures in				
relation to the fact of the				
acquisition/divestment, consideration				
paid/received and mode of financing shall				
be certified by the statutory auditor of the				
issuer company or chartered accountants,				
who hold a valid certificate issued by the				
Peer Review Board of the Institute of				
Chartered Accountants of India (ICAI)				
appointed by the issuer company.				
(C) Management's Discussion and Analysis of				
Financial Position and Results of Operations as	-	NA	-	-
reflected in the restated Ind AS CFS shall be				
provided in other financial information.				
(i) Significant developments subsequent to				
the last financial year or when applicable				
subsequent to the stub period: A statement				
by the directors whether in their opinion				
there have arisen any circumstances since				
the date of the last financial statements as				
disclosed in the offer document and which				
materially and adversely affect or is likely				
to affect within the next twelve months:				
a. the trading or profitability of the issuer;				
or				
b. the value of its assets; or				
c. its ability to pay its liabilities.				

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Reg. No.	Sub Reg	Chemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 (ii) Factors that may affect the results of operations. (iii) Discussion on the results of operations: This information shall inter-alia contain the following: a. A summary of the past financial results after adjustments as given in the restated financial statements for the past three full financial years and the stub period (if any) containing significant items of income and expenditure shall be given. b. A summary of major items of income and expenditure for the last three years and most recent audit period. c. The income and sales on account of major product/ main activities. d. In case, the other income constitutes more than 10% of the total income, the break-up of the same along with the nature of the income, i.e., recurring or non-recurring shall be stated. e. If a material part of the income is dependent upon a single customer/supplier or a few major customers/supplier constitutes a significant portion of the issuer's business, disclosure of the fact along with its impact on the business on account of exchange rate fluctuations. 	-	NA		

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Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	inge Boar	rming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren hemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 recording sales and revenues, its impact may be analysed and disclosed. g. The nature of miscellaneous income and miscellaneous expenditure for the interim period and the preceding years (iv) Comparison of last three years and the stub period on the major heads of the profit and loss statement, including an analysis of reasons for the changes in significant items of income and expenditure shall also be given, inter-alia, containing the following: a. unusual or infrequent events or transactions including unusual trends on account of business activity, unusual items of income, change of accounting policies and discretionary reduction of expenses etc. b. significant economic changes that materially affected or are likely to affect income from continuing operations; c. known trends or uncertainties that have had or are expected to have a material adverse impact on sales, revenue or income from continuing operations; d. expected future changes in relationship between costs and revenues, in case of events such as future increase in labour or material costs or prices that will cause a material change are known; 				

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 in net sales or revenue are due to increased sales volume, introduction of new products or services or increased sales prices; f. total turnover of each major industry segment in which the issuer operated; g. status of any publicly announced new products or business segment, if applicable; h. the extent to which business is seasonal; i. any significant dependence on a single or few suppliers or customers; competitive conditions. 				
		 (D) Capitalisation statement (i) Capitalisation Statement showing total borrowings, total equity, and the borrowing/ equity ratios before and after the issue is made shall be incorporated. It shall be prepared on the basis of the restated CFS for the latest financial year or when applicable at the end of the stub period. (ii) In case of any change in the share capital since the date as of which the financial information has been disclosed in the offer document, a note explaining the nature of the change shall be given. (iii) An illustrative format of the Capitalisation Statement is specified hereunder 	_	NA	_	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	nge Boai	ïrming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025	1			Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

Image: correst correst correst correst correst correst correct correst correct correc		(` in		
Total borrowing s Current borrowing s* Non- current borrowing s (including current maturity)* Total equity share capital* Other equity* Total capital Ratio: Non- current borrowing s' rotal capital Ratio: Non- current borrowing s'< Total				
Current borrowing s*	borrowing			
Non- current borrowing s (including (urrent maturity)* Total equity	Current borrowing			
s (including current maturity)* Total	Non- current			
maturity)* Total equity Equity share capital* Other equity* Total Capital Ratio: Non- current borrowing s/ Total equity	s (including			
equity Equity share capital* Other equity* Total Capital Ratio: Non- current borrowing s/ Total equity	maturity)*			
share	equity			
equity* Total Capital Ratio: Non- current borrowing s/ Total equity *These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).	share capital*			
Capital Ratio: Non- current borrowing s/ Total equity *These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).	equity*			
Non- current borrowing s/ Total equity *These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).	Capital			
borrowing s/ Total equity *These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).	Non-			
*These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).	borrowing s/ Total			
2013 (as amended).	*These terms shall car per Schedule III of th	ry the meaning as le Companies Act,		
	 2013 (as amended).			

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		applicable in the latest period presented in Restated Financial Information Financial information section of the offer document shall be divided into two parts, viz., restated financial information and other financial information. The restated and other financial information should be complete in all respects. To avoid duplication of disclosures in the offer document, appropriate use of cross reference may be made to the restated and other financial information.				
		 (A) Restated Financial information (i) Consolidated Financial Statements (CFS) prepared in accordance with Indian GAAP for three years and stub period (if applicable) should be audited and certified by the statutory auditor(s) or Chartered Accountants who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India (ICAI). The stub period CFS shall be required, if Indian GAAP CFS for latest full financial year included in the draft offer document/offer document is older than six months old from the date of filing of the draft offer document. The stub period should not end up to a date earlier than six months of the date of filing of the offer document. In accordance with AS 25 Interim Financial Reporting, the group should present a complete Indian GAAP CFS for the stub period, except the issuer has been exempted from presenting comparatives for the stub period. CFS shall be prepared as per the provisions of Companies Act, 	Yes	-	266-298	-

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

2013 (as amended).		
(a) The CFS (including for the stub		
period if applicable) should be		
restated to ensure consistency of		
presentation, disclosures and the		
accounting policies for all the periods		
presented in line with that of the latest		
financial year/stub period presented.		
Similarly, significant errors, non-		
provisions, regrouping, other		
adjustments, if any, should be		
reflected in the corresponding period.		
Changes in estimates, if any, need not		
to be restated, as they are events of		
that corresponding year. The issuer		
has an option to present comparatives		
for the stub period. Appropriate		
disclosures for correction of errors,		
changes in accounting policies and		
changes in accounting estimates		
should be made in accordance with		
AS 5 Net Profit or Loss for the		
Period, Prior Period Items and		
Changes in Accounting Policies.		
(b) SA 705 Modification to the Opinion		
in the Independent Auditor's Report		
requires a qualified opinion, adverse		
opinion or disclaimer of opinion for		
material misstatements. With respect		
to an eligible issuer, audit		
modifications, which are quantifiable		
or can be estimated shall be adjusted		
in the restated financial information in		
the appropriate period. In situations		
where the qualification cannot be		
quantified or estimated, appropriate		
 quantinea of estimated, appropriate		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 disclosures should be made, in the notes to account, explaining why the qualification cannot be quantified or estimated. (c) A reconciliation explaining the difference between the audited CFS equity and profit (loss) and the restated CFS equity and profit (loss)should be presented in a columnar format. (d) The auditor or Chartered Accountants shall issue an examination report on the restated and audited financial information in accordance with the Guidance Note issued by the ICAI from time to time. (e) Auditor should have a valid peer review certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India (ICAI) as on the date of signing the restated financial information. If a new auditor holding a valid peer review certificate at the date of signing the last annual financial statement, then the last annual financial statement would need to be re-audited by the new auditor in 				

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accordance with applicable standards. The re-audit may exclude audit reporting matters on CARO, Internal financial control and other pure regulatory matters. Where auditor

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

SMART H RIZON CAPITAL ADVISORS PVT. LTD.

earlier held a valid peer review	
certificate, but did not hold a valid	
certificate, but did not hold a valid certificate at the date of signing the	
restated financial information, the	
earlier certificate shall be considered	
valid provided there is no express	
refusal by the peer review board to	
renew the certificate and the process	
to renew the peer review certificate	
was initiated by the auditor.	
(f) Where an issuer does not have a	
subsidiary, associate or joint venture	
in any financial year, the issuer shall	
present separate financial statements	
for that financial year by following	
the applicable requirements of a	
restated CFS.	
(g) List of the related parties and all	
related party transactions of the	
consolidated entities (whether	
eliminated on consolidation or not),	
which require disclosure under AS 18	
and/ or covered under section 188(2)	
of the Companies Act, 2013 (as	
amended), as disclosed in the separate	
financial statement of the	
consolidated entities, should be	
disclosed in the restated financial	
information.	
• All funding arrangements including	
inter-se guarantees among the entities	
consolidated; except contribution to	
equity share capital, shall be	
disclosed. The important terms and	
conditions of the funding arrangement	
and fund transfer restrictions, if any,	

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Exchang	dist Confirming regulation wise compliance with the Applicable provisions of the Securities and inge Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring ectus of Chemkart India Limited dated June 27, 2025					
Reg.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 should be disclosed in the restated financial information. (h) The following disclosures shall be made in the restated financial information on the basis of amounts recognized and measured as per Indian GAAP and in accordance with the Guidance Note of the ICAI issued from time to time: i. Disclosures as per AS 13 ii. Disclosures as per AS 14 (ii) The separate audited financial statements for past three full financial years immediately preceding the date of filing of offer document of the issuer company and all its material subsidiaries should be made available on issuer's website in accordance with the materiality thresholds in (b) below. Alternatively, relevant link should be provided to the financial statement of subsidiaries on the Issuer's website. The link to the issuer's separate financial statement should be specified in the offer document. For this purpose, subsidiaries shall be identified based on definitions in the Companies Act, 2013. The above requirements shall apply for the periods of existence of the parent-subsidiary relationship. (a) a certified English translated copy of the financial statements should be made available on the Company's website for every entity consolidated whose financial statements are not presented in English. 				

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025					
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

any currency other than Indian Rupee
shall be translated into Indian Rupee
in accordance with Ind AS 21 The
Effects of Changes in Foreign
Exchange Rates. The financial
statements of all foreign consolidated
entities should be audited, unless they
are not material to the CFS and the
local regulation does not mandate
audit. For this purpose, a consolidated
entity shall be considered 'material' if
it contributes 10% or more to the
turnover or net-worth or profits before
tax in the annual CFS of the
respective year. Additionally, total
unaudited CFS shall not exceed 20%
of the turnover or net-worth or profits
before tax of the CFS of the
respective year. For the purpose of
this clause, definition of turnover, net-
worth and profits before tax should be
as per Companies Act, 2013 (as
amended).
(c) The financial statements of foreign
entities consolidated may be audited
as per the requirements of local
regulation applicable in the respective
jurisdiction. However, in cases where
the local regulation does not mandate
audit, financial statements should be
audited as per the auditing standards/
requirements applicable in India.
(d) The financial statements of foreign
subsidiaries may be acceptable in a
GAAP other than Indian GAAP, if
local laws require application of local

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

GAAP.				
(B) Other Financial Information				
(i) The following information shall be				
computed as per the Guidance Note issued				
by the ICAI from time to time and				
disclosed in other financial information				
• Earnings per share (Basic and				
Diluted)				
• Return on net worth				
• Net Asset Value per share				
• EBITDA				
(ii) If the proceeds, fully or partly, directly or				
indirectly, is to be used for acquisition of				
one or more material businesses or				
entities, the audited statements of balance				
sheets, profit and loss, cash flow for the				
latest three financial years and stub period				
(if available) prepared as per framework	Yes		297	
applicable to the business or subsidiary	res	-	297	-
proposed to be acquired shall be included				
in the draft offer document/offer				
document. For this purpose, the proposed				
acquisition (covering all businesses or				
subsidiaries proposed to be acquired) shall				
be considered material if it will make 20%				
or more contribution in aggregate to either				
turnover, or net worth or profit before tax				
in the latest annual CFS. The issuer				
Company may voluntarily choose to				
provide financial statements of above				
acquisitions out of the proceeds of the				
issue even if they are below the above				
materiality threshold. In cases where the				
general purpose financial statement of the				
businesses/entities to be acquired/ divested				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

are not available, combined/ carved-out		
financial statements for that		
business/entity shall be prepared in		
accordance with Guidance Note issued by		
the ICAI from time to time. The		
combined/carved-out financials statements		
shall be audited by the auditor of the seller		
in accordance with applicable framework.		
(iii) Proforma financial statements – The		
Issuer shall provide Proforma financial		
statements, as certified by the statutory		
auditor or chartered accountants, who hold		
a valid certificate issued by the Peer		
Review Board of the Institute of Chartered		
Accountants of India (ICAI), of all the		
subsidiaries or businesses material to the		
consolidated financial statements where		
the issuer or its subsidiaries have made an		
acquisition or divestment including		
deemed disposal after the latest period for		
which financial information is disclosed in		
the offer document but before the date of		
filing of the offer document. For this		
purpose, the acquisition/divestment would		
be considered as material if acquired/		
divested business or subsidiary in		
aggregate contributes 20% or more to		
turnover, net worth or profit before tax in		
the latest annual CFS of the issuer. The		
Proforma financial statements shall be		
prepared for the period covering last		
completed financial year and the stub		
period (if any). The Proforma financial		
statements shall be prepared in accordance		
with Guidance Note issued by the ICAI		
from time to time and certified by the		

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statutory auditor. The issuer Company				
may voluntarily choose to provide				
proforma financial statements of				
acquisitions even when they are below the				
above materiality threshold. In case of one				
or more acquisitions or divestments, one				
combined set of Proforma financial				
statements should be presented. Where the				
businesses acquired/ divested does not				
represent a separate entity, general				
purpose financial statement may not be				
available for such business. In such cases,				
combined/ carved-out financial statements				
for such businesses shall be prepared in				
accordance with Guidance Note issued by				
the ICAI from time to time. Further, in				
case of non-material				
acquisitions/divestments disclosures in				
relation to the fact of the				
acquisition/divestment, consideration				
paid/received and mode of financing shall				
be certified by the statutory auditor of the				
issuer company or chartered accountants,				
who hold a valid certificate issued by the				
Peer Review Board of the Institute of				
Chartered Accountants of India (ICAI)				
appointed by the issuer company.				
C) Management's Discussion and Analysis of				
Financial Position and Results of Operations as				
reflected in the restated Indian GAAP CFS				
shall be provided in other financial				
information.	Yes	-	302-317	-
(i) Significant developments subsequent to				
the last financial year or when applicable				
subsequent to the stub period: A statement				
by the directors whether in their opinion				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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 there have arisen any circumstances since	
the date of the last financial statements as	
disclosed in the offer document and which	
materially and adversely affect or is likely	
to affect within the next twelve months :	
a. the trading or profitability of the issuer;	
or	
b. the value of its assets; or	
c. its ability to pay its liabilities.	
(ii) Factors that may affect the results of	
operations.	
(iii) Discussion on the results of operations:	
This information shall, inter-alia, contain	
the following:	
a. A summary of the past financial	
results after adjustments as given in	
the auditor's report for the past three	
full financial years and the stub	
period (if any) containing significant	
items of income and expenditure shall	
be given.	
b. A summary of major items of income	
and expenditure for the last three	
years and most recent audit period	
c. The income and sales on account of	
major product/ main activities.	
d. In case the other income constitutes	
more than 10% of the total income,	
the break-up of the same along with	
the nature of the income, i.e.,	
recurring or non-recurring shall be	
stated.	
e. If a material part of the income is	
dependent upon a single	
customer/supplier or a few major	
customers/suppliers, disclosure of this	

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	fact along with relevant data.
	Similarly if any foreign
	customer/supplier constitutes a
	significant portion of the issuer's
	business, disclosure of the fact along
	with its impact on the business on
	account of exchange rate fluctuations.
	f. In case the issuer has deviated from
	statutorily prescribed manner for
	recording sales and revenues, its
	impact may be analysed and
	disclosed.
	g. The nature of miscellaneous income
	and miscellaneous expenditure for the
	interim period and the preceding
	years, if applicable.
	(iv) Comparison of last three years and the
	stub period on the major heads of the
	profit and loss statement, including an
	analysis of reasons for the changes in
	significant items of income and
	expenditure shall also be given, inter-alia,
	containing the following:
	a. unusual or infrequent events or
	transactions including unusual trends
	on account of business activity,
	unusual items of income, change of
	accounting policies and discretionary
	reduction of expenses etc.
	b. significant economic changes that
	materially affected or are likely to
	affect income from continuing
	operations;
	c. known trends or uncertainties that
	have had or are expected to have a
	material adverse impact on sales,
	material adverse impact on sales,

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. Sub No. Reg		Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 revenue or income from continuing operations; d. expected future changes in relationship between costs and revenues, in case of events such as future increase in labour or material costs or prices that will cause a material change are known; e. the extent to which material increases in net sales or revenue are due to increased sales volume, introduction of new products or services or increased sales prices; f. total turnover of each major industry segment in which the issuer operated; g. status of any publicly announced new products or business segment; h. the extent to which business is seasonal; i. any significant dependence on a single or few suppliers or customers; j. competitive conditions. (v) Management's Discussion and Analysis shall be based on the restated financial information for the last three years and the stub period. 				
		 (D) Capitalisation statement (i) Capitalisation Statement showing total borrowings, total equity, and the borrowing/ equity ratios before and after the issue is made shall be 	Yes	_	299	_

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period.

incorporated. It shall be prepared on the basis of the restated CFS for the latest financial year or when applicable at the end of the stub

Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025								
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments		
		(ii) In case of any change						
		capital since the date as financial information						
		disclosed in the offer						
		note explaining the na						
		change shall be given.						
		(iii) An illustrative forma						
		Capitalisation Statement	is specified					
		hereunder Particulars Pre-	As					
			adjusted					
			for the					
			proposed					

	issue at	adjusted
		for the
		proposed
		issue
		(` in
		crores)
Total		
borrowing		
S		
Short term		
borrowing		
s*		
Long term		
borrowing		
S		
(including		
current		
maturity)*		
matarity)		
T + 1		
Total		
equity		
Share		
capital*		
Reserves		
and		
and		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

·					
	surplus*				
	Money				
	received				
	against				
	share				
	warrants*				
	Total				
	Capital				
	Ratio:				
	Long term				
	borrowing				
	s/ Total				
	equity				
	*These terms shall carry the meaning as				
	per Schedule III of the Companies Act,				
	2013 (as amended).				
	(III) Financial Information of the Issuer in	-	NA	-	-
	further public offers:				
	(i) An issuer making a further public				
	offer may disclose the financial				
	information specified in clause (ii) of				
	this sub-item, in lieu of information				
	specified under sub-item (B) if: a. the issuer is making a further				
	public offer through the fast track				
	route in accordance with				
	applicable provisions of these				
	regulations;				
	b. the specified securities offered in				
	further public offer are of the				
	same class of those already listed				
	on a stock exchange;				
	c. financial reports of the issuer are				
	available on the website of any				

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 stock exchange or on a common e-filing platform specified by the Board; d. there has not been any change in management of the issuer; e. specified securities of issuer have not been listed pursuant to relaxation granted from clause (b) of sub-rule (2) of rule 19 of Securities Contracts (Regulation) Rules, 1957. (ii) The issuer satisfying the conditions specified in clause (i) may disclose consolidated financial statements as disclosed under Companies Act, 2013. (iii) A report by the auditors of the issuer on a limited review of the profit or loss and assets and liabilities (indicating changes in accounting policies, if any), as at a date not earlier than six months prior to the date of the opening of the issue, where audited accounts as at such date are not available. For this purpose, it shall be sufficient if: a. In the statement of the assets and liabilities, the main heads of assets and liabilities as provided in Part I of Schedule III of the Companies Act, 2013, the main heads of assets and liabilities as specified in such statute shall be 				

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		provided in the statement of assets and liabilities.b. In the statement of profit or loss, the information required to be disclosed under the heads of income and expenditure as per				

o. In the statement of profit of 1055,			
the information required to be			
disclosed under the heads of			
income and expenditure as per			
Regulation 33 of the Securities			
and Exchange Board of India			
(Listing Obligations and			
Disclosure Requirements)			
Regulations, 2015 in respect of			
quarterly financial information to			
be filed with the stock exchanges,			
-			
issuer.			
(v) Week-end prices for the last four			
• •			
the issuer are listed on more than one			
stock exchange, the above			
•			
convertible instruments of the			
company (high/ low price in each of			
issuer are listed on more than one			
stock exchange, the above			
6			
-			
	 disclosed under the heads of income and expenditure as per Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of quarterly financial information to be filed with the stock exchanges, has been provided. (iv) Material changes and commitments, if any, affecting financial position of the issuer. (v) Week-end prices for the last four weeks; current market price; and highest and lowest prices of equity shares during the period with the relative dates. If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each stock exchange separately. (vi) Stock market quotation of shares/ convertible instruments of the company (high/ low price in each of the last six months). If the equity shares of the issuer are listed on more than one 	 disclosed under the heads of income and expenditure as per Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of quarterly financial information to be filed with the stock exchanges, has been provided. (iv) Material changes and commitments, if any, affecting financial position of the issuer. (v) Week-end prices for the last four weeks; current market price; and highest and lowest prices of equity shares during the period with the relative dates. If the equity shares of the issuer are listed on more than one stock exchange separately. (vi) Stock market quotation of shares/ convertible instruments of the company (high/ low price in each of the last three years and monthly high/low price during the last six months). If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each stock exchange separately. 	 disclosed under the heads of income and expenditure as per Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of quarterly financial information to be filed with the stock exchanges, has been provided. (iv) Material changes and commitments, if any, affecting financial position of the issuer. (v) Week-end prices for the last four weeks; current market price; and highest and lowest prices of equity shares during the period with the relative dates. If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each stock exchange separately. (vi) Stock market quotation of shares/ convertible instruments of the last three years and monthly high/low price during the last six months). If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each of the last three years and monthly high/low price during the last six months). If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		(vii)Accounting and other ratios: The following accounting ratios for each of the accounting periods for which financial information is given:				

of th	e accounting periods for which
	cial information is given:
	ngs per share (Basic and
Dilut	
	n on net worth
• Net A	sset Value per share
• EBIT	-
(viii)	Capitalisation Statement:
a. A	
s	howing total debt, net worth,
а	nd the debt/ equity ratios before
а	nd after the issue is made.
b. I	n case of any change in the share
	apital since the date as of which
	ne financial information has
	een disclosed in the prospectus,
	note explaining the nature of
	ne change.
	an illustrative format of the
	Capitalisation Statement is
	pecified hereunder:
Particula	
	issue at adjusted
	for the
	proposed issue
	crores)
Total	
borrowin	ησ
s	
Current	
borrowin	ıg l

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Excha	nge Boai	irming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

 			-		
s*					
Non-					
current					
borrowing					
S					
(including					
current					
maturity)*					
Total					
equity					
Share					
capital*					
Reserves					
and					
surplus*					
Money					
received					
against share					
warrants*					
Total					
Capital					
Ratio:					
Non-					
current					
borrowing					
s/ Total					
equity *These terms shall	corry th	a magning as			
per Schedule III o					
		inpanies Act,			
2013 (as amended).					
(ix) Management's Analysis of Fi	D1SCU	ssion and			
Analysis of Fl	manual	rosmon and	L .		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 Results of Operations as reflected in the restated Indian GAAP CFS shall be provided in other financial information. (x) Overview of the business of the issuer. (xi) Significant developments subsequent to the last financial year or when applicable subsequent to the stub period: A statement by the directors whether in their opinion there have arisen any circumstances since the date of the last financial statements as disclosed in the offer document and which materially and adversely affect or is likely to affect within the next twelve months : a. the trading or profitability of the issuer; or b. the value of its assets; or c. its ability to pay its liabilities. (xii) Discussion on the results of operations: This information shall, inter-alia, contain the following: a. A summary of the past financial results after adjustments as given in the auditor's report for the past three full financial years and the stub period (if any) containing significant items of income and 				

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b. A summary of major items of income and expenditure for the last three years and most recent audit

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	period		
с.	The income and sales on account		
	of major product/ main activities.		
d.	In case the other income		
	constitutes more than 10% of the		
	total income, the break-up of the		
	same along with the nature of the		
	e		
	income, i.e., recurring or non-		
	recurring shall be stated.		
e.	If a material part of the income is		
	dependent upon a single		
	customer/supplier or a few major		
	customers/suppliers, disclosure of		
	this fact along with relevant data.		
	Similarly if any foreign		
	customer/supplier constitutes a		
	significant portion of the issuer's		
	business, disclosure of the fact		
	along with its impact on the		
	business on account of exchange		
	rate fluctuations.		
f.	In case the issuer has deviated from		
	statutorily prescribed manner for		
	recording sales and revenues, its		
	impact may be analysed and		
	disclosed.		
g.	The nature of miscellaneous		
8.	income and miscellaneous		
	expenditure for the interim period		
	and the preceding years, if		
	applicable.		
(xiv)	Comparison of last three years		
	nd the stub period on the major		
	eads of the profit and loss statement,		
	ncluding an analysis of reasons for		
	ne changes in significant items of		

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 income and expenditure shall also be given, inter-alia, containing the following: a. unusual or infrequent events or transactions including unusual trends on account of business activity, unusual items of income, change of accounting policies and discretionary reduction of expenses etc. b. significant economic changes that materially affected or are likely to affect income from continuing operations; c. known trends or uncertainties that have had or are expected to have a material adverse impact on sales, revenue or income from continuing operations; d. expected future changes in relationship between costs and revenues, in case of events such as future increase in labour or material costs or prices that will cause a material change are known; e. the extent to which material increases in net sales or revenue are due to increased sales prices; f. total turnover of each major industry segment in which the issuer operated; g. status of any publicly announced new products or business segment; h. the extent to which business is seasonal; i. any significant dependence on a 				

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Excha	nge Boai	ïrming regulation wise compliance with the Applicab rd of India (Issue of Capital and Disclosure Requirem Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	single or few suppliers or customers; j. competitive conditions.				
(12	Legal and Other Information:				
	 (A) Outstanding Litigations and Material Developments: (1) Pending Litigations involving the issuer/ its directors/ promoters/ subsidiaries: (i) All criminal proceedings; (ii) All actions by regulatory authorities and statutory authorities; (iii) Disciplinary action including penalty imposed by SEBI or stock exchanges against the promoters in the last five financial years including outstanding action; (iv) Claims related to direct and indirect taxes, in a consolidated manner, giving the number of cases and total amount; (v) Other pending litigations - As per the policy of materiality defined by the board of directors of the issuer and disclosed in the offer document. (2) Outstanding dues to creditors: (i) Based on the policy on materiality defined by the board of directors of the issuer, details of creditors which include the consolidated number of cases and unt involved (ii) Consolidated information on outstanding dues to micro, small and medium enterprises and other creditors, separately giving details of 	Yes	-	318-323	

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Reg. Su No. Re	b	art India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 number of cases and amount involved; (iii) Complete details about outstanding overdues to material creditors along with the name and amount involved for each such material creditor shall be disclosed, on the website of the company with a web link thereto. If any of the above mentioned litigations, material developments, dues to creditors etc., arise after the filing the offer document, the facts shall be incorporated appropriately in the offer document. In case there are no such cases, a distinct negative statement is required to be made in this regard in the offer document. Material developments since the date of the last balance sheet. Disclosures pertaining to wilful defaulters or fraudulent borrowers in case of a further public offer or a rights issue: If the issuer or any of its promoter or director has been declared as a wilful defaulter or a fraudulent borrower, it shall make the following disclosures with respect to each such person separately: (a) Name of the person declared as a wilful defaulter or a fraudulent borrower; (b) Name of the Bank declaring the person as a wilful defaulter or a fraudulent borrower; (c) Year in which the person was declared as a wilful defaulter or a 				

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fraudulent borrower;

(d) Outstanding amount when the person

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 was declared as a wilful defaulter or a fraudulent borrower; (e) Steps taken, if any, by the person for removal of its name from the list of wilful defaulter or a fraudulent borrower; (f) Other disclosures, as deemed fit by the issuer, in order to enable investors to take an informed decision; (g) Any other disclosure as specified by the Board. (5) The fact that the issuer or any of its promoters or directors is a wilful defaulter or a fraudulent borrower shall be disclosed prominently on the cover page with suitable cross-referencing to the inside pages. (6) Disclosures specified herein shall be made in a separate chapter or section, distinctly identifiable in the Index /Table of Contents. 				
		 (B) Government approvals: (1) Investment approvals (GoI/ RBI, etc., as applicable), letter of intent or industrial license and declaration of the Central Government, Reserve Bank of India or any regulatory authority about the non-responsibility for financial soundness or correctness of the statements; (2) All government and other approvals which are material and necessary for carrying on the business and operations of the issuer and material subsidiaries. 	Yes	-	324-334	-
	(13	Information with respect to group Companies	Yes	_	262-263	_

Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 (A) In case of an issuer not being a government, Company, statutory authority or corporation or any special purpose vehicle set up by any of them, the names and registered office address of all the group companies shall be disclosed in the Offer Document. The following information based on the audited statements in respect of top five group companies (based on market capitalization for listed/ based on turnover in case of unlisted) for the preceding three years shall be hosted on 		NA		_

 preceding three years shall be hosted on the website of the respective group company (listed/ unlisted): i) reserves (excluding revaluation reserve); ii) sales; iii) profit after tax; iv) earnings per share; v) diluted earnings per share; and vi) net asset value. The offer document shall refer the website where the details of the group companies shall be available. 	_	NA	_	-
(D) Any pending litigation involving the group company which has a material impact on the issuer.	Yes	-	262	-
 (G) Common Pursuits: (i) In case there are common pursuits amongst the group companies/ subsidiaries/associates companies and the issuer, the reasons and justification for the same shall be spelt out and the conflict of interest 	Yes	-	263	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	inge Board	ming regulation wise compliance with the Applicab l of India (Issue of Capital and Disclosure Requirem hemkart India Limited dated June 27, 2025				Annexure II
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	situations shall be stated. (ii) The related business transactions within the group and their significance on the financial performance of the issuer. (iii) If any of the other group companies/subsidiaries/associate companies has business interests in the issuer then the amount of commercial business that the said company has /proposes to have with the issuer may be quantified. If no, a distinct negative statement may be incorporated to this effect.					
	(14	Other Regulatory and Statutory Disclosures:	Yes	-	335-348	-
		(A) Authority for the issue and details of resolution(s) passed for the issue.	Yes	-	335	-
		 (B) A statement by the issuer that the issuer, promoters, promoter group, directors, person(s) in control of the promoter or issuer, if applicable, or selling shareholders are not prohibited from accessing the capital market or debarred from buying, selling or dealing in securities under any order or direction passed by the Board or any securities market regulator in any other jurisdiction or any other authority/court. 	Yes	-	335	-
		(C) A confirmation that the issuer, its promoters, promoter group or selling shareholders is in compliance with the Companies (Significant Beneficial Ownership) Rules, 2018.	Yes	-	336	-
		(D) A confirmation whether any of the directors of the issuer are associated with the	Yes	-	336	-

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Excha	nge Boai	ïrming regulation wise compliance with the Applicab rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

securities market in any manner, and if yes, any outstanding action against them initiated by the Board in the past five years. Yes (E) Eligibility of the issuer to enter the capital market in terms of these Regulations. (Details of compliance with eligibility requirements to make a fast track issue, if applicable.) Yes - (F) Compliance with Part B of this Schedule, as the case may be, if applicable. - NA - (G) Disclaimer clauses: Yes 339 - - (I) The offer document shall contain the following disclaimer clause in bold capital letters: Yes 339 "It is to be distinctly understood that submission of the draft offer document/draft letter of offer/offer document to the Securities and Exchange Board of India (SBBI) should not in any way be deemed or construed that the same has been cleared or approved by SBI. SEBI does not take any responsibility either for the financial soundness of any scheme or the project for which the issue is proposed to be made or for the correctness of the statements made or opinions expressed in the draft offer document/draft letter of offer/offer document/draft letter of offer/offer document and the disclosures made in the draft offer document draft letter of offer/offer document are generally adequate and are in conformity with the Regulations. This requirement is to facilitate investors to take an informed decision for making investore to in the -	 				
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	decision for making investment in the				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Excha	nge Boai	ärming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	proposed issue.			
	proposed issue. It should also be clearly understood that while the issuer is primarily responsible for the correctness, adequacy and disclosure of all relevant information in the draft offer document/draft letter of offer/offer document, the lead manager(s) is expected to exercise due diligence to ensure that the issuer discharges its responsibility adequately in this behalf and towards this purpose, the lead manager(s) has furnished to SEBI a due diligence certificate dated August 12, 2024in the format prescribed under Schedule V(A) of			
	the Securities and Exchange Board of			
	India (Issue of Capital and Disclosure			
	Requirements) Regulations, 2018.			
	The filing of the draft offer document/draft letter of offer/offer document does not, however, absolve the issuer from any liabilities under the Companies Act, 2013 or from the requirement of obtaining such statutory or other clearances as may be required for the purpose of the proposed issue. SEBI further reserves the right to take up, at any point of time, with the lead manager(s) any irregularities or lapses in the draft offer document/draft letter of offer/offer document."			
(2) Disclaimer Statement from the issuer and lead manager(s): A statement to the effect	Yes	340	
	that the issuer and the lead manager(s)			

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		accept no responsibility for statements made otherwise than in the draft offer document/draft letter of offer/offer document or in the advertisement or any other material issued by or at the instance of the issuer and that anyone placing reliance on any other source of information would be doing so at their own risk.				
		 (H) Disclaimer in respect of jurisdiction: A brief paragraph mentioning the jurisdiction under which provisions of law and the rules and regulations are applicable to the draft offer document/ draft letter of offer/ offer document. 	Yes	-	341	-
		 (I) Disclaimer clause of the stock exchanges (J) Disclaimer clause of the Reserve Bank of India, the Insurance Regulatory and Development Authority of India or of any 	Yes -	- NA	340	-
		other relevant regulatory authority.(K) Listing: Names of the designated stockexchange and other stock exchanges to whichapplication has been made for listing of thespecified securities offered in the present issue.	Yes	-	342	-
		(L) Consent of the directors, auditors, solicitors or advocates, lead manager(s), registrar to the issue, bankers to the issuer and experts.	Yes	-	343	-
		(M) Expert opinion obtained, if any.	Yes	-	343	-
		 (N) Previous public or right issues, if any, during the last five years: (1) Closing date. (2) Date of allotment. (3) Date of refunds. (4) Date of listing on the stock exchange(s). (5) If the issue(s) was at premium or discount, 	No	-	344	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

the amount thereof.				
(O) Commission or brokerage on previous issues in last five years.	No	-	343	-
 (P) Following particulars in regard to the issuer and other listed group companies/subsidiaries/associates which made any capital issue during the last three years shall be given: (1) Name of the Company. (2) Year of Issue. (3) Type of Issue (public/rights/composite). (4) Amount of issue. (5) Date of closure of issue. (6) Date of allotment and date of credit of securities to the demat account. (7) Date of completion of the project, where object of the issue was financing the project. (8) Rate of dividend paid. 	-	NA	343	Negative Statement Disclosed
 (Q) Performance vis-à-vis objects: (1) Issuer: (a) A list of all the public/rights issues made during the preceding five years, along with the year of issue. (b) Details of non-achievement of objects, with quantification of shortfall and delays for such public/rights issues. (2) Listed Subsidiaries/Listed Promoters: (a) A separate paragraph entitled "Performance vis-à-vis objects - Last one public/rights issue of subsidiaries/Listed Promoters ", indicating whether all the objects mentioned in the offer document of the last one issue of each of such 	Yes	-	343	-

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Reg. No.	Sub Reg	Chemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
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(3)	by the respective Issuer at the time of the issue shall be considered for disclosing the price information. Stock market data for equity shares of the ner, if listed: ticulars of: high, low and average market prices of the equity shares of the issuer during the preceding three years; monthly high and low prices for the six months preceding the date of filing the draft offer document with the Board which shall be updated till the time of filing the offer document with the Registrar of Companies; number of shares traded on the days when high and low prices were recorded in the relevant stock exchange(s) during the said period of (a) and (b) above and indicating the total number of days of trading during the preceding six months and the average volume of equity shares traded during that period and a statement if the equity shares were not frequently traded; stock market data referred to above shall be shown separately for periods marked by a change in capital structure, with such period commencing from the date the relevant stock exchange recognises the	-	NA	-	
	were not frequently traded; stock market data referred to above shall be shown separately for periods marked by a change in capital structure, with such period commencing from the date the relevant stock exchange recognises the change in the capital structure (e.g. when the shares have become ex-rights or ex- bonus); market price of equity shares immediately after the date on which the resolution of				
(6)	the board of directors approving the issue; volume of securities traded in each month				

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		 during the six months preceding the date on which the offer document is filed with the Registrar of Companies; and (7) volume of shares traded along with high, low and average prices of shares of the issuer shall also be stated for respective periods. Explanation: If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each stock exchange separately. Average market prices in point (1) above should be calculated on closing price on the stock exchange. 				
		 (T) Mechanism evolved for redressal of investor grievances: (1) arrangements or mechanism evolved by the issuer for redressal of investor grievances including through SEBI Complaints Redress System (SCORES) (2) number of investor complaints received during the preceding three years and the number of complaints disposed off during that period (3) number of investor complaints pending on the date of filing the draft offer document (4) number of investor complaints pending on the date of filing the draft offer document in respect of the five largest (in terms of market capitalization) listed group companies. (5) time normally taken by the issuer for disposal of various types of investor grievances. (6) Disclosures prescribed under sub-clauses 	Yes	-	347	-

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	the listed subsidiaries.				
	(U) Exemption from complying with any provisions of securities laws, if any, granted by SEBI shall be disclosed.	Yes	-	347	-
(15)	Issue Information:	Yes	-	349-388	-
	 (A) Terms of the Issue: (a) Statement that the shares issued in the issue shall be pari passu with the existing shares in all respects including dividends. In case of companies having SR equity shares, a statement that the shares issued in the issue shall be pari passu with the existing shares (excluding SR equity shares) in all respects including dividends. (b) Statement that in the case of offer for sale, the dividend for the entire year shall be payable to the transferees. (c) Face value and issue price/ floor price/ price band. (d) Rights of the instrument holders. In case of an issuer having SR equity shares, the special rights of such SR shareholders shall be disclosed alongwith the circumstances in which the SR equity shares. (e) Market lot. (f) Nomination facility to investor. (g) Period of subscription list of the public issue. (h) Statement that "if, as prescribed, 	Yes	-	349-358	-

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

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minimum subscription in the issue shall		
be 90% of the fresh issue portion" the		
issuer does not receive the minimum		
subscription of ninety per cent. of the		
offer through offer document (except in		
case of an offer for sale of specified		
securities) on the date of closure of the		
issue, or if the subscription level falls		
below ninety per cent. after the closure		
of issue on account of cheques having		
being returned unpaid (in case of rights		
issues) or withdrawal of applications, or		
after technical rejections, or if the		
listing or trading permission is not		
obtained from the stock exchanges for		
the securities so offered under the offer		
document, the issuer shall forthwith		
refund the entire subscription amount		
received. If there is a delay beyond		
fifteen days after the issuer becomes		
liable to pay the amount, the issuer and		
every director of the issuer who are		
officers in default, shall pay interest at		
the rate of fifteen per cent. per annum."		
(i) For Composite Issues: Statement that		
the requirement of 'minimum		
subscription' is satisfied both jointly		
and severally, i.e., independently for		
both rights and public issues, and that if		
the issuer does not receive the		
minimum subscription in either of the		
issues, the issuer shall refund the entire		
subscription received.		
(j) Arrangements for Disposal of Odd		
Lots:		
(a) Any arrangements made by the		

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Excha	Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025							
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments		

issuer for providing liquidity for	
and consolidation of the shares	
held in odd lots, particularly when	
such odd lots arise on account of	
issues by way of rights, bonus,	
conversion of debentures or	
warrants, etc., shall be intimated to	
the shareholders or investors.	
(b) The issuer is free to make	
arrangements for providing	
liquidity in respect of odd lot	
shares through any investment or	
finance company, broking firms or	
through any other agency and the	
particulars of such arrangement, if	
any, may be disclosed in the offer	
document related to the concerned	
issue of capital.	
(c) The lead merchant banker shall	
ascertain whether the issuer	
coming for fresh issue of capital	
proposes to set up trusts in order to	
provide service to the investors in	
the matter of disposal of odd lot	
shares of the issuer held by them	
and if so, disclosures relating to	
setting up and operation of the trust	
shall be contained in the offer	
document.	
(d) Whenever any issue results in issue	
of shares in odd lots, the issuer,	
shall as far as possible issue	
certificates in the denomination of	
1-2-5-10-20-50 shares.	
(k) Restrictions, if any, on transfer and	
transmission of shares or debentures	

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Excha	inge Boar	rming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren Themkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 and on their consolidation or splitting. (1) New Financial Instruments: Terms and conditions including redemption, security, conversion and any other relevant features of any new financial instruments such as deep discount bonds, debentures with warrants, secured premium notes etc. (m) Allotment only in Dematerialised Form: A statement to the effect that specified securities shall be allotted only in dematerialised form. 				
		 (B) Issue Procedure: (1) Fixed price issue or book building procedure as may be applicable, including details regarding bid form/application form, who can bid/apply, maximum and minimum bid/application size, bidding process, bidding, bids at different price levels, etc. (2) Issue of securities in dematerialised form: (a) In case of a public issue or rights issue (subject to sub-regulation (1) of regulation 91, the specified securities issued shall be issued only in dematerialized form in compliance with the Companies Act, 2013. A statement that furnishing the details of depository account is mandatory and applications without depository account shall be treated as incomplete 				
		and rejected. Investors will not have the option of getting the allotment of specified securities in physical form. However, they may get the specified securities rematerialised subsequent	Yes	-	359-363	Book Built Issue

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 to allotment. (b) Statement that the specified securities, on allotment, shall be traded on stock exchanges in demat mode only. (c) Statement that single bid from any investor shall not exceed the investment limit/maximum number of specified securities that can be held by such investor under the relevant regulations/statutory guidelines. (d) Statement that the correct procedure for applications by Hindu Undivided Families and the fact that applications by Hindu Undividuals; (e) Applications by mutual funds: (i) Statement under the heads "Procedure for applications by mutual funds" and "Multiple Applications" to indicate that a separate application can be made in respect of each scheme of an Indian mutual fund registered with the Board and that such applications. (ii) Statement that applications. 				

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mutual fund shall clearly indicate the name of the concerned scheme for which the application

is being made.

(f) Applications by non-resident Indians:(i) Statement that "Non-resident

Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not **Red Herring** Compli Sub Applicab Reg. ed with Particulars Prospectus Comments le Reg No. (Yes/ were ("NA") No) complied with

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Indian applicants may please note	
that only such applications as are	
accompanied by payment in free	
foreign exchange shall be	
considered for allotment under	
the reserved category. The non-	
resident Indians who intend to	
make payment through Non-	
Resident Ordinary (NRO)	
accounts shall use the form	
meant for Resident Indians and	
shall not use the forms meant for	
reserved category."	
(g) Application by ASBA investors:	
(i) Details of Application Supported	
by Blocked Amount process	
including specific instructions for	
submitting Application	
Supported by Blocked Amount.	
(ii) A statement that each application	
form shall bear the stamp of the	
syndicate	
member/SCSBs/registrar and	
share transfer agents/depository	
participants/stock brokers and if	
not, the same shall be rejected.	
(3) Escrow mechanism for anchor investors:	
Escrow account of the issuer.	
(4) Terms of payment and payment into the	
escrow collection account by anchor	
investors.	
(5) Electronic registration of bids.	
(6) Build-up of the book and revision of bids.	
In this regard, it may be specifically	
disclosed that qualified institutional	
buyers and non-institutional investors can	

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Exch	ange Boa	ïrming regulation wise compliance with the Applicat rd of India (Issue of Capital and Disclosure Requiren Chemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

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	neither lower or withdraw their bids at any	
	stage and retail individual investors can	
	withdraw or revise their bids till issue	
	closure date	
	(7) Price discovery and allocation.	
	(8) Signing of underwriting agreement.	
	(9) Filing of the offer document.	
	(10) Announcement of pre-issue advertisement.	
	(11) Issuance of Confirmation of Allocation	
	Note ("CAN") and allotment in the Issue.	
	(12) Designated date.	
	(13) General instructions:	
	(a) Do's and don'ts.	
	(b) Instructions for completing the bid	
	form.	
	(c) Bidders' bank account details.	
	(d) (d) Bids by non-resident Indians or	
	foreign portfolio investors, foreign	
	venture capital investors on	
	repatriation basis	
	(14) Payment instructions:	
	(a) Payment into escrow account of the	
	issuer.	
	(b) Payment instructions for Application	
	Supported by Blocked Amount.	
	(15) Submission of bid form.	
	(16) Other instructions:	
	(a) Joint bids in the case of individuals.	
	(a) some one case of individuals. (b) Multiple bids.	
	(c) Instructions to the applicants to	
	mention the Permanent Account	
	Number of the sole / first holder in	
	the application form, irrespective of the amount for which application or	
	the amount for which application or hid is made, slong with the instruction	
	bid is made, along with the instruction	
	that applications without Permanent	

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Prospo Reg. No.	Sub Reg	hemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 Account Number would be rejected except where the requirement to hold a permanent account number has been specifically exempt under applicable law. (d) Instances when an application would be rejected on technical grounds (e) Equity shares in demat form with the depositories. (f) Investor's attention shall also be invited to contact the compliance officer in case of any pre-issue or post-issue related problems regarding share certificates/demat credit/refund 				

(17) Disposal of applications.

(18) Provisions of the Companies Act, 2013, as applicable, relating to punishment for fictitious applications, including to any person who:

- (a) makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its securities, or
- (b) makes or abets making of multiple applications to a company in different names or in different combinations of his/her name or surname for acquiring or subscribing for its securities, shall be punishable with fine and/or imprisonment for such amount and/or term as may be prescribed under section 447 of the Companies Act 2013. (19) Interest on refund of excess bid amount, in
- case of anchor investors.

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025							
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

(20) Names of entities responsible for		
finalising the basis of allotment in a fair		
and proper manner.		
(21)Procedure and time of schedule for		
allotment and demat credit.		
(22) Method of allotment as may be prescribed		
by the Board from time to time.		
(23) Letters of Allotment or refund orders or		
instructions to Self Certified Syndicate		
Banks in Application Supported by		
Blocked Amount process. The issuer shall		
ensure that "at par" facility is provided for		
encashment of refund orders for		
applications other than Application		
Supported by Blocked Amount process.		
(24) Mode of making refunds:		
(a) The mode in which the issuer shall		
refund the application money to		
applicants in case of an		
oversubscription or failure to list.		
(b) If the issuer proposes to use more		
than one mode of making refunds to		
applicants, the respective cases where		
each such mode will be adopted.		
(c) The permissible modes of making		
refunds and unblocking of funds are		
as follows:		
(i) In case of applicants residing in		
any of the centres specified by		
the Board: by crediting of		
refunds to the bank accounts of		
applicants through electronic		
transfer of funds by or NACH		
(National Automated Clearing		
House), as applicable, Direct		
Credit, RTGS (Real Time Gross		

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Excha	nge Boar	rming regulation wise compliance with the Applicat d of India (Issue of Capital and Disclosure Requiren 'hemkart India Limited dated June 27, 2025				Annexure III
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		Settlement) or NEFT (National				
		Electronic Funds Transfer), as is				
		for the time being permitted by				
		the Reserve Bank of India;				
		(ii) In case of other applicants: by				
		dispatch of refund orders by				
		registered post/unblocking in				
		case of ASBA				
		(25) Payment of Interest in case of delay in				
		despatch of allotment letters or refund				
		orders/instruction to self-certified				
		syndicate banks by the registrar in the case				
		of public issues:				
		(a) in case of a fixed price issue, a				
		statement that the issuer shall allot				
		securities offered to the public shall				
		be made within the period prescribed by the Board. The issuer shall also				
		pay interest at the rate of fifteen per				
		cent. per annum if the allotment				
		letters or refund orders have not been				
		despatched to the applicants or if, in a				
		case where the refund or portion				
		thereof is made in electronic manner,				
		the refund instructions have not been				
		given to the clearing system in the				
		disclosed manner within eight days				
		from the date of the closure of the				
		issue. However applications received				
		after the closure of issue in fulfilment				
		of underwriting obligations to meet				
		the minimum subscription				
		requirement, shall not be entitled for				
		the said interest.				
		(b) In case of a book-built issue, a				
		statement that the issuer shall allot				

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Reg.	Sub Reg	hemkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 securities offered to the public within the period prescribed by the Board. The issuer further agrees that it shall pay interest at the rate of fifteen per cent. per annum if the allotment letters or refund orders/ unblocking instructions have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been given to the clearing system in the disclosed manner within six days from the date of the closure of the issue. (c) In case of a rights issue, a statement that the issuer shall allot securities offered to the shareholders within fifteen days of the closure of the rights issue. The issuer further agrees that it shall pay interest at the rate of fifteen per cent. per annum if the allotment letters or refund orders/ unblocking instructions have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been given to the clearing system in the disclosed manner within fifteen days from the date of the closure of the issue. (26) Undertaking by the issuer: (a) The following undertaking by the issuer shall be disclosed: (i) that the complaints received in 	Yes		386	- -

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Reg. No.	Sub Reg	mkart India Limited dated June 27, 2025 Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		attended to by the issuer				
		expeditiously and satisfactorily;				
		(ii) that all steps for completion of				
		the necessary formalities for				
		listing and commencement of trading at all stock exchanges				
		where the securities are to be				
		listed are taken within the period				
		prescribed by the Board;				
		(iii) that the issuer shall apply in				
		advance for the listing of equities				
		on the conversion of debentures/				
		bonds;				
		(iv) that the funds required for				
		making refunds/unblocking to				
		unsuccessful applicants as per the				
		mode(s) disclosed shall be made available to the registrar to the				
		issue by the issuer;				
		(v) that where refunds are made				
		through electronic transfer of				
		funds, a suitable communication				

shall be sent to the applicant within the specified period of closure of the issue giving details of the bank where refunds shall be credited along with amount and expected date of electronic

(vi) that the promoters' contribution in full, wherever required, shall be brought in advance before the

> subscription and the balance, if any, shall be brought on a pro rata basis before the calls are

for

public

opens

credit of refund;

Issue

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025							
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	
		made on public in accordance with applicable provisions in these regulations; (vii) that no further issue of securities shall be made till the securities offered through the offer document are listed or till the application monies are refunded					

with applicable provisions in these regulations; (vii)that no further issue of securities shall be made till the securities offered through the offer document are listed or till the application monies are refunded on account of non-listing, under	
(vii) that no further issue of securities shall be made till the securities offered through the offer document are listed or till the application monies are refunded	
shall be made till the securities offered through the offer document are listed or till the application monies are refunded	
offered through the offer document are listed or till the application monies are refunded	
document are listed or till the application monies are refunded	
application monies are refunded	
on account of non-listing, under	
subscription, etc., other than as	
disclosed in accordance with	
regulation 56;	
(viii) that adequate arrangements	
shall be made to collect all	
Applications Supported by	
Blocked Amount and to consider	
them similar to non-ASBA	
applications while finalizing the	
basis of allotment;	
(b) In case of an issue of convertible debt	
instruments, the issuer shall also give	
the following additional undertakings:	
(i) it shall forward the details of	
utilisation of the funds raised	
through the convertible debt	
instruments duly certified by the	
statutory auditors of the issuer, to	
the debenture trustees at the end	
of each half-year.	
(ii) it shall disclose the complete	
name and address of the	
debenture trustee in the annual	
report.	
(iii) it shall provide a compliance	
certificate to the convertible debt	
instrument holders (on yearly	

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Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments	

r					
	basis) in respect of compliance				
	with the terms and conditions of				
	issue of convertible debt				
	instruments, duly certified by the	Yes	-	386-387	-
	debenture trustee.				
	(iv) it shall furnish a confirmation				
	certificate that the security				
	created by the issuer in favour of				
	the convertible debt instrument				
	holders is properly maintained				
	and is adequate to meet the				
	payment obligations towards the				
	convertible debt instrument				
	holders in the event of default.				
	(v) it shall extend necessary				
	cooperation to the credit rating				
	agency/agencies for providing				
	true and adequate information till				
	the debt obligations in respect of				
	the instrument are outstanding.				
	A statement that the issuer reserves				
	the right not to proceed with the issue				
	after the bidding and if so, the reason				
	thereof as a public notice within two				
	days of the closure of the issue. The				
	public notice shall be issued in the				
	same newspapers where the pre-issue				
	advertisement had appeared. The				
	stock exchanges where the specified				
	securities were proposed to be listed				
	shall also be informed promptly.				
(d)	a statement that if the issuer				-
	withdraws the issue at any stage				
	including after closure of bidding, the				
	issuer shall be required to file a fresh				
	draft offer document with the Board.				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Prosp Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
		 (27) Utilisation of Issue Proceeds: (a) A statement by the board of directors of the issuer to the effect that: (i) all monies received out of issue of specified securities to the public shall be transferred to a separate bank account other than the bank account referred to in the Companies Act,2013; (ii) details of all monies utilised out of the issue referred to in subitem(i) shall be disclosed and continue to be disclosed till the time any part of the issue proceeds remains unutilised under an appropriate separate head in the balance sheet of the issuer indicating the purpose for which such monies had been utilised; and (iii) details of all unutilised monies out of the issue of specified securities referred to in sub-item (i) shall be disclosed under an appropriate separate head in the balance sheet of the issuer indicating the form in which such unutilised monies out of the issue of specified securities referred to in sub-item (i) shall be disclosed under an appropriate separate head in the balance sheet of the issuer indicating the form in which such unutilised monies have been invested. (b) For an issue other than an offer for sale or a public issue made by any scheduled commercial bank or a public financial institution, a statement of the board of directors of the issuer to the effect that: (i) the utilisation of monies received 	Yes		386-387	

Smart Horizon Capital Advisors Private Limited Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category - I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai - 400066, Maharashtra, India CIN: U66190/ME2023PTC412760 | Tel: +91 22 28706822 Emeth Merchant Reschamt With the preserved and the second Email: director@shcapl.com | Website: www.shcapl.com

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. No.	Sub Reg	Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments

 			-	
under promoters' contribution				
and from reservations shall be				
disclosed and continue to be				
disclosed under an appropriate				
head in the balance sheet of the				
issuer, till the time any part of the				
issue proceeds remains				
unutilised, indicating the purpose				
for which such monies have been				
utilised;				
(ii) the details of all unutilised				
monies out of the funds received				
under promoters' contribution				
and from reservations shall be				
disclosed under a separate head				
in the balance sheet of the issuer,				
indicating the form in which such				
unutilised monies have been				
invested	yes		388	
(28) Restrictions on foreign ownership of				
Indian securities, if any:				
(a) Investment by non-resident Indians.				
(b) Investment by foreign portfolio				
investors.				
(c) Investment by other non-residents.				
(C) Description of Equity Shares and Terms of				
the Articles of Association:				
Main provisions of the Articles of				
Association including rights of the				
members regarding voting, dividend, lien	Yes		389-422	
on shares and the process for modification	1 65	-	309-422	-
of such rights, forfeiture of shares and				
restrictions, if any, on transfer and				
transmission of securities and their				
consolidation or splitting.				

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025						
Reg. Sub No. Reg		Particulars	If Compli ed with (Yes/ No)	Not Applicab le ("NA")	Page Number in Red Herring Prospectus were complied with	Comments
	(16	Any other material disclosures, as deemed necessary.	-	NA	-	-

(16)	Any other material disclosures, as deemed necessary.	-	NA	-	-
(17)	In case of a fast track public issue, the disclosures specified in this Part, which have been indicated in Part D, need not be made.	-	NA	-	-
(18)	Other Information:	Yes	-	423-425	-
	 List of material contracts and inspection of documents for inspection: Material contracts. Material Documents Time and place at which the contracts, together with documents, will be available for inspection from the date of the offer document until the date of closing of the subscription list. IPO grading reports for each of the grades obtained The draft offer document/ draft letter of offer and offer document shall be approved by the Board of Directors of the issuer and shall be signed by all directors including the Managing Director within the meaning of the Companies Act, 2013 or Manager, within the meaning of the Chief Financial Officer or any other person heading the finance function and discharging that function. The signatories shall further certify that all disclosures are true and correct. 	Yes	-	423-424	-
	Declaration By The Issuer:	Yes	-	425	-

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category – I Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai – 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

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Checklist Confirming regulation wise compliance with the Applicable provisions of the Securities and Annexure III Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 for Red Herring Prospectus of Chemkart India Limited dated June 27, 2025 Page If Number in Not Compli **Red Herring** Sub Reg. Applicab Particulars ed with Prospectus Comments No. Reg le (Yes/ were ("NA") No) complied with We hereby declare that all relevant provisions of the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in the Red Herring Prospectus is contrary to the provisions of the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements are true and correct. Declaration By Selling Shareholder Yes 426-427

Yours faithfully,

For Smart Horizon Capital Advisors Pvt Ltd

(Formerly known as Shreni Capital Advisors Private Limited)



Ankita Pawar Director DIN: 10368873

Place: Mumbai

Smart Horizon Capital Advisors Private Limited (Formerly known as Shreni Capital Advisors Private Limited) (SEBI Registered Category - i Merchant Banker) Address : B/908, Western Edge II, Kanakia Space, Behind Metro Mall, off Western Express Highway, Magathane, Borivali East, Mumbai - 400066, Maharashtra, India CIN: U66190MH2023PTC412760 | Tel: +91 22 28706822 Email: director@shcapl.com | Website: www.shcapl.com

Site Visit Report of Chemkart India Limited



Introduction to the Site Visit at Registered Office & Warehouse and Processing Facility	1
Summary of Business	<u>l</u>
History of the Company	1
Site Visit Officer	1
Promoter	1
Directors	1
Human Resources	2
Shareholders	2
Business Activities	2
Property	2
Objects of the Issue	2-3
Analysis of Other Documents and conclusion	3
Mode of Conveyance	3
Photographs	3-5
Signature page	5

CONTENTS

Introduction

Company Name Period of Visit	:	Chemkart India Limited 16.01.2025
Team Member	:	Ms. Kajal Darade
Visit Hosted By	:	Mr. Ankit Shailesh Mehta
Site Name & Address	:	Registered Office: Office No. 403/404, 4th Floor, K.L. Accolade, 6th Road, TPS III, Santacruz (East), Mumbai - 400055, Maharashtra, India. Warehouse and Processing Facility: Survey no. 228, H. No. 5, Gala no. 7, 8,
		9, 10, on ground floor, first floor, second floor, bldg. no. E-8, "Shree
		Arihant Complex", Kalher, Bhiwandi, Thane, Maharashtra.

I undertook the site visit as mentioned above for the proposed SME IPO of Chemkart India Limited.

This report has been prepared with all reasonable skill, care and diligence and summarises the findings from the site visit.

All values quoted in this Report are based on information provided by the Client.

Summary of Business

The Company is engaged in various nutritional, Health and sports supplement products, providing health benefits in addition to their nutritional values, Chemkart India Limited caters B-to-B platform by supplying the nutraceutical products to further manufacturing companies to serve the end customers with nutritional products.

History of the Company

The Company was incorporated as "Chemkart India Private Limited" vide Certificate of Incorporation dated March 06, 2020, as private limited company. Mr. Ankit Shailesh Mehta and Ms. Parul Shailesh Mehta were the initial subscriber to the Memorandum of Association of the Company. The Company got converted to Chemkart India Limited vide fresh certificate of Incorporation dated October 04, 2024.

Site Visit Officer

I, the Assistant Manager of Smart Horizon Capital Advisors Private Limited, the Merchant Banker to the proposed Public Issue of Chemkart India Limited, met one of the Promoter, Chairman and Managing Director of the Company, Mr. Ankit Shailesh Mehta at the Registered Office and Warehouse and Processing Facility of the Company and examined various documents related to the Company's operations and Management.

Promoters

Following is the profile of Promoters based on the documents and discussion with the Promoters:

Mr. Ankit Shailesh Mehta

Mr. Ankit Shailesh Mehta, aged 34 years, is one of the Promoter, Chairman and Managing Director of the Company. He holds a bachelor's degree in Technology (Chemical Engineering) from Mukesh Patel School of Technology Management & Engineering. He also holds a Master's degree in business administration in Technology Management from Mukesh Patel School of Technology Management & Engineering. He is in charge of overseeing the strategic direction of the business, guaranteeing steady expansion and operational effectiveness in the nutraceutical sector. He has worked in the toy industry for 11 years, including 4 years in the nutraceutical sector.

Directors

A Brief meeting on the business of the Company was held. The profile of the Director is given below based on the resume submitted by him to me:

Mr. Ankit Shailesh Mehta

Mr. Ankit Shailesh Mehta, aged 34 years, is one of the Promoter, Chairman and Managing Director of the Company. He holds a bachelor's degree in Technology (Chemical Engineering) from Mukesh Patel School of Technology Management & Engineering. He also holds a Master's degree in business administration in Technology Management from Mukesh Patel School of Technology Management & Engineering. He is

responsible for managing company's strategic direction, ensuring sustained growth and operational efficiency in nutraceutical industry. He has 11 years of work experience in toy production including 4 years of work experience in the nutraceutical Industry in which the Company operates

Human Resources

Human resource is the key element for developing a company's growth strategy and handling the day-to-day activities within the organization. According to the company's salary statement which was shown physically at the site visit, there were around 27 employees altogether on the payroll as of December 31, 2024. These employees are responsible for the company's daily operations, as well as its administrative, Compliance and accounting activities.

Sbareholders

The following are the shareholders' holding in the Company as on December 31, 2024:

	Name	No. of Equity Shares
1.	Ankit Shailesh Mehta	47,49,465
2.	Parul Shailesh Mehta	47,49,500
3.	Shailesh Vinodrai Mehta	07
4.	Bharat Dhirajlal Bhayani	07
5.	Bhavna Bharat Bhayani	07
6.	Jaini Shailesh Mehta	07
7.	Mikit Bharat Bhayani	07
	Total	94,99,000

Business Activities

We were walked through the business of the Company thoroughly, the Company deals in various nutritional and sports supplement products, providing health benefits in addition to their nutritional values. The company is offering diverse range of nutritional supplements and components. The Company offer products across seven product categories, i.e. Amino Acids, Health Supplement, Herbal Extract, Nucleotide, Protein, Sports Nutrition, and Vitamin. The Company target the Business to Business (B-to-B) platform which uses our products into manufacturing of finished supplements which includes sports supplements, health supplements, etc

Property

I have visited the company's registered office which is taken on rent by the company from Mrs Falguni Nitin Sanghavi pursuant to rent agreement dated January 06, 2025 enclosed herewith and Warehouse and Processing Facility which is owned by the company which is purchased from Smt. Vibha Bharat Thakkar and M/s. Prime Dental Products Private Limited (through its Director Shri Bharat Vinod Thakkar) pursuant to Sale agreement dated December 01, 2022 enclosed herewith.

Object of the Issue

The Company has planned to utilize the IPO Proceeds from the Issue towards the following:

(a) Investment in the Subsidiary company;

(b) Repayment/prepayment of all or certain of our borrowings availed of by our Company;

The Management was also analysing the dilution of their current shareholding in the Company through the Initial Public Offer and accordingly, the brief discussion was conducted on the same.

While analysing the investment in Subsidiary Company, Mr. Ankit Shailesh Mehta informed me his intention of funding the capital expenditure for setting up of manufacturing facility, for which he had also guided me to the location where he proposes to expand its operations through its one of the wholly owned subsidiary Company, Easy Raw Materials Private Limited (ERMPL).

The plant where the manufacturing facility is to be set up is located at JNPA SEZ, JN Port Navi Mumbai, Maharashtra is approximately 2 hours from western Mumbai. Currently, the same is in the form of barren land with a single board of ERMPL, however, during the visit, I had noticed that there were stringent rules which had to be followed by the Companies acquiring land at JNPA, Also, entrants cannot enter the SEZ area without prior intimation to the authorities and entrants should be the individuals who have received the permission and has acquired land in that particular area. I had visited the SEZ area on January 01, 2025 after taking prior approval from the authorities with Mr. Ankit Shailesh Mehta and the visit was by Road.

Mr. Ankit Shailesh Mehta made me understand the layout plan where it proposes to set up manufacturing and warehouse facility and an approximate idea was obtained for the same.

Geo tagged photos are enclosed below for further reference on the same.

Analysis of other documents and conclusion

During my visit to the registered office, Mr. Ankit Shailesh Mehta showed me the office area including their conference room, director cabin, back-end office, sales and purchase department and other departments of the office where other records were kept.

He also took me to the Warehouse and Processing Facility which is approximately 2 hours from registered office and strategically located, to have easy access to the infrastructure. We had also called for the financials, statutory registers, Rent Agreements and other books of accounts which were kept in a safe place and in good custody.

I was allowed easy access to all the records and documents which were asked for during my visit to both the registered office and Warehouse and Processing Facility and both the place are well maintained with all the necessary appliances and facilities.

I have examined the registers, records, books and papers of Chemkart India Limited. In my opinion and to the best of information and according to the examinations carried out by me and explanations furnished to me by the company and its officers, the company has kept and maintained all the registers and all entries therein have been duly recorded including the invoices raised by the Company, Rent Agreement and financial related papers.

The company has obtained necessary approvals for the business undertaken by the Company in its own name and everything was found to be in order and in compliance with various laws applicable to the Company.

Mode of Conveyance

The Site Visit officer had travelled by Road to the Registered Office and Warehouse and Processing Facility.

Photographs of Registered Office



<u>Registered Office entrance</u> – From left to right Ms. Kajal Darade, Assistant Manager of Smart Horizon Capital Advisors Private Limited and Mr. Ankit Shailesh Mehta Promoter, Chairman and Managing Director of Chemkart India Limited

Cabin of Mr. Ankit Shailesh Mehta Promoter, Chairman and Managing Director of the Company.


Photographs of Warehouse and Processing Facility





Photos of Plot purchased by Easy Raw Materials Private Limited (ERMPL) to set-up a Manufacturing Facility



Plot purchased by ERMPL to set-up a Manufacturing facility



From left to right Ms. Kajal Darade, Assistant Manager of Smart Horizon Capital Advisors Private Limited and Mr. Ankit Shailesh Mehta Promoter, Chairman and Managing Director of Chemkart India Limited





Ms. Kajal Darade Assistant Manager Smart Horizon Capital Advisors Private Limited

Date: January 17, 2025

Enclosures:

Annexure 1: Salary Sheet December 31, 2024 Annexure 2: Rent agreement of Registered office Annexure 3: Sale Deed of Warehouse and Processing Facility Annexure 4: Sample invoices of purchase of raw materials Annexure 5: Sample invoices of sales of final products



CHEMKART INDIA LIMITED CIN-U51220MH2020PLC338631 403/404 K.L. Accolade, 4th Floor, Above Captain Gym, Nr. R.K. Hospital Santacruz (E), MUMBAI 400055 Email Id: investors@chemkart.com | Customer Care: +91 9136383828

							T INDIA				20.3						
			SA	LARY REC	GISTER				DECEME	BER 202							
SR. NO.	NAME OF THE EMPLOYEE	DESIGNA TION	DEPARTME NT	LOCA TION	BAS IC	EA HRA	RNEDSA LTA/ OTA	LARY INCN TIVE	TOTA L	PF	ES IC	PT	ML WF	TD S	LO AN	TOTAL DEDUC TION	NET SALA RY
1	Aakash Indulkar	Jr Executvie	Accounts	Santacru z	13,80 0	3,100	3,100	-	20,000	1,80 0	150	20 0	25	-	-	2,175	17,825
2	Aditi Mohite	Executive	Business Development	Santacru z	13,80 0	3,000	3,000	a.	19,800	1,80 0	149	-	25	-	ł	1,974	17,826
3	Afrin Shaikh	Assistant Manager	Sales Coordination	Santacru z	24,75 0	12,37 5	12,375	-	49,500	1,80 0	-	20 0	25	-	-	2,025	47,475
4	Akhil Karupothula	Field Sales	Business Development	Santacru z	13,80 0	4,350	4,350	3,000	25,500	1,80 0	-	20 0	25	-	-	2,025	23,475
5	Asim Siddiqui	Manager	Accounts	Santacru z	48,22 5	24,11 3	24,112	-	96,450	1,80 0	-	20 0	-	7,2 46	-	9,246	87,204
6	Basavaraj Dalwai	CFO	Accounts	Santacru z	25,00 0	12,50 0	12,500	3,334	53,334	1,80 0	-	20 0	25	-	-	2,025	51,309
7	Dilip Sakharam Joshi	Executive	Warehouse & Logistics	BHIWA NDI	13,80 0	4,100	4,100	-	22,000	1,80 0	-	20 0	25	-	-	2,025	19,975
8	Farheen Khan	Executive	HR & Administration	Santacru z	13,80 0	6,900	6,900	-	27,600	1,80 0	-	20 0	25	-	-	2,025	25,575
9	Harshada Wadkar	Jr. Executive	Sales Coordination	Santacru z	13,80 0	1,500	1,500	-	16,800	1,80 0	126	-	25	-	-	1,951	14,849
10	Hatrake Sharanbasappa	Packer	Warehouse & Logistics	BHIWA NDI	13,80 0	1,850	1,850	-	17,500	1,80 0	132	20 0	25	-	5,00 0	7,157	10,343
11	Jainam Bagadia	Executive	Business Development	Santacru z	7,568	3,071	3,070	R	13,709	1,27 7	-	20 0	25	-	5,00 0	6,502	7,207
12	Juber Shaikh	Packer	Warehouse & Logistics	BHIWA NDI	11,79 7	-	-	203	12,000	1,41 6	90	20 0	25	-	-	1,731	10,269
13	Kavita Sharanbasappa	Packer	Warehouse & Logistics	BHIWA NDI	13,80 0	-	-	-	13,800	1,65 6	104	-	25	-	-	1,785	12,015
14	Khushi Acharekar	Executive	Sales Coordination	Santacru z	10,90 6	4,545	4,544	-	19,995	1,80 0	-	-	25	-	-	1,825	18,170
15	Laxman Sarwade	Driver	Warehouse & Logistics	BHIWA NDI	13,80 0	1,350	1,350	-	16,500	1,80 0	124	20 0	25	-	5,00 0	7,149	9,351



CHEMKART INDIA LIMITED CIN-U51220MH2020PLC338631 403/404 K.L. Accolade, 4th Floor, Above Captain Gym, Nr. R.K. Hospital Santacruz (E), MUMBAI 400055 Email Id: investors@chemkart.com | Customer Care: +91 9136383828

16	Meenakshi Sawant	Assistant Manager	Purchase	Santacru z	27,00 0	13,50 0	13,500	-	54,000	1,80 0	-	20 0	25	-	-	2,025	51,975
17	Mikit Bhayani	Manager	Warehouse & Logistics	BHIWA NDI	20,00 0	10,00 0	10,000	-	40,000	1,80 0	-	20 0	-	-	-	2,000	38,000
18	Nutan Katam	Executive	Purchase	Santacru z	13,80 0	5,100	5,100	-	24,000	1,80 0	-	-	25	-	-	1,825	22,175
19	Omkar Ghadge	Jr. Executive	Purchase	Santacru z	13,80 0	2,100	2,100	-	18,000	1,80 0	135	20 0	25	-	-	2,160	15,840
20	Pranali Gurav	Jr.Executiv e	Sales Coordination	Santacru z	13,57 7	3,395	3,394	-	20,366	1,80 0	153	-	25	-	5,00 0	6,978	13,388
21	Rajkiran Sawant	Executive	Warehouse & Logistics	BHIWA NDI	15,00 0	7,500	7,500	-	30,000	1,80 0	-	20 0	25	-	-	2,025	27,975
22	RajkumarJadh av	Supervisor	Warehouse & Logistics	BHIWA NDI	13,80 0	1,725	1,725	-	17,250	1,80 0	130	20 0	25	-	5,00 0	7,155	10,095
23	RameshGinjup alli	Assistant Manager	Business Development	Santacru z	21,00 0	10,50 0	10,500	20,000	62,000	1,80 0	-	20 0	25	-	-	2,025	59,975
24	Rashmi Pawar	Assistant Manager	Business Development	Santacru z	23,00 0	11,50 0	11,500	1,534	47,534	1,80 0	-	20 0	25	-	-	2,025	45,509
25	Ravi Asiwal	Office Assistant	Administration	Santacru z	13,80 0	300	300	-	14,400	1,69 2	108	20 0	25	-	-	2,025	12,375
26	Ritika Tarate	Senior Executive	Business Development	Santacru z	21,25 0	10,62 5	10,625	-	42,500	1,80 0	-	20 0	25	-	-	2,025	40,475
27	Sakshi Velaye	Jr. Executive	Business Development	Santacru z	13,80 0	2,100	2,100	-	18,000	1,80 0	135	-	25	-	-	1,960	16,040
28	Sanjay Dalwai	Senior Executive	Accounts	Santacru z	25,00 0	12,50 0	12,500	-	50,000	1,80 0	-	20 0	25	-	-	2,025	47,975
29	Santosh Waghmare	Executive	Warehouse &Logistics	BHIWA NDI	15,00 0	7,500	7,500	-	30,000	1,80 0	-	20 0	25	-	-	2,025	27,975
30	Savita Yangati	Packer	Warehouse &Logistics	BHIWA NDI	13,80 0	-	-	-	13,800	1,65 6	104	-	25	-	-	1,785	12,015
31	Seema Sharma	Jr.Executiv	Accounts	Santacru z	13,80 0	4,350	4,350	-	22,500	1,80 0	-	-	25	-	-	1,825	20,675
32	Shailendra Kanaujiya	FieldSales	Business Development	Santacru z	13,80 0	4,250	4,250	3,000	25,300	1,80 0	-	20 0	25	-	-	2,025	23,275
33	Shruit Kotegar	Executive	Business Development	Santacru z	13,80 0	4,600	4,600	-	23,000	1,80 0	-	-	25	-	-	1,825	21,175
34	Shubham Tiwari	Senior Executive	Business Development	Santacru z	21,41 3	10,70 7	10,706	-	42,826	1,80 0	-	20 0	25	-	-	2,025	40,801



CHEMKART INDIA LIMITED CIN-U51220MH2020PLC338631 403/404 K.L. Accolade, 4th Floor, Above Captain Gym, Nr. R.K. Hospital Santacruz (E), MUMBAI 400055 Email Id: <u>investors@chemkart.com</u> | <u>Customer Care: +91 9136383828</u>

35	Ramdulari Saini	CS	Company Secretary	Santacru z	13,80 0	5,600	5,600	-	25,000	-	-	-	-	-	-	-	25,000
		GRAND	FOTAL		5,92, 686	2,10, 606	2,10,6 01	31,071	10,44,9 64	59,8 97	1,6 40	4,8 00	800	7,2 46	25,0 00	99,383	9,45,5 81



05/06/2023 Srol lame Joint S.R. Andhen 2 Index -2 Doc 1 lo. , 5876/2023 Regn.63m Village Name : Bandra (1) Article Leave and Licenses(36 A) (2) Deposit Rs 500000/ (3) Licence Fee a) Rs 160000/- per month for the first 24 months, b) Rs 172000/- per month for the next 12 months, c) Rs 180600/- per month for the next 12 months, d) Rs. 189630/ per month for the next 12 months. (4) Property Description Corporation: Mumbai, Other details Office No.403/404, Floor No:4th Floor, Building Name K L Accolade , Block Sector Santacruz East, Mumbai 400055, Road 6th Road, TPS III, City:Bandra, District Mumbai Sub-urban District, C T.S. Number . ., Leave and License Months 60 (5) Area O Square Mater (6) Assessment or Judi (7) Licensor Name and Address Name: Mrs Falguni Nitin Sanghavi Age: 51 Address: Flat No 703/704, Building Name Rudraksh, Block Sector Vile Parle East, Road Hariman road Near Hariman Tower, City -, District Mumbai, State Maharashtra, Pin 400057 PAN ABAP S8800K (8) Licensee Name and Address Private Limited Company Chemkart india Private limited Address Flat No A/201, Building Name Nandadevi CHS CTS 106, Block Sector Santacruz East, Road Prabhat Col. Rd 8 Yatri Holel, City -, District Mumbai, State Maharashtra, Pin 400055 PAN. AAICC6748A CIN: U51220MH2020PTC338631 through their Authorized Director Ankit Shailesh Mehta Age: 32; Address: Flat No:A/1001, Building Name: Nandadevi CHS CTS No 106, Block Sector F P Ho 28 Hear Yari Hotel Santacruz East, Road: Prabhat Colony Road No 8 TPS V, City.-, District Mumbai, State Maharashtra, Pin:400055 PAN: (9) Date of Execution 02/06/2023 (10) Date of Registration 05/06/2023 (11) Registration Humber/Year 5876/2023 (12) Stamp Duty Rs 26491.90/-(13) Registration Fee Rs 1000/-(14) Remark

Thumb Impression of Joint S.R. Andheri 2 :



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Page 1 of 1

323,5876/2023	Registration No. 39M	6 33 PM
	Receipt	
Village Name: Bandra	Receipt No.:6401	Date: 05/06/2023
Document No.: BDR4/5876	5/2023	
Document Type :Leave an	d Licenses(36 A)	
Presentor Name: Mrs Falg	uni Nitin Sanghavi	
	Registration Fee:	1000.00
	Total:	1000.00
agua and Lipansas Agraemant execute	ed by presentor and Ankit Shailesh Mehta is rec	erved for registration.

Joint S.R. Andheri 2

Stamp duty of Rs.26491.90/- is paid by GRN MH002976856202324E on 02/06/2023 Registration fee of Rs.1000/- is paid by GRN MH002976856202324E on 02/06/2023



Page 1 of 1

For Information:- The Authorised Service providers are allowed to charge Rs. 700/- for a e-Registartion and Rs.300/- if done at citizens place. Citizens are requested, do not pay any one above this amount and complaint against such persons to concern D.I.G. Registration or call to 8888007777.

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Particulars	Amount Paid	GRN/Transaction Id	Date
Stamp Duty	Rs. 26491.90/-	MH002976856202324E	02/06/2023
Registration Fee	Rs. 1000/-	MH002976856202324E	02/06/2023

LEAVE AND LICENSE AGREEMENT

This agreement is made and executed on <u>02/06/2023</u> at <u>Mumbai</u> Between,

1) Name: Mrs Falguni Nitin Sanghavi, Age : About 51 Years, PAN : ABAPS8800K Residing at: Flat No:703/704, Building Name:Rudraksh, Block Sector:Vile Parle East, Road:Nariman road Near Nariman Tower, -, Mumbai, Maharashtra, 400057

HEREINAFTER called 'the Licensor (which expression shall mean and include the Licensor above named and also his/her/their respective heirs, successors, assigns, executors and administrators)

AND

1) <u>Chemkart india Private limited</u> (Private Limited Company), PAN: <u>AAICC6748A</u>, CIN: <u>U51220MH2020PTC338631</u> Residing at: <u>Flat No:A/201, Building Name:Nandadevi CHS CTS 106,</u> Block Sector:Santacruz East, Road:Prabhat Col. Rd 8 Yatri Hotel, -, Mumbai, Maharashtra,

through Authorized Director Mr. Ankit Shailesh Mehta, Age : About <u>32</u> Years Residing at: <u>Flat</u> No:A/1001, Building Name:Nandadevi CHS CTS No 106, Block Sector:F P No 28 Near Yari Hotel Santacruz East, Road:Prabhat Colony Road No 8 TPS V, -, Mumbai, Maharashtra, 400055

HEREINAFTER called 'the Licensee' (which expression shall mean and include only Licensee above named).

WHEREAS the Licensor is absolutely seized and possessed of and or otherwise well and sufficiently entitled to all that constructed portion being unit described in Schedule I hereunder written and are hereafter for the sake of brevity called or referred to as Licensed Premises and is/are desirous of giving the said premises on Leave and License basis under Section 24 of the Maharashtra Rent Control Act, 1999.

AND WHEREAS the Licensee herein is in need of temporary premises for <u>Non-Residential</u> use has/have approached the Licensor with a request to allow the Licensee herein to use and occupy the said premises on Leave and License basis for a period of <u>60</u> Months commencing from <u>01/06/2023</u> and ending on <u>31/05/2028</u>, on terms and subject to conditions hereafter appearing.

AND WHEREAS the Licensor have agreed to allow the Licensee herein to use and occupy the said Licensed premises for his/her/their aforesaid Non-Residential purposes only, on Leave and License basis for above mentioned period, on terms and subject to conditions hereafter appearing;

NOW THEREFORE IT IS HEREBY AGREED TO, DECLARED AND RECORDED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:-

Registered as Document No. 5876/2023 at the Joint S.R. Andherl 2 on 05/06/2023

Page 1 of 5





1) Period: That the Licensor hereby grants to the Licensee herein a revocable leave and license, to occupy the Licensed Premises, described in Schedule I hereunder written without creating any tenancy rights or any other rights, title and interest in favour of the Licensee for a period of $\frac{60}{100}$ Months commencing from $\frac{01/08}{2023}$ and ending on $\frac{31}{05}/2028$

2) License Fee & Deposit: That the Licensee shall pay to the Licensor the following amount per month towards the compensation for the use of the said Licensed premises.

a) Rs. 160000/-(One Lakh Sixty Thousand Only) per month for the first 24 months,

b) Rs. 172000/-(One Lakh Seventy-Two Thousand Only) per month for the next 12 months,

c) Rs. 180600/-(One Lakh Eighty Thousand Six Hundred Only) per month for the next 12 months,

d) Rs. 189630/-(One Lakh Eighty-Nine Thousand Six Hundred and ThirtyOnly) per month for the

next <u>12</u> months. The amount of monthly compensation License fee shall be payable within first five days of the concerned month of Leave and License. Licensees shall also pay to the Licensor Rs. <u>500000</u> interest free refundable deposit, for the use of the said Licensed premises.

3) Payment of Deposit: That the Licensee have paid / shall pay the above mentioned deposit/premium as mentioned above by Transaction Reference No. ICICR42023051900523737, dated - <u>19/05/2023</u>, drawn on the Licensee's Banking Account with <u>Icici Itd</u> Bank, - Branch. Amount Rs.<u>500000/-(Five Lakh Only)</u>

4) Maintenance Charges: That the all outgoings including all rates, taxes, levies, assessment, maintenance charges, non occupancy charges, etc. in respect of the said premises shall be paid by the Licensor.

5) Electricity Charges: The licensee herein shall pay the electricity bills directly for energy consumed on the licensed premises and should submit original receipts to Licensor indicating that the electricity bills are paid.

6) Use: That the Licensed premises shall only be used by the Licensee for <u>Non-Residential</u> purpose. The Licensee shall maintain the said premises in its existing condition and damage, if any, caused to the said premises, the same shall be repaired by the Licensee at its own cost subject to normal wear and tear. The Licensee shall not do anything in the said premises which is or is likely to cause a nuisance to the other occupants of the said building or to the prejudice in any manner to the rights of Licensor in respect of said premises or shall not do any unlawful activities prohibited by State or Central Government.

7) Alteration: That the Licensee shall not make or permit to do any alteration or addition to the construction or arrangements (internal or external) to the Licensed premises without previous consent in writing from the Licensor.

8) No Tenancy: That the Licensee shall not claim any tenancy right and shall not have any right to transfer, assign, and sublet or grant any license or sub-license in respect of the Licensed Premises or any part thereof and also shall not mortgage or raise any loan against the said premises.

Registered as Document No.5876/2023 at the Joint S.R. Andheri 2 on 05/06/2023

Page 2 of 5



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9) Inspection: That, the Licensor shall on reasonable notice given by the Licensor to the Licensee shall have a right of access either by himself / herself / themselves or through authorized representative to enter, view and inspect the Licensed premises at reasonable intervals.

10) Lock in period: Both the parties have agreed to set a lock-in period of 24 months during which neither the Licensor shall ask the licensee to vacate the premises, nor the licensee shall vacate the premises on his own during the lock-in period. In spite of this mandatory clause, if the licensee leaves the premises for whatsoever reason, he shall pay to the Licensor license fee for the remaining lock-in period at the rate of agreed upon in the agreement. On the other hand, Licensor shall compensate the Licensee for loss and inconvenience caused to the Licensee if he has been asked to vacate the premises.

11) Cancellation: That, Subject to the condition of lock in period (if any), if the Licensee commits default in regular and punctual payments of monthly compensation as herein before mentioned or commit/s breach of any of the terms, covenants and conditions of this agreement or if any legislation prohibiting the Leave and License is imposed, the Licensor shall be entitled to revoke and / or cancel the License hereby granted, by giving notice in writing of one month and the Licensee too will have the right to vacate the said premises by giving a notice in writing of one month to the Licensor as mentioned earlier.

12) Possession: That the immediately at on the expiration or termination or cancellation of this agreement the Licensee shall vacate the said premises without delay with all his/her/their goods and belongings. In the event of the Licensee failing and / or neglecting to remove himself / herself / themselves and / or his/her/their articles from the said premises on expiry or sooner determination of this Agreement ,the Licensor shall be entitled to recover damages at the rate of double the daily amount of compensation per day and or alternatively the Licensor shall be entitled to remove the Licensee and his/her/their belongings from the Licensed premises, without recourse to the Court of Law.

13) Registration: This Agreement is to be registered and the expenditure of Stamp duty and registration fees and incidental charges, if any, shall be borne by the Licensee and Licensor equally .

SCHEDULE I

(Being the correct description of premise Office which is the subject matter of these presents)

All that constructed portion being Non-Residential unit bearing Office No. 403/404, Built-up :0 Square Meter, situated on the 4th Floor Floor of a Building known as 'K L Accolade' standing on the plot of land bearing C.T.S. Number :..,Road: 6th Road, TPS III, Location: Santacruz East, Mumbai 400055, of Village:Bandra,situated within the revenue limits of Tehsil Andheri and Dist Mumbai Sub-urban District and situated within the limits of Mumbai Municipal Corporation.

IN WITNESS WHEREOF the parties hereto have set and subscribed their respective signatures by way of putting thumb impression electronic signature hereto in the presence of witness, who are identifying the executants, on the day, month and year first above written.

Registered as Document No.5876/2023 at the Joint S.R. Andherl 2 on 05/06/2023

Page 3 of S

Unelst:



Name & Address	Photo	Thumb Image	Digitally signed
Licensor Mrs Falguni Nitin Sanghavi Address:Flat No:703/704, Building Name:Rudraksh, Block Sector:Vile Parle East, Road:Nariman road Near Nariman Tower, -, Mumbai, Maharashtra, 400057	0	F	ilgu vu sorji Not Available
Licensee Chemkart india Private limited (Private Limited Company), PAN: <u>AAICC6748A</u> , CIN: U51220MH2020PTC338631 through his Authorized Director Mr. <u>Ankit</u> Shailesh Mehta Address:Flat No:A/1001, Building Name:Nandadevi CHS CTS No 106, Block Sector:F P No 28 Near Yari Hotel Santacruz East, Road:Prabhat Colony Road No 8 TPS V, -, Mumbai, Maharashtra, 400055	2		Not Available
Witness of execution of all executants Vaibhav Vasant Jedhe Address: Block Sector:Malad East, Road:Tanaji Nagar, -, Mumbai, Maharashtra, 400097	ß		Joshhaw Not Required
Witness of execution of all executants Hemant Kishor Nagar Address: Flat No:9 / 1564, Floor No:Ground Floor , Building Name:Government Colony , Block Sector:Bandra East , Road:Opp. New English School , Mumbai , Mumbai, Maharashtra, 400051	R		Herman Not Required

Admission Of Execution / Identification

The following parties have admitted that they have executed the Agreement of Leave and Licenses & the identifires have stated that they are well acquainting to the said parties. They have given their consent to, Department of Stamp and Registration, Maharashtra State to obtain their Aadhaar number, Name and fingerprint for authentication with UIDAI and their identity has been verified with the UIDAI.

Registered as Document No.5876/2023 at the Joint S.R. Andheri 2 on 05/06/2023

Page 4 of 5



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LEAVE AND LICENSE AGREEMENT

Type of Party, Name & UID	Date & Time of Admission	Date ,Time of Verification with UIDAI	Information received f UIDAI(Name,Gender,Aadhaar	
Licensor Mrs Falguni Nitin Sanghavi	02/06/2023 12:49:02 PM	02/06/2023 12:49:47 PM	Falguni Nitin Sanghavi, Female, XXXX XXXX 0287	
licencee Chemkart india Private limited through Authorized Director Ankit Shailesh Mehta	02/06/2023 02:30:39 PM	02/06/2023 02:31:02 PM	Ankit Shailesh Mehta, Male, XXXX XXXX 1074	
identifier for all executants Hemant Kishor Nagar	02/06/2023 03:38:50 PM	02/06/2023 03:39:18 PM	Hemant Kishor Nagar, Male, XXXX XXXX 1306	P
identifier for all executants Vaibhav Vasant Jedhe	02/06/2023	0 <mark>2/06/2023</mark> 11:43:12 PM	Vaibhav Vasant Jedhe, Male, XXXX XXXX 4515	B

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Thumb Impression of SRO Registered as Document No.5876/2023 at the Joint S.R. Andheri 2 on 05/06/2023

Page 5 of 5



 		351/12836 Friday,December 02 ,2022 10:37 AM	पावती		Original/Duplicate नोंदणी क्रं. :39म Regn.:39M
		गावाचे नाद: काल्हेर दस्तऐवजाचा अनुक्रमांक: बवड2-12836-2022 दस्तऐवजाचा प्रकार : अभिहस्तांतरणपत्र		पावती क्रं.: 14725	दिनांक: 02/12/2022
	0	सादर करणाऱ्याचे नाव: मे. केमकार्ट इंडिया प्रायक	व्हेट लिमिटेड संचालक अं नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 43	कित शैलेश मेहता	স. 30000.00 স. 860.00
			एकूण:		रु. 30860.00
		आपणास मूळ दस्त ,थंवनेल प्रिंट,सूची-२ अंदाजे 10:54 AM ह्या वेळेस मिळेल.	3	() ()) Braild-P BVD2
1		बाजार मुल्य: रु.53642586 /- मोबदला रु.49000000/- भरलेले मुद्रांक शुल्क : रु. 3219000/-		र इस्व सह दुख भिवंह	दन अ.सोनवणे) पम जिबंधक (वर्ग-२) डी क्रं. २, जि. ठाणे
	0	1) देयकाचा प्रकार: DHC रक्कम: रु.860/- डीडीं/धनादेश/पे ऑर्डर क्रमांक: 29112022045 वॅकेचे नाव व पत्ता: 2) देयकाचा प्रकार: eChallan रक्कम: रु.300 डीडीं/धनादेश/पे ऑर्डर क्रमांक: MH01135454 वॅकेचे नाव व पत्ता:	00/- 45202223E दिनांक: 0		art India Humbai
		Quell	-		a late

मूळ दस्त पक्षकाराला परत केले.





सुची क.2

द्रायम निवधन : मह दु नि भिवडी 2 TTTTTT 12836/2022 it toft Regn 63m

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		Regnound
	गावाः	त्रात्र : कास्हेर
(1)विनेषाना प्रकार	ম্বিচন্দ্রিম্পণ্যৰ	
(2)miacat	49000000	
्तीत करले) बाह्य क्रिया ग्रेम्बर्ग्स क्रिया क्रि	53642586	
(4) अु-मापन,पोटलिम्सा व घरकमांक(अस-पास)	या जागेवरील थी अप्रिंट प्रजन्मावरील आरमीगी 1451/10 व 1451/व/7 2626 32 वो. मी. वांधी	तर वर्णन , इतर माहिती भौते वान्हेर तान्हता निवंदी वेथील सर्गे त. 228 हिस्सा न. 5 । कॉग्लेक्स संधीत विन्हिंग त. ई-8 संधील तळ मजला,पटिता मजला व द्या था इंहस्ट्रियल गाळा ने 7,8,9 व.10 त्यास या. घर ते. 1451/7, 1451/8, 1451/9, अस्ट्रित क्यास्ट्रड ई/8(7व,8व,9व,10व/क)व एड्रण क्षेत्र 28259 16 की. पुर स्टण्डल व.व.त्याद्यापील जमिनीचे सेव 875.44 की मी. (मुपला र.18 प्रमाण व सूलना र.8 ey Number: 228/5 ;))
(5) 8777	1) 8 7500 आर नौ मी	7
(6) जवारणी दिवा दुडी देण्यात अमेल तेल्हा.		
(7) दम्लगंबञ्ज वञ्च देणा-या लिट्टन ठेवणा-या पक्षेत्राप्ते नाढ विचा दिवाणी त्यायालयात्रा ^अ मलामा किया आदेश अमल्यास,पतिवाटित्रे इ.व.पला	स्वांक ने वित्ते पार्ने (पु). AAAPT6644H 2): नाव-रूपा परेश ठा रुपवाल डीस्प, स्वांक नं , महाराष्ट्र, मुख्बई, गिन 3): नाव-मे, प्राईम डेट: प्रचॉट न, ए-148, , माठ	हर बच58, पत्ता -प्लॉट नं पर्लट न. 701., माठा नं -, उमारुतिते ताव, झमप झगाईमर मुंबई, रोद नं तरिमन रोड, , महाराष्ट्र, मुम्लई, पित कोद -400057 पैने नं र बच55, पत्ता -प्लॉट नं, 3605,3606, , माठा नं -, उमारुतिने राज सेडार रॉन्स 4 दी तिंग, गीरंगाव, फीरिंग हास्पिटन जवळ, भारुप वेस्ट, मुंबई, राद नं मुलुई कि सं कोड:-400078 पैन नं -AACPT2015Q द प्रोडक्टस प्रायळेट लिसिटेड तर्फे संचालक भरन विनोद ठढर क्य -59, पत्ता -प्लॉट नं 1 नं: -, इमारतीचे ताव: -, क्लॉक नं: एम आव ही मी, वागळे इडान्ड्रियन इस्टेट, डागे-जेस्ट, 4, महाराष्ट्र, डाणे. पिन कोड:-400604 पैन नः-AAACP2720P
(B)इस्लोपेडल करने घेणा-या पक्षकाराने व विज्ञा दिवाणी न्यायाज्याचा हकसलामा क्रिवा आदेश असन्याल प्रतिकालिके तोक व पत्ता	1): नावमे. केमकार्ट इ न - इमारतीचे नाव - कोड -400055 पॅन न	डिया पायछेट विमिटेड मचावर अस्ति शैलेश मेठना क्य -32ापना अन्तरे व. 501. भा क्रतोकत के एन अक्लेड, माताजूझ ईम्प्र, मुंबई , रोड त, महाराष्ट्र, मुंख्ये – पिन AAICC6748A
(9) रस्त्रांडज करन दिन्दाका दिनाक	01/12/2022	
(10)दस्त नोटणी केन्याचा दिताव	02/12/2022	मुळ द्रस्तासोबतची प्रत.
(11)अनुब्रमाव खट व पृष्ठ	12836/2022	$\mathcal{O}_{\mathcal{O}}$):
(12)राजाण्यावाणमाणे मुद्राव शुल्व	3219000	G(gam.
(13)दाजागभादाप्रमाणे नोदणी शुम्ल	30000	(इंद्रवर्दन अ. सीनवणे)
4)47T		रगर नुच्यम निवंधयः (यग-२) भिवंडी कं. २, जि. ठाणे

भुष्याकनामाठी विधासन धनलेला नपशील -

मुल्याहनाची आवश्यकता नाही कारण दुस्तप्रकारनुसार आवश्यक नाही कारणाचा तपती र दुस्तप्रकारनुवार आवश्यक नाही

गुडान भुल्क जनारनाना निवडलेज्य जनुच्छेद 🕞

(ii) within the limits of any Municipal Council, Nagarpanchayat or Cantonnent Area annexed to it, or any rural area within the limits of the Mumbai Metropolitan Region Development Authority or any other Urban area not mentioned in sub-clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995





Payment Details

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sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
t	CHEMKART INDIA PRIVATE LIMITED	eChallan	69103332022112914650	MH011354545202223E	3219000.00	SD	0005705478202223	02/12/2022
2		DHC		2911202204535	860	RF	2911202204535D	02/12/2022
3	CHEMKART INDIA PRIVATE LIMITED	eChallan		MH011354545202223E	30000	RF	0005705478202223	02/12/2022

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

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Sa Sub Registra, S. No. 228 H. No. 5 Area 875.44 Sq.mts. बवड-२ Construction 12023 t. m.9 2 F Ground Floor 875.44 Sq.mts. पाने 7 3 8 **First Floor** 875.44 Sq.mts. 0.1 Second Floor 875.44 Sq.mts. Dist. Than 2626.32 Sq.mts. (without Lift) -----33,900/-Rate Industrial Gala 2,650/-Land Calculation (33900 - 2650 = 31,250/-) (स्चना क्र. 18 प्रमाणे) Ground Floor 31250 x 875.44 x 86% = 2,35,27,450/-**First Floor** 31250 x 875.44 x 86% x 95% = 2,23,51,077/-Second Floor 31250 x 875.44 x 86% x 90% = 2,11,74,705/-6,70,53,232/-(स्चना क्र. 8 प्रमाणे) 1,34,10,646/------6,70,53,232 x 80% 5,36,42,586/-(Area more than 2300 Sg.mts.) -----Stamp Duty 32,18,580/-**Registration** fee 30,000/-

Valuation for Industrial Gala at Shree Arihant Complex Gala No.7,8,9,10 Bldg. No. E/8 Kalher, Bhiwandi

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32,48,580/------

(इंद्रवदन अ.सोनवणे)

सह दुय्यम निवंधक (वर्ज-२) भिवंडी क्रं. २, जि. ठाणे







RN MH011354545202223E	BARCODE II IIII	U INNERI IN DI UNITE VIENI	NUMBER OF DESCRIPTION	Date 2	11/2022-12:27:18	Form ID		25.1		-
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office Name BVD2_BHIWANDI	2 JOINT SUB REGIS	TRAR	Full Name	c	HEMKART INDIA PR	RIVATE LI	MITE	D		
ocation THANE								10	10.0	ND
Year 2022-2023 One T	ime		FlavBlock No.	S	NO 228 H NO 5	GALA N	10 7	10	10 1	
			Premises/Build	ting C	THER					
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0030063301 Registration Fee		30000.00	Area/Locality	1	BHIWANDI					
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Total		32,49,000	00 Words	1						
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Che	eque-DD Details		Bank CIN	Ref. No.	691033320221	12914650	277	9476	492	
Cheque/DD No.			Bank Date	RBI Dat	e 29/11/2022-12:	29:04	Not	Ven	fied wi	th RE
Name of Bank			Bank-Brand	:h	IDBI BANK					
Name of Branch			Scroll No. ,	Date	Not Verified w	th Scroll				

Department ID : Mobile No.: 98235842 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document, रादर चटलन केवल दुख्यम निवंशक कार्यालयाच नोदणी करावसाच्या दस्सांसाठी लागु आहे. नोदणी न करावयाच्या दस्तांसाठी सदर चटान लागु नाही. 9823584242



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	Receipt of Doct	iment Handling Chai	rges	_
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	from CHEMKART INDIA PRIVAT	noning what yes for t	OCUMENT to La	
(ISARIT)	f from CHEMKART INDIA PRIVA of Rs 860/-, towards Document Ha b) in the Sub Registrar office Joint	S.R Bhivandi 2 of th	e District Thane Grm.	gistore
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SALE DEED

(Valued Rs. 4,90,00,000/-)

(Stamp Rs. 32,19,000/-)

Dated this Olst day of November, 2022

THIS SALE DEED has been made and entered into at Bhiwandi, (Dist. Thane) on this Of day of November, 2022.

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BETWEEN

1) SMT. VIBHA BHARAT THAKKAR, (PAN NO: AAAPT6644H), (AADHAAR NO: 5885 4198 9856), Adult, Age: 58 years, Occ: Housewife, residing at Flat No. 701, Ameya Apartment, Nariman Road, Vile Parle (E), Mumbai 400 057 2) SMT. RUPA PARESH THAKKAR, (PAN NO: AACPT2015Q), (AADHAAR NO: 6926 3716 3094), Adult, Age: 55 Years, Occ: Housewife, residing at 3605,3606, Cendar Tower, 4 D Wing, Runwal Greens, Goregaon, Mulund Link Road, Near Fortis Hospital, Bhandup West, Mumbai 400 078 hereinafter referred to as "THE LAND OWNERS" (which expression shall unless repugnant to the context or meaning thereof shall mean and includes their heirs, successors, executors, administrators, representatives and assigns etc.) Party of the First Part;

AND

M/S. PRIME DENTAL PRODUCTS PRIVATE LIMITED, (PAN NO: AAACP2720R), a company duly incorporated under Companies Act, 1956 having its registered office at Plot No. A-148, Road No. 24, MIDC, Wagle Industrial Estate, Thane-West, Thane 400 604 through its Director SHRI BHARAT VINOD THAKKAR, (PAN NO: ACAPT6303M), (AADHAAR NO: 2075 9003 2489), Adult, Age: 59 years, Occ: Business, residing at 1101, 11th Floor, Poonam Baug Ltd., A Wing, Plot No. 241, Nariman Road, Opp. Jain Mandir, Vile Parle East, Mumbai 400 057 hereinafter referred to as "THE VENDORS" (which expression shall unless repugnant to the context or meaning thereof shall mean and include its Directors, successors, executors, administrators, representatives and assigns etc.) Party of the Second Part;

AND

M/S. CHEMKART INDIA PRIVATE LIMITED, (PAN NO: AAICC6748A), a company duly incorporated under Companies Act, 1956 having its registered office at 501, KL Accolade, Santacruz East, Mumbal 400 055 through its Director SHRI ANKIT SHAILESH MEHTA, (PAN NO: AQFPM6813L), (AADHAAR NO: 9695 5995 1074), Adult, Age: 32 Years, Occ: Business, residing at A/201, Nandadevi CHS, 106 Prabhat

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Colony, Road No. 8, Near Yatri Hotel, Santacruz East, Mumbai 400 055 hereinafter referred to as "THE PURCHASERS" (which expression shall unless repugnant to the context or meaning thereof shall mean and include its Directors, successors, executors, administrators, representatives and assigns etc.) Party of the Third Part;

WHEREAS, the Vendors are sole and absolute Owner and fully seized and possessed of RCC Industrial Gala admeasuring about 9419.72 Sq.fts. Built-up area or thereabouts bearing Gala No. 7 (admeasuring about 2728.12 Sq.fts.), Gala No. 8 (admeasuring about 2344.18 Sq.fts.), Gala No. 9 (admeasuring about 2575.42 Sq.fts.) and Gala No. 10 (admeasuring about 1772 Sq.fts.), on Ground Floor, First Floor and Second Floor each totally admeasuring about 28259.16 Sq.fts. Built-up area equivalent to 2626.32 Sq.mts. Ground Floor bearing G. P. H. No. 1451/7, 1451/8, 1451/9, 1451/10 and First & Second Floor bearing G. P. H. No. 1451/B/7[Arihant Compound E/8 (7ब, 8ब, 9ब, 10ब/क)] in Bldg. No. E-8 "SHREE ARIHANT COMPLEX" at Kalher along with ownership rights of Land lying beneath admeasuring about 875.44 Sq.mts. bearing S. No. 228, H. No. 5 at Village: Kalher, Tal: Bhiwandi, (Dist. Thane) (hereinafter referred to as "THE SAID GALA").

THAT, the Vendors have purchased of the said Gala from Smt. Vibha Bharat Thakkar & Rupa Paresh Thakkar (The Land Owners) vide Agreement To Sale dated 31/12/2015 duly registered with The Sub Registrar, Bhiwandi vide Reg.Sr.No.BVD-2.7513-2015 on 31/12/2015.

And, the Vendors have paid full and final payment of consideration amount to the Land Owners and are in possession and occupation of the said Gala.

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AND, from the date of purchase the Vendors are in absolute physical possession of the said Gala having clear and marketable title free from all encumbrances and legally competent and even otherwise sufficiently entitled to deal with the said Gala intents to dispose of the said Gala.

BUT, as Land lying beneath the said Gala is not transferred in the name of the Vendors and remains in the name of the Land Owners and hence the Land Owners are executing this Deed with intent to get transferred land lying beneath in the name of Purchasers. However the Land Owners are not concern with financial deal between the Vendors and the Purchasers.

AND, the Purchasers hereto are interested to purchase the said Gala have approached the Vendors.

AND, after negotiation between the parties hereto, the Vendors have agreed to sell to the Purchasers and the Purchasers have agreed to purchase from the Vendors said Gala more particularly described in Schedule "A" hereto for a consideration amount of Rs. 4,90,00,000/-{Rupees Four Crore Ninety Lac Only] on the terms and conditions agreed upon between the parties hereto as follows:-

NOW THIS DEED WITNESSETH AND IT IS EXPRESSLY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

THAT, for a consideration amount of Rs. 4,90,00,000/-(Rupees Four Crore Ninety Lac Only) the Vendors have sold, conveyed, transferred, discharge the said Gala more particularly described in Schedule hereto to the Purchasers.

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THAT, the Purchasers have already paid the consideration amount of 2. Rs.4,90,00,000/-(Rupees Four Crore Ninety Lac Only) to the Vendors for the said Gala by Cheques as per details in Schedule "B".

(the Vendors do the hereby admit and acknowledge the receipt of full and final payment of consideration amount from the Purchasers for the said Gala sold hereby). (Subject to realization of Cheques).

The Vendors doth hereby grant, sell, conveyed, assure, transfer and assign up to the Purchasers all and singular and piece and parcel of land admeasuring about 875.44 Sq.mts. with structure standing thereon being admeasuring about 2626.32 Sq.mts. Built-up area consist of Ground and Two upper floors together with right open to the sky above the said structure standing thereof situate lying at addition with an irrevocable right to use passage and access to the said Gala and together with right of ways, paths, passages, rights and appurtenances whatever to the said Gala and all the estate rights title, claims and demands whatsoever both at law and equity of the Vendors into and upon the said Gala to have into hold all and singular the said Gala hereby granted released convey and the transfer in favour of Purchasers forever.

- THE Vendors further declare that they are having clear and marketable title to the 3. said Gala free from all encumbrances and legally competent and even otherwise sufficiently entitled to deal with the said Gala.
- The Vendors further declare that they have not obtained any loan or hypothecated 4. or mortgaged the said Gala with any Bank or Financial Institution or person. And they will indemnify the Purchasers against any such claim at any time by any bank or financial institution or person at their cost and expenses.

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- THE Vendors covenant to indemnify and keep indemnified and harmless to the 5 Purchasers against any persons claiming through or on their behalf at law or equity or trust and against any defect in their title at their own cost and expenses.
- THE Vendors further declare that they have not parted with or transferred their 6 rights or interest in the said Gala in favour of any other person by any oral or written agreement or commitment.
- THE Vendors further declares that the said Gala is not subject to any disputes before 7. any Court of Law or Arbitrator or Tribunal.
- THE Vendors further declare that they have not received any notice of acquisition or 8 requisition or reservation or demolition of the said Gala from Government of Maharashtra or Collector of Thane or any other Authority.
- THE Vendors covenant to sign any application, deed, document, statement, etc. 9 required for mutation of name in favour of Purchasers in Record of Rights without demanding any extra consideration amount or expenses or cost or compensation. However, the expenses for the same shall be borne by Purchasers alone.
- THE Vendors further declare that they have paid all the taxes and charges 10. pertaining to the said Gala to the concerned Authority till the date of this Agreement and liable to pay the same, if any, remains to be paid. And, the Purchasers shall discharge the said liabilities from the date of this Agreement.
- The Vendors further declare that their rights of transfer are not restricted by any 11. authority under any provision of any Law in force at any time.

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The Vendors covenant to execute any deed, document, statement, affidavit, 12. undertaking, indemnity required by any competent authority for more perfectly transferred of the said Gala and Land lying beneath in favour of Purchasers at the cost and expenses by them particularly for transfer of Land in records of rights with revenue authority

ALL expenses related to registration of this Deed borne by Purchasers alone. 13.

SCHEDULE"A"

ALL THAT PARTS AND PARCELS of RCC Industrial Gala admeasuring about 9419.72 Sq.fts. Built-up area or thereabouts bearing Gala No. 7 (admeasuring about 2728.12 Sq.fts.), Gala No. 8 (admeasuring about 2344.18 Sq.fts.), Gala No. 9 (admeasuring about 2575.42 Sq.fts.) and Gala No. 10 (admeasuring about 1772 Sq.fts.), on Ground Floor, First Floor and Second Floor each totally admeasuring about 28259.16 Sq.fts. Built-up area equivalent to 2626.32 Sq.mts. Ground Floor bearing G. P. H. No. 1451/7, 1451/8, 1451/9, 1451/10 and First Floor and Second Floor bearing G. P. H. No. 1451/B/7[Arihant Compound E/8 (7ब, 8ब, 9ब, 10ब/क)] in Bldg. No. E-8 "SHREE ARIHANT COMPLEX" at Kalher along with ownership rights of Land lying beneath admeasuring about 875.44 Sq.mts. bearing S. No. 228, H. No. 5 at Village: Kalher, Tal. Bhiwandi, (Dist. Thane) and Sub Division and Sub Registration office: Bhiwandi and Division and District Thane and Zilla Parishad Thane.

The said Gala is bounded as follows :-

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Towards' North

Towards' South

Towards' East

Towards' West

when



(As per plan attached)

Joshardar Bur Rupa. P. Thalka.



IN WITNESS WHEREOF, the Parties hereto have set and subscribed their hands and seal at Bhiwandi on the day and the year written hereinabove:-

MILTI . B - BHAYAND

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SIGNED, SEALED & DELIVERED BY the within named "THE VENDORS" M/S. PRIME DENTAL PRODUCTS PRIVATE LIMITED, through its Director SHRI BHARAT VINOD THAKKAR, in presence of MANIM V. THAKMAR Man 18M

MIKIT. B. BUMPNZ

SIGNED, SEALED & DELIVERED BY

the within named "THE PURCHASERS"

M/S. CHEMKART INDIA PRIVATE

LIMITED, through its Director

SHRI ANKIT SHAILESH MEHTA,

in presence of MANISH "THAKKAR.

10en the

. B. BHANT

1. V3thy Haar 2. Rupa .P. Thalka (THE LAND OWNERS)





(THE PURCHASERS)







SCHEDULE"B" -: DETAILS OF PAYMENT:-

DATE	UTR NO	NAME OF THE BANK	AMOUNT
18/10/2022	029731729871	ICICI BANK	11,00,000/-
21/11/2022	030139846531	do	40,00,000/-
21/11/2022	030139863081	do	40,00,000/-
21/11/2022	030139922941	do	28,39,000/-
21/11/2022	030139898851	do	40,00,000/-
01/12/2022	030257389011	do	1,00,00,000/-
01/12/2022	030257217781	do	. 5,71,000/-
01/12/2022	030257462101	do	70,00,000/-
01/12/2022	030257419471	do	1,00,00,000/-
01/12/2022	030259282501	do	50,00,000/-
	TDS		4,90,000/-

TOTAL Rs.4,90,00,000/-

WE SAY RECEIVED

Rs. 4,90,00,000/-

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(THE VENDORS)

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12/2015

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र्ष्यम विकास मत र वि विषयी 2 TTT THE 2513/2015 Art-fr Regn Alm

Name Baise : 10/09/1011

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(7) दम्नाग्वेड करन देणा-या/निहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाली व्यायालयाचा हुकुमनामा विया आदश अमल्याम,इतिवाटिचे नाव व पत्ता.	ताव: असेय अपा पित कोड:-400 2): नाव:-रूपा नाव: पिक्टोरिय मुम्बई: पिन को	परेश ठक्षर पय:-48; पत्त त क्लायिक , स्वॉक नं: आ 1ड:-400080 पॅन नं:-AA(असु सुनई राह न ने भूमेगराइ , सत्रारह, उत्तरही के Anti-st. Thane सः-प्लार्ट ने: 201, घाळा नं: दुसरा सजला , इमारतीचे जा नगर मुलुंड प मुंबई , रोड नं: पी. के. रोड , महाराष्ट्र. CPT2015Q
(8)दग्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी त्यायालथाचा हुकुमनामा किंवा आदेश असल्पास,पनिवादिच नाव व पना	ा 1): नाव:-मे. प्र रू ज्यापर नं 40	गईम डेंटल प्रोडक्ट प्रा. लि.) , माळा नं: -, इमारंतीचे डी ठाणे, रोड नं. ठाणे भिष	. तफुँ संवालंक भरत विनोद टक्कर वयः-52; पत्ताप्नॉट नावं; विल्डिंग नं. ई - 8 श्री. अरिहंत कंम्पाउंड , ब्लॉक बंडी रोड , महाराष्ट्र, टाणे. पिन कोड:-421302 पॅन
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मुटाक शुल्क आकारनाना निवडलेला अमुख्येद :			area Council, Nagarpanchayat or Cantonment area within the limits of the Mumbai

Metropolitan Region Development Authority or any other Urban area not mentioned in sub clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995.



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-Lg: .. न्यानम प्रत्योग कीकीए./ दिलॉग्स ४/४ / १९९९ 6-दिनांक ४/ ५ / १९१२ भुमई ग्राम पंचायत कायटा १९५८ कलम ५२ मोटकलम (१) च्या संसुदीना अधिन सहिति चे उ 9 गाग् पंचायत काल्हेर, ता. शिवंडी, जि. ठाणे भावर प्रेयेगा सति क्रामार जुडार 20,00 - 10 8112 . 1111 8 400-2 रोगी विज्ञाता शदर अर्जायर प्रामाण्यायस सभा दिनांच 🧟 ८ / १९९८ मध्ये विचार विनिमय a. 35- (0492 /2094 ग्रहम हराव हा <u>लट (२०)</u> भे जावाणीश रवात्माच्या प्रकामगरीश आसीन सतुम प्रपलेवल अर्जानुसाय lain gu पालील अमे /कर्मांगर बाधकांश करण्यास हे " या इर्गात प्रवाना " पत्र देण्यास येत आहे . अजीसोचन जागेच्या मालकीयाबराचे कागटपद्रायायल काही वाहविवाद उपरिधत झारमान, त्याचे भहाराष्ट्र विजनल टाउल प्लॅनिंग ओवट व महाराष्ट्र महसूल कागता सामध्ये आग A. Bhiwanch बवड-२ 3. रेषु तर्गारीचा भग आध्यास, स्टाम अठतित जमामनार पाहतील. T. T. 92(38 12023 -इमारताच्या आजूबाजूस स्तेनमध्ये दाखढ़ित्या प्रमाणे मोकळी जागा न सहित्या र्यजादर \$7) 47 96 18 "n हरकल प्रमाणपत्र " रद वारणेमा आदियार गा. प. ने राखून देवलेला आहे.) 011 Br. arti दाधकाम करताचा माधकामासाठी वापपले जाणारे मटेरिअल अगर शामान यापासून ग्रामिक्सरवा, एहदापीरा अज्यव्यत दिर्भाण होणारु माही. यापी व्यवराधी अर्छादाए यांनी घ्याती. मठिनों मेल्. गाला साटेंग साठवालिक रस्ते मर्ग्न रेप्टेल् माठेन इमारतेथ साठवाली व रोप्टीक टेक मधून येगारे पाणी दाधी व्यवस्था अर्जटार वांनी वसवयाची आहे. इमारतीचे याद्रवाम पुर्ण द्वात्यावर व सदस्यी द्वमारत निवासासाठी/व्यापाससठी चोच्य असल्यावाहत यान्तुकारवज्ञ यांचा दाखरता छा. गं. सा सादद केल्याशियाय या इभारसीचा कुटल्याही प्रकार वापर होणार नहीं याची खबरदारी अर्जदार यांनी च्यावयाची आहे. इमारतीचे बाधकांम करताना कुठल्याही प्रकारचा गंभीर अपधात झाल्यास त्याची रांघुणं जबाबदारी IJ अर्जादार साधेवर पाहील. उभारतीया यापर भोडाजन म्हणून करावयाथा असत्यास अग्निज्ञमन अग्निकारी ग्राचेकडून गोडाजनसगटी योग्य " असा टाखला प्राप्त झाल्याशिवाय इमारतीया वापर कर नये. दाधकाभ सुरुवात करण्यापूर्वी सात दिवस आगाऊ बाधकाम केव्हा सुरू करणार याची लेखी 20 नोटीस ग्रा. प. कार्यालयात द्यावी. परदानगोच लारखेपाशुन एक वर्षाचे आत बाधकामास मुरुवात कराबी. तज्ञी गुरुवात म वेत्त्वास 44 सहर म्हटानमा रद समजावी व नविन परवानगी अर्ज टाखल करावा. इम्परत पुणं झाल्यावर वास्तुष्टाररझांच्या सहीने इमारतीचे मुल्यांबल पत्र ग्रा. पं.स सादर करावे. 12 विषयाच्या पाण्याची व लाइटपी व्यवस्था स्वयधानि कारावयाची जवावदावी आपसेवर राहित.
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क. सहसुल/क-१/ट-८/एनएपी/एसआर-५८/ जिल्हाधिकारी कार्यालय ठाणे Enter - 7.3/09 /2009

वाकाले :-

- भी आतिराम हेन्द्र पाटील व इतर यांचा दिनांक १७/६/११ रोजीचा अर्ज
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- /ट अत्याव-एका/२९ व्यापन विभाग यांचेयन्डील पत्र छ, सामान्य/थत-४/टे-३/भूस/ वाहि १६७० दिनोक २४/०३/२००० ए पत्र क. शामान्य/का-४/टे-३/भुस/काहि-१०१३४
- महन्यकः संचालकः लगर रचना ठाणे यांचेकडील पत्र क्र.सुधारीत/धिशेष/रेखायनः/याल्टेर/ भिरंडी/संगठाचे-१६८३ रिनांक २७/७/३०००
- मिटडा/समहागनपुर हनाक रच, जा राज्य वार्यकडील विक्री परवानगी क. बीडी/कु./ בע/אומלו/עמשוז-to:/ec לבחיה 13/19/95
- गामणंधायत कालेर यांचेयडील ना हरकत दावाला दिनांक २८/५/९९
- अर्जदार यांनी सादर फेलेले हमीयत्र

हैनिक वृत्तपत्र राग देशव भध्ये प्रसिद्ध केलेले जाहीरनामा

ज्या अधी श्री. शांताराम हेंदर पाटील य इतर रा. फाल्हेर पो. य-ल्हेर ला, मिपंडी पांनी ठाणे जिल्ह्यातील निर्वडी तालुक्यातील मौजे काल्हेर या ठिकाणी स.भ. २२२ हि. में 1 ते ह मा.म. २२३ हि. म. १ ते थ. ६०. ६०. ७ ते १० स.म. २२४ हि. म. १ ते १० स.म. ११५ हि. म. १ मा.म. १२८ हि. म. १ में ६, ७३, ७४, ७४, ८,१,१०२,१०४,११ सा.म. १२९ हि. में १ +C, 2C, 10, 10, 2 € 1 H H A 20 Ft. H. 1 A 4. 6/2, 6/2, 0,0 H. H. 131 Ft. H. . ४. ६ स.न २३९ हि. न. ५, ८ मधील आपल्या मालकीच्या जनीनीतील होथ ७५,१३०-०० जारोचा वाणिज्य (गोडावुन) या विगरशेतकी प्रयोजनार्ध यापर करण्याची पर्रधानगी मित्रण्या हादन अर्ज केलेला आहे.तथापी अर्जदार यांनी उपरोक्त क्षेत्रापैकी ९७६२.२१ क्षेत्रात

आणि ज्या अधी धन्तुत प्रकारणी सहायाक संचालक नगररचना ठाणे बांचेकडिल अभिग्रादमार्गावले असता,अर्जदार यांनी केलेले बांगकाम मंजूर नकाशायरहुकुम असल्याचे अगण्डलाल ७२ ४ जारत असम्प्राणम्ब अव्यापन् जारः जारः आ अधी, प्रताधित जर्मानीच मालकी हत्व्याचे दावतीत दि. ७/१/९१ रोजीचे सन्मित्र या युनचत्रात

जाहोरनामा प्रसिद्ध यहणेत आला होता. त्यावर मुदर्तात कोणतीही तकार /हरकत या कार्यालयास

आणि ज्या अर्थी सदरहु अमधिकृत बांधकामा बाबत महाराष्ट्र जमीन महसुल अधिनियम १९६६ र दलम ४७ व लगत महाराष्ट्र जमीन महसुल अर्मानीच्या वापरात वदल व अकृषिक भाकारणी नियम १९६९ थे नियम ८ अन्वरं दंड व अयुर्गयक आकारणीची चयकम म्वचं coon/- (अक्षरी म आठ हजार पाच मच्चे माव) तलाठी सजा काल्हेर यांचे कडील याठती लमाजः १९२६६३८ दिनायः २०/१/२००१ अलावं अर्जपार याचेपाइन वसुल कंलेली आहे.





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ला अधी महाराष्ट्र जभीन महंगुल अधिनिबम १९६६ चे कतन ४७ व अन्वये मला असलेल्या अधिफारांचा वापर कनन उक्त जिल्हाधिकारी वा आदेशात्वारे .श्री.शांतापुरम् हेदर पाटील २. शुरराषाई जैतु बाबरे ३. देवकुबाई गोषीनाध म्हात्रे ४.साराबाई अद्या पार्थि प्र यशदेत आत्माराम पाटील ६. वसंत आत्माराम पाटील ७. जवर्षत आत्माराम पाटील, धार्वि<u>धी प्र</u>

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पादास १९७) पदमात गाण्ड साला १९२) राखुबाई विद्वल चौधरी १९३) आनंदीबाई समारास रामदास १९१) जनाबाई तुकारान तरे १९२) राखुबाई विद्वल चौधरी १९३) आनंदीबाई समारास १९४) गंगुवाई पर्यम कोकरे ११५) आलपंद पर्यम १९१) मंगळ्याई १९७). जनतावाई १६८)आररावाई १६१) व्यांत १७०) मंगुवाई १७१) जमनावाई १७२) मंगावाई १७३) अमृत 108)रितावाई 109) शेवर कृष्णा १७६) मुढाशिराम १७७) रमेश कृष्णा १७८) प्रकाश कृष्ण 109) जाना उंद्रया 100) जैन उंद्रया 101) आतंदी बाखीरास भेडारे 107) संपत्ती 103) सुरेश १८४)रमेश १८२) घंट्रकांस १८६) ट्यानंद १८७) चंद्रीबाई १८८) अनंबाई १८९) दिनानाथ ११०)भिलाबाई १९१) चिनोद १९२) महिंद्र १९३) मर्डिउद्रमाथ १९४) रोहीदास १९५) वसंत बाकाराग भेडारी 196) रीला बाप भेडारी १९७) मिना बाप भेडारी १९८) सींगता बाप भेडारी १११) रोगिवाई २००) लहरूचा ईट्रया थीधरी २०१) उँद्रया २०२) काशिनाथ २०३) आवीवाई १०४) टकिवाई १०५) चिमिबाई १०६) हेट्रीबाई १०७) परशुराम राघी पार्टील १०८) कृष्णा राघी पारील दाना तालका भियंडी मधील मौजे कारहेर येथील खाली नमुद बेल्लेल्या स.न. मधील ७४१३० ००ची भी. एवडवा एकूण क्षेत्रापेकी ९७६२.२१ घी.मी. हीत्रात केलेले अनचिक्त धापकाम महाराष्ट्र अभिन महस्त महितेथे फलम ४७ व अन्वये वाणिज्य वा प्रयोजनार्भ नियमानुकुल करणंत येत आहे. त्याच प्रमाणं उर्वरीत ६५३६७.७१ ची.मी. क्षेत्रात महाराष्ट्र जमिन महरूल अधिनियम १९६६ चे कलम ४४ प्रमाणे वाणिज्य या प्रयोजनार्थ विनशेती परवानगी सालील शतीम अधिन सहन देण्यांत यंत आहे.

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व व ड १४०) प्रकाश १४१) विष्णू नारायण अमराहथर १५५) राजाराम नारायण अनराहकर १५५) प्राय ETEC. भारायण उमराटकर १५४) जाना चांगोस्हारे १५५) रामदास चांगो पाटील १५६) जानाचारी (0 मारादण उमराटवर १९४) जाना प्राणाका राग राग भाषा प्रभाकर (रिंड) लताप्र (रिंड) लताप्र (रिंड) लताप्र (रिंड) लताप्र

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ी पाणवनी अधिविषय त्याकालील येतीले निषम प्रविन जेपन देण्यांत आलेली आहे.

अनुरावाते मालोने । हेतीन । जसा अनीनीचा धापर च खायरील इमारसीच्या आणि किया भन्य बारम्यनगणमा अपयोग उत्तर अभीनीचा का प्रयोजनार्थ अपयोग मत्रण्यांत प्रत्यानगी रेण्यात जाली अतेल त्या प्रयोजनार्थ केवछ बेला पाहिजे. जाणि त्याने अशी जत्मीन थित्या ित्व कोणताही भाग किया तभी इमारत गांधा इतर कोणत्याही प्रयोजनार्थ जिल्हापिथतरी वले बोच्यायहून वना वार्यनी आगाड सेठी परवासी विव्यविस्याधियाव यापर यसता फाण गय, इमारतीच्या वापरामहत जीगनीचा वापर ठरविक्यांत घेईल



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- अशी परणानगी देणा-या प्राधियत-याय-दून अशा जुर्वाडाची थिया रवांचे जे व्योणतेही उपगुरांड एरण्या पाएन मंजूरी गिरहाती आरेल त्या उपगुरांडाची आगरही पोट दिमागणी कत्ता कामा नये.
 - भनुमाधर्थ खल्तान (3) जिल्हाधिकारी थ सक्षम प्राधिकारी प्राधियत्तव यांचे समाधान माइन भगा गंधान भगा मर्गात्रीत करत, मटारे कौरे वांगून आणि (य) गुमापन विभागा पट्न अशा भुनाडाणी मात्रणी व खाच सीमांकन करून सी जमीन या आदशाच्या तारख वाभून एक ववाच्या आत अजूर आराज्यडया प्रमाणंच काट्यांस्पर्ण विकसित कली पाहिले. आणि अशा रातान ता अधान विकासत केली जाई पर्यंत त्या जमीनीणी कोणत्याही बीतीन विल्हेवार लाहता कामा नये.

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- अनुमाराही जातीय जमा भूखेडा विकाययचा जमेल किया त्यांनी इतर प्रकार विल्हेवाट 💡 लावायची उन्नेल तर उसा अनुजाबाही व्यक्तीने तो भूखंड या आदेशात आणि सनदीमध्ये नगुद केलेल्या शतीचे वालन करूनच विकणे किंवा अशा शाीनुसारण त्याची अन्य प्रकार לשהלבוב מוטא שולט מוים לחשולכת להיפתו לעמינות חתו מותו שופי אניין ל त्याच कृतेण आगत.
- या सोधत जोडलेल्या स्वयः आसायाऽयात आणि विवय इमारतीच्या नयाशात निर्दिष्ट येल्या प्रमाणे इतवया जोते क्षेत्रावर यांधवताम वत्रण्या विषयी ही परवानगी देण्यांत आलेली आहे. गदर मुखंडातील नकाशात दर्शविल्या प्रमाणेच उर्वरित क्षेत्र विना बांधयतम मोकळे सोडले affect.
- मानायित यार्थायाम ह नयाशात दर्शवित्तत्या मजल्या पंशा जास्त मजल्याचे असू नय: 1
- प्रसाधित इमारत विद्या खोणतेही ग्राम (असल्यास) त्यांच्या बांधवरामास सुरुवात वन्त्रण्यापूर्वी ; अनुजाडाही वाक्सीने (ग्रेटीने) राहाव्यक खपालक नगररचना टाणे यांची असे यांचवान वरणण विषयाची आवश्यक ते परवानगी मिळविणे हे अशा व्यक्तीवर वेचनकारक असेल.
 - भनुजासाही वाक्तीन सांवत जाडलल्या नथाशात दशींघल्या प्रमाण सीमांतिक मावळ अंतर -(अध्यन माजीनल डार्ट्सेस) सोडले पाहिजे.

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या आदेशाच्या दिनांका थागून एक वर्षाच्या कालावधीत अनुमान्नही धार्मात उन्हे जमीनीचा विगर शती प्रयोजनासाठी यापर करण्यास सुरुपात बेर्द्स पाहिजे. मात्र पंछायंछी भ्रमा कालावधी पार्वावण्यांत आला असेल तर ही गोष्ट अलाहिदा. अनुजाग्राही प्यक्तीन हेपरोका प्रमाण न घेल्यास ही परधानगी रह करण्यांत आली असल्याचे समजण्यांत घेर्टन.

जिनुनाग्राही व्यक्तीने अशा जमीनीचे दिगर क्षेत्रकी प्रयोजनाई वापर करण्यांस ज्या दिनांका पागुन गुरुवात केली असेल दिव्या ज्या दिनांकास त्यांने अशा जमीनीच्या वापरात बदल फेला असेल तर तो दिनांक त्याने एक महिन्याच्या आंत तलाठवा मार्फत भिषदेष्ठी तहसिलदारांस कळविले पाहिओ. जर तो असे करण्यांस चुकेल तर महाराष्ट्र जमीन महराल (अभीनीच्या बापरातील बदल व विगरशेतणी आवागणी) नियम १९६९ मधील नियम ६ भन्वय त्याच्यावर कार्यवाही करण्यांग असा अनुहासाही पात्र वरेल.

- अशा अभीनीचा त्या प्रयोजनार्थ वाचर करण्यांस अनुजाधाहीस परवानगी देण्यांत आली 17 असेल त्या प्रयोजनार्थ यापर करण्यांस प्रारंभ करण्याच्या दिनांका पासून सदद अनुशाधाहीने त्या जमीनीच्या संबंधात दर चौ.गी. गागे ०-०२ या दराने दिगर शेतवर्व आयतस्थी दिली पाहिजे.
- महाराष्ट्र जगीन महसूल अधिनियम १९६६ मधील तरतूर्दानुसार आणि त्या अनुषमान 15 यहांयंटी तथार करण्यांत आलंत्या प्रचलित नियमानुसार दिनांक १/८/१९ पासून दिनांक ११/७/२००१ पर्यत अकृषिक आकारणीचे वे सुधारित प्रमाणदर अंगलात आलंल आहंत त्या दरानुसार आव्यारणीची रक्तम भरणे अनुसामाही बांचेवर संघलवारच राहील. 13
- अनुआधाही व्यक्तीने सदर जागेची अतितातडी मोअणी की रक्कम रु. १२,८००/-(अस्पी धारा हजार आउशे मात्र) चलन हो. १८/२००१ दिनांग २२/१/२००१ अन्यये शासन जमा केली आहे. 38
 - भूमापन विमागायञ्चन जमीनीची मोजणी पतण्यांत आह्या नंतर अशा जमीनीचे जितके शेत्रजाट आटळून मेईन तितपया होत्रकव्यानुसार या आदेशात आणि सनदीमध्ये नमूद घेरलेले क्षेत्र तसेच विगरशतकी आकारणी यांत बदल करण्यांत घेईल.
 - भदर जर्मानीच्या विगरशंतकी वापरास प्रारंभ केन्याच्या दिनांका पासून दोन वर्याच्या कालावधीत अनुजाडीने अशा जगीनीवर आवश्यक ती इमारत बाधली पाहिजे. अन्यथा सदरहु आदेश रटद समजण्यात यहंत. य अनुजाहाही यांना अवृत्विक परवानुग्रीसाठी नव्याने अर्ज सादर करावा लागेल.

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पूर्वीच मंजुर केलेल्या नकाशायरहकुम अमोदरच बांधलेल्या इमारतीत अनुसाधाहीने 35 कोणतीही भर घालता कामा नये किया ती मध्ये फोणताही फेर्रबुदल करता कामा नये. भाव अशी भर पालण्यासाठी विग्या फेस्बदल करण्यासाठी जिल्हापिका-यांची परवानगी चेतली अमेल आणि अभा भरीचे किया फेरबदलाचे नकारो मंजुर करून पेतले असतील तर ती गण्ट देगळा

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अनुजाबादी व्यवनीने आजुबाजुच्या परिसर्गत अस्वचंत्रता व घाण निर्माण होणार नाही अशा

गतात्र आपल्या म्दत च्या रक्षचांत आपली पार्णापुरवटपाची व सांडपाण्य करण्याची व्यवस्था केली पाहिजे.

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- ER OBUR त्रवीनीच्या विगरशेतकी वापरास प्रारंभ वेदन्याच्या दिनोका पासुन एक महिन्याच्या 11 कालावधीत अनुजाराही व्यक्तीने महाराष्ट्र जमीन महसूल (अनीनीच्या धापरविद्यादेल प्र. १९७३ ४ विमार्गतन्त्री आकारणी । निधम १९६९ यातील अनुसुधी पाथ मध्ये दिलेल्या मधुन्धात-एक मनद करन देऊन तीत या आदेशातील सर्घ शर्ती समाधिष्ट करणे त्यास दंधनकारक असेल.
- ण आदशात आणि रानदोमध्य नमूद यलल्या शर्तीपेकी कोणत्याही शर्तीचे अनुज्ञाद्याही त्यक्तांन उत्लधन कलयास उक्त अधिनियनाच्या उपवधान्वयं असा अनुजाहाही ज्या काणत्याही शास्तीस पात्र टरल त्या शास्तील बाधा न येक देता द्राण्याच्या जिल्हाधिका-यास ना निर्हित्व करेल अमा दह आणि आकारणी भरत्यानता उक्त जमान किया मुखड अर्जवासण्या ताव्यात राहु देण्याचा अधिकार असेल.

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- रथ परील खंड अ) मण्मे काहीही अंतर्भृत असले सरीही या परचानगीच्या तरतुदीचिरुदय जाजन योगतीही इमारत किया थांगराम उभे यतण्यति आले असेल किया तरतुरी विजयप या इगारतीच्या किया बांधकामाणा वापर करण्यांत आला असेल तर दिनिर्दिष्ट मुद्दतीच्या आंत भगा रीतीने उभारलेली इभारत काढून टाकण्या विषयी किया तीत फेरबदल करण्याधिपर्या ताण्याच्या जिल्लापिका-वाने निर्देश देणे विधी संमत असेल. तनेच ठाण्याच्या जिल्ह्यांप्रिका-याला अशी इभारत किया बांधकाल काढून टाकण्याचे किंवा तीत फेरदल जन्म्याचे काम करवून घेण्याचा किया त्या प्रीत्यर्थ आलेला खर्च अनुजाझाही व्यक्तीकडुन अमान महमुलाची धकवाकी म्हणून वसुल करून घण्याचा अधिकार असल. 20

दिलेली ही परवानगी मुंबई कुळवहिबाट व शेतजमीन अधिनियम १९४८, महाराष्ट्र ग्रामधंधायत आधानियम आणि नगरपालिका अधिनियम इ.सारच्या त्या देव्दी अंमलात अग्रतीलया इतर प्रतेणत्याही प्रत्यवाचे कोणतेही उपदांध प्रकरणाच्या अन्य संघंधीत वार्यीच्या वावतीत लागृ होतील. त्या उपवंधाच्या अधिन अमेल.

अनुनाग्रहा यानी जिल्हा परिषद ठाण यानी यसपितला विशेष यस हा आदश निर्मामत 37

रंतेणे तारखेपागून एक महिन्याचे आह भरणे घंधणकारण सहील.

- अनुमाधाही वांनी सहाव्यक संचालक नगररचना ठाणे वांचे कडील मंजुर नकाशाव्यहुकुम्ख याचकाम केल पाहित. 22
- अनुजाणही यानी महायादा सचालक नगररचना ठाणे कडील योचकाम नकाशा व्यतिरिक्त जारत याध्यकम कल्यास आगर याधकामा मध्ये यहल करून जादा घटाईसेव निरंशाक वण्यात्वाम अनुज्ञान्नाहा ह महाराष्ट्र प्राद्रशिय नगररचना आंधनियम १९६६ च यत्नम ५२ व-वय पश्चनदानी स्वरूपाचा मुन्दा दान्यल परण्यास पात्र रहातील व अम जादा बाधकाम दूर कण्धाम पात्र राहील. 30

नफाशायर प्रस्तायित आग प्रतिष्ठाक व्यवस्थेचं प्रयोजन जसे पाण्यांची टार्थी, पाईप लाईन, שותי הושיב שתולו שומה מרייעדאדוסא CERTIFICATE שש אומישמה תולות

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-un निः जन्द्रत्वा গুৱ মন वयड-२ द.क्र.0993 12091 पाने२७ 3 परवाना क तंक : No 096390 बहाराव्य बासन गमना फमांफ ४ (नियम ६ व ८ पाइचे) कारकात्याची मोधणी व कारफाना चार्लानग्रासंधीचा परवाना urial artists : state faith रागातं अधिवाम, १९४८ जानि त्वासवधी अगाठेगे निषम याच्या तरपुर्वाव्याचे -ठो:-प्राडिश- उद्दाटरठ प्राडत, ट्राडत, २४,०-टिर,-धाना मान्धे वर्तन रोगवा जाने वागवाना चानविष्यास गरवाना देख्यात आला आहे. हा। परवा-वात्यप सा जागेत कोपल्यां कार्यप्रभाग पर्वत्या काल्य लाग्य. हागे तथपात र जागेत कोपल्यांटी एका दिवसी ५० वर्षत/ --- पेका जारत कार्यप्रत गावि ३०० वर्षत/ -- देशा शाल्य. יצור נואנואנא אומיסטור ברכוניסט (הווניסט ?). איז היינייטיטי איז אייטיטיט איז אייניטיט ?). हा परका-वानी मुदत ११ विमेवर २ लग के वर्धन आहे. ्न लवे भए भारण]. For the start 1. 151-1310 50 v.1 · 12. भारत अपनेहे tong no vono Fac-1 कोटोदिक गुरुधा व आरोग्य ייזוח וגיבאצות אוג איגשור איגשור ייזור איגשור ייזור וגרי אוגי אוגיין וביי אוגי ואויין אייזוחיוי ויייזי איז איין परयाना बिलेल्पा आगेचे बर्जन गहाराष्ट्र राज्य, मवरं - नामाक्त कार्यात्व नवार्य दिवाक १९. - १२. आ आवस अमाक्त्य (माद्रा नार्य) आही मजुर केने मेने SUB. REDISTRA न्तनीकरण किंधितः |२०० | ६ भुरे ७ |०६ कार्यालय forma. अप्रवलनती आकारतेले जास्त भरका | परनान्याथी/मुद्धा परवार्ग जिन्हों। गुल्क गालेन्जी स्वक्त संरत्याची ठारीख करव (रेप्नीवर्ग ी (गरा / - क्या जारू २०११ वर्षत / - वेश्य रास्त १७५० -३१ दिसेवर हुरू. गतरा-Parelif. भेशा जान्त्र ३०:: पर्यतः / विद्या जान्त्रः १८-५० [. 981641-2090 4 For Marting The The Sr min * 11.14239 पेसा जास्त ५०० पर्यंत | 73,9341. 2059 4 गेशा जारत १७५०]fight gurning st. share ्राण्याः वेशा जाल्त १८७ वयंत / मेला जास्त्र १७५०). 17,344/-2012 MAREquar भ छपन्त्र । मेधा वास्त्र ५ छ छ प्रयंत / -- प्रथा जाम्त १७ ५ ० / . 61141-2092 to ATTENIONS भागमनः : देशा जास्त ५०० पर्वत / -- वंद्या जास्तः १७ ४०]. 61441-्ण प्रत्न । यसा जास्त ४०१९१११त | --- पेक्षा जास्त १७५७] - . [3८५१] -20184 ARGINAN र्पाण्यपतः - वेश्वा जास्त ४०० वर्षतः / -- वेशा जास्त अरुप्रठ] -- जेर्द्र २५/rily to Alar way ाधवर्तेत / - मेदा जात्म १०० पर्वत / -- मेका जात्म १८९५० / -- धिन्द्र / ---2015 H ARTINON 2010 10 ARENENS पेशा टा∓न पर्यत / पेशा जास्त 2016 9 201 1000





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या यात्री कर के के के दबर मा नमस्मर मंडळ रेघील अप्पामहाराज वनरण हेदे समागी मंदिर आणि शिवाजी तीर वेथील विहल सक्सिणी मंदिर तोर वेथील चार चा हिकाणी दर्शन घेतले. चारकरी व भाषात्वया क्षेत्रातील आण्यात्मिक अग्रिहान असलेल्या महाराज आणि आपला इत्तेवी मादियाजी या महोत्मत्राला मोत्या प्रमाणात असते

४० वर्षांनी पिण्याच्या पाण्यासाठी होणारी पायपोट अखेर धांबली आहे. त्यांच्या परात विवेनंतर आता विण्याचे पाणीही भराभरात घेट नळामारे येऊ लागले आहे. आता या नागरिकांमाठी आवश्यक अमलेला पूल उभारण्याबावतती म्रायमंत्री एकनाथ हिरि यांच्याशी

नागरिकांच्या चेहऱ्यावरील हाम्य हीच रवरी कामानी पोचनावली असल्यानेही त्यांनी मानेळी सांशितले दोन

भीपाना राम्)

मागील

नगरमेवर विराग रेगळे आणि मार्च नगरमेथिका नप्रता घोसले-जाग योच्या प्रयत्नाने महापालिकेच्य माध्यपानून भिष्याच्या पाण्याः। महानगरपारित्र गाँ तार्डनचे उद्यादन माठमा मन्द्र भारतित्व प्रार्थनचे तद्यादन अव यानी विषया-प्राद्ध भारतित्व प्रार्थनचे तद्यात अव यानी विषया-भारता भारती वत्रियास्त्री, भीदने राज्यस्य झाल्याने नागीत्वर्धनं भारता प्रार्थने व्यान्त्रया झाल्याने नागीत्वर्धनं האמוקה ותיון איינו אייניים אות

गिएली 1 ब-म न ठाण्याच्या खेळ राष्ट्रीय सीनियर मानांकन बॅडमिंटन स्पर्धेत दुमदार कामगिरी

हणे, ता. ३० : व्ही. व्ही. नात् स्मृती ऑल रहेवा मोत्रिया मानांकन बॅडमिंटन अजिंक्यपद रूरण स्पर्धेत ताणेका खेलाडूंनी पुन्हा एकदा दुहेरी गटात ग्मण उर्चन्त्र सिद्ध केले. ठाण्याच्या घॅडमिंटनपट्नी उपाय प्रति मिश्र दुहेरी अशा दोन्ही गटांत पुरुष दुहेरी आणि मिश्र दुहेरी अशा दोन्ही गटांत पुरः ३० इड्रांची माळ आपल्या गळ्यात मातली. विराज हजाळे व विप्लव कुवाळे यांनी पुरुष दुहेरोत रौण्य र्णे दीय राभिया-रम्या व्यंकटेश यांनी मिश्र दुहेरी नेवारकावर मोहोर उमटवली. या विजयाबदल न्येष प्रीक्षक व ठाणे शहर, जिल्हा बॅडमिंटन अन्त्रेतिर्जनवे अध्यक्ष श्रीकांत वाड यांच्यासह तणे अकादमीच्या सर्वांनीच त्यांचे अभिनंदन केले. महाराष्ट्रात पुरुष दुहेरीमध्ये अव्वल असणारे क्रिज कुवळे व विप्लव कुवाळे यांनी या



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दबदबा निर्माण केला. सुरुवातीच्या फेरोंमध्ये आषाडीच्या जोड्यांना सहज नमवून विराज आणि विप्लव यांनी उपउपांत्य फेरीत घडक मारली. या फेरीत त्यांचा सामना चंद्रकुमार आणि ब्रिजेश यादव यांच्यासोवत झाला. यात त्यांनी विजय मिळवला.

मिश्रं गटात ब्राँझपदकावर मोहोर रगर्थेत मिश्र दुहेरीच्या गटात ठाणेकर दीप रांभिया यानेदेखील चमकदार कामगिरी केली आहे. त्याने रम्या व्यंकटेग हिला साथीला घेऊन प्रिन्स सिंग आणि प्रियांका कनवाल या जोडीचा २१-०८, २१-१३ असा थुव्वा उडवीत उपउपांत्य फेरीत प्रवेश केला. चैनीत जोशी व नरथना व्ही. आर. या जोडीचा दीप रंभिया आणि रम्या व्यंकटेश यांनी अटीतटीच्या सामन्यात २२-२०, २१-१९ असा परामव करून उपांत्य फेरीत धडक मारली. उपांत्य फेरीत झालेल्या सामन्यात त्यांना अरविंद सुरेश व पवित्रा नवीन या जोडीकडून १७-२१, २१-१४, २१-१९ असा पराभव स्वीकाराचा लागला; तरीसुद्धा कामगिरीच्या जोरावर दीपने या स्पर्धेत ब्रौझपदक पटकावले

खर्डीच्या उपसरपंचपदी मोसीन शेख बिनविरोध गावाच्या विकासासाठी सर्वानुमते निर्णय

खर्डी, ता. ३० (बातमीदार) : खडी ग्रामपंचायतीच्या उपसरपंचपदी इज्जन्मन प्नेलचे मोसीन शेख यांची बिनविरोध निवड करण्यात आली. टग्मरपंच पदासाठी संघर्ष पॅनल व प्रायसन्मान पॅनलकडून मोमीन शेख व प्रामविकाम पॅनेलकाइन पूजा परदेशी व प्रशांत खडींकर यांनी उमेदवारी अर्ज चाल होते

सामनगाव उपसरपंचपदी णिवमेना रदव बाळासाहेब टाकरे

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पक्षाचे सहल चंदे यांची विनविरोध निवड केली. ग्रुप ग्रामपंचायत मोखावणे-कसारा उपसरपंचपदी शरद वेखंडे यांची विनविरोध निवड झाली आहे. ग्रुप ग्रामपंचायत वाशाळा उपसरपंचपदी विलास धानके यांची निवड झाली आहे. सुरेश डोंगरे (शेरे), जयप्रकाश सोगीर (जांभूळवाड), भाऊ भांडे (सापगाव), अरुणा भोईर (शेंदरून) व ऋतिका शेलार (मढ) यांची उपसरपंचपदी निवड झाली आहे.



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सर्व लोकांस कळविण्यात येते की, में प्राईम डेटल प्रोडक्ट प्रालि, पत्त कालंस भिवंडी, यानी त्यांच्या सालकीयी व कब्जावहीवाटीची असलेली खालील परिहिण्डातील वर्णनाची सिळकत आमचे अशिलास विकत देण्याचे मान्य व कबुल कले आहे. तरी वालील वर्णन केलेल्या मिळकतीबाबत ज्या कोणावा सदर मिळकतीवर वारल गहाण, दान, फरोक्त, विक्री, बंशिस, भाडेपट्टा, बोजा, ट्रस्ट, डहीवाट, अगर इतर कोणत्याही प्रकारे हितसंबंध असेल त्याने सदर नोदीस प्रसिद्ध झालेपासुन १४(चौदा दिवसाचे आंत आन्हास खालील पत्त्वावर लेखी पुराय्यासह कळवाचे. तसे न केल्यास सदर व्यवहारास कोणाधीक्षी कोणत्याही प्रकारनी हरकत वा तकार नाही व असल्पाल त्याने आपले सर्व हक्क वा दावे सोडुन दिले आहेत, असे गृहीत घरून सदरवा व्यवसा पुर्ण करण्यात येईल व मागाहुन कोगाधीही कोणत्याही प्रकारची हरकत वा तज्जार आल्यास ती आमचे अशिलावर वधनकारक रहाणार नाही.

परिशिष्ट

मौजे काल्हेर, तालुका भिवंडी, जिल्हा ठापे येथील काल्हेर ग्रामपंचायतीचे हदीतील सर्व्ह नं. २२८, हिस्सा नं. ५ या जमिनी वरील "ब्रो अगिउंत कॉम्प्लेक्स" मधील विल्डीग नं. E-8, मधील तळमजला अधिक पहिला मजला य दुसऱ्यावरील आर. सी. सी. मोडाऊन गाळा नं. ७, चे क्षेत्र २७२८ १२ चौरस फुट, गाळा नं. ८, घे क्षेत्र २३४४.१८ चौरस फुट, गाळा नं. ९, चे क्षेत्र २७७५.४२ चौरस फुट व गाळा नं. १०, चे क्षेत्र १७७२ चौरस फुट ज्यास (तळमजल्यावरील) अनुक्रमे ग्रा. घर नं. १४५१/७, १५५१/८, १४५१/९, १४५१/१०, व (पहिल्या व दुसऱ्यामजल्यावरील) अनुकमे शा. घर ने. १४५१/४/७ (अहित कंपाऊंड, इ/८(७/ब, ८/ब, ९/ब, १०/ब/क)) चे एसुण क्षेत्र २८२५९.१६ चौरस फुड बांधीन व त्याखालील जगिनीचे क्षेत्र ८७५ ४४ चौरस पिटर अशा वर्णनाची मिळकतचे सर्व

मालकी हतकसुध्दा व त्याखालील जमिनीतील भालकी हककसुभ्दा. पत्ताः ६५, विशास टॉवर, R\$ /. अँड. एल. एस. सिधी

(खरेडीवारांचे बजीस)

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ता. भिवंडी, जि. ठाणे





1. Solution of the manufes of the Board of Director of Prime Dental Products Put in Solid of Plot No. A-148, Road No. 24, MIDC, Wagle Industrial Estate, Super - West, Thane - 400604 on 15th Oct 2022

Resolved that the Mr. Bharat Thakkar Managing Director & Co. Founder taxeline authorized as signatory for registration agreement & sales distances of E-8, Shree Arihant Compound, Gala #7 to 10, Thane (Structure) Road, Kalher, Bhiwandi, Thane - 421302

For Prime Dental Products Put Ltd

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For Prime Dental Products Put Ltd

Dr. Paresh Thakkar Director



helen

Bharat Thakkar Director

Date 15/10/2022

BRIGHT LIFECARE PRIVATE LIMITED

Hanand complex, Prop UID no. B014-03433, Opp. Piramal healthcare, Godown area, Village Phabat, Zirakpur- Punjab-140603

PURCHASE ORDER		Loca	tion : ZIRAKPUR	Page 2 of 2
To, CHEMKART INDIA PRIVATE LIMI 501, 5th floor, K.L Accolade, Near RK H Rd No 6, Santacruz East, MUMBAI-400055,INDIA GSTIN :27AAICC6748A1ZP, Registered		Order No. Date	: BZIRM/2324/0 : 26-09-2023	0597
Our Licence Details	GSTIN : 03AAECB5311J1Z4, Reg Mfg. Lic. No. : PAN : AAECB5311J	istered		State : Punjab, 03
Advanced Payment Details :				
		Ju	state	Mumbai tindiaria Mumbai
	1977		For, BRIGHT L	FECARE PRIVATE LIMITED
				Authorised Signatory
				GPorder

BRIGHT LIFECARE PRIVATE LIMITED

Hanand complex, Prop UID no. B014-03433, Opp. Piramal healthcare, Godown area, Village Phabat, Zirakpur- Punjab-140603

P	URCHA	SE ORDER			Loc	cation : ZIRA	KPUR	Pa	age 1 of 2
		INDIA PRIVATE LIMITED K.L Accolade, Near RK Hospital, acruz East,		2.573	rder No. ate	: BZIRM/2 : 26-09-20		97	
in a second	Mumbai-4000 Fin :27AAICC	055,INDIA 6748A1ZP, Registered State	: Maharashtra, 27 :						
Sr.	Item Code	Item Name	Require Date	Order Qty. I	MOU	Rate in INR.	Per	Discount	Amount in INR.
1	RM0006	L-Glutamine FOOD GRADE	29-09-2023	2,700.0000	G	670.00	KG	0.00	1809000.00
	HSN / SAC Mfg. By.	: 29224990					18.00%		325620.00
	мід. Бу.	: SHANGHAI WENTAI BIOTEC	CHNOLOGY CO. LTD			Total Va	lue:		2134620.00
2	RM0616	L-TRYPTOPHAN IHS	29-09-2023	25.0000	G	1,400.00	KG	0.00	35000.00
	HSN / SAC	: 29339990					18.00%		6300.00
	Mfg. By.	: Shanghai Wentai Bio Techno	logy Co., Ltd			Total Va	lue :		41300.00
3	RM0652	L-HISTIDINE HCL IHS	29-09-2023	25.0000 M	G	3,200.00	KG	0.00	80000.00
	HSN / SAC	: 29332990				+ IGST	18.00%		14400.00
	Mfg. By.	: Shanghai Wentai Bio Techno	logy Co., Ltd			Total Va	lue :		94400.00
4	RM0653	L-LYSINE HCL IHS	29-09-2023	50.0000 M	G	250.00	KG	0.00	12500.00
	HSN / SAC	: 29224100					18.00%		2250.00
	Mfg. By.	: Shanghai Wentai Bio Techno	logy Co., Ltd			Total Va	lue :		14750.00
5	RM0655	L-THREONINE IHS	29-09-2023	50.0000 M	G	275.00	KG	0.00	13750.00
	HSN / SAC	: 29225090				+ IGST	18.00%		2475.00
	Mfg. By.	: Shanghai Wentai Bio Techno	logy Co., Ltd			Total Va	lue :		16225.00
	Remarks	: Freight Inclusive							
						Total Sub Va	lue :		2301295.00
Su	mmary :	IGST: 351045.00 351045.00							
		331043.00		and an and a second	Тс	otal Order Va	lue :	a contrary of the second	2301295.00
Ru	pees : Twen	ty-Three Lakh One Thousan	d Two Hundred Nin	nety-Five Only					
	nsignee : E	<mark>iction</mark> Bright Lifecare private Lim		Billing I	nstructior	1			
		Anand complex, Prop UID no. B01							
	h	nealthcare,Godown area,Village Pt ZIRAKPUR-140603		Address		HT LIFECARE			Onn Diseasel
		PUNJAB,INDIA		Address		ncare,Godown a			"Opp. Piramai
GS	TIN : 03AAEC	CB5311J1Z4, Registered Sta	ate: Punjab, 03			KPUR-140603 JAB,INDIA			
				Payment		2			
				Terms					
			rt I	na					
		Anglate	Mum em	0		For, BRIGH	IT LIFE	CARE PRIV	ATE LIMITED
		June .	1151	JE!				Authori	sed Signatory
		V-	*	Po					GPorder



Chemkart India Privat 403/404, K.L. Accolade, 4th Floor, Near R.K.Hospital, Above Captain Mumbai-400055, India GSTIN - 27AAICC6748A12P FSSAI - 10021022000867 MSME - UDYAM-MH-19-0053716 Customer Care - +91 8828405052 meenakshi@chemkart.com / www. Invoice Date Payment Terms Due Date P.O.# E-Way Bill# E-Way Bill# E-Way Bill# BIGMUSCLES NUTRITION PRIVATE LIMITED (HARYANA) Plot No.23 Sector 27-C Faridabad 121003 Haryana India GSTIN 06AAJCB1285G12R 9816411981 9718197318					6th Road, Gym, Santacruz East. / 53 / 54 TAX INIVOICE					
FSAA	l:									
Sr No.	Product Name & Descript	ion	HSN		Qty	Rate	IG %	ST Amt	Amount	
1	Creatine Monohydrate 2009 Not for Medicinal Use Batch No.: 05510 2405001 Manufacture Dt.:2024.05.03 Expiry Dt.:2027.05.02		29252990	8,000.00 kg		575.00	18%	8,28,000.00	46,00,000.00	
2 01. 1					0.00 kg	210.00	18%	75,600.00	4,20,000.00	
Total In Words Sub Total 50,20,000 Indian Rupee Fifty-Nine Lakh Twenty-Three Thousand Six Hundred IGST18 (18%) 9,03,600								50,20,000.00 9,03,600.00 59,23,600.00		
Bank Details: Name - Chemkart India Private Limited A/c No - 101905001387 IFSC Code - ICIC0006986 Bank - ICICI Bank For Chemkart India Private Limited For Chemkart India Pvt. Ltd.										
Terms & Conditions *Subject to Mumbai Jurisdiction *Goods Once Sold Will not be taken back *Our Responsibility Ceases as soon as the goods leave our premises *Payment Within Due Date Otherwise 21% p.a interest will be charged							natory			
IRN : 241d453a69ec5d2d4413d80c52620a6c0c3fe19a85614f4c4d862c023b9df726 Ack No. : 122421859979544 Ack Date : 2024-06-18 16:09:00 e-Invoicing detail(s) generated from the Government's e-Invoicing system.										
Window (E(Mulaber))										

Chemka Importer & Manufacturer of Food Health Ingree	403/404, Near R.K Mumbai-4 GSTIN - 2 FSSAI - 1 MSME - L Customer	kart India K.L. Accolade, 4 Hospital, Above 00055, India 7AAICC6748A 002102200086 JDYAM-MH-19- Care - +91 882 ni@chemkart.cc	4th Floor, 6th R e Captain Gym, 1ZP -7 -0053716 28405052 / 53 /	oad, Santacruz East. 54	ТА	XIN	/OICE		
Invoice Number Invoice Date Payment Terms Due Date P.O.# E-Way Bill#	: CIPL/24- : 09/04/20: : Net 90 D : 08/07/20: : SO-1392 : 2217469	24 ays 24 3 / 2024-25/000	Sa Tra	ice Of Supply les person insport Details:	: Ra : Pi	: Tamil Nadu (33) : Rashmi Pawar : Pickup By Delhivery Transport			
Bill To Raksh Bio Science Pvt Prince Towers, Suit No.2/S,' Purasaiwalkam High Road,k Chennai 600010 Tamil Nadu India GSTIN 33AAKCR1339Q12X 9342875550 FSAAI: 10020042006942	No Lin Va Ch Ta	Ship To No.26, Vetri Nagar Extenson, Link Road, First Floor, Vadaperumbakkam,Madhavaram Chennai 600060 Tamil Nadu India 9342875550							
Sr No. Product Name & De 1 N-Acetyl L-Carnitine Not for Medicinal use Wentai) Batch No.:20231215 Manufacture Dt.:2023 Expiry Dt.:2026.12.14	(Shanghai 3.12.15	HSN 29239000	Qty 25.00 kg		IGST % 18%	Amt 9,787.50	Amount 54,375.00		
Total In Words Indian Rupee Sixty-Four Thousand One Hundred Sixty-Three Only Bank Details: Name - Chemkart India Private Limited A/c No - 101905001387 IFSC Code - ICIC0006986 Bank - ICICI Bank Terms & Conditions *Subject to Mumbai Jurisdiction *Goods Once Sold Will not be taken back *Our Responsibility Ceases as soon as the goods leave our premises *Payment Within Due Date Otherwise 21% p.a interest will be charged					Sub Total 54,375.00 IGST18 (18%) 9,787.50 Adjustment 0.50 Total 64,163.00 For, Chemkart India Private Limited For Chemkart India Pvt. Ltd. Authorised Signatory Authorized Signature				
	IRN : Ack No. : Ack Date : e-Invoicing detail	1224209390 2024-04-09	02499 12:09:00	V3b8883f8a4b247 ment's e-Invoicing	07051ae24a1c8ab	3b4b2fd3f021	2		