

Date: 7th May, 2025

To, The Manager, Department of Corporate Services, BSE Limited P. J. Towers, Dalal Street, Fort, Mumbai – 400 001 Scrip Code: 533573 To,

The Manager, Listing Department, National Stock Exchange of India Ltd. 'Exchange Plaza', Bandra Kurla Complex, Bandra (E), Mumbai – 400 051 NSE Symbol: APLLTD

Dear Sir/Madam,

Sub: Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations, 2015")

Pursuant to Regulations 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of notice w.r.t. transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) published in Indian Express (English edition) and Financial Express (Gujarati edition – vernacular language) on 7th May 2025.

We request you to kindly take the same on record.

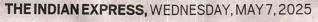
Thanking you,

Yours faithfully,

For Alembic Pharmaceuticals Limited

isha Saraf **Company Secretary**

Encl.: A/a.



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ALEMBIC PHARMACEUTICALS LIMITED CIN: L24230GJ2010PLC061123 Regd. Office: Alembic Road, Vadodara - 390 003 Tel.: +91 0265-6637000 Email: apl.investors@alembic.co.in Website: www.alembicpharmaceuticals.com

NOTICE

[For Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF)]

This Notice is published pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (the 'Rules'). The said Rules inter alia provides for the transfer of all such shares, in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more, to the Demat Account of the Investor Education and Protection Fund ('IEPF Demat Account').

In compliance with various requirements set out in the Rules, the Company has communicated to the concerned shareholders individually at their address available with the Company, whose shares are liable to be transferred to the IEPF Demat Account under the said Rules, for taking appropriate action(s).

The Company has uploaded details of all the concerned shareholders along with their Names and Folio Number / DP ID Client ID at the following web-link: https://alembicpharmaceuticals.com/iepf

The details of unclaimed dividend are available at the following web-link: https://alembicpharmaceuticals.com/unpaid-unclaimed-dividend

Shareholders are requested to verify the details and claim their unclaimed dividends expeditiously.

The concerned shareholders, whose shares are liable to be transferred to IEPF Demat Account, may note that the shares, whether in physical or electronic form, will be transferred to IEPF Demat Account in accordance with the procedure notified by Ministry of Corporate Affairs, from time to time. In respect of shareholders holding shares in physical form, upon transfer of shares to IEPF Demat Account, the original share certificate(s) which stand registered in their name shall stand automatically cancelled and be deemed non-negotiable. In respect of shareholders holding shares in demat form, the Company shall inform the concerned depository by way of corporate action for transfer of shares lying in their Demat Account in favour of the IEPF Demat Account.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of new share certificate(s) by the Company for the purpose of transfer of shares to IEPF Demat account pursuant to the said Rules.

In case the Company does not receive any communication from the concerned shareholders by 10th August, 2025 or such other date as may be extended, the Company shall transfer their shares to IEPF Demat Account as per the procedure stipulated in the said Rules, without any further act or liability on the part of the Company.

Shareholders may note that both the unclaimed dividends and the shares transferred to IEPF Demat Account including all benefits accruing on such shares, if any, can be claimed back by the concerned shareholder from IEPF Authority by making an application in web form IEPF-5.

In case the shareholders have any queries on the subject matter and the said Rules, they may contact the Company's Registrar and Share Transfer Agents, M/s. MUFG Intime India Pvt. Ltd., "Geetakunj" 1, Bhakti Nagar Society, Behind ABS Tower, Old Padra Road, Vadodara - 390015, Gujarat, Tel. No. +91 265 3566768, E-mail Id: vadodara@in.mpms.mufg.com.

For Alembic Pharmaceuticals Limited Sd/-Manisha Saraf Company Secretary

Date : 6th May, 2025 Place : Vadodara

TATA ELXSI LIMITED T CIN : L85110KA1989PLC009968 Registered & Corporate Office: ITPB Road, Whitefield, Bengaluru - 560048 Tei: 080 2297 9123 E-mail: investors@tataelxsi.com Website: www.tataelxsi.com ΤΛΤΛ TATA ELXSI

TRANSFER OF EQUITY SHARES TO INVESTOR **EDUCATION AND PROTECTION FUND** NOTICE

NOTICE is hereby given that pursuant to Section 124 of the Companies Act, 2013 ('the Act') and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016 ('the Rules') as amended to date, the equity shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to the Investor Education and Protection Fund (IEPF)

Accordingly, the Company has communicated to the respective shareholders vide its reminder letter dated May 06, 2025, to all the concerned shareholders, whose shares are liable to be transferred to IEPF during FY 2025-26 and requesting them to claim such unclaimed/unpaid dividend(s) from FY 2017-18 till date, on or before August 08, 2025. The details of such unpaid/unclaimed dividend (s) as prescribed under the IEPF Rules have been placed on the website of the Company - www.tataelxsi.com under Investor Section. We request those concerned shareholders to claim their unclaimed/unpaid dividend(s), by making an application immediately to MUFG Intime India Private Limited, (formerly Link Intime India Private Limited) Registrar and Transfer Agent of the Company.

In case, the dividend amount(s) are not claimed on or before August 08, 2025, the Company will transfer the unclaimed dividend amount for FY 2017-18 to IEPF and consequently transfer the shares held by concerned shareholders to IEPF, without any further notice, by following the due process as provided under the IEPF Rules. Shareholders may kindly note that subsequent to such transfer of relevant shares to IEPF, all future benefits which may accrue thereunder, including future dividends, if any, will be credited to IEPF

Further, shareholders may kindly note that, after the above-referred transfer is made, refunds from IEPF can be claimed only by complying with the provisions of Rule 7 of the said rules. Please note that no claim can be made against the Company in respect of shares/dividends transferred to IEPF under the said IEPF Rules.

Shareholders are encouraged to furnish / update their PAN. KYC details including contact details & bank account details, Nomination and specimen signature with the RTA / the Company in specified forms, as mandated by the Securities and Exchange Board of India ("SEBI"). The detailed instructions to update PAN, KYC details including contact details & bank account details. Nomination and specimen signature with the RTA / the Company are provided in the intimation sent to the shareholders. Shareholders are requested to refer the same to update their PAN, KYC and Nomination details

In case the shareholders have any queries on the subject matter, they may contact the Company's Registrar and Transfer Agent, MUFG Intime India Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083 Tel No.: +91-8108118484.

For raising queries, please visit the website:www.in.mpms.mufg.com under the Menu Item 'Investor Services - Service Request'

for TATA ELXSI LIMITED Sd/-Place : Bengaluru Cauveri Sriram Dated : May 06, 2025 Company Secretary & Compliance Officer Alembic એલેમ્બિક ફાર્માસ્યુટિકલ્સ લિમિટેડ CIN: L24230GJ2010PLC061123 રજીસ્ટર્ક ઑફિસઃ એલેમ્બિક રોડ, વડોદરા-૩૯૦ ૦૦૩ **ร)ต : +**C१ 0२54-5530000 ઇ–મેલ : apl.investors@alembic.co.in

વેબસાઇટ : www.alembicpharmaceuticals.com

નોટીસ (કંપનીના ઇક્વિટી શેર્સ ઇન્વેસ્ટર એજ્યુકેશન એન્ડ પ્રોટેક્શન ફંડ (IEPF) માં તબદિલ કરવા બાબત)

આ નોટીસ ઇન્વેસ્ટર એજ્યુકેશન એન્ડ પ્રોટેક્શન ફંડ ઓથોરીટી (એકાઉન્ટીંગ, ઓડીટ, ટાન્સકર એન્ડ રીકંડ) રાલ્સ, ૨૦૧૬ અન્વચે પ્રસિદ્ધ કરવામાં આવી છે. આ નિયમોમાં, અન્ય બાબતો ઉપરાંત, એવા બધા જ શેર્સ જેના ઉપર સતત સાત વર્ષો સુધી ડીવીડન્ડ ચૂકવાચું નથી કે શેરધારક દ્વારા માંગણી કરાઇ નથી તે ઇન્વેસ્ટર એજ્યુકેશન એન્ડ પ્રોટેક્શન ફંડ (IEPF) નાં ડીમેટ ખાતામાં ટ્રાન્સફર કરવાની જોગવાઇ છે.

નિચમોમાં નિર્ધારિત વિવિધ આવશ્ચકતાઓનું પાલન કરતા, કંપનીએ જેમના શેર આ નિચમો અન્વચે IEPF ડીમેટ ખાતામાં ટ્રાન્સફર કરવા પાત્ર થાય છે તે લાગતા વળગતા બધા જ શેરધારકોને તેમના કંપની પાસે ઉપલબ્ધ સરનામાં પર વ્યક્તિગત રીતે યોગ્ય કાર્ચવાહી કરવા જાણ કરી છે.

કંપનીએ આવા શેરધારકોની વિગતો જેવી કે નામ અને ફોલીઓ નંબર/ ડીપી આઇડી, ક્લાચન્ટ આઇડી નીચે દર્શાવેલ વેબલીંક ઉપર મુકેલ છે:

https://alembicpharmaceuticals.com/iepf માંગણી નઠી કરાચેલ ડીવીડન્ડની વિગતો નીચે દર્શાવેલ વેબલીંક પર ઉપલબ્ધ છેઃ

https://alembicpharmaceuticals.com/unpaid-unclaimed-dividend શેરધારકોને વિનંતી કરવામાં આવે છે કે તેઓ વિગતોને ચકાશે અને તેમના માંગણી નહી કરાચેલ ડિવિડન્ડનો દાવો તરત જ કરે.

જેમના શેર્સ IEPF ડીમેટ ખાતામાં ટાન્સફર થવા પાત્ર છે તેવા શેરધારકોએ નોંધ લેવી કે તેમના શેર્સ ફીઝીકલ કે ઇલેકટ્રોનિક ફોર્મમાં, નિયમોમાં આપેલ કાર્ચપદ્ધતિ પ્રમાણે IEPF ડીમેટ ખાતામાં ટ્રાન્સફર કરવામાં આવશે. ફીઝીકલ ફોર્મમાં શેર્સ ધરાવતા શેરધારકોના સંદર્ભમાં, IEPF ના ડીમેટ ખાતામાં શેર્સના સ્થાનાંતરણ પછી, તેમના નામ પર નોંધાચેલા મૂળ શેર સર્ટીફીકેટો આપોઆપ રદ થઇ જશે અને બિન વાટાધાટપાત્ર (નોન - નેગોશીચેબલ) માનવામાં આવશે. ડીમેટ ફોર્મમાં શેર્સ ધરાવતા શેરધારકોના સંદર્ભમાં, કંપની તેમના ખાતામાં રહેલા શેર્સ ને IEPF ડીમેટ ખાતાની તરફેણમાં ટ્રાન્સફર કરવા માટે કોર્પોરેટ એક્શન દ્વારા સંબંધિત ડિપોઝિટરી ને જાણ કરશે.

શેરધારકોએ વધમાં નોંધ લેવી કે કંપનીએ પોતાની વેબસાઇટ ઉપર મકેલી વિગતો કંપની દ્વારા આ નિચમો અનુસાર નવા શેર સર્ટિફિકેટ જારી કરવા અને IEPF ડીમેટ ખાતામાં ટ્રાન્સફર કરવા માટે પૂરતી નોટિસ તરીકે ગણાશે.

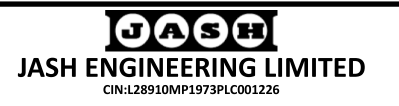
જો ૧૦મી ઓગષ્ટ, ૨૦૨૫ અથવા કંપની દ્વારા લંબાવવામાં આવેલી અન્ય તારીખ સુધીમાં સંબંધિત શેર ધારકો તરફથી કોઈ સુચના પ્રાપ્ત નહીં થાય તો નિયમોમાં કરાચેલી જોગવાઇના અનુપાલનમાં આ શેર્સ નિચત તારીખે તે નિચમોમાં આપેલી કાર્ચપદ્ધતિ પ્રમાણે કંપનીની કોઇપણ પ્રકારની આગળની કાર્ચવાઠી અથવા જવાબદારી વગર IEPF ડીમેટ ખાતામાં ટ્રાન્સફર કરવામાં આવશે.

શેર ધારકોએ નોંધ લેવી કે IEPF માં ટ્રાન્સફર થયેલા, ન ચૂકવાયેલા ડીવીડન્ડ અને શેર્સ અને તેમની ઉપર મળી શકતા બધા લાભો, જો કોઇ દોચ તો, સદીત નિચમ પ્રમાણેની કાર્ચપદ્ધતિ મુજબ IEPF ઓથોરીટી પાસેથી વેબ ફોર્મ IEPF-5 ભરીને પરત મેળવી શકાશે.

જો શેરધારકોને આ વિષયમાં કે નિયમો અંગે કોઇ પ્રશ્ન હોય તો તેઓ કંપનીના રજીસ્ટ્રાર અને શેર ટ્રાન્સફર એજન્ટ્સ, MUFG ઇનટાઇમ ઇન્ડીયા પ્રા. લી. 'ગીતાકુંજ'' ૧, ભક્તિનગર સોસાયટી, એબીએસ ટાવરની પાછળ, જૂના પાદરા રોડ, વડોદરા-૩૯૦ ૦૧૫, ગુજરાત. કોન નં.: +૯૧ ૨૬૫ ૩૫૬૬७૬૮ ઇ-મેલ : vadodara@in.mpms.mufg.com નો સંપર્ક કરી શકે છે.

એલેમ્બિક ફાર્માસ્યુટિકલ્સ લિમિટેડ વતી,

સહી/ મનીષા સરાફ **સ્થળ ઃ** વડોદરા **તારીખ :** કઠ્ઠી મે, ૨૦૨૫ કંપની સેંક્રેટરી



Kajaria

MAKING INDIA PROUD SINCE 35 YEARS INDIA'S NO.1 TILE COMPANY



_	(₹ in crores, except per share da							
	Particulars	Quarter ended			Year ended			
Sr. No.		31 March 2025	31 December 2024	31 March 2024	31 March 2025	31 March 2024		
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)		
1	Income							
	a) Revenue from operations	1,221.85	1,155.62	1,208.17	4,635.07	4,474.03		
	b) Other income	12.46	10.30	17.42	42.74	46.20		
2	Profit before share of loss from joint venture, exceptional items and tax	101.40	116.60	143.02	483.49	588.16		
3	Net Profit for the period from continuing operations (before Tax, Exceptional and/or Extraordinary items)	108.39	115.60	142.32	484.26	586.96		
4	Net Profit for the period before Tax from continuing operations (after Exceptional and/or Extraordinary items)	108.39	115.60	142.32	484.26	586.96		
5	Profit for the period/ year from continuing operations	73.97	84.87	106.95	348.31	443.50		
6	Net Profit from discontinued operations	(30.79)	(5.89)	(2.68)	(48.29)	(11.34)		
7	Net Profit for the period (Continuing and discountinued operations)	43.18	78.98	104.27	300.02	432.16		
8	Total comprehensive income for the period [Comprising Profit for the period (after tax), Other comprehensive income (after tax) and after non controlling interest]	43.12	78.13	103.02	295.53	422.26		
9	Equity share capital (Face value of Re 1/- per share)	15.93	15.93	15.93	15.93	15.93		
10	Other equity (excluding revaluation reserve) as shown in the audited balance sheet of the previous year.				2,728.41	2,600.60		
11	Earnings per equity share (EPS): (face value : ₹ 1 per share)							
	(EPS for the quarters/periods is not annualised)							
	For continuing and discontinued operations							
	a) Basic (₹)	2.67	4.88	6.43	18.48	26.51		
	b) Diluted (₹)	2.67	4.88	6.43	18.47	26.48		

1 The above consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 6 May 2025. The statutory auditors have expressed an unmodified audit opinion on these results

2 The above results have been prepared in accordance with the Indian Accounting Standards ('Ind-AS') as notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), specified under section 133 of the Companies Act, 2013.

3 The Board of Directors approved to discontinue the operations of Kajaria Plywood Private Limited (KPPL), a wholly owned subsidiary of the Company due to lack of strategic fit and continued losses. The related incomes and expenses have been disclosed under discontinued operations.

4 The Board of Directors have recommended a final dividend of ₹4/- per equity share of face value of ₹1/- each for the financial year ended 31 March 2025 subject to the approval of the shareholders in the ensuing Annual General Meeting. During the year, the Company has paid Interim Dividend of ₹5/- per equity share aggregating to ₹79.63 crores thereby making the total dividend of ₹9/- per share (previous year ₹12/- per share) aggregating to ₹143.34 crores.

5 Additional information on standalone financial results is as follows:

	Particulars	Quarter ended			Year ended	
S		31 March 2025	31 December 2024	31 March 2024	31 March 2025	31 March 2024
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Income					
	a) Revenue from operations	1,104.93	1,049.65	1,104.11	4,218.82	4,103.02
	b) Other income	17.40	17.03	24.27	67.85	68.56
2	Net Profit before tax	(29.26)	106.91	126.66	319.25	512.24
3	Net Profit after tax	(54.88)	79.55	95.23	204.14	381.45
4	Total comprehensive income for the period	(54.44)	79.62	95.59	204.80	381.38

6 The above is an extract of the detailed format of Financial Results for the guarter and year ended 31 March 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the Standalone and Consolidated Financial Results are available on the website of BSE and NSE al www.bseindia.com and _www.nseindia.com respectively and on the Company's website at https://www.kajariaceramics.com/pdf/financialResults/Q4-24-25.pdf and can also be accessed by scanning the Quick Response Code given below.

Place: New Delhi

Date: 6 May 2025

KAJARIA CERAMICS LIMITED

Regd Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli-Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon -122001 (Haryana) Corporate Office: J-1/B-1 (Extn), Mohan Co-operative Industrial Estate, Mathura Road, New Delhi -110044, Ph: 91-11-26946409 Fax: 91-11-26949544, 91-11-26946407

CIN: L26924HR1985PLC056150, E-mail: investors@kajariaceramics.com, Website: www.kajariaceramics.com



Ashok Kajaria

For and on behalf of the Board

Chairman & Managing Director

(₹ in crores)

Is your opinion yours?

HUNT Since 1840 **RODNEY HUNT INC. USA**

ODNE.

Since 1927 MAHR MASCHINENBAU GMBH, AUSTRIA

WATERFRONT 🗰 Since 2006 WATERFRONT FLUID CONTROLS LTD, UK

Equipment for water & wastewater conveyance, pumping & treatment 43% 30% 26% **63%** 838 Cr Revenue **Order Book** Revenue PAT EPS Growth Position Growth Growth **Out of India** EXTRACT OF THE AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2025 Particulars (In Lakhs Except for EPS) Quarter Ended Year Ended Sr. No. 31-Mar-2024 31-Mar-2025 31-Dec-2024 31-Mar-2024 31-Mar-2025 Unaudited Unaudited Unaudited Audited Audited Total Income from operations 1 30341.75 18201.63 21872.84 74556.04 52196.68 2 Net Profit / (Loss) for the period before Tax 5090.97 3471.67 4884.22 10763.67 8322.58 3 Net Profit / (Loss) for the period after tax 3575.04 3479.72 3895.45 8676.94 6676.92 4 3397.61 6763.13 Total Comprehensive Income for the period 3675.12 3919.99 8816.66 1251.25 5 1237.64 1255.10 1237.64 Paid-up Equity Share capital (Face value per 1255.10 share Rs.2/- each) Earning per share 6 a) Basic (not annualised) 5.72 5.54 6.46 13.88 11.07 b) Diluted (not annualised) 5.68 5.50 6.37 13.78 10.91 EXTRACT OF THE AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2025 Quarter Ended Sr. No. Particulars (In Lakhs Except for EPS) Year Ended 31-Mar-2025 31-Mar-2024 31-Mar-2024 31-Dec-2024 31-Mar-2025 Unaudited Unaudited Unaudited Audited Audited Total Income from operations 17938.25 10367.19 14084.02 48400.67 35258.04 2489.01 1977.04 2750.51 8516.81 6004.56 2 Net Profit / (Loss) for the period before Tax Net Profit / (Loss) for the period after tax 1909.43 1655.60 2265.27 6906.84 5011.87 3 4 Total Comprehensive Income for the 1902.78 1601.31 2261.77 6737.30 4921.24 period 1255.10 1251.25 1237.64 1255.10 1237.64 Paid-up Equity Share capital (Face value per 5 share Rs.2/_ each) Earning per share a) Basic (not annualised) 3.05 2.64 3.76 11.05 8.31 b) Diluted (not annualised) 3.03 2.62 3.70 10.97 8.19

The above audited and consolidated financial results of Jash Engineering Limited ("the Company" or "the Holding Company") and the Group comprising its Subsidiaries and Joint Venture, for the quarter and year ended 31st March 2025 have been reviewed by the Audit Committee and approved by the Board of Directors of the Holding Company in their respective meetings held on 5th May 2025. The statutory auditors have conducted audit of these financial results in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and have expressed an unmodified opinion on the audited standalone and consolidated financial results for the guarter and year ended 31st March 2025. The full format of the statement of Standalone and Consolidated Financial Results are available on the website of the National Stock Exchange of India Limited, www.nseindia.com and on the Company's website, www.jashindia.com

Reg Office: 31, Sector-C, Sanwer Road, Industrial Area, Indore 452015, MP, INDIA Ph: 0731-6732700 Email:- info@jashindia.com Website: www.jashindia.com



For, Jash Engineering Limited **Pratik Patel Chairman & Managing Director** DIN - 00780920

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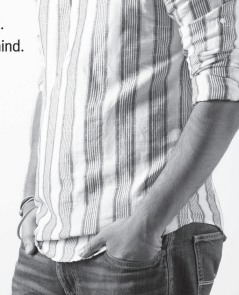
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