

JAINIK POWER CABLES LIMITED

JAINIK POWER CABLES LIMITED (Formerly known as Jainik Power and Cables Limited)

Our Company was originally incorporated as a Private Limited Company with the name "Jainik Enterprises Private Limited" pursuant to a certificate of incorporation dated May 02, 2011 issued by the RoC in accordance with provisions of the Companies Act, 1956. The name of our Company was subsequently changed to 'Jainik Power and Cables Private Limited" and fresh certificate of incorporation was issued by the RoC dated February 09, 2024, thereafter upon conversion into a public company, pursuant to a shareholders' resolution dated February 15, 2024, the name of the company finally changed to 'Jainik Power and Cables Limited' and fresh Certificate of Incorporation was issued by the RoC dated May 08, 2024. The name of our company was subsequently changed to 'Jainik Power Cables Limited' and fresh certificate of incorporation was issued by the RoC dated April 08, 2025. As on date of this Red Herring Prospectus, the Corporate Identification Number of our Company is U27205DL2011PLC218425. For further details of incorporation please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page no. 150 of the Red Herring Prospectus.

Registered Office: 39/101A, 1st Floor, Community Centre, Wazirpur Industrial Area, Wazir Pur III, North West Delhi, Delhi, India, 110052 Company Secretary and Compliance Officer: Ms. Kumari Sonal; Telephone No.: +91-9999268508 Website: www.jainikpower.com; E-Mail: info@jainikpower.com

ANCHOR INVESTOR APPLICATION FORM FOR ELIGIBLE OIBS ONLY

ANCHOR INVESTOR BIDDING DATE: MONDAY JUNE 09, 2025

PRICE BAND: ₹ [•] TO ₹ [•] PER EQUITY SHARE OF FACE VALUE OF ₹ 10 EACH

BID LOT: MINIMUM BID AMOUNT OF ₹ 200 LAKHS AND IN MULTIPLES OF 1200 EQUITY SHARES THEREAFTER.

ISIN: INE0XIL01012

(PLEASE READ THE INSTRUCTIONS OVERLEAF AND IN THE RHP CAREFULLY BEFORE FILLING IN THIS FORM)

BOOK RUNNING LEAD MANAGER (BRLM) ANCHOR INVESTOR BIDDING TIME: APPLICATION FORM NO. 10.00 A.M. TO 1.00 P.M. FAST TRACK FINSEC PRIVATE LIMITED The Board of Directors

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation Cables Limited)

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Registered Office: 39/101A, 1st Floor, Community Centre, Wazirpur Industrial Area, Wazir Pur III, North West Delhi, Delhi, India, 110055

Company Secretary and Compliance Officer: Ms. Kumari Sonal

Telephone No.: +91-9999268508

Website: www.jainikpower.com

E-Mail: info@jainikpower.com

E-Mail: info@jainikpower.com

FUIBLIC ISSUE OF 46.63.200 EOUITY SHARES OF FACE VALUE RS. 10/- EACH OF JAINIK POWER CABLES Limited).

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation of the Net Issue shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion to Anchor Investors or a discretionary basis in accordance with the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Issue shall be adlocated un a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion to Anchor Investor Portion, the balance Equity Shares shall be added to Anchor Investor Portion, the balance Fautive State Institution, or non-allocation in the Purity Shares shall be added to the remainder of the Net QIB Portion, the balance Equity Shares available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net QIB Portion, the balance Equity Shares available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net QIB Portion, the balance Equity Shares available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net

PUBLIC ISSUE OF 46,63,200 EQUITY SHARES OF FACE VALUE RS. 10/- EACH OF JAINIK POWER CABLES LIMITED. ("JAINIK" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. [●]/-PER EQUITY SHARE ("ISSUE PRICE") INCLUDING A SHARE PREMIUM OF [●]/- PER EQUITY SHARE), AGGREGATING TO RS. [●] LAHKS ("THE ISSUE"), OUT OF WHICH, 2,34,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. [●]/- PER EQUITY SHARE AGGREGATING TO RS. [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 44,29,200 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT AN ISSUE PRICE OF RS. [●]/- PER EQUITY SHARE AGGREGATING TO RS. [●] LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 32.50% AND 30.87%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

On the basis of the Red Herring Prospectus dated June 3, 2025 filed with the RoC ("RHP") (if we are a Resident in India) or the RHP and the General Information Document for investing in public offers (GID) and having studied the Abridged Prospectus, including the terms for Anchor Investors as mentioned therein, we hereby apply for allocation and subsequent Allotment to us of the Equity Shares in the Issue upto our Bids for the maximum number of Equity Shares at or above the Issue Price, to be discovered through the Book Building Process. Our application in the Anchor Investor Portion is subject to the terms and conditions as specified in this Anchor Investor Application Form, the RHP). We hereby confirm that we are a QIB as defined under the SEBI ICDR Regulations and we are eligible person(s) to invest in the Issue in accordance with applicable laws. We agree to accept the Equity Shares Bid for, or such lesser number as may be Allotted to us, subject to the terms of the RHP, the Abridged Prospectus, the GID, the Anchor Investor Application Form and other applicable laws. We undertake that we will sign all such other documents and do all such acts, if any, necessary on our part to enable us to be registered as the holder(s) of the Equity Shares which may be Allotted and to register our address as given in the Depository records and to place our name on the register of members of the Company. We authorise the Company to make the necessary changes in this Anchor Investor cum Application Form and the RHP for the filing of the Prospectus with the RoC without intimation to us and use this Anchor Investor Application Form as the application form for the purpose of the Offer.

We confirm that we have read the RHP (if we are in India) and that our investment decision is based solely on the RHP, and that our investment decision is not based solely on the RHP but is based on independent verification of these documents and external advice.

I/We confirm that I/we and any customer I/we represent, (A) I/we and any customer represent, (A) I/we and any customer represent, any/are located outside the United States within the meaning of Regulation S under the U.S. Securities Act of 1933, as amended, (the "U.S. Securities Act") and amy/are es

to the representations, warran behalf of such affiliate. I am/ laws in the United States, an	nties and agreemen /We are and any pend unless so registe	nts contained erson we reported may not	d in the section " resent or the acc be offered or so	Legal and Oth counts on whose ld within the U	er Informat e behalf we Inited State	ion - Other are purcha s, except pu	Regulatory ar sing the Equit rrsuant to an e	nd Statutory D ty Shares (E) u exemption fror	isclosures nderstand 1, or in a tr	- Eligib the Equ ransaction	ility for the o uity Shares h on not subje	Offer" of ave not ct to, the	f the RHP and (D) I am/we are not been and will not be registered ur registration requirements of the	an affiliat der the U. U.S. Secur	the RHP, (C) I/we have read and agree of the Company or a person acting c S. Securities Act or any state securiti- ities Act and applicable state securiti- ere those offers and sales are made.
Status FI Finance	cial Institutions & Bank	s MF Mutua	al Funds IC Insur	ance Companies	FPI Foreign	Portfolio Inves	tor (Other than In	dividual, Corporat	Bodies & Fa	amily Offic	ces) SIDC St	tate Industr		native Investr	nent Funds VCF Venture Capital Fund
Name of the Bidder		TVCI TOICIE	gii veiture Capitai iii	vesiois SP-NDI C	_ Systemican	y important ivo	ii-Danking I mane	iai Company [141	Ivationari	iivesunen	t Tulid MDDT	Munitator	ai and Dilateral Development i manetal fils	itution [OT	Ti Outers (Frease specify)
Address:															
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Depository Name (I			Nationa	l Securities	Deposi	tory Lin	nited				Ce	entral	Depository Services (In-	dia) Lin	nited
Depository Participa	ant Name:		N.												
DP – ID:	t Niversham	I	N						(Fac	- NCDI	autan 0 di	oit DD I	ID followed by 9 digit Client	D / Fan C	CDCL auton 16 digit Cliqut ID)
Beneficiary account	t Number:								(101	I NSDI	L enter 8 di	gu Dr i			CDSL enter 16 digit Client ID)
Bid Option	(In Figure) (a	No. of Equity Shares Bid (In Words)						(₹ In Figures)				Price per Equity Share (₹ In Words)		
Option 1	(III Figure	,3)			(III WC	nus)			- (, III I'I	igures)		(\ 1	ii woru	5)
OR Option 2															
OR Option 3															
Permanent Account	Number:												Refund Option (OPT)	ONAL.)
Any application wit	thout PAN w	ill be lia	ble for reje	ection.								—'L	(,
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NEFT/RTGS/NACH with ICICI Bank Lin		it to IFSO	C:			, Acco	unt No.*:					_	Petind through Direct Cr	adit	Refund through NACH
*(Please see Instruct	tion (n))												Refund through Direct Credit Refund through NACH		
REPRESENTATIONS, We represent, warrant, acknov In case of Resident Inve- person resident outside In In case of Non-Resident out of funds held in Non- For all Investors: We represent, warrant, acks investment decision is base and other Information" and Equity Shares confirm that any customer represent, are are purchasing the Equity S on behalf of such affiliate; and will not be registered u except pursuant to an exem Equity Shares are being off jurisdiction where those off may not be offered or sold, and conditions in (1) this A agent for one or more invest acknowledgements and agr	wledge and agree w stors: We are a QII dida or foreign natic Investors: We are Resident External (nowledge and agree d solely on the RHI of "Issue Related Inf we are, or at any tie located outside the Shares in an "offshe (D) We and any pe under the U.S. Secu ption from, or in a 1 creed and sold outsi ers and sales are m and Bids may not b nehor Investor App tor accounts, we har	ith the Comp 3 as defined to nals or Non- a QIB as defined to a QIB as defined to e with the Coc c (B) we have commation of the commation of the co	oany and the BRI under the SEBI Is Residents. Residents. ined under the SI Int/ Foreign Curre to the SEBI Is represented the SI Int/ Foreign Curre to the Resident Introduced the SI Introduced t	M as follows: CDR Regulatio EBI ICDR Reguncy Non-Resid BRLM as follo to the represen are in India; or chased will be, aning of Regul Regulation S un ounts on whose se laws in the t registration registration registration registration red pi jurisdiction, e. P if we are in Ir with respect to c) if we are misk	ns and resid dations and ent (FCNR) ws: (A) we tations, wan 2) We and it the beneficiation S undander the U.S. behalf we Juited State uirements o ms in reliance ill not be reg- except in con dia; (F) if wa ach such ac- ing an appli	have remitted account in have receiveranties, acknown person wall owner of rethe U.S. S. S. Securities are purchasis, and unless of the U.S. Sie on Regulagistered, listenpliance with we are makir count and we ication to account and we include the intervention of the intervention of the intervention of the intervention is account and we intervention in the intervention is account in the intervention in the intervention in the intervention is account in the intervention in the intervent	ad funds for Ec India / any oth ed a copy of the wowledgements we represent or such Equity St iccurities Act a fact; (C) we a ing the Equity ceutifies Act a tion S under the ed or otherwise the applicable gan applicative have full pow quire any of the	quity Shares Bi er account as a me RHP (if we see and agreemen the accounts or the accounts of	d through ray be perrare in India ts containe in whose bend any cust ended, (the te of the Cotand the Ectand t	a) and had in (1) whalf we omer we "U.S. S'ompany quity Shid within ies laws. If the apprisdiction; (E) we quity Shrepresen or more:	wanking chany the RBI. ave read it at the sections 's are purchasis e represent, viecurities Act or a person on the United Accordingly plicable laws no utside Inde agree to the area as fiductations, warm managed acc	of any nels or "Legal ing the we and ") and acting to been States, y, such of the lia and terms iary or anties, counts,	BIDDER BANK Please provide the details of money is being paid. Refund Name of Account Holder NRE/FCNR A/c. No.	on Reside DETAI f bank a	Non Resident(s) ents only: LS (FOR REFUND) ccount from which application made in the same bank account.
we are authorized in writing warranties, acknowledgeme • We confirm that the bid size under any order/ruling/jud applicable Indian and foreis	ents and agreements e/maximum Equity Igment of any regul:	s herein for a Shares appli	nd on behalf of e ied for by us doe:	each such accou s not exceed the	nt reading t relevant re	he reference gulatory app	to "we" to inc rovals/limits.	clude such acco We are not prol	unts. nibited fron	n access	ing capital m	narkets	Attached Tick (✓) Ce		copy of: SEBI registration certificate
applicable Indian and foreign laws. This form is being issued to us on the basis that we (i) confirm that the representations, warranties, agreements and acknowledgements set out in the "Other Regulatory and Statutor Disclosures" and "Issue Procedure" beginning on page 245 and 265 of the RHP, respectively, are true and correct and We agree to abide by (1) this Anchor Investor Application Form and (2) the RHP, if we are Resident in India, together with the terms and conditions contained therein, as applicable. We agree to accept the Equity Shares Bid for, or such lesser number as may be Allotted to us subject to the terms of the RHP (if we are Resident in India), the GID, the Anchor Investor Application form and other applicable laws.							Form -	Certificate of registration is by the RBI	Certificate of registration issued by the IRDAI						
 We confirm that we are not one of the BRLM or any associate of the BRLM, (other than (i) Mutual Funds sponsored by entities which are associates of the BRLM, (iii) AIFs sponsored by the entities which are associates of the BRLM, or Promoters of the Company or part of the Promoter Group of the Company or any person relat to the Promoters or Promoter Group (except in accordance with the applicable law). Having read the terms for Anchor Investor Portion, we understand that, Anchor Investor would be required to pay the Bid Amount at the time of submission of the Anchor Investor Alpolation Form. In the event of the Issue Price being higher than the Anchor Investor Allocation Price, the Anchor Investors shall be required to pay such additional amount to textent of shortfall between the Anchor Investor Allocation Price and the Issue Price by the Pay-in Date mentioned in the revised CAN. If the Issue Price is lower than the Anchor Investor Allocation Price, the Anchor Investor Allocation Price, and the Anchor Investor Allocation Price and by Anchor Investor Allocation Price, the Anchor Investor Allocation Price and the Anchor Investor Allocation Price, the Anchor Investor A							rporate related avestor to the	Approval of Investment Power of attorney resolution of the are authorised signated.							
							rules,	Memorandum of Association and Articles of Association and or bye laws as applicable/ Resolution		PAN					
Offer. We acknowledge the restrictions applicable to investment in the Company and the terms of the Offer. In case the information is incorrect or insufficient, the Bid is liable to be rejected and the Company and the BRLM would not be liable for losses, if any. Disclosures for mutual funds: (i) Separate application can be made in respect of each scheme of a Mutual Fund registered with SEBI and such applications shall not be treate multiple Bids, provided that such bids clearly indicate the scheme for which the bid is submitted (ii) Applications made by Asset Management Companies or custodian of Mutual Fushall clearly indicate the name of the concerned scheme for which application is made. FOR FPI BIDDERS: Bids received from FPIs bearing the same PAN shall be treated as multiple Bids and are liable to be rejected, except for Bids from FPIs that utilize the multiple Bids.							Funds	Auditor certificate confir worth in case of Systemically Non-Banking Financial Con	Important	Others (please specify)					
investment manager structure (MIM Structure), provided s from FPIs, who do not utilize with different beneficiary acc multiple Bids utilize the MIM	in accordance with such Bids have been the MIM Structure ount numbers, Clie	the operation n made with e, and bear the ent IDs and I	nal guidelines for different benefici ne same PAN, are DP IDs, are requ	r FPIs and design fary account nut liable to be re- lired to provide	mated Depo mbers, Clien jected. In or a confirma	ository Partic nt IDs and I der to ensur tion in the	cipants issued to OP IDs. Accord te valid Bids, I Anchor Investo	to facilitate implingly, it should FPIs making more Application	lementation be noted to ultiple Bids Forms that	on of SEI that mul s using t t the rele	BI FPI Regul tiple Bids re the same PAI evant FPIs n	lations ceived N, and naking	attached with the Anchor Investor	Application	
						-						1	Copy of the certificate issi	ied by tran	sferee bank for NEFT / RTGS transfer

Date: Monday June 09, 2025

SIGNATURE OF THE APPLICANT / AUTHORISED SIGNATORY

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Note: Capitalised terms used and not defined herein shall have the respective meanings assigned to them in the RHPand the Abridged Prospectus, as the case maybe



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(Formerly known as Jainik Power and Cables Limited)

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Website: www.jainikpower.com; E-Mail: info@jainikpower.com

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ANCHOR INVESTOR APPLICATION FORM NO.

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Received from		Address				
Bid Option		No. of Equity Shares Bid	Price per Equity Share			
	(In Figures)	(In Words)	(₹ In Figures)	(₹ In Words)		
Option 1						
OR Option 2						
OR Option 3						

NEFT/ RTGS/ NACH/ Direct Credit for ₹ ____ .₹. __ only) subject to confirmation by ICICI Bank Limited

INSTRUCTIONS FOR ANCHOR INVESTORS

Participation by Anchor Investor in the Anchor Investor Portion and the subsequent Allotment of Equity Shares will be subject to the RHP and the Abridged Prospectus including the following key terms:

- a) Anchor Investors shall mean QIBs applying under the Anchor Investor Portion in accordance with the requirements specified in the SEBI ICDR Regulations and the RHP.
- The Bid must be for a minimum of such number of Equity Shares so that the Bid Amount exceeds INR 200 Lakhs and in multiples of 1200 Equity Shares. A Bid cannot be submitted for more than 60% of the QIB Portion under the Anchor Investor Portion. In terms of the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2019, as amended, and the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 ("FEMA Rules"), investments by FPIs in the Equity Shares is subject to certain limits, *i.e.*, the individual holding of an FPI (including its investor group (which means multiple entities registered as foreign portfolio investors and directly or indirectly, having common ownership of more than 50% or common control)) shall be below 10% of our post-Issue Equity Share capital on a fully diluted basis.
 - In case the total holding of an FPI or investor group increases beyond 10% of the total paid-up Equity Share capital of our Company, on a fully diluted basis, the total investment made by the FPI or investor group will be re-classified as FDI subject to the conditions as specified by SEBI and the RBI in this regard and our Company and the investor will be required to comply with applicable reporting requirements. Further, the total holdings of all FPIs put together, with effect from April 1, 2020, can be up to the sectoral cap applicable to the sector in which our Company operates (i.e., up to 100%). In terms of the FEMA Rules, for calculating the aggregate holding of FPIs in a company, holding of all registered FPIs shall be included.
- c) In addition, pursuant to the Press Note No. 3 (2020 Series), dated April 17, 2020, issued by the DPIIT, which has been incorporated as the proviso to Rule 6(a) of the FEMA Rules, investments or subscription by entities, investments under the foreign direct investment route by entities of a country which shares land border with India or where the beneficial owner of the Equity Shares is situated in or is a citizen of a country which shares land border with India, can only be made through the Government approval route, as prescribed in the Consolidated FDI Policy dated October 15, 2020 and the FEMA Rules. These investment restrictions shall also apply to subscribers of offshore derivative instruments. Each Bidder should seek independent legal advice about its ability to participate in the Offer. In the event prior approval of the Government of India is required, and such approval has been obtained, the Bidder shall intimate our Company and the Registrar to the Issue in writing about such approval along with a copy thereof within the Bid/Issue Period.
- d) In case of a Mutual Fund, separate Bids by various schemes of a Mutual Fund will be aggregated to determine the minimum application size of ₹ 2 cores.
- e) The BRLM shall accept the Bids from Anchor Investors during the Anchor Investor Bid/ Issue Date i.e. one Working Day prior to the Bid/Issue Opening Date and the Bidding shall be completed on the same day, which is: Monday June 09, 2025 till 1 PM. Completed Anchor Investor Application Forms should be submitted to:

BOOK RUNNING LEAD MANAGER

FAST TRACK FINSEC PRIVATE LIMITED

Address: Office No.V- 116, 1st Floor, New Delhi House, 27,

Barakhambha Road, New Delhi – 110 001

Tel No.: +91-11-43029809 Contact Person: Ms. Sakshi

Email: mb@ftfinsec.com; investor@ftfinsec.com

Website: www.ftfinsec.com

n)

SEBI Registration No.: INM000012500 CIN: U65191DL2010PTC200381

- f) The Company in consultation with the BRLM, will finalise the Anchor Investor Allocation Price which will be equal to or higher than the Issue Price but not higher than the Cap Price, without the prior approval of, or intimation to, the Anchor Investors. The Company in consultation with the BRLM, reserves the right to reject Bids received from the Anchor Investors without assigning any reason thereof, in accordance with applicable law.
- g) The number of Equity Shares allocated to Anchor Investors and Anchor Investor Allocation Price, shall be made available in the public domain before the Bid/Issue Opening Date by intimating the Stock Exchanges.
- h) Anchor Investors are not allowed to Bid through the ASBA process. Anchor Investors are required to pay the full Bid Amount at the time of submission of the Bid.
- i) Anchor Investors cannot withdraw their Bids or lower the size of their Bids (in terms of quantity of Equity Shares or the Bid Amount) at any stage, after the Anchor Investor Bid/Issue Period.
- j) In case Anchor Investor Allocation Price is lower than the Issue Price, the balance amount shall be payable by the pay-in date mentioned in the revised CAN. In case the Issue Price is lower than the Anchor Investor Allocation Price, the amount in excess of the Issue Price paid by the Anchor Investor, shall not be refunded to them.
- k) 50% of the Equity Shares Allotted to Anchor Investors in the Anchor Investor Portion shall be locked in for a period of 90 days from the date of Allotment and the remaining 50% of the Equity Shares Allotted to Anchor Investors in the Anchor Investor Portion shall be locked in for a period of 30 days from the date of Allotment.
- 1) The BRLM or any of their associates cannot apply in the Issue under the Anchor Investor Portion, except for Mutual Funds sponsored by entities which are associates of the BRLM or insurance companies promoted by entities which are associates of the BRLM or AIFs sponsored by the entities which are associates of the BRLM or FPIs (other than individuals, corporate bodies and family offices) sponsored by entities which are associates of the BRLM. Further, members of the Syndicate, Promoters or the Promoter Group and any person related to them shall not participate in the Offer, except in accordance with the applicable law.
- m) Bids by QIBs under the Anchor Investor Portion and the QIB Portion shall not be considered as multiple Bids.
- A physical book will be prepared by the Registrar to the Issue on the basis of the Anchor Investor Application Forms received from the Anchor Investors. Based on the physical book and at the discretion of the Company in consultation with the BRLM, selected Anchor Investors will be sent a CAN and if required, a revised CAN. In the event that the Issue Price is higher than the Anchor Investor Allocation Price, the Anchor Investors will be sent a revised CAN within one day of the pricing date indicating the number of Equity Shares allocated to such Anchor Investor and the pay-in date for payment of the balance amount. Anchor Investors are then required to pay any additional amounts, being the difference between the Issue Price and the Anchor Investor Issue Price, as indicated in the revised CAN will constitute a valid, binding and irrevocable contract (subject to issue of Allotment Advice) for the Anchor Investor to pay the difference between the Issue Price and the Anchor Investor Allocation Price and accordingly the Allotment Advice will be issued to such Anchor Investors. In the event the Issue Price is equal to or lower than the Anchor Investor Allocation Price, the Anchor Investors who have been Allotted Equity Shares will directly receive Allotment Advice. The dispatch of Allotment Advice shall be deemed a valid, binding and irrevocable contract for the Allotment of Equity Shares to such Anchor Investors.
 - The final allocation is subject to the physical application being valid in all respects along with receipt of stipulated documents, the Issue Price being finalised and allotment by the Board of Directors or a committee constituted by the Board of Directors.
- p) QIB who has any of the following rights shall be deemed to be a "person related to the Promoter/ Promoter Group": (a) rights under a shareholders' agreement or voting agreement entered into with the Promoter/ Promoter Group; (b) veto rights; or (c) right to appoint any nominee director on the Board of the Company. Further, an Anchor Investor shall be deemed to be an associate of a BRLM, if: (a) either of them controls, directly or indirectly through its subsidiary or holding company, not less than 15% of the voting rights in the other; or (b) either of them, directly or indirectly, by itself or in combination with other persons, exercises control over the other; or (c) there is a common director, excluding a nominee director, amongst the Anchor Investor and the BRLM.
- q) Allocation of Equity Shares to Anchor Investors at the Anchor Investor Allocation Price will be at the discretion of the Company in consultation with the
 - BRLM, subject to compliance with the following requirements:
 i. not more than 60% of the QIB Portion will be allocated to Anchor Investors;
 - one-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is being done to other Anchor Investors; and
 - iii. allocation to Anchor Investors shall be on a discretionary basis and subject to:
 - maximum of 2 such investors shall be permitted for allocation up to two crore rupees;
 - minimum of 2 and maximum of 15 such investors shall be permitted for allocation above two crores rupees and up to twenty five crore rupees, subject to minimum allotment of one crore rupees per such investor;
 - in case of allocation above twenty five crore rupees; a minimum of 5 such investors and a maximum of 15 such investors for allocation up to twenty five crore rupees and an additional 10 such investors for every additional twenty five crore rupees or part thereof, shall be permitted, subject to a minimum allotment of one crore rupees per such investor.
- r) In the event of under-subscription or non-allotment in the Anchor Investor Portion, the balance Equity Shares will be added to the Net QIB Portion.
- s) This Anchor Investor Application Form is being issued to you on basis that you (i) agree to abide by (1) this Anchor Investor Application Form and (2) the RHP (if you are resident in India), together with the terms and conditions contained therein.

For further details, please see "Issue Procedure" beginning on page 265 of the RHP.

Note: Capitalised terms used and not defined herein shall have the respective meanings ascribed to them in the RHP and the Abridged Prospectus, as the

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All future communication in connection with Bids made in the Issue should be addressed to the Registrar to the Issue with a copy to the relevant BRLM with whom the Anchor Investor formerly submitted the Anchor Investor Application Form quoting the full name of the Bidder, PAN, Anchor Investor Application Form number, Bidder's Depository Account Details, number of Equity Shares applied for, date of Anchor Investor Application Form, name of the BRLM with whom the Bid was submitted and payment details thereof at the following address:

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED (UNIT: JAINIK POWER CABLES LIMITED

(Formerly known as Jainik Power and Cables Limited)

D-153 A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi-110020

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