

## Corrigendum: Amendments to Detailed IEOI ( Second Addendum Dated January 10, 2025) for Tarun Realtors Private Limited under CIRP

This is with reference to Form G for Tarun Realtors Private Limited ("TRPL"), published on December 9, 2024, along with the Addendum to the Invitation for Expression of Interest ("IEOI") dated December 12, 2024, uploaded on the TRPL website ([tarunrealtorscgrp.in](http://tarunrealtorscgrp.in)).

Pursuant to a decision by the members of Committee of Creditors ("CoC") of TRPL, the last date for submission of the Expression of Interest (EOI) has been extended from January 3, 2025, to January 17, 2025, to encourage wider participation from Prospective Resolution Applicants (PRAs).

Additionally, in response to requests from various PRAs, the clause pertaining to the **refundable deposit** in the detailed IEOI has been deleted, as approved by the CoC members. The **Second Addendum to the Detailed IEOI, dated January 10, 2025**, has been uploaded to the TRPL website ([tarunrealtorscgrp.in](http://tarunrealtorscgrp.in)).

For details regarding revised timelines and other updates, PRAs are encouraged to refer to the TRPL website. Prospective resolution applicants are advised to regularly visit [tarunrealtorscgrp.in](http://tarunrealtorscgrp.in) for any further updates or announcements.

**TATA POWER**  
(Corporate Contracts Department)  
The Tata Power Company Limited, Smart Center of Procurement Excellence, 2<sup>nd</sup> Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India  
(Board Line: 022-67173917) CIN: L28820MH1919PLC000567

**NOTICE INVITING TENDER (NIT)**  
The Tata Power Company Limited invites tender from eligible vendors for the following tender package (Two-part Bidding) in Mumbai.  
Design and supply of 1ph, 3 Ph, LT CT Smart Meters along with NIC (4G) (Package Reference CC25DPP034).  
For detailed NIT, please visit Tender section on website <https://www.tatapower.com>. Interested bidder to submit Tender Fee and Authorization Letter by 1500 Hrs. Friday, 31<sup>st</sup> Jan 2025.  
Also, all future corrigendum's (if any), to the above tender will be informed on website <https://www.tatapower.com> only.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI CDR REGULATIONS").  
NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") (TOGETHER, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SEBI CDR REGULATIONS.

## PUBLIC ANNOUNCEMENT



## JESONS INDUSTRIES LIMITED

Jesons Industries Limited ("Company" or "Issuer") was incorporated as a public limited company under the provisions of the Companies Act, 1956 pursuant to a certificate of incorporation dated October 12, 1999, issued by the Registrar of Companies, Maharashtra, at Mumbai ("RoC"), and subsequently received a certificate for commencement of business from the RoC dated December 27, 1999. For details in relation to change in the address of the registered office of our Company, see "History and Certain Corporate Matters" on page 235 of the draft red herring prospectus dated January 9, 2025, filed by the Company with the SEBI and Stock Exchanges on January 9, 2025 (the "DRHP" or the "Draft Red Herring Prospectus").

Registered and Corporate Office: 904, Peninsula Tower 1, Ganpat Rao Kadam Marg, Lower Parel West, Mumbai - 400013, Maharashtra

Contact Person: Kushal Vasanthai Gala, Company Secretary and Compliance Officer; Tel: +91 22 6651 5253

E-mail: [cs@jesons.net](mailto:cs@jesons.net); Website: [www.jesons.net](http://www.jesons.net); Corporate Identity Number: U24295MH1999PLC122193

## OUR PROMOTERS ARE DHIRESH SHASHIKANT GOSALIA AND MADHAVI DHIRESH GOSALIA

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH AGGREGATING UP TO ₹3,000.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 9,460,800 EQUITY SHARES OF FACE VALUE OF ₹5 EACH AGGREGATING UP TO ₹[•] MILLION BY DHIRESH SHASHIKANT GOSALIA (THE "PROMOTER SELLING SHAREHOLDER" AND SUCH OFFER, THE "OFFER FOR SALE").

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS IN RELATION TO THE OFFER ("BRLMs" OR "BOOK RUNNING LEAD MANAGERS"), MAY CONSIDER A PRE- IPO PLACEMENT FOR AN AMOUNT AGGREGATING UP TO ₹600.00 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS. THE PRE- IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DETERMINED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs, IF THE PRE- IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE- IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE- IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE- IPO PLACEMENT, PRIOR TO THE ALLOTMENT PURSUANT TO THE PRE- IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER, OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT IN LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELATED DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE- IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS ("RHP") AND PROSPECTUS ("PROSPECTUS") TO BE FILED WITH THE ROC AND THEREAFTER WITH SEBI AND STOCK EXCHANGES.

THE OFFER INCLUDES A RESERVATION OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH AGGREGATING UP TO ₹[•] MILLION, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED HEREINAFTER) ("THE EMPLOYEE RESERVATION PORTION"). THE EMPLOYEE RESERVATION PORTION CONSTITUTES UP TO 5% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL. THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WILL CONSTITUTE [•]% AND [•]% OF THE POST-OFFER PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 5 EACH AND THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, THE RUPEE AMOUNT OR DISCOUNT, IF ANY, THE ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT") AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [•], AN ENGLISH NATIONAL DAILY NEWSPAPER, ALL EDITIONS OF [•] HINDI NATIONAL DAILY NEWSPAPER AND [•] EDITIONS OF [•], A MARATHI DAILY NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), AND TOGETHER WITH BSE, THE "STOCK EXCHANGES" FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI CDR REGULATIONS").

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

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI CDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI CDR Regulations wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company, in consultation with the Book Running Lead Managers, may allocate up to 60% of the QIB Portion to Anchor Investors, and the basis of such allocation will be on a discretionary basis by our Company, in consultation with the Book Running Lead Managers, in accordance with the SEBI CDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders ("Non-Institutional Category" or "Non-Institutional Portion") of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹200,000 and up to ₹1,00,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹1,00,000 and under-subscription in either of these two sub-categories of Non-Institutional Category may be allocated to Bidders in the other sub-category of Non-Institutional Category in accordance with the SEBI CDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("Retail Category" or "Retail Portion"), in accordance with the SEBI CDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be). Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. For details, see "Offer Procedure" on page 378 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI CDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP.

Pursuant to Regulation 26(1) of the SEBI CDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the websites of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in), on the websites of the Stock Exchanges i.e., BSE at [www.bseindia.com](http://www.bseindia.com), NSE at [www.nseindia.com](http://www.nseindia.com), where the equity shares are proposed to be listed and on the website of the Company at [www.jesons.net](http://www.jesons.net) and the websites of the book running lead managers to the Offer i.e. Motilal Oswal Investment Advisors Limited at [www.motilaloswalgroup.com](http://www.motilaloswalgroup.com) and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at [www.iiflcap.com](http://www.iiflcap.com). Our Company hereby invites the public to give comments on the DRHP with SEBI with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI, the Company and/or the BRLMs and/or the Company Secretary and Compliance Officer of our Company in relation to the Issue on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the Bidders is invited to "Risk Factors" on page 25 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the RHP has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered, through the RHP, are proposed to be listed on the Stock Exchanges.

The liability of the members of our Company is limited by shares. For details of the main objects of our Company as contained in its memorandum of association, see "History and Certain Corporate Matters" on page 235 of the DRHP.

For details of the share capital and capital structure of our Company and the names of the signatories to the memorandum of association and the number of shares of our Company subscribed by them, see "Capital Structure" on page 77 of the DRHP.

## BOOK RUNNING LEAD MANAGERS

## IIFL CAPITAL

## MUFG

Motilal Oswal Investment Advisors Limited Motilal Oswal Tower, Rahimtulla Sayani Road Opposite Patel ST Depot, Prabhadevi Mumbai 400025 Maharashtra, India Telephone: +91 22 7193 4380 E-mail: <a href="mailto:jesonsipo@motilaloswal.com">jesonsipo@motilaloswal.com</a> Investor Grievance E-mail: <a href="mailto:moiaptredress@motilaloswal.com">moiaptredress@motilaloswal.com</a> Website: <a href="http://www.motilaloswalgroup.com">www.motilaloswalgroup.com</a> Contact Person: Ritu Sharma/Pawan Jain SEBI Registration No.: INM000011005	IIFL Capital Services Limited (formerly known as IIFL Securities Limited) 24 <sup>th</sup> Floor, One Lodha Place Senapati Bapat Marg, Lower Parel (West) Mumbai 400 013 Maharashtra, India Telephone: +91 81081 14949 E-mail: <a href="mailto:project_jesons@iiflcap.com">project_jesons@iiflcap.com</a> Investor grievance E-mail: <a href="mailto:jesons.ip@linkintime.co.in">jesons.ip@linkintime.co.in</a> Website: <a href="http://www.iiflcap.com">www.iiflcap.com</a> Contact Person: Valbhav Agrawal/Pawan Jain SEBI Registration No.: INR000004058	MUFG Intim India Private Limited (formerly known as Link Intim India Private Limited) C-101, 1 <sup>st</sup> Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Telephone: +91 22 46464728 E-mail: <a href="mailto:jesons.ip@linkintime.co.in">jesons.ip@linkintime.co.in</a> Investor grievance E-mail: <a href="mailto:jesons.ip@linkintime.co.in">jesons.ip@linkintime.co.in</a> Website: <a href="http://www.linkintime.co.in">www.linkintime.co.in</a> Contact Person: Shanti Gopalakrishnan SEBI Registration No.: INR000004058
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All capitalized terms used herein and not specifically defined shall have the same meaning ascribed to them in the DRHP.

On behalf of the Board of Directors  
Sd/-  
Kushal Vasanthai Gala

Company Secretary and Compliance Officer

JECONS INDUSTRIES LIMITED

For and on behalf of Board of Directors of RDB REAL ESTATE CONSTRUCTIONS LIMITED

Aman Sisodia  
Pradeep Kumar Puglia

Company Secretary &  
Whole Time Director

For and on behalf of Board of Directors of RDB REAL ESTATE CONSTRUCTIONS LIMITED

Aman Sisodia  
Pradeep Kumar Puglia

Company Secretary &  
Whole Time Director

18. Regulatory Action, if any - disciplinary action taken by SEBI or Stock Exchanges against the Promoters in last 5 financial years : NIL

19. Brief details of outstanding criminal proceedings against the Promoters : NIL

20. Particulars of high, low and average prices of the shares of the listed transferor entity during the preceding three years:

FISCAL YEAR	21-22	22-23	23-24
AVG	31,28085	35,32875	71,68203
MAX	44.05	45.	

**ಅಧ್ಯಾತ್ಮ: ಸಿಹಿತರ್ಹಿ ಅಡಿಯಲ್ಲಿ ತರುಣ ಲಿಯಾಲ್ಟ್ಸ್‌ರ್‌ ಪ್ರೈವೇಟ್ ಅಭಿವೃದ್ಧಿಗಾಗಿ ವಿವರವಾದ  
IEOI (ಇನವರಲ 10, 2025 ಇನಾಂಕದ ಎರಡನೇ ನೇಹಾದ)ಗೆ ಅಧ್ಯಾತ್ಮಗಳು**

ಇದು ಟಿಪಿಆರ್‌ಎಲ್‌ ವೆಬ್‌ಸೈಟ್‌ನಲ್ಲಿ ([tarunrealtorscirp.in](http://tarunrealtorscirp.in)) ಅಪ್‌ಲೋಡ್‌ ಮಾಡಲಾದ ಇನೆಂಬರ್ 12, 2024 ರಂದು ಆಸಕ್ತಿ ಅಭಿವೃದ್ಧಿ ಆಘಾನದ ಸೇರ್ವಿಸ್‌ದ ಜೊತೆಗೆ ಇನೆಂಬರ್ 9, 2024 ರಂದು ಪ್ರಕಟವಾದ ತರುಣ ಲಿಯಾಲ್ಟ್ಸ್‌ ಪ್ರೈವೇಟ್ ಅಭಿವೃದ್ಧಿ ("TPRL") ಗಾಗಿನ ಘಾಮ್‌ ಜೀ ಗೆ ಸಂಬಂಧಿಸಿದೆ.

ಟಿಪಿಆರ್‌ಎಲ್‌ ನ ನಾಲಗಾರರ ಸಖಿತಯ ("CoC") ಸದಸ್ಯರ ನಿರ್ಧಾರದ ಪ್ರಕಾರ, ನಿರೀಕ್ಷಿತ ರೆಸಲ್ಯೂಷನ್ ಅಜೆದಾರರಿಂದ (PRAs) ವ್ಯಾಪಕ ಭಾಗವಹಿಸುವಿಕೆಯನ್ನು ಉತ್ತೇಜಿಸಲು ಆಸಕ್ತಿ ಅಭಿವೃದ್ಧಿ (EOI) ಸಲ್ಲಿಸುವ ಕೊನೆಯ ದಿನಾಂಕವನ್ನು ಇನವರಲ 3, 2025 ರಿಂದ ಇನವರಲ 17, 2025 ರವರೆಗೆ ವಿಸ್ತರಿಸಲಾಗಿದೆ.

ಹೆಚ್ಚುವರಿಯಾಗಿ, ವಿವಿಧ ಪಿಆರ್‌ಎ ಗಳಿಂದ ವಿನಂತಿಗಳಿಗೆ ಪ್ರತಿಕ್ರಿಯೆಯಾಗಿ, ಸಿಬಿ ಸದಸ್ಯರು ಅನುಮೋದಿಸಿದಂತೆ ವಿವರವಾದ IEOI ನಲ್ಲಿ ಮರುಪಾವತಿಸಬಹುದಾದ ತೇವಣಿಗೆ ಸಂಬಂಧಿಸಿದ ಷರತ್ತನ್ನು ಅಳಸಲಾಗಿದೆ, ಜನವರಿ 10, 2025 ರ ದಿನಾಂಕದ ವಿವರವಾದ IEOI ಗೆ ಎರಡನೇ ಸೇರ್ವಿಸ್‌ದೆಯನ್ನು ಟಿಆರ್‌ಪಿಎಲ್‌ ವೆಬ್‌ಸೈಟ್‌ಗೆ ([tarunrealtorscirp.in](http://tarunrealtorscirp.in)) ಅಪ್‌ಲೋಡ್‌ ಮಾಡಲಾಗಿದೆ.

ಪರಿಷ್ಕಾರ ಸಮಯಸೂಚಿಗಳು ಮತ್ತು ಇತರ ಅಪ್‌ಡೇಟ್‌ಗಳ ಕುರಿತು ವಿವರಗಳಾಗಿ, ಪಿಆರ್‌ಎಗಳು ಟಿಆರ್‌ಪಿಎಲ್‌ ವೆಬ್‌ಸೈಟ್‌ ಅನ್ನು ಪರಿಶೀಲಿಸಲು ಪ್ರೌತ್ಸಾಹಿಸಲಾಗುತ್ತದೆ. ಯಾವುದೇ ಹೆಚ್ಚಿನ ಅಪ್‌ಡೇಟ್‌ಗಳು ಅಥವಾ ಪ್ರಕಟಣೆಗಳಾಗಿ ನಿರೀಕ್ಷಿತ ರೆಸಲ್ಯೂಷನ್ ಅಜೆದಾರರು ನಿಯಮಿತವಾಗಿ [tarunrealtorscirp.in](http://tarunrealtorscirp.in) ಗೆ ಭೇಟಿ ನೀಡಲು ಸೂಚಿಸಲಾಗಿದೆ.

Bengaluru Edition

Jan 11, 2025 Page No. 6

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