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UNISEM AGRITECH LIMITED

Corporate Identification Number : U63090GJ2018PLC100589

Our Company was originally incorporated as Unisem Agritech Private Limited on 09.09.2016 under the Companies Act, 2013 vide certificate of incorporation issued by the Registrar of Companies/ Central Processing Centre. Subsequently, name of the company was changed from "Unisem Agritech Private Limited" to "Unisem Agritech Limited" under The Companies Act, 2013 pursuant to special resolution passed by our shareholders at Extra-Ordinary General Meeting held on 11.02.2025 and had obtained fresh certificate of incorporation dated 01.03.2025 issued by the Registrar of Companies/ Central Processing Centre, with Corporate Identification Number of Company U01100KA2016PLC096390. For details pertaining to changes of name of our company, and changes of registered office of our company, please refer to chapter titled 'History and Corporate Structure' on page no. 180 of Prospectus.

Registered Office: RS No. 11B/2A/4, Magoda Village, Near KSRTC Bus Depot, Ranebennur, Haveri, Ranebennur, Karnataka, India, 581115

Corporate Office: #29, New # 2, 7th Main, 21st Cross, CHBCS Layout, Vijayanagar, Bangalore-560040

Tel. No.: +91 9141031113; Email: compliance.officer@unisem.in; Website: www.unisem.in; Contact Person: Bobby Seth, Company Secretary & Compliance Officer

PROMOTERS OF OUR COMPANY H N DEVAKUMAR, B H DEVASINGHNAIK, DHARANENDRA H GOUDA, RAMALINGAM VENKATARAMANA, ANIL K N

THE ISSUE IS BEING MADE THROUGH BOOK BUILDING PROCESS. IN ACCORDANCE WITH REGULATION 6(1) OR 6(2) OR CHAPTER IX OF THE SEBI ICDR REGULATIONS (INITIAL PUBLIC OFFER OF SMALL AND MEDIUM ENTERPRISES) OR ANY OTHER REGULATION AS MAY BE APPLICABLE OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED FROM TIME TO TIME (SEBI ICDR REGULATIONS) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON BSE SME PLATFORM OF BSE LIMITED.

OUR COMPANY IS ENGAGED IN DEVELOPING, PROCESSING, AND SELLING DIVERSE RANGE OF SEEDS FOR VEGETABLES, FLOWERS AND FIELD CROPS. BY INTEGRATING CONVENTIONAL BREEDING TECHNIQUES, WE STRIVE TO DEVELOP HYBRID VEGETABLE, FLOWER AND FIELD CROP SEEDS WHICH OFFERS HIGHER YIELDS, IMPROVED PRODUCT QUALITY, AND GREATER RESISTANCE TO PESTS AND DISEASES COMPARED TO NATURALLY GROWN VARIETIES. OUR CORE OPERATIONS FOCUS ON DEVELOPING HYBRID VEGETABLE, FLOWER AND FIELD CROP SEED VARIETIES AND PROCESSING THEM TO ENSURE THE CONSISTENT QUALITY. WE CONTINUOUSLY DEVELOP VARIOUS TYPE OF HYBRID BREEDER SEEDS AND SELECT ONLY THE BEST QUALITATIVE TRAITS FROM IT WHICH UNDERGO ADDITIONAL PROCESSING AND ELIMINATING MORE SEEDS AND PROVIDE ONLY THE SUPERIOR QUALITY SEEDS, WHICH ARE KNOWN AS FOUNDATION SEEDS. THE FOUNDATION SEEDS CONSIST OF THE PARENTAL MATERIALS ESSENTIAL FOR DEVELOPING A HYBRID. FOLLOWING THIS, THE FOUNDATION SEEDS THEN MULTIPLIED INTO COMMERCIAL SEEDS, WHICH ARE THEN OFFERED IN THE MARKET FOR AGRICULTURAL PRODUCTION. WE PROVIDE MULTIPLE SEED VARIANTS FOR VEGETABLE, FLOWER AND FIELD CROP, SPECIFICALLY DESIGNED TO MEET THE REQUIREMENTS OF DIFFERENT AGRO-CLIMATIC CONDITIONS, INCLUDING FACTORS SUCH AS WATER AVAILABILITY, CROP DURATION, AND SOIL CHARACTERISTICS ACROSS VARIOUS GEOGRAPHIC REGIONS. FOR FURTHER DETAILS PLEASE REFER TO THE CHAPTER TITLED "OUR BUSINESS" ON PAGE NO 119 OF THE PROSPECTUS.

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF UP TO 33,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH OF UNISEM AGRITECH LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 2,145.00 LAKHS ("THE ISSUE"), OF WHICH 1,68,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 109.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 31,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 2,035.80 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.12 % AND 27.64 %, RESPECTIVELY, OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5/- EACH.

ISSUE PRICE: RS. 65.00/- PER EQUITY SHARE OF FACE VALUE OF RS.5.00/- EACH

ANCHOR INVESTOR OFFER PRICE IS: RS. 65.00 PER EQUITY SHARE OF FACE VALUE OF RS.5.00/- EACH

THE ISSUE PRICE IS 13 TIMES OF THE FACE VALUE

BID/ ISSUE PROGRAM

ANCHOR INVESTOR BIDDING DATE: 09.12.2025

BID/ ISSUE OPENED ON: 10.12.2025

BID/ ISSUE CLOSED ON: 12.12.2025

RISK TO INVESTORS

For Detail Risk Factor Please Refer Page 28 of Prospectus.

1. Share Acquired in last one year: Nil

2. Weighted average cost of acquisition & Issue price:

a. Price per share of our Company based on the primary/ new issue of shares (equity/ convertible securities): The details of issuance of Equity Shares or convertible securities, excluding shares issued under issuance of bonus shares and subdivision of shares, during the 18 months preceding the date of the Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30 days, are as follows:

Nil, except the split of shares as disclosed.

b. Price per share of our Company based on the secondary sale/ acquisition of shares (equity/ convertible securities): The details of secondary sale/ acquisition of whether equity shares or convertible securities, where the promoter, members of the promoter group, selling shareholders, or shareholder(s) having the right to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of the Prospectus, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the 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 combined together over a span of rolling 30 days, are as follows: Nil

c. Price per share based on the last five primary or secondary transactions:

Since there are no such transactions to report to under (a) and (b) above, therefore, information based on last 5 primary or secondary transactions (secondary transactions where Promoters/ Promoter Group entities or Selling Shareholder or shareholder(s) having the right to nominate director(s) in the Board of our Company, are a party to the transaction) not older than 3 years prior to the date of the Prospectus irrespective of the size of transactions, is given below:

o Primary Transaction

Bonus Issue in the ratio of 3:5

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
09.03.2023	Bonus Issue	H N Devakumar	3,61,440	NIL
		B H Devasinghnaik	3,61,440	
		Dharanendra H Gouda	60,240	
		Ramalingam Venkataramana	3,61,440	
		Anil K N	3,61,440	
		Total	15,06,000	

Sub-division of shares from Rs 10 per share to Rs 5 per share

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
11.02.2025	Sub division of shares from Rs 10 per share to Rs 5 per share	H N Devakumar	9,63,816	NIL
		B H Devasinghnaik	9,63,816	
		Dharanendra H Gouda	1,60,636	
		Ramalingam Venkataramana	9,63,816	
		Anil K N	9,63,816	
		Kavita S Davanageri	50	
		Shivakumar S Hiremath	50	
		Total	40,16,000	

o Secondary Transaction

Sr. No	Date of transfer	Name of Transferor	Name of Transferee	Number of Shares	Transfer value per share (INR)	Total Consideration (INR)
1	08.02.2025	H N Devakumar	Shivakumar S Hiremath	24	16	384
2	08.02.2025	B H Devasinghnaik	Shivakumar S Hiremath	24	16	384
3	08.02.2025	Dharanendra H Gouda	Shivakumar S Hiremath	2	16	32
4	08.02.2025	Dharanendra H Gouda	Kavita S Davanageri	2	16	32
5	08.02.2025	Ramalingam Venkataramana	Kavita S Davanageri	24	16	384
6	08.02.2025	Anil K N	Kavita S Davanageri	24	16	384
		Total		100	16	1,600

WEIGHTED AVERAGE COST OF ACQUISITION

Sr. No.	Name of the shareholders	Total No. of Equity Shares	Weighted Average Price* (in ₹ per equity share)
1.	H N Devakumar	19,27,632	3.12
2.	B H Devasinghnaik	19,27,632	3.12
3.	Dharanendra H Gouda	3,21,272	3.12
4.	Ramalingam Venkataramana	19,27,632	3.12
5.	Anil K N	19,27,632	3.11
6.	Kavita S Davanageri	100	8.00
7.	Shivakumar S Hiremath	100	8.00

*Weighted average price per share is calculated, post adjusting corporate actions such as like split of shares and bonus shares allotted by the company.

PROPOSED LISTING

The Offer was 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 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"). Our Company in consultation with the Book Running Lead Manager has allocated upto 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"). Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer was made available for allocation to Individual Investors in accordance with the SEBI (ICDR) Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Investors using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors were not permitted to participate in the Offer through the ASBA process. For details, see "Issue Procedure" beginning on page 326 of the Prospectus.

The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE. For the purpose of this Offer, the designated Stock Exchange will be the BSE Limited. The trading is proposed to be commenced on or before 17.12.2025*

*Subject to the receipt of listing and trading approval from the BSE ("BSE SME").

SUBSCRIPTION DETAILS

The Issue is being made in compliance with the provisions of Regulation 229(1) and 253 of Chapter IX of the SEBI (ICDR) Regulations, 2018 and through the Book Building Issue. For further details, please refer to chapter titled "Issue Structure" beginning on page 323 of the Prospectus.

All investors have participated in this issue through ASBA process including through UPI mode (as applicable) by providing the details of the respective bank accounts/UPI ID as applicable in which the corresponding application amounts were blocked by the SCSBs/ Sponsor Bank as the case may be.

*The bidding for Anchor Investors opened and closed on 09.12.2025. The Company received 4 Anchor Investors applications for 13,98,000 Equity Shares. The Anchor Investor Allocation price was finalized at ₹65.00/- per Equity Share. A total of 9,36,000 Equity Shares were allotted under the Anchor Investors portion aggregating to ₹ 608.40 Lakhs.

The Offer (excluding Anchor Investors Portion) received 724 Applications for 46,60,000 Equity Shares (after considering invalid bids, Other than RC10 Transaction declined by Investors, RC10 Mandate not accepted by Investors and Withdrawal/ Cancelled Bids reported by SCSB and rejections) resulting 1.97 times subscription (including reserved portion of market maker and excluding anchor investor portion). The details of the Applications received in the Offer from various categories are as under (before rejections):

Detail of the Applications Received (Excluding Anchor Investor):

Category	Number of Applications	Number of Equity Shares	Equity Shares Reserved as Per Prospectus	Subscription (Times)	Amount (Rs.)
Individual Investor	632	25,28,000	11,00,000	2.30	16,42,16,000.00
Non-Institutional Investor (More than Rs. 2 Lakhs and upto Rs. 10 Lakhs)	60	3,98,000	1,56,000	2.55	2,58,70,000.00
Non-Institutional Investor (More than Rs. 10 Lakhs)	26	4,50,000	3,16,000	1.42	2,92,50,000.00
Qualified Institutional Bidders (excluding Anchor Investors)	5	11,16,000	6,24,000	1.79	7,25,40,000.00
Market Maker	1	1,68,000	1,68,000	1.00	1,09,20,000.00
Total	724	46,60,000	23,64,000	1.97	30,27,96,000.00

Final Demand: A summary of the final demand as per BSE as on the Bid/ Offer Closing Date at different Bid prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% of Total	Cumulative Share Capital	Cumulative % of Total
1	63	1,42,000	1.42	1,42,000	1.42
2	64	58,000	0.58	2,00,000	2.00
3	65	98,04,000	98.00	1,00,04,000	100.00
Total		1,00,04,000	100.00		

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited ("BSE SME") on 15.12.2025

1. Allotment to Individual Investor (After Rejection): "The Basis of Allotment to the Individual Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 2.20 times. The total number of Equity Shares Allotted in this category is 11,00,000 Equity to 275 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
4,000	604	100.00	24,16,000	100.00	4,000	275 : 604	11,00,000
TOTAL	604	100.00	24,16,000	100.00			11,00,000

2. Allotment to Non- Institutional Investor (More than Rs. 2 Lakhs and upto Rs. 10 Lakhs) (After Rejection): "The Basis of Allotment to the Non- Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 2.51 times. The total number of Equity Shares Allotted in this category is 1,56,000 Equity to 26 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
6,000	49	83.05	2,94,000	75.00	6,000	22 : 49	1,32,000
8,000	4	6.78	32,000	8.16	6,000	1 : 2	12,000
10,000	4	6.78	40,000	10.20	6,000	1 : 2	12,000
12,000	1	1.69	12,000	3.06	6,000	0 : 1	0
14,000	1	1.69	14,000	3.57	6,000	0 : 1	0
Total	59	100.00	3,92,000	100.00			1,56,000

3. Allotment to Non- Institutional Investor (More than 10 Lakhs) (After Rejection): "The Basis of Allotment to the Non- Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.42 times. The total number of Equity Shares Allotted in this category is 3,16,000 Equity to 26 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
16,000	24	92.31	3,84,000	85.33	10,000	1 : 1	2,40,000
16,000	0	0.00	0	0.00	2,000	17 : 24	34,000
26,000	1	3.85	26,000	5.78	18,000	1 : 1	18,000
40,000	1	3.85	40,000	8.89	24,000	1 : 1	24,000
TOTAL	26	100.00	4,50,000	100.00			3,16,000

Continued on next page

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4. **Allotment to Qualified Institutional Bidders (excluding Anchor Investors) (After Rejection):** "The Basis of Allotment to the Qualified Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.79 times. The total number of Equity Shares Allotted in this category is 624,000 Equity to 5 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
32,000	1	20.00	32,000	2.87	18,000	1:1	18,000
1,52,000	1	20.00	1,52,000	13.62	86,000	1:1	86,000
3,08,000	2	40.00	6,16,000	55.20	1,72,000	1:1	3,44,000
3,16,000	1	20.00	3,16,000	28.32	1,76,000	1:1	1,76,000
TOTAL	5	100.00	11,16,000	100.00			6,24,000

5. **Allotment to Market Maker (After Rejection):** "The Basis of Allotment to the Market Maker Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹65.00 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.00 times. The total number of Equity Shares Allotted in this category is 1,68,000 Equity to 1 successful applicant. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
Market Maker	1	100%	1,68,000	100%	1,68,000	1:1	1,68,000

6. **Allotment to Anchor Investor:** "The company in consultation with the BRLM has allocated 9,36,000 equity shares to 4 Anchor Investors Issue Price of Rs. 65.00 per equity shares in accordance with SEBI (ICDR) Regulations. This represents upto 60% of QIB:"

Number of shares applied for Category Wise	FIS/BANKS	MF's	IC's	NBFC's	AIF	FPI/FPC	VC's	Total Number of shares Allocated/ Allotted
Anchor	-	-	-	-	4,74,000	4,62,000	-	9,36,000

The Board of Directors of the Company at its meeting held on 15.12.2025 has taken on record the Basis of Allocation of Equity Shares and as approved by the Designated Stock Exchange i.e. BSE on 15.12.2025 and has authorized the corporate action to allot the Equity Shares to various successful applicants. The CAN-cum-Refund Orders and allotment advice and/or notices are dispatched to the address of the Applicants as registered with the depositories on or before 16.12.2025. Further, the instructions to Self-Certified Syndicate Banks for unblocking the amount were being processed on or before 16.12.2025. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within four days, investors may contact the Registrar to the issue at the address given below. The Equity Shares allocated to successful applicants shall be uploaded on or before 16.12.2025, or credit into the respective beneficiary accounts subject to validation of the account details with depositories concerned. The Company is in the process of obtaining approval from BSE and the trading of the equity shares is expected to commence trading on 17.12.2025.

INVESTORS, PLEASE NOTE

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them in the Prospectus dated 15.12.2025 ("Prospectus"). The details of the allotment made would also be hosted on the website of the Registrar to the Issue KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole applicants, serial number of the Application Form, number of shares applied for, applicants DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the applicants, Bank Branch where the application had been submitted, copy of the acknowledgement Slip and payment details at the address of the Registrar given below:

LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
		
<p>Getfive Advisors Private Limited (Erstwhile Aavanya Advisors Private Limited) Address: 502, Abhishree Avenue, Nehrunagar, Manekbag, Ahmedabad, Gujarat, India, 380015 Website: www.getfive.in SEBI Registration: INM000013147</p>	<p>KFin Technologies Limited Address: Selenium Tower B, Plot No.31-32 Gachibowli, Financial District Nanakramguda, Serilingampally Hyderabad 500 032, Telangana, India Website: www.kfintech.com SEBI Registration: NR000000221</p>	<p>Unisem Agritech Limited Registered Office Address: RS No. 11B/2A/4, Magoda Village, Near KSRTC Bus Depot, Ranebennur, Haveri, Ranebennur, Karnataka, India, 581115 Contact Person: Bobby Seth, Company Secretary and Compliance Officer Telephone: +91 9141031113 Email: compliance.officer@unisem.in ; Website: www.unisem.in</p>

Note: Investors may contact our Company Secretary and Compliance Officer and/or Registrar to Issue and/or Lead Manager, for any pre-issue or post-issue related queries, such as non-receipt of letters of allotment, credit of allotted Equity Shares in the respective beneficiary account or refund orders, etc.

For and on the behalf of Unisem Agritech Limited
Sd/-
H N Devakumar
Managing Director and Chairman
DIN: 07586484

Place: Ranebennur District, Karnataka
Date: 15.12.2025

The Level of Subscription should not be taken to be indicative of either the market price of the Equity Share on Listing or the business prospects of Unisem Agritech Limited

Disclaimer: Unisem Agritech Limited has filled the Prospectus dated 15.12.2025, with the Stock Exchange, Registrar of Companies and SEBI. The Prospectus is available on the respective websites of the Book Running Lead Manager at www.getfive.in the website of the BSE at www.bsesme.com and website of the Issuer Company at www.unisem.in. Investors should note that investment in Equity Shares involves a high risk and for the details relating to the issue, please see "Risk Factors" beginning on page 28 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and applicable laws of each jurisdiction where such Issue and sales are made. There will be no public issuing in the United States.

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Corporate Office: #29, New # 2, 7th Main, 21st Cross, CHBCS Layout, Vijayanagar, Bangalore-560040

Tel. No.: +91 9141031113; **Email:** compliance.officer@unisem.in; **Website:** www.unisem.in; **Contact Person:** Bobby Seth, Company Secretary & Compliance Officer

PROMOTERS OF OUR COMPANY H N DEVIKUMAR, B H DEVASINGHNAIK, DHARANENDRA H GOUDA, RAMALINGAM VENKATARAMANA, ANIL K N

THE ISSUE IS BEING MADE THROUGH BOOK BUILDING PROCESS. IN ACCORDANCE WITH REGULATION 6(1) OR 6(2) OR CHAPTER IX OF THE SEBI ICDR REGULATIONS (INITIAL PUBLIC OFFER OF SMALL AND MEDIUM ENTERPRISES) OR ANY OTHER REGULATION AS MAY BE APPLICABLE OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED FROM TIME TO TIME (SEBI ICDR REGULATIONS) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON BSE SME PLATFORM OF BSE LIMITED.

OUR COMPANY IS ENGAGED IN DEVELOPING, PROCESSING, AND SELLING DIVERSE RANGE OF SEEDS FOR VEGETABLES, FLOWERS AND FIELD CROPS. BY INTEGRATING CONVENTIONAL BREEDING TECHNIQUES, WE STRIVE TO DEVELOP HYBRID VEGETABLE, FLOWER AND FIELD CROP SEEDS WHICH OFFERS HIGHER YIELDS, IMPROVED PRODUCT QUALITY, AND GREATER RESISTANCE TO PESTS AND DISEASES COMPARED TO NATURALLY GROWN VARIETIES. OUR CORE OPERATIONS FOCUS ON DEVELOPING HYBRID VEGETABLE, FLOWER AND FIELD CROP SEED VARIETIES AND PROCESSING THEM TO ENSURE THE CONSISTENT QUALITY. WE CONTINUOUSLY DEVELOP VARIOUS TYPE OF HYBRID BREEDER SEEDS AND SELECT ONLY THE BEST QUALITATIVE TRAITS FROM IT WHICH UNDERGO ADDITIONAL PROCESSING AND ELIMINATING MORE SEEDS AND PROVIDE ONLY THE SUPERIOR QUALITY SEEDS, WHICH ARE KNOWN AS FOUNDATION SEEDS. THE FOUNDATION SEEDS CONSIST OF THE PARENTAL MATERIALS ESSENTIAL FOR DEVELOPING A HYBRID. FOLLOWING THIS, THE FOUNDATION SEEDS THEN MULTIPLIED INTO COMMERCIAL SEEDS, WHICH ARE THEN OFFERED IN THE MARKET FOR AGRICULTURAL PRODUCTION. WE PROVIDE MULTIPLE SEED VARIANTS FOR VEGETABLE, FLOWER AND FIELD CROP. SPECIFICALLY DESIGNED TO MEET THE REQUIREMENTS OF DIFFERENT AGRO-CLIMATIC CONDITIONS, INCLUDING FACTORS SUCH AS WATER AVAILABILITY, CROP DURATION, AND SOIL CHARACTERISTICS ACROSS VARIOUS GEOGRAPHIC REGIONS. FOR FURTHER DETAILS PLEASE REFER TO THE CHAPTER TITLED "OUR BUSINESS" ON PAGE NO 119 OF THE PROSPECTUS.

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF UP TO 33,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH OF UNISEM AGRITECH LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 2,145.00 LAKHS ("THE ISSUE"), OF WHICH 1,68,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 109.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.e. NET ISSUE OF 31,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 2,035.80 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.12 % AND 27.64 %, RESPECTIVELY, OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5/- EACH.

ISSUE PRICE: RS. 65.00/- PER EQUITY SHARE OF FACE VALUE OF RS. 5.00/- EACH

ANCHOR INVESTOR OFFER PRICE IS: RS. 65.00 PER EQUITY SHARE OF FACE VALUE OF RS. 5.00/- EACH

THE ISSUE PRICE IS 13 TIMES OF THE FACE VALUE

BID/ ISSUE PROGRAM

ANCHOR INVESTOR BIDDING DATE: 09.12.2025

BID/ ISSUE OPENED ON: 10.12.2025

BID/ ISSUE CLOSED ON: 12.12.2025

RISK TO INVESTORS

For Detail Risk Factor Please Refer Page 28 of Prospectus.

- Share Acquired in last one year: Nil
- Weighted average cost of acquisition & Issue price:
 - Price per share of our Company based on the primary/ new issue of shares (equity/ convertible securities): The details of issuance of Equity Shares or convertible securities, excluding shares issued under issuance of bonus shares and subdivision of shares, during the 18 months preceding the date of the Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30 days, are as follows:

Nil, except the split of shares as disclosed.
 - Price per share of our Company based on the secondary sale/ acquisition of shares (equity/ convertible securities): The details of secondary sale/ acquisition of whether equity shares or convertible securities, where the promoter, members of the promoter group, selling shareholders, or shareholder(s) having the right to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of the Prospectus, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the 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 combined together over a span of rolling 30 days, are as follows: Nil
 - Price per share based on the last five primary or secondary transactions:

Since there are no such transactions to report to under (a) and (b) above, therefore, information based on last 5 primary or secondary transactions (secondary transactions where Promoters/ Promoter Group entities or Selling Shareholder or shareholder(s) having the right to nominate director(s) in the Board of our Company, are a party to the transaction) not older than 3 years prior to the date of the Prospectus irrespective of the size of transactions, is given below:

o Primary Transaction

Bonus Issue in the ratio of 3:5

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
09.03.2023	Bonus Issue	H N Devakumar	3,61,440	NIL
		B H Devasinghnaik	3,61,440	
		Dharanendra H Gouda	60,240	
		Ramalingam Venkataramana	3,61,440	
		Anil K N	3,61,440	
		Total	15,06,000	

Sub-division of shares from Rs 10 per share to Rs 5 share

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
11.02.2025	Sub division of shares from Rs 10 per share to Rs 5 per share	H N Devakumar	9,63,816	NIL
		B H Devasinghnaik	9,63,816	
		Dharanendra H Gouda	1,60,636	
		Ramalingam Venkataramana	9,63,816	
		Anil K N	9,63,816	
		Kavita S Davanageri	50	
		Shivakumar S Hiremath	50	
		Total	40,16,000	

o Secondary Transaction

Sr. No	Date of transfer	Name of Transferor	Name of Transferee	Number of Shares	Transfer value per share (INR)	Total Consideration (INR)
1	08.02.2025	H N Devakumar	Shivakumar S Hiremath	24	16	384
2	08.02.2025	B H Devasinghnaik	Shivakumar S Hiremath	24	16	384
3	08.02.2025	Dharanendra H Gouda	Shivakumar S Hiremath	2	16	32
4	08.02.2025	Dharanendra H Gouda	Kavita S Davanageri	2	16	32
5	08.02.2025	Ramalingam Venkataramana	Kavita S Davanageri	24	16	384
6	08.02.2025	Anil K N	Kavita S Davanageri	24	16	384
		Total		100	16	1,600

WEIGHTED AVERAGE COST OF ACQUISITION

16/-

Cumulative weighted average price of shares is as follows:

Sr. No.	Name of the shareholders	Total No. of Equity Shares	Weighted Average Price* (in ₹ per equity share)
1.	H N Devakumar	19,27,632	3.12
2.	B H Devasinghnaik	19,27,632	3.12
3.	Dharanendra H Gouda	3,21,272	3.12
4.	Ramalingam Venkataramana	19,27,632	3.12
5.	Anil K N	19,27,632	3.11
6.	Kavita S Davanageri	100	8.00
7.	Shivakumar S Hiremath	100	8.00

*Weighted average price per share is calculated, post adjusting corporate actions such as like split of shares and bonus shares allotted by the company.

PROPOSED LISTING

The Offer was 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 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"). Our Company in consultation with the Book Running Lead Manager has allocated upto 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations (Anchor Investor Portion). Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer was made available for allocation to Individual Investors in accordance with the SEBI (ICDR) Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Investors using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors were not permitted to participate in the Offer through the ASBA process. For details, see 'Issue Procedure' beginning on page 326 of the Prospectus.

The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE. For the purpose of this Offer, the designated Stock Exchange will be the BSE Limited. The trading is proposed to be commenced on or before 17.12.2025*

*Subject to the receipt of listing and trading approval from the BSE ("BSE SME").

SUBSCRIPTION DETAILS

The Issue is being made in compliance with the provisions of Regulation 229(1) and 253 of Chapter IX of the SEBI (ICDR) Regulations, 2018 and through the Book Building Issue. For further details, please refer to chapter titled "Issue Structure" beginning on page 323 of the Prospectus.

All investors have participated in this issue through ASBA process including through UPI mode (as applicable) by providing the details of the respective bank accounts/UPI ID as applicable in which the corresponding application amounts were blocked by the SCSBs/ Sponsor Bank as the case may be.

"The bidding for Anchor Investors opened and closed on 09.12.2025. The Company received 4 Anchor Investors applications for 13,98,000 Equity Shares. The Anchor Investor Allocation price was finalized at ₹65.00/- per Equity Share. A total of 9,36,000 Equity Shares were allotted under the Anchor Investors portion aggregating to ₹ 608.40 Lakhs.

The Offer (excluding Anchor Investors Portion) received 724 Applications for 46,60,000 Equity Shares (after considering invalid bids, Other than RC10 Transaction declined by Investors, RC10 Mandate not accepted by Investors and Withdrawal/ Cancelled Bids reported by SCSB and rejections) resulting 1.97 times subscription (including reserved portion of market maker and excluding anchor investor portion). The details of the Applications received in the Offer from various categories are as under (before rejections):"

Detail of the Applications Received (Excluding Anchor Investor):

Category	Number of Applications	Number of Equity Shares	Equity Shares Reserved as Per Prospectus	Subscription (Times)	Amount (Rs.)
Individual Investor	632	25,28,000	11,00,000	2.30	16,42,16,000.00
Non-Institutional Investor (More than Rs. 2 Lakhs and upto Rs. 10 Lakhs)	60	3,98,000	1,56,000	2.55	2,58,70,000.00
Non-Institutional Investor (More than Rs. 10 Lakhs)	26	4,50,000	3,16,000	1.42	2,92,50,000.00
Qualified Institutional Bidders (excluding Anchor Investors)	5	11,16,000	6,24,000	1.79	7,25,40,000.00
Market Maker	1	1,68,000	1,68,000	1.00	1,09,20,000.00
Total	724	46,60,000	23,64,000	1.97	30,27,96,000.00

Final Demand: A summary of the final demand as per BSE as on the Bid/ Offer Closing Date at different Bid prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% of Total	Cumulative Share Capital	Cumulative % of Total
1	63	1,42,000	1.42	1,42,000	1.42
2	64	58,000	0.58	2,00,000	2.00
3	65	98,04,000	98.00	1,00,04,000	100.00
Total		1,00,04,000	100.00		

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited ("BSE SME") on 15.12.2025

- Allotment to Individual Investor (After Rejection): "The Basis of Allotment to the Individual Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 2.20 times. The total number of Equity Shares Allotted in this category is 11,00,000 Equity to 275 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allotted/ Allotted
4,000	604	100.00	24,16,000	100.00	4,000	275 : 604	11,00,000
TOTAL	604	100.00	24,16,000	100.00			11,00,000

- Allotment to Non- Institutional Investor (More than Rs. 2 Lakhs and upto Rs. 10 Lakhs) (After Rejection): "The Basis of Allotment to the Non- Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 2.51 times. The total number of Equity Shares Allotted in this category is 1,56,000 Equity to 26 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allotted/ Allotted
6,000	49	83.05	2,94,000	75.00	6,000	22 : 49	1,32,000
8,000	4	6.78	32,000	8.16	6,000	1 : 2	12,000
10,000	4	6.78	40,000	10.20	6,000	1 : 2	12,000
12,000	1	1.69	12,000	3.06	6,000	0 : 1	0
14,000	1	1.69	14,000	3.57	6,000	0 : 1	0
Total	59	100.00	3,92,000	100.00			1,56,000

- Allotment to Non- Institutional Investor (More than 10 Lakhs) (After Rejection): "The Basis of Allotment to the Non- Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.42 times. The total number of Equity Shares Allotted in this category is 3,16,000 Equity to 26 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allotted/ Allotted
16,000	24	92.31	3,84,000	85.33	10,000	1 : 1	2,40,000
16,000	0	0.00	0	0.00	2,000	17 : 24	34,000
26,000	1	3.85	26,000	5.78	18,000	1 : 1	18,000
40,000	1	3.85	40,000	8.89	24,000	1 : 1	24,000
TOTAL	26	100.00	4,50,000	100.00			3,16,000

Continued on next page

Chemical biz uptick to boost SRF's H2 growth

Volumes, prices, new products to provide fillip, say analysts

RAM PRASAD SAHU
Mumbai, 15 December

The stock of the country's largest listed specialty chemicals maker by market capitalisation, SRF, has gained about 6 per cent over the past week. While its performance in the second quarter (July-September) of 2025-26 (Q2FY26) was a mixed bag, brokerages expect upside due to strong prospects for its core chemicals business.

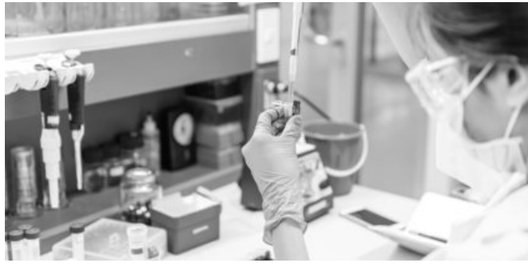
They expect the second half of the current financial year (H2FY26) to be better than the first on better volumes, prices, and output of new products. At the current price, the stock, which has gained about 30 per cent over the past year, is trading at 36 times its FY26 earnings per share (EPS).

ICICI Securities is positive about the prospects of the chemicals business going ahead. The performance, according to analysts led by Sanjesh Jain of ICICI Securities, could improve across refrigerant gases, specialty chemicals and fluoropolymers.

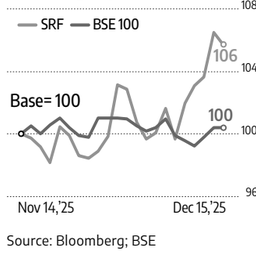
Higher volumes and sustained prices present a 15-20 per cent upside risk in the refrigerant gas business. The brokerage remains optimistic about hydrofluorochemical (HFC) prices — complemented by positive industry dynamics. Specialty chemicals should benefit from a favourable price base and greater volumes, which, coupled with new product commissioning, may spur growth in H2FY26. H1FY26 saw a low single-digit revenue growth.

With channel inventory and oversupply issues behind JM Financial Research sees a pick-up in demand for non-generic agrochemicals and related specialty chemicals in calendar year 2026 (CY26), driven by a likely improvement in farmer profitability, especially in North America.

Non-generic agrochemicals may be preferred globally in CY27 on the back of a likely contraction in



Ticking up



Source: Bloomberg, BSE

which led customers to defer their procurements. The chemicals business accounted for 46 per cent of revenue and 74 per cent of the profits at the operating level.

SRF reiterated its 20 per cent revenue growth guidance for the chemicals segment in FY26, led by strong R-32 demand, fluoropolymers growth, and a continued recovery in global agrochem demand. R-32 is a chemical compound known as difluoromethane, which is widely used as an environmentally friendlier refrigerant in air conditioning and heat pump systems.

Based on global chemical firms' outlook, Elara Securities expects SRF to continue to benefit from strong volume-led recovery in agrochem globally, resilient R-32 demand, and modest demand growth outlook for packaging. Ramp-up at the PTFE fluoropolymer plant (polytetrafluoroethylene) and continued agrochem demand recovery in specialty chemicals would be key earning growth drivers, it said.

A few hiccups in the near term due to persistent global headwinds in agrochemicals may defer demand, believes Nuvama Research, but would not derail the China +1 theme. Tailwinds in HFC gases will keep margins buoyant, it said.

While chemical business margin expanded to 28.9 per cent Y-O-Y in Q2FY26, the packaging business expanded to 8.4 per cent.



YEAR-END FUND PERFORMANCE REVIEW

Identify if lag is cyclical or result of fundamental issues

HIMALI PATEL

Once you have completed the annual review of your portfolio's asset allocation and assessed whether rebalancing is required, the next step is to evaluate fund performance. Identifying and removing laggards from the portfolio is crucial.

Fund against benchmark

Assess how a fund has performed against its benchmark. "Use the right benchmark and compare over a sufficiently long time frame," says Aarati Krishnan, head of advisory, PrimeInvestor.in. Evaluating performance over longer periods helps establish whether a fund has consistently beaten its benchmark across market cycles.

Assessing a fund's ability to mitigate downside risk is crucial. "A downside capture ratio of less than 100 indicates it lost less than its benchmark during a downturn," says Abhishek Tiwari, chief executive officer, PGIM India Asset Management.

Fund versus peers

Benchmark comparisons should be supplemented with peer comparisons. "Category comparisons help investors understand how the fund has fared against peers with a similar mandate," says Prashasta Seth, chief executive officer (CEO), Prudent Investment Managers. Krishnan cautions that a fund must be compared with peers that have a similar investment style and risk profile.

Rolling returns to gauge consistency

Rolling returns show how frequently a fund beat its benchmark across different timeframes. "Out of 60 rolling periods, if Fund A beats the benchmark in 45 periods (75 per cent), it is more consistent than Fund B that beat the benchmark in 18 periods (30 per cent)," says Tiwari.

Sandeep Bagla, CEO, TRUST Mutual Fund, emphasises that rolling returns remove timing bias.

"Positive rolling returns in 6575 per cent of periods show a

solid investment approach," says Seth.

Risk and risk-adjusted returns

A fund may have delivered higher returns, but may have taken excessive risk to achieve them. "Higher volatility means the net asset value (NAV) might be low at a time when the investor wants to exit," says Bagla.

Moreover, recovering from loss of capital takes a lot of effort. "To recover from a 50 per cent loss, a portfolio needs to gain 100 per cent," says Krishnan.

Standard deviation measures volatility by gauging how far returns deviated from the average. A fund that is able to generate similar returns with lower risk is more desirable.

The Sharpe ratio measures how efficiently a fund compensates investors for risk taken. It should be above one. Information ratio is another useful indicator.

Temporary versus structural underperformance

Even active fund managers have a particular style — value, growth, quality, etc. "Transient underperformance could be due to a fund's style being out of favour," says Tiwari.

According to Krishnan, if a fund has a seasoned manager with a strong track record across

market cycles, and adheres to its stated mandate, investors can have greater confidence that the underperformance is temporary.

Avoid knee-jerk exits

Investors encountering underperformance must be patient. Tiwari points out that exiting too soon could result in quitting right before the fund recovers.

"If performance lags peers and benchmarks for three-four quarters without a clear explanation from the fund house, if risk metrics deteriorate or churn rises, if the fund no longer fits one's goals, or if costs turn uncompetitive versus passive alternatives, investors should consider exiting," says Jiral Mehta, senior manager, research, FundsIndia.

Keep an eye on cost

A higher expense ratio means the fund must generate stronger gross returns to deliver competitive net returns, so it is crucial to keep expenses low. "Higher cost may be justified if the fund manages to deliver superior net returns," says Alekh Yadav, head of investment products, Sanctum Wealth. Finally, Yadav says that when the tax outgo is significant, spreading redemptions over multiple years may be beneficial.

The writer is a Mumbai-based independent journalist

After 60% rally in 2025, will gold shine in 2026 too?

Axis Mutual Fund's annual outlook says that gold continues to enjoy a structural support system that could keep prices buoyant into 2026, even though bouts of volatility are likely.

Key drivers for gold rally

Rate cut expectations: Lower interest rate trajectory in US bodes

well as it reduces the opportunity cost of holding the asset.

Concerns about Fed's independence: If the new Chair is aligned with President Donald Trump, markets would anticipate a dovish stance, which may provide support. Weaker US dollar: With US debt to GDP at 124 per cent, concerns on government debt levels have

weighed on dollar. The dollar index has depreciated 8 per cent so far in 2025, which has worked in favour of gold.

Global uncertainty adding to safe-haven appeal

Macroeconomic uncertainty: Concerns around slowing global growth and sticky inflation have

reinforced gold's role as a store of value and volatility hedge. With inflation above target levels in many economies, real interest rates may remain low, strengthening gold's case. Geopolitical risks: Persistent geopolitical tensions remain an underlying factor for safe-haven demand.

Read full report here: mybs.in/2esQCIh

COMPILED BY SUNAINAA CHADHA

Continued from previous page

4. **Allotment to Qualified Institutional Bidders (excluding Anchor Investors) (After Rejection):** "The Basis of Allotment to the Qualified Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.79 times. The total number of Equity Shares Allotted in this category is 624,000 Equity to 5 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
32,000	1	20.00	32,000	2.87	18,000	1: 1	18,000
1,52,000	1	20.00	1,52,000	13.62	86,000	1: 1	86,000
3,08,000	2	40.00	6,16,000	55.20	1,72,000	1: 1	3,44,000
3,16,000	1	20.00	3,16,000	28.32	1,76,000	1: 1	1,76,000
TOTAL	5	100.00	11,16,000	100.00			6,24,000

5. **Allotment to Market Maker (After Rejection):** "The Basis of Allotment to the Market Maker Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹65.00 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.00 times. The total number of Equity Shares Allotted in this category is 1,68,000 Equity to 1 successful applicant. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allocated/ Allotted
Market Maker	1	100%	1,68,000	100%	1,68,000	1:1	1,68,000

6. **Allotment to Anchor Investor:** "The company in consultation with the BRLM has allocated 9,36,000 equity shares to 4 Anchor Investors Issue Price of Rs. 65.00 per equity shares in accordance with SEBI (ICDR) Regulations. This represents upto 60% of QIB:"

Number of shares applied for Category Wise	FIS/BANKS	MF's	IC's	NBFC's	AIF	FPI/FPC	VC's	Total Number of shares Allocated/ Allotted
Anchor	-	-	-	-	4,74,000	4,62,000	-	9,36,000

The Board of Directors of the Company at its meeting held on 15.12.2025 has taken on record the Basis of Allocation of Equity Shares and as approved by the Designated Stock Exchange i.e. BSE on 15.12.2025 and has authorized the corporate action to allot the Equity Shares to various successful applicants. The CAN-cum-Refund Orders and allotment advice and/or notices are dispatched to the address of the Applicants as registered with the depositories on or before 16.12.2025. Further, the instructions to Self-Certified Syndicate Banks for unblocking the amount were being processed on or before 16.12.2025. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within four days, investors may contact the Registrar to the issue at the address given below. The Equity Shares allocated to successful applicants shall be uploaded on or before 16.12.2025, or credit into the respective beneficiary accounts subject to validation of the account details with depositories concerned. The Company is in the process of obtaining approval from BSE and the trading of the equity shares is expected to commence trading on 17.12.2025.

INVESTORS, PLEASE NOTE

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them in the Prospectus dated 15.12.2025 ("Prospectus"). The details of the allotment made would also be hosted on the website of the Registrar to the Issue KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole applicants, serial number of the Application Form, number of shares applied for, applicants DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the applicants, Bank Branch where the application had been submitted, copy of the acknowledgement Slip and payment details at the address of the Registrar given below:

LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>Getfive Advisors Private Limited (Erstwhile Aavanya Advisors Private Limited) Address: 502, Abhisree Avenue, Nehrunagar, Manekbag, Ahmedabad, Gujarat, India, 380015 Website: www.getfive.in SEBI Registration: INM000013147</p>	<p>KFin Technologies Limited Address: Selenium Tower B, Plot No.31-32 Gachibowli, Financial District Nanakramguda, Serilingampally Hyderabad 500 032, Telangana, India Website: www.kfintech.com SEBI Registration: NR000000221</p>	<p>Unisem Agritech Limited Registered Office Address: RS No. 11B/2A/4, Magoda Village, Near KSRTC Bus Depot, Ranebennur, Haveri, Ranebennur, Karnataka, India, 581115 Contact Person: Bobby Seth, Company Secretary and Compliance Officer Telephone: +91 9141031113 Email: compliance.officer@unisem.in ; Website: www.unisem.in</p>

Note: Investors may contact our Company Secretary and Compliance Officer and/or Registrar to Issue and/or Lead Manager, for any pre-issue or post-issue related queries, such as non-receipt of letters of allotment, credit of allotted Equity Shares in the respective beneficiary account or refund orders, etc.

For and on the behalf of Unisem Agritech Limited
Sd/-
H N Devakumar
Managing Director and Chairman
DIN: 07586484

Place: Ranebennur District, Karnataka
Date: 15.12.2025

The Level of Subscription should not be taken to be indicative of either the market price of the Equity Share on Listing or the business prospects of Unisem Agritech Limited

Disclaimer: Unisem Agritech Limited has filed the Prospectus dated 15.12.2025, with the Stock Exchange, Registrar of Companies and SEBI. The Prospectus is available on the respective websites of the Book Running Lead Manager at www.getfive.in in the website of the BSE at www.bse.com and website of the Issuer Company at www.unisem.in. Investors should note that investment in Equity Shares involves a high risk and for the details relating to the issue, please see "Risk Factors" beginning on page 28 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and applicable laws of each jurisdiction where such Issue and sales are made. There will be no public issuing in the United States.

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UNISEM AGRITECH LIMITED

Corporate Identification Number : U63090GJ2018PLC100589

Our Company was originally incorporated as Unisem Agritech Private Limited on 09.09.2016 under the Companies Act, 2013 vide certificate of incorporation issued by the Registrar of Companies/ Central Processing Centre. Subsequently, name of the company was changed from "Unisem Agritech Private Limited" to "Unisem Agritech Limited" under The Companies Act, 2013 pursuant to special resolution passed by our shareholders at Extra-Ordinary General Meeting held on 11.02.2025 and had obtained fresh certificate of incorporation dated 01.03.2025 issued by the Registrar of Companies/ Central Processing Centre, with Corporate Identification Number of Company U01100KA2016PLC096390. For details pertaining to changes of name of our company, and changes of registered office of our company, please refer to chapter titled 'History and Corporate Structure' on page no. 180 of Prospectus.

Registered Office: RS No. 11B/2A/4, Magoda Village, Near KSRTC Bus Depot, Ranebennur, Haveri, Ranebennur, Karnataka, India, 581115

Corporate Office: #29, New # 2, 7th Main, 21st Cross, CHBCS Layout, Vijayanagar, Bangalore-560040

Tel. No.: +91 9141031113; Email: compliance.officer@unisem.in; Website: www.unisem.in; Contact Person: Bobby Seth, Company Secretary & Compliance Officer

PROMOTERS OF OUR COMPANY H N DEVAKUMAR, B H DEVASINGHNAIK, DHARANENDRA H GOUDA, RAMALINGAM VENKATARAMANA, ANIL K N

THE ISSUE IS BEING MADE THROUGH BOOK BUILDING PROCESS. IN ACCORDANCE WITH REGULATION 6(1) OR 6(2) OR CHAPTER IX OF THE SEBI ICDR REGULATIONS (INITIAL PUBLIC OFFER OF SMALL AND MEDIUM ENTERPRISES) OR ANY OTHER REGULATION AS MAY BE APPLICABLE OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED FROM TIME TO TIME (SEBI ICDR REGULATIONS) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON BSE SME PLATFORM OF BSE LIMITED.

OUR COMPANY IS ENGAGED IN DEVELOPING, PROCESSING, AND SELLING DIVERSE RANGE OF SEEDS FOR VEGETABLES, FLOWERS AND FIELD CROPS. BY INTEGRATING CONVENTIONAL BREEDING TECHNIQUES, WE STRIVE TO DEVELOP HYBRID VEGETABLE, FLOWER AND FIELD CROP SEEDS WHICH OFFERS HIGHER YIELDS, IMPROVED PRODUCT QUALITY, AND GREATER RESISTANCE TO PESTS AND DISEASES COMPARED TO NATURALLY GROWN VARIETIES. OUR CORE OPERATIONS FOCUS ON DEVELOPING HYBRID VEGETABLE, FLOWER AND FIELD CROP SEED VARIETIES AND PROCESSING THEM TO ENSURE THE CONSISTENT QUALITY. WE CONTINUOUSLY DEVELOP VARIOUS TYPE OF HYBRID BREEDER SEEDS AND SELECT ONLY THE BEST QUALITATIVE TRAITS FROM IT WHICH UNDERGO ADDITIONAL PROCESSING AND ELIMINATING MORE SEEDS AND PROVIDE ONLY THE SUPERIOR QUALITY SEEDS, WHICH ARE KNOWN AS FOUNDATION SEEDS. THE FOUNDATION SEEDS CONSIST OF THE PARENTAL MATERIALS ESSENTIAL FOR DEVELOPING A HYBRID. FOLLOWING THIS, THE FOUNDATION SEEDS THEN MULTIPLIED INTO COMMERCIAL SEEDS, WHICH ARE THEN OFFERED IN THE MARKET FOR AGRICULTURAL PRODUCTION. WE PROVIDE MULTIPLE SEED VARIANTS FOR VEGETABLE, FLOWER AND FIELD CROP, SPECIFICALLY DESIGNED TO MEET THE REQUIREMENTS OF DIFFERENT AGRO-CLIMATIC CONDITIONS, INCLUDING FACTORS SUCH AS WATER AVAILABILITY, CROP DURATION, AND SOIL CHARACTERISTICS ACROSS VARIOUS GEOGRAPHIC REGIONS. FOR FURTHER DETAILS PLEASE REFER TO THE CHAPTER TITLED "OUR BUSINESS" ON PAGE NO 119 OF THE PROSPECTUS.

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF UP TO 33,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH OF UNISEM AGRITECH LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 2,145.00 LAKHS ("THE ISSUE"), OF WHICH 1,68,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH FOR CASH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 109.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.e. NET ISSUE OF 31,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 5/- EACH AT A PRICE OF ₹ 65/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 60/- PER EQUITY SHARE AGGREGATING TO ₹ 2,035.80 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 29.12% AND 27.64%, RESPECTIVELY, OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5/- EACH.

ISSUE PRICE: RS. 65.00/- PER EQUITY SHARE OF FACE VALUE OF RS.5.00/- EACH
ANCHOR INVESTOR OFFER PRICE IS: Rs. 65.00 PER EQUITY SHARE OF FACE VALUE OF RS.5.00/- EACH
THE ISSUE PRICE IS 13 TIMES OF THE FACE VALUE

BID/ ISSUE PROGRAM

ANCHOR INVESTOR BIDDING DATE: 09.12.2025

BID/ ISSUE OPENED ON: 10.12.2025

BID/ ISSUE CLOSED ON: 12.12.2025

RISK TO INVESTORS

For Detail Risk Factor Please Refer Page 28 of Prospectus.

- Share Acquired in last one year: NIL
- Weighted average cost of acquisition & Issue price:
 - Price per share of our Company based on the primary/ new issue of shares (equity/ convertible securities): The details of issuance of Equity Shares or convertible securities, excluding shares issued under issuance of bonus shares and subdivision of shares, during the 18 months preceding the date of the Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30 days, are as follows:
NIL, except the split of shares as disclosed.
 - Price per share of our Company based on the secondary sale/ acquisition of shares (equity/ convertible securities): The details of secondary sale/ acquisition of whether equity shares or convertible securities, where the promoter, members of the promoter group, selling shareholders, or shareholder(s) having the right to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of the Prospectus, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the 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 combined together over a span of rolling 30 days, are as follows: NIL
 - Price per share based on the last five primary or secondary transactions :
Since there are no such transactions to report to under (a) and (b) above, therefore, information based on last 5 primary or secondary transactions (secondary transactions where Promoters/ Promoter Group entities or Selling Shareholder or shareholder(s) having the right to nominate director(s) in the Board of our Company, are a party to the transaction) not older than 3 years prior to the date of the Prospectus irrespective of the size of transactions, is given below:

Primary Transaction

Bonus Issue in the ratio of 3:5

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
09.03.2023	Bonus Issue	H N Devakumar	3,61,440	NIL
		B H Devasinghnaik	3,61,440	
		Dharanendra H Gouda	60,240	
		Ramalingam Venkataramana	3,61,440	
		Anil K N	3,61,440	
		Total	15,06,000	

Sub-division of shares from Rs 10 per share to Rs 5 share

Date of Issue	Nature of Allotment	Name of Person	Number of shares allotted	Issue Price
11.02.2025	Sub division of shares from Rs 10 per share to Rs 5 per share	H N Devakumar	9,63,816	NIL
		B H Devasinghnaik	9,63,816	
		Dharanendra H Gouda	1,60,636	
		Ramalingam Venkataramana	9,63,816	
		Anil K N	9,63,816	
		Kavita S Davanageri	50	
		Shivakumar S Hiremath	50	
		Total	40,16,000	

Secondary Transaction

Sr. No	Date of transfer	Name of Transferor	Name of Transferee	Number of Shares	Transfer value per share (INR)	Total Consideration (INR)
1	08.02.2025	H N Devakumar	Shivakumar S Hiremath	24	16	384
2	08.02.2025	B H Devasinghnaik	Shivakumar S Hiremath	24	16	384
3	08.02.2025	Dharanendra H Gouda	Shivakumar S Hiremath	2	16	32
4	08.02.2025	Dharanendra H Gouda	Kavita S Davanageri	2	16	32
5	08.02.2025	Ramalingam Venkataramana	Kavita S Davanageri	24	16	384
6	08.02.2025	Anil K N	Kavita S Davanageri	24	16	384
		Total		100	16	1,600

WEIGHTED AVERAGE COST OF ACQUISITION

WEIGHTED AVERAGE COST OF ACQUISITION

Sr. No.	Name of the shareholders	Total No. of Equity Shares	Weighted Average Price* (in ₹ per equity share)
1.	H N Devakumar	19,27,632	3.12
2.	B H Devasinghnaik	19,27,632	3.12
3.	Dharanendra H Gouda	3,21,272	3.12
4.	Ramalingam Venkataramana	19,27,632	3.12
5.	Anil K N	19,27,632	3.11
6.	Kavita S Davanageri	100	8.00
7.	Shivakumar S Hiremath	100	8.00

*Weighted average price per share is calculated, post adjusting corporate actions such as like split of shares and bonus shares allotted by the company.

PROPOSED LISTING

The Offer was 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 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"). Our Company in consultation with the Book Running Lead Manager has allocated upto 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations (Anchor Investor Portion). Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer was made available for allocation to Individual Investors in accordance with the SEBI (ICDR) Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of Individual Investors using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors were not permitted to participate in the Offer through the ASBA process. For details, see 'Issue Procedure' beginning on page 326 of the Prospectus.

The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE. For the purpose of this Offer, the designated Stock Exchange will be the BSE Limited. The trading is proposed to be commenced on or before 17.12.2025*

*Subject to the receipt of listing and trading approval from the BSE ('BSE SME').

SUBSCRIPTION DETAILS

The Issue is being made in compliance with the provisions of Regulation 229(1) and 253 of Chapter IX of the SEBI (ICDR) Regulations, 2018 and through the Book Building Issue. For further details, please refer to chapter titled 'Issue Structure' beginning on page 323 of the Prospectus.

All investors have participated in this issue through ASBA process including through UPI mode (as applicable) by providing the details of the respective bank accounts/UPI ID as applicable in which the corresponding application amounts were blocked by the SCSBs/ Sponsor Bank as the case may be.

*The bidding for Anchor Investors opened and closed on 09.12.2025. The Company received 4 Anchor Investors applications for 13,98,000 Equity Shares. The Anchor Investor Allocation price was finalized at ₹65.00/- per Equity Share. A total of 9,36,000 Equity Shares were allotted under the Anchor Investors portion aggregating to ₹ 608.40 Lakhs.

The Offer (excluding Anchor Investors Portion) received 724 Applications for 46,60,000 Equity Shares (after considering invalid bids, Other than RC10 Transaction declined by Investors, RC10 Mandate not accepted by Investors and Withdrawal/ Cancelled Bids reported by SCSB and rejections) resulting 1.97 times subscription (including reserved portion of market maker and excluding anchor investor portion). The details of the Applications received in the Offer from various categories are as under (before rejections):*

Detail of the Applications Received (Excluding Anchor Investor):

Category	Number of Applications	Number of Equity Shares	Equity Shares Reserved as Per Prospectus	Subscription (Times)	Amount (Rs.)
Individual Investor	632	25,28,000	11,00,000	2.30	16,42,16,000.00
Non-Institutional Investor (More than Rs. 2 Lakhs and upto Rs. 10 Lakhs)	60	3,98,000	1,56,000	2.55	2,58,70,000.00
Non-Institutional Investor (More than Rs. 10 Lakhs)	26	4,50,000	3,16,000	1.42	2,92,50,000.00
Qualified Institutional Bidders (excluding Anchor Investors)	5	11,16,000	6,24,000	1.79	7,25,40,000.00
Market Maker	1	1,68,000	1,68,000	1.00	1,09,20,000.00
Total	724	46,60,000	23,64,000	1.97	30,27,96,000.00

Final Demand: A summary of the final demand as per BSE as on the Bid/ Offer Closing Date at different Bid prices is as under:

Sr. No.	Bid Price	No. of Equity Shares	% of Total	Cumulative Share Capital	Cumulative % of Total
1	63	1,42,000	1.42	1,42,000	1.42
2	64	58,000	0.58	2,00,000	2.00
3	65	98,04,000	98.00	1,00,04,000	100.00
Total		1,00,04,000	100.00		

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited ("BSE SME") on 15.12.2025

- Allotment to Individual Investor (After Rejection): "The Basis of Allotment to the Individual Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 2.20 times. The total number of Equity Shares Allotted in this category is 11,00,000 Equity to 275 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allotted/ Allotted
6,000	49	83.05	2,94,000	75.00	6,000	22 : 49	1,32,000
8,000	4	6.78	32,000	8.16	6,000	1 : 2	12,000
10,000	4	6.78	40,000	10.20	6,000	1 : 2	12,000
12,000	1	1.69	12,000	3.06	6,000	0 : 1	0
14,000	1	1.69	14,000	3.57	6,000	0 : 1	0
Total	59	100.00	3,92,000	100.00			1,56,000

- Allotment to Non- Institutional Investor (More than 10 Lakhs) (After Rejection): "The Basis of Allotment to the Non- Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.42 times. The total number of Equity Shares Allotted in this category is 3,16,000 Equity to 26 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Number of shares applied for Category Wise	Number of Applications Received	% of Total	Total No. of shares Applied	% of Total	Number of Shares Allotted to Applicant	Ratio	Total Number of shares Allotted/ Allotted
16,000	24	92.31	3,84,000	85.33	10,000	1 : 1	2,40,000
16,000	0	0.00	0	0.00	2,000	17 : 24	34,000
26,000	1	3.85	26,000	5.78	18,000	1 : 1	18,000
40,000	1	3.85	40,000	8.89	24,000	1 : 1	24,000
TOTAL	26	100.00	4,50,000	100.00			3,16,000

Continued on next page

Continued from previous page

4. Allotment to Qualified Institutional Bidders (excluding Anchor Investors) (After Rejection): "The Basis of Allotment to the Qualified Institutional Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹136 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.79 times. The total number of Equity Shares Allotted in this category is 624,000 Equity to 5 successful applicants. The details of the Basis of Allotment of the said category are as under:"

Table with 7 columns: Number of shares applied for Category Wise, Number of Applications Received, % of Total, Total No. of shares Applied, % of Total, Number of Shares Allotted to Applicant, Ratio, Total Number of shares Allocated/ Allotted.

5. Allotment to Market Maker (After Rejection): "The Basis of Allotment to the Market Maker Investors, who have Bid at cut-off Price or at or above the Offer Price of ₹65.00 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 1.00 times. The total number of Equity Shares Allotted in this category is 1,68,000 Equity to 1 successful applicant. The details of the Basis of Allotment of the said category are as under:"

Table with 7 columns: Number of shares applied for Category Wise, Number of Applications Received, % of Total, Total No. of shares Applied, % of Total, Number of Shares Allotted to Applicant, Ratio, Total Number of shares Allocated/ Allotted.

6. Allotment to Anchor Investor: "The company in consultation with the BRLM has allocated 9,36,000 equity shares to 4 Anchor Investors Issue Price of Rs. 65.00 per equity shares in accordance with SEBI (ICDR) Regulations. This represents upto 60% of QIB:"

Table with 8 columns: Number of shares applied for Category Wise, FIS/BANKS, MF's, IC's, NBFC's, AIF, FPI/FPC, VC's, Total Number of shares Allocated/ Allotted.

The Board of Directors of the Company at its meeting held on 15.12.2025 has taken on record the Basis of Allocation of Equity Shares and as approved by the Designated Stock Exchange i.e. BSE on 15.12.2025 and has authorized the corporate action to allot the Equity Shares to various successful applicants. The CAN-cum-Refund Orders and allotment advice and/or notices are dispatched to the address of the Applicants as registered with the depositories on or before 16.12.2025. Further, the instructions to Self-Certified Syndicate Banks for unblocking the amount were being processed on or before 16.12.2025. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within four days, investors may contact the Registrar to the issue at the address given below. The Equity Shares allocated to successful applicants shall be uploaded on or before 16.12.2025, or credit into the respective beneficiary accounts subject to validation of the account details with depositories concerned. The Company is in the process of obtaining approval from BSE and the trading of the equity shares is expected to commence trading on 17.12.2025.

INVESTORS, PLEASE NOTE

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them in the Prospectus dated 15.12.2025 ("Prospectus"). The details of the allotment made would also be hosted on the website of the Registrar to the Issue KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole applicants, serial number of the Application Form, number of shares applied for, applicants DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the applicants, Bank Branch where the application had been submitted, copy of the acknowledgement Slip and payment details at the address of the Registrar given below:

Table with 3 columns: LEAD MANAGER (Getfive*), REGISTRAR TO THE ISSUE (KFINTECH), COMPANY SECRETARY AND COMPLIANCE OFFICER (Unisem). Includes contact details for each.

Note: Investors may contact our Company Secretary and Compliance Officer and/or Registrar to Issue and/or Lead Manager, for any pre-issue or post-issue related queries, such as non-receipt of letters of allotment, credit of allotted Equity Shares in the respective beneficiary account or refund orders, etc.

For and on the behalf of Unisem Agritech Limited Sd/- H N Devakumar Managing Director and Chairman DIN: 07586484

Place: Ranebennur District, Karnataka Date: 15.12.2025

The Level of Subscription should not be taken to be indicative of either the market price of the Equity Share on Listing or the business prospects of Unisem Agritech Limited Disclaimer: Unisem Agritech Limited has filled the Prospectus dated 15.12.2025, with the Stock Exchange, Registrar of Companies and SEBI. The Prospectus is available on the respective websites of the Book Running Lead Manager at www.getfive.in the website of the BSE at www.bseindia.com and website of the Issuer Company at www.unisem.in. Investors should note that investment in Equity Shares involves a high risk and for the details relating to the issue, please see "Risk Factors" beginning on page 28 of the Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and applicable laws of each jurisdiction where such Issue and sales are made. There will be no public issuing in the United States.

ಪ್ರವಾಸಿ ತಾಣವಾಗಿರುವ ಗೋಕರ್ಣಕ್ಕೆ ಬೇಕಿದೆ ಅಗ್ನಿಶಾಮಕ ದಳ

ಉದಯಕಾಲ ನ್ಯೂಸ್ ನಾಗರಾಜ ಮಂಜುಗೌಡ ಹೋಗಿದೆ. ಈ ಬೆಂಕಿಯನ್ನು ಆರಿಸಲು ದೂರದ ಕುಮಟಾ ಹಾಗೂ ಅಂಕೋಲಾದಿಂದ ಅಗ್ನಿಶಾಮಕ ದಳ ಆಗಮಿಸಬೇಕಾಗಿತ್ತು. ಅಷ್ಟರಲ್ಲಿ ಸಾಕಷ್ಟು ಹಾನಿ ನಡೆಯಹೋಗಿತ್ತು. ಬಂದವಳೇ ಗೋಕರ್ಣದಲ್ಲಿಯೇ ಅಗ್ನಿಶಾಮಕ ದಳ ಇದ್ದರೆ ತಕ್ಷಣ ಕಾರ್ಯಾಚರಣೆ ಮಾಡಿದರೆ ಬಹುದೊಡ್ಡ ಹಾನಿಯನ್ನು ತಪ್ಪಿಸಬಹುದಿತ್ತು. ಆದರೆ ಅಂಕೋಲಾ, ಕುಮಟಾದಿಂದ ಅಗ್ನಿಶಾಮಕ ದಳ ಬರುವುದನ್ನು ಕಾಯುತ್ತ ಅಲ್ಲಿದ್ದವರು ಕೈಚೆಲ್ಲಿ ನಿಲ್ಲಬೇಕಾಯಿತು. ಗೋಕರ್ಣಕ್ಕೆ ಪೊಲೀಸ್ ಠಾಣೆಯಿದ್ದು ಓರ್ವ ಪಿಎ, ಇಬ್ಬರು ಪಿಎಸ್‌ಐ, ಎಎಸ್‌ಐ ಹಾಗೂ ಸಿಬ್ಬಂದಿಗಳಿದ್ದಾರೆ. ಹಾಗೇ ಪ್ರಾಥಮಿಕ ಆರೋಗ್ಯ ಕೇಂದ್ರವಿದೆ. ಹೀಗಾಗಿ ಇಲ್ಲಿಯೂ ಕೂಡ ಅಗ್ನಿಶಾಮಕ ದಳ ಬೇಕು ಎನ್ನುವುದು ಎಲ್ಲರ ಆಪ್ತೇಚ್ಚೆಯಾಗಿದೆ. ದೊಡ್ಡ ದುರಂತ ಮತ್ತು ಪ್ರಾಣಹಾನಿ ನಡೆಯುವ ಮುನ್ನ ಶಾಸಕ ದಿನಕರ ಶೆಟ್ಟಿ ಹಾಗೂ ಅಧಿಕಾರಿಗಳು ಈ ಬಗ್ಗೆ ಕ್ರಮ ಕೈಗೊಳ್ಳಬೇಕಾಗಿದೆ.



ಇತ್ತೀಚೆಗಷ್ಟೇ ಇಲ್ಲಿಯ ಬಂಗ್ಲೂರದಲ್ಲಿ ಮನೆಯೊಂದಕ್ಕೆ ಬೆಂಕಿ ತಗುಲಿ ಸಿಲಿಂಡರ್ ಬ್ಲಾಸ್್ಟ್ ಆಗಿದ್ದರಿಂದ ಇಡೀ ಮನೆಯೇ ಸುಟ್ಟು ಕರಕಲಾಗಿದೆ. ಆ ಸಮಯದಲ್ಲಿ ಮನೆಯಲ್ಲಿ ಯಾರೂ ಇಲ್ಲದಿರುವುದರಿಂದ ಬಹುದೊಡ್ಡ ದುರಂತ ತಪ್ಪಿ ಹೋದಂತಾಗಿದೆ. ಇದರ ಬೆನ್ನಲ್ಲೇ ಇಲ್ಲಿಯ ಸಮೀಪದ ಹೊಸಕೋಟೆಯಲ್ಲಿ ಕಟ್ಟಿಗೆ ಮಿಲ್ಲಿಗೆ ಬೆಂಕಿ ತಗುಲಿ ಲಕ್ಷಾಂತರ ರೂ. ಕಟ್ಟಿಗೆ ಸುಟ್ಟು ಹೋಗಿದೆ.

ತಿರಸಿಯನ್ನು ಕದಂಬ ಜಿಲ್ಲೆಯನ್ನಾಗಿ ಘೋಷಣೆ ಮಾಡಬೇಕೆಂದು ಆಗ್ರಹಿಸಿ ಮನವಿ

ಉದಯಕಾಲ ನ್ಯೂಸ್ ತಿರಸಿ: ತಿರಸಿಯನ್ನು ಕದಂಬ ಜಿಲ್ಲೆಯನ್ನಾಗಿ ಘೋಷಣೆ ಮಾಡಬೇಕೆಂದು ಆಗ್ರಹಿಸಿ, ಕರ್ನಾಟಕ ರಾಜ್ಯ ಅನ್ನದಾತ ರೈತ ಸಂಘ ಮತ್ತು ಹಸಿರು ಸೇನೆ ವತಿಯಿಂದ ಶಾಸಕ ಭೀಮಣ್ಣ ನಾಯ್ಕ ಹಾಗೂ ಸಂಸದ ವಿಶ್ವೇಶ್ವರ ಹೆಗಡೆ ಕಾಗೇರಿ ಅವರ ಕಚೇರಿಗೆ ಮನವಿ ಸಲ್ಲಿಸಲಾಯಿತು. ಉತ್ತರ ಕನ್ನಡ ಜಿಲ್ಲೆಯು 12 ತಾಲೂಕು ಹೊಂದಿದ ದೊಡ್ಡ ಜಿಲ್ಲೆಯಾಗಿದೆ. ಜಿಲ್ಲಾ ಕೇಂದ್ರ ಕಾರವಾರ 150 ಕಿಮೀ ದೂರವಿದೆ. ಕಚೇರಿ ಕೆಲಸಕ್ಕೆ ದಿನವಿಡಿ ಸಮಯ ವ್ಯರ್ಥವಾಗುತ್ತಿದೆ. ವಯಸ್ಸಾದವರಿಗೆ ಮತ್ತು ಬಡವರಿಗೆ ಜಿಲ್ಲಾ ಕೇಂದ್ರಕ್ಕೆ ಹೋಗಿ ಕೆಲಸಗಳನ್ನು ಮಾಡಿಕೊಳ್ಳಲು ತೀವ್ರ ಸಮಸ್ಯೆಯಾಗುತ್ತಿದೆ. ಮುಂಡಗೋಡ, ಯಲ್ಲಾಪುರ, ಬನವಾಸಿ, ಹಳಿಯಾಳ, ದಾಂಡೇಲಿ ತಾಲೂಕುಗಳಿಗೆ ತಿರಸಿ ಹತ್ತಿರವಾಗಿದ್ದು, ಅದರಿಂದ ತಿರಸಿಯನ್ನು ನೂತನ ಜಿಲ್ಲೆಯನ್ನಾಗಿ ಮಾಡಬೇಕು. ಇದರಿಂದ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ, ರೈತರಿಗೆ, ಎಲ್ಲ ಸಾರ್ವಜನಿಕರಿಗೆ, ನೌಕರರಿಗೆ ಅಧಿಕಾರಿಗಳಿಗೂ ಅನೂಕೂಲವಾಗುತ್ತದೆ. ತಿರಸಿಯನ್ನು ಕದಂಬ ಜಿಲ್ಲೆಯನ್ನಾಗಿ ಮಾಡಬೇಕೆಂದು ಹಲವಾರು ಸಲ ಬೇಡಿಕೆಯನ್ನು ಸರ್ಕಾರಕ್ಕೆ ಕಳಿಸಲಾಗಿದೆ. ಅದರಿಂದ



ನಮ್ಮ ನ್ಯಾಯಯುತ ಬೇಡಿಕೆಯನ್ನು ಕೂಡಲೇ ಈಡೇರಿಸಬೇಕು. ಬೇಡಿಕೆ ಬಗ್ಗೆ ಹಲವರಿಂದ ಉಗ್ರ ಹೋರಾಟದ ಮೂಲಕ ಬೇಡಿಕೆ ಈಡೇರುವವರೆಗೆ ಬೆಂಗಳೂರಿನಲ್ಲಿ ಧರಣಿ ಸತ್ಯಾಗ್ರಹ ನಡೆಸಲಾಗುವುದು ಎಂದು ಮನವಿಯಲ್ಲಿ ಎಚ್ಚರಿಸಿದ್ದಾರೆ. ಮನವಿ ಸಲ್ಲಿಸುವ ವೇಳೆ ರಾಜ್ಯಾದ್ಯಕ್ಷ ಚಿದಾನಂದ ಹರಿಜನ, ಸೀತಾ ಸಿದ್ದಿ, ಪ್ರವೀಣಕುಮಾರ ಮತ್ತಿತರರು ಇದ್ದರು.

ಜೋಯಿಡಾ ಪೊಲೀಸರಿಂದ ಅಪರಾಧ ತಡೆ ಮಾಸಾಚರಣೆ



ಜೋಯಿಡಾ: ಅಪರಾಧ ತಡೆ ಮಾಸಾಚರಣೆ ಪ್ರಯುಕ್ತ ಜೋಯಿಡಾ ಪೊಲೀಸ್ ಠಾಣಾ ವ್ಯಾಪ್ತಿಯ ತಾಲೂಕಿನಲ್ಲಿ, ಬಸ್ ನಿಲ್ದಾಣಗಳಿಗೆ ಭೇಟಿ ನೀಡಿ ವಿದ್ಯಾರ್ಥಿಗಳಿಗೆ ಮತ್ತು ಸಾರ್ವಜನಿಕರಿಗೆ ಪೊರೋಲ್ ಕಾಯ್ದೆ ಸಂಚಾರ ನಿಯಮ, ಸ್ಪಿಡರ್ ಕ್ರೈಂ, 112 ಸಹಾಯವಾಣಿ, ಮಾದಕ ವಸ್ತುಗಳಿಂದ

ಆಗುವ ದುಷ್ಕರ್ಮಗಳ ಬಗ್ಗೆ ಜಾಗೃತಿ ಮೂಡಿಸಲಾಯಿತು. ಈ ಸಂದರ್ಭದಲ್ಲಿ ಜೋಯಿಡಾ ಪಿ.ಎಸ್ ಐ ಮಹೇಶ್ ಮಾಳೇಶ್ವರ, ಶಿಕ್ಷಣಾಧಿಕಾರಿ ಬಿ.ಎಲ್ ಅಹ್ಮದ್ ಶೇಖ್, ಮತ್ತು ತಾಲೂಕಿನ ವಿದ್ಯಾರ್ಥಿಗಳು ಮತ್ತು ಶಿಕ್ಷಕರು, ಸಾರ್ವಜನಿಕರು ಇದ್ದರು.

ಆತ್ಮಲಿಂಗಕ್ಕೆ ಪೂಜೆ ಸಲ್ಲಿಸಿದ ಶಿರೂರು ಮಠದ ಶ್ರೀ

ಗೋಕರ್ಣ: ದಕ್ಷಿಣದ ಕಾಶಿ ಎಂದೇ ಖ್ಯಾತಿಯಾಗಿರುವ ಶ್ರೀಕೇಶ್ರಿ ಗೋಕರ್ಣಕ್ಕೆ ಉಡುಪಿಯ ಅಷ್ಟಮಠದಲ್ಲೊಂದಾದ ಶ್ರೀ ಶಿರೂರು ಮಠದ ವೇದವರ್ಧನ ತೀರ್ಥ ಶ್ರೀವಾದ ಸ್ವಾಮೀಜಿಯವರು ಮಹಾಬಲೇಶ್ವರ ದೇವಸ್ಥಾನಕ್ಕೆ ಆಗಮಿಸಿ ಆತ್ಮಲಿಂಗಕ್ಕೆ ಪೂಜೆ ಸಲ್ಲಿಸಿದರು. ನಂತರ ಕೋಟೀರ್ಥ ಕಟ್ಟೆಯಲ್ಲಿರುವ ಶಾಖಾ ಮಠ ವಾದಿರಾಜ ಮಠಕ್ಕೆ ಭೇಟಿ ನೀಡಿದರು. ಹಾಗೇ ನೂತನವಾಗಿ ನಿರ್ಮಾಣವಾಗುತ್ತಿರುವ ದೇವಾಲಯದ ಶಿಲನ್ಯಾಸಕ್ಕೆ ಮಂತ್ರಾಕ್ಷತೆ ಹಾಕಿ ಶುಭ ಹಾರೈಸಿದರು. ಈ ಸಂದರ್ಭದಲ್ಲಿ ಹಲವಾರು ಉಪಸ್ಥಿತರಿದ್ದರು.



ಬನವಾಸಿ: ಇಲ್ಲಿಯ ಪೊಲೀಸ್ ಠಾಣೆ ವತಿಯಿಂದ ಅಪರಾಧ ತಡೆ ಮಾಸಾಚರಣೆಯ ಅಂಗವಾಗಿ ಸೋಮವಾರ ದ್ವಿಚಕ್ರ ವಾಹನ ಸವಾರರು ಹೆಲ್ಮೆಟ್ ಧರಿಸುವುದು ಕಡ್ಡಾಯ ಎಂಬ ಬಗ್ಗೆ ಜಾಗೃತಿ ಮೂಡಿಸಲಾಯಿತು. ಈ ಸಂದರ್ಭದಲ್ಲಿ ಪೊಲೀಸ್ ಸಿಬ್ಬಂದಿಗಳಾದ ನಾರಾಯಣ, ಮಲ್ಲೇಶ್ ಮತ್ತಿತರರು ಇದ್ದರು.

ಹೋರಿ ಹಬ್ಬ ನಡೆಸಿದ ನಟರಾಜ ಹೊಸೂರುಗೆ ರಾಷ್ಟ್ರ ಪ್ರಶಸ್ತಿ

ಉದಯಕಾಲ ನ್ಯೂಸ್ ತಿರಸಿ: ಸಾರ್ವಜನಿಕ ಕ್ಷೇತ್ರದಲ್ಲಿ ತನ್ನನ್ನು ತಾನು ಸಕ್ರಿಯವಾಗಿ ತೊಡಗಿಸಿಕೊಂಡು ಸಮಾಜ ಸೇವೆಯಲ್ಲಿ ತೊಡಗಿಕೊಂಡಿರುವ ನಟರಾಜ ಬಿ.ಹೊಸೂರು ಅವರು ಕರ್ನಾಟಕದಲ್ಲಿ ಎರಡು ದಿನಗಳು ಅತಿ ವಿಶಿಷ್ಟವಾಗಿ ನಡೆಸಿದ ಹೋರಿ ಹಬ್ಬಕ್ಕೆ ರಾಷ್ಟ್ರ ಪ್ರಶಸ್ತಿ ಒಲಿದು ಬಂದಿದೆ.



ಬದನಗೋಡ ಗ್ರಾಮ ಅಧ್ಯಕ್ಷರಾಗಿ, ಕಾಳಂಗಿ ಸೇವಾ ಸಹಕಾರಿ ಸಂಘದ ಉಪಾಧ್ಯಕ್ಷರಾಗಿ ಎಸ್‌ಬಿಡಿ ಎಚ್‌ಕೆ‌ನೇಟ್ರಿನ್ ಅಧ್ಯಕ್ಷರಾಗಿ, ಕಾಂಗ್ರೆಸ್ ಕಿರ್ಕಾನ್ ಘಟಕದ ಜಿಲ್ಲಾಧ್ಯಕ್ಷರಾಗಿ ಸೇವೆ ಸಲ್ಲಿಸುತ್ತಿರುವ ನಟರಾಜ ಬಿ.ಹೊಸೂರು ಅವರಿಗೆ ದೆಹಲಿಯ ಪಂಚಶೀಲ ಜಡೋದ ಗಾಂವ್‌ನಲ್ಲಿ ಜರುಗಿದ ಭಾರತೀಯ ದಲಿತ ಸಾಹಿತ್ಯ ಅಕಾಡೆಮಿಯೇ 41 ನೇ ಸಮ್ಮೇಳನದಲ್ಲಿ ಉಕ್ಕಿನ ಮನುಷ್ಯ ಎಂದ ಪ್ರಶಸ್ತಿ ಸಂದರೂ ಸರ್ದಾರ್ ವಲ್ಲಭಭಾಯಿ ಪಟೇಲ್ ರಾಷ್ಟ್ರೀಯ ಪುರಸ್ಕಾರ ನೀಡಿ ಸನ್ಮಾನಿಸಲಾಯಿತು.

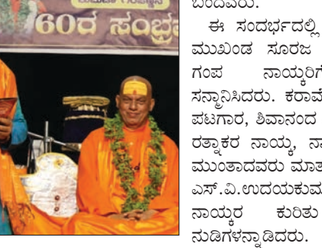
ಗ್ರಾಮೀಣ ಕ್ರೀಡೆಯಾದ ಅದರಲ್ಲೂ ಕರ್ನಾಟಕದಲ್ಲಿ ಅತಿ ವಿಶಿಷ್ಟವಾಗಿ ಹೋರಿ ಬೆದರಿಸುವ ಹಬ್ಬವನ್ನು ರಾಜ್ಯ ಸರ್ಕಾರ ಪರಿಶೀಲನೆ ಹುನ್ನಾರ ನಡೆಸುತ್ತಿದೆ. ಕನ್ನಡ ಕಾಲೇಜು ಅಭಿವೃದ್ಧಿಗಾಗಿ ಅನುದಾನ ನೀಡುತ್ತಿಲ್ಲ. ಅದಕ್ಕೇ ಹಾಗೂ ವಿರೋಧ ಪಕ್ಷಕ್ಕೂ ಕನ್ನಡ ಮೇಲೆ ಅಭಿಮಾನವಿಲ್ಲ. ಕೇವಲ ಮತ ಬ್ಯಾಂಕ್ ಭದ್ರ ಪಡಿಸಿಕೊಳ್ಳಲು ಎಲ್ಲ ರಾಜಕೀಯ ಪಕ್ಷಗಳು ಓಲೈಕೆ ಮಾಡುತ್ತಿವೆ. ಈ ಎಲ್ಲ ವಿಷಯಗಳನ್ನು ಮುಂದಿಟ್ಟು ಹೋರಾಟ ನಡೆಸಲಾಗುತ್ತದೆ. -ಬೇಕೆ ರಮೇಶ್, ಕದಂಬ ಸೈನ್ಯದ ರಾಜ್ಯಾಧ್ಯಕ್ಷ

ಇಂದು ಹುಬ್ಬಳ್ಳಿಯಲ್ಲಿ ಜಿಲ್ಲಾ ಪ್ರವಾಸೋದ್ಯಮ ಸಭೆ

ಯಲ್ಲಾಪುರ: ಉತ್ತರ ಕನ್ನಡ ಜಿಲ್ಲಾ ಪ್ರವಾಸೋದ್ಯಮ ಅಧ್ಯಯನ, ಅಭಿವೃದ್ಧಿ ಸಮಿತಿಯ ಮಹತ್ವದ ಸಭೆ ಡಿ.16 ರಂದು ಬೆಳಿಗ್ಗೆ 11 ಘಂಟೆಗೆ ಪ್ರವಾಸೋದ್ಯಮ ಇಲಾಖೆಯ ಆಯುಕ್ತರ ಅಧ್ಯಕ್ಷತೆಯಲ್ಲಿ ಹುಬ್ಬಳ್ಳಿಯ ವಾಯುವ್ಯ ಕರ್ಣಾಟಕ ರಸ್ತೆ ಸಾರಿಗೆ ಸಂಸ್ಥೆಯ ಕೇಂದ್ರ ಕಛೇರಿಯ ಸಭಾಭವನದಲ್ಲಿ ನಡೆಯಲಿದ್ದು ಸಮಿತಿಯ ಎಲ್ಲಾ ಸದಸ್ಯರು ತಪ್ಪದೆ ಹಾಜರಾಗಬೇಕೆಂದು ಸಮಿತಿಯ ಅಧ್ಯಕ್ಷರಾದ ಬೀರಣ್ಣ ನಾಯಕ ಮೊಗಟಾ ವಿನಂತಿಸಿದ್ದಾರೆ.

ಗೋವಿಂದ ನಾಯ್ಕರ ಯಕ್ಷ ಧ್ವಜ ಎತ್ತಿ ಹಿಡಿದ ಗಂಪಣ: ರಾಜಗೋಪಾಲ ಗುರೂಜಿ

ಉದಯಕಾಲ ನ್ಯೂಸ್ ಗೋಕರ್ಣ: ಉತ್ತರಕನ್ನಡದಲ್ಲಿಯೂ ಪ್ರವೇಶಿಸಬೇಕೆಂದು ಬರುವಂತೆ ಮಾಡಿದ ಕೀರ್ತಿ ಡಿ. ಕಲಾವಿದ ಗೋವಿಂದ ನಾಯ್ಕರಾಗಿದ್ದಾರೆ. ಪ್ರಚಾರ ಮಾಡುವಾಗಲೂ ಆಗಿನ ಕಾಲದಲ್ಲಿ ಪ್ರಚಾರ ಪಡೆದಂತಹ ಅಪ್ಪತಿಮ ಕಲಾವಿದರಾಗಿ ಪ್ರಖ್ಯಾತಿಯನ್ನು ಪಡೆದು ಮರದಿಡ್ಡ ಇತಿಹಾಸವುಳ್ಳ ಗೋವಿಂದ ನಾಯ್ಕರ ಮಗ 'ಗಂಪ' ಅವರು ಆ ಯಕ್ಷ ಧ್ವಜವನ್ನು 60ರ ಕಾಲಘಟ್ಟದಲ್ಲಿಯೂ ಮುಂದುವರಿಸಿಕೊಂಡು ಹೋಗುತ್ತಿರುವುದು ಅದು ದೈವಿಕ ಶಕ್ತಿಯ ಪ್ರಭಾವವೇ ಸರಿ ಎಂದು ಅನುಪಂಶೀಲಯ ಉಪಾಧಿಪತ ಮಂಡಳದ ಅಧ್ಯಕ್ಷರು, ಕೆಡಿಸಿಗಿ ಗೋವಿಂದ ನಿರ್ದೇಶಕ ಹಾಗೂ ಗೋಕರ್ಣ ಪುಣ್ಯಾಶ್ರಮದ ಪ್ರಧಾನರು ಆದ ವೇ. ರಾಜಗೋಪಾಲ ಅಡಿ ಗುರೂಜಿ ಹೇಳಿದರು. ಗಿರ್ ಪೈಮರಿ ಮೆ ದಾನದಲ್ಲಿ ಪಮ್ಮಿಕೊಳ್ಳಲಾಗಿದ್ದ 'ಗಂಪಣ ಯಕ್ಷ ಸಂಭ್ರಮ' ಕಾರ್ಯಕ್ರಮ ಉದ್ಘಾಟಿಸಿ ಅವರು ಮಾತನಾಡಿದರು. ಗೋಕರ್ಣದಲ್ಲಿ ಹುಟ್ಟಿದ ಆಕ್ಟರ್ ಜ್ಯೋಷಿ ನೇತೃತ್ವದ ಜೈ ಭದ್ರಕಾಳಿ ಯಕ್ಷಗಾನ ಮಂಡಳಿಯ ಕಾರ್ಯ ಸದಸ್ಯರಾಗಿ ಗೋವಿಂದ ನಾಯ್ಕರು ಸ್ವಪ್ರಯತ್ನದಿಂದ ಮೇಳಕ್ಕೆ ಬಂದವರು. ಈ ಸಂದರ್ಭದಲ್ಲಿ ರಾಜ್ಯ ಜೆಡಿಎಸ್ ಮುಖಂಡ ಸೂರಜ ನಾಯ್ಕ ಸೋನಿ, ಗಂಪ ನಾಯ್ಕರಿಗೆ ಗುರುಗಳು ಸನ್ಮಾನಿಸಿದರು. ಕಲಾವಿದ ಅಧ್ಯಕ್ಷ ಭಾಸ್ಕರ ಪಟನಗಾರ, ಶಿವಾನಂದ ಹೆಗಡೆ ಕಡತೋಕ, ರತ್ನಾಕರ ನಾಯ್ಕ, ನಾಗರಾಜ ನಾಯಕ ಮುಂತಾದವರು ಮಾತನಾಡಿದರು. ಪ್ರೊ. ಎಸ್.ವಿ.ಉದಯಕುಮಾರ ಶೆಟ್ಟಿ ಗಂಪ ನಾಯ್ಕರ ಕುರಿತು ಅಭಿನಂದನಾ ಸುದ್ದಿಗಳನ್ನಾಡಿದರು. ಮಂಜುನಾಥ ಗಾಂವಕರ, ಆರ್. ಜಿ. ನಾಯ್ಕ ಬಾಡ, ಹೆಚ್. ಆರ್. ನಾಯ್ಕ ಕೊನಳ್ಳಿ, ತುಕಾರಾಮ ನಾಯ್ಕ, ಯಶರಾಜ ಕೆ ನಾಯ್ಕ, ಪುರಸಭೆ ಸದಸ್ಯ ಎಂ. ಓ. ನಾಯ್ಕ ಇತರರಿದ್ದರು. ಎಸ್.ಆರ್. ನಾಯ್ಕ ಸ್ವಾಗತಿಸಿದರು. ಮಂಜುನಾಥ ನಾಯ್ಕ ವಂದಿಸಿದರು.



ದ್ವಿಭಾಷಾ ನೀತಿ ಕಡ್ಡಾಯವಾಗಿ ಜಾರಿಗೆ ತನ್ನಿ: ಬೇಕೆ ರಮೇಶ್

ಉದಯಕಾಲ ನ್ಯೂಸ್ ತಿರಸಿ: ದ್ವಿಭಾಷಾ ನೀತಿ ಕಡ್ಡಾಯವಾಗಿ ಜಾರಿಗೆ ತರಬೇಕು. ಕನ್ನಡದಿಗಿಂತ ನಿಂದಿಸುವವರ ವಿರುದ್ಧ ನಾಡ ದ್ರೋಹ ಕಾಯ್ದೆ ಜಾರಿಗೊಳಿಸಬೇಕು. ಕನ್ನಡದ ಉದ್ಯೋಗದಾತೆ 2017 ರ ಡಾ.ಸರೋಜಿನಿ ಮಹಿಷಿ ಪರಿಷ್ಕರಣೆ ವರದಿ ಕಾಯ್ದೆ ಜಾರಿಗೊಳಿಸಿ, ಸರ್ಕಾರಿ ಶಾಲೆಗಳ ದುಸ್ಥಿತಿ ವಿರುದ್ಧ ಪ್ರತಿಭಟನೆ ಹಮ್ಮಿಕೊಳ್ಳಲಾಗುತ್ತದೆ ಎಂದು ಕದಂಬ ಸೈನ್ಯದ ಸಂಸ್ಥಾಪಕ ರಾಜ್ಯಾಧ್ಯಕ್ಷ ಬೇಕೆ ರಮೇಶ್ ಎಚ್ಚರಿಸಿದರು. ಅವರು ಸೋಮವಾರ ನಗರದ ಜಿಲ್ಲಾ ಪತ್ರಿಕಾ ಭವನದಲ್ಲಿ ಕರಡ ಸುದ್ದಿಗೋಷ್ಠಿಯಲ್ಲಿ ಮಾತನಾಡಿ, ರಾಜ್ಯದಲ್ಲಿ ದ್ವಿಭಾಷಾ ನೀತಿ ಜಾರಿಯಲ್ಲಿರುವುದು ಕನ್ನಡ ಕಡ್ಡಾಯವಿಲ್ಲ. ಕನ್ನಡ ಮತ್ತು ಇಂಗ್ಲಿಷ್ ಜೊತೆಗೆ ವಿದ್ಯಾರ್ಥಿಗಳು ತಮ್ಮ ಮಾತೃಭಾಷೆಯನ್ನು ಪ್ರಥಮ ಅಥವಾ ದ್ವಿತೀಯ ಭಾಷೆಯನ್ನಾಗಿ ಆಯ್ಕೆ ಮಾಡಿಕೊಳ್ಳಲು ನೂತನ ನೀತಿಯಲ್ಲಿ ಅವಕಾಶ ಕಲ್ಪಿಸಲಾಗಿದೆ. ಕನ್ನಡ ಹಾಗೂ ಕನ್ನಡದಿಗಿಂತ ಸಾರ್ವಜನಿಕವಾಗಿ ಸಾಮಾಜಿಕ



ಜಾಲತಾಣಗಳಲ್ಲಿ ನಿಂದಿಸುವವರ ವಿರುದ್ಧ ನಾಡ ದ್ರೋಹ ಕಠಿಣ ಕಾನೂನು ಜಾರಿಗೊಳಿಸಬೇಕು. ಹೊರ ರಾಜ್ಯದವರು, ಬಾಂಗ್ಲಾ ದೇಶದವರು ಅಕ್ರಮವಾಗಿ ಪಡೆದಿರುವ ಸುಮಾರು 80 ಸಾವಿರ ಪಡಿತರ ಚೀಟಿ ರದ್ದುಗೊಳಿಸಲು ತಕ್ಷಣ ಕ್ರಮವಾಗಬೇಕು ಎಂದು ಆಗ್ರಹಿಸಿದರು. ಕೇಂದ್ರ ಹೃದಯ ಯೋಜನೆ ಅಡಿಯಲ್ಲಿ ಇಮ್ಮಡಿ ಮಲೇಶಿ ಹಾಗೂ ಜಗಜ್ಯೋತಿ ಸಚಿವರು, ಶಾಸಕರು, ಸಂಸದರು ಅನಾವರಣಗೊಳಿಸಲು ಸ್ಥಳವಾಹರ ನಿಡದೇ ಕಳೆದ 2 ವರ್ಷಗಳಿಂದ ಬಾಡಾಯಿ

ರಾಮದುರ್ಗ ರಸ್ತೆಯಲ್ಲಿ ಅನಾಥವಾಗಿ ಅಪಚಾರ ಮಾಡಿದ ಎಂದು ಆರೋಪಿಸಿದರು. ಕದಂಬ ನಾಡಿನ ಮಯೂರವರ್ಮ, ತಲಕಾಡು ಗಂಗರು, ಚಾಲುಕ್ಯ ಪರಮೇಶ್ವರ, ಇಮ್ಮಡಿ ಮಲಕೇಶಿ, ರಾಷ್ಟ್ರಕೂಟದ ನೃಪತುಂಗ, ಹೊಯ್ಸಳ ವಿಷ್ಣುವರ್ಧನ ಚಕ್ರವರ್ತಿಗಳ ಜೀವನ ಚರಿತ್ರೆಗಳನ್ನು ಕನ್ನಡ ಪಠ್ಯ-ಪುಸ್ತಕದಲ್ಲಿ ಅಳವಡಿಸಬೇಕು. ಸಚಿವರು, ಶಾಸಕರು, ಸಂಸದರು ಅಧಿಕಾರಿಗಳು, ನೌಕರರು ಕಡ್ಡಾಯ ವಾಗಿ ಕನ್ನಡದಲ್ಲಿ ಮಾತನಾಡಬೇಕು. ಈ ಎಲ್ಲ ವಿಷಯಗಳ ಕುರಿತು ಸಹಾಯಕ ಅಯುಕ್ತರ ಮೂಲಕ ಮುಖ್ಯಮಂತ್ರಿ ಸಿದ್ಧರಾಮಯ್ಯ ನವರಿಗೆ ಮನವಿ ಸಲ್ಲಿಸಲಾಗುತ್ತದೆ ಎಂದರು. ಸುದ್ದಿಗೋಷ್ಠಿಯಲ್ಲಿ ಸಂಘಟನೆಯ ಪ್ರಮುಖರಾದ ಗುತ್ತಪ್ಪ ಮಾದರ, ಕೃಷ್ಣಪ್ಪ ಶೆಟ್ಟಿ ಶಿವರಾಮ ಎಲಗೇರೆ, ಪ್ರಕಾಶ ಕಬ್ಬೇರೆ, ಪ್ರತಾಪ ಪರವಾರ ಮತ್ತಿತರರು ಇದ್ದರು.