

COP30 outcome for developing nations satisfying



AMITABH SINHA New Delhi, November 23

IN A DEMONSTRATION of the new-found assertiveness of the developing countries after their securing a reasonably satisfactory outcome at the COP30 climate summit in Belem, Brazil, India told the developed nations that their agenda on climate change cannot be imposed on the rest of the world. It warned that attempts to "overturn the architecture of the Paris Agreement" will not be allowed to succeed.

Speaking on behalf of Like Minded Developing Countries (LMDCs), a negotiating group that also includes China and Saudi Arabia, India underlined the long-held position of the developing countries on climate action — that reduction of greenhouse gas emissions was primarily the responsibility of the developed nations and the burden could not be shifted to the developing countries because of their own failures.

India also reminded the developed countries that along with cutting down emissions, they were legally obligated to provide finance and technology to developing countries.

It said that for developing countries, adaptation, and not mitigation, was the main priority and reiterated that these nations were already doing "more than their fair share" and could not be expected to prioritise climate action over development imperatives.

"Adaptation is not a choice for developing countries and providing adaptation finance is a legal obligation of the developed countries. But over the last many years, we have

seen attempts to dilute the legal obligations on adaptation finance. Instead, we have seen requests for proposals that change the architecture of the Paris Agreement and infringe on national sovereignties," Indian negotiator Suman Chandra, a Director in the Ministry of New and Renewable Energy, said. She was speaking at the closing plenary of the two-week conference on Saturday, after all the agreements had been adopted unanimously.

Chandra said the developing countries would not be forced to fill the mitigation gaps left by the inaction of the developed nations. "We heard that this COP is a mitigation COP in some of the consultations, but for the developing countries, it (climate action) is intrinsically tied to development. Adaptation is our priority. Our regime is not mitigation centric. We have all signed on to the Paris Agreement where it is sufficiently clear that the developed countries must take the lead and provide means of implementation support to the developing countries," Chandra said.

"Even with our challenges, we, the developing countries, are already doing more than our fair share. The facts remain that as developing countries we are eradicating poverty, ensuring energy security and achieving sustainable development which remains our overriding priority," she said.

"As we celebrate ten years of Paris Agreement, and 33 years of the Convention, it is a request to the partners to implement what we have agreed, to not shift the goal posts..." she said.

India reminds developed countries that they were legally obligated to provide finance to developing countries

clearly that the developed countries must take the lead and provide means of implementation support to the developing countries," Chandra said.

WARNS AGAINST MISUSE OF DEEPPFAKE

Modi pushes global AI safeguards at G20

PRESS TRUST OF INDIA Johannesburg, November 23

PRIME MINISTER NARENDRA Modi on Sunday called for a global compact to prevent misuse of artificial intelligence (AI) and made a strong pitch for critical technologies to be human-centric, instead of finance-centric.

Addressing the third session of the G20 summit here, Modi also said technology applications should be 'global' rather than 'national', and based on 'open source' rather than 'exclusive models'.

Modi said that this vision has been integrated into India's technology ecosystem, and the same has resulted in significant benefits, be it in space applications, AI or digital payments, where it is a world leader.

He was addressing the third session of the G20 Summit on the topic "A Fair and a Just Future for All - Critical Minerals; Decent Work; Artificial Intelligence."

"We must all ensure that AI is used for global good and its misuse is prevented. To do this, we must create a global compact on AI based on certain core principles, including effective human oversight, safety-by-design, transparency, and strict restrictions on the use of AI in deepfakes, crime, and terror activities," Modi said.

The prime minister said AI systems that impact human life, security, or public trust must be responsible and auditable.

And most importantly, AI



Prime Minister Narendra Modi addresses the G20 summit in Johannesburg on Sunday

should enhance human capabilities, but the ultimate responsibility for decision-making always remains with humans, he added.

Capabilities of tomorrow

Modi said in this age of AI, the approach must rapidly shift from 'jobs of today' to 'capabilities of tomorrow'.

Unlocking talent mobility is essential for rapid innovation. We made progress on this topic at the Delhi G20.

"We hope that in the next few years, the G20 will develop a global framework for talent mobility," PM Modi said.

The prime minister outlined India's approach based on equitable access, population-level skilling, and

responsible deployment. He said that under the India-AI Mission, accessible high-performance computing capacity is being built with the objective of ensuring that AI benefits reach everyone in the country. The Prime Minister said that India will be hosting the AI Impact Summit in February 2026 with the theme 'Sarvajanam Hitaya, Sarvajanam Sukhaya' [Welfare for all, Happiness for all], and invited all G20 countries to join this effort.

The prime minister articulated India's message and commitment for global well-being, asserting that it stood for — development that is sustainable, trade that is trusted, finance that is fair and progress in which everyone prospers.

FROM THE FRONT PAGE

Tension persists at Tata Trusts

"I HAVE ALREADY regretted the unfair slant media coverage gave this and the consequent pain Vijay has had to bear. With the benefit of hindsight, a greater attempt at forging a consensus should have been made by all," Khambata wrote.

Responding to this, the senior Tata director said, "At a personal level, in response to Khambata's view that Vijay Singh should have been present, I can only say that no self-respecting person would subject himself to being placed in the dock in this manner. I believe Khambata would have done the

same if he had been in his position. I would request not to be quoted on any of this but felt that some response was needed to Khambata's letter," he said.

The notes from Khambata and the Tata director come amid a growing perception that Khambata, Pramit Jhaveri, Mehli Mistry and Jehangir HC Jehangir acted in concert, and they opposed Noel Tata and other trustees (Vijay Singh and Venu Srinivasan). The Mehli Mistry bloc had opposed Singh's nomination to the Tata Sons board, the principal holding company of the Tata group.

Tata Trusts hold a 66% stake in Tata Sons. As of now, Noel Tata and Venu Srinivasan of the TVS Group are the two directors representing the Trusts on the Tata Sons board.

"What has pained me the most is the insinuation that the events of our meeting of September 11, 2025 signified some kind of 'coup' or 'takeover'. This is absurd," Khambata wrote. "I had no such intention and believe neither did anyone else. Nothing we did even remotely suggests this..." he said in the letter addressed to Noel Tata and other trustees.

CKA Birla Group

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NOTICE TO THE EQUITY SHAREHOLDERS AND TRANSFER OF EQUITY SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

In terms of Section 124(5) of the Companies Act, 2013 ("Act"), any money transferred to the Unpaid Dividend Account of the Company, which remains unpaid or unclaimed for a period of seven (7) years from the date of such transfer shall be transferred to the IEPF, a fund established by Central Government under Section 125 of the Act. Further, pursuant to the provisions of Section 124(6) of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer, and Refund) Rules, 2016 ("the IEPF Rules") as amended from time to time, all shares in respect of which dividend remains unpaid or unclaimed for seven (7) consecutive years or more shall also be transferred by the Company to the Demat Account of IEPF Authority.

In this regard, this is to bring to your kind attention that the shares of the shareholders of the Company whose dividends are unclaimed for seven consecutive years from the date of transfer of Interim Dividend declared for FY 2018-19 to unclaimed dividend account, are becoming due to be transferred to IEPF on March 02, 2026.

In compliance with IEPF Rules Individual notices are being sent to all the concerned shareholders whose shares are liable to be transferred to IEPF. The full details of such shareholders are made available on the Company's Website www.orientelectric.com

Shareholders are requested to forward the requisite documents as per the above-mentioned communication, to the Company's Registrar and Share Transfer Agent, Kfin Technologies Ltd. i.e. to claim the unclaimed dividend for FY 2018-19 and onwards. In case the dividend(s) are not claimed by February 10, 2026, necessary steps will be initiated by the Company to transfer the unclaimed dividend along with the underlying shares to IEPF Authority, in the manner provided under IEPF Rules, without any further notice. Please note that no claim shall lie against the Company in respect of the shares so transferred to IEPF.

Please note that both the unclaimed dividend and the underlying shares, including all benefits accruing on such shares, if any, once transferred to IEPF can be claimed back only from IEPF Authority by following the procedure prescribed in this regard on the website i.e. www.iepf.gov.in

In case of any query, shareholder(s) are requested to contact the Company's Registrar and Share Transfer Agent, Ms. Soheli Banerjee, Assistant Vice President, Kfin Technologies Ltd. (Unit: Orient Electric Limited), Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032 or through e-mail at einuord.ris@kfinetech.com, Ph:1800-309-4001.

For Orient Electric Limited
Sd/-
Diksha Singh
Company Secretary
(RCS-44999)

FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

OCTAWARE TECHNOLOGIES LIMITED

CIN: L72200MH2005PLC153539
Registered office: 204, Timmy Arcade, Makwana Rd, Marol Off Kuria, Andheri Road, Mumbai, Maharashtra-400059
Phone: 022-28293949; Website: www.octaware.com; Email Id: compliance@octaware.com

OPEN OFFER FOR ACQUISITION OF UPTO 9,34,400 (NINE LAKH THIRTY FOUR THOUSAND FOUR HUNDRED) EQUITY SHARES FROM THE SHAREHOLDERS OF OCTAWARE TECHNOLOGIES LIMITED (HEREINAFTER REFERRED TO AS "TARGET"/"TARGET COMPANY"/"OCTAWARE") BY WALKING TREE TECHNOLOGIES PRIVATE LIMITED (HEREINAFTER REFERRED TO AS "ACQUIRER"), PURSUANT TO AND IN ACCORDANCE WITH REGULATION 3(1) AND REGULATION 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS")

This dispatch confirmation of the letter of offer advertisement ("Letter of Offer Dispatch Confirmation Advertisement") is being issued by Fintellectual Corporate Advisors Private Limited ("Manager to the offer") on behalf of the acquirer and the said should be read in conjunction with the:

- a) Public Announcement dated Tuesday, August 12, 2025 ("Public Announcement")
b) Detailed Public Statement dated Tuesday, August 19, 2025, which was published on Wednesday, August 20, 2025, in the newspapers, namely being Financial Express (English)(All Editions), Jansatta (Hindi)(All Editions) and Pratahkal (Marathi)(Mumbai Edition) ("Newspapers") ("Detailed Public Statement");
c) Draft letter of offer dated Wednesday, August 27, 2025 ("Draft Letter of Offer");
d) Letter of offer dated Monday, November 17, 2025, along with the form of Acceptance-cum-Acknowledgement and Form No. SH-4 Securities Transfer Form ("Letter of Offer"); and

The term used in this letter of offer dispatch confirmation advertisement have the same meaning assigned to them in the offer documents unless otherwise specified.

Table with 5 columns: S. No., Particulars, Mode of Dispatch, No. of Shareholders, Day & Date of Dispatch. Contains details for Letter of offer via Email, Registered Post, and Speed Post.

- 2) Availability of letter of offer
a) Public Shareholder may access the letter of offer on the website of SEBI at www.sebi.gov.in, BSE at www.bseindia.com, Registrar at www.bigshareonline.com and Manager at www.fintellectualadvisors.com
b) In case of non-receipt of the letter of offer, public shareholders, including those who have acquired the equity shares after identified date, if they so desire, may download the letter of offer from the website indicated above or obtain a copy of the same from the Manager or the Registrar at:

MANAGER TO THE OFFER: FINTELLECTUAL CORPORATE ADVISORS
REGISTRAR TO THE OFFER: Bigshare Services Pvt. Ltd.
Fintellectual Corporate Advisors Private Limited
SEBI Registration No.: INM000012944
Corporate Off.: B-20, Second Floor, Sector 1, Noida, Uttar Pradesh - 201301
Tel No.: 0120-4266080;
Contact Person: Mr. Amit Puri
E-mail: info@fintellectualadvisors.com
Website: www.fintellectualadvisors.com

3) Schedule of Activities for the purpose of this offer:

Table with 2 columns: Tentative Schedule of Activities, Actual Schedule of Activities (Day and Date). Lists dates for publication of recommendation, offer size, tendering period, etc.

- 4) Other information:
a) The details relating to the procedure for tendering the Equity shares are more particularly set out in the letter of offer.
b) The Letter of Offer Dispatch Confirmation Advertisement shall also be available and accessible on the website of SEBI at www.sebi.gov.in and BSE at www.bseindia.com and Manager at www.fintellectualadvisors.com.

FINTELLECTUAL CORPORATE ADVISORS
Fintellectual Corporate Advisors Private Limited
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Tel No.: 0120-4266080
Website: www.fintellectualadvisors.com
Email Address: info@fintellectualadvisors.com
Contact Person: Mr. Amit Puri
SEBI Registration Number: INM000012944
Validity: Permanent
CIN: U74999DL2021PTC377748

GENESIS IBRC INDIA LIMITED

Corporate Identification Number: L47733AP1992PLC107668
Registered Office: Flat no 401, VVN Residency, 40 A, Ashok Nagar, West Godavari, Eluru - 534002, Andhra Pradesh, India;
Contact Number: +91-8829-2565991 / 991-96111-22386;
Email Address: csgenesisii@gmail.com; Website: www.genesisii.com;

Recommendations of the Committee of Independent Directors (IDC) of M/s Genesis IBRC India Limited ("Target Company") in relation to the Open Offer ("Offer") made by Mr. Padmanabhan Krishnamoorthy (Acquirer 1) and Ms. V Varalakshmi (Acquirer 2), (hereinafter collectively referred to as "Acquirers") to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST) Regulations").

Table with 2 columns: Date, Name of the Target Company, Details of the Offer pertaining to the Target Company, Names of the Acquirers and Persons Acting in Concert with the Acquirers, Name of the Manager to the Offer, Members of the Committee of Independent Directors (IDC), IDC Member's relationship with the Target Company, Trading in the Equity Shares/other securities of the Target Company by IDC Members, IDC Member's relationship with the Acquirers, Director, Equity shares owned, any other contract/relationship, if any, Trading in the equity shares/other securities of the acquirers by IDC Members, Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable, Summary of reasons for the recommendation, Disclosure of Voting Pattern, Details of Independent Advisors, if any, Any other matter to be highlighted.

Table with 2 columns: Tentative Schedule of Activities, Actual Schedule of Activities (Day and Date). Lists dates for publication of recommendation, offer size, tendering period, etc.

FORM A PUBLIC ANNOUNCEMENT (Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF MATA RANI INFRASTRUCTURE PVT. LTD.

Table with 2 columns: S. No., Particulars. Contains details for Name of corporate debtor, Date of incorporation, Authority under which corporate debtor is incorporated, Corporate Identity No., Address of the registered office, Insolvency commencement date, Estimated date of closure of insolvency resolution process, Name and registration number of the insolvency professional, Address and e-mail of the interim resolution professional, Address and e-mail to be used for correspondence, Last date for submission of claims, Classes of creditors, Names of Insolvency Professionals identified to act as Authorized Representative of creditors, and Relevant Forms and Details of authorized representatives.

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the Mata Rani Infrastructure Pvt. Ltd. on 13th November 2025, vide Order No. CP(IB) No. 164/KB/2025 (Date of receipt of Order by Interim Resolution Professional on 21st November 2025). The creditors of Mata Rani Infrastructure Pvt. Ltd., are hereby called upon to submit their claims with proof on or before 5th December 2025 to the interim resolution professional at the address mentioned against entry No. 10.

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means. A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorized representative from among the three insolvency professionals listed against entry No.13 to act as authorized representative of the class (not in present case) in Form CA. Submission of false or misleading proofs of claim shall attract penalties.

Date: 24.11.2025
Place: Kolkata
CMA Jaishree Kannan
Interim Resolution Professional
Mata Rani Infrastructure Pvt. Ltd.
IBBI Reg No: IBBI/IPA-002/IP-NO1214/2022-2023/14076
Authorization for Assignment is valid till 30th June 2026