

Innovations & Mobility Limited An ISO 9001 : 2015 Company

Date: - 23rd March, 2022

To BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai 400001 Scrip Code: 538970 Scrip ID: WARDINMOBI

Sub.: Publication of Basis of Allotment of the Right Issue in the newspaper

Dear Sir/Madam,

With reference to the above captioned subject, we are submitting herewith the extract of the Newspaper publications in Business Standard- English, Hindi of Mumbai and New Delhi and Navshakti-Marathi Mumbai dated March 23, 2022 intimating the Basis of allotment of Shares pursuant to the right issue by the company.

You are requested to kindly take the above information on record and oblige.

Thanking you,

Yours faithfully,

For Wardwizard Innovations and Mobility Limited

of a Bhard.

Jaya Ashok Bhardwaj Company Secretary and Compliance Officer



GIN No.- L35100MH1982PLC264042

Registered Office Address - 401. Floor- 4, 23/25, Dhun Building, Janmabhoomi Marg, Horniman Circle, Fort, Mumbai - 400001 (Maharashtra), India Corporate Office - Survey 26/2, Opp, Pooja Farm, Sayajipura, Ajwa Road, Vadodara Gujarat - 390019, India Email Id - compliance@wardwizard.in | Website - www.wardwizard.in | Compliance No. - +91 9727755083 | HQ Number : 02668352000 (THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT) (THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA)

COOL CAPS INDUSTRIES L COOL CAPS INDUSTRIES

Our company was originally incorporated on November 20, 2015 as a Private Limited Company under the name and style of Cool Caps Industries Private Limited under the provisions of the Companies Act, 2013 with the Registrar of Companies, Kolkata, West Bengal, Subsequently, our company was converted into Public Limited Company vide special resolution passed by our shareholders at the Extraordinary General Meeting held on March 05, 2021 and the name of the company was changed to Cool Caps Industries Limited pursuant to issuance of Fresh Certificate of Incorporation dated April 12, 2021 by Registrar of Companies, Kolkata, West Bengal. The Corporate Identification Number of our company is U27101WB2015PTC208523. For details of Incorporation, change in the Name and Registered Office of our Company, please refer to section titled "General Information" and "Our History and Certain other Corporate Natters" beginning on pages 68 and 175 of the Prospectus.

Registered & Corporate Office: 23 Sarat Bose Road, Rat No. 1C, 1st Floor, Kolkata - 700020, West Bengal, India | Tel No: 033-24854567 | Email: cs@coolcapsindustries.in | Website: www.coolcapsindustries.in | Contact Person: Anjit Ghosh, Company Secretary & Compliance Officer |

CIN: U27101WB2015PLC208523

PROMOTERS OF THE COMPANY: RAJEEV GOENKA, VANSHAY GOENKA AND M/S. PURV FLEXIPACK PRIVATE LIMITED

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF UPTO 30,60,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF COOL CAPS INDUSTRIES LIMITED ("COMPANY" OF "ISSUER") FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF RS. 28/- PER EQUITY SHARE), AGGREGATING RS. 1,162.80 LAKHS ("THE ISSUE"). OF WHICH 1.56.000 EQUITY SHARES OF FACE VALUE RS. 10/- EACH FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE, AGGREGATING RS. 59.28 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E., NET ISSUE OF 29,04,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE, AGGREGATING RS. 1.103.52 LAKHS IS HEREINAFTER REFERED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.47% AND 25.12% RESPECTIVELY OF THE FULLY DILUTED POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

ISSUE PRICE: Rs.38/- PER EQUITY SHARE OF FACE VALUE OF Rs. 10/- EACH THE ISSUE PRICE IS 3.8 TIMES THE FACE VALUE OF THE EQUITY SHARES

BID/ISSUE PERIOD

BID/ISSUE OPENED ON THURSDAY, MARCH 10, 2022 BID/ISSUE CLOSED ON TUESDAY, MARCH 15, 2022

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(f) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein there was no equity shares reserved for allocation to Qualified Institutional Buyers ("QIBs", the "QIB Portion") However, QIBs can apply in the Non - Institutional Category. Further, not more than 50.00% of the Net Issue was made available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 50.00% of the Net Issue was made available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential bidders were required to mandatorily utilise the Applications Supported by Blocked Amount ("ASBA") process by providing the details of their respective bank accounts (including UPI ID for RIBs using UPI mechanism), in which the corresponding Bid Amounts were blocked by SCSBs or Sponsor Bank, as applicable. For details, please refer chapter titled "Issue Procedure" beginning on page 413 of the Prospectus.

The Issue has received 6,131 applications for 2,44,53,00D Equity shares (Before Technical Rejections, Multiple Rejections, bids not banked and invalid duplicate / Multiple bids) including Market Maker Application of 1,56,000 Equity Shares. The Issue was subscribed to the extent of 7,50 times as per the application data (Before Technical Rejections, Multiple Rejections, bids not banked and after removing invalid duplicate / Multiple bids). After considering the technical rejections cases, the issue was subscribed 5.87 times. The details of application received (Before Technical Rejection and Multiple Rejections but after bids not banked and invalid multiple / duplicate bids)

Category	No. of Applications	No. of Equity Shares applied	No. of Equity Shares reserved as per Prospectus	No. of times Subscribed	Amount (in Rs.)
Retail Individual Investors	4,127	12,381,000	14,52,000	8.527	470,172,000.00
Non-Institutional Investors	206	5,844,000	14.52.000	4.025	222,036,000.00
Market Maker	1	1,56,000	1,56,000	1.0	59,28,000.00
Total	4,334	18,381,000	30,60,000	6.007	698,136,000.00

The details of applications rejected by the Registrar on technical grounds are detailed below: (Technical Rejection)

Category	No. of Applications	No. of Equity Shares
Market Maker	0	0
Retail Individual Investors	128	3,84,000
Other than Retail Individual Investors	4	36,000
Total	132	4,20,000

Final Demand

A summary of final demand as per National Stock Exchange of India Limited as on the Bid/Issue closing date at different Bid Prices is as under:

Bid Price	Bid Quantity	% of Total	Cumulative Total	% Cumulative Total
Cut off	92,16,000	39.48%	92,16,000	39.48%
38	1,33,77,000	57.31%	2,25,93,000	96.79%
37	2,07,000	0.89%	2,28,00,000	97.67%
36	5,43,000	2.33%	2,33,43,000	100.00%

Basis of Allotment was finalised in consultation with the Designated Stock Exchange, being National Stock Exchange of India Limited on March 21, 2022.

1. Allocation to Retail Individual Investors (After Technical Rejections):

The Basis of Allotment to the Retail Individual Investors, who have Bid at cut-off price or at or above the Issue Price of Rs. 38/- per Equity Share, was finalized in consultation with National Stock Exchange of India Limited. The Category was subscribed to the extent of 8.26 times. The Total number of Equity Shares allotted in this category is 14,52,000 Equity Shares to 484 successful applicants. The category-wise details of the Basis of Allotment are as under

	No. of shares applied for (Category wise)	No. of applications received	% of Total	Total No. of shares applied in each category	% of Tetal	No. of Equity Shares allotted per applicant	Ratio	Total no. of Shares Allotted
	3,000	3,999	100.00	11,997,000	100.00	484	4:33	1,452,000
1	Total	3,999	100.00	11,997,000	100.00	484	4:33	1,452,000

2. Allocation to Non-Institutional Investors (After Technical Rejections):

The Basis of Allotment to Non-Institutional Investors, who have Bid at the Issue Price of Rs. 38/- per Equity Share or above, was finalized in consultation with National Stock Exchange of India Limited. The Category has been subscribed to the extent of 4.0 times. The Total number of Equity Shares allotted in this category is 14,52,000 Equity Shares to 170 successful applicants. The category-wise details of the Basis of Allotment are as under:

No. of shares applied for (Category wise)	No. of applications received	% of Total	Total No. of shares applied in each category	% of Tetal	No. of Equity Shares allotted per applicant	Ratio	Total no. of Shares Allotted
6000	56	27.72	336000	5.79	3000	1:2	84000
9000	16	7.92	144000	2.48	3000	3:4	36000
12000	22	10.89	264000	4.55	3000	1:1	66000
15000	13	6.44	195000	3.36	3000	1:1	39000
	3000 additional	share is allocat	ed		3000	3:13	9000
18000	9	4.46	162000	2.79	3000	1:1	27000
	3000 additional	share is allocat	ed		3000	5:9	15000
21000	12	5.94	252000	4.34	3000	1:1	36000
	3000 additional	share is allocat	ed		3000	3:4	27000
24000	6	2.97	144000	2.48	6000	1:1	36000
27000	8	3.96	216000	3.72	6000	1:1	48000
CONTROL 1	3000 additional	share is allocat	ed	12	3000	1:4	6000
30000	22	10.89	660000	11.36	6000	1:1	132000
0.0000	3000 additional	share is allocat	ed	S	3000	1:2	33000
33000	2	0.99	66000	1.14	6000	1:1	12000
COM D	3000 additional	share is allocat	ed	St. Anna in St.	3000	1:2	3000
36000	3	1.49	108000	1.86	9000	1:1	27000
39000	3	1.49	117000	2.01	9000	1:1	27000
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3000 additional	share is allocat	ed	ing - survey - j	3000	1:3	3000
42000	2	0.99	84000	1.45	9000	1:1	18000
2002/02	3000 additional	share is allocat	ed	NY CONSIGN P	3000	1:2	3000
45000	3	1.49	135000	2.32	9000	1:1	27000
200100	3000 additional	share is allocat	ed	100 C 100 C 1	3000	2:3	6000
48000	1	0.50	48000	0.83	12000	1:1	12000
51000	2	0.99	102000	1.76	12000	1:1	24000
54000	1	0.50	54000	0.93	12000	1:1	12000
60000	4	1.98	240000	4.13	15000	1:1	60000
66000	2	0.99	132000	2.27	15000	1:1	30000
	3000 additional	share is allocat	ed	10 13	3000	1:2	3000
78000	1	0.50	78000	1.34	18000	1:1	18000
84000	1	0.50	84000	1.45	21000	1:1	21000
90000	2	0.99	180000	3.10	21000	11	42000
	3000 additional	share is allocat	ed	10	3000	1:2	3000
93000	1	0.50	93000	1.60	24000	1:1	24000
99000	2	0.99	198000	3.41	24000	1:1	48000
120000	1	0.50	120000	2.07	30000	1:1	30000
126000	1	0.50	126000	2.17	33000	1:1	33000
132000	1	0.50	132000	2.27	33000	1:1	33000
150000	1	0.50	150000	2.58	39000	1:1	39000
237000	1	0.50	237000	4.08	60000	1.1	60000
261000	1	0.50	261000	4.49	66000	1:1	66000
300000	1	0.50	300000	5.17	75000	1:1	75000
390000	1	0.50	390000	6.71	99000	1:1	99000

Business Standard	NOTICE				Kotak Mutual Fund		
Printed and Published by Sangita Kheora on behalf of Business Standard Private Limited and Printed at M/s. Dangat Media Private Limited, 22 Digha M.I.D.C., TIC Industrial Area, Vishnu Nagar, Digha, Navi Mumbai, 400708 and M/s. Dainik Bhaskar, Plot no. 10.11, Sector B, Industrial Area, Govindpura, Bhopal	Distribution of Income Distribution cun Notice is hereby given that in accordance Trustee to Kotak Mahindra Mutual Fund),	with Dividend ("IDCW"	Policy approved	by Kotak Mahindra	- Trustee Company Limited (the		
	Name of the Scheme	Quantum of IDCW (Rs. per unit)*	Record Date	Face Value (Rs. per unit)	NAVs as on March 21, 2022 (Rs.)		
(M.P)-462023. & Published at H/4 & V3, Building H, Paragon Centre, Opp. Bila Centution, PB.Marg, Wolf, Mumbai-400013	Kotak Equity Arbitrage Fund – Regular Plan – Monthly IDCW Option	0.0158	March 28,	10	10.7156		
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No Air Surcharge

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WARDWIZARD INNOVATIONS AND MOBILITY (Formerly known as Manvijay Development Company Limited)

Corporate Identification Number: L35100MH1982PLC264042

Innovations & Mobility Limited

This

Our Company was originally incorporated as 'Manvilay Development Company Limited in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, West Bengal, Calcutta. Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra. pursuant to the provisions of the Companies Act, 2013 on May 19, 2015 Subsequently, the name of our Company was changed to its present name on February 05, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai.

Registered Office: No. 401. Floor-4, 23/25. Dhun Building Janmahhoomi, Marg. Horniman Circle. Fort Mumbal - 400001, Maharashtra Tel: +91 022 -22024366; Fax: N.A.

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in. Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer

PROMOTERS OF THE COMPANY: MR YATIN GUPTE, WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED, AEVAS BUSINESS SOLUTIONS PRIVATE LIMITED AND GARUDA MART INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (FORMERLY KNOW AS MANVIJAY DEVELOPMENT COMPANY LIMITED) (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UPTO 59.62.373 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 82 EACH INCLUDING A SHARE PREMIUM OF ₹ 81 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS.4889.15* LACS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE(1) RIGHTS EQUITY SHARE FOR EVERY FORTY THREE (43) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JANUARY 22, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ? 82 WHICH IS 82 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 196 OF THE LETTER OF OFFER. * Assuming full subscription

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, February 07, 2022 and closed on Tuesday, March 08, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 14, 2022. Out of the total 3276 Applications for 6086776 Rights Equity Shares (including 1174 Applications for 219602 Rights Equity Shares through R-WAP), 592 Applications for 416473 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2684 for 56.70.303 Rights Equity Shares, which was 95.10 % of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on March 14, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on March 15, 2022 has approved the allotment of 56,70,303 Rights Equity Shares to the successful Applicants. In the Issue, NII Rights Equity Shares have been kept in abevance. All valid Applications (including R-WAP Applications) after technical rejections have been considered for Allotment.

1. After considering technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below::

Category	Gross			Less: Rejections/Partial Amount					
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (*)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	2630	4815029	197416189.00	72	25921	1052761.00	2558	4789108	196353428.00
Renouncees	126	881195	36128995.00	0	0	0.00	126	881195	36128995.00
Not a eligible equity shareholders of	520	390552	16012632.00	520	390552	16012632.00	0	0	0.00

3. Allocation to Market Maker (After Technical Rejection):

Allotment to Market Maker, who have Bid at the issue Price of Rs. 38/- per Equity Share or above, was finalized in consultation with National Stock Exchange of India Limited. The Category has been subscribed to the extent of 1.0 time of Market Maker portion. The Total number of Equity Shares allotted in this category is 1,56,000 Equity Shares to 1 successful applicant.

The Board of Directors of the Company at its meeting held on March 21, 2022 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. National Stock Exchange of India Limited and has allotted the Equity Shares to various successful applicants. The Allotment Advice cum refund intimation will be dispatched to the address of the Applicants as registered with the depositories. Further, the instructions to SCSBs have been dispatched / mailed for unblocking of funds and transfer to the public issue account on or before March 22, 2022. In case the same is not received within ten days. Investors may contact the Registrar to the issue at the address given below. The Equity Shares allocated to successful allottees shall be uploaded on or before March 22, 2022 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from National Stock Exchange of India Limited and trading of the Equity Shares is expected to commence on March 24, 2022.

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them in the Prospectus dated March 17, 2022 ("Prospectus") filed with the Registrar of Companies, Kolkala ("RoC").

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Issue, Link Intime India Private Limited at website: www.linkintime.co.in. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole Bidder Serial number of the ASBA Form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the acknowledgement slip received from the Designated Intermediary and payment details at the address given below.

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LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400083 Maharashtra, India Tel No.: +91 022-49186200; Fax No.: +91 022-49186195; Email: coolcaps.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Mrs. Shanti Gopalkrishnar SEBI Registration No.: INR000004058 Investor Grievance E-mail: coolcaps.ipo@linkintime.co.in

For Cool Caps Industries Limited

On behalf of the Board of Directors Sd/

Rajeev Goenka

Chairman and Managing Director

Place: Kolkata Date: March 22, 2022

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 COOL CAPS INDUSTRIES LIMITED.

Disclaimer: Cool Caps industries Limited has filed the Prospectus with Roc on March 17, 2022 and thereafter with SEBI and the Stock Exchanges. The Prospectus is available on the website of SEBI at www.sebi.gov.in and on the websites of BRLMs, Holani Consultants Private Limited at www.holaniconsultants.co.in. The investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, refer to the Section titled "Risk Factors" on page 36 of the Prospectus.

The Eguity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended ("U.S. Securities Act"), and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulations under the U.S. Securities Act and applicable laws of the jurisdictions where such offers and sales occur. There will be no public offering in the United States.

the company 5670303 232482423.00 249557816.00 592 17075393.00 2684 Total 3276 6086776 416473

2. Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	480690	4308418	4789108
Renouncees	162381	718814	881195
Total	643071	5027232	5670303

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before March 23, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on March 15, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on March 19, 2022. The listing application was filed with BSE on March 17, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on or before March 23, 2022. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 230 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about March 24, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/H0/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020,the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on March 23, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures Disclaimer Clause of SEBI* on page 189 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE° on page 190 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY

LEAD MANAGER TO THE ISSUE



Place: Vadodara

Date: March 22, 2022

FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 22 26186966; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163



PURVA SHAREGISTRY (INDIA) PVT. LTD. Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai - 400011, Maharashtra Contact Details: +91-22-2301 6761/ 8261 Email Address: support@purvashare.com; Website: www.purvashare.com; Contact Person: Ms. Deepali Dhuri; SEBI Registration Number: INR000001112

COMPANY SECRETARY AND COMPLIANCE OFFICER

WARDWIZARD INNOVATIONS AND MOBILITY LIMTED (Formerly Known as Manvijay Development Company Limited)

Jaya Ashok Bhardwaj

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in caseof ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (In case of ASBA process) pramount debited (In case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgementstip (in case of ASBA process), and copy of the e-acknowledgement (in case of R-WAP process). For details on the ASBA process and R-WAP process, see "Terms of the Issue" on page 196 of the Letter of Offec

For WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited)

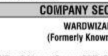
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Jaya Ashok Bhardwaj

Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equityshares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors' beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

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Registered Office: Emami Tower, 687, Anandapur E M Bypass, Kolkata - 700107, West Bengal, India Tel. No.: +91- 33-66136264; Website: www.emamiltd.in; Email: investors@emamigroup.com; Contact Person: Mr. A.K. Joshi, Company Secretary & Compliance Officer & Vice President - Legal

POST BUYBACK PUBLIC ADVERTISEMENT REGARDING COMPLETION OF BUYBACK OFFER IN COMPLIANCE WITH REGULATION 24(VI) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED, FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF EMAMI LIMITED.

This post buyback public advertisement ("Advertisement") is made pursuant to the regulation 24(vi) of Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("Buyback Regulations"). This Advertisement should be read in conjunction with the public announcement dated Saturday, February 5, 2022 published on Monday, February 7, 2022 ("PA") issued in connection with the Buyback. The capitalized terms and abbreviations used in this Advertisement shall have the same meaning as ascribed to them in the PA, unless otherwise specified.

1. The BuyBack

- 1.1. The Board of Directors of the Company (the "Board" which expression shall be deemed to include any committee constituted by the Board and/or officials, which the Board may constitute/authorise to exercise its powers, including the powers conferred by the board resolution), at its meeting held on Thursday, February 3, 2022 ("Board Meeting"), approved the buyback of fully paid-up equity shares of the face value of ₹1/- (Indian Rupee One Only) ("Equity Shares") of the Company, each from its shareholders/beneficial owners (other than those who are promoters, members of the promoter group or persons in control), from the open market through stock exchange mechanism for an aggregate amount not exceeding ₹16,200.00 lacs (Rupees Sixteen Thousand Two Hundred Lacs Only) ("Maximum Buyback Size"), and at a price not exceeding ₹550/- (Indian Rupees Five Hundred Fifty Only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include buyback tax, filing fees, advisory fees, intermediaries fees, public announcement publication expenses, stock exchange fee for usage of their platform for Buyback, brokerage, costs, fees, turnover charges, taxes such as securities transaction tax, goods and service tax (if any) and income tax, stamp duty and other incidental and related expenses (collectively referred to as "Transaction Costs").
- 1.2. The Buyback commenced on Wednesday, February 9, 2022 and closed on Monday, March 21, 2022. Till the date of closure of Buyback, the Company has utilized a sum of approximately ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) i.e. 99.52% of Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹78.55 lacs (Rupees Seventy Eight Lacs Fifty Five Thousand Only).
- 1.3. In view of the fact that the Company has utilized a sum of ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) i.e. 99.52% of Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹78.55 lacs (Rupees Seventy Eight Lacs Fifty Five Thousand Only), the Company has decided to close the Buyback on Monday, March 21, 2022. Intimation for closure of the Buyback was issued to the Stock Exchanges on Monday, March 21, 2022.
- 1.4. The total number of Equity Shares bought back under the Buyback is 33,63,740 (Thirty Three Lacs Sixty Three Thousand Seven Hundred Forty Only).

2. Details of the Buyback

- 2.1. The Company bought back a total of 33,63,740 (Thirty Three Lacs Sixty Three Thousand Seven Hundred Forty Only) (0.76% of the pre-buyback paid-up equity share capital of the Company), and the total amount invested is ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) (excluding Transaction Costs), which represents 99.52% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on BSE Limited and National Stock Exchange of India Limited, together referred to as "Stock Exchanges". The highest price at which the Equity Shares were bought back was ₹500.00 per Equity Share while the lowest price was ₹453.38 per Equity Share. The Equity Shares were bought back at an average price of ₹479.27 per Equity Share. These prices are based on contract notes issued by the Company's broker (IIFL Securities Limited) and exclude Transaction Costs. The total amount utilized in the Buyback Size of ₹16,121.45 lacs (excluding Transaction Costs).
- 2.2. The payout formalities have been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished the entire 33,63,740 Equity Shares bought back under the Buyback.
- 2.3. The Equity Shares bought back were in the demat segment from the Stock Exchanges. As the Buyback was done from the open market through Stock Exchanges, the identity of the shareholders from whom Equity Shares exceeding one percent of the total Equity Shares bought in the Buyback is not known.

3. Capital Structure and Shareholding Pattern

3.1 The capital structure of the Company, pre Buyback i.e. as on Saturday, February 5, 2022 (as mentioned in the PA) and post Buyback, is as under:

Share Capital	Pre-Buyback (As mentioned in the PA)	Post Buyback (As on March 21, 2022)
Authorized		
50,00,00,000 Equity Shares of ₹1/- each	5,000.00	5,000.00
Issued Subscribed and Paid-up Capital		
44,45,13,740 Equity Shares of ₹1/- each fully paid up	4,445.14	
44,11,50,000 Equity Shares of ₹1/- each fully paid up		4,411.50*

3.2 The shareholding pattern of the Company, pre Buyback i.e. as on Friday, February 4, 2022 (as mentioned in the PA) and post Buyback is as under:

Sr. No.			ryback med in PA)	Post Buyback (As on March 21, 2022)		
	Category of Shareholders	No. of Equity Shares held	% to the pre Buyback equity share capital	No. of Equity Shares held*	% of the post Buyback equity share capital*	
Α.	Promoter and Promoter Group	23,93,93,412	53.86%	23,93,93,412	54.27%	
B.	Public Shareholders	20,51,20,328	46.14%	20,17,56,588	45.73%	
	GRAND TOTAL = (A + B)	44,45,13,740	100.00%	44,11,50,000	100.00%	



(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document

Tuesday, March 08, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 14, 2022. Out of the total 3276 Applications for 6086776 Rights Equity Shares (including 1174 Applications for 219602 Rights Equity Shares through R-WAP), 592 Applications for 416473 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2684 tor 56,70,303 Rights Equity Shares, which was 95.10 % of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on March 14, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Equity Shares have been kept in abeyance. All valid Applications (including R-WAP Applications) after technical rejections have been considered for Allotment.

1. After considering technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for	
allotment were as detailed below::	

Cotonory	Gros	is		Less: R	tejections/Pa	rtial Amount	y	Valid	103
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	2630	4815029	197416189.00	72	25921	1062761.00	2558	4789108	196353428.00
Renouncees	126	881195	36128995.00	0	0	0.00	126	881195	36128995.00
Not a eligible equity shareholders of the company	520	390552	16012632.00	520	390552	16012632.00	0	0	0.00
Total	3276	6086776	249557816.00	592	416473	17075393.00	2684	5670303	232482423.00

2. Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	480690	4308418	4789108
Renouncees	162381	718814	881195
Total	643071	5027232	5670303

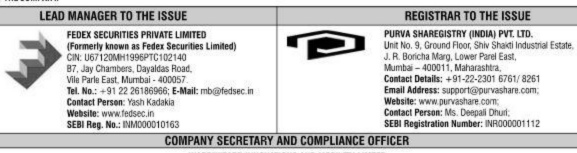
Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before March 23, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on March 15, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on March 19, 2022. The listing application was filed with BSE on March 17, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on or before March 23, 2022. For further details, see "Terms of the Issue – Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 230 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about March 24, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/H0/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on March 23, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 189 of the Letter of Offer.

DISCLAIMER CLAUSE OF 8SE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 190 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.



* The Company has completed the process of extinguishment of the entire 33,63,740 Equity Shares bought back under the Buyback.

Manager to the Buyback



FL URITIES LIMITED 10th Floor, IIFL Centre, Kamala Mills, Senapati Bapat Marg, Lower Parel (West), Mumbai – 400 013 Tel. No.: +91 22 4646 4600 Fax No.: +91 22 2493 1073 Email: emami. buyback2022@iiflcap.com Website: www.iiflcap.com Investor grievance e-mail: ig.ib@iiflcap.com SEBI Registration No.: INM000010940 Validity Period: Permanent (unless suspended or cancelled by SEBI) Contact Person: Nishita Mody (Yonesh Malpani

Contact Person: Nishita Mody / Yogesh Malpani CIN: L99999MH1996PLC132983

For further details, please refer to the Company's website (www.emamiltd.in) and the websites of the Stock Exchanges (i.e. www.bseindia.com and www.nseindia.com).

5. Directors' Responsibility

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company, in their capacity as directors, accept full and final responsibility for all the information contained in this Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Emami Limited

	Sd/-	Sd/-	Sd/-
-	Name: Mr. S.K. Goenka	Name: Mr. H.V. Agarwal	Name: Mr. A. K Joshi
Des	signation: Managing Director DIN: 00149916	Designation: Whole Time Director DIN: 00150089	Designation: Company Secretary and Compliance
	Dirt. OUTODITO		Officer & VP - Legal Membership No: FCS 4976
Plac	ce : Kolkata		
Date	e : March 22, 2022		PRESSMAN

WARDWIZARD INNOVATIONS AND MOBILITY LIMTED (Formerly Known as Manvijay Development Company Limited) Jaya Ashok Bhardwaj

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in caseof ASBA process), giving full details such as name, address of the Applicant, contact number(s). E-mail address of the solie! first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process) oramount debited (in case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements/lb (in case of R-WAP process), For details on the ASBA process and R-WAP process, see "Terms of the Issue" on page 196 of the Letter of Offer.

announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this

announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There

For WARDWIZARD INNOVATIONS AND MOBILITY LIMITED

(Formerly Known as Manvijay Development Company Limited)

Place: Vadodara Date: March 22, 2022

will be no public offering of Rights Equity Shares in the United States.

Jaya Ashok Bhardwaj Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equityshares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This

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(THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT) (THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA)

COOL CAPS INDUSTRIES LI COOL CAPS INDUSTRIES

Our company was originally incorporated on November 20, 2015 as a Private Limited Company under the name and style of Cool Caps Industries Private Limited under the provisions of the Companies Act, 2013 with the Registrar of Companies, Kolkata, West Bengal. Subsequently, our company was converted into Public Limited Company vide special resolution passed by our shareholders at the Extraordinary General Meeting held on March 05, 2021 and the name of the company was changed to Cool Caps Industries Limited pursuant to issuance of Fresh Certificate of Incorporation dated April 12, 2021 by Registrar of Companies, Kolkata, West Bengal. The Corporate Identification Number of our company is U27101WB2015PTC208523. For details of Incorporation, change in the Name and Registered Office of our Company, please refer to section titled "General Information" and "Our History and Certain other Corporate Natters" beginning on pages 68 and 175 of the Prospectus.

Registered & Corporate Office: 23 Sarat Bose Road, Rat No. 1C, 1st Floor, Kolkata - 700020, West Bengal, India | Tel No: 033-24854567 | Email: cs@coolcapsindustries.in | Website: www.coolcapsindustries.in | Contact Person: Anjit Ghosh, Company Secretary & Compliance Officer |

CIN: U27101WB2015PLC208523

PROMOTERS OF THE COMPANY: RAJEEV GOENKA, VANSHAY GOENKA AND M/S. PURV FLEXIPACK PRIVATE LIMITED

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF UPTO 30,60,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF COOL CAPS INDUSTRIES LIMITED ("COMPANY" OF "ISSUER") FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF RS. 28/- PER EQUITY SHARE), AGGREGATING RS. 1, 162.80 LAKHS ("THE ISSUE"). OF WHICH 1.56.000 EQUITY SHARES OF FACE VALUE RS. 10/- EACH FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE, AGGREGATING RS. 59.28 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E., NET ISSUE OF 29,04,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 38/- PER EQUITY SHARE, AGGREGATING RS. 1,103.52 LAKHS IS HEREINAFTER REFERED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.47% AND 25.12% RESPECTIVELY OF THE FULLY DILUTED POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

ISSUE PRICE: Rs.38/- PER EQUITY SHARE OF FACE VALUE OF Rs. 10/- EACH THE ISSUE PRICE IS 3.8 TIMES THE FACE VALUE OF THE EQUITY SHARES

BID/ISSUE PERIOD

BID/ISSUE OPENED ON THURSDAY, MARCH 10, 2022 BID/ISSUE CLOSED ON TUESDAY, MARCH 15, 2022

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(f) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein there was no equity shares reserved for allocation to Qualified Institutional Buyers ("QIBs", the "QIB Portion") However, QIBs can apply in the Non - Institutional Category. Further, not more than 50.00% of the Net Issue was made available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 50.00% of the Net Issue was made available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All potential bidders were required to mandatorily utilise the Applications Supported by Blocked Amount ("ASBA") process by providing the details of their respective bank accounts (including UPI ID for RIBs using UPI mechanism), in which the corresponding Bid Amounts were blocked by SCSBs or Sponsor Bank, as applicable. For details, please refer chapter titled "Issue Procedure" beginning on page 413 of the Prospectus.

The Issue has received 6,131 applications for 2,44,53,00D Equity shares (Before Technical Rejections, Multiple Rejections, bids not banked and invalid duplicate / Multiple bids) including Market Maker Application of 1,56,000 Equity Shares. The Issue was subscribed to the extent of 7,50 times as per the application data (Before Technical Rejections, Multiple Rejections, bids not banked and after removing invalid duplicate / Multiple bids). After considering the technical rejections cases, the issue was subscribed 5.87 times. The details of application received (Before Technical Rejection and Multiple Rejections but after bids not banked and invalid multiple / duplicate bids).

Category	No. of Applications	No. of Equity Shares applied	No. of Equity Shares reserved as per Prospectus	No. of times Subscribed	Amount (in Rs.)
Retail Individual Investors	4,127	12,381,000	14,52,000	8.527	470,172,000.00
Non-Institutional Investors	206	5,844,000	14.52.000	4.025	222,036.000.00
Market Maker	1	1,56,000	1,56,000	1.0	59,28,000.00
Total	4,334	18,381,000	30,60,000	6.007	698,136,000.00

The details of applications rejected by the Registrar on technical grounds are detailed below: (Technical Rejection)

Category	No. of Applications	No. of Equity Shares
Market Maker	0	0
Retail Individual Investors	128	3,84,000
Other than Retail Individual Investors	4	36,000
Total	132	4,20,000

Final Demand

A summary of final demand as per National Stock Exchange of India Limited as on the Bid/Issue closing date at different Bid Prices is as under:

Bid Price	Bid Quantity	% of Total	Cumulative Total	% Cumulative Total	
Cut off	92,16,000	39.48%	92,16,000	39.48%	
38	1,33,77,000	57.31%	2,25,93,000	96.79%	
37	2,07,000	0.89%	2,28,00,000	97.67%	
36	5,43,000	2.33%	2,33,43,000	100.00%	

Basis of Allotment was finalised in consultation with the Designated Stock Exchange, being National Stock Exchange of India Limited on March 21, 2022.

1. Allocation to Retail Individual Investors (After Technical Rejections):

The Basis of Allotment to the Retail Individual Investors, who have Bid at cut-off price or at or above the Issue Price of Rs. 38/- per Equity Share, was finalized in consultation with National Stock Exchange of India Limited. The Category was subscribed to the extent of 8.26 times. The Total number of Equity Shares allotted in this category is 14,52,000 Equity Shares to 484 successful applicants. The category-wise details of the Basis of Allotment are as under

Ì	No. of shares applied for (Category wise)	No. of applications received	% of Total	Total No. of shares applied in each category	% of Tetal	No. of Equity Shares allotted per applicant	Ratio	Total no. of Shares Allotted
	3,000	3,999	100.00	11,997,000	100.00	484	4:33	1,452,000
	Total	3,999	100.00	11,997,000	100.00	484	4:33	1,452,000

2. Allocation to Non-Institutional Investors (After Technical Rejections):

The Basis of Allotment to Non-Institutional Investors, who have Bid at the Issue Price of Rs. 38/- per Equity Share or above, was finalized in consultation with National Stock Exchange of India Limited. The Category has been subscribed to the extent of 4.0 times. The Total number of Equity Shares allotted in this category is 14,52,000 Equity Shares to 170 successful applicants. The category-wise details of the Basis of Allotment are as under:

No. of shares applied for (Category wise)	No. of applications received	% of Total	Total No. of shares applied in each category	% of Tetal	No. of Equity Shares allotted per applicant	Ratio	Total no. of Shares Allotted
6000	56	27.72	336000	5.79	3000	1:2	84000
9000	16	7.92	144000	2.48	3000	3:4	36000
12000	22	10.89	264000	4.55	3000	1:1	66000
15000	13	6.44	195000	3.36	3000	1:1	39000
	3000 additional	share is allocat	led		3000	3:13	9000
18000	9	4.46	162000	2.79	3000	1:1	27000
	3000 additional	share is allocat	led		3000	5:9	15000
21000	12	5.94	252000	4.34	3000	1:1	36000
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	3000 additional	share is allocat	ted		3000	3:4	27000
24000	6	2.97	144000	2.48	6000	1:1	36000
27000	8	3.96	216000	3.72	6000	1:1	48000
and the second se	3000 additional	share is allocat	led		3000	1:4	6000
30000	22	10.89	660000	11.36	6000	1:1	132000
	3000 additional	share is allocat	ed		3000	1:2	33000
33000	2	0.99	66000	1.14	6000	1:1	12000
	3000 additional	share is allocat	led	· · · · · · · · · · · · · · · · · · ·	3000	1:2	3000
36000	3	1.49	108000	1.86	9000	1.1	27000
39000	3	1.49	117000	2.01	9000	1:1	27000
	3000 additional	share is allocat		0.000	3000	1:3	3000
42000	2	0.99	84000	1,45	9000	1:1	18000
69656	3000 additional	and the second sec		0.000	3000	1:2	3000
45000	3	1.49	135000	2.32	9000	1:1	27000
	3000 additional	share is allocat	10 Y		3000	2:3	6000
48000	1	0.50	48000	0.83	12000	1:1	12000
51000	2	0.99	102000	1.76	12000	1:1	24000
54000	1	0.50	54000	0.93	12000	1:1	12000
60000	4	1.98	240000	4.13	15000	1:1	60000
66000	2	0.99	132000	2.27	15000	1:1	30000
	3000 additional	and a state of the		10	3000	1:2	3000
78000	1	0.50	78000	1.34	18000	1:1	18000
84000	1	0.50	84000	1.45	21000	1:1	21000
90000	2	0.99	180000	3.10	21000	1.1	42000
	3000 additional	and the second se			3000	1:2	3000
93000	1	0.50	93000	1.60	24000	1:1	24000
99000	2	0.99	198000	3.41	24000	1:1	48000
120000	1	0.50	120000	2.07	30000	1:1	30000
126000	1	0.50	126000	2.17	33000	1:1	33000
132000	1	0.50	132000	2.27	33000	1:1	33000
150000	i	0.50	150000	2.58	39000	1.1	39000
237000	1	0.50	237000	4.08	60000	1:1	60000
261000	1	0.50	261000	4.49	66000	1:1	66000
300000	1	0.50	300000	5.17	75000	1:1	75000
390000	1	0.50	390000	6.71	99000	1:1	99000

Business Standard	NOTICE				Mutual Fund
Printed and Published by Nandan Singh Rawat on behalf of Business Standard	Distribution of Income Distribution cur	n Capital Withdrawal ("IDCW") under Ko	tak Equity Arbitra	ge Fund
Private Limited and printed at The Indian Express (P) Ltd. A-8, Sector 7, Noida, Gautam Budh Nagar 201301 and	Notice is hereby given that in accordance Trustee to Kotak Mahindra Mutual Fund),		1. C.		
published at Nehru House, 4 Bahadur Shah Zafar Marg, New Delhi 110002 Editor : Shailesh Dobhal	Name of the Scheme	Quantum of IDCW (Rs. per unit)*	Record Date	Face Value (Rs. per unit)	NAVs as on March 21, 2022 (Rs.)
RNI NO. 57376/1994	Kotak Equity Arbitrage Fund – Regular Plan – Monthly IDCW Option	0.0158		20.00	10.7156
Readers should write their feedback at feedback@bsmail.in Ph. 011-23720202, Fax : I 91-11-23720201	Kotak Equity Arbitrage Fund – Direct Plan – Monthly IDCW Option	0.0228	March 28, 2022	10 •	11.2020
For Subscription and Circulation enquiries please contact: Ms. Mansi Singh Head Customer Relations Business Standard Private Limited. H/4 & V3. Building H,Panagon Centre, Opp. Birla Centurion, PR. Marg, Work, Mumbal - 400013 E-mail: subs_bs@bsmail.in "or sms, REACHBS TO 57575	*Distribution of the above IDCW is subject Note: The Payment of IDCW will be subject Pursuant to payment of IDC the extent of payout and stat All Unit Holders / Beneficial Owners of the Registrar, Computer Age Management S	ct to deduction of applic W, the NAVs of t atutory levy if an e above mentioned IDCV	able statutory Lev he IDCW Opt ny. N Options of the se	y. Lions of the S cheme, whose nam	es appear in the records of t
articles in Business Standard seek to present an unbiased picture of developments in the markets, the corporate world and the government. Actual developments can turn but to be different owing to circumstances beyond Business Standard's control and cnowledge. Business Standard does not take any responsibility for investment or business decisions taken by readers on the basis of reports and articles published in the newspaper. Readers are expected to form their own judgement.	Ko		this regard may be magement Compa ent Manager for Ki tern Express Highv	addressed to: any Limited otak Mahindra Mutu ray, Goregaon - Mul	und Link Road, Malad (East),
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and the second					
Criminal liabilities. No Air Surcharge (This is an Advertisement for Info	mation purposes only and not for publ				

WANYWILANY INNYATIYNY ANY MVDILIT (Formerly known as Manvijay Development Company Limited) Innovations & Mobility Limited

Corporate Identification Number: L35100MH1982PLC264042

Our Company was originally incorporated as 'Manvilay Development Company Limited in the State of West Bengal as a public limited company, under the Companies Act, 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, West Bengal, Calcutta, Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra. pursuant to the provisions of the Companies Act, 2013 on May 19, 2015 Subsequently, the name of our Company was changed to its present name on February 05, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai. Registered Office: No. 401. Floor-4, 23/25. Dhun Building Janmahhoomi, Marg. Horniman Circle. Fort

Mumbal - 400001, Maharashtra Tel: +91 022 -22024366; Fax: N.A.

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in. Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer

PROMOTERS OF THE COMPANY: MR YATIN GUPTE, WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED, AEVAS BUSINESS SOLUTIONS PRIVATE LIMITED AND GARUDA MART INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (FORMERLY KNOW AS MANVIJAY DEVELOPMENT COMPANY LIMITED) (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UPTO 59.62.373 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 82 EACH INCLUDING A SHARE PREMIUM OF ₹ 81 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS.4889.15* LACS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE(1) RIGHTS EQUITY SHARE FOR EVERY FORTY THREE (43) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JANUARY 22, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ? 82 WHICH IS 82 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 196 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, February 07, 2022 and closed on Tuesday, March 08, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 14, 2022. Out of the total 3276 Applications for 6086776 Rights Equity Shares (including 1174 Applications for 219602 Rights Equity Shares through R-WAP), 592 Applications for 416473 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2684 for 56.70.303 Rights Equity Shares, which was 95.10 % of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on March 14, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on March 15, 2022 has approved the allotment of 56,70,303 Rights Equity Shares to the successful Applicants. In the Issue, NII Rights Equity Shares have been kept in abevance. All valid Applications (including R-WAP Applications) after technical rejections have been considered for Allotment.

1. After considering technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below::

Catananu	Gros	Gross		Less: F	Rejections/Pa	rtial Amount		Valld	
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (*)
Eligible Equity Shareholders	2630	4815029	197416189.00	72	25921	1052761.00	2558	4789108	196353428.00
Renouncees	126	881195	36128995.00	0	0	0.00	126	881195	36128995.00
Not a eligible equity shareholders of	520	390552	16012632.00	520	390552	16012632.00	0	0	0.00

3. Allocation to Market Maker (After Technical Rejection):

Allotment to Market Maker, who have Bid at the issue Price of Rs. 38/- per Equity Share or above, was finalized in consultation with National Stock Exchange of India Limited. The Category has been subscribed to the extent of 1.0 time of Market Maker portion. The Total number of Equity Shares allotted in this category is 1,56,000 Equity Shares to 1 successful applicant.

The Board of Directors of the Company at its meeting held on March 21, 2022 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. National Stock Exchange of India Limited and has allotted the Equity Shares to various successful applicants. The Allotment Advice cum refund intimation will be dispatched to the address of the Applicants as registered with the depositories. Further, the instructions to SCSBs have been dispatched / mailed for unblocking of funds and transfer to the public issue account on or before March 22, 2022. In case the same is not received within ten days. Investors may contact the Registrar to the issue at the address given below. The Equity Shares allocated to successful allottees shall be uploaded on or before March 22, 2022 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from National Stock Exchange of India Limited and trading of the Equity Shares is expected to commence on March 24, 2022.

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them in the Prospectus dated March 17, 2022 ("Prospectus") filed with the Registrar of Companies, Kolkala ("RoC").

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Issue, Link Intime India Private Limited at website: www.linkintime.co.in. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole Bidder Serial number of the ASBA Form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the acknowledgement slip received from the Designated Intermediary and payment details at the address given below.

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LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400083 Maharashtra, India Tel No.: +91 022-49186200; Fax No.: +91 022-49186195; Email: coolcaps.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Mrs. Shanti Gopalkrishnar SEBI Registration No.: INR000004058 Investor Grievance E-mail: coolcaps.ipo@linkintime.co.in

For Cool Caps Industries Limited

On behalf of the Board of Directors Sd/

Rajeev Goenka

Chairman and Managing Director

Place: Kolkata Date: March 22, 2022

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 COOL CAPS INDUSTRIES LIMITED.

Disclaimer: Cool Caps industries Limited has filed the Prospectus with Roc on March 17, 2022 and thereafter with SEBI and the Stock Exchanges. The Prospectus is available on the website of SEBI at www.sebi.gov.in and on the websites of BRLMs, Holani Consultants Private Limited at www.holaniconsultants.co.in. The investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, refer to the Section titled "Risk Factors" on page 36 of the Prospectus.

The Eguity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended ("U.S. Securities Act"), and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulations under the U.S. Securities Act and applicable laws of the jurisdictions where such offers and sales occur. There will be no public offering in the United States.

the company 6086776 249557816.00 5670303 232482423.00 592 17075393.00 2684 Total 3276 416473

Summary of Allotment in various categories is as under

* Assuming full subscription

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	480690	4308418	4789108
Renouncees	162381	718814	881195
Total	643071	5027232	5670303

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before March 23, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on March 15, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on March 19, 2022. The listing application was filed with BSE on March 17, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on or before March 23, 2022. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 230 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about March 24, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/H0/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020,the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on March 23, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures Disclaimer Clause of SEBI* on page 189 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE° on page 190 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY

LEAD MANAGER TO THE ISSUE



Place: Vadodara

Date: March 22, 2022

FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 22 26186966; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163



PURVA SHAREGISTRY (INDIA) PVT, LTD. Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai - 400011, Maharashtra Contact Details: +91-22-2301 6761/ 8261 Email Address: support@purvashare.com; Website: www.purvashare.com; Contact Person: Ms. Deepali Dhuri; SEBI Registration Number: INR000001112

COMPANY SECRETARY AND COMPLIANCE OFFICER

WARDWIZARD INNOVATIONS AND MOBILITY LIMTED (Formerly Known as Manvijay Development Company Limited)

Jaya Ashok Bhardwaj

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in caseof ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (In case of ASBA process) pramount debited (In case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgementstip (in case of ASBA process), and copy of the e-acknowledgement (in case of R-WAP process). For details on the ASBA process and R-WAP process, see "Terms of the Issue" on page 196 of the Letter of Offec

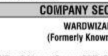
For WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited)

Jaya Ashok Bhardwaj

Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equityshares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors' beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Sunject Com



emam^{*} limited CIN: L63993WB1983PLC036030

Registered Office: Emami Tower, 687, Anandapur E M Bypass, Kolkata - 700107, West Bengal, India Tel. No.: +91- 33-66136264; Website: www.emamiltd.in; Email: investors@emamigroup.com; Contact Person: Mr. A.K. Joshi, Company Secretary & Compliance Officer & Vice President - Legal

POST BUYBACK PUBLIC ADVERTISEMENT REGARDING COMPLETION OF BUYBACK OFFER IN COMPLIANCE WITH REGULATION 24(VI) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED, FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF EMAMI LIMITED.

This post buyback public advertisement ("Advertisement") is made pursuant to the regulation 24(vi) of Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("Buyback Regulations") This Advertisement should be read in conjunction with the public announcement dated Saturday, February 5, 2022 published on Monday, February 7, 2022 ("PA") issued in connection with the Buyback. The capitalized terms and abbreviations used in this Advertisement shall have the same meaning as ascribed to them in the PA, unless otherwise specified

1. The BuyBack

- 1.1. The Board of Directors of the Company (the "Board" which expression shall be deemed to include any committee constituted by the Board and/or officials, which the Board may constitute/authorise to exercise its powers, including the powers conferred by the board resolution), at its meeting held on Thursday, February 3, 2022 ("Board Meeting"), approved the buyback of fully paid-up equity shares of the face value of ₹1/- (Indian Rupee One Only) ("Equity Shares") of the Company, each from its shareholders/beneficial owners (other than those who are promoters, members of the promoter group or persons in control), from the open market through stock exchange mechanism for an aggregate amount not exceeding ₹16,200.00 lacs (Rupees Sixteen Thousand Two Hundred Lacs Only) ("Maximum Buyback Size"), and at a price not exceeding ₹550/- (Indian Rupees Five Hundred Fifty Only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include buyback tax, filing fees, advisory fees, intermediaries fees, public announcement publication expenses, stock exchange fee for usage of their platform for Buyback, brokerage, costs, fees, turnover charges, taxes such as securities transaction tax, goods and service tax (if any) and income tax, stamp duly and other ncidental and related expenses (collectively referred to as 'Transaction Costs')
- 1.2. The Buyback commenced on Wednesday, February 9, 2022 and closed on Monday, March 21, 2022. Till the date of closure of Buyback, the Company has utilized a sum of approximately ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) i.e. 99.52% of Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹78.55 lacs (Rupees Seventy Eight Lacs Fifty Five Thousand Only).
- 1.3. In view of the fact that the Company has utilized a sum of ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) i.e. 99.52% of Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹78.55 lacs (Rupees Seventy Eight Lacs Fifty Five Thousand Only), the Company has decided to close the Buyback on Monday, March 21, 2022. Intimation for closure of the Buyback was issued to the Stock Exchanges on Monday, March 21, 2022.
- 1.4. The total number of Equity Shares bought back under the Buyback is 33,63,740 (Thirty Three Lacs Sixty Three Thousand Seven Hundred Forty Only).

Details of the Buyback

- 2.1. The Company bought back a total of 33,63,740 (Thirty Three Lacs Sixty Three Thousand Seven Hundred Forty Only) (0.76% of the pre-buyback paid-up equity share capital of the Company), and the total amount invested is ₹16,121.45 lacs (Rupees Sixteen Thousand One Hundred Twenty One Lacs Forty Five Thousand Only) (excluding Transaction Costs), which represents 99.52% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on BSE Limited and National Stock Exchange of India Limited, together referred to as "Stock Exchanges". The highest price at which the Equity Shares were bought back was ₹500.00 per Equity Share while the lowest price was ₹453.38 per Equity Share. The Equity Shares were bought back at an average price of ₹479.27 per Equity Share. These prices are based on contract notes issued by the Company's broker (IIFL Securities Limited) and exclude Transaction Costs. The total amount utilized in the Buyback is ₹16,121.45 lacs (excluding Transaction Costs), which represents 99.52% of the Maximum Buyback Size of ₹16,200.00 lacs (excluding Transaction Costs).
- 2.2. The payout formalities have been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished the entire 33,63,740 Equity Shares bought back under the Buyback.
- 2.3. The Equity Shares bought back were in the demat segment from the Stock Exchanges. As the Buyback was done from the open market through Stock Exchanges, the identity of the shareholders from whom Equity Shares exceeding one percent of the total Equity Shares bought in the Buyback is not known.

Capital Structure and Shareholding Pattern

The capital structure of the Company, pre Buyback i.e. as on Saturday, February 5, 2022 (as mentioned 3.1 in the PA) and post Buyback, is as under

Share Capital	Pre-Buyback (As mentioned in the PA)	Post Buyback (As on March 21, 2022)
Authorized		
50,00,00,000 Equity Shares of ₹1/- each	5,000.00	5,000.00
Issued Subscribed and Paid-up Capital		
44,45,13,740 Equity Shares of ₹1/- each fully paid up	4,445.14	
44,11,50,000 Equity Shares of ₹1/- each fully paid up		4,411.50*

3.2 The shareholding pattern of the Company, pre Buyback i.e. as on Friday, February 4, 2022 (as mentioned in the PA) and post Buyback is as under

		2.2. (B.2.5.)77.5	ryback med in PA)		uyback ch 21, 2022)
Sr. No.	Category of Shareholders	No. of Equity Shares held	% to the pre Buyback equity share capital	No. of Equity Shares held*	% of the post Buyback equity share capital*
Α.	Promoter and Promoter Group	23,93,93,412	53.86%	23,93,93,412	54.27%



(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, February 07, 2022 and closed on Tuesday, March 08, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 14, 2022. Out of the total 3276 Applications for 6086776 Rights Equity Shares (including 1174 Applications for 219602 Rights Equity Shares through R-WAP), 592 Applications for 416473 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2684 for 56,70,303 Rights Equity Shares, which was 95.10 % of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on March 14, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on March 15, 2022 has approved the allotment of 56,70,303 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications (including R-WAP Applications) after technical rejections have been considered for Allotment.

1. After considering technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below...

Determine	Gros	is		Less: R	lejections/Pa	rtial Amount	Valid					
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)			
Eligible Equity Shareholders	2630	4815029	197416189.00	72	25921	1062761.00	2558	4789108	196353428.00			
Renouncees	126	881195	36128995.00	0	0	0.00	126	881195	36128995.00			
Not a eligible equity shareholders of the company	520	390552	16012632.00	520	390552	16012632.00	0	0	0.00			
Total	3276	6086776	249557816.00	592	416473	17075393.00	2684	5670303	232482423.00			

2. Summary of Allotment in various categories is as under:

ward

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	480690	4308418	4789108
Renouncees	162381	718814	881195
Total	643071	5027232	5670303

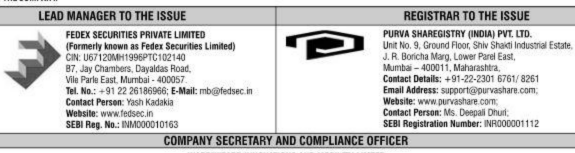
Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before March 23, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on March 15, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on March 19, 2022. The listing application was filed with BSE on March 17, 2022. The credit of Rights Equity Shares to the respective demat accounts of the aliottees in respect of Aliotment in dematerialized form has been completed on or before March 23, 2022. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 230 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about March 24, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on March 23, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures Disclaimer Clause of SEBI" on page 189 of the Letter of Offer

DISCLAIMER CLAUSE OF 8SE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 190 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY



_	onnie rome - (A + b)		100.0076		100.00 /0
	GRAND TOTAL = (A + B)	44,45,13,740	100.00%	44,11,50,000	100.00%
B.	Public Shareholders	20,51,20,328	46.14%	20,17,56,588	45,73%
		and the second		and the state of the second second second second second	

* The Company has completed the process of extinguishment of the entire 33,63,740 Equity Shares bought back under the Buyback.

Manager to the Buyback



IIFL SECURITIES LIMITED 10th Floor, IIFL Centre, Kamala Mills, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013 Tel. No.: +91 22 4646 4600 Fax No.: +91 22 2493 1073 Email: emami.buyback2022@iiflcap.com Website: www.iiflcap.com CURITIES Investor grievance e-mail: ig.ib@ificap.com SEBI Registration No.: INM000010940 Validity Period: Permanent (unless suspended or cancelled by SEBI)

Contact Person: Nishita Mody / Yogesh Malpani CIN: L99999MH1996PLC132983

For further details, please refer to the Company's website (www.emamiltd.in) and the websites of the Stock Exchanges (i.e. www.bseindia.com and www.nseindia.com).

Directors' Responsibility 5.

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company, in their capacity as directors, accept full and final responsibility for all the information contained in this Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Emami Limited

	Sd/-	Sd/-	Sd/-
-	Name: Mr. S.K. Goenka	Name: Mr. H.V. Agarwal	Name: Mr. A. K Joshi
Des	signation: Managing Director DIN: 00149916	Designation: Whole Time Director DIN: 00150089	Designation: Company Secretary and Compliance
	Dirt. OUTODITO		Officer & VP - Legal Membership No: FCS 4976
Plac	ce : Kolkata		
Date	e : March 22, 2022		PRESSMAN

WARDWIZARD INNOVATIONS AND MOBILITY LIMTED (Formerly Known as Manvijay Development Company Limited) Jaya Ashok Bhardwaj

Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083; E-mail: compliance@wardwizard.in; Website: www.wardwizard.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in caseof ASBA process), giving full details such as name, address of the Applicant, confact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process) oramount debited (in case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgementslip (in case of ASBA process), and copy of the e-acknowledgement (in case of R-WAP process). For details on the ASBA process and R-WAP process, see "Terms of the Issue" on page 196 of the Letter of Offex.

announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this

announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There

For WARDWIZARD INNOVATIONS AND MOBILITY LIMITED

(Formerly Known as Manvijay Development Company Limited)

Place: Vadodara Date: March 22, 2022

will be no public offering of Rights Equity Shares in the United States.

Java Ashok Bhardwai **Company Secretary & Compliance Officer**

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equityshares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors' beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This



मुंबई, बुधवार, २३ मार्च २०२२ | नव अशक्ति ?३



हाऊसिंग देव्हलपमेंट फावनान्स कॉपोरेशन लि. नों. कार्यालय : रेमन हाऊस, एच. टी. पारेख मार्ग, १६९, बॅकबे रेक्लेमेशन, चर्चगेट, मुंबई ४०० ०२०.

सीआवरूनः एल७०१००एमएच१९७७पीएलसी०१९९१६ वेबसाईट : www.hdlc.com ट्रूर.: ६६३१६०००, २२८२०२८२, फॅंक्स: २२८११२०३/२२०४६८२४. सर्व ग्राहकांना कळविण्यात येते की, आमही आमचे शाखा कार्यालय एचडीएफसी लि., बी२-२०१, २ रा

मजला, मेरिबॉन इनोव्हा नेक्स्ट जन, पेनिन्सुला कॉपॉरेट पार्क समोर, गणपतराव कदम मार्ग लगत, लोअर परेल (पश्चिम), मुंबई ४०००१३ येथून एवठीएफसी लि.,तलमबला, एवठीएफसी स्पेन्टा, माथुरदास मिल्स कंपाऊंड, एचडीएफसी बैंक हाऊस पुढे, सेनापती बापट मार्ग, लोअर परेल (पश्चिम), मुंबई ४०००१३ येथे जून २२, २०२२ पासून स्थलांतरीत करीत आहोत.

बुने कार्यालय येथे एचडीएफसी लि., बी२-२०१, २ रा मजला, मॅरिथॉन इनोव्हा नेक्स्ट जन, पेनिन्मुला कॉपॉरेट पार्क समोर, गणपतराव कदम मार्ग लगत, लोअर परेल (पश्चिम), मुंबई ४०००१३ जून २१, २०२२ पर्यंत चाल आहे.

आग्ही सर्व एचडीएफसी ग्राहकांचे आमच्याशी संपर्क साधण्याकरीता जून २२, २०२२ पासून एचडीएफसी लि..तळमबला, एचडीएफसी स्पेन्टा, माथ्ररदास फिल्स कंगाऊंड, एचडीएफसी बैंक हाऊसे पुढे, सेनापती बापट मार्ग, लोअर परेल (पश्चिम), मुंबई ४०००१३ येथे स्वागत करतो.

PUBLIC NOTIC

Notice is hereby given that we investigating title of our client Christina Patrick Mathewson wi jointly with Mrs. Matilda F. Mather (since deceased) holding Flat no. admeasuring 36.59 sq. mtrs (whi inclusive of the area of balconies) o Floor in the building known as Dwar Dham Co-operative Housing So Limited, Plot no. 44, 47, 48(pt) & 10 M Road, Dahisar (west) Mumbai-68, together with Five fully pai shares bearing distinctive nos. 540 (both inclusive) Share Certifi bearing No.108 issued by Dwark Dham Co-operative Housing So Limited.

Notice is also hereby given that Mrs. Christina Patrick Mathewson, has misplaced/lost the original following Agreement, in respect of aforementioned

Articles of Agreement dated 06/02/199 executed between Messrs Dattan Constructions and the first owners. Mrs Laxmiben K. Rambhia and Mr. Kalyanji M Rambhia.

The finder/s of the aforesaid misplaced/lost document is advised to contact and handover the documents immediately or at any date within 15 days from the date of publication of this notice at the below address, and if any type o dealing or third party right has bee created or made by any person through the said agreements, in respect of the said Property, the same shall be illega and not binding on our client

TAKE FURTHER NOTICE that an person or persons having any objection or any claim by way of inheritance, succession, bequest, sale exchange, arrangement, gift lease, license, tenancy mortgage charge, lien, trust ance, easement, developme mainte agreement, joint venture, partnership o otherwise or in possession of aforesaid original agreement thereof or otherwise is hereby called upon to lodge/send objection/s and/or claim/s in together with documentary proof thereof to the undersigned at the address mentioned below within 15 days of the publication of this public notice. If n objection or claim is received within the aforesaid period, such claim or interest i any, shall be deemed to have been waived for all intents and purposes. Advocate Naresh Pai M/s. One Point Legal Solutions A-2/302, Laram Centre, Opp.Railway Station, Andheri (W),

Mumbai-400 058. Date: 23 March, 2022 Place: Mumbai.

जाहीर सूचना

सूचना याद्वारे देण्यात बेते की, माझे अशील

खोली क्र. सी-१५, प्लॉट क्र. ११६७/

११६८, सेक्सारिया बिल्डिंग, ईडनवाल

कंपाऊंड, ईडनवाला चाळ, गोलानजी हिल

रोड, परेल गाव, मुंबई-४०० ०१२ (**सदर

परिसर'') असलेल्या निवासी परिसराच मालक आणि जमीन मालक आहे. एक श्री

जयंतीलाल जीवराज जैन (मयत

असलेले) सदर परिसराच्या संदर्भात एक

Ε	जाहीर सूचना
are Irs.	सूचना बाद्वारे देण्यात येते की, माझे अशील
is	श्री. अवी सिंग राजावत आणि श्रीम, प्रेरण
on	देवेंद्र आनंद यांनी येथे खालील परिशिष्टात
61 is	नमुद मिळकतीच्या खरेदीकरिता सौ
Sth	चंपावती देवीदत्ता सेठ ज्यांनी सदर मिळकत
sh	दिनांक ३०/१२/१९८८ रोजीच्य
ety pt)	कराराच्या अर्टीमध्ये खरेदी केली होत
00	त्वांचा मुलगा, वारस आणि कायदेशी
up	वारस श्री. विजय कमार सेठ (विक्रेते)
to	यांच्यासह वाटाघाटी केली आहे. सद
sh	विक्रेत्यांचे अन्य एकमेव भावंडाने देखील
ety	सदर विक्रेत्यांच्या नावे सद
rs.	मिळकतीमधील त्यांचे हक, नामाधिका

आणि हितसंबंध सोडन देकन सोडल्याच विलेख निष्पादित केला आहे कोणत्याही व्यक्तींना परिशिष्ट मिळकत किंवा त्यावरील कोणत्याही भागावर विक्री. अदलाबदल, हस्तांतर, गहाण

अभिहस्तांकन, प्रभार, भेट, विश्वस्त, वारसा, अंत्यदान किंवा अन्य कसेहीच्या मार्गे कोणताही हितसंबंध किंवा दावा असल्यास त्यांचा दावा निम्नस्वाक्षरीकारांकडे सदर सचनेच्या प्रकाशनाच्या १५ दिवसांत दस्तावेजी पुराव्यासह नोंदवावा. कसूर केल्यास, माझे अशील सदर मिळकतीच्या खरेदीचा

व्यवहार पूर्ण करतील. उपरोक्त संदर्भित परिशिष्ट:

(सदर मिळकतीचे वर्णन) ओशिवरा, तालुका अंघेरी वेथील प्लॉट क्र. ३५५, लोखंडवाला कॉम्प्लेक्स, अंधेरी (पश्चिम), मुंबई, महाराष्ट्र, भारत ४०० ०५३, सर्व्हे क्र. ४१(भा.), सीटीएस क्र. १(भा.) येथे स्थित सनी साईड अशा ज्ञात होणाऱ्या इमारतीच्या ए विंग मधील ७व्या मजल्यावरील फ्लॅट क्र. ७०४, मोजमापित ९३० चौ. फू. बिल्ट अप सह विभिन्न क्रमांक १९१ ते १९५, प्रमाणपत्र क्रमांक ३९ धारक ५ (पाच) पूर्ण भरणा शेअर्स.

> राजेश गेहानी वकील २०५, स्टॅनफोर्ड प्लाझा लेनचा शेवट, सिटी मॉलच्या समोर अंघेरी (पश्चिम)

वकील योगेज जाधत जाहीर नोटीस नाहीर बोटीस वसई येथील मा. श्री. आर. एच. नाथाणी, दिवाणी વસરૂં ચેથીત મા. શ્રી. ભાર. एવ. નાયાળી, દિવાળી ज्यायाधिक व उत्तर, वर्स्ट यांचे ज्यायालयात न्यायाधिश व. स्तर, वसई हयांच्या न्यायालयात बे. ता. : ०८/०४/२०२२ ने. ता. २५/०३/२०२२ चो अ.क.०६/२०२२ नि.क. ०५ लंबिना स्टनली जोश, रा. रुम नं. १, जिजाई नगर, Haresh Nagindas Malaviya 2. Chirao Haresh Malaviva संत नामदेव पाथ क्रॉस रोड. गांव देवी छाया बिल्डींग both residing at- G/904, Acropolis, Off Chikhal Dongri road, Near Agarwal last Stop, sector 3, २.क्लिटस वालीपापारंबील, रा. बि ३०५, राज कॅसेल MMRDA layout, virar west, Tal. Vasai, आय. सी. कॉलनी, डि. पी. लिंक रोड, मंडपेश्वर, Dist. Palghar. Applicant V/s V/s None ...Responden ज्याअसी वहील अर्जवाट यांगी दिगांक २४/०१/२०२२ ज्याअर्थी वरील अर्जदार यांनी दिनांक ०७/०१/२०२२ रोजी Late Daksha Haresh Malaviya, died on रोजी के. वालीयापारंबील जोसेफ फेंको हे दि. 13/07/2021 रोजी मयत झाले असुन त्यांच्य १६/०७/२०२० रोजी व के. खि. ग्रेसिम्मा फॅको हया मालमलेखंबंधी वारस दाखला (हेअरशिप प्रमाणपत्र) दि. २०/०७/२०२१ रोजी मयत झाले असुन त्यांच्या मिळणेसाठी या व्यायालयात चौकशी अर्ज क्रमांक लमत्तेसंबंधी वारस दाखला (प्रोबेट प्रमाणपत्र) १३/२०२२ दाखल केला आहे. Schedule of Property 50% share in Flat No. 904, 9th floor, G wing, मिळजेसाठी या व्यायालयात चौकशी अजें क्रमांक ०६/२०२२ दाखल केला आहे. admeasuring area 52.27 sq. meters(Builtup Schedule of Property फलॅट ने. २०४, ए विंग, दुसरा मजला, पाम ग्रु फेस ने. १ area) in the building known as Acropolis, off chikhal Dongri road, Near Agarwal last stop, विरार, ता. वसई, जि. पालचर, ५६० चौ.मी. बिल्डअप एरिया virarwest, Tal. Vasai, Dist. Palghar. 401303 ज्याअसी हेअरशिय जटीपिल्वेन्ट मिळण्यावरीता या ज्यायालयात जी. अल्ले क्रमांक १३/२०२२ राखल ही सदनीका, ज्याअर्थी प्रोबेट सर्टीफिकेट मिळण्याकरित या न्यायालयात चौ.अर्ज क्रमांक ०६/२०२२ दाखत केतेता आहे. ज्या कोणी इसमास त्यांचे कापदेशीर वारस, हक्क

टिलकनगर, कल्याण,

हितसंबंध किंवा हरकत असेल त्यांनी हया न्यायालयांत

दिनांक २५/०३/२०२२ रोजी सकाळी १९.०० वाजता किंवा

ही नोटीस प्रसिद्ध झाले पासून एक महिन्याचे आत लेखी

हरकत दाखल करावी. सदरह वारस दाखला देण्याबाबल

चर कोणत्याही इसमाची हरकत न आल्पास योग्य ते पुरावे

व कागदपत्रे घेऊन अर्जदार हयांना वारस दाखला देण्यात

येईत हव्यची कृपया नोंद घेण्पात यावी. आज दि. ०४/०३/२०२

रोजी माइय संहिनिशी व न्यायालयाच्या शिक्क्यानिशी दिसी

वैंक ऑफ बरौटा

Bank of Baroda

fire fre ab data

शपर करून द्वा १७ मार्च, २०२२ रोजी घेतलेला आहे.

आणि दहा पैसे मात्र) आणि त्यावरील ज्याजाच्या भाराजधीन राहील

आणि जिल्हा

हकमावरुन

एस. ओ. मंबई

कोणीडी नाडी

(198)

बेलेला आहे. ज्या कोणी इसमास त्यांचे, कायदेशीर वारस, हनक दितसंबंध किंवा हरवल असेल त्यांची हत्य न्यायालयांत दिनांक oc/os/२०२२ रोजी खकाळी १९.०० वाजता बिंवा ही जाहीर नोटीख प्रक्षिप झाले पासून एक महिन्नाने आत लेखी हरकत दाखल करावी. सदरदू बारस वासाला देण्याबाबत जर कोणत्याही इसमावी हरवला च आल्यास योज्य ते पुरावे व कामदयत्रे प्रेऊव अर्जेदार हत्यांना वारस दाखला देण्यात येईल हत्याची ब्रूप्यया जोंद घेष्वाल यावी.

आज दि. २१/०३/२०२२ रोजी माइया सहिमिशी पालयाच्या शिवचयानिशी दिली. द्वयुन्मायरून, अधिक्षक

सही/ अधिक्षक दिवाणी ज्यायालय व स्तर वसई दिवाणी न्यायालय व स्तर वसई

कोपरक्षेरणे शाखाः प्लॉट क्र. ३८०

ज्ञान विकास स्कृल जवल, सेक्टर - १९, कोपरधैरणे,

/ शहर किंवा टाउल सजें क

प्राधिकत अधिकारी

बैंक ऑफ बडोरा

नवी मुंबई ४००७०९ दूर. ०२२-२७५४५५२१ फॅक्स: ०२२-२७५४५५२२ ई-मेल: kopark@bankofba

कब्जा सूचना (स्थावर मिळकतीकरिता) (नियम ८(१) पहा)

रिकन्स्ट्रवान ऑफ फायनाचिकल अंसेट्स औद एन्फोर्समेंट ऑफ फिक्क्सिटी इंटोस्ट ऑस्ट, २००२ (५४ सन २००२) जन्ववे आणि फिक्सुरिटी इंटोस्ट (एन्फोर्समेंट) कल्स, २००२ चा नियम ३ सहवाचता कलम १३(१२) जन्ववे प्रहान

केलेच्या अधिकार्यना वारा करून १५-०८-१०२१ होथी मार्गामा सुनना वार्ग करून कर्वदत झी. यसंत नाहायण पुनारी आणि रोड़िणी वयांत पुनारी यांना सुननेमध्ये नमुद्द केलेली स्वकंत १५/०८/२०२१ रोथीसप्रमाणे ह.

३१,८६,६०९.१०/- (रुपये एकतीस लाख छद्माऐंगी इजार सहागे नऊ आणि दहा पैसे माथ) ही स्थ्वम सदय

सूचना प्राप्त ज्ञाल्याच्या तारखेपासून ६० दिवसांच्या जुकती करण्यासाठी सांगितले होते. कर्वदार यांनी स्वरूम जुकती करण्यामध्ये कसूर केलेली आहे, कर्वदार आणि सर्वसाधारण जललेस वाहारे सूचना देण्या

येते की, निम्नस्वाधरीकारांनी येथे याध्याली वर्णिलेल्या मिलकतीचा कब्जा सटर ऑक्टचे कलम १३ चे पोट कलम (४) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूत्स, २००२ च्या निवम ८ अन्वये त्यांना प्रदान केलेल्या अधिकास

विशेषतः कर्वदार आणि सर्वसामान्य बनता यांना वाद्वप्रे सावधान करण्यात येते की, त्यांनी सदण्ड् मिल्लकतीच्या

देवप्रेवीचा व्यवहार करू नये आणि संदर्श मिलकतीवरींत कोणताही देवप्रेवीचा व्यवहार हा बैंक ऑफ बेटोहाच्या रक्षम २५/०८/२०२१ रोबीसडमाणे क. ३१,८६,६०९.१०/– (रुपये एकतीय लाख्य छढ़ाएँसी इच्चार यहात्रो नक

लग मतांच्या विमोचनाकरिता उपलब्ध वेलेत ॲंक्टचे कलम १३ चे पोट-कलम (८) च्या तरतटीनसार कर्वटारांचे लग्न

स्थावर मिळकतीचे वर्णन

/खासरा कः मधील देनामेंट कः ३०१, इस मचला, संकरूप को आणिटिक हाकसिंग सोसायदी दि. सेक्टर २१, कोगलडीरणे, नवी मुंबई/प्लॉट कः ०१ च्या समाविष्टित मिलकतीचे ते सर्व माल आणि विमाल.

सीमाबद्धतेनेः उत्तरेलाः चांपकामांतर्गत इमारत, दक्षिणेलाः ज्ञान विकास रोड, पूर्वेलाः सरदार मुख्नरणसिंग कोच

मधील सर्व्हे क्र.

ामणी, निम्नस्वावरीकार वांनी **वैक ऑफ बडोदा ने** प्रापिकृत अपिकरी म्हणून दि सिक्युरिटावड्रेशन औड

PUBLIC NOTICE वकील : तुरुकानी ake notice that the vendo owner Shri Jagtar Singh Chopra i ntending to sell and the purchasen Mr.Premchand R Kriplani and Mrs गी.अ.क.१३/२०२२ Jyoti P Kriplani are intending to purchase free from all encum-A.35. : 04 brances the property described in the Schedule hereto (hereinafte referred to as the Said Property). Any person/s having claim or right i respect of the Said Property by way of inheritance, share, Sale mortgage, lease, lien, license, gift Applicar possession or encumbrances how Respondent soever or otherwise is hereby required to intimate to the under signed at the address mentioned hereunder within 15 days from the date of publication of this notice of their such claim, if any, with all supporting documents failing which the transaction shall be completed without reference to such claim and the claims if any of such person/s shall be treated as waived and not binding on the Seller / Buye and the Society. The Schedule above referred to Al that premises being Flat No. 502.

5th Floor, admeasuring 1100 sq.ft. Carpet Area, 1 Car Stack Parking spaces of the JASWANT HEIGHTS CHSL, a Society registered under the Maharashtra Cooperative Soci eties Act 1960 bearing Registration No. MUM / WHW / HSG / TC / 16269 / 2021, C.T.S No. F/167 8th Road Khar (W), Mumbai-400052, Village

Bandra, Taluka Andheri, Mumb Suburban District, Date: 04/09/2021 Contact: Secretary, Jaswar Heights CHSL, 8th Road, Khar (W) Mumbai-400052

टाटा कॅपिटल हाऊसिंग फायनान्स लि. T मागणी र्वो. कार्यालयः १९वा मनता, टॉक ए, पॅनिन्सुता बिइनेस पार्व, गणराताव कदम मार्ग, तोसार परेत, धुंबई ४०० ०१३. सूचना TATA रिटवर्यन्त् संपर्क क. (०२२) ६९८२

सिक्युरिटायझेशन अँण्ड रिकन्स्ट्रक्शन ऑफ फायनाज्शिअल ॲसेटस् अँण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (''ॲंबट'') च्या कलम १३ (२) अन्वये सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) कल्स, २००२ (''कल्स'') च्या निवम ३ अन्वचे.

न्याअर्थी निम्नस्वाधरीकारांनी टाटा कॅपिटल हाऊसिंग फावनान्स लिमिटेड (टीसीएचएफरल) चे प्राधिकृत अधिकारी म्हणून कलम १३ (१२) सरवाचता नियमावलीचा नियम ३ अन्यवे प्रदान केलेल्या अधिकारांचा वापर करून खालील दिलेल्या तपत्रिालानुसार संबंधित मागणी सूचनेच्या तारखेपासून ६० दिवसात संबंधित मागणी सूचनेत नमुद केलेली रक्कम चुकती करण्यासाठी येथील खालील सूचीबद कर्जदार/सहकर्जदार/हमीदार (सर्व वैयक्तिक किंवा एकत्रित योंचा ''कर्जदार'' असा उद्धेख)/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांना बोलविण्यासाठी ॲंबटच्या कलम १३ (२) अन्वये खालील तारखेत तपशिलवार मागणी सूचना अगोदरच बारी केली होती. सदर सचनेची प्रत र्रावस्टर्ड पोस्ट ए.डी. दारे बजावण्यात आली होती आणि ती निम्नस्वाधरीकारांकडे उपलब्ध आहे. आणि सट केर्बदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांची इच्छा असल्यास सर्वसाधारण कामकाजाच्या वेळेत कोणत्वाही कामकाजाच्या दिवशी निम्नस्वाधरीकारांकडून संबंधित प्रत प्राप्त करू शकतात. सदा कर्बदारांद्वारे निष्पादित काहि असल्वास अन्य दस्तावेज/लिखित आणि कर्ज करार सहवाचता वसुली आणि/किंवा प्रदानाच्या तारखेपर्वंत रकाना मधील खालील नमुद तारखेपासून खालील तपशिलानुसार पुढील व्याजासह एकत्रित त्यांच्या संबंधित नावासमोर नमुद केलेली रक्कम संबंधित सूचनेच्या तारखेपासून ६० दिवसात टीसीएचएफएल ला चुकती करण्यासाठी सदर कर्वतूर/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांना याद्वारे पुन्हा एकदा सूचना देण्यात येत आहे. कर्वाच्या थकीत परताव्याकरिता खालील तारण मत्ता या संबंधित सटर कर्जादारांद्वारे टीसीएचएफएल कटे गज्ञण ठेवल्या आहेत.

कर्ज खाते	कर्जदार/कायदेशीर वारस/कायदेशीर	खालील तारखेस*एकूण	मागणी सूचना तारीख
क्रमांक	प्रतिनिधी, सह-कर्जदारांचे नाव	थकवाकी देव (रु.)	एनपीए तारीख
१०३११९५४	श्री. विपुल रमणिकलाल कामदार (कर्बदार) आणि	रु. १६१९६२६/- आणि	१०.०३.२०२२ आणि
	सी. रंबन रमणिकलाल कामदार(सह-कर्बदार)	१०.०३.२०२२ रोजीस	०३.०२.२०२२

तारण मत्ता/स्थावर मिळकती/गहाण मिळकर्तींचे वर्णनः उप प्रबंधक वसई क्र. १ ते ६ च्या क्षेत्रात गाव नारिंगी, तालुका वसई, बिल्हा पालंघर नावे ज्ञात तसेच गाव डोंगरे (डोंगरे पाडा) येथे स्थित असलेले आणि वसलेले एन ए जमीन घारक नवीन सर्व्हे क्र. ५ ५बी, ५डी, ५एफ आणि ५जी वर बांधलेले प्लोबल सिटी नावे ज्ञात प्रोजेक्टमध्ये श्री शारवत ए४ को–ऑप हाऊसिंग सोसायटी लि. नावे ज्ञात सोसायटीमध्ये प्लोबल सिटी नावे ज्ञात प्रोबेक्टमध्ये एन्हेन्यु ए--४ टाईप एसबी २ चा इमारत क्र. ०६ चा सातव्या मजल्यावर पलॅट क्र. ७०५, मोजमापित ४०० चौरस पूट म्हणजेच ३७.१६ चौरस मीटर्स (चटई क्षेत्र)

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न्व्या वर्ख, बॉर सी/र	हती/ त्व्या रर्ड, र राट उ डी/टी	हदीत तन्न इ. देवीर्ड	त रंग मजल ४९५ डीपी,	का ता, ९, /टी	चेंबर विन वर पीएए	र्स र सम्ब बाग् स/	ठाणे ल्य घले ५१	मे, म लेल १५	ता सल ता, , हि	ालून की बग देनां	का ज	3 19 3	माणि गावन चा ४.	म स म्	1 1 1	11 11 1,	वा रंग स	में में से में	1 1	するのは	青柳羽	羽線	म् अ बाध	和代前	14 14	ये प ता एफा	परि परि एस	स शेर अ	र तव 14	धा नाम ा	त्व मंब	त : ज	शौ न,	प च गो	あ. 77 年	Ue
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सुवनांमध्ये अधिक विशेषतः वर्णिलेल्वा दराने पुढील व्याच, अतिरितत व्याच. सदा कर्चदार्यांनी वरील नुसार टीसीएचएफएल ला प्रदान करण्यात कसूर केल्यास टीसीएचएफ़एल खर्च आणि परिणाम अशा सर्वस्वी सदर कर्बदार/कायदेशीर वारस/कायदेशीर प्रतिनिधींच्या बोखमीवर सहर ॲक्टच्या कलम १३(४) आणि प्रयोज्य कलमांन्वये वरील तारण मत्ता/स्थावर मिळकतींच्या विरोधात कार्यवाही करेल. सदर कर्जदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांना टीसीएचएफएल च्या लेखी पूर्व सहपतीशिवाय विक्री, भाडेपट्टा किंवा अन्य मामीने वरील सदर तारण मता /स्थावर मिळकती हस्तांतर करण्यापासून प्रतिबंध करण्यात येत आहे. कोणाही व्यक्तीने ॲंक्ट आणि त्या अंतर्गत तरतुर्दीचे उठुंधन केल्यास किंवा उठुंधन करण्याचा प्रयत्न केल्यास ते ॲंक्ट अंतर्गत दिल्यानुसार कारावास किंवा दंडास पात्र गजतील

सही/-

टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेट करि

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Innovations & Mobility Limited

WARDWIZARD INNOVATIONS AND MOBILIT (Formerly known as Manvijay Development Company Limited) Corporate Identification Number: L35100MH1982PLC264042

Our Company was originally incorporated as 'Manvijay Development Company Limited in the State of West Bengal as a public limited company, under the Companies Act. 1956 and a Certificate of Incorporation dated October 20, 1982, was issued by the Registrar of Companies, West Bengal, Calcutta. Thereafter our Company obtained a Certificate of Commencement of Business on November 23, 1982. The Registered office of our Company was shifted from State of West Bengal to the State of Maharashtra pursuant to the provisions of the Companies Act, 2013 on May 19, 2015 Subsequently, the name of our Company was changed to its present name on February 05, 2020, and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai.

दिर्मान्ड : १३.०३.१०११

ठिकाणः मुंबई

Registered Office: No. 401, Floor-4, 23/25, Dhun Building Janmabhoomi, Marg, Horniman Circle, Fort, Mumbai - 400001, Maharashtra Tel: +91 022 -22024366; Fax: N.A. Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujarat - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in.

Contact Person: Ms. Jaya Ashok Bhardwaj, Company Secretary and Compliance Officer

PROMOTERS OF THE COMPANY: MR YATIN GUPTE, WARDWIZARD SOLUTIONS INDIA PRIVATE LIMITED, AEVAS BUSINESS SOLUTIONS PRIVATE LIMITED AND GARUDA MART INDIA PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (FORMERLY KNOW AS MANVIJAY DEVELOPMENT COMPANY LIMITED) (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UPTO 59,62,373 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF 🛿 82 EACH INCLUDING A SHARE PREMIUM OF 🛪 81 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 4889, 15* LACS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE(1) RIGHTS EQUITY SHARE FOR EVERY FORTY THREE (43) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JANUARY 22, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 7 82 WHICH IS 82 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 196 OF THE LETTER OF OFFER. * Assuming full subscription

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, February 07, 2022 and closed on Tuesday, March 08, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 14. 2022. Out of the total 3276 Applications for 6086776 Rights Equity Shares (including 1174 Applications for 219602 Rights Equity Shares through R-WAP), 592 Applications for 416473 Rights Equity Shares were relected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2684 for 56.70.303 Rights Equity Shares, which was 95.10% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on March 14, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on March 15, 2022 has approved the allotment of 56,70,303 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications (including R-WAP Applications) after technical rejections have been considered for Allotment.

1. After considering technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for

Cotogony	Gros	8	Amount (₹)	Less: F	lejections/Pa	rtial Amount	Valid						
Category	Applications	Shares		Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)				
Eligible Equity Shareholders	2630	4815029	197416189.00	72	25921	1062761.00	2558	4789108	196353428.00				
Renouncees	126	881195	36128995.00	0	0	0.00	126	881195	36128995.00				
Not a eligible aquity shareholders of the someany	520	390552	16012632.00	520	390552	16012632.00	0	0	0.00				

ठिकाण : कोपरखैरणे मुंबई-४०० ०५३.



रेपण्यात येत आहे.

नीदणीकृत उप-चिल्हा

रिनांक : १७.०३.२०२२

रोट, पश्चिमेलाः लक्ष्मी सीएचएसएल,

ESCORTS LIMITED

Registered Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Corporate Identification Number (CIN): L74899HR1944PLC039088, Tel: 0129 - 2250222; Fax: 0129 - 2250009 Website: www.escorlsgroup.com

OPEN OFFER FOR ACQUISITION OF UP TO 37,491,556 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES"); REPRESENTING 28.42% OF THE EXPANDED VOTING SHARE CAPITAL OF ESCORTS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY KUBOTA CORPORATION "ACQUIRER") PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (THE "OPEN OFFER" OR "OFFER"). NO OTHER PERSON IS ACTING IN CONCERT WITH THE ACQUIRER FOR THE PURPOSE OF THIS OPEN OFFER.

This advertisement is being issued by Morgan Stanley India Company Private Limited, the manager to the Open Offer ("Manager/Manager to the Open Offer"), for and on behalf of the Acquirer in respect of the Open Offer ("Advertisement"), as advised by the Securities and Exchange Board of India on 21 March 2022.

This Advertisement should be read in continuation of, and in conjunction with the:

(a) public announcement dated 18 November 2021;

(b) detailed public statement dated 25 November 2021 which was published on 26 November 2021 in the following newspapers:

मुंबई, सदर दिनांक २२ मार्च, २०२२.

मासिक माडेकरू होता. (१) श्रीम. सविता जे. जैन, (२) श्री. सन्नी जे. जैन आणि (३) श्री. जयेश जे. जैन, (४) श्रीम. जयश्री पंकज राठोड आणि (५) श्रीम मिनाक्षी देवेंद्र सिंग, सर्व प्रौट भारतीय रहिवासी माझ्या अशिलाशी संपर्क साधल आणि सॉगितले की श्री. जयंतीलाल जीवराज जेन यांचे ९ मे, २०२१ रोजी निधन झाले आणि ते श्री. जयंतीलाल जे. जैन यांचे वारसदार आणि कायदेशीर प्रतिनिधि असल्याचे दाव केला. त्यांनी माझ्या अज्ञिलांना सांगितला. हमी दिला आणि आश्वस्त केला की, अन्य बाबींसह श्री. नरेंट्रकुमार जीवराज जैन आणि/किंवा त्याच्या अन्वये किंवा मार्फत दावा करणारे कोणत्याही व्यक्ती सह ते व्यतिरिक्त आणि वगळून कोणत्याही इतर व्यक्तिंस सदर परिसराच्या संदर्भात कोणत्याई हक, नामाधिकार आणि/किंवा हितसंबंधाच्या दावा करण्यास हकार नाही. ह्या आधारावर त्यांनी माझ्या अशिलांना (१) श्रीम. सविता जे. जैन, (२) श्री. सन्नी जे. जैन आणि (३) श्री. जयेश जे. जैन वांचे नावे सदर कुळवहिवाट असलेले परिसराच्या भाडेदारी हस्तांतर करणे आणि भाडे पावती जारी करण्यास विनंती केला. श्रीम. जयश्री पंकज राठोड आणि श्रीम. मिनाक्षी देवेंद्र सिंग यांनी माइया अशिला समक्ष विधान आणि निश्चिती केली की ते स्वेच्छेने सदर परिसराच्या संदर्भात त्यांचे मर्व भागः इक्तः नामाधिकार आणि टावा सोडून दिली, आणि कायमस्वरूपी, त्यासंबंधी कोणताही हक/फायदा करिता दावा करणार नाही. सर्व व्यक्तिंस सदर परिसराच्या संदर्भात आणि/किंवा कोणत्याही भागा संबंधी विक्री, हस्तांतर, अभिहस्तांकन, गहाण, ताबा.

धारणाधिकार, भाडेपड्डा, विश्वस्त, भेट, प्रभार, सुविधाधिकार, वारसा, निर्वाह किंवा अन्यकाही कसाहीच्या मार्गे कोणताही दावा. भाग, हक, नामाधिकार किंवा हितसंबंध असल्यास त्यांनी सदरह प्रसिद्धीच्या तारखेपासून १४ दिवसांच्या आत द्वारा एमएससी ॲण्ड असोसिएटस्, ४१८ बी, ४था मजला, युसूफ बिल्डिंग, एम.जी. रोड, फोर्ट, मुंबई-४०० ००१ वेथे त्याच्या कार्यालयात निम्नस्वाक्षरीकाराकडे अज्ञा दाव्यांच्या पुष्ठचर्थ दस्तावेज सह लेखी सदर कळविणे याद्वारे आवश्यक आहे, कस्र केल्यास अशा दावे अस्तित्वात नसल्याचे गृहित धरला जाईल आणि जरी सदर अस्तित्वात असल्यास तर ते सोडून दिला असा गृहित धरला जाईल/मानण्यात वेईल, आणि माझे अशील (१) श्रीम. सविता जे. जैन. (२) श्री. सन्नी जे. जैन आणि (३) श्री. जयेश जे. जैन वांचे नावे सदर वहिवाट असलेले परिसर हस्तांतर केला जाईल आणि भाडे पावती जारी करण्यात येईल. दिनांकित २३ मार्च, २०२२ सही/-

मोहनिस चौधरी वकील

Financial Express (English), Jansatta (Hindi), Satyajay Times (Hindi), Navshakti (Marathi) ("Detailed Public Statement");

(c) letter of offer dated 3 March 2022 along with the Form of Acceptance-cum-Acknowledgement ("Letter of Offer");

(d) Pre-Offer Advertisement cum Corrigendum dated 10 March 2022 which was published on 11 March 2022 in the following newspapers: Financial Express (English), Jansatta (Hindi), Satyajay Times (Hindi), Navshakti (Marathi) ("Pre-Offe Advertisement cum Corrigendum"):

(e) advertisement dated 16 March 2022 which was published on 17 March 2022 in the following newspapers: Financial Express (English), Jansatta (Hindi), Satyajay Times (Hindi), Navshakti (Marathi) ("Advertisement 1"); and

advertisement dated 19 March 2022 which was published on 20 March 2022 in the following newspapers: Financial Express (f) (English), Jansatta (Hindi), Satyajay Times (Hindi), Navshakti (Marathi) ("Advertisement 2")

This Advertisement is being published in all such newspapers in which the Detailed Public Statement, Pre-Offer Advertisement cum Corrigendum, Advertisement 1 and Advertisement 2 were published.

Capitalised terms used but not defined in this Advertisement shall have the same meaning assigned to such terms in the Letter of Offer

The Public Shareholders of the Target Company are requested to kindly note the following information related to the Oper Offer:

As advised by SEBI, the following information will be disclosed twice on each Working Day until the conclusion of the Tendering Period i.e. 28 March 2022 (Monday) on the corporate announcements section of the Target Company on the BSE websile (https://www.bseindia.com/stock-share-price/escorts-ttd/escorts/500495/corp-announcements/) and the NSE website (https://www.nseindia.com/get-guotes/equity?symbol=ESCORTS).

- a) the number of Equity Shares tendered in the Escrow Demat Account (with ICICI Bank Limited bearing depository participant identification number: IN301348 and the client identification number: 20200624) as per the Escrow Demat Account statement received by the Manager from ICICI Bank Limited;
- b) the number of Equity Shares tendered by the Public Shareholders holding Equity Shares in the physical form with the Registrar to the Offer as per the email received by the Manager from the Registrar to the Offer in this regard.

It is hereby expressly clarified that the Equity Shares tendered by the Public Shareholders shall be subject to validation and verification of submission of complete set of documents, as applicable. The Equity Shares "validly tendered" in the Open Offer shall be accepted in accordance with the SEBI (SAST) Regulations and the Letter of Offer. As mentioned in the Letter of Offer, in the event the number of Equity Shares validly tendered in the Open Offer by the Public Shareholders are more than the Equity Shares to be acquired under the Open Offer, the acquisition of Equity Shares from each Public Shareholder will be on a proportionate basis. Therefore, for avoidance of doubt, the number of Equity Shares tendered by the Public Shareholders disclosed as mentioned in Paragraph 1 above will not reflect the final number of Equity Shares which will be accepted by the Acquirer in the Open Offer.

- All the provisions of the Letter of Offer, including with respect to: (a) "Terms and Conditions of the Open Offer" already disclosed at Section VII of the Letter of Offer at pages 42 to 47 of the Letter of Offer; (b) the "Procedure for Acceptance and Settlement of the Open Offer" already disclosed at Section VIII of the Letter of Offer at pages 47 to 51 of the Letter of Offer; and (c) "Form of Acceptance-cum-Acknowledgement" already provided at pages 72 to 81 of the Letter of Offer, with the instructions relating to the "Form of Acceptance-cum-Acknowledgement" at pages 66 to 71 of the Letter of Offer, shall continue to remain applicable in the manner as already disclosed in the Letter of Offer.
- The Acquirer and its directors accept full responsibility for the information contained in this Advertisement (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company), and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Open Offer.

This Advertisement would also be available on SEBI's website (www.sebi.gov.in).

Registrar to the Open Offer
KFINTECH
KFin Technologies Limited SEBI Registration Number: INR000000221 Address: Selenium, Tower B, Ptot No- 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi - 500 032, Telangana, India Contact person: M Murali Krishna Telephone: +91 40 6716 2222; Fax: +91 40 2343 1551 Website: www.kfintech.com E-mail: el.openoffer@kfintech.com
ment

Total	3276	6086776	249557816.00	592	416473	17075393.00	2684	5670303	232482423.00
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2. Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	480690	4308418	4789108
Renouncees	162381	718814	881195
Total	643071	5027232	5670303

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before March 23, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on March 15, 2022 and for refund of funds through NACH/NEFT/RTGS//rirect credit were issued to ICICI Bank Limited, the Banker to the Issue, on March 19, 2022. The listing application was filed with BSE on March 17, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on or before March 23, 2022. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 230 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about March 24, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020,the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on March 23, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offerto SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures Disclaimer Clause of SEBI* on page 189 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE* on page 190 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

LEAD MANAGER TO THE ISSUE

FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) CIN: U67120MH1996PTC102140 87, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 22 26186966; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163



PURVA SHAREGISTRY (INDIA) PVT. LTD. Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai - 400011, Maharashira, Contact Details: +91-22-2301 6761/ 8261 Email Address: support@purvashare.com; Website: www.purvashare.com; Contact Person: Ms. Deepali Dhuri; SEBI Registration Number: INR000001112

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER

WARDWIZARD INNOVATIONS AND MOBILITY LINTED (Formerly Known as Manvijay Development Company Limited)

Jaya Ashok Bhardwai Corporate Office Address: Survey 26/2, Opposite Pooja Farm, Sayajipura, Ajwa Road, Vadodara, Gujaral - 390019; Tel No: + 91 9727755083: E-mail: compliance@wardwizard.in; Website: www.wardwizard.in

investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in caseof ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (In case of ASBA process) oramount debited (In case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgementslip (in case of ASBA process), and copy of the e-acknowledgement (in case of R-WAP process). For details on the ASBA process and R-WAP process, see "Terms of the Issue" on page 196 of the Letter of Offer

For WARDWIZARD INNOVATIONS AND MOBILITY LIMITED (Formerly Known as Manvijay Development Company Limited)

Sd/-

Jaya Ashok Bhardwaj

Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equityshares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Adfactors 608

Place: Vadodara

Date: March 22, 2022