

Ref: WIML/BSE/EOGM NOTICE POST ADVT/JULY-2022

Date: - 26th July, 2022

To,
Department of Corporate Services, **BSE Limited**Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400001

Sub: Intimation under Regulations 47 and 30 and all other applicable regulations, if any, of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time - Newspaper Advertisement for completion of dispatch of Notice of Extraordinary General Meeting (EOGM) along with e-voting information.

Ref: Wardwizard Innovations & Mobility Ltd. (BSE Script code: 538970)

Dear Sir/Madam,

Pursuant to Regulation 47 and 30 of SEBI (LODR), Regulations 2015, as amended time to time, please find enclosed herewith a copy of advertisement published on 26<sup>th</sup> July, 2022 in Financial Express (English Newspaper, All Editions), Free Press Journal (English Newspaper, Mumbai) and Navshakti (Marathi Newspaper, Mumbai) informing about completion of dispatch of Notice of the EOGM to be held on **Thursday**, 18<sup>th</sup> **August**, 2022 and availability of remote e-voting facility to the Shareholders.

The above information is also available on the Company's website <u>www.wardwizard.in</u>. Kindly take the same on record.

Thanking you,

For Wardwizard Innovations & Mobility Ltd

Jaya Ashok Bhardwaj

Company Secretary & Compliance Officer



**FINANCIAL EXPRESS** 

# PURAVANKARA

# **PURAVANKARA LIMITED**

Registered Office: No. 130/1, Ulsoor Road, Bengaluru -560042; CIN: L45200KA1986PLC051571 Tel: 08025599000/ 43439999: Fax: 08025599350:

Email: investors@puravankara.com; website: www.puravankara.com

NOTICE is hereby given that pursuant to the provisions of Sec.124 and 125 of the Companies Act, 2013, read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer & Refund) Rules, 2016, the individual intimation letters, regarding the requirement of transfer of shares to "IEPF Suspense account", were dispatched through speed post on 21/07/2022 at the latest available addresses to all the concerned shareholders, who have not encashed or claimed dividends for last 7 (Seven) consecutive years or more commencing from the year 2014-15, to the Demat Account of IEPF Authority set up by the Central Government.

In this regard, all the details of the concerned shareholders and shares due for transfer are provided in the 'Investors' page of the website of the Company viz., www.puravankara.com under the heading: IEPF - Unclaimed Dividends.

All the concerned shareholders, whose folio and other particulars are reflected in the file 'IEPF- Transfer of shares' on the website of the Company, are requested to note that in terms of the above cited statutory provisions, the Company will be constrained to transfer your shares to the 'IEPF Suspense Account'.

Subsequent to such transfer of shares to 'IEPF Suspense Account', all benefits, if any which may accrue in future, for the subject folio, including future Dividend, will be credited to the said IEPF Suspense Account. In terms of Rule 7 of the said Rules, any person may claim his shares from IEPF authorities by filing an application in Form IEPF-5 and follow the prescribed procedure for re-transfer of such shares.

The IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 is made available on the 'Investor' page on our website: www.puravankara.com for ready reference of our shareholders. For further clarifications, please send e-mail to lepf.shares@linkintime.co.in or investors@puravankara.com

For Puravankara Limited

Place: Bengaluru Date: 25/07/2022

Vice Chairman DIN: 00504555

Nani R. Choksey

# SALE NOTICE

SURYA PHARMACEUTICAL LIMITED (In Liquidation) Regd. Office: 1596, FF, Bhagirath Palace, Chandni Chowk, Delhi 11000

# E-AUCTION

Sale of Assets under Insolvency and Bankruptcy Code, 2016
Date and Time of E-Auction: Monday, 22.08.2022

11.00 a.m. to 02:00 p.m. (With unlimited extension of 5 minutes each) Sale of Assets owned by Surya Pharmaceutical Limited (in Liquidation) forming part of Liquidation Estate formed by the Liquidator, appointed by the Hon'ble National Company Law Tribunal, Special Bench, New Delhi vide order dated 09th August 2019, on "AS IS WHERE IS BASIS", "AS IS WHAT IS BASIS", "WHATEVER THERE IS BASIS", "NO RECOURSE BASIS" and "WITHOUT ANY CLAIM/COMPENSIATION IN FUTURE". The Sale will be done by the undersigned through the E-Auction platform provided at the Web Portal (https://ncitauction.auctiontiger.net):

All plant and machinery, furniture and fixtures and other movable equipments lying in the factory premises at Industrial Growth Centra-II, Dist.	Sz. No.	Asset	Lot	Reserve Price	EMD Amount
other movable equipments lying in the factory Lot 2 to premises at Industrial Growth Centre-II, Dist.	1.	(90 years lease) at Industrial Growth Centre-II,	Lot 1	Rs. 21.54 Crores	Rs. 2.15 Crores
Jamus, Jamino (Jan)	2.	other movable equipments lying in the factory	Lot 2	Rs. 55.32 Crores	Rs. 5.53 Crores

For Lot No. 1 & 2, bid Increase amount will be Rs. 5,00,000/-;

- 2) The bidder who wants to buy the entire factory (land & building and plant & machinery) should bid for both Lot No. 1 & 2 individually;
- () The sale of Lot No. 1 will only be confirmed if the Liquidator receives a successful bid for Lot No. 2; and

GST as applicable will be extra.

Terms and Condition of the E-Auction are as under:

- . This Sale Notice shall be read with the Complete E-Auction Process Information Document containing details of the Assets, online E-Auction Bid Form, Declaration and Undertaking Form, General and Technical Terms and Conditions of the E-Auction Sale, are available at http://embeelp.com.
- Registration process of bidder will commence from 26.07.2022 till 18.06.2022 an ibility of bidder will be conveyed on 20.08.2022 for the bidding on 22.08.2022. The intending bidders are required to deposit Earnest Money Deposit (EMD) amount either through NEFT/RTGS in the Account of "Surya Pharmaceutical Limited In Liquidation" Account No. 38792126269, State Bank of India, Commercial Branch, Sector 17, Chandigarh, IFSC: SBIN0009926 on or before 18.08.2022.
- The intending bidder is required to provide following documents on or before 18.08.2022 i) Copy of the NEFT/RTGS Challan; ii) Copy of PAN Card; iii) Proof of Identification (KYC), iv) Proof of Address v) GST Certificate along with documents as mentioned in E-
- auction Process Information Document without which the bid is liable to be rejected. Sale will be cancelled if the balance sale consideration is not paid within stipulated time mentioned in E-auction Process Information Document. HARVINDER KUMAR JATANA

LIQUIDATOR IN THE MATTER OF SURYA PHARMACEUTICAL LIMITED Regn. No.: IBBI/IPA-002/IP-N00418/2017-18/11193 Correspondence Address: SCO 2935-36, First Floor, Sector-22C, Chandigarh-160022 Email: ip.suryapharma@gmail.com Regd. Address: #206 Shivalik Enclave, NAC Manimajra, Chandigarh-160101

Email: hkj jatana@yahoo.co.in . Date: 26.07.2022 Ph. No. 9814583727, 0172-5086552 Place: Chandigart

METAL COATINGS (MDIA) LIMITED CIR: L74899DL1964FLC063387 stered Office: 912, Homkunt Chambers, 89, Notiru Place, New Dethi - 110019 E-mail ID: info@mclindis.net. Website: www.mcli.net. Tel: +91-11-41808125

NOTICE OF 28" ANNUAL GENERAL MEETING & REMOTE E- VOTING INFORMATION NOTICE IS HEREBY GIVEN THAT the 28" Annual General Meeting ("ACM") of the Mombers of the Motal Country (India) Limited ("the Company") will be held on Wednesday, 17" August, 2022 at 12:30 p.m. (IST) through Vide Conferencing ("VC")/Other Audio Visual Means ("OAVM") to transact the businesses, as set out in the Notice convenir the AGM. The venue of the meeting shall be decreed to be the Registered Office of the Company. Members attending the AGM through VC / CAVM shall be reckored for the purpose of quorum order section 103 of the Act. In accordance with the General Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021, 02/2022 and SEBI-Circular No. SEBI-

In accordance with the General Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021, 02/2022 and SEBI-Circular No. SEBV HORCED/CMC02/CRP/2022/62 dated 13\* May, 2022 and other applicable circulars issued by the Ministry of Corporate Affairs (MCA) and the Stock Exchange Board of India ("SEBF") (Collectively called "relevant circulars") the AGM of the Company will be held through VC/DAVM.

In Complaince with the relevant circulars, the Notice of AGM and Annual Report for the financial year 2021-22 have been sent on 25\* July 2022 only in electronic mode to Members whose e-mail IDs are registered with the Company's Registrar & Share Transfer Agent ("RTA") (Depository Participant(s). Those documents are available on the Company's website viz., www.mcit.net, website of the Stock Eachange, i.e. <a href="https://www.mcit.net">www.mcit.net</a>, www.mcit.net, website of the Stock Eachange, i.e. <a href="https://www.mcit.net">www.mcit.net</a>, www.mcit.net, website of the Stock Eachange, i.e. <a href="https://www.mcit.net">www.mcit.net</a>, www.mcit.net</a>, which is the Stock Eachange. i.e. <a href="https://www.mcit.net">www.mcit.net</a>, www.mcit.net</a>, www.mcit.net, website of Company's RTA, Link lettine India Private Limited (I.B\*L) i.e. https://www.mavect.initinters.co.in.

The Company is pleased to provide a facility to its members to exercise their right to vote on resolutions proposed to be passed at the AGM electronically through electronic voting le-voting services facilitated by the LIPL. Members holding shares either in Physical or in dematerialized form, as on the cut-off date i.e. 10\* August, 2022 may cast their vote energial and the Monte of AGM.

schonically on the businesses as specified in the Notice of AGM.

- At the members are informed that:

  (i) The remote e-voting period shall commence on Saturday, 13" August, 2022 at 9:00 a.m. (IST) and ends on Tuesday, 19" August, 2022 at 5:00 p.m. (IST). Remote e-voting will not be allowed beyond the said date and time and once the vote on a resolution is cast by the member, the member shall not be allowed to change it
- Any person, who acquires shares of the Company and become Member of the Company after dispatch of the Notice of AGM and holding shares as of cut-off date i.e. 10° August, 2022, may obtain the login ID and password by sanding a request at enginess in the sanding or commented and the sanding area of the sanding user in a password can be used to cast the vote. Members holding shares in physical mode and who have not updated their email addresses are requested to update their email addresses by writing to the Company at comments and or to the RTA of the Company. Members holding
- shares in dematerialised mode are requested to registerrupdate their email addresses with the relevant Deposit
- Members may note that:

  a) The members who have cast their vote by remote e-voting prior to the AGM may also aftend the AGM but shall not be entitled to cast their vote again;

  b) The Facility for voting through electronic voting system will also be made available at the AGM and members attending the AGM who have not cast their vote(s) by remote e-voting will be able to vote at the AGM through the said facility.

  c) A secsor whose purple is recorded in the register of members / beneficial owners as on the cut-off date only.
- c) A person whose name is recorded in the register of members / beneficial owners as on the cut-off date only shall be entitled to avail the facility of remote e-voting / e-voting at the ACM.
   In case of queries, Members may refer the Frequently Asked Questions (FACs) and e-voting instructions available at <a href="https://drintereco.in/shintine.co.in/">https://drintereco.in/shintine.co.in/</a>, under help section or write an e-mail to <a href="mailto:engices/flinkintine.co.in/">engices/flinkintine.co.in/</a> or contact at 022 49186175.

Place: New Dethi Date: 25" July, 2022

Company Secretary & Compliance

**WARDWIZARD INNOVATIONS & MOBILITY LIMITED** [CIN: L35100MH1982PLC264042]

Regd. Office: 401, Floor-4, 23/25, Dhun Building, Janmabhoomi Marg, Homiman Circle, Fort, Maharashtra, Mumbai - 400001, India Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road, Vadodara - 390019 Gujarat, India; Tel. No.: 91 9727755083

E-mail: compliance@wardwizard.in, Website: www.wardwizard.in

NOTICE OF EXTRA-ORDINARY GENERAL MEETING Notice is hereby given that the Extra-ordinary General Meeting ("EOGM") of the Company will be held on Thursday, August 18, 2022 at 01:00 p.m. through Video Conferencing (VC)/ other Audio Visual Means (OAVM) in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made ereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("Listing Regulation") read with General Circular No. 14/2020 dated April 8, 2020 read with General Circular No. 17/2020 dated April 13, 2020 read with General Circular No. 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021 and 20/2021 dated December 8, 2021 and 3 /2022 dated May 5, 2022 issued by the Ministry of Corporate Affairs, Government of India (collectively referred to as "MCA Circulars") followed by Circular issued by the SEBI (collectively referred to as "relevant circulars") to transact the business, as set out in the Notice calling the EOGM. Members attending the EOGM

n compliance with the relevant circulars, the Notice of EOGM, inter-alia, including the e voting instructions, have been sent only by electronic mode on Monday, July 25, 2022 to those Members whose email address are registered with the Company / Depository Participant (DP) and to all Shareholders whose names appear on the Register Member list of Beneficiary Owners as received from National Securities Depositories Limited (NSDL) / Central Depository Services (India) Limited (CDSL) as at the close of business rours on **July 15, 2022.** Members may note that the Notice of EOGM will also be available on the website of the Company www.wardwizard.in, website of the Stock Exchange i.e. BSE Limited at www.bseindia.com and National Securities Depository Limited ("NSDL"

hrough VC/OAVM will be counted for the purpose of ascertaining the quorum under

www.evoting.nsdl.com. In compliance with provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014, the Company has offered electronic voting facility (remote e-voting) for transacting the business through NSDL to enable the Members to cast their votes electronically. Additionally, the facility for voting through electronic means shall also be made available at the time of EOGM and Members attending the meeting who have not already cast their vote by remote e-voting and evoting at the EOGM are provided in the Notice.

Members whose names appears on the Register Members / Register of Beneficial Owners maintained by the Depositories as on the cut-off date for voting i.e. August 11, 2022, shall be entitled to avail the facility of remote e-voting at the EOGM. Any person, who acquires Shares of the Company and become a Member after dispatch of the Notice out before cut-off date for voting i.e. August 11, 2022, may obtain the login id and password by sending a request to evoting@nsdl.co.in or contacting our RTA Purva Sharegistry India Private Limited. Registrar & Share Transfer Agent at support@purvashare.com.

The remote e-voting period would commence on August 15, 2022 (Monday) 9:00 A.M. (IST) and ends on August 17, 2022 (Wednesday) 5:00 P.M. (IST). Members will not be ble to cast their vote electronically beyond the said date and time and the remote e-voting module shall be disable for voting by NSDL thereafter Mrs. Aparna Santoshkumar Tripath (Practicing Company Secretary), has been appointed as a Scrutinizer for conducting the remote E-voting process at the EOGM. The Members who have cast their vote by remote -voting prior to the EOGM may also attend the EOGM, but shall not be entitle to cast their ote again.

Members holding Shares in physical form who have not registered their email address are requested to register their email addresses with respective depository participants and are requested to update their email addresses with Company's Registrar and Share Transfer Agent, M/s. Purva Sharegistry India Private Limited, temporarily update their email address by accessing the link https://www.purvashare.com/email-and-phone-updation/for updating of e-mail ID and contact number and obtain Notice of EOGM and/or login details for joining the EOGM through VC/OAVM facility including e-voting.

Any query or grievance in relation to voting by e-voting can be addressed to the NSDL or Registrars of the Company M/s. Purva Sharegistry India Private Limited can be forwarded at email: evoting@nsdl.co.in or support@purvashare.com.

By Order of the Board For Wardwizard Innovations & Mobility Limited

Place: Vadodara Date: 25.07.2022

Jaya Bhardwa Company Secretary Membership No.: ACS37912

	Rattanindia Power Limited
Extrac	t from the Unaudited Consolidated Financial Results
	for the Quarter Ended 30 June 2022

	for the Quarter Ended 30 June	for the Quarter Ended 30 June 2022			(Rs. Cror
Sr. No	PORTE INTERIOR	1	Quarter ended		Year ended
No	Particulars	30.06.2022 (Unaudited)	31.03.2022 (Audited)	30.06.2021 (Unaudited)	31.03.2022 (Audited)
1	Total income from operations	842.79	823.23	874.36	3,259.52
2	Net loss for the period (before tax and exceptional items)	(389.30)	(306.39)	(386.69)	(1,543.72)
3	Net loss for the period before tax (after exceptional items)	(389.30)	(306.39)	(824.42)	(1,981.45)
4	Net loss for the period after tax (after exceptional items)	(389.30)	(306.39)	(824.42)	(1,981.45)
5	Total comprehensive loss for the period [Comprising loss for the period after tax and other comprehensive income (net of tax)]	(389.30)	(306.07)	(824.42)	(1,982.01)
6	Paid-up equity share capital (Face value of Rs. 10 per Equity Share)	5,370.11	5,370.11	5,370.11	5,370.11
7	Other equity as shown in the audited balance sheet	i i			(8,031.91)
8	Earnings per share (EPS) (Face value of Rs. 10 per Equity Share) -Basic (Rs.) -Diluted (Rs.) *(EPS for the quarter are not annualised)	(0.72)* (0.72)*	(0.57)* (0.57)*	(1.54)* (1.54)*	(3.69) (3.69)

# (a) Additional information on standalone financial results is as follows:

Sr. No	Particulars	j	Quarter ended		Year ended
No		30.06.2022 (Unaudited)	31.03.2022 (Audited)	30.06.2021 (Unaudited)	31.03.2022 (Audited)
1	Total income from operations	842.79	823.23	874.36	3,259.52
2	Net profit for the period before tax	113.95	137.29	87.10	348.13
3	Net profit for the period after tax	113.95	137.29	87.10	348.13
4	Total comprehensive income for the period [Comprising profit for the period after tax and other comprehensive income (net of tax)]	113.95	137.64	87.10	347.54

- (b) The above is an extract of the unaudited financial results for the quarter ended 30 June 2022 filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited financial results are available on the company's website www.rattanindiapower.com and on the
- Stock Exchanges website at www.bseindia.com.and.www.nseindia.com The Auditors in their Auditor's Review Report on Consolidated Unaudited Quarterly Financial Results have brought out as below:

Sinnar Thermal Power Limited (STPL), a wholly-owned subsidiary company, is yet to commence operations and has incurred a net loss amounting to Rs. 504.74 crores during the guarter ended 30 June 2022. Further, STPL's accumulated losses as at 30 June 2022 amount to Rs. 10,100.34 crores and its current liabilities exceed its current assets by Rs. 10,958.25 grores as of that date. STPL has also defaulted in repayment of borrowings from banks, including interest, aggregating to Rs. 9.816.91 crores up till 30 June 2022. These conditions along with other matters including termination of Letter of Intent ("LOI") by Maharashtra State Electricity Distribution Co. Ltd (MSEDCL) in respect of LOI earlier issued by MSEDCL to enter into a power purchase agreement with STPL and withdrawal of the petition filed before Maharashtra Electricity Regulatory Commission (MERC) by STPL, as set forth in such note, indicate the existence of material uncertainty that may cast significant doubt about the STPL's ability to continue as a going concern. The management is of the view that going concern basis of accounting for STPL is appropriate owing to the mitigating factors mentioned in the aforesaid note and that no adjustments are necessary to the carrying value of the assets, including property, plant and equipment, Capital-work-in-progress of STPL aggregating to Rs. 7,711.45 crores

However, in the absence of sufficient evidence for the aforesaid assessment performed by the management including the uncertainty over the outcome of ongoing discussions with the lenders to secure firm and unconditional commitment for providing working capital loans /bank guarantees required for executing the PPA, we are unable to obtain sufficient appropriate evidence to comment on the appropriateness of going concern assessment of STPL by the management or adjustments, if any, that may further be required to be made to the carrying value of the assets, including property, plant and equipment of STPL as at 30 June 2022 and the consequential impact thereof on the accompanying Statement.

The Auditors in their Auditor's Review Report on Standalone Unaudited Quarterly Financial Results have brought out as below:

The Company has a non-current investment of Rs. 1,211.82 crore (net of impairment of Rs. 1,814.40 crore) and inter-corporate deposits (classified under current assets) of Rs. 26.05 crore recoverable from Sinnar Thermal Power Limited (formerly Rattanindia Nasik Power Limited) (STPL), a wholly owned subsidiary of the Company, as at 30 June 2022, The subsidiary company has incurred losses since its inception and is yet to commence operations. The accumulated losses in the subsidiary company amount to Rs. 10,100.34 crore as at 30 June 2022, and the management of the subsidiary company has determined that a material uncertainty exists as at 30 June 2022, that may cast significant doubt about the subsidiary company's ability to continue as a going concern. The management of the Company, based on an internal estimate, had recorded an impairment of Rs. 1,814.40 crore against carrying value of investment in STPL in earlier years. In the absence of adequate and appropriate evidence for such impairment assessment performed by the management and to support the appropriateness of the going concern assumption, we are unable to obtain sufficient appropriate audit evidence to comment on adjustments, if any, that may further be required to be made to the carrying value of the above-mentioned non-current investment of Rs. 1,211.82 crore and inter-corporate deposits of Rs. 26.05 crore as at 30 June 2022; and the consequential impact thereof on the accompanying Statement.

Registered Office: A-49, Ground Floor, Road No. 4, Mahipalpur, New Delhi - 110037 CIN: L40102DL2007PLC169082

Date : 25 July 2022





O

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR UNITS OR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA, INITIAL PUBLIC OFFER OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED.



# (Please scan this QR code to view the Addendum)

# **UNIPARTS INDIA LIMITED**

Our Company was incorporated as "Uniparts India Limited" under the Companies Act, 1956 at Delhi, pursuant to a certificate of incorporation dated September 26, 1994 issued by the Registrar of Companies, Delhi and Haryana at Delhi ("RoC"). Our Company received a certificate of commencement of business on September 7, 1998 from the RoC. For details of change in the Registered Office, see "History and Certain Corporate Matters - Changes in the Registered Office" on page 180 of the draft red herring prospectus dated April 25, 2022 (the "DRHP").

Registered Office: Gripwel House, Block - 5, Sector C 6 & 7, Vasant Kunj, New Delhi 110 070, India; Tel: +91 11 2613 7979; Corporate Office: 1st Floor, B208, A1 & A2, Phase-II, Noida 201 305, Uttar Pradesh, India; Tel: +91 120 458 1400; Contact Person: Jatin Mahajan, Company Secretary and Compliance Officer; Tel: + 91 120 458 1400;

E-mail: compliance.officer@unipartsgroup.com; Website: www.unipartsgroup.com; Corporate Identity Number: U74899DL1994PLC061753

# NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM"

### OUR PROMOTERS: GURDEEP SONI AND PARAMJIT SINGH SONI

INITIAL PUBLIC OFFERING OF UP TO 15,731,942 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF UNIPARTS INDIA LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION, COMPRISING AN OFFER FOR SALE OF UP TO 15,731,942 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION, COMPRISING 1,700,000 EQUITY SHARES BY THE KARAN SONI 2018 CG-NG NEVADA TRUST AGGREGATING UP TO ₹ [•] MILLION AND 2,250,000 EQUITY SHARES BY PAMELA SONI AGGREGATING UP TO ₹ [•] MILLION (COLLECTIVELY THE "Promoter group selling shareholders"), 7,180,642 equity shares by ashoka investment holdings limited ("ashoka") AGGREGATING UP TO ₹ [•] MILLION AND 2,154,192 EQUITY SHARES BY AMBADEVI MAURITIUS HOLDING LIMITED ("AMBADEVI") AGGREGATING UP TO ₹ MILLION, ("ASHOKA" AND "AMBADEVI" ARE TOGETHER REFERRED TO AS THE "INVESTOR SELLING SHAREHOLDERS") AND 177,378 EQUITY SHARES BY ANDREW WARREN CODE AGGREGATING UP TO ₹ [•] MILLION, 177,378 EQUITY SHARES BY JAMES NORMAN HALLENE AGGREGATING UP TO \$\(\circ\) MILLION, 177,378 EQUITY SHARES BY KEVIN JOHN CODE AGGREGATING UP TO \$\(\circ\) MILLION, 57,420 EQUITY SHARES BY DENNIS FRANCIS DEDECKER AGGREGATING UP TO \$\(\circ\) MILLION, 41,730 EQUITY SHARES BY MELVIN KEITH GIBBS AGGREGATING UP TO \$\(\circ\) MILLION, 24,706 EQUITY SHARES BY WALTER JAMES GRUBER AGGREGATING UP TO \$\(\circ\) MILLION, 21,556 EQUITY SHARES BY WENDY REICHARD HAMMEN AGGREGATING UP TO \$\(\circ\) MILLION, 20,870 EQUITY SHARES BY MARK LOUIS DAWSON AGGREGATING UP TO \$\(\circ\) MILLION, 16,366 EQUITY SHARES BY BRADLEY LORENZ MILLER AGGREGATING UP TO \$\(\circ\) MILLION, 10,440 EQUITY SHARES BY MARY LOUISE ARP AGGREGATING UP TO \$\(\circ\) MILLION, 8,340 EQUITY SHARES BY DIANALYNN CRAIG AGGREGATING UP TO \$\(\circ\) MILLION, 7,710 EQUITY SHARES BY MARC CHRISTOPHER DORAU AGGREGATING UP TO \$\(\circ\) MILLION, 5,010 EQUITY SHARES BY CRAIG A JOHNSON AĞĞREGATING UP TO ₹ [•] MILLION AND 826 EQUITY SHARES BY MISTY MARIE GARCIA AGGREĞATING UP TO ₹ [•] MILLION (TOGETHER, THE "INDIVIDUAL SELLING SHAREHOLDERS", AND TOGETHER WITH THE PROMOTER GROUP SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS ARE COLLECTIVELY, THE "SELLING SHAREHOLDERS") (THE "OFFER FOR SALE" OR THE "OFFER"). THE OFFER WILL CONSTITUTE 34.86% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL.

This is with reference to the DRHP filed with the Securities and Exchange Board of India in relation to the Offer. In this regard, Bidders may note the following:

a) The names of individuals and entities forming part of the Promoter Group of the Company have been disclosed in the section "Promoter and Promoter Group" beginning on page 206 of the DRHP. Consequent to the disposal by SEBI of the exemption application dated April 25, 2022 made to SEBI under Regulation 300(1)(c) of the SEBI ICDR Regulations, the Company is required to include Navijit Bindra, sister of the spouse of one of our Promoters, Paramijit Singh Soni, as a member of the Promoter Group in accordance with Regulation 2(1)(pp) of the SEBI ICDR Regulations and is required to disclose the same in the DRHP.

The sub-section titled "Promoter Group" of the section "Promoter and Promoter Group" beginning on page 208 shall now read as follows in the DRHP: Natural persons who are part of the Promoter Group

The natural persons who are part of the Promoter Group (due to their relationship with our Promoters), other than our Promoters, are as follows: Name of Promoter Name of relative Gurdeep Soni Pamela Soni Spouse Arjun Soni Son Tanva Kohli Daughter Brother Paramjit Singh Soni Sister Sonu Kapoor Harminder Chatha Spouse's mother Neela Goolry Spouse's sister Paramiit Singh Soni Sarabiit Soni Spouse Karan Soni Meher Soni Daughter Gurdeep Soni Brother Sonu Kapoor Sister Santosh Kaur Spouse's mother Jaswinder Singh Bhogal Spouse's brother Navjit Bindra Spouse's sister

# Entities forming part of the Promoter Group

he entities forming part of our Promoter Group are as follows:

- Amazing Estates Private Limited: Avid Maintenance LLP:
- Bluebells Homes Private Limited; Charisma Homes LLP:
- Farmparts Company (Partnership Firm);
- Gifting Trust of Karan Soni; Gifting Trust of Meher Soni;
- G.K.P. Farms Private Limited: Gripwel Fasteners (Partnership Firm);
- Gurdeep Soni (HUF);
- Indento International (Partnership Firm);
- 22. Silveroak Estates Private Limited;
- 18. Sarabiit Soni Gifting Trust; Sepoy Beverages LLP; 20. Sepoy Drinks Private Limited: 21. SGA Trading Private Limited;

12. Leon India (Partnership Firm);

14. Paper Bag Entertainment Inc.;

16. Paramiit Soni Gifting Trust;

13. Ninety Hospitality LLP

15. Paramjit Soni (HUF);

17. P. Soni Family Trust;

- 23. SKG Engineering Private Limited: 24. Soni Foundation; 25. Soni Family Foundation INC;
- Soni Holdings (Partnership Firm); 27. Sweaty Spirit Apparel Limited; The Karan Soni 2018 CG-NG Nevada Trust;
- The Meher Soni 2018 CG-NG Nevada Trust: The Paramiit Soni 2018 CG-NG Nevada Trust;
- 31. Tima Trading Private Limited; and
- 32. 7 Days Film LLC.

The following risk factor shall be added as Risk Factor number 50A of the DRHP:

Navjit Bindra, an immediate relative of one of our Promoters, Paramjit Singh Soni and deemed to be a part of the Promoter Group under SEBI ICDR Regulations has not provided consent, information or any confirmations or undertakings pertaining to herself which are required to be disclosed in relation to the Promoter Group in this DRHP. Our Company had sought and requested. Navjit Bindra, an immediate relative of one of our Promoters, Paramjit Singh Soni and deemed to be a part of the Promoter.

well as any other entities/bodies corporate/firms/HUFs that she may be interested in which would qualify as part of the Promoter Group of the Company. However, despite repeated attempts, our Company did not receive the relevant confirmations and undertakings from her. Our Company, pursuant to its letter dated April 25, 2022 had sought an exemption from the inclusion of Navjit Bindra, sister of the spouse of one of our Promoters, Paramilt Singh Soni, from inclusion in the Promoter Group of our Company on account of not receiving the relevant information, confirmations and undertakings from Navjit Bindra and also regarding the entities she may be interested in, for inclusion in this Draft Red Herring Prospectus. SEBI, pursuant to its letter dated June 15,

Group under the SEBI ICDR Regulations to provide the confirmations and undertakings in respect of herself as a member of the Promoter Group of our Company as

2022 has directed our Company to include Navjit Bindra and entities she may be interested in, as part of the promoter group of the Company. In view of Navjit Bindra's refusal to form part of the Promoter Group of our Company, and non-receipt of the relevant confirmations and undertakings from her, in order to comply with the disclosure requirements specified under the SEBI ICDR Regulations pertaining to members of the Promoter Group of issuer companies, our Company has disclosed such details pertaining to Navjit Bindra in the section titled "Promoter and Promoter Group" beginning on page 206 of the DRHP, only to the extent available and accessible to our Company from certain publicly available information published on the websites of government bodies / authorities. However, given that certain of such undertakings and confirmations are based only on publicly available information published on the websites of government bodies / authorities our Company has not been able to identify any body corporate in which twenty per cent or more of the equity share capital is held by Navjit Bindra or a firm or Hindu Undivided Family in which Navjit Bindra is a member and consequently, our Company has not been able to identify all entities which may be considered as a

part of the Promoter Group of the Company and/or include disclosures in the DRHP pertaining to any factual confirmations required to be made in relation to the Promoter Group members. There can be no assurance that all relevant and/or complete disclosures pertaining to Navjit Bindra and/or entities she may be interested in, as members of the Promoter Group of the Company are included in the DRHP. To that extent, the incremental disclosures made in the section titled "Promoter and

Promoter Group' in relation to Navjit Bindra beginning on page 206 of the DRHP, are limited and based on the publicly available information published on the The disclosures pertaining to the aforementioned exemption application dated April 25, 2022, at pages 26, 208 and 406-407 of the DRHP, under the sections titled "Summary of the Offer Document", "Promoter and Promoter Group" and "Other Regulatory and Statutory Disclosures", respectively, will be suitably updated to reflect the developments pertaining to the disposal of the said exemption application by SEBI in the Red Herring Prospectus and the Prospectus, as and when filed with he RoC, SEBI and the Stock Exchanges. The section titled "Material Contracts and Documents for Inspection", beginning on page 444 of the DRHP will also be updated in the Red Herring Prospectus and Prospectus to include details of our exemption application/letter to SEBI dated April 25, 2022, and SEBI's letter dated June 2022, disposing of our application. The DRHP shall be read in conjunction with this Addendum. The information in this Addendum supplements the DRHP and updates the information in the DRHP, as applicable. However, this Addendum does not reflect all the changes that have occurred between the date of filing of the DRHP

and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus.

	BOOK RUNNING LEAD MANAGERS	\$	REGISTRAR TO THE OFFER
AXISCAPITAL	DAM	JM FINANCIAL	LINKIntime
Axis Capital Limited  1" Floor, Axis House, C-2 Wadia International Centre, PB Marg, Worli, Mumbai 400 025, Maharashtra, India Tel: + 91 22 4325 2183 E-mail: uil.ipo@axiscap.in Website: www.axiscapital.co.in Investor Grievance E-mail: complaints@axiscap.in Contact Person: Ankit Bhatia/Pratik Pednekar SEBI Registration No.: INM000012029	DAM Capital Advisors Limited (Formerly IDFC Securities Limited) One BKC, Tower C, 15° Floor, Unit no. 1511, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India Tel: +91 22 4202 2500 E-mail: uniparts.ipo@damcapital.in Investor Grievance E-mail: complaint@damcapital.in Website: www.damcapital.in Contact Person: Chandresh Sharma SEBI Registration No.: MB/INM000011336	JM Financial Limited 7° Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai 400 025 Maharashtra, India Tel: +91 22 6630 3030/ +91 22 6630 3262 E-mail: uniparts.ipo@jmfl.com Investor Grievance E-Mail: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI Registration No.: INM000010361	Link Intime India Private Limited C-101, 1" Floor, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai 400 083, Maharashtra, India Tel: + 22 4918 6200 E-mail: uniparts.ipo@linkintime.co.in Investor grievance e-mail: uniparts.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishnan SEBI Registration No.: INR0000004058

All capitalised terms used in this Addendum shall, unless the context otherwise requires, have the meaning ascribed to them in the DRHP. For Uniparts India Limited

Place: New Delhi Date: July 25, 2022

where those offers and sales are made.

Company Secretary and Compliance Officer

Uniparts India Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP dated April 25, 2022 with SEBI on April 26, 2022. The DRHP is available on the website of SEBI at www.sebi.gov.in, the websites of the Stock Exchanges i.e., BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and the websites of the BRLMs, i.e., Axis Capital Limited, DAM Capital Advisors Limited (Formerly IDFC Securities Limited) and JM Financial Limited at www.axiscapital.co.in, www.damcapital.in and www.imfl.com, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" on page 27 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any other applicable law of the United States and, unless so registered, 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 state securities laws. Accordingly, the Equity Shares are only being offered and sold outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction



Ahmedabad

Adfactors

On behalf of Board of Directors

financialexp.epapr.in

For and on behalf of the Board of Directors

Rattanindia Power Limited

Brijesh Narendra Gupta

**Managing Director** 

Ajay Tiwari



**AURIONPRO SOLUTIONS LIMITED** Regd. Office: Synergia IT Park, Plot No. R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai - 400701.

Phone: +91-22-4040-7070 Fax: +91-22-4040-7080. Email: investor@aurionpro.com; Website: www.aurionpro.com UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2022

					₹ in lakhs
		C	luarter Ended		Year Ended
Sr No.	Particulars	30-Jun-22	31-Mar-22	30-Jun-21	31-Mar-22
		Unaudited	Audited	Unaudited	Audited
1	Total Income from Operations	14,551.77	13,746.80	11,580.76	50,501.2
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items <sup>e</sup> )	2,826.68	2,805.98	1,942.14	9,465.69
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items*)	2,828.03	2,805.98	1,942.14	9,465.6
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items*)	2,417.17	2,156.74	1,542.24	7,557.3
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,381.16	2,135.45	1,510.81	7,504.2
6	Equity Share Capital	2,280.02	2,280.02	2,280.02	2,280.0
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				37,406.8
8	Earnings per equity share (for Continuing and Discontinuing Operations)				
	- Basic (₹)	10.32	8.32	6.23	31.0
	- Diluted (₹)	10.32	8.32	6.23	31.0

Key numbers of Standalone Financial Results

			Quarter Ended		Year Ended
Sr No.	Particulars	30-Jun-22	31-Mar-22	30-Jun-21	31-Mar-22
140.		Unaudited	Audited	Unaudited	Audited
1	Turnover	8,386.69	8,525.20	6,941.85	28,987.72
2	Profit before tax	758.61	1,064.71	720.87	3,541.8
3	Profit after tax	582.33	755.87	566.62	2,637.56

2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter ended financial results are available on the websites of the Stock Exchange(s) and Company's website viz. www.aurionpro.com.

b) Figures for previous period / year have been regrouped / reclassified, wherever necessary to make them comparable with those of the

c) #Exceptional and/or Extraordinary items adjusted in the Statement of Financial Results in accordance with Ind-AS Rules / AS Rules. whichever is applicable.

For Aurionpro Solutions Limited

Actuals

Paresh Zaveri Chairman and Managing Director DIN: 01240552

Adfactors 180

Place: Vadodara

Date: 25.07.2022

Post Offer Advertisement to the Public Shareholders under Regulation 18(12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended of

# W.S. INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamalee Road, Porur, Chennal - 600116, Tamil Nadu, India: Tel: +91 44 24354754; Fax: NA; Email: sectl@wsinsulators.com; Website: www.wsindustries.in/KYC; Corporate Identification Number: L29142TN1961PLC004568

OPEN OFFER FOR ACQUISITION OF UP TO 80,33,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, REPRESENTING 26% OF THE EQUITY SHARE CAPITAL, (ON A FULLY DILUTED BASIS) (i.e. 3,08,94,831 EQUITY SHARE CAPITAL "EMERGING VOTING SHARE CAPITAL"), OF W.S. INDUSTRIES (INDIA) LIMITED ("TARGET COMPANY"), AS OF THE TENTH WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER, BY MR. C K VENKATACHALAM ("ACQUIRER 1"), MR. C K BALASUBRAMANIAM ("ACQUIRER 2"), MR. S ANANDAVADIVEL ("ACQUIRER 3"), MR. S ARAVINDAN ("ACQUIRER 4"), MR. S NAGARAJAN ("ACQUIRER 5"), MR. PRAKASH K.V ("ACQUIRER 6") AND TRINEVA INFRA PROJECTS PRIVATE LIMITED ("ACQUIRER 7") (COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO THE PURCHASE OF 96,02,182 SHARES FROM THE SELLERS AND THE ALLOTMENT OF 46,34,224 EQUITY SHARES ON A PREFERENTIAL BASIS. FROM PUBLIC SHAREHOLDERS OF THE TARGET COMPANY, 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 ("SEBI (SAST) REGULATIONS, 2011") ("OFFER" OR "OPEN OFFER").

This Post Offer Advertisement is being issued by Saffron Capital Advisors Private Limited (hereinafter referred to as "Manager to the Offer"), on behalf of Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V. ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7") (collectively referred to as "Acquirers"), in connection with the offer made by the Acquirers, in compliance with Regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI SAST Regulations"). This Post Offer Advertisement is to be read in continuation of and in conjunction with: (a) the Public Announcement dated April 30, 2022 ("PA"); (b) The Detailed Public Statement ("DPS") published on May 07, 2022 in Financial Express (English National Daily), Jansatta (Hindi National Daily), Navshakti (Marathi) and Dina Kural (Registered Office of the Company). (c) Offer Opening Public Announcement cum Corrigendum was published on June 27, 2022 ("Corrigendum") in the same newspapers in which the DPS was published (d) the Letter of Offerdated June 15, 2022.

Name of the Target Company 2. Name of the Acquirers

Place: Navi Mumbai

Date: 25th July 2022

W.S. Industries (India) Limited

Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7")

Proposed in the Offer Document

Saffron Capital Advisors Private Limited Name of the Manager to the Offer Name of the Registrar to the Offer

Integrated Registry Management Services Private Limited

Tuesday, June 28, 2022 Date of Opening of the Offer Date of Closure of the Offer Monday, July 11, 2022

Date of Payment of Consideration On or before Monday, July 25, 2022

Details of Acquisition

Offer Details:

SI. No. Particulars

Offer Price ₹ 12.50/- per share ₹ 12.50/- per share 7.1 1,40,681 80.33.000 Aggregate number of shares tendered 1,40,681 Aggregate number of shares accepted 80,33,000 Size of the Offer (Number of shares multiplied by offer price per share) ₹10.04,12,500 ₹17,58,512.50 Shareholding of the Acquirers before Agreements/Public Announcement (No. & %)^ Acquirer 1: Acquirer 1: Number of Shares: 17,07,440 Number of Shares: 17,07,440 % of Shares held: 5.53 % of Shares held: 5.53 Acquirer 3: Acquirer 3: Number of Shares: 17.06.940 Number of Shares: 17,06,940 % of Shares held: 5.53 % of Shares held: 5.53 Acquirer 5: Acquirer 5: Number of Shares: 17.07.440 Number of Shares: 17,07,440 % of Shares held: 5.53 % of Shares held: 5.53 Shares acquired by way of Agreement ("Sale Shares") 96,02,182 96,02,182 % of Fully Diluted Equity Share Capital^ 31.08% 31.08% Shares Acquired by way of Open Offer 80,33,000 1,40,681 26.00% 0.46% % of Fully Diluted Equity Share Capital^ Shares acquired after Detailed Public Statement Number of shares acquired (SPA Shares)# 96,02,182 96,02,182 ₹12.00/- per share Price of the shares acquired ₹12.00/- per share % of the shares acquired^ 31.08% 31.08% Shares acquired after Detailed Public Statement 46,34,224 46,34,224 Number of shares acquired (Preferential allotment)@ ₹ 12.50/- per share ₹ 12.50/- per share Price of the shares acquired 15.00% 15.00% % of the shares acquired^ Post offer shareholding of Acquirers 2,73,91,226 1,94,98,907 Number % of Fully Diluted Equity Share Capital^ 88.66% 63.11% Pre & Post offer shareholding of the Public Pre: 1,12,40,302, 36.38% Pre: 1,12,40,302, 36.38% Number Post: 1,13,95,924, 36.88% % of Fully Diluted Equity Share Capital^ Post: 35,03,605\*, 11.34%

# On June 10, 2022, parties to the SPA have consummated the SPA wherein the Sellers have transferred the SPA Shares to the Acquirers.

@Equity Shares allotted on Preferential basis on June 10, 2022. \* calculated on Emerging Voting Share Capital

\*As per Regulation 31A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, post the completion of all the Open Offer formalities, the Acquirers shall be re-classified as Promoters.

8. The Acquirers accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers), 2011.

9. A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited, National Stock Exchange of India Limited and the registered office of the Target

The capitalized terms used but not defined in this advertisement shall have the meanings assigned to such terms in the Public Announcement and/or Detailed Public Statement and/or Letter of Offer.

Issued by the Manager to the Offer on behalf of the Acquirers

energising ideas

SAFFRON CAPITAL ADVISORS PRIVATE LIMITED

Company Identification Number: U67120MH2007PTC166711 605, Sixth Floor, Centre Point, J.B. Nagar, Andheri (East), Mumbai - 400 059, India

Tel. No.: + 91 022 49730394; Fax No.: NA Email id: openoffers@saffronadvisor.com; Website: www.saffronadvisor.com

Investor grievance: investorgrievance@saffronadvisor.com

SEBI Registration Number: INM000011211; Contact Person: Gaurav Khandelwal/Pooja Jain

Place: Mumbai Date: July 25, 2022 WARDWIZARD INNOVATIONS & MOBILITY LIMITED [CIN: L35100MH1982PLC264042]

Regd. Office: 401, Floor-4, 23/25, Dhun Building, Janmabhoomi Marg, Horniman Circle, Fort, Maharashtra, Mumbai - 400001, India

Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road, Vadodara - 390019 Gujarat, India; Tel. No.: 91 9727755083

E-mail: compliance@wardwizard.in, Website: www.wardwizard.in

NOTICE OF EXTRA-ORDINARY GENERAL MEETING

Notice is hereby given that the Extra-ordinary General Meeting ("EOGM") of the Company will be held on Thursday, August 18, 2022 at 01:00 p.m. through Video Conferencing (VC)/ other Audio Visual Means (OAVM) in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("Listing Regulation") read with General Circular No. 14/2020 dated April 8, 2020 read with General Circular No. 17/2020 dated April 13, 2020 read with General Circular No. 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021 and 20/2021 dated December 8, 2021 and 3 /2022 dated May 5, 2022 issued by the Ministry of Corporate Affairs, Government of India (collectively referred to as "MCA Circulars") followed by Circular issued by the SEBI (collectively referred to as "relevant circulars") to transact the business, as set out in the Notice calling the EOGM. Members attending the EOGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under section 103 of the Act.

In compliance with the relevant circulars, the Notice of EOGM, inter-alia, including the voting instructions, have been sent only by electronic mode on Monday, July 25, 2022 to those Members whose email address are registered with the Company / Depository Participant (DP) and to all Shareholders whose names appear on the Register Member list of Beneficiary Owners as received from National Securities Depositories Limited (NSDL) / Central Depository Services (India) Limited (CDSL) as at the close of business hours on **July 15, 2022**. Members may note that the Notice of EOGM will also be available on the website of the Company www.wardwizard.in, website of the Stock Exchange i.e BSE Limited at www.bseindia.com and National Securities Depository Limited ("NSDL"

In compliance with provisions of Section 108 of the Companies Act, 2013 read with th Companies (Management and Administration) Rules, 2014, the Company has offered electronic voting facility (remote e-voting) for transacting the business through NSDL to enable the Members to cast their votes electronically. Additionally, the facility for voting through electronic means shall also be made available at the time of EOGM and Members attending the meeting who have not already cast their vote by remote e-voting and evoting at the EOGM are provided in the Notice.

Members whose names appears on the Register Members / Register of Beneficial Owners maintained by the Depositories as on the cut-off date for voting i.e. August 11 2022, shall be entitled to avail the facility of remote e-voting at the EOGM. Any person who acquires Shares of the Company and become a Member after dispatch of the Notice but before cut-off date for voting i.e. August 11, 2022, may obtain the login id and password by sending a request to evoting@nsdl.co.in or contacting our RTA Purva Sharegistry India Private Limited. Registrar & Share Transfer Agent at support@purvashare.com.

The remote e-voting period would commence on August 15, 2022 (Monday) 9:00 A.M. (IST) and ends on August 17, 2022 (Wednesday) 5:00 P.M. (IST). Members will not be able to cast their vote electronically beyond the said date and time and the remote e-voting module shall be disable for voting by NSDL thereafter Mrs. Apama Santoshkumar Tripath (Practicing Company Secretary), has been appointed as a Scrutinizer for conducting the remote E-voting process at the EOGM. The Members who have cast their vote by remote e-voting prior to the EOGM may also attend the EOGM, but shall not be entitle to cast their

Members holding Shares in physical form who have not registered their email address ar requested to register their email addresses with respective depository participants an are requested to update their email addresses with Company's Registrar and Share Transfer Agent, M/s. Purva Sharegistry India Private Limited, temporarily update their email address by accessing the link https://www.purvashare.com/email-and-phone updation/for updating of e-mail ID and contact number and obtain Notice of EOGM and/or login details for joining the EOGM through VC/OAVM facility including e-voting. Any query or grievance in relation to voting by e-voting can be addressed to the NSDL or Registrars of the Company M/s. Purva Sharegistry India Private Limited can be forwarded

at email: evoting@nsdl.co.in or support@purvashare.com. By Order of the Board For Wardwizard Innovations & Mobility Limited

Jaya Bhardwai Company Secretary

Membership No.: ACS37912

**BENGAL & ASSAM COMPANY LIMITED** Regd. Office: 7, Council House Street, Kolkata - 700001, West Bengal CIN: L67120WB1947PLC221402, Website: www.bengalassam.com

E mail: dswain@jkmail.com, Tel.: 033-22486181, Fax: 033-22481641 Notice is hereby given that the Share Certificate No. 100371 in the name of Vidhi Singhania for 612 equity shares of Bengal & Assam Company Limited having Folio No. 100371 and

Distinctive Nos. 5129743 to 5130354 has been reported lost/misplaced. Any person(s) who has have any claim in respect of the said share certificate should write to the Company, supported by documentary evidence within 10 days from the date of this advertisement, failing which the company will proceed to issue duplicate share certificate. After issuance of duplicate share certificate, the original share certificate shall stand cancelled and any person dealing with the original share certificate, shall be doing so at his/her risk(s)

For Bengal & Assam Company Limited Date: 25.07.2022 Place: New Delhi

as to cost and consequences and the company will not be responsible for it in any way.

Dy. Company Secretary

# **PURAVANKARA**

PURAVANKARA LIMITED

Registered Office: No. 130/1, Ulsoor Road, Bengaluru -560042; CIN: L45200KA1986PLC051571 Tel: 08025599000/ 43439999; Fax: 08025599350; Email: investors@puravankara.com; website: www.puravankara.com

NOTICE is hereby given that pursuant to the provisions of Sec.124 and 125 of the Companies Act, 2013, read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer & Refund) Rules, 2016, the individual intimation letters, regarding the requirement of transfer of shares to 'IEPF Suspense account', were dispatched through speed post on 21/07/2022 at the latest available addresses to all the concerned shareholders, who have not encashed or claimed dividends for last 7 (Seven) consecutive years or more commencing from the year 2014-15, to the Demat Account of IEPF Authority set up by the Central Government.

In this regard, all the details of the concerned shareholders and shares due for transfer are provided in the 'Investors' page of the website of the Company viz., www.puravankara.com under the heading: IEPF - Unclaimed Dividends.

All the concerned shareholders, whose folio and other particulars are reflected in the file

IEPF- Transfer of shares' on the website of the Company, are requested to note that in terms of the above cited statutory provisions, the Company will be constrained to transfer your shares to the 'IEPF Suspense Account'. Subsequent to such transfer of shares to "IEPF Suspense Account", all benefits, if any

which may accrue in future, for the subject folio, including future Dividend, will be credited to the said IEPF Suspense Account. In terms of Rule 7 of the said Rules, any person may claim his shares from IEPF authorities by filing an application in Form IEPF-5 and follow the prescribed procedure for re-transfer of such shares.

The IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 is made available on the 'Investor' page on our website: www.puravankara.com for ready reference of our shareholders. For further clarifications, please send e-mail to iepf.shares@linkintime.co.in or investors@puravankara.com

For Puravankara Limited

Place: Bengaluru Date: 25/07/2022

Nani R. Choksey Vice Chairman DIN: 00504555



# **TATA STEEL LIMITED**

Registered Offce: Bombay House, 24, Homi Mody Street, Fort, Mumbai - 400 001 India

Tel.: 91 22 6665 8282 • Fax No.: 91 22 6665 7724 • Email: cosec@tatasteel.com • Website: www.tatasteel.com CIN: L27100MH1907PLC000260

# NOTICE

Extract of Standalone Financial Results for the quarter ended on 30th June 2022

₹ Crore

Particulars	Quarter ended on 30.06.2022	Quarter ended on 31.03.2022	Quarter ended on 30.06.2021	Financial yea ended on 31.03.2022
	Audited	Audited	Audited	Audited
Total revenue from operations	32,021.09	36,680.93	27,689.55	129,021.35
Net Profit / (Loss) for the period (before tax and exceptional items)	8,237.33	10,715.04	11,437.00	44,326.10
Net Profit / (Loss) for the period before tax (after exceptional items)	8,182.53	10,638.59	11,589.68	44,090.65
Net Profit / (Loss) for the period after tax	6,114.17	7,839.46	8,780.07	33,011.18
Total comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	6,117.99	8,187.15	8,810.68	33,706.08
Paid-up equity share capital [Face value ₹ 10 per share]	1,222.37	1,222.37	1,203.04	1,222.37
Reserves excluding revaluation reserves				124,211.39
Securities premium reserve	31,288.89		31,222.00	31,288.89
Net Worth	125,318.65	125,433.76	100,470.33	125,433.76
Paid-up Debt Capital	10,909.93		13,594.44	13,674.99
Net Debt Equity Ratio	0.30	0.30	0.36	0.30
Earnings per equity share:				
Basic earnings per share ₹ 10 each (not annualised) - in Rupees (after exceptional items)	50.03	64.14	72.02	270.33
Diluted earnings per share ₹ 10 each (not annualised) - in Rupees (after exceptional items)	50.01	64.12	71.92	270.13
Debenture Redemption Reserve	2,046.00	2,046.00	2,046.00	2,046.00
Debt Service Coverage Ratio	2.34	10.82	14.21	14.36
Interest Service Coverage Ratio	19.80	28.83	19.43	22.84

# Extract of Consolidated Financial Results for the quarter ended on 30th June 2022

Particulars	Quarter ended on 30.06.2022	Quarter ended on 31.03.2022	Quarter ended on 30.06.2021	Financial yea ended on 31.03.2022
	Unaudited	Unaudited	Unaudited	Audited
Total revenue from operations	63,430.07	69,323.50	53,465.43	243,959.17
Net Profit / (Loss) for the period (before tax and exceptional items)	11,945.50	12,139.26	12,259.08	50,360.93
Net Profit / (Loss) for the period before tax (after exceptional items)	11,906.26	11,864.97	12,076.75	50,226.87
Net Profit / (Loss) for the period after tax	7,714.00	9,835.12	9,768.34	41,749.32
Total comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,103.09	10,353.74	10,382.86	43,054.74
Paid-up equity share capital [Face value ₹ 10 per share]	1,221.21	1,221.21	1,201.87	1,221.21
Reserves (excluding revaluation reserves) and Non controlling interest				115,877.25
Net Worth	109,361.92	114,443.04	80,242.14	114,443.04
Net Debt Equity Ratio	0.48	0.52	0.91	0.52
Earnings per equity share:				
Basic earnings per share of ₹ 10 each (not annualised) - in Rupees (after exceptional items)	63.59	79.91	74.24	332.35
Diluted earnings per share of ₹ 10 each (not annualised) - in Rupees (after exceptional items)	63.57	79.88	74.13	332.09
Debenture Redemption Reserve	2,046.00	2,046.00	2,046.00	2,046.00
Debt Service Coverage Ratio	3.26	9.74	7.16	9.18
Interest Service Coverage Ratio	18.25	17.59	9.27	12.82

The above is an extract of the detailed format of Standalone and Consolidated financial results for the guarter ended on 30th June 2022 filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated results for the guarter ended on 30th June 2022 are available on the websites of the Stock Exchanges (www.nseindia.com/www.bseindia.com) and the Company's website (www.tatasteel.com).

Chief Executive Officer & Managing Director

T V Narendran

Mumbai: July 25, 2022

**Koushik Chatterjee** 

**Executive Director &** 

Chief Financial Officer

TATA STEEL



New Delhi

financiales.epa

#### FINANCIAL EXPRESS

## PURAVANKARA

PURAWAN CAR LIMITED

Registered Officer No. 13011 User Death Bengalturi -50042; District No. 13011 User Death Bengalturi -50042; District No. 13011 User Death Bengalturi -50042; District No. 13012 Distri

Place: Bengaluru Date: 25/07/2022

# SURYA PHARMACEUTICAL LIMITED Regd. Office: 1596, FF, Bhagirath Palace, Chandi E-AUCTION

Sale of Assets under Insolvency and Bankruptcy Code, 2016
Date and Time of E-Auction: Monday, 22.08.2022
11.00 a.m. to 02:00 p.m. (With unlimited extension of 5 minut

Sr. No.	Asset	Lot	Reserve Price	EMD Amount
1.	All that part & parcel of Land measuring 80 Kanals (90 years lease) at Industrial Growth Centre-II, Distt. Samba, Jammu (J&K) and building thereon	Lot 1	Rs. 21.54 Crores	Rs. 2.15 Crores
2.	All plant and machinery, furniture and fixtures and other movable equipments lying in the factory premises at Industrial Growth Centre-II, Dist. Samba, Jammu (J&K)	Lot 2	Rs. 55.32 Crores	Rs. 5.53 Crores
Ple	ase Note:	_		

In State Control of the State Control of State Co

Sale with Gardensel P the Basedos also consoletates in the pas when separated the second of the Caucif Droves Education Drove

Total income from operations
Net profit for the period before tax
Net profit for the period after tax
Total comprehensive income for the period [Comprising profit for the period after tax and

Total comprehensive loss for the period (Comprehens) loss for the period comprehensive loss (seef last).

Palid-up equity share capital (Face value of Rs. 10 per Equity Share).

Other equity as shown in the audited behance sheet

Earmings per share (ESE) (Face value of Rs. 10 per Equity Share).

-Basic (Rs.).

-Childre (Rs.).

(EPS for the quarter are not annualised)

Compay of the Note Thouse.

The Compay is a few of the Compay.

The Compay is a few of the Company in the Company is a few of the Company in the Company is a few of the Company in the Company is a few of the Company in the Company in the Company is a few of the Company in the Company in the Company is a few of the Company in the Co

the recorders are interest that:

The remotic a-variety period shall commence on Salzerday, 11° August, 2822 at 1:00 a.m. (517) and on on Tearday, 15° August, 2822 at 1:00 p.m. (517). Remotic a-voting self-not period beyond the said data size and doze the votion of a recorded in to said that the said data of the votion of a recorded into its call by the senders, the exemble shall not be absorbed to change the said data of the s

WARDWIZARD INNOVATIONS & MOBILITY LIMITED

[CAIL 135 1008H1982PF.C264042]

[CAIL 35 1008H1982PF.C264042]

Regd. Office: 419, Floor 4, 2025

[Carporate Office: 5-way 262, Oppose Prop. 18 Swapping, Aley Bette, Visidestra - 390

[Carporate Office: 5-way 262, Oppose Prop. 18 Swapping, Aley Bette, Visidestra - 390

E-mill: Comprising@surface.int. Workin: www.sarbstarch.in. Gignat, India; 16. no. 191 ar 27 100063
E-mail: compliance@uarduitzard.in, Websile: www.wardwizard.in
NOTICE OF EXTRA-ORDINARY GENERAL MEETING

NOTICE OF EXTRA-ORDINARY GENERAL MEETING locks is heavily open that the Extra-ordinary General Meeting ("GOM") of the company will be held on "Burddy, August 15, 202 at 01:09 p.m. Prough Video company will be held on "Burddy, August 15, 202 at 01:09 p.m. Prough Video company will be held on "Burddy, August 15, 202 at 01:09 p.m. Prough Video for Company of the Company of the

El Limited at winwsbeerinds com and National Securities Dispository Limited (1921), we exceed grant at Commercial grant gr

voting period would commence on August 15, 2022 (Monday) 9:00 A.li s on August 17, 2022 (Wednesday) 5:00 P.M. (IST). Members will not be air vote electronically beyond the said date and time and the remote e-votin

ort@purvashare.com.

By Order of the Board

For Wardwizard Innovations & Mobility Limited

Sdl

5,370.11

3,259.52 348.13 348.13

5,370.11 5,370.11

igh VC / QAM8 shall be reckored for the purpose of quorum under section 103 of the Act.	- 1	-	of more posted of the free state of the free state of the
with the General Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021, 02/2022 and SEBI Circular No. SEBI	- 1		4.5
DCRFF2022/62 dated 13* May, 2022 and other applicable circulars issued by the Ministry of Corporate	- 1	-	4 6
and the Stock Exchange Board of India ("SEBI") (Collectively called "velovient circulars") the AGM of	- 1	-	
will be held through VC/CWVM.	- 1	-	
with the relovant circulars, the Notice of AGM and Annual Report for the financial year 2021-22 have been	- 1	-	
ly 2022 only in electronic mode to Members whose e-mell Els are registered with the Company's. Registrar	- 1	-	N W
for Agent ("RTA") / Depository Participant(s). These documents are available on the Company's website	- 1	-	N W
net, website of the Stock Exchange, i.e ware breindig com, and on the website of Company's RTA, Link	- 1	-	
Note Limber (LIPL) i.e. https://entasyste.linkintime.co.in.	- 1	-	

UNIPARTS

#### UNIPARTS INDIA LIMITED

recepture date-Park 25 2022 (the 'DRNP').

Registered Office: Grown House, Block - S, Sector C 6 & 7, Vasant Kunj, New Delhi 110 070, India; Tel: +91 112 613 7979.

Corporate Office: Sirpow House, Block - S, Sector C 6 & 7, Vasant Kunj, New Delhi 110 070, India; Tel: +91 112 645 1400;

Corporate Office: Tel Foor, SEGB, A1 & A2, Phese-III, Noida 201 305, Ultar Pradesh, India; Tel: +91 120 459 1400;

Contact Person: Jain Mahajan. Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Makajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Mahajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Mahajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Mahajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Mahajan House, Andrew Mahajan Company Secretary and Compliance Officer, Tel: +91 120 459 1400;

Mahajan House, Andrew Mahajan House, Andrew Mahajan House, Andrew Mahajan House, Andrew Mahajan House, Andre

#### NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM")

NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM UNITAL PUBLIC OFFERING OF UP TO 1573 JA EZ GUITT SHARES OF FACE YALL ECT 1 TO EACH "FECULTY SHARES" OF UP WHATS NIOLAL INSTITUTION AND THE TOP TO THE THE TOP TO THE TOP TO

It is with reference to the PDH indie with the Secretical and Exchange (Secretical Policy and United Secretical Policy S

Name of Promoter	Name of relative	Relationship
Gurdeep Soni	Pamela Soni	Spouse
	Arjun Soni	Son
	Angad Soni	Son
	Tanya Kohli	Daughter
	Paramjit Singh Soni	Brother
	Sonu Kapoor	Sister
	Harminder Chatha	Spouse's mother
	Neela Goolry	Spouse's sister
Paramjit Singh Soni	Sarabjit Soni	Spouse
	Karan Soni	Son
	Meher Soni	Daughter
	Gurdeep Soni	Brother
	Sonu Kapoor	Sister
	Santosh Kaur	Spouse's mother
	Jaswinder Singh Bhogal	Spouse's brother

- 23. SKG Engineering Private Limited:
  24. Sord Family Countation INC;
  25. Sord Family Countation INC;
  26. Sord Holdings (Partnership Firm);
  27. Sweaty Sprit Apparel Limited;
  28. The Karran Sord 2018 CC-MS Nevada 17.
  30. The Paramyli Sord 2018 CC-MS Nevada 17.
  30. The Paramyli Sord 2018 CC-MS Nevada 17.
  31. Tima Trading Parivate Limited; and 32. 7 Days Film LLC.

relation to the Promoter Group in this DINP.

Our Company has been grid und requested the Waydi Birdna, an immediate relative of one of our Promoters. Paramyl Singh Sont and determed to be a part Group under he SEBI CDR Regulations to provide the confirmations and undertakings in respect of herself as a member of the Promoter Group of the way as any other entertables of successful exhibits and superior services of the service of the services of the services

	BOOK RUNNING LEAD MANAGERS	S	REGISTRAR TO THE OFFER
AXISCAPITAL	DAM	JM FINANCIAL	<b>L!NK</b> Intime
Axis Capital Limited 11° Floor, Axis House, C-2 Wadia International Centre PB Marg, Worfi, Mumbal 400 025, Maharasahra, Idayanan Tei: +912′ 4325 2183 Femil: ulipogiarisaga in Website: www.axiscapital.coin Investor Grievance E-mail: complaints@axiscapin Contact Person. Ankil Bharian*Pratik Pednekar SEBI Realistration No.:	DAM Capital Advisors Limited (Formerly IDFS Sourchies Limited) One 8KC, Tower C. 15° Floor, Linit ro. 1511. Bandra Kurta Complex, Bandra (East), Mumbai 400 051, Maharashtra, India 7el. +9 12 4 202 2500 Tel. +9 12 4 2402 2500 Tel. +9 12 4 400 15 Maharashtra, India Fermali: unputra po@damcapital in Investor Grievance E-mail: complain@damcapital in Contact Person. Charicteris No. 55° SER Resistation No.	JM Financial Limited 7 Floor, Cnergy, Appasabeb Marathe Map; Pathadowi, Muraho 400 025 Mahansahra, India Tet: +91 22 6630 3030 +91 22 6630 3030 E-mail: uniparts.joo@mfl.com Investor Grievance E-Mail: grievance.ibd@mfl.com Website: www.jmfl.com Contact person: Prache Disuri SEBI Residistation No.	Link lettine India Private Limited C-101.** IP 500-724 Pink. I.S. Marg., Viktroll West, Mumbai 400 083, Maharashtra, India Tel: +22 4918 6200 E-mail: unparts.joo@inkintime.co.in Website. www.limitime.co.in Website. www.limitime.co.in Shanti Gopalinishima.

MB/INM000011336 dendum shall, unless the context of

Oi

and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Are registered, may not be offered or sold within the United States, except pursuant to an exempt nots of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Share transactions in proceedings with the Deputyting of very that I.S. Securities Act and septicable state securities laws.

RattanIndia Power Limited
Extract from the Unaudited Consolidated Financial Results
for the Quarter Ended 30 June 2022

Registered Office : A-49, Ground Floor, Road No. 4, Mahipalpur, New Delhi - 110037 CIN: L40102DL2007PLC169882

Place : New Delhi Date : 25 July 2022 







सुचना याद्वारे देण्यात येते की, कंपनी अधिनियम, २०१३ च्या कलम २०१(२) (बी) ला अनुसरून कंपनी ही २७ एप्रिल र २०२२ रोजी झालेल्या त्यांच्या सभेत नामनिर्देशन आणि परिश्रमिक समितीची शिफारस आणि ०२ में, २०२२ रोजी झालेल्या त्यांच्या सभेत मंजूर ठरावाद्वारे कंपनीच्या संचालक मंडळाद्वारे मंजूरी आणि २२ जुलै, २०२२ रोजी झालेल्या कंपनीच्या २९ व्या विशेष सर्वसाधारण सभेत सभासदांच्या मंजुरीनुसार २५ एप्रिल, २०२२ पासून १८ एप्रिल, २०२२ पर्यंतच्या कालावधीकरीता कंपनीचे पूर्णवेळ संचालक म्हणून श्री. तकाशी यामासाकी (डीआयएन: ०९२३८९७५) यांच्य नियुक्तीसाठी त्यांच्या मंजुरीकरिता कंपनी अधिनिम, २०१३ च्या कलम १९६, परिशिष्ट V आणि काही असल्यास इत प्रयोज्य तरतुर्दीच्या अंतर्गत केंद्र सरकारकडे वेगळा अर्ज करण्यासाठी प्रस्तावित आहे.

ओरिक्स ऑटो इन्फ्रास्टक्चर सर्व्हिसेस लिमिटेडकरित

ठिकाण: मुंबई

आहे.

### वॉर्डविझार्ड इनोव्हेशन्स अँड मोबिलिटी लिमिटेड

स्रीआयएर्नः एल ३५१०० एम एच १९८२ पीएलसी २६४०४२] **नॉदणीकृत कार्यालय** : ४०१, ४ था मजला, २३/ २५, धून बिल्डिंग, जन्मभूमी मार्ग, हॉर्निमन सर्कल, फोर्ट,

महाराष्ट्र, मुंबई – ४०० ००१, भारत कॉर्पोरेट कार्यालय : सी – २६/ २, पूजा फार्म समोर, सयाजीपुरा, अज्वा रोड, वडोदरा ३९००१९, गुजरात, भारत. दूरध्वनी क्रमांक : ९१ ९७२७७५५०८३

इ मेल आयडी : compliance@wardwizard.in वेबसाईट : www. wardwizard .com

## विशेष सर्वसाधारण सभेची सूचना

याद्वारे कळविण्यात येते की कंपनीची विशेष सर्वसाधारण सभा (इओजीएम) गुरुवार, दिनांक १८ ऑगस्ट २०२२ रोजी दुपारी १. नाहार जाजनकार का ने कराना स्वत्य के राज्यात स्वत्य कराना हरिकारण होता है। स्वत्य होता हो करा है का स्वत्य (भारतीय प्रमाणवेळेनुसार) बिहंडीओं को क्यतिसार (व्हींसी) / अन्य मान्यताप्राप्त दुकश्चाव्य माण्यमें (ओएडरिएप) यांच्या माण्यमातून, कंपनी कायदा २०१३ मधील आवश्यक आणि लागू असलेल्या तरतुदी, आणि त्या अंतर्गत बनविण्यात आलेले विविध नियम यांच्या अनुसार तसेच सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिकायरमेंट्स ) नियम २०१५ (लिस्टिंग रेग्युलेशन

सामान्य परिपत्रक क्रमांक १४ / २०२० दिनांकीत ८ एप्रिल २०२०, सामान्य परिपत्रक क्रमांक १७ / २०२०, दिनांकीत १३ एप्रिल २०२०, सामान्य परिपन्नक क्रमांक ३९ / २०२०, दिनांकीत ३१ डिसेंबर २०२०, १०/ २०२१ दिनांकीत २३ जून २०२१ आणि २०/ २०२१ दिनांकीत ८ डिसेंबर २०२१ आणि ३/ २०२२ दिनांकीत ५ मे २०२२ जी कॉपोरेट व्यवहार मंत्रालय यांनी जारी केली आहेत त्यांच्या अनुसार ( ज्यांचा एकत्रित उङ्केख यापुढे परिपत्रके असा करण्यात येणार आहे ) तसेच सेबी यांच्याकडून जारी करण्यात आलेली परिपत्रके (सर्वांचा एकत्रित उद्धेख यापुढे परिपत्रके असा करण्यात येणार आहे ) त्यांच्या अन्यये विशेष सर्वसाधारण सभेच्या सूचनेत नमूद केलेल्या विषयांच्या अनुरूप घेण्यात येणार आहे. इओजीएमला व्हीसी / ओएव्हीएम यांच्या माध्यमातू-उपस्थित असणाऱ्या सभासदांची संख्या कायद्याच्या कलम १०३ अनुसार गणसंख्या निर्धारित करण्यासाठी गृहीत धरण्यात येणा

वरील प्रमाणे नमद केलेली परिपत्रके यांच्या अनुसार विशेष सर्वसाधारण सभेची सचना आणि इ मतदान प्रक्रियेचा तपशील केवव अशा सभासदांना इलेक्ट्रॉनिक माध्यमातून पाठविण्यात आला आहे, ज्या सभासदांचे इ मेल तपशील कंपनी / डिपॉझिटरी पार्टीसिपंटस यांच्याकडे नोंदणीकृत आहेत. आणि अशा सर्व समभाग धारकांना निर्गमित करण्यात आली आहे ज्यांची नावे सभासद नोंद पुस्तिका आणि नॅशनल सिक्युरिटीज डिपॉझिटरीज लिमिटेड (एनएसडीएल) / सेंट्रल डिपॉझिटरीज सर्व्हिंसेस (इंडिया) लिमिटेड (सीडीएसएल) यांच्याकडून १५ जुलै २०२२ चे कामकाज बंद होताना प्राप्त झालेल्या लाभार्थी मालकांच्या यादीत नोंदणीकृ

सभासदांनी कृपया नोंद घ्यावी की विशेष सर्वसाधारण सभेची सुचना कंपनीचे संकेतस्थळ www. wardwizard .com येथे तसेच स्टॉक एक्सचेंज संकेतस्थळ म्हणजेच बीएसई लिमिटेड संकेतस्थळे अनुक्रमे www.bseindia.com आणि नॅशनल सिक्युरिटीज डिपॉझिटरीज लिमिटेड ( एनएसंडीएल ) यांचे संकेतस्थळ www.evoting.nsdl.com येथे उपलब्ध करून देण्यात येणार आहे. कंपनी कायदा २०१३ कलम १०८ मधील तातुर्दीना अनुसरून तसेच कंपनीज (मॅनेजमेंट अँड एँडमिनिस्ट्रेशन) नियम २०१४ मधील तातुर्दीना अनुसरून विशेष सर्वसाधारण सभेत मंजुरीसाठी ठेवण्यात आलेल्या प्रस्तावांवर कामकाज घेण्यासाठी सभासदांना इलेक्ट्रॉनिक मतदान पद्धतीने (दूरस्थ) मतदानाचा हक्क बजावता यावा यासाठी कंपनी आपल्या सभासदांना एनएसडीएल यांच्य माध्यमातून इ मतदान सुविधा उपलब्ध करून देत आहे. त्याच प्रमाणे विशेष सर्वसाधारण सभेत देखील इ मतदान सुविधा देखील उपलब्ध करून देण्यात येणार आहे. जे सभासद विशेष सर्वसाधारण सभेला उपस्थित असतील आणि ज्यांनी विशेष सर्वसाधारण नभेच्या पूर्वी दूरस्थ इ मतदान प्रक्रियेचा अवलंब करून मतदानाचा हक्क बजावलेला नाही आणि इवोजीएम मध्ये होणारे इ मतदान यांची माहिती संचनेत देण्यात आली आहे.

न्या सभासदांची नावे सभासद नोंद पुस्तिकेत तसेच डिपॉझिटरीज यांनी तयार केलेल्या लाभार्थी मालकांच्या यादीत मतदानासाट निर्धारित करण्यात आलेली कट ऑफ तारीख ११ ऑगस्ट २०२२ रोजी उपलब्ध असतील सभासद दुरस्थ इ मतदान आणि इओजीएम मध्ये होणारे इ मतदान यांच्यासाठी पात्र असतील. अशी कोणतीही व्यक्ती जी विशेष सर्वसाधारण सभेची सूचना निर्गमित करण्याच प्रक्रिया पूर्ण झाल्यानंतर आणि मतदानासाठी निर्धारित करण्यात आलेली कट ऑफ तारीख ११ ऑगस्ट २०२२ पूर्वी कंपनीचे समभा घेऊन कंपनीची सभासद झालेली असेल तर ती व्यक्ती evoting@nsdl.co.in यांच्याकडे किंवा आरटीए पूर्वा शेअरजिस्ट्री इंडिय प्रायव्हेट लिमिटेड, रजिस्टार आणि शेअर ट्रान्स्फर एजंट्स यांच्याकडे support@purvashare.com येथे विनंती पाठवून लॉग इ

दरस्थ इ मतदान कालावधीला १५ ऑगस्ट २०२२ रोजी (सोमवार) सकाळी ९. ०० वाजता (भारतीय प्रमाण वेळे नुसार ) प्रारंभ करण्यात येईल आणि ही प्रक्रिया १७ ऑगस्ट २०२२ (बुधवार) संध्याकाळी ५.०० वाजता (भारतीय प्रमाणवेळेनुसार) संपुष्टात येईल. सदरील तारीख आणि वेळ उलटून गेल्यानंतर सभासदांना दूरस्थ इ मतदान पद्धतीने मतदानाचा हक्क बजावता येणार नाही आणि दूरस्थ इ मतदान प्रारूप एनएसडीएल योंच्याकडून मतदानासाठी बेंद करण्यात येईल. इओजीएम करिता दूरस्थ इ मतदान प्रक्रियेसाठी छाननी अधिकारी म्हणून श्रीमती अपर्णा संतोषकुमार त्रिपाठी (प्रॅक्टिसिंग कंपनी सेक्रेटरी ) यांची नियुक्ती करण्यात आली आहे. ज्या सभासदांनी विशेष सर्वसाधारण सभेच्या पूर्वी दुरस्थ इ मतदान प्रक्रियेचा अवलंब करून मतदानाचा हक बजावलेला आहे असे सभासद इओजीएमला उपस्थित राह् शकतात मात्र त्यांना इओजीएममध्ये इ मतदान पद्धतीने पुन्हा मतदान करता येणार नाही.

ज्या सभासदांकडे कंपनीचे समभाग प्रत्यक्ष स्वरूपात आहेत आणि ज्या सभासदांनी आपले इ मेल तपशील नोंदणीकत केलेले नाही त्यांना आवाहन करण्यात येते की त्यांनी आपले इ मेल तपशील संबंधित डिपॉझिटरी पार्टीसिपंटस यांच्याकडे नोंदणीकृत करू घ्यावेत आणि त्यांना आवाहन करण्यात येते की त्यांनी आपले इ मेल तपशील कंपनीचे रजिस्टार आणि शेअर टान्स्फर एजंटस मेसस पूर्वा शेअरजिस्ट्री इंडिया प्रायव्हेट लिमिटेड यांच्याकडे तात्पुरत्या स्वरूपात अद्ययावत करून घ्यावेत, त्यांसाठी लिंक : https:// /www.purvashare.com / email - and phone - updation ई-मेल तपशील आणि दरध्वनी क्रमांक अद्ययावत करण्यासाठं गहावी आणि विशेष सर्वसाधारण सभेची सूचना आणि किंवा इओजीएम मध्ये व्हीसी / ओएव्हीएम पद्धतीने सहभाग घेण्यासाठ तसेच इ मतदान प्रक्रियेत सहभाग घेण्यासाठी लॉग इन डिटेल्स प्राप्त करावेत.

इ मतदान पद्भतिने मतदान करण्याच्या संदर्भात कोणत्याही स्वरूपाच्या शंका असल्यास त्यांचे निस्तन एनएमडीएल किंवा कंपनीच रजिस्ट्रार मेसर्स पूर्वी शेअरजिस्ट्री इंडिया प्रायव्हेट लिमिटेड यांच्याकडून करण्यात येईल आणि त्यासाठी इ मेल oting@nsdl.co.in किंवा support@purvashare.com यांच्याशी संपर्क साधावा.

वॉर्डविझार्ड इनोव्हेशन्स अँड मोबिलिटी लिमिटेड यांच्या करित

स्थळ : वडोदरा

सभासद क्रमांक : एसीएस ३७९१२

# प्रिसिजन वायर्स इंडिया लिमिटेड

सीआयएन: एल३१३००एमएच१९८९पीएलसी५४३५६, पॅन: एएएसीपी७५५५एल नोंद. कार्यालय: साईमन हाऊस. जे.ए. राऊल स्टीट. ऑफ सयानी रोड. प्रभादेवी. मंबई ४०००२५, दूर. : +९१-२२-२४३७६२८१ फॅक्स : ९१-२२-२४३७०६८७

ई-मेल: mumbai@pwil.net वेब: www.precisio शेअरहोल्डर्सना ३३ व्या (तेहतीसावी) वार्षिक सर्वसाधारण सभेची (मॅव्हिडिओ-व्हिडीओ व्हिडीओ) (अन्य व्हिडिओ) माध्यमातन , दरस्थ ई-मतदान माहिती आणि बक क्लोजर ची

कॉर्पोरेट व्यवहार मंत्रालय आणि सिक्युरिटीज आणि एक्सचेंज बोर्ड ऑफ इंडियाने जारी केलेल्या परिपत्रकांनुसार, कंपनीच्या सदस्यांची ३३ वी एजीएम शुक्रवार, २ सप्टेंबर, २०२२ रोजी दुपारी ०१.०० वाजता (आयएसटी) नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेड (मएनएसडीएलफ) द्वारे प्रदान केलेल्या व्हीसी/ओएव्हीएम सुविधेद्वारे एजीएम बोलावण्याच्या सुचनेमध्ये नमृद केल्यानुसार खबमाय व्यवहार करण्यामाठी आयोजित केली आहे

कंपनीच्या २०२१-२२ च्या आर्थिक वर्षासाठीच्या ३३ व्या वार्षिक अहवालाची ई-प्रत आणि एजीएमची सूचना, आर्थिक विवरणे आणि इतर वैधानिक अहवाल कंपनीच्या वेबसाइटवर <u>www.precisionwires.com</u> वर आणि एनएसडीएलच्या <u>www.evoting.nsdl.com</u> वेबसाइटवर उपलब्ध असतील.

ार्षिक अहवाल २०२१-२२ मह जार्डल ज्यांचे ई-मेल पत्ते कंपनी / रजिस्टार आणि टान्सफर एजंट ('रजिस्टार') / डिपॉझिटरी पार्टिसिपंट्स (डीपीस्) कडे नोंदणीकृत आहेत. सेबीच्या परिपत्रकांनुसार, एजीएम आणि वार्षिक अहवालाच्या कोणत्याही भौतिक प्रती कोणत्याही सदस्याला पाठवल्या जाणार नाहीत. ज्या सदस्यांनी अद्याप त्यांचे ईमेल पत्ते नोंदणीकृत केलेले नाहीत त्यांना विनंती आहे की त्यांनी गुरुवार, २८ जुलै २०२२ रोजी संध्याकाळी ५:०० वाजेपर्वी (आयएसटी) खाली नमट केलेल्या प्रक्रियेचे अनसरण करावे. एजीएमची सचना आणि वार्षिक अहवाल इलेक्टॉनिक पद्धतीने प्राप्त करण्यासाठी आणि ई-व्होटिंग करिता लॉगिन आयडी आणि पामवर्ड पाप करण्यामाठी त्यांचे ईमेल पत्ते नोंटणीकत करण्यामाठी.

लिंकला भेट द्या : https://web.linkintime.co.in/EmailReg/Email:Register.html डॉपडाउन सचीमधन कंपनीचे नाव निवडा : प्रेसिजन वायर्स इंडिया लिमिटेड.

फोलिओ क. /डीपी आयडी, क्लायंट आयडी, शेअरहोल्डरचे नाव, पॅन तपशील, मोबाईल क. आणि ई-मेल पत्ता प्रविष्ट करा. प्रत्यक्ष स्वरूपात शेअर्स धारण करणाऱ्या सदस्यांना त्यांच्या शेअर सर्टिफिकेट क्रमांकांपैकी एक प्रविष्ट करणे आणि पॅन कार्डची स्वयं-साक्षांकित प्रत अपलोड करणे आणि पत्ता पुरावा उदा. आधार कार्ड, पासपोर्ट किंवा त्यांच्या शेअर सर्टिफिकेटच्या समोर आणि मागील बाजूस..

सिस्टम मोबाईल क्रमांकावर ओटीपी पाठवेल आणि ई-मेल पत्त्यावर. मोबाईल क्रमांकावर ओटीपी टाका आणि ई-मेल पत्ता.

वार्षिक अहवाल २०२१-२२ आणि ई-व्होटिंग क्रेडेन्शियलसह एजीएमच्या नोटिसच्या मर्यादित उद्देशासाठी प्रणाली ई-मेल पत्त्याची पुष्टी करेल.

कंपनीला एजीएमच्या सूचनेमध्ये मांडलेल्या सर्व ठरावांवर त्यांची मते कास्ट करण्यासाठी तिच्या सर्व सदस्यांना एनएसडीएल ची रिमोट ई-व्होटिंग सुविधा (मरिमोट ई-व्होटिंगफ) प्रदान करण्यात आनंद होत आहे. याव्यतिरिक्त, कंपनी मीटिंग दरम्यान रिमोट ई-व्होटिंग प्रणालीद्वारे मतदान करण्याची सुविधा देखील प्रदान करेल. एजीएमच्या आधी/दरम्यान रिमोट ई-व्होटिंगची तपशीलवार प्रक्रिया नोटीसमध्ये प्रदान केली जाईल

ज्या सभासदानी इलेक्ट्रॉनिक क्लिअरिंग सर्व्हिस किंवा इतर कोणत्याही माध्यमातून थेट त्यांच्या बँक खात्यांमध्ये लाभांश प्राप्त करण्यासाठी त्यांचे बँक खाते तपशील अपडेट केलेले नाहीत त्यांनी

सदस्यांनी पुढील कागदपत्रे लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड, फिजिकल होल्डिंग रजिस्टारला, शुक्रवार, २८ ऑगस्ट २०२२ पर्यंत पाठवण्याची विनंती केली

अ) तुमचे नाव, फोलिओ क्रमांक, पूर्ण पत्ता आणि ज्या बँक खात्यात लाभांश मिळणार आहे संबंधित तपशीलांचा उल्लेख असलेले स्वाक्षरी केलेले विनंती पत्र: १) बँकेचे नाव आणि शाखा आणि बँक खाते प्रकार

२) कोअर बँकिंग सोल्यूशन्सच्या अंमलबजावणीनंतर तमच्या बँकेने वाटप केलेला बँक खाते क्रमांक आणि प्रकार ३) ११ अंकी आयएफएससी को.द.

बी) मूळ रद्द केलेला चेक बेअरिंग समभाग संयुक्तपणे ठेवल्यास सदस्याचे किंवा प्रथम धारकाचे नाव:

डी) कंपनीकडे नोंदणीकत सदस्याच्या पत्त्याच्या समर्थनार्थ कोणत्याही दस्तऐवजाची (जसे की आधार कार्ड, झयव्हिंग लायसन्स, निवडणुक

सी) पॅन कार्डची स्वयं-साक्षांकित छायाप्रत: आणि

ओळखपत्र, पासपोर्ट) स्वयं-प्रमाणित छायाप्रत डीमॅट फॉर्ममध्ये शेअर्स धारण करणाऱ्या सदस्यांना त्यांच्या संबंधित डीमॅट होल्डिंग डीपीएससह इलेक्टॉनिक बँक आदेश अपडेट करण्याची विनंती केली जात

वित्त कायदा, २०२० नुसार, लाभांशाचे उत्पन्न सभासदांच्या हातात करपात्र आहे आणि कंपनीने आयकर कायदा, १९६९ (आयटी कायदा) मध्ये निर्धारित दराने सभासदांना दिलेल्या लाभांशातून म्रोतावरील कर (टडीएस) कापून घेणे आवश्यक आहे. सर्वसाधारणपणे, टीडीएल आवश्यकतांचे ालन करण्यास सक्षम करण्यासाठी, सदस्यांना विनंती केली जाते की त्यांनी त्यांचे निवासी दर्जा, पॅन आणि श्रेणी आयटी कायद्यानुसार त्यांच्या डीपीसह पूर्ण करा आणि/किंवा अद्ययावत करा किंवा शेअर्स भौतिक स्वरूपात कंपनी / रजिस्ट्रार यांच्याकडे असतील तर शुक्रवार, २८ ऑगस्ट

२०२२ रोजी किंवा त्यापूर्वी वरील दस्तऐवजांच्या स्वयं-साक्षांकित प्रतींसह प्रथम नावाच्या शेअरहोल्डरने रीतसर स्वाक्षरी केलेली लेखी विनंती सादर करणे. तपशीलवार प्रक्रिया/फॉर्म आरटीएची वेबसाइट <u>https://web.linkintime.co.in/formsreg/</u>

<u>submissio-of-form.15h.html.</u> वर उपलब्ध आहेत

तारीख : २३ जुलै, २०२२

ठिकाण : मुंबई

आमदार अभिजित वंजारी चांगले काम केले नाही, तर डोके फोडीन यांची अधिकाऱ्यांना शिवीगाळ यशोमती टाकूरांचा व्हिडीओ व्हायरल

वार्ताहर/अमरावती हा इशारा दिला आहे.

'तुमच्याकडून एक रुपयाही घेत रस्त्याच्या कामाचे भूमिपूजन नाही, तुम्ही चांगल्या दर्जाचे काम आटोपल्यावर यशोमती ठाकूर या केले नाही, तर डोके फोडीन, लक्षात सर्वांसमक्ष संबंधित रस्त्याचे काम ठेवा', अशा शब्दात माजी मंत्री कुणाकडे आहे, अशी विचारणा आणि तिवसाच्या काँग्रेसच्या केली. तेव्हा एक अधिकारी कनिष्ठ आमदार यशोमती ठाकूर यांनी अभियंता म्हणून आपली ओळख सांगतो आणि हे काम आपल्याकडे अधिकाऱ्यांना दम दिला आहे. या घटनेची चित्रफित सध्या प्रसारित आहे, असे सांगतो. त्याचवेळी झाली आहे. तिवसा तालुक्यातील अधिकाऱ्यांना उद्देशून यशोमती ठाकूर या रस्त्याच्या दर्जाच्या बाबतीत तडजोड स्वीकारली जाणार नाही,

नाही, तुमच्याकडून 'क्वालिटी'चे काम झाले नाही, तर डोके फोडीन

ब्राइट ब्रदर्स लिमिटेड सीआयएन : एल२५२०९एम एच १९४६ पीएलसी ००५०५६

यासंदर्भात महापालिका आयुक्तांकडे वंजारी

यांच्याविरोधात पोलिसात तक्रार दाखल करण्याची

या ध्वनिफितीमध्ये वंजारी हे चव्हाण नावाच्या

कार्यकारी अभियंत्यांचे नाव घेऊन शिवीगाळ करत

आहेत. निधीला कोणीही हात लावू शकत नसल्याचे

सांगुन, असे करण्याची कोणाची हिंमत नाही, असेही

याप्रकरणी वंजारी यांच्याशी संपर्क साधला असता

हा आवाज आपला नसल्याचे त्यांनी सांगितले. तर

ज्या अधिकाऱ्यांना शिवीगाळ करण्यात आली आहे,

त्यांच्याकडूनही यासंबंधी कुठलीही तक्रार दाखल

संबंधित अधिकाऱ्याला म्हणत आहेत.

करण्यात आलेली नाही.

**नोंदणीकृत कार्यालय :** कार्यालय क्रमांक ९१, ९ वा मजला, जॉली मेकर चेंबर्स क्रमांक २, २२५, निरमन पॉईंट, मुंबई - ४०० ०२१ दूरध्वनी क्रमांक : ८८२८२०४६३५ इ मेल : invcom@brightbrothers.co.in, संकेतस्थळ : www.brightbrothers.co.in

सूचना

वार्ताहर/नागपुर

काँग्रेसचे आमदार अभिजीत वंजारी हे निधी

वाटपाच्या मुद्यावरून नागपूर महापालिकेच्या एका

अधिकाऱ्याला शिवीगाळ करत असल्याची

ध्वनिफित (ऑडिओ क्लिप) समाजमाध्यमांमध्ये

प्रसारित करण्यात आली. मात्र, वंजारी यांनी या

ध्वनिफितीमधील आवाज आपला नसल्याचे म्हटले

वंजारी हे निधी खर्च करण्याबद्दल एका

अधिकाऱ्याला शिवीगाळ करत असल्याची

समाजमाध्यमांमध्ये प्रसारित करण्यात येत आहे.

तर, भाजपचे आमदार कृष्णा खोपडे यांनी

कंपनीच्या इक्विटी समभागांचे गुंतवणूकदार शिक्षण आणि संरक्षण निधी (आयईपीएफ ) प्राधिकरण यांच्याकडे हस्तांतरण

कंपनी कायदा २०१३ चे कलम<sup>े</sup> १२४ मधील तरतुर्दीच्या अनुसार तसेच त्यासह वाचा गुंतवणूकदाः शिक्षण आणि संरक्षण निधी प्राधिकरण ( लेखांकन, अंकेक्षण, हस्तांतरण आणि परतावा ) नियम २०१६ नियम आणि त्यात वेळोवेळी करण्यात आलेले बदल ) यांच्या अनुसार असे सूचित करण्यात येते की . फंपनीचे असे इक्रिटी समभाग ज्यांच्यावरील लाभांश २०१४- १५ साली जाहीर करण्यात आला मात्र तो सलग सात वर्षे अदा करण्यात आलेला नाही किंवा त्या लाभांशावर दावा करण्यात आलेला नाही. असे समभाग कंपनीकडून आयईपीएफ प्राधिकरण यांच्या डिमॅट खात्यात हस्तांतरित करणे आवश्यव

ज्या समभागधारकांचे समभाग आयर्डपीएफ पाधिकरण यांच्या डिमॅट खात्यात हस्तांतरित होण्यास पार आहेत अशा समभागधारकांना कंपनीकडन व्यक्तिगत सचना त्यांच्या नोंदणीकत पत्त्यावर निर्गमित करण्यात आली आहे आणि त्यांना) दावारहित लाभांशावर दावा करण्याचे आवाहन करण्यात आले आहे. ज्या समभागधारकांचे समभाग यर्डपीएफ प्राधिकरण यांच्या डिमॅट खात्यात हस्तांतरित होण्यार पात्र आहेत अशा समभागधारकांचा तपशील कंपनीकडून आपले संकेतस्थळ www.brightbroth ers.co.in येथे अपलोड करण्यात आला आहे. समभागधारकांना विनंती करण्यात येते की, दावारहित लाभांश आणि समभाग जे आयर्डपीएफ प्राधिकरण। यांच्याकडे हस्तांतरित होण्यास पात्र आहेत अश समभागांचा तपशील जाणन घेण्यासाठी त्यांनी सदरील संकेतस्थळ पाहावे.

समभागधारकांना आवाहन करण्यात येते की त्यांनी २०१४- १५ या. वित्तीय वर्षासाठी तसेच तेथावन पढील कालावधीसाठी जाहीर झालेल्या लाभांशावर ते आयर्डपीएफ यांच्याकडे हस्तांतरित होण्यापर्व ु दावा करावा. ज्या समभागधारकांकडे कंपनीचे समभाग प्रत्यक्ष उपलब्ध आहेत आणि ज्य समभागधारकांचे समभाग आयईपीएफ यांच्याकडे हस्तांतरित होण्यासाठी पात्र आहेत त्यांनी कृपया नोंट घ्यावी की समभाग आयईपीएफ यांच्याकडे हस्तांतरित झाल्यानंतर, समभाग प्रमाणपत्रे जी समभागधारकांच्या नावे नोंदणीकृत आहेत ती आपोआप रद्द होतील आणि ती नॉन निगोशिएबल असतील. समभाग डिमॅट स्वरूपात असतील, तर जे समभाग हस्तांतरित होण्यासाठी पात्र आहेत तितकी रक्कम समभागधारकाच्या खात्यातून डेबिट करण्यात येईल

जर समभागधारकांनी दावारहित लाभांशावर २३ ऑक्टोबर २०२२ पर्यंत दावा न केल्यास नियमांच्या पर्ततेसाठी कंपनी, कोणतीही पर्वसचना न देता समभाग आयर्दपीएफ यांच्याकड़ हस्तांतरित करील आणि हस्तांतरित झालेल्या समभागांच्या संदर्भात कंपनीकडे कोणताही दावा करता येणार नाही.

समभागधारकांनी कृपया नोंद घ्यावी की समभागांचे तसेच त्यांच्यावरील भविष्यकालीन लाभांसह असल्यास आयईपीएफ प्राधिकरण यांच्याकडे हस्तांतरण झाल्यानंतर त्यावर आयईपीएफ प्राधिकरण यांच्याकडे आयईपीएफ प्राधिकरण यांच्या नावे स्वतंत्र अर्ज करून अर्ज आयईपीएफ – ५जो नियमानुसार विहित करण्यात आला आहे, त्यानुसार अर्ज करावा लागेल आणि त्यावर दावा करता येईल आणि सदरील अर्ज आयईपीएफ संकेतस्थळ : www.iepf.gov.in येथे उपलब्ध आहे.

वरील संदर्भात कोणत्याही स्वरूपाच्या शंका किंवा प्रश्न असल्यास समभागधारक मेसर्स लिंक इन टाइम् इंडिया प्रायव्हेट लिमिटेड, कंपनीचे रजिस्ट्रार आणि ट्रान्स्फर एजंट्स, सी १०१, २४७ पार्क, एल बी एस मार्ग, विक्रोळी (पश्चिम ), मुंबई ४०० ०८३, इ मेल : rnt.helpdesk@linkintime.co.in येथे संपर्क

दिनांक : २६ जुलै २०२२

ब्राईट ब्रदर्स लिमिटेड यांच्या करित सोनाली पेडणेक

कंपनी सेकेटरी आणि कम्प्लायन्स अधिकारी

Brite

### DAIKAFFIL CHEMICALS INDIA LIMITED

**नोंदणीकृत कार्यालय :** ए -४, एमआयडीसी तारापूर, जिल्हा - पालघर, महाराष्ट्र - ४०१ ५०६ सीआयएन क्रमांक : एल २४११४एमएच १९९२पीएलसी ०६७३०९ वेबसाईटः www.daikaffil.com ईमेलः info@daikaffil.com फोनः (९१-२२) ६१०१६६९९ सूचना

## यादारे सचित करण्यात येते की.

दिनांक: २५-०७-२०२२

कंपनीच्या सभासदांची ३० वी वार्षिक सर्वसाधारण सभा (एजीएम) बैठकीची सूचना दिनांकीत १८ जुलै, २०२३ मध्ये नमद केलेल्या विषयांवर चर्चा करण्यासाठी शक्रवार, दिनांक १९ ऑगस्ट, २०२२ रोजी भारतीय प्रमाणवेळे नुसार सकाळी १०. ३० वाजता व्हिडीओ कॉन्फरन्सिंग ("व्हीसी")/अंदर ऑडिओ विझुअल मीन्स ''ओएव्हिएम'')च्या माध्यमातन घेण्यात येणार आहे. सध्या सुरु असलेल्या कोव्हीड -१९ महामारीचे संकट लक्षात घेता, निगम व्यवहार मंत्रालय (''एम सीए'') द्वारे

जारी सर्वेसामान्य परिपत्रक क्र. २/२०२२ दिनांकित ५ में, २०२२ सहवाचता परिपत्रक क्रमांक २० दिनांकीत ५ में, २०२० सहवाचिता परिपत्रक क्रमांक १४ दिनांकीत ८ एप्रिल, २०२० आणि परिपत्रक क्रमांक १७ दिनांकीत १३ एप्रिल, २०२० आणि सहवाचता सर्वसामान्य परिपत्रक क्र. ०२/२०२१ दिनांकित १३.०१.२०२१ (वापुढे या सर्व परिपत्रकांचा एकत्रित उक्षेख ''एमसीए परिपत्रके'' असा करण्यात येईल) आणि सेबी परिपत्रक क्र. नारपत्रकार्या दुवार्या उड्डार्ख प्लाना रास्त्रक्त जना करवाना प्रदेश) जान सचा पारप्तक क्र. संबी/एचजी/सीएफडी/सीएफडीरसीआवजार/पी/२०२२/६२ दिनांकित १३ में, २०२२ सहवाचता संबी परिपत्रक क्र. सेबी/एचजी/सीएफडी/सीएमडी१/सीआवआर/पी/२०२०/७९ दिनांकीत १२ में, २०२० अनुसार वार्षिक सर्वसाधारण सभा व्हीसी किंवा ओएव्हीएमद्वारे सामायिक स्थळी सभासदांच्या प्रत्यक्ष उपस्थिती शिवाय घेण्यास अनमती दिली आहे

सदर परिपत्रके आणि कंपनी कायदा २०१३ मधील संबंधित तरतुदी तसेच सेबी (लिस्टिंग ऑब्लिगेशन अँड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ अनुसार ज्या सभासदांचे इ मेल पत्ते रजिस्टार आणि शेअर हस्तांतर एजंद /डिपॉझिटरी पार्टीसिपंटसकडे नोंदणीकृत आहेत, केवळ अशा सर्व सभासदांना वार्षिक सर्वसाधारण सभेची सूचना आणि वित्तीय वर्ष २०२१-२२ साठीचा वार्षिक अहवाल केवळ इलेक्ट्रॉनिक माध्यमातून पाठविला आहे. ईमेल आयडी आणि बँक खाते तपशिलाची नोंदणी:

जर एखाद्या समभागधारकाचा इ मेल आयडी कंपनी/तिच्या रजिस्टार आणि शेअर ट्रान्स्फर एजंट आरटीए/द्रिपॉझिटरीज यांच्याकडे नोंटणीकत असेल इ-मतदानाकरिता लॉग इन तपशील नोंटणीकत इ मेल पत्त्यावर पाठविण्याची प्रक्रिया सुरु करण्यात आली आहे. ्या प्रावाद्या सम्भागध्यकाने त्यांचा /तिचा / त्यांचा द मेल आयदी कंपनी /रजिस्टार आणि शेअर टास्फर एउं

आरटीए/डिपॉझिटरीज यांच्याकडे नोंदणीकृत केलेला नसेल आणि किंवा लाभांशाची रक्कम प्राप्त करण्यासाठी आवश्यक असलेले बँक खाते तपशील सादर केलेला नसेल, तर अशा सभासदांनी खालील सूचनांचा अवलंब करणे आवश्यक आहे. कृपया आमचे आरटीए, लिंक इन टाइम इंडिया प्रायव्हेट लिमिटेड यांचे संकेतस्थळ Investor Services

-Email/Bank detail Registration - fill in the details अंतर्गत www.linkintime.co.in लॉग इन करून आणि आवश्यक असणारी कागदपत्रे अपलोड करावा आणि सादर करावीत जर समभाग डिमॅट स्वरूपात असतील तर : अशा समभागधारकांनी कपया डिपॉझिटरी पार्टीसिपंटस (''डीपी'

यांच्याशी संपर्क साधावा आणि डिपॉझिटरी पार्टीसिपंटस यांनी सल्ला दिल्याप्रमाणे प्रक्रियेचा अवलंब करून डिमॅट खात्यात इ मेल पत्ता तसेच बँक खाते तपशील नोंदणीकृत करून घ्यावा.

वार्षिक सर्वसाधारण सभेची सूचना आणि वार्षिक अहवाल सभासदांना इलेक्ट्रॉनिक माध्यमातून पाठविण्यार्च

प्रक्रिया २५ जुलै, २०२२ रोजी पूर्ण करण्यात आली आहे. निर्धारित करण्यात आलेली कट ऑफ डेट (१२ ऑगस्ट २०२२) रोजी एखाद्या सभासदांकडे कंपनीचे समभाग प्रत्यक्ष अथवा डिमेंट स्वरूपात असतील तर, असे सभासत् वार्षिक सर्वसाधाण सूचनेत नमूद केलेल्या विषयांव संदूल डिपॉझिटरी सर्ल्हिसेस लिमिटेड (सीडीएसएल) यांनी उपलब्ध करून दिलेल्या दूरस्थ इ मतदान सेवेचा अवलंब करून इलेक्ट्रॉनिक पद्भतीने मतदान करू शकतात. त्यासोबतच वार्षिक सर्वसाधारण सभे दरम्यान मतदान करण्यासाठी कंपनी दरस्थ इ मतदान (''ई-व्होटींग'') सेवा उपलब्ध करून देत आहे. दरस्थ इ मतदान / इ मतदान

सर्व सदस्यांना माहिती देण्यात येते की.

यांच्या प्रक्रियेचा संपूर्ण तपशील वार्षिक सर्वसाधारण सभेच्या सूचनेत नमूद करण्यात आला आहे. ए. वार्षिक सर्वसाधारण सभेच्या सूचनेत नमूद केलेल्या विषयांवर इलेक्ट्रॉनिक पद्धतीने मतदान घेण्यात येणार

बी. दूरस्थ इ मतदान प्रक्रियेला १६ ऑगस्ट २०२२ रोजी ( सकाळी १०. ०० वाजता ) प्रारंभ करण्यात येईल सी. दूरस्थ इ मतदान प्रक्रिया १८ ऑगस्ट २०२२ रोजी ( संध्याकाळी ५. ०० वाजता ) संपुष्टात येईल.

दूरस्थ इ मतदान प्रक्रियेद्वारे किंवा वार्षिक सर्वसाधारण सभेत इ मतदान प्रक्रियेने मतदान करण्यासाठी पात्रत निर्धारित करण्यासाठी कट ऑफ डेट १२ ऑगस्ट २०२२ अशी आहे. १८ ऑगस्ट २०२२ रोजी भारतीय प्रमाण वेळेनुसार संध्याकाळी ५. ०० वाजल्यानंतर इ मतदान करू दिर जाणार नाही.

एफ. सभासदांनी नोंद घ्यावी की : १. १८ ऑगस्ट २०२२ रोजी भारतीय प्रमाण वेळेनुसार संध्याकाळी ५. वाजता दूरस्थ ई-मतदान प्रक्रिया सीडीएसएल यांच्याकडून खंडित करण्यात येईल आणि एखाद्या उरावावः एखाद्या सभासदाने मतदान केले असेल तर त्याला त्यात वारवार बदल करता येणार नाही.; २. जे सभासव वार्षिक सर्वसाधारण सभेला व्हीसी/ओएव्हीएमद्वारे उपस्थित असतील आणि ज्यांनी दूरस्थ इ मतदा-प्रक्रियेचा अवलंब करून मतदान केलेले नाही अशाच सभासदांना वार्षिक सर्वसाधारण सभे दरम्यान लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड यांनी उपलब्ध करून दिलेल्या ई-मतदान सविधेचा अवलंब करून मतदानाचा हक्क बजावता येईल; ३. ज्या सभासदांनी दूरस्थ ई-मतदान प्रक्रियेचा अवलंब करून मतदानाच हक बजावला आहे असे सभासद वार्षिक सर्वसाधारण सभेला उपस्थित राहू शकतात मात्र त्यांना वार्षिक सर्वसाधारण सभे दरम्यान पुन्हा मतदान करता येणार नाही; ४. केवळ असे सभासद, ज्यांची नावे सभासद नोंट पुस्तिकेत किंवा डिपॉझिटरीज यांनी तयार केलेल्या लाभाशें मालकाच्या नोंद पुस्तिकेत कट ऑफ डेट रोजे नोंदणीकृत आहेत त्याच सभासदांना दूरस्थ ई–मतदान प्रक्रियेचा अवलंब करून किंवा वार्षिक सर्वसाधारण सभे दरम्यान इ मतदान प्रक्रियेचा अवलंब करून मतदानाचा हक्क बजावता येईल.

वार्षिक सर्वसाधारण सभेची सूचना निर्गमित केल्यानंतर एखाद्या व्यक्तीने कंपनीचे समभाग घेतले असतीत आणि ती व्यक्ती कंपनीची सभासद झाली असेल आणि कट ऑफ डेट म्हणजेच १२ ऑगस्ट २०२२ रोजं त्या व्यक्तीकडे कंपनीचे समभाग असतील तर अशी व्यक्ती helpdesk.evotingcdslindia.com येथे विनंती करून लॉग इन आयडी आणि पासवर्ड मिळवू शकते. मात्र एखादी व्यक्ती यापूर्वीच सीडीएसएल यांच्याकडे नोंदणीकृत असेल तर ती व्यक्ती मतदानाचा हक बजावण्यासाठी सध्याचा इ मेल आयडी आणि पासवर्ड वापर

एच. वार्षिक सर्वसाधारण सभेची सूचना कंपनीचे संकेतस्थळ www.daikaffil.com येथे त्याच प्रमाणे सीडीएसएर यांचे संकेतस्थळ www.evotingindia.com येथे त्याचप्रमाणे स्टॉक एक्स्चेंज यांचे संकेतस्थळ ww.bseindia.com येथे उपलब्ध आहे.

आय. ई-मतदान प्रक्रिये संदर्भात कोणत्याही शंका असतील तर कंपनीचे सभासद सीडीएसएल यांनी उपलब्ध करून दिलेल्या https://www.evotingindia.com/Help.jsp या लिंकवर हेल्प सेक्शन येथे असलेल्या सभासदांकरिता फ्रिकेन्टली आस्बड केश्चन्स (एफएक्यू) आणि इ वोटिंग युजर मॅन्युअल पाह् शकतात किंवा टोल फ्री क्रमांक १८००२२५५३३ येथे संपर्क साधू शकतात किंवा श्री. राकेश दळवी, व्यवस्थापक, सीडीएसएल, ए विंग, २५ वा मजला, गरैथॉन फ्यूच्रेक्स, मफतलाल मिल्स कंपाऊंड, एन एम जोशी मार्ग, लोअर परळ (पूर्व ) मुंबई ४०० ०१३ यांच्याशी इ मेल पत्ता helpdesk.evotingcdslindia.com येथे संपर्क साधू शकतात किंवा त्यांच्याशी ०२२ - २३० २३३३३ या क्रमांकावर संपर्क साधू शकतात. सभासदांनी पुढे नोंद घ्यावी की, वार्षिक सर्वसाधारण सभेत सहभागी होण्याच्या प्रक्रियेचा तपशील वार्षिक

सर्वसाधारण सभेच्या सूचनेत नमूद करण्यात आला आहे. कंपनी कायदा २०१३ कलम १०३ मधील तरतुदीनुसार वार्षिक सर्वसाधारण सभेला व्हीसी/ओएव्हीएम उपस्थित असलेल्या सभासदांची संख्या गणपूर्ती निर्धारित

कंपनी कायदा २०१३ कलम ९१ मधील तरतुदीनुसार वार्षिक सर्वसाधारण सभेच्या निमित्ताने कंपनीच्या सभासद नोंद पुस्तिका आणि समभाग हस्तांतरण पुस्तिका १३ ऑगस्ट २०२२ ते १९ ऑगस्ट २०२२ ( दोन्ही दिवसांसह ) या -कालावधीत बंद ठेवण्यात येतील

स्थळ : मुंबई

दिनांक : २५ जुलै २०२२

दैकाफील केमिकल्स इंडिया लिमिटेड करित आदित्य पटेल व्यवस्थापकीय संचालव

प्रिसिजन वायर्स इंडिया लिमिटेड सही/-

दीपिका पांडे,

कंपनी सचिव

एका रस्त्याच्या भूमिपूजनप्रसंगी सार्वजनिक बांधकाम विभागाच्या अधिकाऱ्यांना यशोमती ठाकर यांनी

असे सांगतात. 'मी एक रुपयाही घेत

लक्षात ठेवा', असा इशारा त्या देतात. तिवसा मतदार संघात सिमेंट

रस्त्याचे बांधकाम, इमारतींची दुरूस्ती अशा अनेक विकासकामांचे भूमिपुजन यशोमती ठाकुर यांच्या हस्ते झाले. त्यावेळी एका कार्यक्रमात हा प्रसंग घडल्याचे सांगितले जात आहे. यासंदर्भात यशोमती ठाकूर यांची प्रतिक्रिया जाणून घेण्याचा प्रयत्न केला असता, त्यांच्याशी संपर्क

नि. २९

विक्री उद्घोषणा

वसुली अधिकारी-। यांचे कार्यालय कर्ज वसुली न्यायाधिकरण-॥, मुंबई २ रा मजला, टेलिफोन भवन, स्ट्रॅण्ड रोड, कुलाबा मार्केट, कुलाबा, मुंबई-४००००५

आर. पी. क्र. २१/२०१३ दिनांक: १४/०७/२०२२ रिकव्हरी ऑफ डेब्टस् ॲण्ड बँकरप्टसी ॲक्ट, १९९३ सहवाचता आयकर अधिनियम, १९६१ च्या द्सऱ्या परिशिष्टाच्या नियम ३८, ५२(२) अन्वये विक्रीची उद्घोषणा

..... प्रमाणपत्र धारक (मूळ अर्जदार)

> .....प्रमाणपत्र कर्जदार (मूळ प्रतिवादी)

१. कायनात एक्स्पोर्टस् नोंदणी. कार्यालय : ३५, गिल्डर लेन,

बँक ऑफ इंडिया

विरुध्द

मे. कायनात एक्स्पोर्टस आणि अन्य

शेराचीवाडी, मुंबई सेंट्रल, मुंबई ४०० ००८

आणि दकानाचा पत्ता: दकान क्र. ए/५, . मिडो पार्क सीएचएस लि. एस.व्ही. रोड लगत, जोगेश्वरी (पश्चिम), मुंबई ४०० ०१२

२.श्री. सय्यद सफदर हसेन राहणार: १५/१६, पालाजी बिल्डिंग, बेंझी पाला. ३२५.३रा मजला, भंडारी क्रॉस लेन, अकबर ट्रॅव्हल जवळ,

मुंबई ४०० ००३ ३.श्री. पंकज भूपतलाल भयानी राहणार: ८, जोशी कुंज, एम. व्ही. रोड, अंधेरी (पूर्व),

मुंबई ४०० १०१ ४.अखिलेश हर्शल पांडे राहणार: डी-०१, गॉल रेसिडेन्सी, ठाकूर व्हिलेज, कांदिवली (पूर्व), मुंबई ४०० १०१

५. ६. संबंधित सोसायटी/एमआयडीसी/तलाठी/ बीएमएसी प्राधिकरण.

याअर्थी सन्माननीय पीठासिन अधिकारी यांनी वसुली प्रमाणपत्र/ह्कूमाप्रमाणे प्रमाणपत्र कर्जदारांकडून व्याज आणि खर्चासह रु. १,००,४४,४६२.५० (रुपये एक **कोटी चट्चेचाळीस हजार चारशे बासष्ट आणि पैसे पंन्नास मात्र) च्या वसुलीसाठी मूळ अर्ज क्र. ३५ सन २०११ मध्ये वसुली प्रमाणपत्र काढले.** 

आणि ज्याअर्थी निम्नस्वाक्षरीकारांनी सदर प्रमाणपत्राच्या पूर्ततेसाठी खालील परिशिष्टात वर्णन केलेली मिळकत विकण्याचे आदेश दिले. आणि ज्याअर्थी प्रक कडून ३० ऑगस्ट, २०२२ रोजीस रु. २,१३,७६,२९३.५० (रुपये दोन कोटी तेरा लाख शहात्तर हजार दोनशे त्र्याण्णव आणि पैसे

पंन्नास मात्र) ही रक्कम त्यावरील व्याज आणि खर्चासह रक्कम थकीत आहे. १. याद्वारे सूचना देण्यात येते की, जर पुढे ढकलण्याचा कोणताही आदेश नसल्यास, सदर मिळकत <mark>३०.०८.२०२२ रोजी द्. ०२.०० ते द्. ०४.००</mark> दरम्यान (आवश्यक असल्यास बंद होण्यापूर्वी शेवटच्या ५ मिनिटात बोली केल्यास आपोआप विस्तार खंडासह) ई-लिलावाने विकली जाईल आणि बोली मे. सी-१

इंडिया प्रा. लि., यांची वेबसाईट https:www.bankeauctions.com मार्फत ''ऑनलाईन इलेक्ट्रॉनिक बोली'' मार्फत करण्यात येईल. संपर्क व्यक्ती- श्री. हरिष गोवडा- ९५९४५९७५५५. पुढील तपशिलांसाठी संपर्क : श्री. इंदुशेखर पटेल, मुख्य व्यवस्थापक, इलेक्ट्रीक हाऊस शाख, बँक ऑफ इंडिया, मोबा

२. खालील परिशिष्टात वर्णन केल्याप्रमाणे उपरिनामित प्रतिवादींच्या मिळकतीची विक्री आणि सदर मिळकतीशी निगडित दायित्वे आणि दावे, जो पर्यंत ते सुनिश्चित केले आहेत, ते प्रत्येक संचासमोर परिशिष्टात विनिर्दिष्ट केले आहेत.

३. परिशिष्टांत विनिर्दिष्ट केलेल्या संचांमधील विक्रीसाठी मिळकत ठेवली जाईल. जर, मिळकतीच्या एखाद्या हिश्श्याच्या विक्रीतून रोकड झालेल्या रकमेतून देणे भागले तर, उर्वरित बाबतीत विक्री ताबडतोब थांबवली जाईल. जर, विक्री घेणाऱ्या अधिकाऱ्यांकडे सदर प्रमाणपत्रातील थकबाकी, व्याज, खर्च (विक्रीच्या खर्चासह) कोणत्याही संचाच्या विक्रीआधी जमा केली किवा त्यांना पटेल असे प्रमाणपत्रातील रक्कम, व्याज व खर्च निम्नस्वाक्षरीकाराकडे प्रदान केल्याचे पुरा सादर केले तर ती विक्री देखील थांबविण्यात येईल.

४. विक्रीशी संबंधित कोणतीही कृती करणारे कोणतेही अधिकारी किंवा अन्य व्यक्ती थेट किंवा अप्रत्यक्षपणे विकावयाच्या मिळकतीसाठी बोली, संपादन किंवा कोणतेही हितसंबंध संपादित करू शकणार नाहीत. विक्री आयकर अधिनियम, १९६१ च्या दुसऱ्या परिशिष्टात विहित अटी आणि त्याअंतर्गतचे नियम आणि खालील शर्तींच्या अधीन होईल.

जोडलेल्या परिशिष्टांतील विनिर्दिष्ट तपशील हे निम्नस्वाक्षरीकारांच्या सर्वोत्तम माहितीप्रमाणे दिले आहेत, परंतु ह्या उद्घोषणेमधील कोणत्याही तुटी, गैर-विधाने किंवा उणिवांसाठी निम्नस्वाक्षरीकार उत्तर देण्यास बांधील नसतील.

अनु.	मिळकतीचे वर्णन	निरीक्षणाची	राखीव किंमत	इअर रक्कम	बोली वाढवणे
क्र.		तारीख	(₹.)	(₹.)	
१	फ्लॅट क्र. ५०४, ५ वा मजला, रिध्दि सिध्दि अपार्टमेंट, सीटीएस	२४.०८.२०२२	₹0,00,000/-	३,००,०००/-	रु. ५०,०००/-
	क्र. ११२३ आणि ११२५, शाहबाग, सेक्टर १९, सीबीडी बेलापूर	स. ११.०० ते			
	नवी मुंबई	सायं. ४.००			

सर्वोच्च बोलीदारांना तेव्हाच कोणत्याही संचाचे खरेदीदार म्हणून घोषित केले जाईल. हे सर्वस्वी निम्नस्वाक्षरीकारांच्या मर्जीवर अवलंबून असेल की, जेव्हा सरळ सरळ दिसते आहे की, देऊ केलेली किंमत अपुरी आहे तेव्हा ती करणे अव्यवहार्य आहे अशा वेळी सर्वोच्च बोली नाकारायची/स्वीकारायची.

६. तमाम जनतेकडून याद्वारे सदर ई–लिलावात बोली मागविण्यात येत आहेत. ऑनलाईन प्रस्तावासह **इअर रक्कम** ही मुंबई येथील प्रमाणपत्र धारक बँकेच्या **खाते** क्र. <mark>००१६९०२०००००३३, बँक ऑफ इंडिया, इलेक्ट्रीक हाऊस शाख, मुंबई, आयएफएससी कोड क्र. BKID0000016</mark> मध्ये आरटीजीएस/एनईएफटीने जमा करावी. टॅन/पॅन कार्ड आणि पत्त्याच्या प्राव्याची स्वसाक्षांकीत प्रत ऑनलाईन प्रस्तावासह अपलोड करावी. एकापेक्षा एकापेक्षा जास्त मिळकतीसाठीचे प्रस्ताव

इअर आणि अन्य माहिती/तपशिलांसह ऑनलाईन प्रस्ताव सादर करण्यासाठी अंतिम तारीख आहे २६.०८.२०२२ रोजी सं. ४.३० पर्यंत. मिळकतींचे **प्रत्यक्ष निरीक्षण** फ्लॅट क्र. ५०४, ५ वा मजला, रिध्दि सिध्दि अपार्टमेंट, सीटीएस क्र. ११२३ आणि ११२५, शाहबाग, सेक्टर १९, सीबीडी बेलापूर नवी मुंबई किंवा तत्सम प्रत्यक्ष ठिकाणी २४.०८.**२०२२ रोजी स. ११.०० ते सं. ४.३०** मध्ये करता येईल. **इअर रक्रम रु. ३,००,०००/** –

पॅन कार्ड, पत्ता पुरावा व ओळख पुरावा, ई-मेल आयडी, मोबाईल क्र. ची प्रत व जर ते स्वतःच्या वतीने किंवा त्यांच्या मुख्यांच्या वतीने बोली लावत असतील तर, नंतरच्या बाबतीत त्यांनी, त्यांची प्राधिकृती जमा केली पाहिजे, कस्र केली तर बोली फेटाळली जाईल. कंपनीच्या बाबतीत कंपनीच्या संचालक मंडळ सदस्यांनी पारित केलेल्या ठरावाची प्रत किंवा कंपनीच्या प्रतिनिधीत्व/मुखत्यारपणाची पुष्टी करणारा अन्य दस्तावेज सादर करून अशा जमा करण्याची पावती/प्रती पोच सदर सेवा पुरवठादार किंवा प्र.धा. बँकेकडे ई-मेल किंवा अन्य प्रकारे सदर तारखेपर्यंत पोहोचले पाहिजे आणि त्याची हार्ड कॉपी २६ ऑगस्ट, २०२२ रोजी साय. ४.३० पर्यंत वसुली अधिकारी-।, डीआरटी-।, मुंबईकडे सादर करावी.

यशस्वी बोलीदारांना इ.अ.र. समायोजित करून **त्यांच्या अंतिम बोली रकमेची २५% रक्कम** पुढील कामकाजाच्या दिवशी म्हणजेच **सं. ४.३० पर्यंत वरील** परि.-६ प्रमाणे सदर खात्यात भरावी लागेल.

खरेदीदारांनी अंतिम बोली रकमेची ७५% **उर्वरित रक्कम** मिळकतीच्या विक्रीच्या तारखेपासून **१५ व्या दिवशी किंवा त्यापूर्वी,** जर १५ वा दिवस **रविवार किंवा** अ**न्य सुट्टीचा दिवस** असेल तर १५ व्या दिवसानंतर पहिल्या कार्यालयीन कामाच्या दिवशी वरील परिच्छेद ४ मध्ये दिलेल्या पद्धतीने प्रदान करावी. वरील व्यतिरिक्त, खरेदीदारांना रजिस्ट्रार, डीआरटी-॥, मुंबईच्या नावातील डीडीमार्फत रु. १,०००/– च्या रकमेपेक्षा जास्त **१% दराने व रु. १,०००/– पर्यंत २% दराने प्रबंधक, डीआरटी-। यांच्याकडे पाऊंडेज फी** देखील जमा करावी लागेल.

विहित मुदतीत प्रदानात कसूर केल्यास, विक्री खर्च बाजूला केल्यावर जमा रक्कम निम्नस्वाक्षरीकारांना वाटल्यास सरकारकडे जप्त केली जाईल आणि कसूरदार

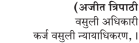
खरेदीदारांना मिळकतीमधील किंवा नंतर ती ज्या रकमेस विकली जाईल त्यातील कोणत्याही हिश्श्यामधील दावे त्यागावे लागतील. विक्रीची नव्याने उद्घोषणा जारी

करून मिळकतीची पुनर्विक्री केली जाईल. पुढे खरेदीदाराने अंतिम बोली किंमत आणि त्यानंतर विकली जाईल ती किंमत यामध्ये फरक असल्यास तो भरुन देणे

बंधनकारक आहे.

मिळकर	मळकत <b>े जसे आहे जथे आहे तत्त्वान</b> ि <b>आणि जि आहे जसे आहे तत्त्वान</b> ि विकली जाईल.							
संच	जेथे मिळकत कसूरवार व्यक्तीच्या मालकीची असेल तेथे	मिळकत किंवा तिच्या	मिळकत ज्यास	मिळकतीवर करण्यात आलेले				
क्र.	सह-मालकांच्या व सह-मालक म्हणून अन्य कोणत्याही	कोणत्याही हिश्श्यावर	बांधील आहे अशा अन्य	कोणतेही दावे आणि त्यांच्या				
	व्यक्तीच्या नावांसह विकावयाच्या मिळकतीचे वर्णन	निर्धारित महसूल	कोणत्याही भारांचे तपशील	स्वरुप व मूल्याबाबत अन्य				
				कोणतेही ज्ञात तपशील				
	१	7	3	X				
٦.	फ्लॅट क्र. ५०४, ५ वा मजला, रिध्दि सिध्दि अपार्टमेंट,							
	सीटीएस क्र. ११२३ आणि ११२५, शाहबाग, सेक्टर १९, सीबीडी बेलापूर नवी मुंबई							
	सामाञा मरा। भूर नया मुण्ड							

माझ्या हस्ते आणि शिक्क्याने सदर १४ जुलै, २०२२ रोजी दिले.



#### APPENDIX IV [See rule 8 (1)] POSSESSION NOTICE

#### Whereas.

The undersigned being the Authorized Officer of the INDIABULLS HOUSING FINANCE LIMITED (CIN: L65922DL2005PLC136029) under the Securitizatio and Reconstruction of Financial Assets and Enforcement of Security Interest [Act 2002 (54 of 2002)] and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice dated 22,02,2022 calling upon the Borrowers INDERJEET KATWARU CHAUHAN ALIAS INDERJEET CHAUHAN AND ISHRAWATI INDERJEET CHAUHAN to repay the amount mentioned in the notice being Rs. 16,80,696.36 (Rupees Sixteen Lakhs Eighty Thousand Six Hundred Ninety Six And Paisa Thirty Six Only) against Loan Account No. HDHLBOR00486206 (Earlier LAN Code 00002232 of DHFL) (APPL NO. 01879207) as on 08.02.2022 and interes thereon within 60 days from the date of receipt of the said notice.

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken  ${\bf symbolic}$ possession of the property described herein below in exercise of powers conferred on him under Sub-Section (4) of Section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002 on 21.07.2022.

The Borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the INDIABULLS HOUSING FINANCE LIMITED for an amount of Rs. 16.80.696.36 (Rupees Sixteen Lakhs Eighty Thousand Six Hundred Ninety Six And Paisa Thirty Six Only) as on 08.02.2022 and interest thereon.

The Borrower's attention is invited to provisions of Sub-Section (8) of Section 13 of the Act in respect of time available, to redeem the secured assets.

#### DESCRIPTION OF THE IMMOVABLE PROPERTY

FLAT NO. 001, ON GROUND FLOOR, IN WING-C, ADMEASURING 36.16 SQ. MTRS. CARPET AREA, IN BUILDING 5, TYPE -E A RESIDENTIAL BUILDING "MUSKAN APARTMENT" IN MAHAVIR ESTATE ON THE LAND BEARING GUT NO. 662, 738, 743 TO 750, 752, 753, 846, 847, 849, 848/2, 848/3, 742, 751 LYING BEING AND SITUATE AT VILLAGE SHIRGAON, CHUNNA BHATTI, SATPATI ROAD, TALUKA & DISTRICT PALGHAR (W) - 401404 MAHARASHTRA.

Date: 21.07.2022 Place: PALGHAR (W)

**Authorised Office** INDIABULLS HOUSING FINANCE LIMITED

By Regd. A/D, Dasti failing which by Publicatio OFFICE OF THE RECOVERY OFFICER - I/II

**DEBTS RECOVERY TRIBUNAL MUMBAI (DRT 3)** 1st Floor, MTNL Telephone Exchange Building, Sector-30 A, Vashi, Navi Mumbai - 400703 **DEMAND NOTICE** 

NOTICE UNDER SECTIONS 25 TO 28 OF THE RECOVERY OF DEBTS & BANKRUPTCY ACT, 1993 AND RULE 2 OF SECOND SHEDULE TO THE INCOME TAX ACT, 1961. RP NO. 185 OF 2021

> BANK OF BARODA (DENA BANK) M/s. GAURI ENTERPRISES & ANTHER

CD 1) M/s. GAURI ENTERPRISES,

UNIT NO. 3, KHERANI ESTATE, KHERANI ROAD, SAKINAKA, ANDHERI (E) MUMBAI - 400 072

CD2) MR SHIVAM TANDON

1902, LENTANA, NAHAR SHAKTI, CHANDIVALI, ANDHERI (E), MUMBAI - 400 702. This is to notify that as per the Recovery Certificate issued in pursuance of orders passed by the Presiding Officer, DEBTS RECOVERY TRIBUNAL MUMBAI (DRT 3) in OA/592/2017 an amount of Rs 11865823.32 (Rupees One Crore Eighteen Lakhs Sixty Five Thousands Eight Hundred Twenty Three And Paise Thirty Two Only) along with pendent lite and future interest @ 8.00 % Simple Interest Yearly w.e.f. 29/11/2016 till ealization and costs of Rs. 146000 (Rupees One Lakh Forty Six Thousands Only) has

pecome due against you (Jointly and severally / Fully/Limited). 2. You are hereby directed to pay the above sum within 15 days of the receipts of the notice failing which the recovery shall be made in accordance with the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 and Rules there under.

3. You are hereby ordered to declare on an affidavit the particulars of yours assets on o

4. You are hereby ordered to appear before the undersigned on 26.09.2022 at 02.30 p.m

for further proceedings

5. In addition to the sum aforesaid, you will also be liable to pay:

a) Such interests as is payable for the period commencing immediately after this notice o the certificate  $\!\!/$  execution proceedings. b) All costs, charges and expenses incurred in respect of the service of this notice and warrants

and other processes and all other proceedings taken for recovering the amount due. ven under my hand and the seal of the Tribunal, on this date 15.06.2022



(RATNESH KUMAR Recovery Officer-II
DEBTS RECOVERY TRIBUNAL MUMBAI (DRT 3)

# **Mahindra FINANCE**

#### **MAHINDRA & MAHINDRA FINANCIAL SERVICES LIMITED**

Registered Office: Gateway Building, Apollo Bunder, Mumbai - 400 001. CIN: L65921MH1991PLC059642 • Tel: +91 22 6652 6000 • Fax: +91 22 2498 4170 Website: www.mahindrafinance.com • Email: investorhelpline mmfsl@mahindra.com

### SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES [UNDER RULE 8(6)]

Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower (s) and Guarantor (s) that the below described immovable property and the property of themortgaged to the Secured Creditor, the physical possession of which has been taken on 21st of February, 2022 by the Authorized Officer of Mahindra & Mahindra Financial Services Limited being the Secured Creditor and will be sold on "As is where is", "As is what is", and "Whatever there is "on 29th August, 2022 for recovery of Rs. 1,72,75,070/- (Rupees One Crore Seventy Two Lakhs Seventy Five Thousand Seventy Only) as on 21st October 2021 due to the Secured Creditor ("Mahindra and Mahindra Financial Services Limited") from M/s Haripriva Milk and Milk Products (Borrower), Mr. Sangram Gade (Guarantors and Mortgagor), Mrs. Neela Gade (Co-Borrower).

1	Name of the Borrower & Mortgagor	M/s Haripriya Milk and Milk Products [Borrower]; Mr. Sangram Gade [Mortgagor]				
2	Name of the Secured Creditor/ Lender	Mahindra & Mahindra Financial Services Ltd.				
3	Date; Time & Venue of Auction	Date: 29 <sup>th</sup> August, 2022 Time: 11:00 AM Venue - Mahindra and Mahindra Financial Services Limited, Shop No. 101,102 & 201, 202 Snehganga, Shankarsheth Road, Near Income Tax Office, Swargate, Pune -411009				
4	Lot-I*	Demand Notice dated - 9/11/2021; Amount Due: Rs. 1,72,75,070/- (Rupees One Crore Seventy Two Lakhs Seventy Five Thousand Seventy Only); Date of Possession: 21" February 2022				
5	Earnest Money Deposit ("EMD")	Rs. 23,00,000.00				
6	Reserve Price	Rs. 2,30,00,000.00				
7	Bid Incremental Amount	Rs. 1,00,000/- (Rupees One Lakh)				
8	Date & Time of inspection of property for intending purchaser	4 <sup>th</sup> to 13 <sup>th</sup> of August, 2022 Between 10:00 AM to 5:00 PM				
9	Contact Person Name, Number & Email ID	Mr. Ashish Phuse: +91 8390980888 Phuse.Ashish@Mahindra.com; Mrs. Sushmita Garima: +91 9619098774 garima.sushmita@mahindra.com				

## **DESCRIPTION OF IMMMOVABLE PROPERTIES:**

LOT-I: All that piece and parcel of Plots bearing Nos.1 to 29 collectively admeasuring 5562.46 Sg. Mts carved out of land admearing 01 Hector 20 Aar, bearing Gat No.15/2, Situated at village Sangdari, Taluka South Solapur, District Solapur, within the local limits of Grampanchayat Sangdari, within the registration District of Solapur, Sub registrar Solapur South belonging to Mr. Sangram Gade and said Plots are more particularly described herein below:

Plot	Area plot in	Boundaries of Plots					
No.	Square Meters	East	West	South	North		
1	185.77	Internal Road	Gat no 15/3	6 Meter road	Plot No.2		
2	185.77	Internal Road	Gat no 15/3	Plot No.1	Plot No.3		
3	185.77	Internal Road	Gat no 15/3	Plot No.2	Plot No.4		
4	185.77	Internal Road	Gat no 15/3	Plot No.3	Plot No.5		
5	185.77	Internal Road	Gat no 15/3	Plot No.4	Plot No.6		
6	185.77	Internal Road	Gat no 15/3	Plot No.5	Plot No.7		
7	185.77	Internal Road	Gat no 15/3	Plot No.6	Plot No.8		
8	185.77	Internal Road	Gat no 15/3	Plot No.7	Plot No.9		
9	185.77	Internal Road	Gat no 15/3	Plot No.8	Plot No.10		
10	185.77	Internal Road	Gat no 15/3	Plot No.9	Plot No.11		
11	342.27	Internal Road	Gat no 15/3	Plot No.10	Gat No.15/2		
12	204.4	Plot No.33	Internal Road	Plot No.13	Gat No.15/2		
13	185.77	Plot No.32	Internal Road	Plot No.14	Plot No.12		
14	185.77	Plot No.31	Internal Road	Plot No.15	Plot No.13		
15	185.77	Plot No.30	Internal Road	Plot No.16	Plot No.14		
16	185.77	Plot No.29	Internal Road	Plot No.17	Plot No.15		
17	185.77	Plot No.28	Internal Road	Plot No.18	Plot No.16		
18	185.77	Plot No.27	Internal Road	Plot No.19	Plot No.17		
19	185.77	Plot No.26	Internal Road	Plot No.20	Plot No.18		
20	185.77	Plot No.25	Internal Road	Plot No.21	Plot No.19		
21	185.77	Plot No.24	Internal Road	Plot No.22	Plot No.20		
22	185.77	Plot No.23	Internal Road	6 Mts. Road	Plot No.21		
23	185.77	Internal Road	Plot No.22	6 Mts. Road	Plot No.24		
24	185.77	Internal Road	Plot No.21	Plot No.23	Plot No.25		
25	185.77	Internal Road	Plot No.20	Plot No.24	Plot No.26		
26	185.77	Internal Road	Plot No.19	Plot No.25	Plot No.27		
27	185.77	Internal Road	Plot No.18	Plot No.26	Plot No.28		
28	185.77	Internal Road	Plot No.17	Plot No.27	Plot No.29		
29	185.77	Internal Road	Plot No.16	Plot No.28	Plot No.30		

TERMS & CONDITIONS: (1) The properties is being sold on "As is where is", "As is what is" and "Whatever there is" as such sale is without any kind of warranties and indemnities. (2) The aforesaid properties shall not be sold below the reserve price mentioned above. Intending bidders are required to  $deposit the EMD \ as stated above \ by \ way of \textbf{demand draft payable at Mumbai and favouring "Mahindra and Mahindra Financial Services Ltd" drawn and the following th$ on any nationalized or scheduled bank. (3) Bids are invited for the lots together with Bid Price clearly mentioned. (4) The EMD deposit shall be adjusted in the case of successful bidder, and for others will be refunded within 7 days after opening of the bids. The earnest money deposit will not carry any interest. (5) and the case of successful bidder, and for others will be refunded within 7 days after opening of the bids. The earnest money deposit will not carry any interest. (5) and the case of successful bidder, and for others will be refunded within 7 days after opening of the bids. The earnest money deposit will not carry any interest. (5) and the case of successful bidder, and for others will be refunded within 7 days after opening of the bids. The earnest money deposit will not carry any interest. (5) and the case of the caseThe bid shall be submitted along with the aforesaid EMD in a sealed cover superscribed "Offer for purchase of Property (Lot No. Lot-I)" so as to reach Mr. Ashish Phuse, Authorized Officer, Mahindra and Mahindra Financial Services Limited, Shop No. 101,102 & 201, 202 Snehganga, Shankarsheth Road, Near Income Tax Office, Swargate, Pune - 411009 (CONFIDENTIAL) on or before 27th of August, 2022 before 5.00 P.M. (6) Bids so received by the Authorized Officer shall be opened in presence of all the bidders at Mahindra and Mahindra Financial Services Limited, Shop No. 101,102 & 201, 202 Snehganga, Shankarsheth Road, Near Income Tax Office, Swargate, Pune - 411009 on 29th August, 2022 at 11:00 AM. The Authorized Officer after opening the bids shall also make an auction and the bidders are entitled to participate in the auction and the highest bidder in the auction shall be declared as the purchaser. (7) The successful Purchaser/s of the Lots, shall deposit 25% of the sale price, adjusting the EMD already paid, immediately or latest before closinghours of the next working day after the acceptance of bid price by the Authorized Officer in respect of the sale, failing which the earnest deposit shall be forfeited. (8) The balance sale price should be paid by the purchaser to the authorized officer on or before 15th day of confirmation of sale of the immovable property or within such extended period as may be agreed upon in writing by and between the purchaser and the secured creditor, in any case not exceeding 3 months. In case of failure to deposit the balance amount within the prescribed period, the amount deposited shall be forfeited. (9) The successful purchaser would be ar the Charges/fees payable for conveyance such as stamp duty, registration fee, etc., as applicable as per law for the immovable properties. (10) Tothe best of the knowledge and information of the Authorized Officer no encumbrances exists on the property (11) The Purchaser shall bear all the applicable charges, levies, taxes, duties if any payable on demand on such properties which is exclusive of the sale price. (12) The purchaser shall be solely responsible for  $getting \ all \ the \ requisite \ licenses, permissions, approvals/clearances, compliances, registrations \ etc. for \ the \ property \ to \ be \ transferred \ in \ his/its \ name, \ at \ name, \ na$ own cost and expense.(13) The purchaser shall make his own arrangement for getting required consents, permissions, approvals, power connection, water and other facilities and payment of arrears of rates & taxes of the said property and shall meet all the costs of whatever nature to be incurred in that behalf. Lender shall not be liable to pay any arrears of charges and costs/expenses by whatever name known or called, if any, in respect of the same. The purchaser the context of the same is a context of the same of the purchaser that the context of the same is a context of the same of the purchaser that the same is a context of the same of the same is a context of the same of theshall make own inquiries about arrears of dues for supply of power, water, duties, cess, levies, imposts, taxes, penalties etc. and other facilities, if any, and it shall be borne and paid by the purchaser alone. (14) The Authorized Officer is not bound to accept the highest offer and has the absolute right to accept or reject any or all offer (s) or adjourn/postpone/cancel the Bid without assigning the reason thereof. (15) The sale is subject to conditions prescribed in the SARFAESI Act/Rules, 2002.

## STATUTORY 30 DAYS SALE NOTICE UNDER RULE 8 (6) OF THE SARFAESI ACT, 2002

The borrower(s)/guarantor(s),corporate guarantor(s) and mortgagor(s) are hereby notified to pay the sum as mentioned above along with upto dated interest, legal charges and ancillary expenses before the Bid cum Auction date, failing which the property will be sold/auctioned and balance dues, if any, will be recovered with interest, legal charges and other cost.

This publication dated  $26^{th}$  July 2022 is also a 30 days notice to all the above borrowers, quarantors, corporate quarantors and mortgagor/s.

Date: 26<sup>th</sup> July, 2022

Place: Solapur

**WARDWIZARD INNOVATIONS & MOBILITY LIMITED** 

[CIN: L35100MH1982PLC264042] Regd. Office: 401, Floor-4, 23/25, Dhun Building, Janmabhoomi Marg, Horniman Circle, Fort,

Regd. Office: 401, Floor-4, 2012b, Dhun Building, Jahmabhoomi Marg, Horniman Cirde, Fort, Maharashtra, Mumbai - 400001, India Corporate Office: Survey 26/2, Opposite Pooja Farm Sayajipura, Ajwa Road, Vadodara - 390019 Gujarat, India; Tel. No.: 91 9727755083

E-mail: compliance@wardwizard.in, Website: www.wardwizard.in

**NOTICE OF EXTRA-ORDINARY GENERAL MEETING** 

Notice is hereby given that the Extra-ordinary General Meeting ("EOGM") of the Company will be held on Thursday, August 18, 2022 at 01:00 p.m. through Videc Conferencing (VC)/ other Audio Visual Means (OAVM) in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made applicable provisions of the Companies Act, 2015 (the Act) and the Noise make thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("Listing Regulation") read with General Circular No. 14/2020 dated April 8, 2020 read with General Circular No. 17/2020 dated April 13, 2020 read with General Circula No. 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021 read 02/2021 dated December 8, 2021 and 3 /2022 dated May 5, 2022 issued by the Ministry of Corporate Affairs, Government of India (collectively referred to as "MCA Circulars") followed by Circular issued by the SEBI (collectively referred to as "relevant circulars") to transact the business, as set out in the Notice calling the EOGM. Members attending the EOGh through VC/OAVM will be counted for the purpose of ascertaining the quorum under section 103 of the Act.

In compliance with the relevant circulars, the Notice of EOGM, inter-alia, including the voting instructions, have been sent only by electronic mode on **Monday**, **July 25**, 2022 to those Members whose email address are registered with the Company / Depository Participant (DP) and to all Shareholders whose names appear on the Register Member list of Beneficiary Owners as received from National Securities Depositories Limite (NSDL) / Central Depository Services (India) Limited (CDSL) as at the close of business hours on **July 15**, 2022. Members may note that the Notice of EOGM will also be available and the website of the Stock Exchange learning the website of the Stock Exchange is on the website of the Company www.wardwizard.in, website of the Stock Exchange i. BSE Limited at www.bseindia.com and National Securities Depository Limited ("NSDL" www.evoting.nsdl.com.

In compliance with provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014, the Company has offered electronic voting facility (remote e-voting) for transacting the business through NSDL to enable the Members to cast their votes electronically. Additionally, the facility for voting through electronic means shall also be made available at the time of EOGM and Members attending the meeting who have not already cast their vote by remote e-voting and e voting at the EOGM are provided in the Notice. Members whose names appears on the Register Members / Register of Beneficial

Owners maintained by the Depositories as on the cut-off date for voting i.e. **August 11 2022**, shall be entitled to avail the facility of remote e-voting at the EOGM. Any person who acquires Shares of the Company and become a Member after dispatch of the Notice but before cut-off date for voting i.e. **August 11, 2022**, may obtain the login id and password by sending a request to evoting@nsdl.co.in or contacting our RTA Purva Sharegistry India Private Limited. Registrar & Share Transfer Agent a support@purvashare.com.

support@purvasnare.com.
The remote e-voting period would commence on August 15, 2022 (Monday) 9:00 A.M. (IST) and ends on August 17, 2022 (Wednesday) 5:00 P.M. (IST). Members will not be able to cast their vote electronically beyond the said date and time and the remote e-voting module shall be disable for voting by NSDL thereafter Mrs. Aparna Santoshkumar Tripath (Practicing Company Secretary), has been appointed as a Scrutinizer for conducting the remote E-voting process at the EOGM. The Members who have cast their vote by remote actions the EOGM must leave attend the EOGM but shall not be aptitible to east their. e-voting prior to the EOGM may also attend the EOGM, but shall not be entitle to cast the vote again Members holding Shares in physical form who have not registered their email address at

requested to register their email addresses with respective depository participants and are requested to update their email addresses with respective depository participants and are requested to update their email addresses with Company's Registrar and Share Transfer Agent, M/s. Purva Sharegistry India Private Limited, temporarily update their email address by accessing the link https://www.purvashare.com/email-and-phone-updation/for updating of e-mail ID and contact number and obtain Notice of EOGM and/or login details for joining the EOGM through VC/OAVM facility including e-voting.

Any query or grievance in relation to voting by e-voting can be addressed to the NSDL c Registrars of the Company M/s. Purva Sharegistry India Private Limited can be forwarde at email: evoting@nsdl.co.in or support@purvashare.com.

(@purvashare.com.

By Order of the Board

For Wardwizard Innovations & Mobility Limitec

Sd/

Place: Vadodara Date: 25.07.2022

Jaya Bhardwa Membership No.: ACS3791

## **CORRIGENDUM / ADDENDUM**

### **PUBLIC NOTICE** R.P. No. - 885-2016

Asset Reconstruction Company (I) Ltd. .... Applicant M/s. Mitsen Chemicals and Allied Products Pvt. Ltd. & Ors. ...Defendant

In the sale proclamation dated 11-07-2022 at point no. 1 name of contact person is mentioned as under: 1. Mr. Haresh Gowda, Mobile No.-9594597555, Emailhareesh.gowda@c1india. com 2. Mr. Ganesh Patil, Mobile No.- 9821690968, Email-ganesh.patil@c1india. com

. Mr. Jayesh Gharat, Mobile No. - 8657558276, Email-jayesh.gharat@arcil.co.in The above contact persons should read as under: 1. Mr. Haresh Gowda, Mobile No.-9594597555, Email-hareesh.gowda@c1india. com

. Mr. Jayesh Gharat, Mobile No.-8657558276, Email-jayesh.gharat@arcil.co.in Rest of the content of the sale proclamation remain unchanged

Given under my hand and seal on 21.07.2022. (AJEET TRIPATHI)

Exh: 182

Ow.No. MDRT-2/353/2022 Date : 21/7/2022

By Regd. A/D/ Dasti / Affixation

DEBTS RECOVERY TRIBUNAL NO.2 AT MUMBAI

Ministry of Finance, Government of India 3rd Floor, MTNL Bhavan, Strand Road, Colaba Market, Colaba Mumbai - 400 005 Date Extended upto 4/8/22

NOTICE FOR SETTLING A SALE PROCLAMATION NOTICE FOR SETTLING A SALE PROCLAMATION UNDER RULE 53 OF THE SECOND SCHEDULE TO THE INCOME TAX ACT, 1961 READ WITH THE RECOVERY OF DEBTS & BANKRUPTCY ACT, 1993. R.P No. 12/15 Next Date: 04/08/2022

In the matter of **HDFC Bank Limited** Versus

Anil Kumar Jha

CD 1 - Shri Anil Kumar Jha, Flat No. 106, 1st floor, A-11 Wing, Vindhya Vasini Dham Navghar Road, Bhayander (East), Thane 401 105 and also at B.R.Enterprises, Flat No 202, 2nd floor, Rajaram Apartment, Opp Railway Station, Navghar Road, Bhayander (East) hane 401 105, Maharashtra.

Whereas in execution of ibid Recovery Certificate No. 12 of 2015 in O.A.No. 156/2013 drawn up by the Hon'ble Presiding Officer, Debts Recovery Tribunal No.2, Mumbai, the ndersigned has ordered the sale of the under mentioned immovable property. You are hereby informed that the 04/08/2022 at 2.30 p.m has been listed for drawing up the

proclamation of sale and settling the terms thereof. You are requested to bring to the notice of the undersigned any encumbrances, charges, claims or liabilities attaching to the said properties or any portion thereof

Specification of property

Flat No. 203, Sunder Niwas, Naghar Road, Bunder Wadi, Bhayander (East), Thane - 401 150, Maharashtra.

Given under my hand and the seal of the Tribunal, on this 2/6/22.



Sd/ S.K.Sharma Recovery Officer DRT-2, Mumba

. MIDC / Talathi / CIDCO / BMC - Local Authorities



1. Electricity Department

3. Income Tax. GST etc.

### K.E.M. HOSPITAL PAREL, MUMBAI - 400 012. **E-TENDER NOTICE**

## No. KEM/1716/AEME

Dated 25.07.2022

This is an E-Tender Notice. The Municipal Commissioner of Greater Mumbai invites E-Tender for the following work on "Item rate basis".

Sr. No.	Name of the work	Earnest Money Deposit - Rs.	Cost of E- Tender Rs.	Bid Start Date & time	Bid End Date & time
1	2	3	4	5	6
2	Design, Providing and improving working conditions at Seminar hall, 2nd floor KEM Hospital. [Bid no. 7200034262]	39300/- @2%	2200/- plus GST@18%	26.07.2022 (17:00 Hrs)	02.08.2022 (17:00 Hrs)
2	SITC of clean agent fire extinguisher for newly constructed MICU, Seminar hall, Medicine Department, Neurology Department and surgery department [Bid no. 7200034263]	32500/- @2%	1800 plus GST@18%	26.07.2022 (17:00 Hrs)	02.08.2022 (17:00 Hrs)

The intending tenderer shall visit the Municipal website at http://portal.mcgm.gov.in for further details of the tender. Tenders shall note that any corrigendum issued regarding this tender notice will be published on the MCGM portal only. No corrigendum will be published in the local newspapers.

The tender documents will not be issued or received by post.

PRO/892/ADV/2022-23

Sd/-Dean (KEM Hospital)

Let's together and make Mumbai Malaria free Circle Sastra, Mumbai Western, punjab national bank 2nd Floor, Aman Chamber, Veer Savarkar Marg, Prabhadevi, Mumbai 400 025

**60 Days' Notice to** Borrower/Guarantor/Mortgagor

NOTICE U/S 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 Due to non-payment of installment/interest/principal debt, the below accounts have been classified as Non-Performing Assets as per Reserve Bank of India guidelines. We have demanded recalled the entire outstanding together with interest and other charges due under the facilities mentioned below. Also, we have invoked the guarantee/s for the entire outstanding together with interest and other charges due under the facilities mentioned below. The total amount due to the Bank is mentioned on column (h) below. To secure the outstanding in respect of credit facilities sanctioned by Bank, you have interalia created security interest in respect of assets mentioned in column no. (i) below. The details of the secured assets intended to be enforced by the bank in eveni of non-payment of the full liabilities as stated in column no. (I):

Sr. Name of the Borrower(s) | Name of | Date of NPA | Account Number | Balance Interest well date of Total outstanding + Description of Sec

E-mail :- cs4444@pnb.co.in Ph No. 022-43434630, 43434663

	Guarantor(s)/Legal Heir(s)/ Legal Representative(s)/ Mortgagor(s)	Name of Branch	of guarantee	Account Number Facility Availed Limit (Amount in Lakhs) Rate of Interest*	Balance outstanding as on the date of NPA (Principal + Interest)	Interest wef date of NPA to date of notice + Further Interest	Further Interest As on 30.06.2022	Description of Secured Asset(s) / Immovable Properties
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)
1	M/s Glowing Gardenia Essentials Pvt. Ltd. Mrs. Rashmi Hemchandra Fasatey (Director & Guarantor) Mr. Lalit Surendra Tejwani (Director & Guarantor)	Goregaon East	31.05.2019	175600IB20033189 TLIMT 175.00 10.70 %	1,77,73,940.00 - 36,23,343.00 (Recovery from 31.05.2019 to 30.06.2022) = 1,41,50,597.00	72,97,814.00 + Further Interest & Other Charges (Date of Notice 18.07.2022)	2,14,48,411.00 + Further Interest & Other Charges	Primary:  1. Hypothecation of Stocks of Raw Materials, Stock in Process, Goods and Book Debts.  2. Hypothecation of Plant & Machinery Purchased out of Term
	Mr. Haresh Vrajlal Shah (Director, Guarantor and Mortgagore ) Mr. Kilol Shah (Mortgagore)			1756008700001193 CCOTH 20.00 10.40 %	20,21,888.99 – 2291.00 (Recovery from 31.05.2019 to 30.06.2022) = 20,19,597.99	9,41,269.00 + Further Interest & Other Charges (Date of Notice 18.07.2022)	29,60,866.99 + Further Interest & Other Charges	Loan. Collateral: Flat No. 304, 3rd Floor, B Wing. Shree Sainath Tower, Tilaknagar. Chembur, Mumbai – 400089. Standing in the name of Mr. Haresh Vrajlal Shah and Mr. Kilol Shah.
2	M. S. Hydro Solution Pvt. Ltd. Mr. Satish S Khanna (Director & Guarantor) Mrs. Madhu Khanna (Director & Guarantor)	Kandivali West	26.04.2022	07224011000313 CC 405.00 12.85 %	4,10,08,125.00	12,86,019.00 + Further Interest & Other Charges (Date of Notice 12.07.2022)	4,22,94,144.00 + Further Interest & Other Charges	Flat No. A/1701, Ekta Terrace, Near Kamala Vihar, Sports Complex, Mahavir Nagar, Kandivali West, Mumbai – 400067.     Flat No. A/1702, Ekta Terrace,
	Mr. Chetan Khanna (Director & Guarantor)			09017121000025 TLGCL 22.30 08.40 %	22,44,304.00	43,660.00 + Further Interest & Other Charges (Date of Notice 12.07.2022)	22,87,964.00 + Further Interest & Other Charges	Near Kamala Vihar, Sports Complex, Mahavir Nagar, Kandivali West, Mumbai – 400067. 3. Garage No. 15, Ballernia CHS, Lokhandwala Complex, Four
				090110IB00000053 TLIMT 27.10 12.85 %	21,75,747.00	66,866.00 + Further Interest & Other Charges (Date of Notice 12.07.2022)	22,42,613.00 + Further Interest & Other Charges	Bunglow, Oshiwara, Versova, Mumbai 4. Shop / Garage No. 16, Arena CHSL, Lokhandwala Complex, Andheri West, Mumbai -400053. 5. Shop No. 15, Arena CHSL, Lokhandwala Complex, Andheri West, Mumbai -400053.
3	Mrs. Saroj Santaprasad Agrahari Mr. Santaprasad C Agrahari	Kandivali West	01.02.2022	128600NC01009464 TLPHL 32.74 7.95 %	31,26,025.00 – 1,02,500.00 (Less Recovery till 30.06.2022) = 30,23,525.00	94,529.00 + Further Interest & Other Charges (Date of Notice 11.07.2022)	31,18,054.00 + Further Interest & Other Charges	i) Flat No. B/2, 1st Floor, Hari Smru CHSL, Daftary Road, Malad Ea: Mumbai – 400097. (ii) Shop No. 6, Ground Floor, Th Girnar Premises CHSL, Plot No. 10
				1286009300037203 ODIPR 09.80 10.10 %	9,36,236.62 – 14180.61 (Less Recovery till 30.06.2022) = 9,22,056.01	36,624.00 + Further Interest & Other Charges (Date of Notice 11.07.2022)	9,58,680.01 + Further Interest & Other Charges	CTS No. 338, Village – Malad, Near Gurudwara, Poddar Park, Malad East, Mumbai – 400097.

We hereby call upon you to pay the amount mentioned in column (h) above with further interest at the contracted rate until payment in full within 60 days (Sixty Days) from the date of this notice. In default, besides exercising other rights of the Bank as available under Law, the Bank is intending to exercise any or all of the powers as provided under section 13(4) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 (hereinafter referred to as "the Act"). Your attention is hereby drawn invited to provisions of subsection (8) of section 13 of the Act in respect of time available to you redeeming the secured assets.

Please take notice that in terms of section 13(13) of the said Act, you shall not, after receipt of this notice, transfer by way of sale, lease or otherwise (other than in the ordinary course of business) any of the secured assets above referred to, without prior written consent of the Bank. You are also put on notice that any contravention of this statutory injunction/restraint, as provided under the said Act, is an offence, If for any reason, the secured assets are sold or leased out in the

We reserve our rights to enforce other secured assets Please comply with this demand under this notice and avoid all unpleasantness. In case of non-compliance, further needful action will be resorted to, holding you liable for all costs and

rdinary course of business, the sale proceeds or income realized shall be deposited /remitted with/to the Bank. You will have to render proper account of such realization/i

This notice is issued without prejudice to the bank taking legal action before DRT/Court, as the case may be. All earlier SARFAESI Notices are withdrawn Yours faithfully,

Date: 25.07.2022 Place: Mumbai

Sd/-

**Authorized officer** 

Mahindra & Mahindra Financial Services Ltd.

AUTHORISED OFFICER For Punjab National Bank