

Ref: CVL/SE/2023-24 25th May, 2023

To,	To,
BSE Limited	National Stock Exchange of India Ltd.
Phiroze Jeejeebhoy Towers,	"Exchange Plaza", Bandra - Kurla Complex,
Dalal Street, Mumbai – 400 001.	Bandra (E), Mumbai 400 051
Scrip Code: 511413	Symbol: CREST
ISIN: INE559D01011	Series: EQ

Dear Sir/Madam,

SUB: NEWSPAPER ADVERTISEMENT OF NOTICE TO THE SHAREHOLDERS FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY

With reference to the captioned subject, we are enclosing herewith the copies of the newspaper advertisement published in Financial Express (English-All edition) and Mumbai Lakshadeep (Marathi) pursuant to the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, intimating the shareholders of the Company for transfer of equity shares to Investor Education and Protection Fund Authority in respect of which dividend has not been paid or claimed for a period of seven consecutive years (from year: 2015-2016).

Kindly take the aforesaid information on your records in compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you.

Yours faithfully,

For Crest Ventures Limited

Namita Bapna Company Secretary

Encl: a/a

FINANCIAL EXPRESS

CREST VENTURES LIMITED

Registered Office: 111, Maker Chambers IV, CREST 11th Floor, Nariman Point, Mumbai – 400 021 CIN: L99999MH1982PLC102697 **Website:** www.crest.co.in **Email:** secretarial@crest.co.in Tel: 022 - 4334 7000 Fax: 022 - 4334 7002

NOTICE TO THE SHAREHOLDERS

TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF") AUTHORITY

This Notice is published in pursuance to the provisions of the Companies Act, 2013 read alongwith the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended or modified and various circulars issued thereto from time to time ("the Rules") notified by the Ministry of Corporate Affairs. Provisions of Section 124(6) of the Companies Act, 2013 read with IEPF Rules, inter alia provides to transfer such shares, in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more to the Investor Education and Protection Fund ("IEPF") Authority, set up by the Central Government Notice is further given that in accordance with the provisions of IEPF Rules, individual notices have already been sent to the respective shareholders whose shares are liable to be transferred to IEPF, whose addresses are available with the Company's RTA. The Company has uploaded the details of such shareholders and shares due for transfer to IEPF on its website at https://www.crest.co.in/unclaimed-dividends-

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF Authority as per the rules and upon such issue the original share certificate(s) which is registered in their name shall stand automatically cancelled and be deemed non-negotiable. In case of shares held in Demat mode, the shares shall be transferred directly to IEPF Authority through the Depository Participant as per the rules. It may be noted that the shares transferred to IEPF Authority, including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed under the rules or by visiting website of IEPF Authority i.e www.iepf.gov.in.

The shareholders may further please note that the details uploaded by the Company on its website shall be regarded as deemed adequate notice in respect of issue of duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the aforesaid rules.

Notice is hereby given to all the concerned shareholders to claim the unpaid/ unclaimed dividend amount(s) for the year 2015-2016 by making an application to the Company/ Company's RTA: M/s. Link Intime India Private Limited on or before September 11, 2023, so that the shares are not transferred to the IEPF Authority. In case the Company does not receive any communication from the concerned shareholders on or before September 11, 2023, the Company shall with a view of complying with the requirements set out in the rules, transfer the shares to the IEPF Authority by the due date and as per procedure stipulated in the rules.

For any clarification on the subject matter, please contact the Company's RTA: M/s. Link Intime India Private Limited; Unit: Crest Ventures Limited, Address: C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai – 400083.

Email: iepf.shares@linkintime.co.in; Tel. No.: 022-4918 6270; Fax No.: 022-4918 6060.

Place: Mumbai Date: May 25, 2023

Namita Bapna **Company Secretary**

For Crest Ventures Limited

9029012015 Landline No.: 67440215

(Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the audited Financial Results are available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.biocon.com. For Advertising in TENDER PAGES Contact JITENDRA PATIL Mobile No.:

Particulars

V Total comprehensive income attributable to shareholders of the

Particulars

meetings held on May 23, 2023. The reports of the statutory auditors are unqualified.

I Revenue from operations

audited balance sheet

VIII Earnings per share [of Rs. 5 each]

Key standalone financial information

Revenue from operations

Requirements) Regulations, 2015.

Profit before tax

II Net Profit for the period

III Profit before tax

(a) Basic

(b) Diluted

II Profit before exceptional items and tax

IV Profit attributable to shareholders of the Company

VI Paid-up equity share capital [Face value of Rs. 5 each]

VII Reserve [Excluding Revaluation Reserve] as shown in the

BAJAJ HOLDINGS & INVESTMENT LIMITED

NOTICE (for attention of the members of the Company)

Transfer of Equity Shares to DEMAT Account of the Investor Education and Protection Fund (IEPF) Authority

Members are hereby informed that pursuant to section 124(6) of the Companies Act, 2013 read with Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules'), individual intimation letters has been sent by the Company at the latest available address to all the concerned members, whose dividend amounts have remained unpaid or unclaimed for seven consecutive years or more, giving them an opportunity to claim the said dividend amounts latest by 26 August 2023. Failure to claim the same would lead to transfer of shares to 'DEMAT account of the IEPF Authority'.

Members are requested to note that final dividend for the financial year ended 31 March 2016 (FY2016) remaining unclaimed, is due for transfer to the Investor Education and Protection Fund (IEPF), in line with provisions of the Companies Act, 2013, read with the rules made thereunder. However, the Company will not transfer such shares to IEPF if there is a specific order of the Court/Tribunal restraining any transfer of such shares and payment of dividend or where the shares are hypothecated/ pledged under the Depositories Act, 1996.

which may fall due for transfer to 'DEMAT Account of the IEPF Authority' from Investor Relations section on the website of the Company, viz., https://www.bhil.in/ investors.html#url-shareholders-guide-including-iepf-matters

Further, Members can also check their status of unclaimed dividend and the shares

Furthermore, if no claim for dividend(s) is received by the Company, in terms of the aforementioned statutory provisions, the Company will be constrained to transfer the shares, to 'DEMAT Account of the IEPF Authority'.

It may be noted that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the said Section and Rules.

For further clarifications or assistance, the members may contact KFin Technologies Limited or the Company at Email ID: einward.ris@kfintech.com or investors@bhil.in respectively.

For Bajaj Holdings & Investment Limited

Place: Pune Date: 25 May 2023 **Sriram Subbramaniam Company Secretary**

CIN: L65100PN1945PLC004656 | Regd. Office: Akurdi, Pune-411 035 Tel: (020) 7157 6066 | Fax: (020) 7157 6364 Email ID: investors@bhil.in | Website: www.bhil.in

SARASWATI COMMERCIAL (INDIA) LIMITED

CIN: L51909MH1983PLC166605

Regd. Office: 209-210, ARCADIA BUILDING, 195, NARIMAN POINT, MUMBAI - 400 021 Tel.: 022-40198600, Fax: 022-40198650; Website: www.saraswaticommercial.com; Email: saraswati.investor@gcvl.in Statement of Audited Standalone & Consolidated Financial Results for the Quarter and year ended March 31, 2023

Sr.	Particulars		Standalor	10	(Rs in Lakhs except Sr. No. Consolidated			
Sr. No.		Quarter Ended March 31, 2023 (Audited)	Year ended March 31, 2023 (Audited)	Quarter Ended March 31, 2022 (Audited)	Quarter Ended March 31, 2023 (Audited)	Year ended March 31, 2023 (Audited)	Quarter Ended March 31, 2022 (Audited)	
1)	Total Income	(1,766.95)	2,398.21	1,119.45	(1,762.80)	2,402.70	1,130.42	
2)	Profit / (loss) for the period before Tax #	(1,994.25)	1,906.06	975.95	(1,990.32)	1,909.51	986.72	
3)	Net profit / (loss) for the period after Tax #	(1,740.57)	1,166.40	638.74	(1,736.99)	1,170.33	646.85	
4)	Total Comprehensive income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	(2,271.15)	1,128.58	6,039.24	(2,246.25)	1,153.84	6,246.47	
5)	Equity Share Capital (Face value of Rs 10/- each)	102.99	102.99	102.99	102.99	102.99	102.99	
6)	Reserves (excluding Revaluation Reserves as per Balance sheet of previous year)		43,243.30			43,708.65		
7)	Earnings per Share (of Rs 10/- each) (a) Basic (not annualised) (b) Diluted (not annualised)	(169.00) (169.00)	113.25* 113.25*	62.15 62.15	(168.78) (168.78)	113.48* 113.48*	62.63 62.63	

*Annualised

#The Company does not have Exceptional items to report for the above periods. Notes:

- 1) The above audited financial results for the quarter and year ended March 31, 2023 have been reviewed by the Audit committee and on its recommendation have been approved by the Board of directors at its meeting held on May 24, 2023.
- 2) The above is an extract of the detailed format of Financial Results for the guarter and year ended March 31, 2023 filed with the Stock Exchanges under the Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015, as amended. The full format of the said 'Financial Results' are available on the website of Stock Exchange "www.bseindia.com." and on Company's website "www.saraswaticommercial.com."

For and on behalf of the Board of Directors

Ritesh Zaveri Director DIN: 00054741

IB INFOTECH ENTERPRISES LIMITED

CIN: L30006MH1987PLC045529 Reg. Off.: 428, Kailash Plaza, Vallabh Baug Lane, Ghatkopar (E), Mumbai 400 075.

Telephone No. (022) 6670 9800 Email ID: iielimited@yahoo.in STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31" MARCH 2023

	6			•	except per s	snare data
Sr.	Particulars		uarter Ende			Ended
No		31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.202
1.	Total Income from operation (Net)	61.59	162.36	0.52	300.46	2.2
2.	Net Profit/(Loss) for the period	12				
	(before Tax, Exceptional and/or Extraordinary items)	18.50	55.90	(1.91)	81.05	(11.91
3.	Net Profit/(Loss) for the period before Tax				7	
	(after Exceptional and/or Extraordinary items)	18.50	55.90	(1.91)	81.05	(11.91
4.	Net Profit/(Loss) for the period after tax					
	(after Exceptional and/or Extraordinary items)	13.82	53.24	(1.91)	73.71	(11.91
5.	Total Comprehensive Income for the period [Comprising	E 5			34	
	Profit/(Loss) for the period (after tax) and Other					
	Comprehensive Income (after tax)]	13.82	53.24	(1.91)	73.71	(11.91
6.	Paid-up Equity Share Capital (Face Value Rs. 10/- each)	128.07	128.07	128.07	128.07	128.0
7.	Reserves (Excluding Revaluation Reserves)				(13.58)	(87.29
8.	Earnings Per Share (EPS) of Rs. 10/- each				(10100)	(
	(for continuing and discontinued operations)					
	a) Basic	1.08	4.16	(0.15)	5.76	(0.93
	b) Diluted	1.08	4.16	(0.15)	5.76	(0.93

The above audited financial results for the guarter/year ended 31st March 2023 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the company at their meeting held on 24th May 2023. 2) The figures of the previous year / period have been regrouped / rearranged / recast to render the comparable with the figures of the

The Company's financial results for the guarter ended 31st March 2023 are prepared in accordance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Companies Act, 2013 and notified by the Ministry of Corporate Affairs under the Companies (Indian Accounting Standards) Rules, 2015 (as amended). Ind-AS compliant comparative figures of the

preceding guarter ended 31st December 2022 have not been audited but reviewed by Statutory Auditors, while the corresponding quarter ended 31st March 2022 and year ended 31st March 2022 have been audited by the Statutory Auditors of the Company. 4) The figures for the quarter ended 31st March 2023 are the balancing figures between audited figures in respect of the full financia year ended 31st March 2023 and the unaudited published year to date figures upto the quarter ended 31st December 2022.

The above is an extract of the detailed format of Quarterly/Yearly Financial Results filed with the Stock Exchanges under Regulation 33 o

Securities and Exchange board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the stock exchange website - www.bseindia.com and on Company's Website - www.ibinfotech.net.in. By order of the Board

For IB Infotech Enterprise Limited Jasmin Parekh

Place: Mumbai Date: 24 May 2023

\$\$ Biocon

Year ended

31.03.2022

Audited

81,840

10,942

9,831

6.484

7,451

6,003

78,313

5.44

5.42

17.382

1,397

(annualised)

Year ended

31.03.2022

Audited

(Rs. in Million, except per equity share data

Year ended

31.03.2023

Audited

1,11,742

11,885

8,971

4.627

5,765

6,003

3.88

3.87

19,929

29,712

28,484

1,72,657

(annualised)

Year ended

31.03.2023

Audited

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023

37,739

4.996

4,966

3,132

2.503

6,003

2.62

2.62

5.067

17,961

18,108

(not annualised)

3 months ended

31.12.2023

Audited

The audited standalone and consolidated financial results for the quarter and year ended March 31, 2023 in respect of Biocon Limited ('the

Company') have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective

These financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the

Companies Act, 2013 read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure

The above is an extract of the detailed format of audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEB

3 months ended

31.12.2023

Audited

Directo

NOIDA TOLL BRIDGE COMPANY LIMITED

Regd. Office: Toll Plaza, Mayur Vihar Link Road, New Delhi - 110 091 Tel: 0120-2516495 Fax: 0120-2516440

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023

(Rs. in Lacs)

		STANDALONE CONSOLIDATED					ED				
SI. No.	Particulars	(Quarter ende		Year o	ended		Quarter ended Year			
NO.		31.03.2023 Audited	31.12.2022 Unaudited	31.03.2022 Audited	31.03.2023 Audited	31.03.2022 Audited	31.03.2023 Audited	31.12.2022 Unaudited	31.03.2022 Audited	31.03.2023 Audited	31.03.2022 Audited
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
ľ	Total Income from Operations	522.85	718.57	656.71	2,681.83	1,722.59	523.38	718.75	650.82	2,682.84	1,723.19
10	Profit/(Loss) for the period before taxation	(1,010.52)	(848.60)	(950.71)	(3,527.51)	(4,146.59)	(1,008.69)	(842.86)	(963.32)	(3,512.90)	(4,114.91)
Ш	Net Profit/(Loss) from Continuing operations	(1,010.52)	(848.60)	(950.71)	(3,527.51)	(4,146.59)	(1,008.83)	(842.90)	(963.32)	(3,513.25)	(4,114.91)
IV	Total Other Comprehensive Income for the period	(0.63)	0.60	(3.68)	1.16	(1.88)	(1.09)	0.87	(3.77)	1.51	(1.55)
٧	Total Comprehensive Income for the period	(1,011.15)	(848.00)	(954.39)	(3,526.35)	(4,148.47)	(1,009.92)	(842.03)	(967.09)	(3,511.74)	(4,116.46)
VI	Paid-up equity share capital (Face Value Rs 10)	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50
VII	Reserve (exculding Revaluation Reserve as shown in the Balance Sheet of previous year)	N/A	N/A	N/A	5,003,13	8,529.48	N/A	N/A	N/A	4,998.40	8,517.30
VII	Earning Per Share (Rs.)			Q				0 2			
	Basic	(0.54)	(0.46)	(0.51)	(1.89)	(2.23)	(0.54)	(0.45)	(0.52)	(1.89)	(2.21)
	Diluted	(0.54)	(0.46)	(0.51)	(1.89)	(2.23)	(0.54)	(0.45)	(0.52)	(1.89)	(2.21)

- 1 The above results have been subjected to an audit by the Statutory Auditors of the Company, reviewed by the audit committee and approved by the Board of Directors at its meeting held on May 24, 2023.
- 2 The Hon'ble High Court of Allahabad has, vide its judgement dated October 26, 2016 on a Public Interest Litigation filed in 2012 (challenging the validity of the Concession Agreement and seeking the Concession Agreement to be quashed) directed the Company to stop collecting the user fee holding the two specific provisions relating to levy and collection of fee to be inoperative, but refused to quash the Concession Agreement. Consequently, collection of user fee from the users of the NOIDA bridge has been suspended from October 26, 2016, against which the Company has filed a Special Leave Petition (SLP) before the Hon'ble Supreme Court of India seeking an interim stay on the said

On November 11, 2016, the Hon'ble Supreme Court issued its Interim Order, denying the interim stay and sought assistance of CAG to verify whether the Total Cost of the Project in terms of the Concession Agreement had been recovered or not by the Company. The CAG has submitted its report to the Hon'ble Supreme Court and the bench has on September 14, 2018, directed that the report submitted by the CAG be kept in a sealed cover.

The Special Leave Petition (SLP) is still pending for final adjudication in the Hon'ble Supreme Court. The Company has also notified NOIDA that the Judgement of the Hon'ble Allahabad High Court, read with the Interim Order of the Hon'ble Supreme Court of India constitutes a 'change in law' under the Concession Agreement and submitted a detailed proposal for modification of the Concession Agreement, so as to place the Company in substantially the same legal, commercial and economic position as it was prior to the said change in law. Since NOIDA did not act on the proposal, the Company had sent a notice of arbitration to NOIDA.

The Arbitral Tribunal has been constituted and both, the Company and NOIDA, have submitted their claims and counter claims. Further, NOIDA had filed an application under Section 16 of the Arbitration and Conciliation Act, 1961 on the maintainability of the arbitration proceedings which was rejected by the Arbitral Tribunal vide order dated August 10,

NOIDA had filed an application in the Hon'ble Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1961, challenging the Arbitral Tribunal Order dated August 10, 2018, which has been disposed off by the Hon'ble Delhi High Court on January 31, 2019, without any relief to NOIDA. NOIDA has also filed an application for directions before the Hon'ble Supreme Court, seeking a stay on the arbitral proceedings. On April 12, 2019, the Hon'ble Supreme Court

directed a stay on the Arbitral proceedings. On January 31, 2020, the Company filed an application before the Hon'ble Supreme Court for vacation of the interim stay granted vide order dated April 12, 2019. In view of the

outbreak of COVID-19, the functioning of the Hon'ble Supreme Court was limited to urgent matters only. Pursuant to the filing of letter of urgency, the matter was heard by the Hon'ble Supreme Court on September 21, 2020, October 5, 2020, November 18, 2020, January 20, 2021, March 16, 2021, April 15, 2021, July 26, 2021, August 10, 2021, September 8, 2021 and subsequently posted for October 26, 2021. Meanwhile, the Company, on October 4, 2021, received a final Notice of demand dated September 30, 2021, from NOIDA, wherein NOIDA raised an alleged demand of Rs 26.05 crores payable by the Company within three days of receipt thereof, failing which NOIDA threatened to remove all advertisement displays on the NOIDA side of the DND Flyway.

On receipt of the said Notice, the Company filed an interim application on October 4, 2021, before the Hon'ble Supreme Court. Based on the Letter of Urgency/ Mentioning filed by the Company, the matter was listed for hearing on October 26, 2021. Inspite of the Company informing all the developments at the Hon'ble Supreme Court to NOIDA, the NOIDA authorities unlawfully removed all the advertisement displays from the NOIDA side of the DND Flyway on October 14, 2021. Further, on October 26, 2021, the matter was not taken up for hearing by the Hon'ble Supreme Court due to paucity of time. The Company once again physically mentioned the Urgency before the Hon'ble Supreme Court on October 28, 2021 and the matter was listed for hearing on November 9, 2021 and subsequently was posted for hearing on

December 1, 2021 and December 7, 2021. Subsequently, on December 9, 2021, the matter was mentioned and was heard by the Hon'ble Supreme Court on December 15, 2021, January 6, 2022 and January 10, 2022. On January 19, 2022, the Hon'ble Supreme Court disposed the interim application filed on October 4, 2021, with the direction that the Company be permitted to put up outdoor advertisement on payment of Rs 125 per square feet per month, in advance, subject to the outcome of the SLP of 2016 filed by the The SLP was posted to March 29,2022 for final disposal, and thereafter has been posted on May 10, 2022, August 23, 2022, October 18, 2022, November 2, 2022 and January

10, 2023, but could not be taken up due to paucity of time on all ocassions. Based on a legal opinion and reliance placed by the Board of Directors on the provisions of the Concession Agreement (relating to compensation and other recourses), the

Company is confident that the underlying values of the intangible and other assets are not impaired. The Company continues to fulfil its obligations as per the Concession Agreement, including maintenance of Project Assets.

3 On September 20, 2021, the Company received an assessment order from the Income Tax Department u/s 143(3) r.w.s. 144B of the Income Tax Act, 1961, for Assessment Year. 2018-19, wherein a demand amounting to Rs.46.23 crores has been raised, primarily on account of valuation of land, by treating land as a revenue subsidy.

The Company has on September 30, 2021, requested the Assessing Officer to keep the penalty proceedings in abevance and has filed an appeal on October 19, 2021, with the Commissioner of Income Tax (Appeals) and National Faceless Appeal Centre (NFAC), against the aforesaid assessment order.

During December 2019, the Company had received an assessment order from the Income Tax Department u/s 143(3) of the Income Tax Act, 1961, for Assessment Years 2016-17 and 2017-18, wherein a demand of Rs.357 crores and Rs.383.48 crores respectively was raised, based on the historical dispute with the Tax Department, which is primarily on account of addition of arrears of designated returns to be recovered in future, valuation of land and other recoveries. The Company has filed an appeal with the first level Appel

Authority. With the transition to Faceless Appeals, as introduced vide Faceless Appeal Scheme, 2020, both the appeals have been transferred to the NFAC. The Company has also received a Show Cause Notice, dated May 15, 2021, u/s 270A of the Income Tax Act, 1961, from the NFAC for Assessment Years 2016-17 and 2017-18. However, the Company has requested that the penalty proceedings be kept in abeyance as the appeals on merits are currently pending before the Commissioner of Income Tax

The Income Tax Department has, in earlier years, raised a demand of Rs.1,340.03 crores, which was primarily on account of addition of arrears of designated returns to be recovered in future from toll and revenue subsidy on account of allotment of land. Pursuant to the receipt of order from CIT(A) on April 25, 2018, the Company has received a notice of demand from the Assessing Officer, Income Tax Department, New Delhi, in respect of Assessment Years 2006-07 to 2014-15, giving effect to the said order from CIT(A), whereby an additional tax demand of Rs. 10,893.30 crores was raised. The enhancement of the demand was primarily on account of valuation of land. The Company has filed an appeal along with the stay application with Income Tax Appellate Tribunal (ITAT). The matter was heard by ITAT on December 19, 2018, January 2, 2019 and February 6, 2019 and based on NCLAT Order dated October 15, 2018, ITAT adjourned the matter sine die, with directions to maintain status quo.

Further, in November 2018, the CIT(A), Noida, passed a penalty order for Assessment Years 2006-07 to 2014-15, based on which the Assessing Officer Delhi, imposed a penalty amounting to Rs. 10,893.30 crores in December 2018. The Company has filed an appeal, along with a stay application with the Income Tax Appellate Tribunal (ITAT). The matter was heard by the ITAT on March 29, 2019 and May 3, 2019, which has adjourned the matter sine die, with directions to maintain status quo.

On April 21,2022, the Company filed an application for early hearing before Hon'ble ITAT and subsequently the matter was heard by ITAT on May 6,2022. The appeals on merits along with the stay application were posted for hearing on July 21,2022 and October 20,2022, however the matter couldn't be taken up since the Special counsel appointed by the Department sought the adjournment and the matter was listed for hearing on January 25,2023.

On January 25,2023 and March 15,2023, the same Learned members of the Hon'ble ITAT were presiding for two different benches and due to the paucity of time the matter could not be taken up. Since the appeals are covered by the stay, accordingly at the request of the Company's Counsel, the Hon'ble ITAT directed the department for no coercive action till the next date of hearing i.e June 5,2023. 4 In terms of an affidavit filed by the Ministry of Corporate Affairs with the Hon'ble National Company Law Appellate Tribunal (NCLAT) on May 21, 2019, the cut-off date of October

- 15, 2018 ("Cut-off date") was proposed. The Hon'ble NCLAT vide its Order dated March 12, 2020, has approved the revised Resolution Framework submitted by the New Board along with its amendments. In the said Order, Hon'ble NCLAT has also approved October 15, 2018 as the Cut Off date for initiation of resolution process for IL&FS and its group. companies, including the Company. Accordingly, the Company has not provided for any interest on all its loans and borrowings with effect from October 15, 2018 ("Cut-off date"). 5 In terms of the License Agreement dated August 23, 2018 and November 1, 2018 and addendum thereto dated July 1, 2019, entered into with the erstwhile Licensee, the
- Company has terminated the said Contract as per the provisions thereof. The erstwhile Licensee has initiated an Arbitration proceeding against the Company. The matter with regard thereto has been heard by the Learned Arbitrator on December 6, 2022, December 9, 2022, December 15, 2022, January 21, 2023, February 1, 2023, February 13, 2023, March 3, 2023, March 11, 2023 and May 4, 2023 and has now been posted for hearing on July 7, 2023. The Company also challenged the order of the Arbitrator dated March 3, 2023, requiring the company to submit a fixed deposit of Rs 5 crores with the Arbitrator till the final disposal of the matter, in the Hon'ble HC of Delhi and has been able to obtain a stay on the said order of the Arbitrator.
- 6 The re-opening of the books of accounts, investigations by Serious Fraud Investigation Office ("SFIO") and other regulatory agencies and forensic examination by Grant Thornton India LLP, which is under process for certain group entities does not have any impact on the financial statements/operations of the Company.
- 7 The Company has only one business segment and therefore reporting of segment wise information is not applicable.
- 8 The figures for the quarter ended March 31, 2023, are the balancing figures between the audited figures for the year ended March 31, 2023, and the published year to date figures upto nine months ended December 31, 2022, which have been subjected to a limited review by the statutory auditors.
- 9 The above is an extract of the detailed format of Quarterly Financial Results filled with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirement) Regulation 2015. The full format of the Quarterly Financial Results are available on the websites of the Company, National Stock Exchange of India Limited and
- BSE Limited at www.ntbcl.com, www.nseindia.com and www.bseindia.com respectively. 10 Previous period/year figures have been regrouped / reclassified wherever necessary.

For and on behalf of the Board of Directors Rajiv Jain Dheeraj Kumar Chief Financial Officer

Place: Noida

Date : May 24, 2023 finandialexpmanapr.in Date: May 24, 2023

Executive Director

DIN no. 07046151

रोज वाचा दै. 'मुंबई लक्षदीप'

PUBLIC NOTICE

Notice is hereby given to the Public that the Agreement for Sale dated 16/10/1978 betweer M/s.VIVEK Construction CO. & Miss Anamik A Biilani, for the flat being Flat No. D/211 /ivek Apartment CST Road kalina santacru east Mumbai 400098.has been lost/ misplaced All the persons arehereby informed that not to carry on anytransaction on the basis of said missing document. On behalf of the client Mrs Nazia irfan khan & Mrs Munawar Jehan Nisar shaikh (owner of the mentioned flat), the undersigned advocate hereby invites claims o objections, if any, for the transfer of said flat In case of any claims/objections kindly intimate the undersigned advocate alongwith the relevant documents to support their claims objections within 14 days from the date or publication of this notice. In absence of any claim within stipulated period, it shall be deemed that the property has no claim by virtue of lost agreement.

Mirza Yadullah. Advocate High Court 403/A2 kailash parbhat CHS Off BKC CST Road Kalina, Santacruz east Mumbai 40098.

सेया इंडस्टीज लिमिटेड

नोंद्रणीकत कार्यालयः टी-१४. एमआयडीसी, तारापूर, बोईसर, पालघर-४०१५०६. **दूर.:**२६७३२८९४, फॅक्स: २६७३२६६६, ई-मेल: corporate@seva.in. वेबसाईट:www.seya.in **एन:** एल९९९९एमएच१९९०पीएलसी०५८४९९

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर

रिक्वायरमेंट्स) रेप्युलेशन्स २०५५ च्या नियम ४७ सहवाचित २९ नुसार येथे सूचना देण्यात येत आहे की, ३५ मार्च, २०२३ रोजी संपलेल्या तिमाही व वर्षाकरिता कंपनीचे लेखापरिक्षात एकमेव वित्तीय निष्कर्ष विचारात घेणे व मान्यता देणे याकरिता **मंगळवार, ३० मे, २०२३** रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे. यापुढे कंपनीचे प्रतिभूतीमधील व्यवहाराकरिता व्यापार खिडकी आतील व्यक्तीद्वारे नियमन, पर्यवेक्षण व व्यापक अहवालचे सेया सांकेतांकानुसार १ एप्रिल, २०२३ पासून बंद ठेवली जाईल आणि विहित व्यक्तींकरिता ३० मे २०२३ रोजी निष्कर्ष जाहीर झाल्यानंतर ४८ तासापर्यंत बंद ठेवली जाईल.

यापुढे सदर सूचना कंपनीच्या www.seya.i वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com

www.nseindia.com वेबसाईटवर उपलब्ध आहेत सेया इंडस्ट्रीज लिमिटेडकरिता सही/

ठिकाण: मुंबई मनिषा सोलंकी कंपनी सचिव दिनांक : २३.०५.२०२३

PUBLIC NOTICE This is to inform the all public that, our

client Mr. Rajnikant Girdharlal Mehta who is the owner of Flat No. 12, 2nd Floor, Brahma Co-Operative Housing Society Ltd., situated at Hansoti Road, Cama Lane Ghatkopar (W), Mumbai-400086 and Handbard (W), William 400000 and holding shares in respect of the said Flat. The original Agreements / Transfer papers executed in the year 1972 between Mr. Himatlal Girdharlal Mehta and our client Mr. Rajnikan Girdharlal Mehta are lost or misplaced and not traceable even after due and diligent search. Our Client wish to sale the said flat to the Intending Purchaser f any person or persons, trust, trustee claiming any interest in above nentioned Flat or any part thereof by way of Sale, exchange, lease mortgage, gift, trust, inheritance pequest, possession, lien, easemen development, power of Attorney or otherwise are hereby requested to send all particulars thereof in writing gether with proof to undersigned following address during working hours within 14 days from the date hereof, as otherwise further procedure of Sale or ransfer of above-mentioned Flat wil be completed without any reference or regard to any such purported claim or have been waived to an intent and

Date: 25/05/2023 Adv. Annapurna Jain Address : Shop No.6, Shri Vimai Darshan CHS Ltd., M.N. Road, Bai Bazar, Kurla (W), Mumbai - 40007 MOBILE NO. 9619921448

केंद्र शासन, कंपनी निबंधक, मुंबई यांच्या समक्ष

नर्यादित दायित्व भागीदारी कायदा २००८ चे कलम १३ चे उपकलम (३) आणि मर्यादित दायित भागीदारी अधिनियम, २००९ चे नियम १७ प्रकरणात, मर्यादित दायित्व भागीदारी कायदा २००८ कलम १३(३) आणि <mark>रायगुन ग्लोबल मेटल्स एलएलपी (एलएलपीआयएन: एएएल-६७५५</mark>) यांचे नोंदणीकृत कार्यालय: ३३९, इजीमिमा रहेजा मेट्रोप्लेक्स, १४ ए विंग, माइंडस्पेस कॉम्प्लेक्स मालाड (प.), मुंबई-४०००६४ (महाराष्ट्र)

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, एलएलपीने त्यांचे नोंदणीकृत कार्यालय महाराष्ट्र राज्यातून पश्चिम बंगाल राज्यात स्थलांतरीत करण्याकरिता कंपनी निबंधक, मुंबई यांच्याकर मर्यादित दायित्व भागीदारी कायदा २००८ चे कलम १३(३) नुसार याचिका करण्याचे एलएलपी

जर कोणा व्यक्तिच्या हितास एलएलपीचे नोंदणीकृत कार्यालयाच्या नियोजित बदलामुळे काही बाधा ये असल्यास त्यांनी त्यांच्या हिताचे स्वरूप व विरोधाचे कारण नमूद केलेल्या प्रतिज्ञापत्राद्वारे त्यांचे आक्षेप रजि. पोस्टाने सदर सूचना प्रकाशन तारखेपासून २**१ (एकवीस)** दिवसांच्या आत **कंपनी निबंधक** मुंबई यांच्याकडे पाठवावी, तसेच एक प्रत खालील नमुद याचिकाकर्ता एलएलपीच्या वर नमुद केलेल्य नोंदणीकृत कार्यालयात पाठवावी.

> च्या वतीने व करित रायगुन ग्लोबल मेटल्स एलएलप सही / मेघा भुवानिय (पदसिद्ध भागीदार) डीपीआयएन:००५२५८१

सनराईज इंडस्ट्रीयल ट्रेडर्स लिमिटेड

नोंदणीकृत कार्यालयः ५०३, कॉमर्स हाऊस, १४०, नागिनदास मास्टर रोड, फोर्ट, मुंबई-४००००१. ई-मेल:sitltd@ymail.com वेबसाईट:www.sunriseindustrial.co.in, सीआयएन: एल६७१२०एमएच१९७२पीएलसी०१५८७१ ३१ मार्च, २०२३ रोजी संपलेल्या तिमाही व वर्षाकरीता एकमेव लेखापरिक्षीत वित्तीय निष्कर्पाचा अहवाल

ठिकाण: मुंबई

दिनांक: २५.०५.२०२३

					(रु.लाख)
तप्शील	संपलेली तिमाही ३१.०३.२३ लेखापरिक्षित	संपलेली तिमाही ३१.०३.२२	संपलेली तिमाही ३१.१२.२२ अलेखापरिक्षित		संपलेले वर्ष ३९.०३.२२
	SERVICE PRINCIPALITY			Andrews Valoritation	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	१११.०६	१०५.७२	१०१.९९	४६९४४	४९६.४१
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण वावपूर्व)	६६.१६	६७.४७	५९.४३	३०५.८६	३५१.४७
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक आणि/किंवा विशेष साधारण वावनंतर)	६६.१६	६७.४७	५९.४३	३०५.८६	३५५.९७
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण वावनंतर)	40.28	४२.६१	87.6%	२४०.१५	२७९.६२
कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता एकत्रित नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न)	(४९९.९५)	१८७.८२	(१२३.५०)	(३६.९९)	१५९३.३०
समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती भाग)	89.90	89.90	89.90	89.90	89.90
राखीव (पुर्नमुल्यांकन राखीव वगळून) मागील वर्षात ताळेवंदपत्रकात दिल्यानुसार					
उत्पन्न प्रतिभाग (रु.१०/- प्रत्येकी) (खंडीत व अखंडीत कार्यचलनाकरिता) मूळ व सौमिकृत	१०.०	۷.48	۷.46	8८.१३	५६. ०४

टिप: १. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्वलोजर रिकायरमेंट्स) रेखुलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह साद . करण्यात आलेली ३१ मार्च, २०२३ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे ३१ मार्च, २०२३ रोजी संपलेल्या तिमाही व वर्पाकरिता लेखापरिक्षित वित्तीय निष्कर्पाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com गाणि कंपनीच्या www.sunriseindustrial.co.in वेबसाईटवर उपलब्ध आहे

सनराईज इंडस्टीयल टेडर्स लिमिटेडकरित सुरेश वी. रहेज पुर्णवेळ संचाल

मुंबई, २४मे, २०२३ डीआयएन:०००७७२४

C Galaxy

गॅलेक्सी सरफॅक्टन्टस् लिमिटेड

नोंद. कार्या.: सी-४९/२, टीटीसी इंडस्ट्रीयल एरिया, पावने, नवी मुंबई-४००७०३, भारत. दूर.:+९१-२२-२७६१६६६६/३३०६३७०० ई-मेल:investorservices@galaxysurfactants.com; वेवसाईट:www.galaxysurfactants.com

३१ मार्च,२०२३ रोजी संपलेल्या तिमाही व वर्षाकरिता एकत्रित लेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

	एकत्रित					
		संपलेली तिमार्ह	संपलेले वर्प			
तपशिल	३१.०३.२०२३ अलेखापरिक्षित	३१. १२. २०२२ अलेखापरिक्षित	३१.०३.२०२२ अलेखापरिक्षित	३१.०३.२०२३ लेखापरिक्षाित	३१.०३.२०२२ लेखापरिक्षित	
कार्यचलनातून एकूण उत्पन्न	९७४.४७	१०८०.२६	१०५२.९४	8884.28	३६८५.७१	
कालावधीकरिता निव्वळ नफा/(तोटा)						
(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	११२.९०	१३०.६९	१२४.३६	४७२.९५	३२९.३१	
करपूर्व निव्वळ नफा/(तोटा)						
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	११२.९०	१३०.६९	१२४.३६	४७२.९५	३२९.३१	
करानंतर निव्वळ नफा/(तोटा)						
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	90.4₹	१०६.२१	98.80	320.96	२६२.७८	
कालावधीकरिता एकूण सर्वकप उत्पन्न						
(कालावधीकरिता सर्वंकप नफा/(तोटा) (करानंतर)						
आणि इतर सर्वंकप उत्पन्न (करानंतर))	८१.८६	११७.०२	११३.३६	४३५.८४	२८७.१२	
समभाग भांडवल	३ ५.४५	રૂપ.૪૫	३५.४५	३५.४५	३५.४५	
उत्पन्न प्रतिभाग (रू.१० / −प्रत्येकी)						
अ. मूळ	२५.५४	२९.९६	२७.७६	१०७.४६	68.85	
ब. सौमिकृत	२५.५४	२९.९६	२७.७६	१०७.४६	७४.१२	
38 मार्च २०२३ रोजी संपलेल्या तिमाही व वर्षाकरिता ए	क्रमेव लेखापरि	थीत विजीय निष	कर्पाचा अहतात	ا	(रू. कोटीत)	

ब. सामकृत	79.98	42.20	२७.७५	₹00.8€	68.57			
३१ मार्च, २०२३ रोजी संपलेल्या तिमाही व वप	किरिता एकमेव लेखापरि	क्षीत वित्तीय निष	कर्पाचा अहवार	न	(रू. कोटीत)			
		एकमेव						
	*	संपलेली तिमाही संपलेले वर्ष						
तपशिल	३१.०३.२०२३				३१.०३.२०२२			
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षाित			
कार्यचलनात्न एकूण उत्पन्न	६७७.४४	৬६०.৬१	७९२.७३	३१५९.२६	२६२८.५९			
करपुर्व नफा	८٥.२९	८३.७0	46.28	२८७.६१	१८१.०४			
करानंतर नफा	49.42	६२.४७	४२.६२	२१४.0१	१३३.८७			
एकण सर्वकप उत्पन्न	49.86	62.44	X3.919	283.80	834.04			

. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंटस) रेग्यलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३१ मार्च, २०२३ रोजी संपलेल्या तिमाही व वर्षाकरिता वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. एकमेव व एकत्रित वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com व www.nseindia.com वेबसाईटवर आणि कंपनीच्या www.galaxysurfactants.com वेबसाईटवर उपलब्ध आहे. कंपनीच्या संचालक मंडळाने रु.१०/- प्रत्येकीचे दर्शनी मृत्यावरील समभागावर रु.४/- प्रती समभागाचा अंतिम लाभार

शिफारस केला आहे, अंतिम लाभांश हे कंपनीच्या आगामी ३७व्या वार्षिक सर्वसाधारण सभेत भागधारकांच्या मान्यतेव गॅलेक्सी सरफॅक्टन्ट्रस लिमिटेडकरित

सही /-यु. शेख **ट्यवस्थापकी**य ठिकाण: नवी मुंबई दिनांक: २३.०५.२०२३ डीआयएन:००२६५०१७

GCM CAPITAL ADVISORS LIMITED

CIN: L74110MH2013PLC243163, Email: gcmcap@gmail.com, Website: www.gcmca

Statement of Audited Financial Results for the Half Year and Year ended 31st March 2023

Half Year Half Year Year

Sr. No.	Particulars	ended 31st March 2023	ended 30 th Sept 2022	Ended 31st March 2023	Ended 31st March 2022
Ш		Audited	Audited	Audited	Audited
1	Total Income from Operations (Net)	297.85	75.31	373.15	241.70
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(737.14)	24.97	(712.17)	32.40
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(737.14)	24.97	(712.17)	32.40
4	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(741.50)	19.02	(722.48)	23.27
5	Paid-up Equity Share Capital (Face Value of ₹ 10/- each)	1,694.00	1,694.00	1,694.00	1,694.00
6	Other Equity			1,048.17	1,770.64
7	Earning Per Share (before Extra-Ordinary items) of ₹ 10/- each (for continuing and discontinued operations)				
(i)	a) Basic	(4.38)	0.11	(4.26)	0.14
5000	b) Diluted	(4.38)	0.11	(4.26)	0.14

The above is an extract of the detailed format of Standalone Audited Financial Results for the quarter and Year ended 31* March 2023 filed with the Stock Exchange/s under Regulation 33 of the SEBI LODR Regulations, 2015. The full format of the Audited results for the Quarter and Year ended 31* March 2023 is available on the Company website "www.gcmcap.com" and on the Stock Exchange website i.e. www.bseindia.com.

For GCM Capital Advisors Limite Vicky S. Agarw ate: May 23, 2023

बीएसएस निर्माण प्रायव्हेट लिमिटेड

सीआयएन: U70101MH2005PTC315379 नोंदणीकृत कार्यालय: ७४/२, टेक्नो पार्क, सी क्रॉस रोड एमआयडीसी, अंधेरी (पूर्व), सीप्झ गेट नं. २ च्या समोर, मुंबई - ४०० ०९३, महाराष्ट्र. दूरध्वनी : ८४४८१९९६९९ फॉर्म क्र. आयएनसी - २६

(कंपन्या (संस्थापन) नियम, २०१४ चे नियम ३० अंतर्गत) कंपनीचे नोंदणीकृत कार्यालय एका राज्यातून अन्य राज्यात स्थानांतरित करण्याकरित वर्तमानपत्रांत प्रसिद्ध करावयाची जाहिरात

केंद्र सरकार, पश्चिम क्षेत्र यांच्या समक्ष कंपन्या कायदा, २०१३ चे अनुच्छेद १३ च्या उप अनुच्छेद (४) व कंपन्या (संस्थापन) नियम २०१४ च्य नियम ३० च्या उप नियम (५) च्या कलम (ए) च्या प्रकरणी

आणि बीएसएस निर्माण प्रायव्हेट लिमिटेडच्या प्रकरणी त्यांच्या नोंदणीकृत कार्यालयाचा पत्ता : ७४/२, टेक्नो पार्क सी क्रॉस रोड एमआयडीसी, अंधेरी (पूर्व), सीप्झ गेट नं. २ च्या समोर, मुंबई - ४०० ०९३, महाराष्ट्र.

ार्वसामान्य जनतेस याद्वारे सूचना देण्यात येत आहे की, कंपनीचे नोंदणीकृत कार्यालय ''**महाराष्ट्र राज्यातू** 'राष्ट्रीय राजधानी क्षेत्र दिल्ली'' येथे स्थानांतरित करता येण्याकरिता दि. २३.०५.२०२३ रोजी आयोजि कंपनीच्या विशेष सर्वसाधारण सभेत मंजूर विशेष ठरावाच्या अटीअंतर्गत कंपनीच्या संस्थापन समयलेखातीर बदलाच्या निश्चितीकरिता कंपन्या कायदा, २०१३ च्या अनुच्छेद १३ अंतर्गत कंपनी केंद्र सरकारकडे अ करू दिस्कृत आहे

कंपनीच्या नोंद्रणीकत कार्यालयाच्या प्रस्तावित बदलादारे कोणाही व्यक्तीच्या हितास बाधा पोहोचत असल्या त्याने त्याची/तिर्चो हरकत त्याचे/तिचे हिताचे स्वरूप व विरोधाची पार्ख्यभूमी यांसमवेत प्रतिज्ञापत्रासह सद सूचनेच्या प्रसिद्धी दिनांकापासून चौदा दिवसांच्या आत गुंतवणूकदार तक्रार फॉर्म भरून एमसीए २१ पोर्टर (www.mca.gov.in) येथे पाठवावा किंवा क्षेत्रीय संचालक, पश्चिम क्षेत्र, एव्हरेस्ट. ५ वा मजला. १०० . **गरीन ड्राइव्ह, मुंबई, महाराष्ट्र – ४०० ००२** येथे पाठवावी वा सदर करावी, ज्याची एक प्रत अर्जदार कंपनीकरे

खालील निर्देशित नोंदणीकृत कार्यालयाच्या पत्त्यावर पाठवावी : पत्ता : ७४/२, टेक्नो पार्क, सी क्रॉस रोड एमआयडीसी, अंधेरी (पूर्व), सीप्झ गेट नं. २ च्या समोर, मुंब ४०० ०९३, महाराष्ट्र.

बीएसएस निर्माण प्रायव्हेट लिमिटेड करिता सही/-शुभम अगरवाल संचालक डीआयएन : ०७७१३२३४

CREST

₹ in Lakh

क्रेस्ट व्हेन्चर्स लिमिटेड

सीआयएन: एल९९९९९एमएच१९८२पीएलसी१०२६९७ नोंदणीकृत कार्यालय: १११, मेकर चेंबर्स ४, ११वा मजला, निरमन पॉईंट, मुंबई-४०००२१. द्र.:०२२-४३३४७०००, फॅक्स:०२२-४३३४७००२, वेबसाईट: www.crest.co.in, ई-मेल: secretarial@crest.co.in

भागधारकांना सूचना गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ) प्राधिकरणाकडे समभागांचे हस्तांतर

सहकार मंत्रालयाद्वारे सुचित वेळोवेळी सुधारित विविध परिपत्रके आणि फेरबदल किंवा सुधारित असलेले गुंतवणूकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षाण, हस्तांतरण व परतावा) अधिनियम, २०१६ (नियम) सहवाचिता कंपनी कायदा २०१३ नुसार सूचना देण्यात येत आहे.

कंपनी कायदा २०१३ च्या कलम १२४(६) सहवाचिता आयईपीएफ नियमांच्या तरतुदीनुसार केंद्र शासनाद्वारे स्थापित गुंतवणूकदार शिक्षण व संरक्षण निधी ("आयईपीएफ") मध्ये ७ सलग वर्ष किंवा अधिक काळाकरिता भागधारकाद्वारे दावा न केलेले किंवा देण्यात न आलेले लाभांशासंदर्भात सर्व शेअर्स हस्तांतरणाची तरतृद आहे.

पुढे सूचना देण्यात येत आहे की, आयईपीएफच्या नियमानुसार ज्या भागधारकांचे शेअर्स आयईपीएफमध्ये हस्तांतरणास पात्र आहेत अशा भागधारकांना, ज्यांचे ई-मेल कंपनीच्या आरटीएकडे उपलब्ध आहेत त्यांना वैयक्तिक सूचना पाठविली आहे कंपनीने अशा भागधारकांचे सर्व तपशील व आयईपीएफकडे हस्तांतरणास देय शेअर्सचे तपशील <u>https://www.crest.co.in/unclaimed-dividends-shares</u> वर

वास्तविक स्वरुपात भागधारणा असणारे आणि ज्यांचे शेअर्स आयईपीएफ प्राधिकरणाकडे हस्तांतर होण्यास पात्र आहेत अशा संबंधित भागधारकांनी नोंद घ्यावी की, नियमानुसार आयईपीएफ प्राधिकरणाकडे शेअर्स हस्तांतरणाच्या उद्देशाकरिता त्यांच्याद्वारे धारण मुळ भागप्रमाणपत्राऐवजी दुय्यम भागप्रमाणपत्र कंपनी वितरीत करेल आणि अशा वितरणानंतर त्यांच्या नावे नोंद असलेले मुळ भागप्रमाणपत्र रद्द समजले जातील आणि व्यवहार योग्य नसतील. डिमॅट स्वरुपात भागधारणा असल्यास नियमानसार ठेवीदार सहभागीदारामार्फत आयईपीएफ प्राधिकरणाकडे थेट शेअर्स हस्तांतर केले जातील. कपया नोंद असावी की, अशा शेअर्सवर आलेला सर्व लाभ यासह आयईपीएफ प्राधिकरणाकडे हस्तांतर केलेले शेअर्स यावर नियमाअंतर्गत विहित प्रक्रियेचे पालन करून आयईपीएफ प्राधिकरणाकडून त्यावर पुन्हा दावा सांगता येईल आणि याकरिता आयईपीएफ प्राधिकरणाच्या www.iepf.gov.in वेबसाईटला भेट द्या.

भागधारकांनी पुढे नोंद घ्यावी की, याबाबत कंपनीने त्यांच्या वेबसाईटवर अपलोड केलेले तपशील है उपरोक्त नियमानुसार आयईपीएफ प्राधिकरणाकडे शेअर्स हस्तांतरणाच्या उद्देशाकरिता कंपनीद्वारे दुय्यम भागप्रमाणपत्र वितरणाबाबत योग्य सूचना समजण्यात

सर्व सबंधित भागधारकांना येथे सूचना देण्यात येत आहे की, त्यांनी दिनांक ११ सप्टेंबर, २०२३ पर्यंत कंपनी/कंपनीचे आरटीए मे. लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड यांच्याकडे अर्ज करून सन २०१५–२०१६ करिता देण्यात न आलेले/दावा । केलेले लाभांश रकमेवर दावा करावा. जर कंपनीला ११ सप्टेंबर, २०२३ पर्यंत संबंधित भागधारकांकडून कोणताही पत्रव्यवहार प्राप्त न झाल्यास नियमात नमुद आवश्यकतानुसार नियमात विहित प्रक्रियेचे पालन करून देय तारखेला आयईपीएफ प्राधिकरणाकडे शेअर्स हस्तांतर केले जातील.

वरील प्रकरणात काही स्पष्टीकरण असल्यास कृपया संपर्क कंपनीचे आरटीए: मे. लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड, युनिट: क्रेस्ट व्हेन्चर्स लिमिटेड, सी-१०१, २४७ पार्क, एल.बी.एस. मार्ग, विक्रोळी पश्चिम, मुंबई-४०००८३ येथे संपर्क करावा.

ई-मेल: iepf.shares@linkintime.co.in, दूर.:०२२-४९१८६२७०, फॅक्स: 0२२-४९१८६०६०.

क्रेस्ट व्हेन्चर्स लिमिटेडकरिता सही/-नमिता बापना

कंपनी सचिव

दिनांक: २५ मे, २०२३

Edelweiss ECL Finance Ltd.

ईसीएल फायनान्स लिमिटेड

ठिकाण: मुंबई

नोंदणीकृत कार्यालय: टॉवर ३, विंग बी, कोहिनूर सिटी मॉल, कोहिनूर सिटी, किरोळ रोड, कुर्ला (पश्चिम), मुंबई-४०००७०.

मागणी सूचना

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ चे कलम १३(२) सहयाचिता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ चे नियम ३(१) अन्वये सूचना.

खालील स्वाक्षरीकर्ता हे सिक्यरीटायझेशन ॲन्ड रिकन्स्टक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सदर कायदा) अंतर्गत **ईसीएल फायनान्स लिमिटेड (ईसीएल)** चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटोस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वये असलेल्या अधिकाराअंतर्गत प्राधिकत अधिकाऱ्यांनी सदर कायद्याच्या कलम १३(२) अन्वये खालील कर्जदार/सहकर्जदार/तारणकर्ता/जामिनदार (सदर कर्जदार) यांना खाली नमुद्रप्रमाणे संबंधित मागणी सूचनेत नमुद केलेली रक्कम जमा करण्यास सांगण्यात आले होते. कर्जदार (सदर कर्जदार) चे खाते दिनांक ०७.०५.२०२३ रोजी एनपीएमध्ये वर्गीकृत करण्यात आले. या संदर्भात पुन्हा एकदा सदर कर्जदारांना येथे सुचना देण्यात येत आहे की, सदर कर्जदाराद्वारे निष्पादित इतर दस्तावेज/ लेखी अहवालासह कर्ज करारनामा अंतर्गत देय असलेले रक्कम जमा करण्याच्या तारखेपर्यंत आणि/किंवा मुक्ततेपर्यंत खाली नमुद केलेल्या मागणी सूचनेत सविस्तर दिल्याप्रमाणे पुढील व्याजासह एकत्रित खाली नमुद केलेली रक्कम सदर सूचना प्रकाशन तारखेपासून ६० दिवसांत <mark>इंसीएल</mark> यांच्याकडे जमा करावी. कर्जाची परतफेड . त्रण्याकरिता प्रतिभूती म्हणून सदर कर्जदार यांनी **ईसीएल**कडे खालील प्रतिभूत मालमत्ता तारण ठेवण्यात आली होती.

कर्जवार/सह-कर्जवाराचे ताव विनांक व रक्कम (कर्ज खाते क्र.: एलकेओएचबीईएस ०००००९४६४०) १. आशापुरा एन्टरप्रायझेस (कर्जवार व अर्जवार) २. नरेंद्र छगनलाल भानुशाली (सह-कर्जवार व सह- अर्जवार) ३. आरती महेश भानुशाली (सह-कर्जवार व सह-		
एलकेओएचबीईएस ०००००१४६४०) १. आशापुरा एन्टरप्रायझेस (कर्जदार व अजंदार) २. नेरंद्र छगनलाल भानुशाली (सह-कर्जदार व सह- अजंदार) इयाऐंशी आणि पैसे वीस फक्त) ३. आरती महेश भानुशाली (सह-कर्जदार व सह-		
	एलकेओएचवीईएस ooooo१४६४०) १. आशापुरा एन्टरप्रायझेस (कर्जदार व अर्जदार) २. नरेंद्र छगनलाल भानुशाली (सह-कर्जदार व सह- अर्जदार) ३. आरती महेश भानुशाली (सह-कर्जदार व सह-	२२ मे, २०२३ रोजी देय रक्कम रु.१,०९,१४,६८३.२० (रुपये एक कोटी नऊ लाख जौदा हजार सहाशे ज्याऐंशी आणि पैसे

प्रतिभत मालमत्तेचे वर्णन मालमत्ता अनुसुची १: क्षेत्रफळ १६.३२ चौ.मी. कार्पेट आणि जागा ्दकान क्र.११, तळमजला, मातोश्री हाईटस् म्हणून ज्ञात इमारत, गाव तिसगाव, तालुका कल्याण, जिल्हा ठाणे, कल्याण डोविवली महानगरपालिकेच्या मर्यादेत आणि नोंदणी उप-जिल्हा कल्याण येथील मालमत्तेचे सर्व भाग व खंड आणि चतुसिमा: पूर्वेस वा त्या दिशेने: जमीन सर्व्हे क्र.५८, हिस्स क्र.२; पश्चिमेस वा त्या दिशेने: हाजीमलंग रोड; दक्षिणेस वा त्या दिशेने: जमीन सर्व्हे क्र.५८, हिस्सा क्र.३; उत्तरेस वा त्या दिशेने: जमीन सर्व्हें क्र.५८, हिस्सा क्र.८;

टिप: नोंदणी अ.क्र.केएलएन५-१२०३३/२०२२ धारक उपनिबंधक कल्याण-५. नोंटणीकत दिनांक ३० ऑगस्ट. २०२२ रोजीचे निश्चिती करारनामात सविस्तरपणे नमुद मालमत्ता अनुसुची २: दुकान क्र.१२, क्षेत्रफळ ११.१४ चौ.मी. कार्पेट आणि दुकान क्र.१२, तळमजला, मातोश्री हाईटस् म्हणून ज्ञात इपारत, जमीन सर्ल्हे क्र.५८, हिस्सा क्र.४, गाव तिसगाव, तालुका कल्याण, जिल्हा ठाणे, कल्याण डोंविवली महानगरपालिकेच्या मर्यादेत आणि नोंदणी उप-जिल्हा कल्याण येथील मालमत्तेचे सर्व भाग व खंड आणि **चतुस्मिम: पुर्वेस**

वा त्या दिशेने: जमीन सन्हें क्र.५८, हिस्सा क्र.२; पश्चिमेस वा त्या दिशेने: हाजीमलंग रोड; दक्षिणेस वा त्या दिशेने: सन्हें क्र.५८, हिस्सा क्र.३; उत्तरेस वा त्या दिशेने: जमीन सन्हें क्र.५८, हिस्सा क्र.८; टिप: नोंदणी अ.क्र.केएलएन५-११०३४/२०२२ धारक उपनिबंधक कल्याण-५, जि नोंदणीकृत दिनांक ३० ऑगस्ट, २०२२ रोजीचे निश्चिती करारनामात सविस्तरपणे नमुद. जिल्हा ठाणे यांच्या कार्यालयात

कर्जदार यांनी वर नमुद केलेली रक्कम **ईसीएल**कडे जमा करण्यात असमर्थ ठरले तर **ईसीएल** यांच्यादारे सदर कर्जदार यांच्या संपूर्णत: जोखिम, मुल्य व परिणामाव कायद्याच्या कलम १३(४) आणि लागु नियमाअंतर्गत प्रतिभत मालमत्तेबाबत कारवाई सरू केली जाईल, सदर कर्जदार यांना **ईसीएल**च्या पूर्व लेखी परवानगीशिवाय कायद्याअंतर्गत तरतुदीप्रमाणे उपरोक्त प्रतिभूत मालमत्तेचे विक्री, भाडेपड्डा किंवा इतर प्रकारे हस्तांतरणास सदर कायद्यान्वये रोखण्यात येत आहे आणि याचे उल्लंघन केल्यास

कायद्यान्वये त्यांना कारावास आणि/किंवा दंड होवू शकतो. दिनांक: २५.०५.२०२३, ठिकाण: मुंबई

सही/- (प्राधिकृत अधिकारी) ईसीएल फायनान्स लिमिटेडकरिता

The Offer Price of ₹9.00/- (Rupees Nine Only) has been determined considering the parameters as set out under Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, being highest of the following:

Sr. No.	Particulars	Price		
a)	Negotiated Price under the Share Purchase Agreement attracting the obligations to make a Public Announcement for the Offer	₹5.00/- (Rupees Five Only)		
b)	The volume-weighted average price paid or payable for acquisition(s) by the Acquirer, during the 52 (Fifty-Two) weeks immediately preceding the date of Public Announcement	Not Applicable		
c)	The highest price paid or payable for any acquisition by the Acquirer, during the 26 (Twenty-Six) weeks immediately preceding the date of Public Announcement	Not Applicable		
d)	The volume-weighted average market price of Equity Shares for a period of 60 (Sixty) trading days immediately preceding the date of Public Announcement as traded on BSE where the maximum volume of trading in the Equity Shares of the Target Company are recorded during such period, provided such shares are frequently traded	₹7.39/- (Seven Rupees and Thirty-Nine Paise Only)		
e)	Where the Equity Shares are not frequently traded, the price determined by the Acquirer and the Manager considering valuation parameters per Equity Share including, book value, comparable trading multiples, and such other parameters as are customary for valuation of Equity Shares	Not Applicable, since Equity Shares are frequently traded		

"Cost Accountant, Mr. Suman Kumar Verma, bearing Membership number '28453', IBBI Registered Valuer Registration number 'IBBI/RV/05/2019/12376' and having his office at RZ-26P/205E, Lane No. 10, Indra Park, Palam Colony, New Delhi - 110045 with the Email address being 'Ipskverma@gmall.com', through his valuation report dated Saturday, May 20, 2023, has certified that the fair value of the Equity Share of Target Company in accordance with SEBI (ISAST) Regulations is ₹7.39-(Seven Rupees and Thirty-Nine Paise Only), whilst in accordance with Regulation 164 of SEBI (ICDR) Regulations is ₹8.85-(Eight Rupees and Eighty-Five Paise Only).

In view of the parameters considered and presented in the table above, in the opinion of the Acquirer and Man Price of ₹9.00/- (Rupees Nine Only) per Equity Share being the highest of the prices mentioned above is justif Regulation 8 (2) of the SEBI (SAST) Regulations and is payable in cash.

There have been no corporate actions undertaken by the Target Company warranting adjustment of any of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations. The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, reduction, etc. where the record date for effecting such corporate actions falls between the date of this Detailed Public Statement up to 3 (Three) Working Days prior to the commencement of the Tendering Period, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations

There has been no revision in the Offer Price or to the size of this Offer as on the date of this Detailed Public Statement. In case sion in the Offer Price or Offer Size, the Acquirer would comply with Regulation 18 and all other applicable provisions of SEBI (SAST) Regulations.

An upward revision in the Offer Price or to the size of this Offer, if any, on account of competing offers or otherwise, will be done An operate revision in the Otter Price of to the size of ints Otter, it any, on taxonic to competing offers of other prices of the last 1 (One) Working Day before the commencement of the Tendering Period in accordance with the provisions of Regulation 18(4) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirer shall: (i) make corresponding increases to the escrow amounts, as more particularly set out in Paragraph V (E) of this Detailed Public Statement; (ii) make a public announcement in the Newspapers; and (iii) simultaneously with the issue of such announcement, inform SEBI, BSE Limited, and the Target Company at its registered office of such revision.

If the Acquirer acquires Equity Shares of the Target Company during the period of 26 (Twenty-Six) weeks after the Tendering Period at a price higher than the Offer Price, the Acquirer will pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares have been accepted in the Offer within 80 (sixty) days from the date of such acquisition. However, no such difference shall be paid if such acquisition is made under another por Offer under SEBI (SAST). Regulations, or pursuant to Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, or open market rchases made in the ordinary course on the stock exchanges, not being negotiated acquisition of Equity Shares of the Target

FINANCIAL ARRANGEMENTS

In terms of Regulation 25(1) of the SEBI (SAST) Regulations, the Acquirer has adequate financial resources and has made firm financial arrangements for the implementation of the Offer in full out of their own sources/ Net-worth and no borrowings from any Bank and/ or Financial Institutions. CA Alok Kumar Mishra bearing Membership Number '124184', of M/s. Choudhary Choudhary & Co., Chartered Accountants bearing firm registration number '022910C' having their office located at 338, 574 Floor, V Spaces,V-Mall, Thakur Complex, Kandivali East, Mumbai - 400110, Maharashtra, India, with contact details being '491- 9594189162,' and Email Address being 'firm@ccco.co.in' vide certificate dated Saturday, May 20, 2023, has certified that sufficient resources are available with the Acquirer for fullilling their Offer obligations in full.

The maximum consideration peyable by the Acquirer to acquire up to 58,50,000 (Fifty-Eight Lakhs Fifty Thousand), representing 26.00% (Twenty-Six Percent) of the Expanded Voting Share Capital of the Target Company at the Offer Price of ₹9.00/- (Rupees Nine Only) per Offer Share, assuming full acceptance of the Offer aggregating to ₹5,26,50,000.00/- (Rupees Five Crores Twenty-Six Lakhs and Fifty Thousand Only). In accordance with Regulation 17 of the SEBI (SAST) Regulation 17, the Acquirer has opened an Escrow Account under the name and style of 'SHEETAL – OPEN OFFER ESCROW ACCOUNT' with Kotak Mahindra Bank Limited and has deposited an amount of ₹1,32,00,00,000.00/- (Rupees One Crore Thirty-Two Lakhs Only) i.e., more than

25.00% of the total consideration payable in the Offer, assuming full acceptant The Manager is duly authorized to operate the Escrow Account to the exclusion of all others and has been duly empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations. Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager is satisfied with the ability of the Acquirer to fulfill its obligations in respect of this Offer in accordance with the provisions of SEBI (SAST) Regulations.

In case of upward revision of the Offer Price and/or the Offer Size, the Acquirer would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting such revision. VII. STATUTORY AND OTHER APPROVALS

As on the date of this Detailed Public Statement, to the knowledge of the Acquirer, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by the Acquirer later before the expiry of the Tendering Period, this Offer shall be subject to such approvals and the Acquirer shall make the necessary applications for such

All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submits each approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares.

The Acquirer shall complete all procedures relating to the payment of consideration under this Offer within a period of 10 (Ten) Working Days from the date of expiry of the Tendering Period to those Public Shareholders who have tendered Equity Shares and are found valid and are accepted for acquisition by the Acquirer.

In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite appr In case or design in receipt or any settlemore, scale in the factor and the same an

In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Paragraph VII (A) are not satisfactorily complied with or any of the statutory approvals are refused, the Acquirer has a right to withdraw the Offer. In the event of withdrawal, the Acquirer (through the Manager), shall within 2 (Two) Working Days of such withdrawal, make an announcement stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the Detailed Public Statement was published, and such announcement will also be sent to SEBI, BSE Limited, and the Target Company at its registered office.

TENTATIVE SCHEDULE OF ACTIVITY

Tolladaro Addrity Colleges	Day and Date
Issue date of the Public Announcement	Saturday, May 20, 2023
Publication date of the Detailed Public Statement in the Newspapers	Thursday, May 25, 2023
Due date of publication of the Detailed Public Statement in the Newspapers	Friday, May 26, 2023
The last date for filing the Draft Letter of Offer with SEBI	Thursday, June 01, 2023
Last date for Competing Offer(s)	Thursday, June 15, 2023
The last date for receipt of comments from SEBI on the Draft Letter of Offer will be received (in the event SEBI has not sought clarification or additional information from the Manager)	Thursday, June 22, 2023
Identified Date	Monday, June 26, 2023
Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, July 04, 2023
Last date for publication of the recommendations of the committee of the independent directors of the Target Company to the Public Shareholders for this Offer in the Newspapers	Friday, July 07, 2023
Last date for upward revision of the Offer Price and/or the Offer Size	Monday, July 10, 2023
Last date of publication of opening of Offer public announcement in the Newspapers	Monday, July 10, 2023
Date of commencement of Tendering Period	Tuesday, July 11, 2023
Date of closing of Tendering Period	Monday, July 24, 2023
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Monday, August 07, 2023
Note: The above timelines are indicative (prepared based on timelines provided under the SEBI subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To cla	arify, the actions set out above

may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regular PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated December 03, 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held

in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public ors holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the

All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding locked-in Equity Shares are eligible to participate in this Offer at any time during the period from the Offer Opening Date and Offer Closing Date before the closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.

The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE Limited in the form of a separate window as provided under the SEBI (SAST) Regulations read with Acquisition Window Circulars.

BSE Limited shall be the Designated Stock Exchange for the purpose of tendering Offer Shares in the Offer. The Acquirer has appointed Rikhav Securities Limited as the registered broker for this Offer, through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying Broker are as mentioned below: Rikhav Securities Limited

Address 8/501-502, 02 commercial Building, 5th floor, B wing, Asha Nagar, Mulund (w), Mumbai - 400080 Contact Number 022-69078300 E-mail Address info@rikhav.net Contact Person Mr. Hitesh H Lakhani

All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stockbrol ("Selling Brokers") within the normal trading hours of the secondary market, during the Tendering Period.

THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE, KINDLY READ IT CAREFULLY BEFORE TENDERING THE EQUITY SHARES IN THIS OFFER. EQUITY SHARES ONCE TENDERING THE EQUITY SHARES IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS.

Day and Date

The Acquirer accepts full and final responsibility for the information contained in the Public Announcement and this Detailed Public Statement and for his obligations as laid down in SEBI (SAST) Regulations. All information pertaining to the Target Company has been obtained from (i) publicly available sources, or (ii) any information provided or confirmed by the Target Company, and the accuracy thereof has not been independently verified by the Manager.

The Acquirer has appointed Satellite Corporate Services Private Limited, as the Registrar to the Offer, having their office locate The Acquirer has appointed Satelline Corporate Services Private Limited, as the Hegistrar to the Other, naving their ormoclocates at A 106 & 107, Dattain Flazz, East West Compound, Andheri Kurla Road,Safder Joo Sakinaka, Mumbai - 400072, Maharashtra, India, with contact number being '+91-22-28520481/462', Email Address being 'service@satellitecorporate.com' and website 'www.satellitecorporate.com', as the Registrar to the Offer, with the contact person being Mr. Michael Monteiro, the contact person can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays, and all public holidays), during the Tendering Period.

Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirer has appointed Swaraj Shares and Securities Prival Limited as the Manager to the offer.

This Detailed Public Statement will be available and accessible on the websites of SEBI at www.sebi.gov.in, BSE at www.bseindia.com and the Manager to the offer at www.swaraishares.com.

SWARAJ

Issued by the Manager to the Offer

SHARES & SECURITIES PVT LTD

Swarai Shares and Securities Private Limited Principal Place of Business: Unit No 304, A Wing, 215 Atrium Courtyard Marriot, Andheri East, Mumbai- 400093, Maharashtra, India Contact No.: +91-22-69649999 Email: compliance@swarajshares.com Investor grevance email: investor.relations@swarajshares.com Contact Person: Tanmoy Banerjee/ Pankita Patel SEBI registration number: INM00012980 CIN: U51101WB2000PTC092821

Place: Mumbal Date : Wednesday, May 24, 2023