IFL ENTERPRISES LIMITED

CIN: L74110GJ2009PLC151201 Registered Office: Office No. 412, 4th floor Shilp Zaveri, Samruddhi Soc., Nr. Shyamal cross Road, Satellite, Ahmedabad, 380015 Tel: 7990080239; e-mail id: Iflenterprice3@gmail.com Website: www. iflenterprises.com

То,	Date: 22 nd August, 2024
The Manager,	Symbol: IFL
BSE Limited,	Scrip Code: 540377
Phiroze Jeejeebhoy Towers,	
Dalal Street, Mumbai – 400001	

Subject: <u>Newspaper Advertisement - Disclosure under Regulation 30 of Securities and Exchange</u> <u>Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing</u> <u>Regulations')</u>

Dear Sir/Ma'am,

Pursuant to Regulation 30, Regulation 44 and Regulation 47 of the SEBI (Listing Regulations and in compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, we enclose herewith copies of the following newspaper advertisements published for giving Notice of the 15th Annual General Meeting of the Company to be held on Thursday, September 12, 2024, at 3.30 p.m. (IST) through Video Conferencing/Other Audio Visual Means

- 1. Financial Express (English Language)
- 2. Financial Express (Gujarati Language)

Thanking You, Yours Faithfully, For IFL Enterprises Limited

Jitendra Vaishnav Managing Director & CFO DIN: 10414407

Encl: As above

FINANCIAL EXPRESS

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Distribution of Income Distribution cum Capital Withdrawal ('IDCW') under Kotak Equity Arbitrage Fund

Notice is hereby given that in accordance with Dividend ('IDCW') Policy approved by Kotak Mahindra Trustee Company Limited (the Trustee to Kotak Mahindra Mutual Fund), the distribution under Monthly IDCW Option of Kotak Equity Arbitrage Fund, is as under:

Name of the Scheme	Quantum of IDCW (Rs. per unit)*	Record Date	Face Value (Rs. per Unit)	NAVs as on August 20, 2024 (Rs.)
Kotak Equity Arbitrage Fund – Regular Plan-Monthly IDCW Option	0.0712	August 26,	10	10.7711
Kotak Equity Arbitrage Fund – Direct Plan - Monthly IDCW Option	0.0807	2024	10	11.2601

Distribution of the above IDCW is subject to the availability and adequacy of distributable surplus.

Note: The Payment of IDCW will be subject to deduction of applicable statutory Levy.

Pursuant to payment of IDCW, the NAVs of the IDCW Options of the Scheme would fall to the extent of payout and statutory levy if any.

All Unit Holders / Beneficial Owners of the above mentioned IDCW Options of the scheme, whose names appear in the records of the Registrar, Computer Age Management Services Ltd. / Depositories as on August 26, 2024 will be eligible to receive the IDCW.

For Kotak Mahindra Asset Management Company Limited Investment Manager - Kotak Mahindra Mutual Fund

ce kotak

Sd/

Authorised Signatory

Mumbai August 21, 2024

> Any queries / clarifications in this regard may be addressed to: Kotak Mahindra Asset Management Company Limited CIN: U65991MH1994PLC080009 (Investment Manager for Kotak Mahindra Mutual Fund) 6th Floor, Kotak Towers, Building No.21, Infinity Park, Off: Western Express Highway, Goregaon - Mulund Link Road, Malad (East), Mumbai - 400 097 Phone Number: 18003091490 / 044-40229101 • Email: mutual@kotak.com • Website: www.kotakmf.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

灪 vedanta

BTTL

VEDANTA LIMITED

CIN: L13209MH1965PLC291394 Regd. Office: 1st Floor, 'C' Wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai – 400 093 Phone No.: +91-22 6643 4500; Fax: +91-22 6643 4530 Website: www.vedantalimited.com; Email ID: comp.sect@vedanta.co.in

NOTICE

NOTICE is hereby given that the following Share Certificates of face value Re. 1/- of the Company as per details given hereunder have been reported LOST/MISPLACED and if NO OBJECTION is received within 15 days from the date of publication of this Notice we shall consider issuance of Duplicate Share Certificates thereof:

S.	Name of Sharahaldar(a)	Folio No.	Shares	Distinct	ive Nos.	Certificate
No.	Name of Shareholder(s)	FOIIO NO.	Snares	From	То	No.
1	Nemchand Chandanmal Sanghvi	SGL125325	756	969100076	969102021	837263
1	Prmila Nemchand Sanghvi	SGL 125325	750	868192276	868193031	037203
2	Nachiket G Bhatt	SGL115551	400	865824024	865824423	832342
2	Mrs. Pragna Pravinchandra Shah	SGL114346	2,400 86360983	862600822	000040004	827667
3 M	Mr. Pravin Popatlal Shah	SGL114340		803009832	863612231	
4	Vinod Kumar Maheshwari	V005757	200	383537741	383537840	815550
4	Devkush Maheshwari	V005757	200	777157941	777158040	815550
5	Mr. Nawal Kieshore Gupta	SGL111086	1,000	863283872	863284871	826580
0	Mr. Navinchandra M Desai	SCI 111070	68	866018176	966019242	832786
6	Mrs. Sushila N Desai	SGL111070	00	800018176	866018243	832780
7	Miss. Maltiben Jayantilal Parikh	SGL108757	240	863970660	863970899	828949
	New Delhi August 22, 2024			Company Se		edanta Limite erna Halwasiy pliance Office

Radice NOTICE FOR LOSS OF SHARE CERTIFICATES **RADICO KHAITAN LIMITED**

CIN : L26941UP1983PLC027278 Registered Office: Rampur Distillery, Bareilly Road, Rampur - 244 901 (U.P.) Tel. No.: +91-9927072601-02, +91-9927078512, Fax No.: 0595-2350009

E-mail : investor@radico.co.in, Web.: www.radicokhaitan.com

Notice is hereby given that the following Share Certificates have been reported as lost/misplaced and the Company intends to issue Letter of Confirmation/ Entitlement Letters in lieu of the physical Share Certificates, pursuant to the Circular No. SEBI/ HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 issued by the Securities and Exchange Board of India, regarding Issuance of securities in dematerialized form in case of Investor Service Requests. Any person who has a valid claim on the said shares should lodge such claim with the Company at its Registered Office within 15 days hereof.

Sr. No.	Name of the Holders	Folio No.(s)	No. of Shares (Face Value of Rs. 2/- each)	Certificate No. (s)	Distinctive No. (s)
1.	Anita Goel Manish Goel	0029250	620	61099	5278151-5278770
2.	Irene Patricia Fernandes Mervyn John Fernandes Florine Gertrude Fernandes (Deceased)	0002919	50	51125	63526 – 63575
3.	Madan Gopal	0027586	620	60441	4910491 - 4911110
4.	Shirin Ardeshir Vakil (Deceased) Jamshed Nuserwanji Guzder (Deceased) Cyres Jamshed Guzder	0010266	1615	53453	317261 - 318875
5.	Rajendra Prasad Maheshwari Shakuntala Maheshwari (Deceased)	0007217	50	52823	151326 - 151375
6.	Kamla Sharma	0020743	310	57776	3527081 - 3527390
7.	Rajan Kumaran Mukalil Indulekha Valsamma	0800427	2480	63266	7016866 - 7019345
8.	Subir Das Asit Ranjan Das (Deceased) Kalpana Das (Deceased)	0026497	930	60022	4642091 - 4643020
9.	Lajwanti G Sakhrani Gopal H Sakharani (Deceased)	0014900	930	55515	2100526 - 2101455
Co to	iling to receive any objectio mpany will proceed to issu the Registered Sharehold tertaining any claim of any	e the Le ders or d	tter of Confirm claimants, as	ation or E the case	ntitlement Letters
			F	or Radico	Khaitan Limited
Pla	ace: New Delhi			Dines	sh Kumar Gupta

Place: New Delhi	Dinesh Kumar Gupta
Date : 21.08.2024	Senior VP - Legal & Company Secretary

IFL ENTERPRISES LIMITED

REGD. OFF: Office No. 412, 4TH FLOOR SHILP ZAVERI, SAMRUDDHI SOC., NR SHYAMAL CROSS ROAD, SATELLITE, POLYTECHNIC (AHMEDABAD). AHMEDABAD, AHMADABAD CITY, GUJARAT, INDIA, 380015

> CIN: LL74110GJ2009PLC151201, ISIN: INE714U01024 SCRIP CODE: 540377, SCRIP ID: IFL,

EMAIL ID: iflenterprice3@gmail.com , www.iflenterprises.com, 011-27555434 **NOTICE OF 15th ANNUAL GENERAL MEETING REMOTE**

E-VOTING INFORMATION AND BOOK CLOSURE

Notice is hereby given that the Annual General Meeting (AGM) of the members of IFL Enterprises Limited (the Company) will be held on Thursday, 12th day of September, 2024 at 03:30 P.M. IST through Video-Conferencing/Other Audiovisual means(VC/OAVM) to transact the businesses as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act, 2013 (Act) and Rules framed thereunder read with General Circular issued from time to time respectively circulars issued by the Ministry of Corporate Affairs ("MCA Circulars"). Electronic copies of the Notice of the AGM and the Annual Report for the financial year ended March 31, 2024 of the Company has been sent to all the members whose email ids are registered with the Company/RTA/Depository participant(s), as on the cut-off date i.e., 16th August, 2024. Please note that the requirement of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA Circulars. The Notice and the Annual Report will also be available and can be downloaded from the website of the Company www.iflenterprises.com The facility of casting the votes by the members ("e-voting") will be provided by CDSL ('Central Depository Services (India) Limited") and the detailed procedure for the same is provided in the Notice of the AGM. The remote e-voting period commences on, 09th September, 2024 to Monday, 11th September, 2024, Wednesday During this period, members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 06th September 2024, may cast their vote by remote e-voting or by e-voting at the time of AGM Members participating through in person shall be counted for reckoning the guorum under Section 103 of the Act. Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depositor Participants, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz., Aadhar Card, Driving License Election Card, Passport, utility bill or any other Govt. document in support of the address proof of the Member as registered with the Company for receiving the Annua Report 2023-24 along with AGM Notice by email to iflenterprice3@gmail.com Members holding shares in demat form can update their email address with their Depository Participants. The notice of the AGM contains the instructions regarding the manner in which the shareholders can cast their vote through remote e-voting or by e-voting at the time of AGM.



COMFORT FINCAP LIMITED

CIN: L65923WB1982PLC035441 Registered Office .: 22, Block B, Camac Street, Behind Pantaloons, Kolkata, West Bengal - 700 016; Corporate Office.: 301, 3rd Floor, A wing, Hetal Arch, S. V. Road, Malad (West), Mumbai - 400064; Phone No.: 022 - 6894 8500 / 08 / 09, Fax: 022-2889 2527 Email: info@comfortfincap.com; Website: www.comfortfincap.com

CORRIGENDUM TO THE NOTICE OF THE 42nd ANNUAL GENERAL MEETING

The 42nd Annual General Meeting ("AGM") of the Shareholders of the Company of Comfort Fincap Limited ("Company") is scheduled on Sunday, August 25, 2024 at 11:30 A.M. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"). The Notice of the AGM ("AGM Notice") dated August 02, 2024 was dispatched to the shareholders of the Company on August 03, 2024 in due compliance with the provisions of the Companies Act, 2013, and rules made thereunder, read with circulars issued by Ministry of Corporate Affairs and Securities Exchange Board of India. This Corrigendum shall form an integral part of the AGM Notice and the same is circulated to the shareholders of the Company. Accordingly, all concerned shareholders, Stock Exchange, Depositories, Registrar and Share Transfer Agent, agencies appointed for e-voting, other Authorities, regulators, and all other concerned persons are requested to take note of the above changes.

The following information in the AGM Notice is hereby notified through this corrigendum

A) In Explanatory Statement of Resolution no. 07 i.e. Issue of 4,38,00,000 Share Warrants, Convertible into Equity Shares on Preferential Basis to the persons belonging to the promoters and non-promoters, the last i.e. 4th Paragraph of Point 4 basis on which the price has been arrived at and justification for the price (including premium, if any) alongwith report of Registered Valuer shall be replaced as under:

Considering that the proposed allotment is more than 5% of the post issue fully diluted Shares capital of the Company, to the allottees and allottees acting in concert, the pricing of the Convertible warrants to be allotted shall be higher of the following parameters: Price determined as per the provisions of the Regulation 164(1) of the securities and exchange bord of india (Issue of Capital and Disclosures Requirement) Regulation 2018, SEBI ICDR Regulations, 2018 (in case of frequently traded shares) or Price determined as per provisions of the Regulation 166A(1) of the SEBI ICDR Regulations, 2018. Further, there will be no change in control due to this preferential issue.

Accordingly, the company has obtained Valuation Report dated August 02, 2024 issued by Ms. Binal B Darji, Independent Registered Valuer (IBBI/RV/02/2021/14321) having office at B/17, Kailash Nagar, Shankar Lane, Kandivali (West), Mumbai-400067 in accordance with Regulation 164 & 166A of SEBI (Issue of Capital and Disclosures Requirement) Regulations 2018. The Valuation Report shall be available for inspection by the members and the same may be accessed on the Company's website at www.comfortfincap.com.

Pursuant to the above, the minimum issue price determined in accordance with regulations 164(1) read with regulation 161 of Chapter V of SEBI ICDR Regulations is Rs. 8.96/- (Rupees One and Seventy Paisa only).

B) In Explanatory Statement of Resolution no. 07 i.e. Issue of 4,38,00,000 Share Warrants, Convertible into Equity Shares on Preferential Basis to the persons belonging to the promoters and non-promoters, the Point 10. Identity of the natural persons who are the ultimate beneficial owners of shares proposed to be allotted and/ or who ultimately control the proposed allottee, Sr No.1 of the table shall be read as under:

	Sr. No.	Name of the allottees of the share warrant	Name of the beneficial owner of proposed allottee of share warrant	PAN of the beneficial owners of proposed allottees of share warrants
l	1	Luharuka Investment and consultants Private Limited	Deepika Agrawal	AKOPA7202Q

C) in Annexure A, the following proposed allottees of share warrants as detailed in Sr. NO. 3,6 and 10 have pre-preferential share-holding and the table shall be modified and read as under.

1	Sr. No.	Name of the proposed allottees of share warrants	Class (Promoters/	Pre-issue shareholding		Issue of warrants	Post Issue S after conversio	hareholding on of warrants
			Non- promoters)			(present issue) (Nos)	No. of shares	% of share holding
			2	No. of shares	% of share holding			
	3	Ashish Bansal	NP	1,000	0.00	40,00,000	40,01,000	4.08
ľ	6	Kirtikumar Navnitrai Mehta	NP	25	0.00	900,000	900,025	0.92
	10	Darshan Mukesh Doshi	NP	25	0.00	900,000	900,025	0.92

D) in Annexure B, the note below the table for Shareholding pattern of the Company before and after the Preferential Issue shall be modified and read as under *The shareholding pattern figures are derived under the assumption that all proposed warrants will be subscribed in accordance with the shareholders' resolution No. 7 and that all warrants will subsequently be exercised or converted into equity shares. However, if any equity shares or warrants remain unsubscribed or unexercised, the figures will be adjusted accordingly.

E) In Explanatory Statement of Resolution no. 4 i.e. To approve the Material Related Party Transactions, the para 1 of item no 4 is to replace and read as under - Your Company generally enters into transaction with related parties as prescribed in the table of resolution mentioned in item no. 4 in ordinary course of business and at arm's length basis, which falls in the definition of "Related Parties Transactions" under the Act and/or SEBI Listing Regulations

On and from the date hereof, the AGM Notice shall always be read in conjunction with this Corrigendum. All other content of AGM Notice and explanatory statement annexed thereto, save and except as mentioned in this corrigendum shall remain

BHILWARA TECHNICAL TEXTILES LIMITED CIN: L18101RJ2007PLC025502

Registered Office.: LNJ Nagar, Mordi, Banswara-327 001, Rajasthan Phone: +91-2961-231251-52, +91-2962-302400, Fax: +91-2961-231254 Corporate Office: Bhilwara Towers, A-12, Sector -1, Noida - 201 301 (U.P) Phone: +91-120 - 4390300 (EPABX), Fax: +91-120-4277841 E-mail: bttl.investor@Injbhilwara.com, Website: www.bttl.co.in

NOTICE OF THE 17th ANNUAL GENERAL MEETING OF BHILWARA TECHNICAL TEXTILES LIMITED TO BE HELD THROUGH VIDEO CONFERENCING/OTHER AUDIO-VISUAL MEANS

Notice is hereby given that the 17th Annual General Meeting ("AGM") of Bhilwara Technical Textiles Limited ("the Company") will be held on Friday, 20th day of September, 2024 at 2:00 p.m. through Video Conferencing/Other Audio-Visual Means ("VC/OAVM") to transact the businesses as set out in the Notice of the 17th AGM which will be sent in due course of time. The venue of the meeting shall be deemed to be Registered Office of the Company.

Pursuant to General Circular No. 09/2023 dated 25th September, 2023 issued by the Ministry of Corporate Affairs ("the MCA") read together with previous circulars issued by the MCA in this regard (hereinafter referred as "MCA Circulars") and Circular No. SEBI/ HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 7th October, 2023, issued by the Securities Exchange Board of India ("the SEBI") read together with previous circulars issued by the SEBI (hereinafter referred as "SEBI Circulars") (MCA Circulars and SEBI Circulars are collectively referred as "Applicable Circulars"), the Companies are permitted to hold the AGM through VC/OAVM, without physical presence of Members at a common venue till 30th September, 2024. Accordingly, in compliance with the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements), 2015 and Applicable Circulars read with rules and regulation made thereunder, the 17th AGM of the Company is being held through VC/OAVM. Hence Members can attend and participate in the AGM through VC/ OAVM.

The Notice of the AGM and Annual Report for the financial year 2023-24, will be sent through electronic mode only to those members whose email addresses are registered with the Company/Depository Participant ("DP"). Further, hard copies of the Annual Report will be provided to those members who request for the same at bttl.investor@Injbhilwara.com. The aforesaid documents will also be available on the website of the Company at www.bttl.co.in, on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com and also on the website of National Securities Depository Limited ("NSDL") (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com

The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 14th September, 2024 to Friday, 20th September, 2024 (both days inclusive) for the purposes of 17th Annual General Meeting of the Company.

The Register of Members and Share Transfer books of the Company will remain closed from Friday, 06th September, 2024 to Thursday, 12th September, 2024 (both days inclusive)

The Notice of AGM and Annual Report for the financial year 2023-24 sent to members in accordance with the applicable provisions in due course

For IFL Enterprises Limited Sd

Jitendra Vaishnav

Director & CFO

DIN: 10414407

Place: Gujarat Managing Date: 21.08.2024

RateGain[®] RATEGAIN TRAVEL TECHNOLOGIES LIMITED

CIN: L72900DL2012PLC244966 Registered Office: M-140, Greater Kailash Part-II, New Delhi-110048 Corp. Office: Club 125, Plot No. 3, 4, 5, Tower A, 4th Floor, Sector-125, Noida- 201301, U.P. Telephone: +91 120 5057 000; E-mail: companysecretary@rategain.com; Website: www.rategain.com

12" ANNUAL GENERAL MEETING ('AGM') TO BE HELD OVER VIDEO CONFERENCING ('VC')/OTHER AUDIO VISUAL MEANS ('OAVM')

The Ministry of Corporate Affairs ('MCA') has vide its vide its General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, and Circular No. 09/2023 dated September 25, 2023 ('MCA Circulars' and the Securities and Exchange Board of India ('SEBI') has via circular no SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, and SEBI/HO/CFD/CFD-PoD 2/P/CIR/2023/167 dated October 07, 2023 ('SEBI circular') (MCA Circular and SEB Circular collectively referred as 'Circulars') has permitted the holding of the AGMs through /C/OAVM facility and dispensed physical presence of the members at the meeting. In compliance with these Circulars and the relevant provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the 12" AGM of the Company will be held on Monday, September 16, 2024 at 11:00 a.m. (IST through VC/OAVM to transact the business as set out in the Notice of the AGM. Members participating though the VC /OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act 2013.

In compliance with the above circulars, electronic copies of the Notice of the AGM along with Annual Report 2023-24 and login details for e-voting, shall be sent to the member of the Company, whose email address are registered with the Company/Depository Participant(s). Notice of the AGM along with Annual Report 2023-24 shall also be made available at the Investors Section of the Company's website at www.rategain.com, Stock Exchange's website i.e. BSE Limited ('BSE') at www.bseindia.com, National Stock Exchange of India Limited ('NSE') at www.nseindia.com and NSDL at www.evoting.nsdl.com.

unchanged. The copy of the corrigendum is being uploaded on the website of the Company at www.comfortfincap.com and on the website of Stock Exchanges (www.bseindia.com). and NSDL at http://www.evoting.nsdl.com

For Comfort Fincap Limited Ankur Agarwal Date: August 22, 2024 Director Place: Mumbai DIN: 06408167

The Shipping Corporation Of India Ltd.



Navratria Compe

(A GOVERNMENT OF INDIA ENTERPRISE) Regd. Office: Shipping House, 245, Madame Cama Road, Mumbai-400 021, Ph: 91-22-2202 6666, 2277 2000 Fax: 91-22-2202 6905 • Website: www.shipindia.com

भारतीय नौवहन निगम लिमिटेड

(भारत सरकार का उद्यम) 50 9001 2015, ISO 14001 20 & ISO 45001 2018 Certified पंजीकृत कार्यालय: शिर्पिंग हाउस, 245 मादाम कामा रोठ, मुंबई – 400 021. फोन: 91–22–2202 6666, 2277 2000 फैक्स: 91-22-2202 6905 • येबसाइट: www.shipindia.com

सीआईएन/CIN: L63030MH1950GO1008033

NOTICE OF 74TH ANNUAL GENERAL MEETING AND E-VOTING

It is hereby informed that 74th Annual General Meeting (AGM) of the Members of The Shipping Corporation of India Limited will be held on Wednesday, 18th September, 2024 at 1200 hours IST through Video Conferencing (VC)/ Other Audio-Visual Means (OAVM), in compliance with the applicable provisions of the Companies Act, 2013 and General circular dated 25th September, 2023 read with Circular dated 5th May, 2020 of Ministry of Corporate Affairs (MCA) and circular dated 7th October, 2023 of Securities and Exchange Board of India (SEBI) and other relevant Circulars to transact the businesses set out in the Notice of AGM. Shareholders may note the below information:

- 1 Date of e-Dispatch: Electronic copies of Notice of 74th AGM along with Annual Report of FY 2023-24 have been sent through electronic mode on 21.08.2024 to those Members whose email ids are registered with RTA/ Depositories as on 09.08.2024. Notice of 74th AGM along with Annual Report of FY 2023-24 is also available on www.shipindia.com, www.bseindia.com, www.nseindia.com and www.evoting.nsdl.com
- 2 The Register of Members and Share Transfer Books will remain closed from 07.09.2024 (Saturday) to 18.09.2024 (Wednesday) both days inclusive for the purpose of 74th AGM of the Company and Dividend, if any, declared. The Record date for the Dividend is 06.09.2024.
- 3 The Remote e-Voting period commences from 15.09.2024 at 9.00 AM and ends on 17.09.2024 at 5.00 PM.
- 4 Cut-off-date for the purpose of eligibility for Remote e-Voting is Friday, 13.09.2024.

5 The Company is providing remote e-Voting facility to its Members to cast vote electronically for the Resolutions set out in the Notice of 74th AGM through the services provided by NSDL. During this period, a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, 13.09.2024 only shall be entitled to avail the facility of remote e-voting as well as voting in the general meeting. The Remote e-Voting module shall be disabled by NSDL for voting thereafter. The instructions for participating through VC / OAVM and the process of E-voting, including the manner in which Members holding shares in physical form or who have not registered their e-mail address can cast their vote through e-voting, are provided as part of the Notice of the 74th AGM. Members who will be present in the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM. Members who have cast their vote by remote e-Voting may attend the AGM through VC/OAVM but shall not be entitled to cast their vote again. Any person acquiring shares after the dispatch of notice of AGM but holding shares as on cut-off date, may visit SCI's website http://www.shipindia.com/ under 'Financial Results → Annual Reports' section to view Notice of 74th AGM along with Annual Report of FY 2023-24. Such person may also obtain the login ID and password by sending a request at evoting@nsdl.com on or before cut-off date and avail the facility of remote e-voting or voting during the AGM. Physical copy of the aforesaid documents may be sent on request of any such Member made at sci.cs@sci.co.in. In case of any queries or issues regarding e-voting/assistance before or during AGM, you may refer the Notice of 74th AGM or Members may contact National Securities Depository Limited ('NSDL') at Phone no. 022 – 48867 000 or at Address - 3rd Floor, Naman Chamber, Plot C-32, G-Block, Bandra-Kurla Complex, Bandra East, Mumbai, Maharashtra - 400 051 or send a request to Ms. Pallavi Mhatre (Sr. Manager), at evoting@nsdl.com

The Company will be providing facility of remote e-Voting and e-Voting at the AGM to its Members in respect of the businesses to be transacted at the AGM through NSDL. Members holding shares either in physical form or in dematerialized form, as on the Cut-Off date of Friday, 13th September, 2024, may cast their vote electronically. The remote e-voting period commences on Tuesday, 17th September, 2024 (9:00 a.m.) and end on Thursday, 19th September, 2024 (5:00 p.m.). The e-voting module shall be disabled by NSDL for voting thereafter. Those Members, who will be present in the AGM through VC/ OAVM facility and who have not casted their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM.

Login details for e-voting shall be made available to the members on their registered email address. Member who have not registered their email address can get the same registered/updated through Registrar and Share Transfer Agent i.e. Beetal Financial & Computer Services Private Limited ("RTA") of the company or their Depository Participant ("DP") and avail remote e-voting facility as well as voting at the AGM as per the manner prescribed in Notice of AGM.

A person whose name is recorded in the Register of Members or in the Register of Beneficial Owner holding shares in dematerialized mode or physical mode, as on the Cut-Off date of Friday, 13th September, 2024, shall be entitled to avail the facility of remote e-voting as well as voting at the AGM as per the manner prescribed in Notice of AGM.

In case of any queries/grievances, Members may refer to the "Frequently Asked Questions (FAQs) for Members and participation in AGM and remote e-Voting user manual for Members" available at downloads section of www.evoting.nsdl.com or call at: 022 - 4886 7000 or send a request to Ms. Pallavi Mhatre, Senior Manager, NSDL, at evoting@nsdl.co.in. Members may also write and email to company at bttl.investor@lnjbhilwara.com

The above information is being issued for the benefit of all Members of the Company and is in Compliance with the MCA Circular(s) and the SEBI Circular(s).

> By order of the Board For Bhilwara Technical Textiles Limited Sd/-

Place: Noida(U.P.) Date: 21st August, 2024



Avnish Maurya Company Secretary and Chief Financial Officer M. No. ACS-49392

Manner of registering/updation of Email Addresses:

Members holding shares in physical mode, who have not registered their Email address and mobile numbers with the Company are requested to update their email address and nobile numbers by writing to the Company at companysecretary@rategain.com and/or by sending a request to KFin Technologies Limited, Registrar and Share Transfer Agen "RTA") through email einward.ris@kfintech.com.

Members holding shares in dematerialized mode, who have not registered/updated their Email address and mobile numbers with the Depositary Participants ('DP'), are requested to register/update their email address and mobile numbers with the DP and with whom they naintain their demat accounts.

Manner of casting vote(s) through e-voting:

The Company is providing remote e-voting facility ('remote e-voting') to all the members to cast their votes on all the resolutions as set out in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM 'e-voting'). Detailed procedure for remote e-voting, including by such members who are holding shares in physical form or who have not registered their email address, shall be provided in the notice of AGM.

Members are requested to read the Notes set out in the Notice of the AGM and in particular instructions for joining the AGM, manner of casting vote through remote e-voting and e-voting during the meeting.

By the order of the Board of Directors For RateGain Travel Technologies Limited Sd/-

Thomas P. Joshua

Company Secretary

Date: August 22, 2024 Place: New Delhi

'IMPORTANT''

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6 Member will be provided with a facility to attend AGM through VC/OAVM through NSDL e-Voting system. Members may access the same at https://www.evoting.nsdl.com under Shareholders/Members login by using the remote e-voting credentials. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed.

For detail information regarding Manner of E-voting, registering/updating Email 7 id/Bank Account, Instructions for joining AGM through VC, applicability of TDS on Dividend you may visit www.shipindia.com under "Investors → Information for Shareholders→ Notices"

For THE SHIPPING CORPORATION OF INDIA LIMITED

Sd/-

Smt. Swapnita Vikas Yadav **Company Secretary & Compliance Officer**

कार्गो मंजिल तक पहुँचाए, जीवन को राह दिखाए / Transporting Goods, Transforming Lives.



Place: Mumbai

Date: 22.08.2024





અમરદીપસિંહે ડીપીઆઇઆઇટીનાન વા સચિવ તરીકે હોદ્દો સંભાળ્યો ઓરિએન્ટ ટેકનો આઈપીઓ કલાક કરતાં ઓછા સમયમાં ભરાઈ ગયો

พใสโรมเซ

હતું.

નવી દિલ્હી, તા. ૨૧ dDw આઈએએસ અધિકારી અમરદીપસિંહ ઓ લિમરઓ ન મપેશ્યલ ડચટી ભાટિયાએ ડિપાર્ટમેન્ટ ફોર પ્રમોશન ઓ કઇન્ડસ્ટી એન્ડ

ઇન્ટરનલ ٤ŝ (ડીપીઆ હસ્તા હટી)માં

સચિવનો હવાલો સંભાળી વિભાગમાં વધારાના સચિવ

લીધો છે, એમ એકસત્તાવાર તરીકે સેવા આપી રહ્યા હતા નિવેદનમાં બુધવારે જણાવ્યું અને વેપાર નીતિઓ અને મુક્ત વેપાર કરારની

સ્થાન લીઘં છે. જેમને સંરક્ષણ વિભાગના

તેમણે રાજેશક્રુમાર સિંઘનું

તરીકે નિયુક્ત કરવામાં આવ્યા

આઈએફએલ એન્ટરપ્રાઈઝીસ લીમીટેડ

એફિસ્ટાઓફીસ મેં ગગર, લોકો ચાળ, વિચ્યુ પ્રવેશી, સુગુંદ્વ લોકાર છે. ઓફીસ્ટાઓફી મેં ગગર, લોકો ચાળ, વિચ્યુ પ્રવેશી, સુગુંદ્વ લોકાર છે. લાઈટ, ચેબીટેઓક (અભરાચર), ધ્યમકચાર, દળશરાચર કીટી, ગુભરાત, ભારત, ટેલંગમ CN: __T41Y62008P.Cft 820, BINHET440 Y34 SCRP CODE: 44017, SCRP D: JF. ચેકીલ થાઈ ટી:11 સ્ટેમફાઇન અંદ્રે વ્યુપા ટેલા, પ્રખ્યા Birkaptow acon 01:278:6443

૧૫મી લાર્ષિક ગામાન્ય ગલાની નોરીઝ

દર કદરકુવર, સંબંધિત્યર્થરમાં (સંગન્દીસંપર્થમાં) ના અનુમાવન માં નીરોક્સમ કે પંચ્યો નો રા થશે. ડસ્ટર ના શેત્રપુરા લાતે નાગાંદીક માર સાથ્યો સેન્ના કેવેલી આ પાટે છે. અને સાથે સ્ટાર્ટ્સ કે સામેનો માટે કે આ પ્રારંગિયે પ્રીડમિંગ્ આ પ્રીડમાં આ પ્રારંગ કે સ્ટાર્ગને સાથે સ્ટાર્ગ્સ કે એગ્રાએમની મોડીસ અને થાઉર અરેલાસ્ટ્રી ઝેઝીરલ સ્ટાર્ગ્સ લોકો એમશીએ પરિપર્થ ટ્રાટ મુક્તિ આવેલ છે. એ ટાઉન અને છ

ાદમાન આપવાની સ્વાહત (ઇ-વોટીસ) લીટીએસએટ (સેન્દ્ર ટિપોઇ કીમીટેડ) દ્વારા પુરી પાટલમાં આપવો સને તેની વિધાનવાર પ્રક્તિ આવે છે. છેમોટે ઈ-વોટીમાનો પ્રાણો સોમવાર કરવાપેલ્પર, સ્વાટમ સર પ્રચ્છે પ્રસ્તા, સ્વાટ ના સીમવું છેલી આ સામઆવ્યા સરક્ષિત્રના સ્ટ કરતા સ્વારમાં સેખ ઈઝીકલ સ્વારૂપે કરવાય છેલ્લીમાં સામજ દેશે ના નીટી

રે પંચાયતાં કારવા, પ્રાપ્ત (કારે છે. (કેવડે છે.) અંગ કે કોડાક, પ્રારંગું દિવક સ્પર્ણ પે પરંક્ષેદડીંગ દાશ્વર્ધ છે અને તેમના વીનેવંક સેટ્રેના માર્ગ પ્રારંગું કેવડે છે. આ ગીને પ્રારંગું કેવડે પ્રાપ્ત કેવડે છે. આ ગીને ના નામ, સંપ્રાપ્ત પ્રારંગું કેવડા 2021 - 27 તેમજ પ્રેણ્યુએનની તો ટીસ વેતપાલ માટે, તેમના નામ, સંપ્રાપ્ત કોડીલો નાંગર, કાળે પ્રાપ્તિ કેવડે કેવડી નાં જેવતાં તેમજ પાનકડીની શ્રાપ્ત્ર કોડાક તેમ કે આ ગીને છે. તે નીરે દારાપ્ત્રે આ ગીને કોઈપાસ પેલ્ટની શ્વ...પ્રાપ્તાની તે કેવડ નાડવાં બેને છે આ ગીના છે. તે ને દારાપ્ત્ર આ ગીને કોઈપાસ પેલે ના વ્યાપ્ત પ્રાપ્ત કાળ ના કોડી છે. પ્રાપ્ત કેવડ પ્રાપ્ત નિવ તે ટેડો દારાપ્તાં અન્ક શરકારી દારાપ્તે બ્રાપ્ત આ ગામ કાળવાં છે. કઠી કેઠડ પ્રાપ્તી શર્ન

පෙහාව ද්ව භාගාධ හංස පැපත්වී සංශාවිය යන්නා අනාලය කංකු බවා හැකි වැනියෙන් කොමාතමා අයාධි ප්රතාන ප්රේ කාලය කරනා කරනා විදු පැපත් පෙහා වියාගීන වී. විදුම පැත්ත වැනි දේ පරාලාවය ඒ ප්රේ කාලය කරනා විද්යා ප්රේ ප්රේ කාලය කරනා ප්රතාන වැඩිම පැපත් අතිබරයට මැතියක් වාංස හැක සංකී මේ වැනිවැති පැපත් පාරාන කරනාවන වැඩිම පැපත් අතිබරයට මැතියක් වාංස හැක සංකී මේ වැනිවැති පැපත් කරනාවන කරනාවන අතර අතිබරයට මැතියක් වාංස හැක සංකී මේ වැනිවැති පැපත් කරනාවන අතර පැපත් අතිබරයට මැතියක් වාංස හැක සංකී මේ වැනිවැති පැපත් කරනාවන අතර පැපත් අතිබරයක් ම වියාත විද්යා සංකී කරනාවන කරනාවන අතර පැපත් පැමත අත්බරයක් කරනාවන කරනාවන කරනාවන කරනාවන වැනිවැති පැපත් පැමත කරනාවන කරනාවන කරනාවන කරනාවන කරනාවන කරනාවන පැත්ත කරන්නාවන පැපත් පැපත් කරනාවන කරනාවන

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User anarchologra, Pursuant to the provisions of Section 124(8) of the Companies Act 2013 ("the Act") read with the Investor Education and Protection Fund Authonity (Accounting, Audit, Transfer and Befund) Nulsi 2016 ("the Rules") as amended time to time the divident(3), which remained unclaimed or uppaid for saven consecutive years or more had been transferred to the IEPF Authonity ("IEPFA") within

As suggested in our several comm real as goards in complete the process as per the Act and the Rules to claim your dividend and shares from the IEPPA. Else, the Company would be compelled to transfer all your entitlements pertaining to such shares to the IEPPA in order to comply with the regulatory

requirements. In this context, we wish to inform you that the Scheme of Arrangement of the Company with its shareholders for reduction of share capital through cancellation and extinguishment of the X² Ordinary Shares Capital and in consideration thereof issue and allotment of 7 (seven) New Ordinary Shares in the Company for every 10 (ten)² Ordinary Shares ["Scheme"] was cancidened by the Hon'ble National Company Lew Tribunal ("NCLI"), Mumba Bench vide its Order dated August 2, 2024. The Company is in the process of making the Scheme Effective by, inter alia, fixing ('Record Date' shortly

Record Date' shortly. Upon effectiveness of the Scheme, the eligible holders of % Ordinary Shares as on the Record Date, shall be issued and allotted New Ordinary Shares as por the Scheme. However, in accordance with the provisions of the Rules, in respect of the 'A' Ordinary Shares, which have lying with the IEPA, the corresponding New Ordinary Shares will be transferred to the IEPA instead of to the Demark Account of those X' Ordinary Shares holders. Such X' Ordinary Sharesholders shall be entitled to claim their New Ordinary Shares in consideration of X' Ordinary Shares held by them, by following due process as per Rules, as applicable.

In view of the above and anticipating the procedural ino In view ofthe above and anticipantig the processing in an environment of you may face in reclaiming your shares from the IEPRA, we would request you to respond by return email or duly signed letter to the Company within 7 days from the date of formal communication sent to the concerned shareholders, expressing your willingness to subsequently submit the prescribed document as per the Rules, to enable us to directly credit he New Ordinary. Shares into your Demat Account as per the Scheme, subject to all an elimination and the Account as per the Scheme, subject to all an elimination and the set of the All willingness to the All set of the Scheme set of the All willingness to the All set of the Scheme set of the All willingness to the All set of the All sets and the All s regulatory approvals, permissions and terms & conditions as be applicable.

In case you have any queries, please er nodalofficer.iepf@tatamotors.com. We look fo response at the earliest.

Thanking you Yours faithfully

For Tata Motors Limited

Maloy Kumar Guntz Company Secret Date: August 21, 2024

બાંબતો અને આ રોગ્ય અને પરિવાર કલ્યાણ મંત્રાલયમાં ઘણા મહત્ત્વપૂર્ણપદો પર કામ છે. આ પહેલા, નાગાલેન્ડ કર્યું છે. કેડરની ૧૯૯૩ની રાધ રા જ્ય સરકારમાં

સંકલન આગેગ્ય પરિવાર કલ્યાણ, પર્યાવરણ

વાણિ આ અને ઉદ્યોગ મંત્રા લાય હેઠળની ડી પી આ ઇઆ ઇટી ફોરેન ડાયરેક્ટ ઇન્વેસ્ટમેન્ટ (એકડીઆઈ)ની નીતિ. સ્ટાર્ટઅપ્સ, ઇઝ ઓફ ડુઇંગ પ્રોત્સાહન આપવા પ્રાપ્તાહન આપવા અન ઝડપથી વિક્રસના ઇ-કોમર્સ સેક્ટરની દેખરેખ રાખે છે. અને વન, નગરપાલિકાઓ ભાટિયા એવા સમયે કાર્યભાર

વાટાવાટીમાં સામેલ હતા. અને સ્થાનિકસ્વરાજ્ય અને સંભાળી રહ્યા છે જ્યારે વૈચિક કેન્દ્ર સરકારમાં તેમણે કોર્પોરેટ ગૃહ વિભાગો સંભાળ્યા છે. અનિશ્વિતતાઓને કારણે નાણાંક્રીય વર્ષ ૨૦૨૩-૨૪માં દેશનં એકડીઆઈ ૩.૪૯ ટકા ઘટીને ૪૪.૪૨ બિભિયન હેલ રથઈ ગયં છે વિભાગ વિદેશી રોકાણોના પ્રવાહને વેગ એ ફડીઓઈ માટે આપવા આપગા માટ અફડાઓઝ પ્રક્રિયાઓને વધુ સરળ બનાવવાની પણ વિચારણા કરી રહી છે.

આઈપીઓમાં રોકાણકારોએ આઈપીઓના લોન્ચિંગના પ્રથમ કલાક દરમિયાન જબરદસ્ત ઉત્સાહ દર્શાવ્યો હતો અને આ થી. થો ડા સમયમાં સમગ્ર ભાગ

ઓરિએન્ટ ટેકનો લોજી સના સંપૂર્ણપણે ભારાઈ ગયો હતો. ૭૪,૪૯,૮૪૬ શેરઓ ફરપર નાના બીએસઈના આંકડા મુજબ, હતા. ભારતીય ભારતીય સમયાનુસાર માટતા હત્યા ચાર ... ૧૫:૧૫ વાગ્યે ઓરિએન્ટ ભરશું મળ્યું હતું જ્યારે બિન-ટેકનોલોજી સનો આઈપીઓ સંસ્થાકીય રોકાણકારો માટેનો સબસ્કિપ્શનનો દરજ્જો ૫.૧૮ ક્વોટા ૪.૦૩ ગણો હતો. વીએસઈના આંકડા સબસ્કાઇબ થયો ે લાગવા લાગ્યું ખાગ ગણા દ્યારા માળવા ખાટળા વારા સ્ટાપ્ત કરતા કરતા છે. સબાસકાઇ થઈ ગયો હતો. અનુસાર, પ્રારંભિક કોરના ક્રગી લાકાઇડ ઇન્સિટ દ્યૂથનલ જેના કારણે એક કલાકથી પણ વેચાણાને ,૮૫,૭૫,૭૨૮ બાયર્સ (ક્યુઆઇબી) પાર્ટ ૧ ઓછા સમયમાં આ આ ઈપીઓ શેરો માટે બિડમળી હતી, જ્યારે ટકા બુકથયો છે.

રિટેક્ષ રોકાણકારો સમયાનુસાર માટેના હિસ્સામાં ૮.૫ ૨ ગણું ગણો હતો

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This is a nublic an in or offer to acquire, pur Idia. TER II OF THE SECURITIES AND EXCI INITIAL PUBLIC OFFERING OF EQUITY SHARES ON T PUBLIC ANNOUNCEMENT (Manjushree 面影 MANJUSHREE TECHNOPACK LIMITED npany Law Board, East Registered and Corporate Office: MBH Tech Park, 2nd floor, Survey No. 46(P) and 47(P), Begur Hobil, El OUR PROMOTER: AI LENARCO MIDCO LIMITED

INITIAL PUBLIC OFFERING OF UP TO (•) EQUITY SHARES OF FACE YALL OF 7 2 EACH "FOURTY SHARES OF MANUSHREE TECHNOPACK LIMITED PER EQUITY SHARE (INCLUDING A PREMIUM OF 7 (•) PER EQUITY SHARES) OF 7 2 EACH "FOURTY SHARES" OF MANUSHREE TECHNOPACK LIMITED PER EQUITY SHARE (INCLUDING A PREMIUM OF 7 (•) PER EQUITY SHARES) OF PER EQUITY SHARES (•) OF MANUSHREE TECHNOPACK LIMITED PER EQUITY SHARE (INCLUDING A PREMIUM OF 7 (•) PER EQUITY SHARES) OF OFFER PRICE') AGGREGATING UP TO 7 3000.00 MILLION (•) OFFER') COMPANISMO A FRESS HISSUE" AND ON OFFER PRICE AGGREGATING UP TO 7 7.500.00 MILLION B' OUR COMPANY (11H = "FRESS HISSUE") AND OFFER PRICE OF UP TO) EQUITY SHARES (•) OFFERE SHARES) "OFFERE SHARES)" OFFERE SHARES) "OFFERE SHARES)" OFFERE SHARES) "OFFERE SHARES)" OFFERE POIL DE EQUITY SHARES (•) OFFERE POIL DE EQUITY SHARES (•) OFFERE POIL DE EQUITY SHARES) TO 7 E (•) FILLION OF UT 7 (•) FILLION TO 7 (•) FILLION OF UT 7 (•) FILLION OF UT

EQUITY SHARE CAPITAL OF OUR COMPANY

OUR COMPANY, IN CONSULTATION WITH THE BRUNS, MAY CONSIDER A FURTHER ISSUE OF EQUITY SHARES THROUGH A PRIVATE PLACEMENT, PREFERENTIAL OFFER OR ANY OTHER METHOD AS MAY BE OUR COMPANY, IN CONSULTATION WITH THE BRUMS, MAY CONSIDER A FURTHER ISSUE OF EQUITY SHARES THROUGH A PRIVATE PLACEMENT, PREFERENTIAL OFFER OR ANY OTHER METHOD AS MAY BE PERIITTED UNDER APPLICABLE UNT TO MAY PERIATION UNL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE RED HERRING RED APPLICABLE HERE DHERRING HTO T'S MORETTO. PLACEMENT", THE PRE-IPO PLACEMENT, FUNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRUMS, IF THE PRE-IPO PLACEMENT IS COMPLETED, THE MOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT, FUNDERTAKEN, SHALL NOT EXCEED 28% OF THE SUE? OT IS COMPLATE, MAY THE RES HERSING FOR TO THE COMPLETION OF THE OFFER AND ALLOTMENT FURSIANT 101F, PRE-IPO FLACEMENT, OR COMPANY SHALL APPROPRIATELY MADE INTHINGT IN THE SUBCRIBERS TO THE PRE-IPO PLACEMENT TO HER OUR AND READ FOR THE OFFER AND ALLOTMENT FURSIANT TO THE PRE-IPO FLACEMENT, OR COMPANY SHALL NOT EXCEED 28% OF THE SUE? OT THE SUBCRIFT TO THE ORFER AND ALLOTMENT FURSIANT TO THE PRE-IPO FLACEMENT, OR COMPANY SHALL THE USTING OF THE SUBCRIBES TO THE PRE-IPO FLACEMENT TO THE COMPANY FLACEMENT, FUNDERTAKEN, SHALL NOT EXCEED 29% OT THE SUE? OT THE COMPANY TO THE OFFER AND ALLOTMENT FURSIANT TO THE PRE-IPO FLACEMENT, DURDERTAKEN, SHALL NOT EXCEED 29% OT THE SUBC OT THE COMPANY TO THE OFFER AND ALLOTMENT FURSIANT TO THE PRE-IPO FLACEMENT, DURDERTAKEN, SHALL NOT EXCEED 29% OT THE SUBC OT THE COMPANY TO THE OUR COMPANY ANAL PROCEED TO THE COMPANY FLASH AND AND PROSPECTURE ON THE THE SUBCRIBES TO THE PRE-IPO FLACEMENT, THE SUBCRIBES TO THE PRE-IPO FLACEMENT, THE SUBCRIBES TO THE PRE-IPO FLACEMENT TO COMPANY SHALL AND THE STING OF THE COMPANY SHALL AND THE STING OF THE COMPANY SHALL AND AND PROSPECTURE ON THE STING THE SUBCRIBES TO THE PRE-IPO FLACEMENT, THE SUBCRIBES TO THE PRE-IPO FLACEMENT, THE SUBCRIBES TO THE PRE-IPO FLACEMENT TO THE SUBCRIBES TO THE PRE-IPO FLACEMENT, THE SUBCRIBES TO THE PRE-IPO FLACEMENT THE SUBCRIBES TO THE STING THE SUBCRIBES TO THE PRE-IPO FLACEMENT THE SUBCRIBES TO THE PRE-IPO FL

THE SUBSCRIBENS TO THE PRE-IPO PLACEMENT (IF UNDERTAREN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS. THE PRICE BANG, DEMPOYED EDSCONT (IF ANY) AND THE MINIMUM BIL OT WILL BE CECIDED BY OUR COMPANY IN CONSULTATION WITH THE BALDWARN BE ADVERTISE IN ALL EDITIONS OF (•) (A WIDELY CIRCULATED ENGLISH NATIONAL DALLY NEWSPAPER), ALL EDITIONS OF (•) (A WIDELY CIRCULATED HIDINAL DALLY NEWSPAPER), AND (•) EDITIONS OF (•) (A WIDELY CIRCULATED ENGLISH NATIONAL DALLY NEWSPAPER), ALL EDITIONS OF (•) (A WIDELY CIRCULATED HIDINAL DALLY NEWSPAPER), AND (•) EDITIONS OF (•) (A DALY NEWSPAPER KANNADA BENG THE REGIONAL LANGUAGE OF KANNATAKA WHERE DAIR CORPORATE OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BIDIOFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSES OF UPLOADING ON THEIR RESPECTIVE WESTES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBILORAR EGLI ALTONS"). on in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Pe

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charge on the respective velocities of the BRLMs and at the terminals of the Members of the Syndcate and by riferation to Designated Intermediaries and the Synonce Tank(s), as applicable. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1967, as amended "SCRP") read with Regulation 31 of the SEDI ICDR Regulations. This Offer is being made through the Book Build Process in accordance with Regulation (1) of the SEDI ICDR Regulations wherein not more than 5% of the Net Offer shall be available for allocation on a proprioritable basis to Dualified Institutional Buyers ("QBB" and such portio "QIB Portion"), provided that our Company in consultation with the BRLMs may alocate up to 60% of the QIB Portion to Anchor Investor Portion", One-Inition of the SEDI ICDR Regulations. In the event of und subcording, provided that our Company in consultation with the BRLMs may alocate up to 60% of the QIB Portion to Anchor Investor Portion", One-Inition of the SEDI ICDR Regulations. In the event of und subcording, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be available for allocation on a proportionate basis to Duality for the SEDI ICDR Regulations. In the event of und subcording received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is estimated in allocation on a proportionate basis to all OBS for the Anchor Investor, Pincting the Particip Portion Transform, the balance Equity Shares shall be available for allocation on a proportionate basis to allocate on one than Anchor Investor, Pincting the Particip Portion Transform, the balance Equity Shares savelable for allocation on a proportionate basis to allocate on one than Anchor Investor, Pincting the Particip Portion for proportionate basis to Allocate and the terminative of the Net OIB Portion Transform of the Net OIB Portion Transform of the Stare St dicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be, to the extent of their respective Bid Amounts. Anchor Inve the section titled "Offer Procedure" on page 455 of the DRHP. estors are not permitted to participate in the Anchor Investor Portic

see the section tilled "Offer Procedure" on page 455 of the DRHP. This public announcement is being made in compliance with of Regulations 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of regulate approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuent to the base use in the Mehdel Mugust 20, 2024 with SEBI on August 20, 2024. Pursuant to Regulations 20(1) of the SEBI ICDR Regulations, to undertake initial public offering of its Equity Shares pursuent to the base use in the file the DRHP dated August 20, 2024. Pursuant to Regulations 20(1) of the SEBI ICDR Regulations, to undertake initial public offering of its Equity Shares pursuent to the base use in the set of the August 20, 2024. Pursuant to Regulations 20(1) of the SEBI ICDR Regulations, to undertake initial public offering of its Equity Shares pursuent to the base use in the Mehdel Mugust 20, 2024. Pursuant to Regulations 20(1) of the SEBI of Newake Sential Public Stell shale made accounts. Pursuant to Regulations 20(1) of the SEBI of Newake Sential Public Stell shale made accounts. Pursuant to Regulations 20(1) of the SEBI of Newake Sential Public Stell shares made accounts. Participate of the SEBI of Newake Sential Public Newake Sential Public Stell shares made accounts. Participate of the SEBI of Newake Sential Public Newake Sential Public Stell shares made accounts account Public Stell shares made accounts and the DRHP dated at www.orinice. Public accounts account Sential Public Newake Sential Public Stell shares accounts account Public Stell shares accounts and the DRHP dated to sential Sent

on the 21st day from the abressid date offling the DRHP with SEBI. Investments in equity and equity-reliated securities involves a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their entry investment. The equity State Takes can carefully before taking an investment decision, investors should not invest any funds in the Issue unless they can afford to take the risk of losing their entry investment. The Equity Share Takes can carefully before taking an investment decision, investors and reliant on their own examination of our Company and the Issue. Actualing the risks in chiefer, the Takes and takes and the risk of Issue and the ISBN of takes and investors and reliant on the Issue unless they Careful and the Issue including the risks included. The Equity Share that no takes and the Issue includes and the ISBN of takes and the Issue and take the Issue (RMP) has been file own the ROC and many and the base of take ISBN of take and takes the ISBN of takes and the Issue includes and the Issue includes and the Issue includes and the Issue includes and the Issue Issue and take the Issue Includes and the Issue Issue and take the Issue Includes and the Issue Includes and the Issue Issue Includes and the Issue Includes and the Issue Issue Includes and take the Issue Includes and the Issue Includes and the Issue Issue Includes and the Issue Includes and take the Issue Includes and take the Issue Includes and Issue Includes and take the Issue Includes and take the Issue Includes and the Issue Includes and take the Issue Includes and the Issue Includes and take the Issue Includes and take the Issue Includes and take th

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JM Financial Limited Th Floor, Cnergy, Appasaheb Marabe Marg Prabhadwi, Mambai 400 025, Maharashtra, India Telephone: (+91 22) 650 3030 3052 E-mail: Nith gogint com Investor grievance abgignit com grievance abgignit com Webeite: www.jmll.com Cented person: Pachao Druíl SEBI registration number : INM000010361	Avendu Capital Private Limited Partina Buiding Photos 90, Prok No C-99 Bandra-Kurla Complex, Bandra Edut), Mumbai - 400, 55% Mahasahita, Inda Telephone: (v4) 723, 9648.0050 Email: Naryatines puggenetika.com Investor grivence email: Investor grivence email: Investor grivence email: Contact person: Sarthak Sama Aditiya K Selli registration umber: Nikoloo011021	Citigroup Global Merkes India Private Limited 123, 125 / Ibor (Enr. Init Internitional Financia Center G - Biolo Bandra Xuria Compes, Bandra (East), Muntai 400 (98); Abarashtra, Inite (1996) Famili: marujuhanicoj@cli.com Investor grievance E-mail: Investor grievance E-mail: Investor grievance E-mail: Investor grievance E-mail: Investor grievance E-mail: Inited State (1997) Website: www.orline.citianic.com/htm/ contact person:.lites/Agarusi Sell inglaptication umber: INAv00010718	Cadama Sacha (India) Secretires Private Limited 251-A, Rational House Appasaheb Marahe Marg, Panhaden Munabi duo 253 Mahamatina, India Telephone: v91 22 4018 9000 Imusetor grinvance e-mail: India client-supportigge.com Website: www.goldmarsach.com Centact person: Mukamam Rajkotwola SEB registration commer: Nakod0011054	ICICI Securities Limited ICICI Venture House Apparaheb Marahe Mara, Pathadev/Mantai 400 025 Maharashta, Inda Talephone: #1 91 22 6807 7100 Email: Marajarehe pogliciotsecomis.com Investor grivance email: usutamercare@icisecurites.com Website: www.icidescurites.com Contact person: Schill Pati/Ahit Dawan SEBI registration number: INM000011179				
	REGISTRAR TO THE OFFER							
KFINTECH Kin Technologies Lumined Seiner, more P, Pet No. 21 and 32, Francial Dietrot, Nanakramguda, Serilingarnpaly, Hyderabad, Rangaredd 500 002, Talengana, India Telephone: +01 40 6716 2222/ 18003094001 Earlist marguthres bogtkfrindst.com; (Website: www.Mintech.com; Contact person: M Murai Krishna SEBT registration number: Nington Control (Section 2000)								

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP

MANJUSHREE TECHNOPACK LIMITED On behalf of the Board of Director

USHREE TECHNOPACK LIMITED is proposing, subject to applicable statutory and a DRHP stated August 20. 2024 with SEBI on August 20, 2024. The DRHP shall be terations, to un of the BRLMs, i.e. JM Financial Lim ndus com Citic al Markets India Pr irities Limited at v

rdingly, the Equity Sh

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