

Date: October 05, 2024

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

BSE SCRIP CODE: 539762

<u>Sub: Intimation as Per Regulation 84 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 ("SEBI ICDR Regulation") — Post-issue advertisement in newspaper in respect of certain matters relating to rights issue of equity shares of the Company ("Rights Issue")</u>

Dear Sir/ Madam,

Pursuant to the provision of SEBI (Issue of Capital and Disclosure Requirements), 2018 ("SEBI ICDR Regulation") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of the newspaper advertisement in respect of matters specified under Regulation 92 of SEBI ICDR Regulation, published Today i.e. October 05, 2024 in (i) Financial Express (English newspaper), (iii) Jansatta (Hindi Newspaper), (iii) Mumbai Lakshdeep (Marathi Newspaper).

Kindly take the same on records.

Thanking you.

Yours faithfully,

For Modern Engineering and Projects Limited

Sanjay Jha Company Secretary

Jangar. who

Encl.: As above



TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

FE BUREAU

Mumbai, October 4

AHEAD OF ITS full integration

with Air India, Vistara issued

"essential steps" on Friday for

passengers travelling on or

after November 12, when all

Vistara flights will operate

Key steps include modifi-

cations required for booked

Vistara tickets, which will need

to be reissued by Air India. On

the day of travel, passengers

will check in at Air India's

under the Air India banner.

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions.

Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

ON THE RUNWAY

■ Lounge access and special

services purchased through

"All PNRs will remain the

same after the migration;

however, the original Vistara

Vistara may not be valid

counters at the airports.

PNRs will

remain

same

■ Air India will

Vistara tickets

reissue the

booked

ARUNIMA BHARADWAJ

New Delhi, October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

■ US-based solar tracker provider has started a CoE in Hyderabad

■ The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

technology to the Indian market

and also the entire West Asia and

annual production capacity itythat's about 40 minutes from our headquarters in India to make sure that we adapt our tinue to invest," he said.

Africa. It's a very important hub for us and we are going to con-

■ Nextracker,

presently, has over

10 GW per year of

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

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

ers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed,

Wenger said. "India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore

through Qualified Institutional

Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.

AI merger: Vistara issues 'essential steps' for flyers

ticket will be replaced with a

new ticket issued by Air India

with a different e-ticket num-

ber. Customers are advised to



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The QIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

remain consistent, but should

changes occur, the Air India

customer service team will

Modern Engineering



and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1.23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

*Assuming full subscription with respect to Rights Equity Shares BASIS OF ALLOTMENT

abeyance. All valid Applications after technical rejections have been considered for Allotment.

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2.34.00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in

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

Less: Rejections/Partial Amount

	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Category	Allotted - against REs	Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company;

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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

REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate

J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com

Website: www.purvashare.com: Contact Person: Ms. Deepall Dhuri SEBI Registration Number: INR000001112

Place: Mumbai

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

Managing Director DIN: 03408989

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

Pratilipi targets ₹110-cr ARR rate by end of FY25

Bengaluru, October 4

S SHANTHI

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in January 2026.

tions depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*. Pratilipi's operational rev-

"There may be small devia-

enue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in

S SHANTHI

Bengaluru, October 4

IDENTITY VERIFICATION

STARTUP IDfy aims to surpass

₹200 crore in revenue by the

end of FY25. The Mumbai-

based company recorded ₹145

crore in operational revenue in

FY24, up from ₹108 crore in

FY23 and ₹56 crore in FY22.

This growth will be fuelled by

expanding its presence in

Southeast Asia, including

Indonesia and the Philippines,

economies present challenges

similar to what India faced in the

last decade," said Ashok Hariha-

ran, co-founder and CEO, IDfy.

The startup believes its technol-

ogy platform, proven in India,

can be scaled across large coun-

tries in Southeast Asia, Africa

and South America, which have

regulatory frameworks similar

developing

as well as West Asia.

"Large



founder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

ASHOK HARIHARAN,

CEO and co-founder, IDfy

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenever we want by reducing forward-looking investments or expenditures," Singh added.

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in 12 languages.

The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture Partners, and Tencent.

Its last funding round was Series D led by South Korean

in June 2021, a \$48 million gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

WEARE **OPEN TO EXPLORING FUNDRAISE** FACILITATE **INORGANIC GROWTH AVENUES**

to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant onboarding. The company claims to offer 140 AI/ML-based APIs to automate onboarding and fraud detection processes for its clients. In January, IDfy raised \$45

million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities." The company turned prof-

itable in FY23, reporting a profit crore loss in FY22.

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024

electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

. Members holding share(s) in physical mode can register their e-mail ID on the Company's website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al

communications from the Company electronically. Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05. 2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be

Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

the Company or through email at rinfra.investor@relianceada.com.

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Fuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed.

www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

Paresh Rathod Company Secretary & Compliance Officer

For Reliance Infrastructure Limited

Date: October 04, 2024 Reliance Infrastructure Limited CIN: L75100MH1929PLC001530

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662

Place : Mumbai

of ₹4 crore, reversing an ₹18

transferred to where Air India flight applicable Air India will maintain 'Vistara experience' on acquired planes

Vistara

will refund

additional

services fee

keep records of both the old and new ticket details to

■ Vistara flyers who

purchased excess

baggage will have

their allowances

inform customers via email and SMS. The most notable change in this integration will be lounge

access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these address any discrepancies duradditional services where applicable.

RELIANCE

ing travel,"Vistara stated.

Notice of Postal Ballot

has been completed on Friday, October 04, 2024.

('Cut-Off Date'), for seeking their approval through Postal Ballot.

E-voting facility is provided to the members to enable them to cast their votes

Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District

Members may also write to the Company Secretary, at the Registered Office address of

Ballot voting process in a fair and transparent manner.

The Postal Ballot Notice and Postal Ballot Form are available on the Company's website.

Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

CHENNAI/KOCHI

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions. Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

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ARUNIMA BHARADWAJ

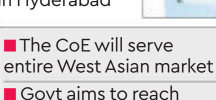
New Delhi. October 5 US BASED SOLAR tracker

provider Nextracker has laid plans to expand its manufacturing base in India, given the "rising growth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

US-based solar tracker provider has started a CoE in Hyderabad



make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

annual production 500 GW of RE capacity capacity by 2030, net-zero by 2070 itythat's about 40 minutes from our headquarters in India to

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Nextracker,

presently, has over

10 GW per year of

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

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INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of trackers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed," Wenger said.

"India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary,

PRESS TRUST OF INDIA

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore through Qualified Institutional Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The OIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79

and is not an Offer Document)



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MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHT RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUIT SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

"Assuming full subscription with respect to Rights Equity Shares

Summary of Allotment in various categories is as under

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189:33% of the number of Rights Equity Shares Allotted under the Issue, in accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Eligible Equity Shareholders Fraction		Gross		Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)
Equity	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600,00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22050620	918385160.00

Number of Equity Shares Allotted Number of Equity Shares Total Equity Shares Allotted Allotted - against REs Against valid additional shares Eligible Equity Shareholders Renouncees 2624713 2624713 7284004 5075996

nformation for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any war deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offe for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer, or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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

REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Company. The Exchange does not in any manner.



Place: Mumbai

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

public offering of Rights Equity Shares in the United States.

Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112

Modern Engineering and Projects Limited Shaping the Road Ahead MODERN ENGINEERING AND PROJECTS LIMITED

Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

Registered Office: 103/4, Plot 215, Free Press House, FL-10

Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter

Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

Managing Director DIN: 03408989

Kolkata

Date: 04/10/2024 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name,

address of the Applicant, contact number(s). E-mail address of the sole/ first holder, folio number or demat account number, number of

Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

GST dues, deposits PF

New Delhi, October 4



apiece on BSE. AI merger: Vistara issues 'essential steps' for flyers

remain consistent, but should changes occur, the Air India customer service team will inform customers via email and SMS.

The most notable change in this integration will be lounge access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where

Both Tata-operated airlines ■ Vistara ■ Vistara flyers who ON THE RUNWAY expect flight schedules to will refund purchased excess

additional

where

services fee

applicable

FE BUREAU Mumbai, October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate

Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

under the Air India banner.

counters at the airports.

"All PNRs will remain the

same after the migration;

however, the original Vistara

Air India will reissue the booked Vistara tickets



services purchased through Vistara may not be valid

Air India will maintain 'Vistara experience' on acquired planes

keep records of both the old and new ticket details to

ing travel,"Vistara stated.

baggage will have

their allowances

transferred to

Air India flight

address any discrepancies dur-

applicable.

Pratilipi targets ₹110-cr ARR rate by end of FY25

S SHANTHI Bengaluru, October 4

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in

January 2026. "There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*.

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in

S SHANTHI

Bengaluru, October 4

IDENTITY VERIFICATION

STARTUP IDfy aims to surpass

₹200 crore in revenue by the

end of FY25. The Mumbai-

based company recorded ₹145

crore in operational revenue in

FY24, up from ₹108 crore in

FY23 and ₹56 crore in FY22.

This growth will be fuelled by

expanding its presence in

Southeast Asia, including

Indonesia and the Philippines,

economies present challenges

similar to what India faced in the

last decade," said Ashok Hariha-

ran, co-founder and CEO, IDfy.

The startup believes its technol-

ogy platform, proven in India,

can be scaled across large coun-

tries in Southeast Asia, Africa

and South America, which have

regulatory frameworks similar

developing

to India's.

as well as West Asia.

"Large



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

down from ₹152.64 crore in profitable in July 2024.

For the next 12 months,

Pratilipi plans to prioritise

growth over profitability,

intending to shift back to prof-

ASHOK HARIHARAN,

CEO and co-founder, IDfy

TO

Founded in 2011 by Hariha-

ran and Vineet Jawa, IDfy helps

businesses meet regulatory

compliance requirements,

detect fraud, verify identities,

mitigate risks, perform back-

ground checks and automate

KYC, employee and merchant

WEARE

OPEN TO

EXPLORING

FUNDRAISE

FACILITATE

INORGANIC

GROWTH

AVENUES

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, FY23. The startup also became

ever we want by reducing forexpenditures," Singh added.

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi

12 languages. The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners,

Partners, and Tencent. Its last funding round was

gaming giant Krafton.

IDfy aims to top ₹200-cr

and fraud detection processes for its clients.

Hariharan said, "While we

itable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

RELIANCE

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company

nas been completed on Friday, October 04, 2024. The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members "list of beneficial owners as received from National Securities Depository Limited ("NSDL" Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024

E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

Members holding share(s) in physical mode can register their e-mail ID on the Company's website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and . Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al

communications from the Company electronically

Cut-Off Date should treat the Postal Ballot Notice for information purpose only. E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05,

shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the e-

2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module

Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal

www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed. The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock

Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at

Company Secretary & Compliance Officer Reliance Infrastructure Limited CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor,

financialexp.epapr.in

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenward-looking investments or

ticket will be replaced with a

new ticket issued by Air India

with a different e-ticket num-

ber. Customers are advised to

Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in

Alteria Capital, Qiming Venture

in June 2021, a \$48 million Series D led by South Korean

revenue mark this fiscal

onboarding. The company

claims to offer 140 AI/ML-based

APIs to automate onboarding

In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global

do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities." The company turned prof-

expansion.

19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

Notice of Postal Ballot

'Cut-Off Date'), for seeking their approval through Postal Ballot

register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on

Members whose names appear in the register of members of the Company or in the

voting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District,

email: evoting@kfintech.com Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com.

Ballot voting process in a fair and transparent manner. The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Tuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website

www.bseindia.com and www.nseindia.com respectively For Reliance Infrastructure Limited Place : Mumbai Date: October 04, 2024 Paresh Rathod

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

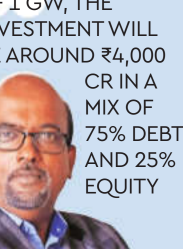
"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000



by 2030 to reduce emissions. Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

ARUNIMA BHARADWAJ New Delhi. October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "rising growth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

US-based solar tracker provider has started a CoE in Hyderabad



our headquarters in India to

make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070 itythat's about 40 minutes from

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Nextracker,

capacity

presently, has over

10 GW per year of

annual production

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

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PRESIDENT, NEXTRACKER

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PRESS TRUST OF INDIA

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Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHT RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUIT SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

"Assuming full subscription with respect to Rights Equity Shares

Summary of Allotment in various categories is as under

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189:33% of the number of Rights Equity Shares Allotted under the Issue, in accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Number of Equity Shares Allotted Number of Equity Shares Total Equity Shares Allotted Allotted - against REs Against valid additional shares Eligible Equity Shareholders Renouncees 2624713 2624713 7284004 5075996

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DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way

deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offe for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person

consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever" Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name,

address of the Applicant, contact number(s). E-mail address of the sole/ first holder, folio number or demat account number, number of

Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application



Place: Mumbai

Date: 04/10/2024

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

Company. The Exchange does not in any manner.

Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

and Projects Limited Shaping the Road Ahead MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10

Modern Engineering

Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter

Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.

For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

Lucknow

Managing Director DIN: 03408989

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

GST dues, deposits PF

New Delhi, October 4

Placement (QIP) of shares.

The airline said that within



The OIP attracted a diverse

AI merger: Vistara issues 'essential steps' for flyers

Both Tata-operated airlines expect flight schedules to

customer service team will

inform customers via email and SMS. The most notable change in

this integration will be lounge access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

■ Vistara ■ Vistara flyers who ON THE RUNWAY will refund purchased excess remain consistent, but should Air India will additional baggage will have changes occur, the Air India

services fee

applicable

where

FE BUREAU Mumbai, October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate under the Air India banner.

Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

S SHANTHI

DIGITAL

Bengaluru, October 4

reissue the booked Vistara tickets



services purchased through Vistara may not be valid

experience' on acquired planes ticket will be replaced with a

new ticket issued by Air India

with a different e-ticket num-

ber. Customers are advised to

and new ticket details to address any discrepancies during travel,"Vistara stated.

keep records of both the old

their allowances

transferred to

Air India flight

Air India will maintain 'Vistara

Notice of Postal Ballot

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members "list of beneficial owners as received from National Securities Depository Limited ("NSDL" Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot

electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and . Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al

Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be

Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com.

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed.

For Reliance Infrastructure Limited

Paresh Rathod Company Secretary & Compliance Officer

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

Place : Mumbai

Date: October 04, 2024

Reliance Infrastructure Limited

to India's.

Pratilipi targets ₹110-cr ARR rate by end of FY25

counters at the airports.

"All PNRs will remain the

same after the migration;

however, the original Vistara

STARTUP Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in

STORYTELLING

January 2026. "There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap

FY26, with plans for an IPO in

Pratilipi, told *FE*. Pratilipi's operational revenue rose to ₹57.85 crore in

FY24, up from ₹34.89 crore in

Singh, co-founder and CEO of



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became

profitable in July 2024. For the next 12 months, Pratilipi plans to prioritise growth over profitability,

intending to shift back to prof-

itability as it approaches its IPO. "We are now at a stage where we can become profitable when-

ever we want by reducing forward-looking investments or expenditures," Singh added. Founded in 2014 by Ranjeet

Pratap Singh, Sahradayi Modi

Devarajan, Pratilipi is an online

Sankaranarayanan

self-publishing platform connecting readers and writers in 12 languages. The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network

India, Nexus Venture Partners, Alteria Capital, Qiming Venture Partners, and Tencent.

Its last funding round was in June 2021, a \$48 million Series D led by South Korean gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI

Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including

Indonesia and the Philippines,

as well as West Asia.

"Large developing economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar ASHOK HARIHARAN, CEO and co-founder, IDfy WEARE



Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant

onboarding. The company claims to offer 140 AI/ML-based

million in a Series E funding protection and identity verifi-

do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities." The company turned prof-

APIs to automate onboarding and fraud detection processes for its clients. In January, IDfy raised \$45

round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data cation and support its global expansion. Hariharan said, "While we

itable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

RELIANCE

nas been completed on Friday, October 04, 2024.

E-voting facility is provided to the members to enable them to cast their votes

Members holding share(s) in physical mode can register their e-mail ID on the Company's

communications from the Company electronically

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05,

In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Tuesday, November 05, 2024 at the Registered Office of the Company by placing it

The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

● TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity, the company's joint

managing director Krishnan

Kannan said. The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told Reuters on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000 CR IN A MIX OF

by 2030 to reduce emissions. Jakson Green is also looking

to add 1 GW of renewables

capacity per annum for the

next five years and will raise

funds as per its requirements,

than 1 GW of renewable energy

projects from the India, includ-

ing Solar Energy Corporation of

India and NHPC, and in July it

secured a credit facility from

₹1,420 crore to fund Jakson's

international expansion.

Jakson Green has won more

Kannan said.

EQUITY

75% DEBT AND 25%

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's pres-

ARUNIMA BHARADWAJ

New Delhi, October 5

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

ident, Howard Wenger told FE.

SUN RISE

US-based solar tracker provider has started a CoE in Hyderabad

■The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

itythat's about 40 minutes from our headquarters in India to make sure that we adapt our technology to the Indian market and also the entire West Asia and

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Nextracker,

capacity

presently, has over

10 GW per year of

annual production

dence in New Delhi's policies

noted that there is an enormous opportunity given the government's target of reaching 500 Wenger expressed his confi-GW of RE capacity by 2030 and

regarding renewable energy and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further. "The control electronics,

net-zero by 2070.

which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

ers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to con-

tinue to expand as needed,"

Wenger said.

"India is one of the most exciting markets for Nextracker And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore through Qualified Institutional Placement (QIP) of shares.

The airline said that within PF.The process of clearing other outstanding dues is ongoing, he said in a statement.



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

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



Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Saniay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

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nformation for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allatment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any war deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does t certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer, or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person

consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for

any other reason whatsoever" Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY

SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra

public offering of Rights Equity Shares in the United States.

Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

Shaping the Road Ahead MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10

Modern Engineering

and Projects Limited

Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

Compliance Officer: E-mail:cs@mep.ltd: Website: www.mep.ltd Contact Person: Sanjay Jha

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

Managing Director

DIN: 03408989 Date: 04/10/2024 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepi.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

First Abu Dhabi Bank for its the first week of raising fresh funds, it has cleared all pending salary and GST dues and has In September, the company signed an agreement with made significant progress by The OIP attracted a diverse Indian state-owned infradepositing ten months' dues of range of top-tier institutional November 13. structure lender REC for

investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

AI merger: Vistara issues 'essential steps' for flyers Both Tata-operated airlines expect flight schedules to remain consistent, but should

inform customers via email

Air India flight and SMS. The most notable change in

this integration will be lounge access. Lounge access and spe-

cial services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

■ Vistara flyers who Vistara ON THE RUNWAY purchased excess will refund ■ Air India will baggage will have additional changes occur, the Air India reissue the **PNRs will** their allowances customer service team will

Mumbai. October 4

FE BUREAU

S SHANTHI

DIGITAL

January 2026.

Pratilipi, told *FE*.

Bengaluru, October 4

STARTUP Pratilipi aims to close

FY25 with an annual revenue

run rate(ARR) of ₹110 crore and

targets an ARR of ₹180 crore in

FY26, with plans for an IPO in

tions depending on market

conditions, but the primary

reason for listing is to provide

liquidity to our earlier invest-

ors and team members, as well

as to build a broader share-

holder base," Ranjeet Pratap

Singh, co-founder and CEO of

enue rose to ₹57.85 crore in

FY24, up from ₹34.89 crore in

Pratilipi's operational rev-

"There may be small devia-

STORYTELLING

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate under the Air India banner.

Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

booked Vistara tickets

counters at the airports.

Pratilipi targets ₹110-cr ARR rate by end of FY25

"All PNRs will remain the

same after the migration;

however, the original Vistara

power projects.



Vistara may not be valid

ticket will be replaced with a new ticket issued by Air India

keep records of both the old and new ticket details to address any discrepancies dur-

transferred to

ing travel,"Vistara stated.

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company.

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members ("NSDL") list of beneficial owners as received from National Securities Depository Limited Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot.

E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving all communications from the Company electronically.

register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

the Company or through email at rinfra.investor@relianceada.com.

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Tuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity

Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

Paresh Rathod

Date: October 04, 2024 Company Secretary & Compliance Officer Reliance Infrastructure Limited CIN: L75100MH1929PLC001530

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

services fee where applicable

Air India will maintain 'Vistara experience' on acquired planes

RELIANCE

Notice of Postal Ballot

has been completed on Friday, October 04, 2024.

Members whose email address is not registered can register the same in the following

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the

Members whose names appear in the register of members of the Company or in the

2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be

Members may also write to the Company Secretary, at the Registered Office address of

For Reliance Infrastructure Limited Place: Mumbai



FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became

profitable in July 2024. Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

Ranjeet Pratap Singh, co-

says the firm is planning IPO in January 2026

For the next 12 months,

"We are now at a stage where we can become profitable when-

ever we want by reducing forward-looking investments or expenditures," Singh added. Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan

itability as it approaches its IPO.

with a different e-ticket num-

ber. Customers are advised to

self-publishing platform connecting readers and writers in 12 languages. The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners,

Alteria Capital, Qiming Venture Partners, and Tencent.

Its last funding round was in June 2021, a \$48 million Series D led by South Korean gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including Indonesia and the Philippines, as well as West Asia.

"Large developing economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar





WEARE



to India's. Founded in 2011 by Hariha-

ran and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant

onboarding. The company claims to offer 140 AI/ML-based APIs to automate onboarding and fraud detection processes for its clients. In January, IDfy raised \$45

million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

open to exploring fundraise to facilitate inorganic growth opportunities." The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18

crore loss in FY22.

Hariharan said, "While we

do not require funding to sus-

tain our operations, we are

. Members holding share(s) in physical mode can register their e-mail ID on the Company's

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05,

shares of the Company are listed. The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock

Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

स्वयंभू पिंगळा देवीच्या दर्शनासाठी देशभरातील भाविकाची गर्दी मंदिराचा व सभोवतालचा करतात. पिंगळादेवी ही माहूर येथील रेणुका

जाहीर सूचना

दिंडोशी येथील शहर दिवाणी न्यायालय, बोरिवली विभाग, गोरेगाव, मुंबई

व्यावसायिक दावा क्रमांक ४४१/२०२३

. हे नोंद असावी की, वरनामित फिर्यादींनी सहाय्यतेकरिता मा. पिठासीन न्यायाधिश, श्री.एस. एम. आगरकर यांच्य

अ) प्रतिवादींनी फिर्यादीला एकूण रु.३,९६२.५०/- देय करण्याचे आहे, ज्यामध्ये रु.२,५०,०००/- (रुपये

दोन लाख पन्नास हजार फक्त) ची मळ रक्कम समाविष्ट आहे. तसेच कसरीच्या तारखेपासन दावा दाखल केल्याच्य

तारखेपर्यंत १८% वार्षिक व्याज आणि १८% व्याज दाखेल केल्याच्या तारखेपासून देव आणि/किंवा प्राप्तीच्य

गरखेपर्यंतचा खटला, विशेषत: दाव्याच्या तपशिलांमध्ये दाव्यासोबत जोडलेल्या एफ प्रकरणामध्ये वर्णन केले

क) या माननीय न्यायालयास सध्याच्या खटल्यातील तथ्ये आणि परिस्थितीत योग्य आणि आवश्यक वाटतीत

समक्ष सी.आर.क्र.५ दि.१४.११.२०२४ रोजी स.११.००वा./२.४५ वा. किंवा लगेचच त्यानंतर सदर न्याया

डोळे, उंच कपाळ, त्यावर

PUBLIC NOTICE ny client MR. HEMANT FATECHAND MEHTA, residing at 1 Sidhartha Plot No. 163, T.P.S. Derasar ane, Near Gukul School, Ghatkopar East, Rajawadi, Mumbai - 400077, have evoked all their relations with his doptive son MR. RUDRA HEMANT MEHTA and ejected/dis-owned him from all their properties. Any person having any transaction or dealing with him shall do it with their own risk as my clients are not having any relation with his adoptive son and there any business

activities MANOJ TIWARI Advocate, High Court Bhaskar Building, Lawyer's Chambers 2nd Floor, Bandra Court, Bandra (E), Mumbai - 400051. Mob: 9029409330

जाहीर सूचना

सर्वसामान्य जनतेस येथे सचना देण्यात येते की. आमर्र अशील **श्री. जसवंत प्रभाकर सुकठणकर** यांना गालकीत्व निवासी मालमत्ता अर्थात फ्लॅट क्र.ए-२०६ २रा मजला. <mark>ऑर्चिड सबर्बिया को-ऑपरेटिव्ह हौसिंग</mark> **सोसायटी लि.** म्हणून ज्ञात इमारत, न्यु लिंक रोड जंक्शन, कांदिवली (पश्चिम), मुंबई-४०००६७ तसेच १ कार पार्किंग जागा (मालमत्ता) ही जागा **श्री. चिरा**ग मगनलाल ठक्कर व कुमारी उर्वी जयसुख पिठवा यांच्याकडे विकी इस्तांतर करण्याची रच्छा आहे उपरोक्त मालमत्ता माझ्या अशिलाच्या नावे **श्रीमती वसुधा प्रभाकर सुकठणकर** यांचे निधनानंतर ते सदर श्रीमती वसुधा प्रभाकर सुकठणकर यांचे एकमेव कायदेशीर वारसदार या नात्याने हस्तांतर करण्यात आले

जर कोणा व्यक्तीस, सोसायटीस, न्यास, बँक एनबीएफसी, एच.यु.एफ., कायदेशीर वारसदार, वित्तीय संस्था यांना उपरोक्त फ्लॅट मालमत्ता किंवा भागाव विक्री, अदलाबदल, वारसाहक, कायदेशीर हक, जप्ती, लिस पेन्डन्स. तारण. भागीदारी. कोणतेही इतर हकमनामा, कायद्याच्या न्यायालय, न्यायाधिकरण -महसूल किंवा वैधानिक प्राधिकरणादारे पारित आदेश किंवा प्रदानता किंवा लवाद किंवा ताबा किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क, दावा किंवा आक्षेप असल्यास त्यांनी सर्व पष्ट्यर्थ सत्य दस्तावेज व आवश्यव गुराव्यांसह लेखी स्वरुपात सदर सूचना प्रकाशनापासून १४ (चौदा) दिवसांच्या आत खालील स्वाक्षरीकर्ता श्रीमती हेतल आर. चोथानी-वकील. दी लिगल गोल्युशन्झ+, डी-१०४, अंबिका दर्शन, सी.पी.रोड, कांदिवली (पूर्व), मुंबई-४००१०१ यांच्याकडे ऋळवावे. अन्यथा असे दावे किंवा आक्षेप असल्यास ते सोडून दिले आहेत असे समजण्यात येईल आणि आमच्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासून मुक्त व स्पष्ट बाजारभाव असलेल्या सदर अनुसुचीत मालमत्तेच्या अधिकाराच्या आधारावर व्यवहार सुरू करतील.

दी लिगल सोल्युशन्झ+करित ठिकाण: मुंबई हेतल आर. चोथानी दिनांक: ०४.१०.२०२४ वकील/भागीदार

जाहीर सूचना

श्री. हितेश धर्मेंद आशर व श्री. धर्मेंद एम. आशर ह पंचशील गार्डन्स पीक्युआर को-ऑपरेटिव्ह हौसिंग प्तोसायटी लि., पत्ता: महावीर नगर, डहाणुकरवाडी कांदिवली पश्चिम, मुंबई-४०००६७ या सोसायटीचे सदस्र आहेत आणि सोसायटीच्या इमारतीचे 'पी' विंगमधील फ्लॅट क्र.१०३ चे धारक आहेत. श्री. धर्मेंद्र एम. आश यांचे ०१.११.२०१४ रोजी निधन झाले.

कायदेशीर वारसदार अर्थात **श्री. हितेश धर्मेंद्र आशर** श्री. परेश धर्मेंद्र आशर, श्रीमती अस्मिता केतन सुरैया हे मुले व सदर मयत स्वर्गीय धर्मेंद्र एम. आशर यांर्च पत्नी श्रीमती जयवंती धर्मेंद आशर यांच्या दरम्यान झालेल्या मौख्यिक मान्यतेनसार आमच्या अशिलांर्न सदर फ्लॅट व त्यासंबंधीचे सर्व अधिकार त्यांच्या एकमेव नावे हस्तांतर केले.

जर कोणा व्यक्तीस, वारसदार किंवा अन्य दावेदार, आक्षेपकर्ता. सोसायटी. न्यास. बँक. एनबीएफर्स एच.यु.एफ., कायदेशीर वारसदार, वित्तीय संस्था यांना उपरोक्त फ्लॅट मालमत्ता किंवा भागावर विकी अदलाबदल, वारसाहक्क, कायदेशीर हक्क, जप्ती, लिस पेन्डन्स, तारण, भागीदारी, कोणतेही इतर हकुमनाम कायद्याच्या न्यायालय, न्यायाधिकरण, महसूल किंवा वैधानिक प्राधिकरणादारे पारित आदेश किंवा प्रदानत किंवा लवाद किंवा ताबा किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क, दावा किंवा आक्षेप असल्यास त्यांर्न सर्व पृष्ठ्यर्थ सत्य दस्तावेज व आवश्यक पुराव्यांस लेखी स्वरुपात सदर सूचना प्रकाशनापासून **१४ (चौदा)** दिवसांच्या आत खालील स्वाक्षरीकर्ता **श्रीमती हेत**र आर. चोथानी-वकील, दी लिगल सोल्युशन्झ+, डी-१०४, अंबिका दर्शन, सी.पी.रोड, कांदिवली (पर्व) **मुंबई-४००१०१** यांच्याकडे कळवावे. अन्यथा असे दावे किंवा आक्षेप असल्यास ते सोडन दिले आहेत असे . प्रमजण्यात येईल आणि आमच्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासून मुक्त व स्पष्ट बाजारभाव असलेल्या सदर अनुसूचीत मालमत्तेच्य अधिकाराच्या आधारावर व्यवहार सरू करतील.

ठिकाण: मुंबई हेतल आर. चोथानी दिनांक: ०४.१०.२०२४ वकील/भागीदार

दी लिगल सोल्युशन्झ+करित

जाहीर सूचना

माझे अशील १) श्रीमती सुनंदा गुल सुजान व २) श्री. अमित गल सुजान हे फ्लंट जागा अर्थात फ्लंट क्र.२३ २रा मजला, बी विंग, गितांजली इमारत, राधेश्या कोहौसोलि.. आर्थर बंदर रोड. रेडिओ क्लबजवळ कुलाबा, मुंबई-४००००५, क्षेत्रफळ ८९५ चौ.फु. तसेच अनुक्रमांक ३८७१ ते ३९१३ धारक भागप्रमाणपत्र क्र.९१ वे कायदेशीर सह-मालक असून त्यांच्या सूचने अंतर्गत सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे. माझे अशील क्र.१ यांचे पती गुल सी. सुजान व माझे अशील क्र.१ यांची मेहणी आणि क्र.२ यांची आत्या मोहिनी इंद्रु शिवदासानी हे सदर फ्लॅटचे मालक होते गल सी. संजान यांचे ५.५.२०१० रोजी निधन झाले यांच्या पश्चात माझे अशील १) श्रीमती सुनंदा गुल सुजान व २) श्री. अमित गुल सुजान हे कायदेशी वारसदार आहेत. सदर फ्लॅटच्या सह–मालक मोहिनी इंदु शिवदासानी यांनी सदर फ्लॅटमधील त्यांचे अविभाजीत रे शेअर्स गुल सी. सुजान यांच्या नावे दिनांक १३ जून, १९९४ रोजीच्या क्षतिपुर्ती करारनामाद्वारे हस्तांतर केले. ज्यावेळी ते जिवीत होते.

आता माझ्या अशिलांना सदर फ्लॅट इच्छक खरेदीदा १) नेल्सन जेरोमिनो केईतानो फर्नांडिस, २) प्रज्ञा नेल्स फर्नांडिस यांच्याकडे विक्री करण्याची इच्छा आहे. जर कोणा व्यक्तीस. मयताचे कायदेशीर वारसदारांन सदर फ्लॅट किंवा भागावर दावा, अधिकार, हक्क किंवा हित असल्यास त्यांनी त्यांचे आक्षेप लेखी स्वरुपात सद वृत्तपत्र प्रकाशनापासून १४ दिवसांत कळवावेत. अन्यथा अशा व्यक्तींचे दावा इच्छा व उद्देशाकरिता त्याग व स्थगित केले आहेत असे समजले जाईल.

के.एम. पांडे (वकील उच्च न्यायालय) दुकान क्र.५, ए विंग, फरेरा अपार्टमेंट, पोयसर गावदेवी रोड, पोयसर सबवेजवळ, कांदिवली (प.)

मुंबई-४०००६७. दिनांक: ०५.१०.२०२१

PUBLIC NOTICE

shares of RIR POWER ELECTRONICS LIMITED in the name of NEERA RANI under Folio No N000032 bearing Cert. No. 3250, 3251, 7763 7764, 43560, 43559, 30260, 30261, 30262 30263 and Dist. Nos. 624651- 624750 624751-624850, 1018762-1018811 1018812- 1018861, 1018862- 1018961 1916785- 1916984, 1916985- 1917034 1917035- 1917084, 1917085- 1917134 1917135- 1917184 have been lost an application has been made to the Company t

issue duplicate in lieu thereof. Any person who has a claim in respect of the said shares should lodge such claim with the Company's Registrars & Transfer Agents "ADROIT CORPORATE SERVICES PVT LTD." 18 20, Jaferbhoy Ind Estate 1st Floor, Makwan Road, Marol Naka, Andheri (E), Mumbai 400059 within 15 days from the date of nublication of this Notice, else the Company wil

proceed to issue Duplicate Certificates. Place: Mumbai Date: 05/10/2024

चिंता दर होतात. सकाळी बाल रूप, दपारी तरूण

मे. सफायर फूड्स इंडिया लिमिटेड,

१. श्रीमती उषा देवी अग्रवाल

वयः प्रौढ भारतीय रहिवासी.

२. श्रीमती लता आर. जोशी

वयः प्रौढ, भारतीय रहिवासी

३. वैभव अग्रवाल (प्रतिनिधी)

वय: प्रौढ, भारतीय रहिवासी,

व्यवसाय : उद्योग

चालविले जाईल

(उपव्यवस्थापक कायदेशीर) यांचे मार्फत

लिंक रोड, गोरेगाव पश्चिम, मुंबई- ४०००६२

त्याचे अधिकृत स्वाक्षरीकर्ता श्री. साईप्रकाश कदम,

. कंपनी कायदा, २०१३ अंतर्गत समाविष्ट केलेली कंपनी

विरूध्द

विंग बी-२. ओबेरॉय स्प्रिंग्स को-ऑप. हौसिंग सोसायटी

राहणार - मे. सिद्धिविनायक बिल्डर, प्लॉट क्रमांक ३५,

सेक्टर १५, खारघर, नवी मुंबई – ४१०२०६

ईमेल: vagarwal409@gmail.com

ब) दाव्याची किंमत प्रदान केली जाईल.

दिनांक २४ जुलै २०२४ रोजी

दिनांक २४ जुलै २०२४ रोजी

फिर्यादीकरिता वकिल

आर.बी. मोकाशी ॲण्ड असोसिएट्स

३२-डी, ५वा मजला, कामेर इमारत

बोरिवली विभाग, गोरेगाव, मुंबई

., मे. सफायर फूड्स इंडिया लिमिटेड

श्रीमती उषादेवी अग्रवाल आणि इतर

प्तमन्स प्रकाशनाच्या रिटचा उतारा

दिनांक ०५ ऑक्टोबर २०२४ रोजी

फोर्ट, मुंबई - ४००००१.

दिंडोशी येथील शहर दिवाणी न्यायालय

व्यावसायिक दावा क्रमांक ४४१/२०२३

३८ कावसजी पटेल स्टीट, फोर्ट, मंबई - ४००००१

आर.बी. मोकाशी ॲण्ड असोसिएट्स (वादीचे वकील)

३२-डी, ५वा मजला, कामेर इमारत, ३८ कावसजी पटेल स्ट्रीट,

मोंजिनिस के क फॅक्टरी जवळ, अंधेरी पश्चिम, मुंबई - ४०००५८

त्याचे कॉर्पोरेट कार्यालय - ७०२, प्रिझम टॉवर, ए विंग, माइंडस्पेस,

व्यवसाय : उद्योग, फ्लॅट क्र. १२/१३, सेक्टर- २०, नवी मुंबई,

पोलीस मुख्यालय समोर, कळंबोली, रायगड, महाराष्ट्र - ४१०२१८

विसाय : उद्योग, राहणार: फ्लॅट क्र.१००३/१००४, १०वा मजला,

रूप आणि सायंकाळी वृद्धरूप, असे देवीची प्रसिद्ध आहे. निसर्गाच्या सानिध्यात टेकडीवर जातो. पौष महिन्यात चंडिका तीन रूप दिसतात, असे भाविक सांगतात. पिंगळा देवीचे हे ऐतिहासिक मंदिर आहे. महायज्ञ

... फिर्यादी

.... प्रतिवादी

शहर दिवाणी न्यायालय, मु. दिंडोर्श

.... फिर्यादी

.... प्रतिवादी

.... फिर्याटी

. प्रतिवादी

.... प्रतिवार्द

जाहीर सूचना र्दिडोशी येथील शहर दिवाणी न्यायालय, बोरिवली विभाग, गोरेगाव, मुंबई

व्यावसायिक दावा क्रमांक ४४०/२०२३ मे. सफायर फूड्स इंडिया लिमिटेड, त्याचे अधिकृत स्वाक्षरीकर्ता श्री. साईप्रकाश कदम, (उपव्यवस्थापक कायदेशीर) यांचे मार्फत कंपनी कायदा, २०१३ अंतर्गत समाविष्ट केलेली कंपनी त्याचे कॉर्पोरेट कार्यालय - ७०२, प्रिझम टॉवर, ए विंग, माइंडस्पेस, लिंक रोड, गोरेगाव पश्चिम, मुंबई- ४०००६२

विरूध्द १. मे. पुरुषोत्तम अग्रवाल (एचयूएफ) वय: प्रौढ भारतीय रहिवासी, व्यवसाय : उद्योग.

फ्लॅट क्र.ए-१७०^९, दि ओरियन, प्लॉट क्र.१२/१३, सेक्टर-२०, नवी मुंबई, पोलीस मुख्यालय समोर, कळंबोली, रायगड, महाराष्ट्र - ४१०२१८ २. श्री. राजेश दर्गाशंकर जोशी

वय: प्रौढ, भारतीय रहिवासी व्यवसाय : उद्योग. राहणार: फ्लॅट क्र.१००३/१००४. १०वा मजला. विंग बी-२.

व्यवसाय • उद्योग

ओबेरॉय स्प्रिंग्स को-ऑप. हौसिंग सोसायटी, मोंजिनिस केक फॅक्टरी जवळ, अंधेरी पश्चिम, मुंबई - ४०००५८ ३. वैभव अग्रवाल (प्रतिनिधी)

राहणार - मे. सिद्धिविनायक बिल्डर, प्लॉट क्रमांक ३५, सेक्टर १५, खारघर, नवी मुंबई – ४१०२०६ ईमेल: vagarwal409@gmail.com

हे नोंद असावी की. वरनामित फिर्यादींनी सहाय्यतेकरिता मा. पिठासीन न्यायाधिश. श्री.एस. एम. आगरकर यांच्या समक्ष सी.आर.क्र.५ दि.१४.११.२०२४ रोजी स.११.००वा./२.४५ वा. किंवा लगेचच त्यानंतर सदर न्यायाल

अ) प्रतिवादींनी फिर्यादीला एकूण रु.११,८५,१७४/- देय करण्याचे आहे, ज्यामध्ये रु.७,४७,७५०/- (रुपये सात लाख सत्तेचाळीस हजार सातशे पन्नास फक्त) ची मूळ रक्कम समाविष्ट आहे, तसेच कसूरीच्या तारखेपासून दावा दाखल केल्याच्या तारखेपर्यंत १८% वार्षिक व्याज आणि १८% व्याज दाखल केल्याच्या तारखेपासून देय आणि/ किंवा प्राप्तीच्या तारखेपर्यंतचा खटला. विशेषत: दाव्याच्या तपशिलांमध्ये दाव्यासोबत जोडलेल्या एफ प्रक वर्णन केले आहे

ब) दाव्याची किंमत प्रदान केली जाईल. क) या माननीय न्यायालयास सध्याच्या खटल्यातील तथ्ये आणि परिस्थितीत योग्य आणि आवश्यक वाटती

असे इतर सवलती. दिनांक २४ जुलै २०२४ रोजी निबंधकाकरित

शहर दिवाणी न्यायालय, मु. दिंडोशी दिनांक २४ जुलै २०२४ रोजी आर.बी. मोकाशी ॲण्ड असोसिएट्स फिर्यादीकरिता वकिल

३२-डी, ५वा मजला, कामेर इमारत,३८ कावसजी पटेल स्ट्रीट, फोर्ट, मुंबई - ४००००१ दिंडोशी येथील शहर दिवाणी न्यायालर बोरिवली विभाग, गोरेगाव, मुंबई व्यावसायिक दावा क्रमांक ४४०/२०२३ फिर्यादी मे. सफायर फूड्स इंडिया लिमिटेड विरूध्द

श्री. पुरषोत्तम अगरवाल आणि इतर समन्स प्रकाशनाच्या रिटचा उतारा दिनांक ०५ ऑक्टोबर २०२४ रोजी आर.बी. मोकाशी ॲण्ड असोसिएट्स (वादीचे वकील) ३२-डी, ५वा मजला, कामेर इमारत, ३८ कावसची पटेल स्ट्रीट, फोर्ट, मुंबई - ४००००१

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सरफायसी कायदा) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रूल्स, २००२ अंतर्गत नियम ६, ८ व ९ नुसार अधिकारांचा वापर करून ऑनलाईन ई–िललावाद्वारे विक्रीकरिता जाहिर सूचना

सर्वसामान्य जनतेस आणि खाली नमुद कर्जदार/जामिनदार /तारणकर्ता यांना येथे सूचना देण्यात येत आहे की, विशेषतः खाली वर्णन केलेली स्थावर मालमत्ता ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लि., विविध **आर्सिल ट्रस्ट (आर्सिल)** च्या विश्वस्त म्हणून त्याच्या क्षमतेनुसार कार्यरत (नोंट्णीकृत असाइनमेंट करारांद्वारे आर्थिक मालमत्तेच्या असाइनमेंटच्या अनुषंगाने), सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सरफायसी कायदा) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रूल्स, २००२ अंतर्गत नियम ६, ८ व ९ नुसार ऑनलाइन ई– लिलावारारे. पहील क्याज, शलक आणि क्वर्च हत्यादीमुद्द शकताकीच्या वसलीकीचा, जे आहे जेशे आहे, जे आहे जे काही आहे हे कोणत्याही आधाराशिवाय आहे या तत्वावर विकी केली जाईल

ालालाबाद्वार, युकाल ००	िरिराचिद्वार, बुंबर व्यान, सुरक जान खेव इत्पादात्तर वक्षाकाच्या वसुराकारता, न जार नव जार, न जार जार जार, न कार जार जार जार जार कार जार जार जार जार जार जार जार जार जार ज									
कर्जदार/ सह-	कर्ज खाते क्र व	ट्रस्टचे	सरफायसी सूचना	ताबाचा	निरीक्षणाची	मालमत्तेचा	इसारा रक्कम ठेव (इरठे)	आरक्षित मूल्य	ई-लिलावाची	
कर्जदार/जामिनदार/	विक्रय बँक	नाव	दि.०५.०९.२०२२ नुसार	प्रकार आणि	तारीख	प्रकार अणि	व बोली सादर करण्याची		तारीख आणि	
तारणकर्ताचे नाव			थकबाकी रक्कम	तारीख		क्षेत्र	अंतिम तारीख		वेळ	
१. श्री. गणेश	व्हीपीएलएचएएन	आर्सिल-	रू.१८,५८,६१६/- (रुपये	२८ फेब्रुवारी,	विनंतीनुसार	मुक्तहस्त/	रू.२,१६,०००/- (रूपये दोन लाख	रू.२१,६०,०००/-	04.88.2028	
अखिल डे	डीआर०००२०५४	रिटेल लोन	अठरा लाख अठ्ठावन्न हजार	२०२४ रोजी	व्यवस्था	क्षेत्रफळ	सोळा हजार फक्त) लिलावाच्या २	(रूपये एकवीस	रोजी दुपारी	
२. श्रीमती शिखा		पोर्टफोलिओ	सहाशे सोळा फक्त) दिनांक	वास्तविक	केली जाईल	२५.०९ चौ.फु.	तास आधी त्याच दिवशी दिनांक	लाख साठ हजार	१२.३० वाजता	
गणेश डे		-0९२-ए-	0५.0९.२0२२ रोजी +	ताबा			०५.११.२०२४, वेळ स.१०.३०वा.	फक्त)		
		ट्रस्ट	०६.०९.२०२२ पासून				निविदा वेतनवाढ: निविदा दस्तावेजात			
		('आर्सिल')	त्यावरील पुढील व्याज +				नमुद केल्याप्रमाणे.			
			कायदेशीर खर्च							

लेलाव होत असलेल्या प्रतिभृत मालमत्तेचे वर्णन: मालकीची मालमत्ता – श्री. गणेश अखिल डे, फ्लॅट क्र.१३, ४था मजला, इमारत क्र.१, श्री गणेश (एस.आर.ए.) को-ऑपरेटिव्ह हौसिंग सोसायटी लि., म्हाडा कॉलनी, वाशी नाका, चेंबूर, मुंबई-४०००७४, क्षेत्रफळ २५.०९ चौ.मी. बिल्टअप क्षेत्र. गाव आणिक, तालका कर्ला व जिल्हा मंबई. बहन्मंबई महानगरपालिकेच्या मर्यादेत. नोंटणी जिल्हा मंबई. उप-जिल्हा कर्ला. जमीन सीटीएस क. २६०बी. २६१बी. ३४२ए येथील मालमत्तेचे सर्व भाग र

प्रतीशी जोरलेल्या किंता प्रतीशी जोरलेल्या कोणलारी गोषीशी कायप्रकारणी बांधलेल्या पूर्व स्थापती आणि वापन वर्तपान आणि धतिष्य आणि लाम जोरलेले पूर्व प्रताय वापन

5	the man the first that the man					
आर्सिल ला ज्ञात प्रलंबित खटले	निरंक					
आर्सिलला माहीत असलेले बोजा/देय	निरंक					
बोली सादर करण्याची अंतिम तारीख	त्याच दिवशी लिलावाच्या २ तास आधी					
बोली वाढविण्याची रक्कम	बोली दस्तावेजात नमुद केल्याप्रमाणे					
मागणी धनाकर्ष	आर्सिल-रिटेल लोन पोर्टफोलिओ-०९२-ए-ट्रस्ट देय: मुंबई					
आरटीजीएस तपशील	आर्सिल-रिटेल लोन पोर्टफोलिओ-०९२-ए-ट्रस्ट, ट्रस्ट खाते क्र.: एचडीएफसी बँक लिमिटेड, शाखा: कमला मिल्स, मुंबई,					
	आयएफएससी कोड : एचडीएफसी००००५४२, चालु खाते क्र.:५७५००००१३६२७६१					
संपर्क व्यक्तीचे नाव आणि क्र.	डॉमिनीक मेन्डेस–९९८७१७०९९८, शैलेश पगारे–८६५२२३४५८५, शैलेश गायकवाड–९८६७९२९१२१, महेश बंगेरा–९००४१७३२५६					

ायम आणि अटी: १) लिलाव विक्री https://auction.arcil.co.in या वेबसाइटद्वारे ई-लिलावाद्वारे केली जात आहे आणि बोली दस्तऐवजाच्या अटी व शर्तीनुसार, आणि त्यात नमुद केलेल्या प्रक्रियेनुसार. २) प्राधिकृत अधिका (एओ)/ आर्सिल यांना इंटरनेट कनेक्टिव्हिटी, नेटवर्क समस्या, सिस्टम क्रॅंश, पॉवर फेल इ. इत्यादीसाठी जबाबदार धरले जाणार नाही. ३) लिलावाच्या कोणत्याही टप्यावर, एओ कोणतेही कारण न देता आणि कोणतीही पूर्वसूचन । देता बोली/प्रस्ताव स्वीकार/नाकारू/सुधारू/रह करू शकतो किंवा लिलाव पुढे ढकलू शकतो. ४) यशस्वी खरेदीदार/बोलीदाराने कोणतेही वैधानिक देय, कर, देय शुल्क, खरेदी मोबदल्यावर लागू होणारा जीएसटी, मुद्रांक शुल्क, नोंदणी शुल्क इ. लागू कायद्यानुसार प्रतिभूत मालमत्ता त्याच्या/तिच्या/तिच्या/तिच्या नावे पोहोचवण्यासाठी/वितरीत करण्यासाठी अदा करणे आवश्यक आहे. ५) इच्छूक बोलीदारांनी त्यांच्या स्वतःच्या स्वतःच्या स्वतंत्र चौकशी/ बोजा, प्रतिभूत मालमत्तेचे शिर्षक आणि प्रतिभूत मालमत्त्वर परिणाम करणारे दावे/हक्क/देय यासंबंधीची चौकशी करावी, त्यांची बोली सादर करण्यापूर्वी वैधानिक देय, इत्यादींसह. लिलावाची जाहिरात आर्सिलची कोणतीही वचनबद्धता किंवा कोणतेही प्रतिनिधित्व बनवत नाही आणि बनवणार नाही. आर्सिलचे प्राधिकृत अधिकारी कोणत्याही तृतीय पक्षाच्या दावा /हक्क/देयांसाठी कोणत्याही प्रकारे जबाबदार असणार नाही. ६) वृत्तपत्रात प्रकाशित झालेल्या लिलावाच्या सुचनेमध्ये नमुद केलेले तपशील हे अधोस्वाक्षरीदारांच्या सर्वोत्तम माहितीसाठी सांगण्यात आले आहेत : तथापि अधोस्वाक्षरी केलेले कोणत्याही त्रटी : चकीचे विधान किंवा वगळण्यासाठी जबाबदार / जत्तरदायी असणार नाही 🐚 कर्जदार/जामीनदार/तारणकर्ता . जे या थकबाकीसाठी जबाबदार आहेत, त्यांनी या विक्री सूचनेला वर नमूद केलेल्या लिलाव विक्रीच्या होल्डिंगबहल, सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियमांच्या नियम ८ आणि ९ अंतर्गत नोटीस मानावे. ८) येथे नियोजित केलेला लिलाव कोणत्याही कारणास्तव अयशस्वी झाल्यास, आर्सिल ला नियम आणि कायद्याच्या नियम ८(५) च्या तरतुर्दीनुसार प्रतिभूत मालमत्ता इतर कोणत्याही पद्धतींनी विकण्याचा अधिकार आहे. दिनांकः ०५.१०.२०२४, ठिकाणः मुंबई सही/- प्राधिकृत अधिकारी, ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लिमिटेड

ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लि. (आर्सिल)

विविध आर्सिल टस्टचे विश्वस्त म्हणून आपल्या क्षमतेनुसार कार्यरत आर्सिल कार्यालयः दि रूबी, १०वा मजला, २९, सेनापती बापट मार्ग, दादर (पश्चिम), मुंबई-४०००२८. वेबसाईट: www.arcil.co.in, सीआचएन : वृद्ध५९९९एमएच२००२पीएलसी१३४८८४



Arcil

चोलामडलम इन्व्हेस्टमेट अँड फायनान्स कंपनी लिमिटेड

कॉर्पोरेट पत्ता: चोला क्रेस्ट, सी५४ आणि सी५५, सुपर बी-४, थिरू वी का इंडस्ट्रियल इस्टेट, गिंडी, चेन्नई-६०००३२. शाखेचा पत्ता: चोलामंडलम इन्ट्रेस्टमेंट ॲण्ड फायनान्स कंपनी लिमिटेड, २रा मजला, लोटस आयटी पार्क कार्यालय क्र.२०३, रोड क्र.१६, वागळे इस्टेट, पांचपाखाडी, ठाणे, महाराष्ट्र-४००६०४. संपर्क क्रमांक: श्री. पांचाल नितीनकुमार, मोबा. क्र.१८२५४३८८९७, श्री. तेजस मेहता, मोबा. क्र.९८२५३५६०४७ आणि श्री. रावसाहेब अनुसे, मोबा. क्र.९८३४११९८९८

स्थावर मालमत्तेच्या व्रिकीकरिता ई-लिलाव विक्री सूचना

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ सहवाचिता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स २००२ चे नियम ८(६) ची तरतूद अन्वये स्थावर मालमत्तेच्या विक्रीकरिता ई-लिलाव विक्री सचना.

याद्वारे सामान्यत: जनतेला आणि विशेषतः कर्जदार/सह-कर्जदार/गहाणदारांना सूचना देण्यात येत आहे की खाली वर्णन केलेल्या स्थावर मालमत्ता सुरक्षित कर्जदाराकडे तारण ठेवल्या आहेत, **चोलामंडलम इन्टहेस्टमेंट अँड फायनान्स कंपनी लिमिटेड** यांचा येथे **चोलामंडलम इन्टहेस्टमेंट अँड फायनान्स कंपनी लिमिटेड** असा उल्लेख केला जाईल ज्याचा वास्तविक ताबा अधिकृत अधिकाऱ्याने घेतला आहे. प्रतिभूत मालमत्तेची विक्री ई-लिलावाद्वारे जसे आहे जे आहे, जसे आहे जेथे आहे आणि जे काही आहे या आधारावर केली जाईल. याद्वारे सर्वसामान्यांना कळविण्यात येते की, आम्ही https://chola-lap.procure247.com/ या वेबसाइटद्वारे जाहिर ई-लिलाव करणार आहोत.

अ.	खाते क्र. आणि कर्जदार, सह–कर्जदार,	दिनांक आणि	मालमत्तेचे तपशिल	आरक्षित मूल्य	सूचनेचा
क.	तारणकर्ताचे नाव	मागणी सूचना	बाब क्र.१: फ्लॅट क्र.७२, ७वा	इसारा रक्कम ठेव	कालावधी /
१	कर्ज खाते क्र.: एक्स०एचईटीएनई००००२९०२५८९,	दिनांक १३(२)	मजला, क्षेत्रफळ ४०५ चौ.फु.	बोली वाढविण्याची रक्कम	ताबाचा प्रकार
	एक्स०एचईटीएनई००००२७८३६१२,	अन्वये रक्कम	(कार्पेट), बिल्डिंग नं.२,३,४, विजय	(रू.मध्ये)	
	एक्स०एचईटीएनई००००१८७१७९६ व	१७.०३.२०२३	नगरी ॲनेक्स कोहौसोलि. म्हणून ज्ञात	र ू.५२,२२,०००/-	
	एचई०२टीएनई००००००२०५३	आणि	इमारत क्र.३, कवेसार, घोडबंदर रोड,	र ू.५,२२,२००∕−	
	संतोष नंदकुमार मांगळे (अर्जदार), तबस्सुम संतोष मांगळे	रू.१,१२,८२,५१९/	जमीन सर्व्हे क्र.१३६, १३७ व १३८,	र ू.१,००,०००/-	
	(सह-अर्जदार), एस टी स्टील कॉर्पोरेशन (सह-अर्जदार),	_	हिस्सा क्र.५, गाव कवेसार, तालुका	, , ,	6 /
	सर्वांचा पत्ताः फ्लॅट क्र.७२, इमारत क्र.३, विजय नगरी ॲनेक्स,	०४.०३.२०२३ रोजी	व जिल्हा ठाणे-४००६१५.		१५ दिवस /
	घोडबंदर रोड, कवेसार वाघबील नाका, ठाणे पश्चिम, महाराष्ट्र-		बाब क्र.२: फ्लॅट क्र.५१, ५वा	रू.४७,८४,०००/-	वास्तविक ताबा
	४००६०७. दुसरा पत्ताः फ्लॅट क्र.५१, इमारत क्र.०६, विजय		मजला, क्षेत्रफळ ४१० चौ.फु. कार्पेट,	र्क.४,८,४००/−	
	नगरी ॲनेक्स, घोडबंदर रोड, ठाणे पश्चिम, महाराष्ट्र-४००६०७.		विजय नगरी ॲनेक्स कोहौसोलि.	र ू.५०,०००/-	
	दुसरा पत्ता: फ्लंट क्र.०२, नव स्वागत को-ऑपरेटिव्ह हौसिंग		म्हणून ज्ञात इमारत क्र.६, घोडबंदर		
	सोसायटी लि., गांधी नगर चौक, डोंबिवली पुर्व, ठाणे-४२१२०१.		रोड, जमीन सर्व्हें क्र.१३६, १३७ व		
	नंदकुमार लक्ष्मण मांगळे (सह-अर्जदार), पलॅट क्र.७२, इमारत		१३८, हिस्सा क्र.५, गाव कवेसार,		
	क्र.३, विजय नगरी ॲनेक्स, घोडबंदर रोड, कवेसार वाघबील		तालुका व जिल्हा ठाणे-४००६१५.		
	नाका, ठाणे पश्चिम, महाराष्ट्र-४००६०७. दुसरा पत्ता: फ्लॅट क्र.०२, नव स्वागत को-ऑपरेटिव्ह हौसिंग सोसायटी लि., गांधी नगर				
	चौक, डोंबिवली पूर्व, ठाणे-४२१२०१.		मीआयएफमीएल ला जातः		माहीत नाही
	11 19, 311 12(1) 31, 31 1 3 (3 (0))		,		
	4 8 - 		}	<u> </u>	

ई–लिलाव दिनांक आणि वेळ : दि.२४.१०.२०२४ रोजी स.११.०० ते दु.१.०० वा. (प्रत्येकी ३ मिनिटांच्या अमर्याद विस्तारासह) इरठे सादर करण्याची अंतिम तारीख : दि.२३.१०२०२४ रोजी (सायं.५.३०वा. पर्यंत) निरीक्षणाची तारीख : भेटीनुसार

सर्व इच्छक सहभागी/बोलीदार यांनी https://chola-lap.procure247.com/ आणि https://cholamandalam.com/news/auction-no tices या वेबसाइटला भेट देण्याची विनंती केली जाते. तपशील, मदत, कार्यपद्धती आणि शिक्षणावरील ऑनलाइन प्रशिक्षणासाठी, संभाव्य बोलीदार संपर्क करू शकतात 🗕 **श्री. मोहम्मद रहीस – ८१२४० ०००३०/६३७४८४५६१६, ई-मेल:** CholaAuctionLAP@chola.murugappa.com. फक्त ई-लिलाव प्रशिक्षण, संपर्क: Ms.Procure247; वासु पटेल - ९५१०९७४५८७.

अटी आणि शर्तींच्या अधिक तपशीलांसाठी कृपया ई-लिलावात भाग घेण्यासाठी https://chola-lap.procure247.com/ आणि https:// cholamandalam.com/news/auction-notices ला भेट द्या.

सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियम, २००२ च्या नियम ९(१) अंतर्गत वैधानिक १५ दिवसांची विक्री सूचना देखील आहे दिनांकः ०५.१०.२०२४ ठिकाणः मुंबई सही / - प्राधिकृत अधिकारी, मे. चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड

गाभारा हेमाडपंती बांधणीचा देवीच्या रूपाप्रमाणेच भाराणारी देवी आहे. मधोमध चंद्रकोर व कुमकुम, वस्त्र परिधान नवरात्रीनिमित्त येथील मंदिरात देशाच्या आहे. मंदिराच्या समोर पिंगळादेवी दिवसातून तीन वेळा रूप बदलते, पूर्वाभिमुख मोहक चेहरा, तेजस्वी केलेले पिंगळा देवीचे रूप पाहून भाविकांच्या कानाकोपऱ्यातून भाविक देवीच्या दर्शनाला येत दीपस्तंभ आहे. येथे शारदीय अशी आख्यायिका आहे. साडेतीन शक्तिपीठांपैकी आहेत. पिंगळादेवी ही स्वयंभू शक्तिपीठ म्हणून व चैत्र नवरात्र साजरा केला अर्धशक्तीपीठ असलेली पिंगळाई गडावरील

पिंगळा देवीच्या मंदिरात नवरात्रनिमित्त दहा दिवसाची पूजा सूरू असून, पिंगळा देवीचे दर्शन घेण्याकरिता भाविकांची गर्दी होत आहे. १२ ऑक्टोबरपर्यंत विश्वस्तांनी अनेक सामाजिक धार्मिक कार्यक्रमाचे आयोजन केले आहे.

वर्गीय तारामती पद्माकर म्हात्रे या सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.. पत्त मागबाग मरोळ, अंधेरी (पूर्व), मूंबई-४०००५९ या सोसायटीच्या सदस्या आहेत आणि मारत क्र.०७, आयएनव्ही क्र.७५५ मधील फ्लॅट क्र.५०३ च्या धारक आहेत. यांचे १८.११.२०१७ रोजी निधन झाले आणि त्यांचे पती श्री. पद्माकर केशव म्हात्रे यांचेही १०.०४.१९९० रोजी कोणतेही वारसदार न नेमता निधन झाले. सोसायटी याव्दारे, सोसायटीच्या भांडवल/मिळकतीमधील, मयत सभासदाच्या सदर शेअर्स

व हितमंबंधाचे हम्तांतरण होण्याम वारम किंवा अन्य टावेटारी/आक्षेप घेणारे यांच्याकडन सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्य हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पुष्ठ्यर्थ अशी कागदप आणि अन्य प्रगावाच्या प्रतीमह प्रागविण्यात येत आहेत. वर टिलेल्या प्रदर्गत जर काई दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल/मिळकतीमधील शेअम् व हितमबंधाशी मोमायरी उपविधीतील तस्तरींमधील दिलेल्या मार्गाने व्यवहा करण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मयत भासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने पाप्त केले तर, सोसायटीच्या उपविधीतील तरतुदींनुसार त्यावर सोसायटी कार्यवाही करेल. सोसायटींच्या नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावधी ममप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवशी **स.१०.०० ते सायं.५.००** पर्यंत उपलब्ध आहेत.

सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.च्या वतीने व करिता

ठिकाण: मुंबई सही/ दिनांक: ०५.१०.२०२४ सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि सचना

स्वर्गीय चित्रबार्ड शंकर नावाडे या सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.. प नागबाग मरोळ, अंधेरी (पुर्व), मुंबई-४०००५९ या सोसायटीच्या सदस्या आहेत आणि इमारत क्र.०६, आयएनव्ही क्र.४६३ मधील फ्लॅट क्र.५०३ च्या धारक आहेत. यांचे २६.०६.२००९ रोजी निधन झाले आणि त्यांचे पती श्री. शंकर नावाडे यांचेही ०६.०४.१९८ रोजी कोणतेही वारसदार न नेमता निधन झाले.

सोसायटी याव्दारे, सोसायटीच्या भांडवल/मिळकतीमधील, मयत सभासदाच्या सदर शेअस । हितसंबंधाचे हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ते ह्या सचनेच्या प्रसिध्दीपासन १५ दिवसा सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्य हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पुष्ठ्यर्थ अशी कागदपरे आणि अन्य पुरावाच्या प्रतींसह मार्गावण्यात येत आहेत. वर दिलेल्या मुदतीत जर कार्ही दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल /मिळकतीमधी शेअर्स व हितसंबंधाशी सोसायटी उपविधीतील तरतर्दीमधील दिलेल्या मार्गाने व्यवहा त्रण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मयत नभासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतुर्दीनुसार त्यावर सोसायटी कार्यवाही करेल सोसायटींच्या नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावर्ध समाप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवशी **स.१०.०० ते सायं.५.००** पर्यंत उपलब्ध आहेत.

सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.च्या वतीने व करिता

ठिकाण: मुंबई दिनांक: ०५.१०.२०२४ मा सचिव सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि

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MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companie: Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information' on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd
Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

JETRA INFRASTRUCTURE PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 05, 2024, Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid

applications	applications eligible to be considered for allotment were as detailed below:								
Category	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00

1727 23400904 936036160.00 1043 441275 17651000.00 684 22959629 918385160.00 Total

*Assuming full subscription with respect to Rights Equity Shares

2. Summary of Allotment in various categories is as under:									
Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted						
Eligible Equity Shareholders	4659291	5075996	9735287						
Renouncees	2624713	0	2624713						
Total	7294004	5075006	12260000						

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024, Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way leemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 174 of the Letter of Offer.

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner:

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company;

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every perso who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever

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



Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra

public offering of Rights Equity Shares in the United States.

REGISTRAR TO THE ISSUE

Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

COMPANY SECRETARY AND COMPLIANCE OFFICER Modern Engineering and Projects Limited Shaping the Road Ahead

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021 Maharashtra; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

MODERN ENGINEERING AND PROJECTS LIMITED

Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Date: 04/10/2024

Sitaram Dhulipala Managing Director DIN: 03408989

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi. October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000 CR IN A

MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions. Takson Green is also looking

Kannan said.

power projects.

Nextracker eyes India solar capacity expansion

ARUNIMA BHARADWAJ

New Delhi, October 5

US-based US BASED SOLAR tracker solar tracker provider Nextracker has laid provider has plans to expand its manufacturstarted a CoE ing base in India, given the "risin Hyderabad inggrowth opportunities" in the sector and robust policy thrust

to support renewable energy

in India is, first of all, we're going

to expand the number of people

that work for us. We are inaugu-

rating this very large R&D facil-

dues of provident fund (PF). On

September 23, the airline

announced raising ₹3,000 crore

through Qualified Institutional

the first week of raising fresh

funds, it has cleared all pending

salary and GST dues and has

made significant progress by

depositing ten months' dues of

PF.The process of clearing other

outstanding dues is ongoing, he

said in a statement.

The airline said that within

Placement (QIP) of shares.

generation, the company's president, Howard Wenger told *FE*. The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do itythat's about 40 minutes from



■The CoE will serve entire West Asian market

SUN RISE

■ Govt aims to reach **500 GW** of RE capacity by 2030, net-zero by 2070

our headquarters in India to

make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

Nextracker. presently, has over 10 GW per year of annual production capacity

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Wenger expressed his confidence in New Delhi's policies regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500

GW of RE capacity by 2030 and

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

THERE IS

ENORMOUS

HAVE BEEN

FOR THE

INDUSTRY

SUPPORTIVE

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

ers. "We have more than that in our pipeline,"Wenger noted.

On solar trackers solutions, Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed," Wenger said.

"India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Jakson Green has won more

than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The QIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

■ Vistara flyers who

purchased excess

baggage will have

their allowances

transferred to

Air India flight

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

remain consistent, but should

changes occur, the Air India

customer service team will

inform customers via email

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Modern Engineering and Projects Limited
Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

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Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 1.23.60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

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

Less: Rejections/Partial Amount

outeday i	01000			Essa, irejoutotian arear Amount			¥500M		
	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600,00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Summary of Allotment in various categories is as under

Category	Allotted - against REs	Against valid additional shares	Total Equity Strates Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
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Information for Alfotment/refund/rejected cases: The dispatch of Alfotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project or

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate J.R. Boricha Marg. Near Lodha Excelus, Lower Parel (E),

Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com

Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112 Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd;

Website: www.mep.ltd Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-issue or post-Issue related matter.

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s). E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala Managing Director

Place: Mumbai Date: 04/10/2024

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

AI merger: Vistara issues 'essential steps' for flyers

Vistara

will refund

additional

services fee

FE BUREAU

Mumbai, October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate under the Air India banner.

Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

ON THE RUNWAY

■ Air India will reissue the booked Vistara tickets



services purchased through Vistara may not be valid

where applicable

ber. Customers are advised to

ticket will be replaced with a keep records of both the old new ticket issued by Air India and new ticket details to with a different e-ticket numaddress any discrepancies dur-

ing travel,"Vistara stated.

Air India will maintain 'Vistara

experience' on acquired planes

and SMS. The most notable change in

this integration will be lounge access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

Pratilipi targets ₹110-cr ARR rate by end of FY25

counters at the airports.

"All PNRs will remain the

same after the migration;

however, the original Vistara

S SHANTHI Bengaluru, October 4

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate (ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in January 2026.

"There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*.

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in



founder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-



Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in

12 languages. The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture

Its last funding round was in June 2021, a \$48 million Series D led by South Korean

Partners, and Tencent.

gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including Indonesia and the Philippines,

as well as West Asia.

developing economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar

ASHOK HARIHARAN, CEO and co-founder, IDfy



to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant

onboarding. The company claims to offer 140AI/ML-based APIs to automate onboarding and fraud detection processes for its clients.

In January, IDfy raised \$45 million in a Series E funding

do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities."

round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion. Hariharan said, "While we

The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

RELIANCE

Notice of Postal Ballot Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company

has been completed on Friday, October 04, 2024. The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024

('Cut-Off Date'), for seeking their approval through Postal Ballot. E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform

Members whose email address is not registered can register the same in the following

. Members holding share(s) in physical mode can register their e-mail ID on the Company's website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving all

communications from the Company electronically Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District,

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05, 2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module

email: evoting@kfintech.com Members may also write to the Company Secretary, at the Registered Office address of

Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or

the Company or through email at rinfra.investor@relianceada.com. Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Tuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed.

The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 Tel.: +91 22 4303 1000. Fax: +91 22 4303 4662

Place : Mumbai

Date: October 04, 2024

Reliance Infrastructure Limited

CIN: L75100MH1929PLC001530

For Reliance Infrastructure Limited

Paresh Rathod

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

Pune

'मल्टी-ब्रांड रिटेलिंग' नीति में कोई बदलाव नहीं: पीयूष गोयल

वाशिंगटन, ४ अक्तूबर (भाषा) ।

केंद्रीय वाणिज्य एवं उद्योग मंत्री पीयूष गोयल ने भारत में 'मल्टी-ब्रांड रिटेलिंग' के प्रवेश की संभावना को गुरुवार को सिरे से खारिज कर दिया और कहा कि ऐसा करने से अमेरिका की तरह 'मॉम-एंड-पॉप स्टोर्स' खत्म हो जाएंगे। 'मल्टी-ब्रांड स्टोर' एक रिटेल आउटलेट होता है जहां एक ही भौतिक या आनलाइन स्थान पर कई ब्रांडों के उत्पाद मिल जाते हैं। वहीं 'मॉम-एंड-पॉप स्टोर्स' से तात्पर्य उन छोटी दुकानों से है जो स्वतंत्र या पारिवारिक स्वामित्व वाली होती हैं।

मंत्री ने कहा कि इसके अलावा भारत को तेज वृद्धि की ओर ले जाने के लिए देश सभी प्रकार के आवश्यक आर्थिक सुधारों के लिए तैयार है। गोयल ने यहां शोध संस्थान 'सेंटर फॉर स्ट्रेटेजिक एंड इंटरनेशनल स्टडीज' के सवाल के जवाब में कहा कि अगर जरूरत पड़ी तो हम इनमें से किसी पर फिर से विचार कर सकते हैं या सरकार के पास मंत्रिमंडल की मंजुरी के जरिये अधिक प्रतिशत की अनमति देने का अधिकार है। इसके अलावा हम संसद के जरिये भी इसमें बदलाव कर सकते हैं, इसमें कोई समस्या नहीं है। हालांकि मुझे नहीं लगता कि इनमें से किसी के लिए भी संसदीय बदलाव की जरूरत है।

उन्होंने कहा कि महत्वपूर्ण क्षेत्र जहां कभी-कभी और विशेष रूप से अमेरिका जैसे देशों में मैं जो देखता हुं वह हैं 'मल्टी-ब्रांड रिटेल'। यह बिल्कुल भी उचित नहीं है। मैं यह स्पष्ट कर देना चाहता हूं कि 'मल्टी-ब्रांड रिटेल' पर हमारी नीति में कोई बदलाव नहीं होगा। अमेरिका को बड़ी प्रौद्योगिकी और बड़े रिटेल के दुष्परिणाम भगतने पड़े हैं और इन दोनों के परस्पर प्रभाव के कारण देश भर में छोटे स्टोर लगभग खत्म हो गए हैं। 'गोयल ने कहा कि अमेरिका ऐसा कर सकता है, क्योंकि उसकी जनसंख्या भारत की तुलना में बहुत कम है और लोगों के पास नौकरी के वैकल्पिक अवसर मौजद हैं।

एसबीआइ ने एमटीएनएल ऋण खाते को फंसा कर्ज बताया

नयी दिल्ली, ४ अक्तूबर (भाषा)।

भारतीय स्टेट बैंक (एसबीआई) ने कर्ज में डुबी कंपनी एमटीएनएल के ऋण खातों को 30 जून से किस्तों और ब्याज का भुगतान न करने के कारण कमतर मानक वाला गैर-निष्पादित परिसंपत्ति (एनपीए) घोषित किया है। सरकारी दुरसंचार कंपनी ने शेयर बाजार को यह जानकारी दी।

एसबीआइ ने एक अक्तूबर को शेयर बाजार को दी जानकारी में कहा था कि 30 सितंबर तक एमटीएनएल ऋण खाते पर कुल बकाया 325.52 करोड़ रुपए था। एमटीएनएल ने कहा, "एसबीआई ने एक अक्तूबर, 2024 के अपने पत्र के जरिए बताया

कि एमटीएनएल के सावधि ऋण खाते संख्या 36726658903 को ब्याज और किस्त का भगतान न करने के कारण 28 सितंबर, 2024 से एनपीए -कमतर मानक श्रेणी में डाल दिया गया है।''

बैंक उन खातों को एनपीए - कमतर मानक के रूप में वगीर्कृत करते हैं, जिनकी अदायगी न करने की अवधि 12 महीने से कम है और जो बकाया चुकाने की क्षमता रखते हैं। एसबीआई ने पत्र में कहा कि एमटीएनएल पर 281.62 करोड़ रुपए बकाया हैं, और खाते को नियमित करने के लिए इसे तुरंत चुकाया जाना चाहिए। समझा जा रहा है कि एसबीआइ नियमानुसार एमटीएनएल पर कागजी कार्रवाई के माध्यम से दबाव बनाएगा।

भारत को निर्यात बढ़ाने में मदद मिलेगी

नई दिल्ली, ४ अक्तूबर (भाषा) ।

अमेरिका और चीन के बीच व्यापार युद्ध बढ़ने से भारत को अपना निर्यात बढ़ने और अमेरिकी कंपनियों से निवेश आकर्षित करने में मदद मिलने की उम्मीद है। एक रपट में यह संभावना जताई गई है। संस्थान जीटीआरआई ने शुक्रवार को अपनी रिपोर्ट में कहा कि अमेरिकी संसद के उच्च सदन सीनेट में पिछले महीने पेश किए गए दो विधेयक चीन के साथ व्यापार युद्ध को तेज कर सकते हैं।

इनके पारित होने का वैश्विक अर्थव्यवस्था पर बड़ा प्रभाव पड़ सकता है। सीनेट में रखे गए 'न तो स्थायी और न ही सामान्य व्यापार संबंध अधिनियम' और 'गैर-बाजार शुल्क चोरी उन्मुलन अधिनियम' का मकसद शुल्क बढ़ाकर और नई व्यापार बाधाएं खड़ी कर चीन की व्यापार प्रथाओं का मकाबला करना है। ग्लोबल ट्रेंड रिसर्च इनिशिएटिव ने कहा कि पीएनटीआर अधिनियम का मकसद चीन की अनुकूल व्यापार स्थिति को चरणबद्ध तरीके से समाप्त करना है जबकि एएनटीई अधिनियम

जिलाधिकारियों से बाढ़

से हुए सड़क नुकसान

को लेकर रपट मांगी

पश्चिम बंगाल पंचायत विभाग ने

सभी जिलाधिकारियों से हाल में

आई बारिश और बाढ़ से क्षतिग्रस्त

हुई ग्रामीण इलाकों की सड़कों की

स्थिति पर तत्काल रपट सौंपने को

कहा है। अधिकारी ने अनुसार,

पंचायत व ग्रामीण विकास विभाग

के सचिव पी. उलगानाथन ने

लिखकर ग्रामीण क्षेत्रों की सडकों

को हुए नुकसान की विस्तृत रपट

बाढ़ से प्रभावित पुलों और अन्य

ब्नियादी ढांचों की स्थित के बारे

में भी जानकारी देने को कहा है।

विभाग के अधिकारी ने कहा कि

रपट के आधार पर यह पता चलेगा

की प्रदेश में हुई बारिश से कितने

किलोमीटर की सड़कें क्षतिग्रस्त हुई

हैं और उनकी वर्तमान स्थिति क्या

है। पत्र में जिलाधिकारियों से

सड़कों की मरम्मत और क्षतिग्रस्त

पुलों को बदलने की लागत का

आकलन करने के साथ-साथ

ब्नियादी ढांचे के रखरखाव और

जीर्णोद्धार के लिए आवश्यक

अनुमानित खर्चे की जानकारी देने

का भी निर्देश दिया गया है। विभाग

ने दुर्गा पूजा अवकाश शुरू होने से

पहले रपट पेश करने को कहा है।

हाल में आई बाढ ने राज्य भर में

खासकर दक्षिण बंगाल में तबाही

केंद्र सरकार ने फिर

से लागू की खुला बाजार बिक्री योजना

कोलकाता, ४ अक्तूबर (जनसत्ता)।

केंद्र सरकार द्वारा इस साल

अगस्त में लागू हुई खुला बाजार

बिक्री योजना (घरेलू) को फिर

लागु करने का फैसला किया है।

योजना की ई-नीलामी नौ अक्तूबर

को होगी, जिसके लिए चावल की

बिक्री के लिए चार अक्तूबर को

योजना के अंतर्गत जीएसटी

पंजीकृत व्यापारी व चावल

उत्पादकों को पंजीकरण कर ई-

नीलामी में भाग लेने मौका मिलेगा।

ई-नीलामी में कच्चे और उबले

चावल के लिए बोली लगा सकते

हैं। नौ अक्तूबर को निर्धारित ई-

नीलामी में, पश्चिम बंगाल राज्य में

35700 मीट्रिक टन कच्चे और

उबले चावल की पेशकश की

जाएगी। चावल का आरक्षित मृल्य

सभी फसल वर्षों के लिए 2800

रुपए प्रति क्षिंटल है। अंतिम बिक्री

मूल्य में लागू परिवहन शुल्क भी

शामिल होगा। एमटीएफ के तहत

निहित सभी नियम और शर्तें एम-

जंक्शन पोर्टल पर उपलब्ध हैं।

निविदा जारी की गई।

मचाई है।

विभाग ने सडकों के अलावा

को

जिलाधिकारियों

की मांग की है।

कोलकाता, ४ अक्तूबर (भाषा)।

केंद्र सरकार लिए जल्द आमंत्रित करेगी बोलियां केंद्र बहुत जल्द 10 गीगावाट की बैटरी ऊर्जा भंडारण परियोजनाओं के लिए बोलियां आमंत्रित करेगा। ऊर्जा भंडारण क्षेत्र में भारत की स्थिति मजबूत होगी, जो अभी विकासशील अवस्था में है। भारी उद्योग मंत्रालय के संयुक्त सचिव विजय मित्तल ने कहा कि 10 गीगावाट का आरएफपी लेकर आएगा, जो ग्रिड-स्केल ऊर्जा भंडारण प्रणालियों के लिए ऊर्जा भंडारण पर काम कर रहे हैं ताकि उन्नत रसायन के साथ सगत बैटरी ऊर्जा भंडारण प्रणाली के विनिर्माण के लिए स्वदेशी क्षमता हो।

तथा रूस जैसी गैर-बाजार अर्थव्यवस्थाओं पर कठोर कार्रवाई सुनिश्चित करता है। जीटीआरआई के संस्थापक अजय

श्रीवास्तव ने कहा, 'इन विधेयकों का मकसद अमेरिकी उद्योगों की रक्षा करना है। इसके साथ ही ये भारत जैसे देशों के लिए अपने विनिर्माण क्षेत्र को विकसित करने के अवसर भी उत्पन्न करते हैं।' उन्होंने कहा, 'चूंकि अमेरिकी कंपनियां चीन के विकल्प तलाश रही हैं, लिहाजा भारत में इलेक्ट्रॉनिक, कपड़ा और विनिर्माण में निवेश बढ़ सकता है जिससे वैश्विक आपूर्ति शृंखलाओं में उसकी स्थिति मजबूत होगी। उन्होंने कहा कि इस पृष्ठभूमि में भारत को निर्यात बढ़ाने के मकसद से चीनी कंपनियों और निवेश को आमंत्रित करने के अपने प्रस्ताव पर पुनर्विचार करना चाहिए। चीनी उत्पादों पर उच्च शुल्क भारत के लिए अपने विनिर्माण क्षेत्र को मजबूत करने का अवसर प्रदान करता है।

उन्होंने कहा कि दोनों विधेयक स्थानीय उद्योगों में वृद्धि की संभावना उत्पन्न करते हैं। श्रीवास्तव ने कहा, अमेरिकी कंपनियां के चीन पर अपनी निर्भरता कम करने साथ भारत का विस्तारित विनिर्माण क्षेत्र खासकर इलेक्ट्रॉनिक, कपड़ा तथा अन्य उद्योगों में अधिक निवेश आकर्षित कर सकता है।"

शेयर बाजार में लगातार पांचवें दिन गिरावट

मुंबई, ४ अक्तूबर (भाषा) ।

पश्चिम एशिया में बढते तनाव

Proposed in the

Offer Document

Actual

और विदेशी पूंजी की निकासी जारी रहने के बीच शुक्रवार को घरेल् शेयर बाजार के प्रमुख सूचकांकों में लगातार पांचवें सत्र में गिरावट रही। सूचकांक में करीब 809 अंक और निफ्टी में 235 अंक की बड़ी गिरावट दर्ज की गई। उथल-पुथल भरे कारोबारी सत्र में दैनिक उपभोग के सामान बनाने बनाने वाली कंपनियों, वाहन व ऊर्जा कंपनियों के शेयरों में भारी बिकवाली के कारण बाजार में गिरावट आई। भ-राजनीतिक तनाव बढने से अनिश्चितता पैदा होने से वैश्विक स्तर पर कच्चे तेल की कीमतों में उछाल ने भी बाजार की धारणा को प्रभावित किया।

WINDSOR MACHINES LIMITED

CORPORATE IDENTIFICATION NUMBER: L99999MH1963PLC012642

Registered Office: 102/103, Devmilan Co. Op. Housing Society, Next to Tip Top Plaza, L B S Road, Thane (W) - 400 604, Maharashtra Tel. No.: +91 22 25836592; Fax: +91 22 25836285; Email: cs@windsormachines.com; Website: www.windsormachines.com

POST OFFER ADVERTISEMENT

This Post Offer Advertisement is being issued by Choice Capital Advisors Private Limited, Manager to the Offer on behalf of Plutus Investments and Holding Private Limited ("Acquirer") pursuant to Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended ("SEBI SAST Regulations") in respect of Open Offer to acquire up to 1,68,82,268 (One Crore Sixty Eight Lakh Eighty Two Thousand Two Hundred and Sixty Eight) fully paid-up Equity Shares having a face value of ₹ 2/- (Rupees Two only) each ("Offer Shares"), representing 26.00% (Twenty Six Percent) of the Total Voting Share Capital of the Target Company, on a fully diluted basis, as of the tenth working day from the closure of the Tendering Period of the open offer, for cash at a price of ₹100/- (Rupees One Hundred only) per equity share ("Offer Price"). The Detailed Public Statement with respect to the aforementioned offer and Pre - Offer Advertisement Cum Corrigendum to the DPS Cum Addendum to the LOF were published on June 25, 2024 and September 11, 2024, respectively in (a) Financial Express, all India English Edition; (b) Jansatta, all India Hindi Edition and (c) Mumbai Lakshadeep, Mumbai, Marathi Edition.

Capitalized terms used but not defined in this Post-Offer Advertisement shall have the meaning as assigned to such terms in the Public Announcement, Detailed Public Statement and Letter of Offer.

Name of the Target Company

: Windsor Machines Limited

2. Name of the Acquirer 3. Name of the Manager to the Offer

: Plutus Investments and Holding Private Limited Choice Capital Advisors Private Limited

4. Name of the Registrar to the Offer Offer Details

: Link Intime India Private Limited

a. Date of Opening of the Offer

: Friday, September 13, 2024

b. Date of Closure of the Offer

: Friday, September 27, 2024

Date of Payment of Consideration

: Tuesday, October 01, 2024

Details of Acquisition:

Particulars No. 7.1 Offer Price Aggregate number of shares tendered Aggregate number of shares accepted Size of Offer (Number of shares multiplied by offer price per share)

₹100.00 ₹100.00 7.2 1,68,82,268 2.247 7.3 1,68,82,268 2.247 ₹2,24,700 ₹168,82,26,800 7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No & %) Nil Nil 7.6 Shares Acquired by way of Agreement 3,50,00,000 3,50,00,000 . % of Fully Diluted Equity Share Capital 53.903% 53.903% Shares Acquired by way of Open Offer Number 1,68,82,268 2.247 0.003% · % of Fully Diluted Equity Share Capital 26.000% Shares Acquired after Detailed Public Announcement 3,50,00,000*1 Number 3,50,00,000 53.903% · % of Fully Diluted Equity Share Capital 53.903% Post offer share holding of Acquirer 5,18,82,268 3,50,02,247 Number · % of Fully Diluted Equity Share Capital 53.906% 79.903% Pre & Post offer shareholding of the Public Pre 2,69,31,788 2,69,31,788 Number · % of Fully Diluted Equity Share Capital 41.477% 41,477% Post Post 2,99,29,553⁽ⁱⁱ⁾ 1.30.49.532 20.097% 46.094%

Assuming full acceptance in the open offer

II) Pursuant to completion of underlying transaction on September 10, 2024, the Acquirer has consummated the SPA and acquired 3,50,00,000 (Three Crore Fifty) Lakh) Equity Shares ("SPA Shares/ Sale Shares") representing 53.90% of total Equity Share Capital and Total Voting Capital of the Target Company, at a price of ₹ 100/- (Rupees One Hundred only) per equity share aggregating to ₹ 350,00,00,000 (Rupees Three Fifty Crores only) from the seller.

III) Erstwhile promoter Ghodbunder Developers Private Limited has ceased to be the Promoter of the Target Company pursuant to this open offer as disclosed in

The Acquirer along with its Directors severally and jointly accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI SAST Regulations.

 The Acquirer has appointed nominee directors on the Board of the Target Company during the Board Meeting dated September 12, 2024. A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited (BSE), National Stock Exchange of India Limited (NSE) and at the

registered office of the Target Company. Issued by the Manager to the Offer on behalf of the Acquirer

Choice

Choice Capital Advisors Private Limited

Sunil Patodia Tower, Plot No. 156-158,

J.B. Nagar, Andheri (East), Mumbai, 400 099, Maharashtra, India.

Telephone: +91 22 6707 9999 / 7919

E-mail: openoffer@choiceindia.com Investor Grievance E-mail: regulator_advisors@choiceindia.com

Contact Person: Nimisha Joshi Website: www.choiceindia.com/merchant-investment-banking

SEBI Registration No.: INM000011872

Place: Mumbai Date: October 04,2024

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepall Dhuri SEBI Registration Number: INR000001112

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document) Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refe chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS

EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A IGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUIT SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category		Gross		Less: Rejections/Partial Amount		Valid			
	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

23400904 | 936036160.00 Summary of Allotment in various categories is as under:

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way

deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offe for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" or

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner:

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or

Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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

COMPANY SECRETARY AND COMPLIANCE OFFICER Modern Engineering and Projects Limited

Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra : Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name.

address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked. ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.

For MODERN ENGINEERING AND PROJECTS LIMITED

Place: Mumbai Date: 04/10/2024

Sitaram Dhulipala Managing Director DIN: 03408989

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offe is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

कब्जा सूचना

एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लि.

CIN U67100MH2007 PLC174759

रिटेल सेन्टर एवं पंजी. कार्यालय : एडलवीज हाउस, ऑफ सीएसटी रोड, कलीना, मुम्बई 400098

जैसा कि, वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत नीचे वर्णित प्रतिभृत क्रेडीटर के प्राधिकृत

अधिकारी के रूप में तथा प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13 (12) के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए

अधोहस्ताक्षरी ने मांग सचना नीचे वर्णित रूप में जारी कर संबंधित के ऋणधारकों को उक्त सचना की प्राप्ति की तिथि से 60 दिनों के भीतर सुचना में वर्णित राशि

इसके बाद नीचे वर्णित एसाइनर ने यहाँ नीचे वर्णित ट्रस्ट ट्रस्टी की उसकी हैसियत में वित्तीय परिसम्पत्तियों को एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड

(यहाँ के बाद ''ईएआरसी'' वर्णित) को सौंप दिया। सरफैसी अधिनियम, 2002 की धारा 5 के अंतर्गत एसाइन्मेन्ट अनुबंधों के अनुपालन में ईएआरसी ने ऋणधारक द्वारा प्राप्त की गई वित्तीय सम्पत्तियों के संदर्भ में ईएआरसी में निहित अन्तर्निहित प्रतिभित हितों, गारंटीज के साथ वित्तीय परिसम्पत्तियों से संबंधित एसाइनर के सभी

ऋणधारक उक्त राशि का भुगतान करने में विफल रहे, अतः एतदुद्वारा ऋणधारक तथा आम जनता को सुचित किया जाता है कि एडलवीज एसेट रीकन्स्ट्रक्शन

कम्पनी लिमिटेड के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी ने प्रतिभृति हित प्रवर्त्तन नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13

श्री विद्युत धारा (ऋणधारक)

सम्पत्ति का विवरण: वार्ड नं. IV , गली चैल पुरी, किनारी बाजार, दिल्ली (110006) में स्थित सम्पत्ति म्यूनिसिपल सं: 2824 (नया) के भाग में दूसरे तल पर दो दुकान

प्रा.नं. 210 एवं 211 (छत के अधिकार के बिना) (एरिया माप 13.25 वर्ग यार्ड्स।) चौहद्दीः पूर्वः शॉप नं. 208 एवं 209, पश्चिमः शॉप नं. 212, उत्तरः कॉमन पैसेज, दक्षिण

ऋणधारक का ध्यान प्रतिभृत परिसम्पत्तियों को विमोचित करने के लिए उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के प्रति आकृष्ट की जाती है

विशेष रूप से ऋणधारक तथा आम जनता को एतद्दवारा सतर्क किया जाता है कि उक्त सम्पत्ति का व्यवसाय न करें तथा सम्पत्ति का किसी भी तरह का व्यवसाय नीचे वर्णित राशि तथा उस

Fdelweiss

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

and is not an Offer Document)

MODERN ENGINEERING AND

PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies

Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate

of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies,

Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona

Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional

Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS

EQUITY SHARES®) FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY

SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD

DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares

were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for

2.34,00,904 Rights Equity Shares, which was 189,33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with

the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the

allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in

. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid

0

0

1036

1043

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable

has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or

September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective

demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details

see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the

Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to

commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way

deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer

for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by

BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does

it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer

for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in

this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and

analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person

consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for

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

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY

letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or

Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

Less: Rejections/Partial Amount

0

0

262265

Number of Equity Shares Allotted

Against valid additional shares

5075996

5075996

Amount(₹) Applications Shares Amount(₹) Applications Shares Amount(₹)

7160400.00

0.00

0.00

10490600.00

441275 17651000.00

0

219

684

12077796 483111840.00

10881833 435273320.00

22959629 918385160.00

0.00

0.00

0

Total Equity Shares Allotted

9735287

2624713

12360000

Modern Engineering

and Projects Limited

Shaping the Road Ahead

हितों, टाइटल, अधिकारों को प्राप्त कर लिया तथा ईएआरसी प्रतिभृत क्रेडीटर के रूप में उसके सभी अधिकारों का प्रयोग कर रहा है।

की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शिक्तयों का प्रयोग करते हुए यहाँ नीचे वर्णित सम्पत्ति का कब्जा कर लिया है।

राशि

रु. 1430101.31 एवं

21.12.2023

कब्जा की स्थिति

भौतिक

कब्जा

1.10.2024

हस्ताः/ - प्राधिकत अधिकारी

एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड

Partapur Meerut (Part-2) under AIIM-2

Nagar Ghaziabad (Part-1) under AIIM-2. Electrical Upgradation of UPSIDA Industrial Area Kav 2024_SIDC_955196_1 Nagar Ghaziabad (Part-2) under AIIM-2 Electrical Upgradation of UPSIDA Industrial Area 2024_SIDC_955299_1 Partapur Meerut (Part-1) under AIIM-2 4 Electrical Upgradation of UPSIDA Industrial Area 2024 SIDC 955255 1

उपरोक्त निविदायें दिनांक 12.09.2024 से दिनांक 03.10.2024 तक अपलोड की जानी थी एवं दिना

करने की अवधि दिनांक 14.10.2024 तक विस्तारित की जाती है। यह निविदाएं अब दिनांक 15.10.2024 क ।पराइन 04:00 बजे खोली जायेगी। शेष नियम व शर्ते यथायत रहेंगी।

वरिष्ठ प्रबन्धक (वि०) म्०. उ०प्र०रा०औ०वि०प्रा०, कानप्र

हारा हाउ।सग फाइनस लाभटड

पंजीकृत कार्यालयः ०९, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली – 110057 फोनः 011 49267000, टोल फ्री नंबरः 1800 212 8800, ईमेलः customer.care@herohfl.com वेबसाइटः www.herohousingfinance.com, सीआईएनः U65192DL2016PLC30148 संपर्क का पताः बिल्डिंग नं. ७, द्वितीय तल, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली— 110057

कब्जा-सूचना (अचल संपत्तियों के लिए) (प्रतिमृति हित प्रवर्तन नियमन, 2002 के नियम 8(t) के साथ पठित परिशिष्ट IV के अनुसार)

जबकि अधोहस्ताक्षरी हीसे हाउसिंग फाइनेंस लिमिटेड के अधिकत अधिकारी होने के नाते, वितीय संपत्तियं के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत और प्रतिभृति ब्याज (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए, उधारकर्ताओं को नोटिस में चिललियत राशि को उक्त नोटिस की तारीख से 60 दिन के भीतर चुकाने के लिए नीचे उठिलखित एक मांग नोटिस जारी किया। उधारकर्ता उक्त राशि चुकाने में विफल रहने पर, एतदवारा विशेष रूप से उधारकर्ता और आम जनता को

नोटिस दिया जाता है कि अबोहस्ताक्षरी ने उक्त अधिनियम धारा 13(4) के साथ पवित उक्त नियमों के नियम 8 के प्रदत्त शक्तियों का प्रयोग करते हुए, यहाँ विवरणित निम्नलिखित, सम्पतियों का कब्जा ले लिया है। विशेष रूप से उद्यारकर्ता और सामान्य रूप में जनता को उक्त संपत्ति के साथ सीदा न करने की घेतावनी दी जाती है और संपत्ति के साथ कोई भी लेनदेन नीचे दी गई राशि के साथ नीचे उल्लिखित तारीख से दंडात्मक ब्याज, शुल्क, लागत आदि हीरो हाउसिंग फाइनेंस लिमिटेंड के प्रभार के अधीन होगा। प्रतिमृति परिसंपत्तियों को मुनाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्यान आकर्षित किया जाता है।

ऋण खाता संख्याः	बाध्यताधारी (ऑ)/ कानूनी उत्तराधिकारी(ऑ) / कानूनी प्रतिनिधि(ऑ) का नाम	मांग सूचना की तिबि / मांग सूचना के अनुसार राजि	कब्जा- तिथि (रचनात्मक / मौतिक)
HHFDELHOU1800000 0319	प्रेम चंद सिंह, अंजू सिंह	16/07/2024, दिनाक 16/07/2024 तंक % 10,92,333/-	03 / 10 / 2024 (प्रतीकात्मक)

प्रतिभृति परिसम्पत्तियाँ /अचल संपत्तियों का विवरणः औ.एन-2 (मृतल) बिना छत वो अधिकार वे, पर्शेट संख्या सी-७/ए/४, कवर्त एरिया ३०.१७ वर्ग मीटर यानी ३२५ वर्ग फीट, डी.एस.एफ, अंकुर विहार, गीव-साबुलाबाद, परगना और तहसील-सोनी, जिला गाजियाबाद, उत्तर प्रदेश- 201102। चीहरी । उत्तर 9 मीटर चीही सहक, पूर्व 9 मीटर चौडी सड़क दक्षिण प्लॉट गंबर सी- 10/24, पश्चिम प्लॉट नंबर सी-9ए/3 विनांक:- 05/10/2024, विल्ली/एनसीआर हस्ता/-अधिकृत अधिकारी, कृते हीरो हाउसिंग फाइनेंस लिमिटेड

Indira Circle, Jawahar Lal Nehru Marg, Jaipur-302004

No : JDA/EE&TA to Dir.Engg.-I/2024-25/D-71

NOTICE INVITING BID

Dated: 04.10.2024

NIB No. : EE & TA to Dir.Engg.-1/18/2024-25

Bids are invited from interested bidders for following works :-

S. No.	UBN No.	Cost of Work (Lacs)	Nature of Work	Last Date
1.	JDA2425WSOB00330	406.73	Road	14.10.2024
2.	JDA2425WSOB00332	354.92	Road	24.10.2024
3.	JDA2425WSOB00333	300.20	Construction of Box Drain and Renewal of Road	24.10.2024

Other particulars of the respective bid may be visited on Procurement Portal website www.sppp.rajasthan.gov.in,

www.eproc.rajasthan.gov.in and www.jda.rajasthan.gov.in.

Executive Engineer &

Raj.Samwad/C/24/6138

TA to Dir.Engg-I

शिवालिक स्माल फाइनेंस बैंक लिमिटेड

पंजीकृत कार्यालय : 501, सैल्कन औरम, जसोला डिस्ट्रिक्ट सेंटर, नई दिल्ली-110025

सीआईएन : U65900DL2020PLC366027

कब्जा सूचना (अचल सम्पत्ति हेतु) नियम s(1)

जबिक, अधोहस्ताक्षरी ने वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन

अधिनियम, 2002 के तहत शिवालिक स्माल फाइनेंस बैंक लिमिटेड पूर्व की शिवालिक मर्केंटाइल को-

ऑपरेटिव बैंक लिमिटेड का अधिकृत प्राधिकारी होने के नाते प्रतिभृति हित (प्रवर्तन) नियम, 2002 के

नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपभोग में 1. श्री जगवीर सिंह पुत्र श्री

होराम सिंह (कर्जदार) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 2. श्री राकेश पुत्र श्री जगवीर सिंह (सह-कर्जदार/बंधककर्ता) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 3. श्रीमती सिंपल पत्नी श्री प्रवीण कुमार (गारंटर) निवासी मकान नंबर 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404, 4. श्री मिलक पुत्र श्री सुल्तान (गारंटर) निवासी मकान नं. 3925 ढिकौली-1, मवाना मेरठ उत्तर प्रदेश 250404, 5. श्री प्रवीण कुमार पुत्र श्री जगवीर सिंह (गारंटर) निवासी 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404 से कथित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर सूचना में उल्लिखित राशि रु. 3,00,000/- (रुपये तीन लाख मात्र) का पुनर्भुगतान करने के लिए कहते हुए एक ऋण खाता सं. 100841004078 के लिए माँग सूचना तिथि 11.07.2024 जारी की थी।

कर्जदार के राशि के पुनर्भुगतान में असफल होने के कारण, कर्जदार तथा जनसामान्य को एतद्वारा सूचना दी जाती है कि प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 8 के साथ पठित कथित अधिनियम की धारा 13 की उपधारा (4) के तहत उसे प्रदत्त शिक्तयों के उपयोग में अधोहस्ताक्षरी ने नीचे वर्णित सम्पत्तियों

पर 03 अक्टबर, 2024 को कब्जा कर लिया है। कर्जदार को विशेष रूप से एवं जनसामान्य को सम्पत्तियों के साथ कोई संव्यवहार न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का संव्यवहार रु. 3,30,000/- (रुपये तीन लाख मात्र) तथा

उस पर ब्याज के लिए शिवालिक स्माल फाइनेंस बैंक लिमिटेड के प्रभार का विषय होगा।

प्रतिभृत आस्तियों को विमोचित करने के लिए उपलब्ध समय-सीमा के परिप्रेक्ष्य में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

अचल सम्पत्ति का विवरण संपत्ति का इक्विटेबल बंधकः आवासीय संपत्ति, जिसका क्षेत्रफल 200 वर्ग गज यानि 167.28 वर्ग मीटर

है, मकान नंबर आर-11 हस्तिनापुर, राम लीला ग्राउंड के पास, परगना तहसील मवाना जिला मेरठ उत्तर

प्रदेश में स्थित है, राजस्व अभिलेखों में बही नंबर 1, जिल्द नंबर 2923, पृष्ठ संख्या 583-592 क्रमांक 9733 दिनांक 04-12-2003 में श्री राकेश पत्र श्री जगवीर सिंह के नाम पर पंजीकृत है। सीमाएं: दक्षिण मकान आर-11 का शेष भाग

उत्तर रोड पश्चिम रोड पूर्व मेधपाल का प्लॉट दिनाक : 03.10.2024 ह./- अधिकृत प्राधिकारी शिवालिक स्माल फाइनेंस बैंक लिमिटेड स्थान : मवाना

कब्जा सुचना

जैसा कि, वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्गठन तथा प्रतिभूति हित के प्रवर्तन अधिनियम, 2002 के तहत तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(2) के तहत प्रदत्त शक्तियों के उपयोग में जना स्माल फाइनेंस बैंक लिमिटेड (पर्व का जनलक्ष्मी फाइनेंशियल सर्विसेज लिमिटेड) वे अधिकृत प्राधिकारी ने भुगतान तथा/अथवा वसूली की तिथि तक हुए प्रयोज्य दर भावी ब्याज, आकस्मिक व्ययों, लागतों, प्रभारों आदि सहित कथित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर सम्बन्धित नाम के सम्मुख उल्लिखित राशि तथा उस पर कथित सूचना में उल्लिखित दर पर प्रयोज्य ब्याज एवं भुगतान तथा/अथवा वसुली तक आकस्मिक व्यय, लागतों, प्रभारों आदि का भुगतान करने को कहते हुए कर्जदार(रों)/सह-कर्जदार(रों)

क्र. सं.	ऋण सं.	कर्जदार/सह-कर्जदार/ जमानती/बंधककर्ता	13(2) की सूचना तिथि∕तिथि तक बकाया राशि (रु. में)	कब्जे की तिथि⁄समय तथा प्रकार
1	45129660002116 45129410000222 45129660000863 तथा 45128640000038	1) मेसर्स रजत गोयल एंड कंपनी, इसके मालिक श्री राकेश कुमार गोयल द्वारा प्रतिनिधित्व, 2) श्री राकेश कुमार गोयल (कर्जदार), 3) श्रीमती रेनू गोयल (गारंटर)	24.07.2024 22.07.2024 तक रु.27,22,252/- (रुपये सत्ताईस लाख बाईस हजार दो सौ बावन मात्र)	तिथि: 04.10.2024 समय: 10:25 बजे पूर्वा. सांकेतिक कब्जा

प्रतिभूत संपत्ति का विवरण: संपत्ति-1: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 172, क्षित्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19, सेक्टर-24 में छत के अधिकार के साथ अचल संपूर्ण द्वितीय तल का समस्त भाग, भूमि के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल, पुत्र श्री संतोष कुमार के स्वामित्व में।

संपत्ति-2: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 173, क्षेत्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19, सेक्टर-24 में छत के अधिकार के साथ अचल संपूर्ण द्वितीय तल का समस्त भाग, भूमि के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल, पुत्र श्री संतोष कुमार के स्वामित्व में

जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह-कर्जदार/जमानती/बंधककर्ता बकाया राशि का पूनर्भृगतान करने

में असफल रहे, एतद्वारा विशेष रूप से ऊपर उल्लिखित कर्जदार तथा जनसामान्य को सचना दी जाती है कि जना स्माल फाइनेंस बैंक लिमिटेड के अधिकृत प्राधिकारी ने कथित नियमों के नियम 8 के साथ पठित कथित अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शिक्तयों के उपयोग में यहां ऊपर उल्लिखित सम्पत्तियों/प्रतिभूत आस्तियों पर कब्जा कर लिया है। जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह-कर्जदार/जमानती/बंधककर्ता को विशेष रूप से तथा जनसामान्य को एतद्वारा उपर्युक्त सम्पत्तियों/प्रतिभृत आस्तियों से कोई संव्यवहार न करने की चेतावनी दी जाती है और उपर्युक्त सम्पत्तियों/प्रतिभूत आस्तियों के साथ कोई संव्यवहार जना स्माल फाइनेंस बैंक लिमिटेड के प्रभार के अध्यधीन होगा। स्थान : दिल्ली गगथे इ /- अधिकत पाधिकारी

🌙 जना स्मा	ल फाडनेंस	वैंद	क्र लि	मटे _ड	
तिथि : 05.10.2024	जना	स्माल	फाइनेंस	बैंक	लि
रवान । १५८८म राजाता	1	6.7	આવવૃતા	жим	4/1/1

पंजीकृत कार्यालय: द फेयरवे, भूतल एवं प्रथम तल, सर्वे नंबर 10/1, 11/2 और 12/2बी, ऑफ डोम्लूर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के बगल में, चल्लाघटुटा, बैंगलोर-560071। शाखा कार्यालय: 16/12, दूसरी मंजिल, डब्ल्यु.ई.ए., आर्य समाज रोड, करोल बाग, नई दिल्ली -110005

(एक अनुसूचित वाणिज्यिक बैंक)

Chandigarh

वापस लौटाने का निर्देश दिया था।

एचडीबी

फाइनासियल

सर्विसेस लि.

स्थानः दिल्ली

तिथि: 05.10.2024

ट्रस्ट का

नाम

ईएआरसी

एससी-483

440 4219

पर ब्याज के लिये एडलवीज एसेट रीकन्स्टक्शन कम्पनी लिमिटेड, के चार्ज के अधीन होगा

chapter titled "General Information" on page 36 of the Letter of Offer.

ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

Applications

472

0

219

1036

1727

Category

Eligible

Equity

Shareholders

Fraction

Renouncees

Not a eligible

equity

shareholders

of the company

Total

Category

Eligible Equity

Shareholders

Renouncees

page 174 of the Letter of Offer

this Company:

any other reason whatsoever"

Purva Sharegistry (I) Private Limited

Tel No: +91 22 4961 4132 / 4970 0138

SEBI Registration Number: INR000001112

Email: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri

Website: www.purvashare.com:

9 Shiv Shakti Industrial Estate

Mumbai, 400011, Maharashtra

Company. The Exchange does not in any manner:

SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E),

REGISTRAR TO THE ISSUE

*Assuming full subscription with respect to Rights Equity Shares

abevance. All valid Applications after technical rejections have been considered for Allotment.

applications eligible to be considered for allotment were as detailed below:

490272240.00

0.00

435273320.00

10490600.00

23400904 936036160.00

Gross

Shares

12256806

0

10881833

262265

Summary of Allotment in various categories is as under:

Number of Equity Shares

Allotted - against REs

4659291

2624713

7284004

दि कूर्मांचल नगर सहकारी बैंक लिमिटेड शाखाः गुरूमण्डल आश्रम, मायापुर, हरिद्वार (उत्तराखण्ड)–249401 मो0 नं0 01334.223331, ई-मेल : haridwar@kurmanchalbank.com

कब्जा सूचना (अचल संपत्ति के लिए (नियम 8(1) के तहत)) जबकि, अधोहस्ताक्षरी कुर्मांचल नगर सहकारी बैंक लिमिटेड के वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण और सुरक्षा हित के प्रवर्तन अधिनियम, 2002 (2002 का 54) के तहत अधिकृत अधिकारी हैं और धारा 13 (2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए पढ़े प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ कर्जदारों / जमानतदारों / बंधककर्ता और संपत्ति के मालिक / जमानतदार को उक्त तिथि से 60 दिनों के भीतर नोटिस में उल्लिखित राशि चुकाने के लिए एक मांग नोटिस जारी किया गया है। उधारकर्ता राशि चुकाने में विफल रहा है, इसके द्वारा उधारकर्ताओं / जमानतदारों और आम जनता को नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उप–धारा (4) के तहत उसे प्रदत्त शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर कब्जा कर लिया है। सुरक्षा हित (प्रवर्तन) नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की इस उल्लिखित तिथि को विशेष रूप से कर्जदारों / जमानतदारों और आम जनता को एतदद्वारा संपत्ति का लेन—देन न करने की चेतावनी दी जाती है और संपत्ति के साथ किसी भी तरह का व्यवहार कुर्मांचल नगर सहकारी बैंक लिमिटेड शाखा हरिद्वार के अधीन नोटिस राशि और उस पर ब्याज के लिए किया जाएगा। सुरक्षित संपत्तियों को भुनाने के लिए उपलब्ध समय

के	संबंध में अधिनियम की धारा 13 व	र्ग उप–धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्या	न आकर्षित किया र	जाता है।
क्र0 सं0	ऋणी / गारंटर के नाम (सम्पत्ति स्वामी का नाम)	बंधक चल/अचल सम्पत्ति/यों का विवरण	बकाया राशि	चिपकाये गये कब्जा की तिथि
1.	ऋणी:1.मैसर्स वंदना इंटरप्राइजेज,	बंधक संपत्ति के सभी हिस्सों और आंशिक हिस्से		30.09.2024
	मनीष राठी 🤰 श्री मनीष राठी पत्र	(आवासीय घर) प्लॉट नंबर 6 और 7 का हिस्सा, खसरा नंबर 164, क्षेत्रफल 65.055 वर्ग मीटर या 700 वर्ग फुट है, जो ग्राम देवपुर मुस्तकम, परगना ज्वालापुर, तहसील और	दिनांक 29.06.2024 ़ ब्याज एंव अन्य खर्चे	मांग नोटिस की तिथि
	राठी के काननी उत्तराधिकारी)	जिला हरिद्वार, उत्तराखंड में श्रीमती वंदना राठी पत्नी		06.07.2024
	निवासी-उपराव एकलेव गाम	मिनीष राठी के नाम पर है। सीमाए पूर्व : 17.5 फीट, विव्र	नेता की भूमि, पश्चिम	17.5 फੀਟ, 20
	देवपुर मुस्तहकम, एस.एम. पब्लिक	फीट चौड़ी सड़क, उत्तर 40 फीट, विक्रेता की भूमि, दक्षिण	. 40 फीट, मनीष रार्ट	ो की संपत्ति ज
	स्कूल के पास, परगना ज्वालापुर,	दिनांक 30.05.2019 को सब—रजिस्ट्रार कार्यालय हरिद्वार	र में पुस्तक संख्या 1	. वॉल्यूम ४१९५

तहसील और जिला हरिद्वार पृष्ठ 55, से 84, क्रम संख्या 3848 पर विधिवत पंजीकृत है। उत्तराखंड। गारटर 1 श्री तरूण कुमार पुत्र श्री राज सिंह, निवासी पलैट नंबर एफ–14, यश एसोसिएट्स, दादू बाग के पास, कनखल, हरिद्वार (यूके)। 2. श्री तरूण राठी पुत्र नरेन्द्र सिंह राठी, निवारी— म.नं. 155, जगजीत पुर, कनखल, हरिद्वार (यूके)

	बंधक संपत्ति के सभी भाग (आवासीय मकान) और		30.09.2024
	आंशिक हिस्सा जिसका खसरा नंबर 195 है, माप 1808		माग नााटस
	वर्ग फुट है या 168.02 वर्ग मीटर (कुल कवर क्षेत्र 179.17 वर्ग मीटर) गाजीवाली, परगना नजीबाबाद, तहसील व	़ ब्याज एंव अन्य खर्चे	की तिथि
	जिला हरिद्वार, उत्तराखंड में श्रीमती मधु सिंह पत्नी श्री		06.07.2024
	रवि सिंह के नाम पर स्थित है। सीमाएं — पूर्व : 32 फीट, राम		
	फीट चौड़ी सड़क, उत्तर: 56 फीट, विक्रेता की शेष भूमि,		
बाग, शिवलोक कॉलोनी, हरिद्वार	दिनांक 04.02.2009 को सब–रजिस्ट्रार कार्यालय हरिद्वार	प्रथम में बुक संख्या	1 वॉल्यूम ९१३,
उत्तराखण्ड, 2 श्री धर्मेन्द्र सिंह पुत्र	पृष्ठ ३९, से ५०, क्रम संख्या ९५८ पर विधिवत पंजीकृत।	· ·	
श्री धर्मवीर सिंह, निवासी-			
बहादुरपुर जट्ट, ज्वालापुर हरिद्वार,			

राजेंद्र, निवासी— गणपति धाम, घर) प्लॉट नंबर बी—27, बी—28 का हिस्सा, खसरा नंबर दिनांक 29.06.2024 मांग नोटिस फेस २, ग्राम जगजीतपुर, तहसील 640 / 1, क्षेत्रफल 89.22 वर्ग मीटर या 960 वर्ग फूट ब्याज एंव की तिथि व जिला हरिद्वार (उत्तराखण्ड) (कवर क्षेत्र 175.60 वर्ग मीटर) गणपति धाम, फेज 2, ग्राम अन्य खर्चे 06.07.2024 **गारंटर** : 1. श्री अंकित पुत्र स्व जगजीतपुर, ओलिविया इंटरनेशनल स्कूल के पास, अनिल कुमार, निवासी मकान परगना ज्वालापुर, तहसील व जिला हरिद्वार उत्तराखंड में श्री कुलदीप पुत्र स्व. श्री राजेन्द्र के नंबर ४३, निरंजिनी अखाड़े के नाम पर है। सीमार पूर्व माप २४ फीट, २० फीट चौड़ी सड़क, पश्चिम माप २४ फीट, प्लॉट नंबर 31, उतार माप 40 फीट, अन्य का घर, दक्षिण : माप 40 फीट, प्लॉट नंबर बी— 28 का पास, जगजीतपुर, कनखल, हिस्सा। दिनांक 02.04–2013 को उप–रजिस्ट्रार, कार्यालय हरिद्वार में पुस्तक संख्या 1 हिरिद्वार (उत्तरारखण्ड), 🙎 श्री वॉल्यूम 2582, पृष्ठ 295, से 306, क्रम संख्या 2408 पर विधिवत पंजीकृत। प्रद्युम्न त्यागी पुत्र स्व. रामेंद्र सिंह,

निवासी- ए-2, शक्ति विहार, कन्या गुरुकुल के पास, हरिद्वार (उत्तराखण्ड)। दिनांक: 04.10.2024 स्थान : हरिद्वार

3. 🚁 भी कुलदीप पुत्र स्व. श्री बंधक संपत्ति के सभी भाग और आंशिक हिस्सा (आवासीय

वसुली अधिकारी का कार्यालय

ऋण वसूली न्यायाधिकरण-।, दिल्ली चतुर्थ तल, जीवन तारा भवन, संसद मार्ग, नई दिल्ली-110001 टी. आर. सी. सं.: 1204/2022

विक्रय उद्घोषणा

प्राधिकृत अधिकारी

板0 23,52,561.00 30.09.2024

धनलक्ष्मी बैंक विरुद्ध शिव कुमार बैंक एवं वित्तीय संस्थानों को देय-भग्तेय ऋण वसूली अधिनियम 1993 के साथ पठित

आय कर अधिनियम 1961 की द्वितीय अनुसूची के नियम 38, 52(2) के अंतर्गत विक्रय की उदघोषणा (सीडी1) शिव कुमार पुत्र गंगाधर, निवासी मकान नंबर 32, गांव भैंसरावाला, तहसील बल्लभगढ़, फरीदाबाद — 121004, हरियाणा **(सीडी2) गंगाधर पुत्र बुज लाल,** निवासी मकान नंबर 32, गांव भैंसरावाला, तहसील बल्लभगढ, फरीदाबाद — 121004, हरियाणा

जबिक पीठासीन अधिकारी, ऋण वसूली न्यायाधिकरण—।।। द्वारा ओए संख्या 395 ऑफ 2014 के अंतर्गत हस्तांतरण वसूली प्रमाणपत्र संख्या टीआरसी सं. 1204/2022 का, रु. 53,40,767.83 की एक राशि और प्रमाणपत्र डेबटर्स के अनुसार ओए की फाइलिंग की तिथि अर्थात् 11/06/2014 से इसके वसूलीकरण तक वसूली प्रमाणपत्र के अनुसार 13: वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ आहरण किया गया। और जबिक अधोहस्ताक्षरकर्ता ने उक्त प्रमाणपत्र से संतुष्ट होकर के निम्नानुसूची में वर्णित संपत्ति के विक्रय का आदेश दे दियाहै।

3. और जबिक यहां उसके अंतर्गत रु. 53,40,767.83 की एक राशि और ओए की फाइलिंग की तिथि अर्थात् 11 / 06 / 2014 से इसके वसूलीकरण तक 13% वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ भुगतान देय है। एतद्दवारा सूचना दी जाती है कि स्थगन के किसी भी आदेश के अभाव में नीचे दी गई संपत्ति / संपत्तियों को ई-नीलामी द्वारा बेचा जाएगा और बोलीदान जो है वह वेबसाइट https://www.bankeauctions.com के माध्यम से 15—11—2024 को दोपहर 12.00 बजे से अपराहन 01.00 बजे के बीच, अपराहन 01.00 बजे के उपरांत 5 मिनटों की अवधि के विस्तारों के साथ,

	आवश्यक हुआ तो, ''ऑनलाइन इलेक्ट्रॉनिक बोलीदान'' के माध्यम से संपन्न होगा। नीलाम किये जाने हेतु प्रस्तावित संपत्ति के विवरण निम्नानुसार प्रस्तुत हैं :		
क्र.सं.	संपत्ति का विवरण	आरक्षित मूल्य	धराज
1.	संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा	रु. 26.00 लाख	रु. 2.60 लाख
	डी का भुगतान डिमांड ड्राफ्ट / पे ऑर्डर के माध्यम से रिकवरी ऑफिसर, डीआरटी-1,		

पक्ष में पहचान–पत्र (वोटर आईकार्ड / ड्राइविंग लाइसेंस / पासपोर्ट) की स्व–सत्यापित प्रति के साथ किया जाएगा, जिसमें भविष्य के संचार के लिए पता और पैन कार्ड की स्व-सत्यापित प्रति होनी चाहिए जो वसूली अधिकारी, डीआरटी-।, दिल्ली के कार्यालय में अधिकतम 12-11-2024 को सायं 5.00 बजे तक या इससे पहले अवश्य पहुंच जानी चाहिए। इसके बाद प्राप्त ईएमडी पर विचार नहीं किया जाएगा सफल बोलीदाताओं की स्थिति में उक्त जमा राशि को समायोजित कर लिया जाएगा। असफल बोलीदाता ई-नीलामी बिक्री कार्यवाहियों के बंद होने पर ई-नीलामी सेवा प्रदाता / बैंक / वित्तीय संस्थान से ऐसी रिपोर्ट प्राप्त होने के बाद सीधे रजिस्ट्री, डीआरटी-।, दिल्ली से ईएमडी वापस प्राप्त कर सकेगा।

ईएमडी वाले लिफाफे पर प्रेषक के विवरणों अर्थात पता, ई-मेल आईडी और मोबाइल नंबर इत्यादि के साथ ''टी. आर. सी. सं.: 1204/2022 शीर्ष पर लिखा होना चाहिये।

इच्छक बोलीदाताओं के पास ई–नीलामी में भाग लेने के लिए एक वैध लॉगिन आईडी और पासवर्ड, ईमेल पता और पैन नंबर होना चाहिए। लॉगिन आईडी और पासवर्ड के संबंध में अधिक जानकारी के लिए कृपया मैसर्स सी1 इंडिया प्राइवेट लिमिटेड, गल्फ पेट्रोकेम बिलिंडग, बिलिंडग नंबर 301, उद्योग विहार फेज २, गुरुग्राम, हरियाणा — 122015 (भारत) दूरभाष 91—124—4302020/21/22/23, 91 7291981124/25/26, संपर्क व्यक्ति, विनोद चौहान, मोबाइल नंबर 9813887931, ई-मेल SUPPORT@BANKEAUCTIONS.COM, वेबसाइट HTTPS://WWW.BANKEAUCTIONS.COM से संपर्क करें।

संभावित बोलीदाताओं को पोर्टल पर खुद को पंजीकृत करना होगा और पहले से ही यूजर आईडी / पासवर्ड प्राप्त करना होगा, जो मैसर्स

सी 1 इंडिया प्राइवेट लिमिटेड से उपरोक्त ई-नीलामी में बोलीदान करने के लिए प्राप्त करना अनिवार्य है। 9. संबंधित बैंक अधिकारियों के विवरण / हेल्पलाइन नंबर इत्यादि निम्नानुसार हैं :–

	नाम एवं पदनाम	ईमेल एवं दूरभाष नंबर्स	
	पूजा रावत (शाखा प्रबंधक)	मोबाइल नं. 9654957989, 9582487722 dlb.faridabad@dhanbank.co.in	
10. जो	बेचने का प्रस्ताव है वे अधिकार हैं जिनके लिए प्र	। ।माणपत्र देनदार संपत्तियों के संबंध में हकदार हैं। संपत्तियों को देनदारियों, यदि	: कोई
		संपत्तियों की सीमा, वसूली प्रमाणपत्र अनुसूची के अनुसार है। वसूली अधिकारी	
भी	कारण से सीमा में किसी भी बदलाव के लिए उत्त	ारदायी नहीं होंगे। संपत्तियों की बिक्री ''जैसी हैं जहां हैं'' और ''जैसी हैं जो हैं	'' शर्त

1. संपत्ति का निरीक्षण संभावित बोलीदाता(ओं) द्वारा बिक्री की तिथि से पहले किया जा सकता है, जिसके लिए बैंक के उपर्युक्त नामित अधिकारी

12. अधोहस्ताक्षरकर्ता के पास किसी भी या सभी बोलियों को अनुचित पाए जाने पर स्वीकार या अस्वीकार करने या बिना कोई कारण बताए किसी भी समय नीलामी स्थगित करने का अधिकार सरक्षित है।

।3. असफल बोलीदाताओं की ईएमडी, ऐसे बोलीदाताओं द्वारा पहचान साक्ष्य जैसे पैन कार्ड, पासपोर्ट, मतदाता पहचान पत्र, वैध ड्राइविंग लाइसेंस या सरकार और पीएसय द्वारा जारी फोटो पहचान-पत्र की पहचान / प्रस्तति पर बोलीदाता द्वारा डीआरटी-। की रजिस्टी से प्राप्त की जाएगी। असफल बोलीदाता अपनी ईएमडी की वापसी सुनिश्चित करेंगे और यदि एक समुचित समयावधि में प्राप्त नहीं करते हैं, तो तत्काल वसूली अधिकारी, डीआरटी-।, दिल्ली / अथवा बैंक से संपर्क करेंगे।

14. बिक्री, जैसा कि नीचे दी गई अनुसूची में उल्लिखित है, उपरोक्त नामित सीडी की संपत्ति की होगी और उक्त संपत्ति से जुडी देनदारियां और दावे. जहां तक ध्ध्ध्यनका पता लगाया गया है. वे हैं जो प्रत्येक लॉट के समक्ष अनसची में विनिर्दिष्ट हैं।

15. संपत्ति को अनुसूची में विनिर्दिष्ट लॉट्स के अंतर्गत बिक्री के लिए रखा जाएगा। यदि वसूल की जाने वाली राशि, संपत्ति के एक हिस्से की बिक्री से प्राप्त हो जाती है, तो शेष के संबंध में बिक्री तूरंत रोक दी जाएगी। बिक्री को तब भी रोक दिया जायेगा, यदि किसी भी लॉट को रखने से पहले, उक्त प्रमाण पत्र में उल्लिखित बकाया, ब्याज लागत (बिक्री की लागत सहित) बिक्री करने वाले अधिकारी के पास प्रस्तुत कर दी जाती है या उनकी संतुष्टि के लिए यह प्रमाण दे दिया जाता है कि ऐसे प्रमाणपत्र की राशि, ब्याज और लागतों का अधोहस्ताक्षरकर्त को भगतान कर दिया गया है।

16. कोई भी अधिकारी या अन्य व्यक्ति, जो बिक्री के संबंध में हालांकि कोई कर्तव्य प्रत्यक्ष या परोक्ष रूप में निभा रहा है, वह बोलीदान नहीं कर सकता, बेची गई संपत्ति में कोई हित उपार्जित नहीं कर सकता अथवा उपार्जित करने का प्रयास नहीं कर सकता।

17. बिक्री जो होगी वह आय कर अधिनियम, 1961 की द्वितीय अनुसूची और उसके अंतर्गत विरचित नियमावली में निर्धारित शर्तों और आगे की निम्नलिखित शर्तों के अधीन होगी : संलग्नित अनसची में विनिर्दिष्ट विवरण हालांकि अधोहस्ताक्षरकर्ता की सर्वोत्तम जानकारी के अनसार वर्णित किए गए हैं, तथापि अधोहस्ताक्षरकर्ता इस उद्घोषणा में हुई / होनेवाली किसी त्रुटि, त्रुटिपूर्ण-विवरण या चूक के लिए उत्तरदायी नहीं होंगे। 18. जिस राशि से बोलीदान बढ़ाया जाना है, वह रु. 10,000/— (रुपये दस हजार मात्र) के गुणक में होगी। बोली की राशि या बोलीदाताके

संबंध में कोई विवाद उत्पन्न होने की स्थिति में, लॉट को एक बार फिर से नीलामी के लिए रख दिया जायेगा। 19. सफल / उच्चतम बोली लगाने वाले को किसी भी लॉट का क्रेता तब घोषित किया जाएगा बशर्ते कि उसके द्वारा बोलीदान की गई राशि आरक्षित मुल्य से कम न हो / कम नहीं है। यह अधोहस्ताक्षरकर्ता के विवेक पर होगा कि वह उस स्थिति में उच्चतम बोली की स्वीकृति को अस्वीकार कर दें. जब प्रस्तावित कीमत स्पष्ट रूप से इतनी अपर्याप्त हो कि बोलीदान करना ही अनचित प्रतीत होता हो।

20. सफल / उच्चतम बोलीदाता को ई-नीलामी की समाप्ति के 24 घंटों के अंदर और बयाना राशि (ईएमडी) को समायोजित करने के उपरांत वसूली अधिकारी, डीआरटी–1, दिल्ली, खाता टी. आर. सी. सं.: 1204/2022 के पक्ष में बिक्री आय की 25 प्रतिशत राशि का डीडी/पे ऑर्डर तैयार करना होगा और इसे वसूली अधिकारी के कार्यालय में इस प्रकार भेजना / जमा करना होगा ताकि यह ई-नीलामी की समाप्ति

से 3 दिनों के भीतर वहां पहुंच जाए। ऐसा न करने पर बयाना राशि (ईएमडी) जब्त कर ली जायेगी। 21. सफल / उच्चतम बोलीदाता को बिक्री आय का शेष 75 प्रतिशत, संपत्ति की बिक्री की तिथि से 15 वें दिन या उससे पहले, ऐसे दिन को छोड़कर, या यदि 15वां दिन रविवार या अन्य अवकाश हो, तो 15वें दिन के बाद पहले कार्यालय दिवस पर, वसूली अधिकारी, डीआरटी– के पास वसूली अधिकारी, डीआरटी-1, दिल्ली, खाता टी. आर. सी. सं.: 1204/2022 के पक्ष में डिमांड ड्राफ्ट / पे ऑर्डर के माध्यम से रिजस्ट्रार, डीआरटी-। दिल्ली के पक्ष में रु. 1,000/- तक की राशि पर 2 प्रतिशत की दर से और रु. 1,000/- से अधिक की ऐसी कुल राशि पर 1 प्रतिशत की दर से जुर्माना शुल्क जमा करना होगा। (डाक के माध्यम से शेष 75 प्रतिशत राशि जमा करने की स्थिति में

वह उपरोक्तानसार वसली अधिकारी के पास पहुंच जानी चाहिए)। 22. निर्धारित अविध के भीतर भुगतान में चूक की स्थिति में, बिक्री की नई उद्घोषणा जारी होने के बाद संपत्ति का पुनर्विक्रय कर दिया जाएगा। बिक्री के खर्च को चुकाने के बाद जमा राशि, यदि अधोहस्ताक्षरकर्ता को ठीक लगता है, सरकार के पास जब्त की जा सकती है और चुककर्ता खरीदार के संपत्ति से संबंधित या इसे बेचकर अर्जित होनेवाली राशि के किसी हिस्से से संबंधित समस्त दावे जब्त हो जाएंगे। संपत्ति की अनसची

	पारा मा अर्	
लॉ	उस संपत्ति के विवरण जिसे उस स्थिति में सह-स्वामियों के नामों	संपत्ति अथवा उसके किसी ऋणभार दावे, यदि कोई, जिन्हें संपत्ति हेतु
ट सं.	के साथ बेचा जाना है, जहां संपत्ति चूककर्ता तथा सह—स्वामियों के रूप में किसी अन्य व्यक्ति से संबंधित है	किसी भाग पर के विवरण, जो इसकी प्रकृति एवं मूल्य का कोई मूल्यांकित रिजर्व कि संपत्ति पर हैं अन्य ज्ञात विवरण
1.	संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा	कोई जानकारी प्राप्त नहीं हुयी है

आज 03/10/2024 को मेरे हस्ताक्षर तथा मुद्रा के अंतर्गत निर्गत

ऋण वसली न्यायाधिकरण-1, दिल्ली

वसूली अधिकारी

Sitaram Dhulipala

COMPANY SECRETARY AND COMPLIANCE OFFICER

MODERN ENGINEERING AND PROJECTS LIMITED

Maharashtra ; Tel: +91 66666007 Fax: N.A.

Compliance Officer, E-mail:cs@mep.ltd;

Website: www.mep.ltd

Contact Person: Sanjay Jha

Registered Office: 103/4, Plot 215, Free Press House, FL-10

Free Press Journal Marg, Nariman Point, Mumbai 400 021,

Contact Person: Sanjay Jha, Company Secretary and

For MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering

and Projects Limited

Shaping the Road Ahead

Managing Director Place: Mumbai DIN: 03408989 Date: 04/10/2024 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to

the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for

sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold

in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter.

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of

Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

public offering of Rights Equity Shares in the United States.

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.



७२५०० राज्य औद्योगिक विकास प्राधिकरण ए-1/4, लखनपुर, कानपुर

1.09.2024 को समाचार पत्रों में प्रकाशित की गयी थी जिनका विवरण निम्नवत है:-कार्य का नाम देण्डर आई०डी 2024_SIDC_955219_1 Electrical Upgradation of UPSIDA Industrial Area Kavi Nagar Ghaziabad (Part-1) under AlIM-2 Electrical Upgradation of UPSIDA Industrial Area Kav 2024_SIDC_955196_1 Nagar Ghaziabad (Part-2) under AIIM-2 Electrical Upgradation of UPSIDA Industrial Area 2024_SIDC_955299_1 Partapur Meerut (Part-1) under AIIM-2 Electrical Upgradation of UPSIDA Industrial Area 2024 SIDC 955255 1 Partapur Meerut (Part-2) under AIIM-2

तद द्वारा सूचित किया जाता है कि निम्नलिखित औद्योगिक क्षेत्रों के विकास कार्य हेतु ई–निविदायें दिनांक

परोक्त निविदायें दिनांक 12.09.2024 से दिनांक 03.10.2024 तक अपलोड की जानी थी एवं दिनांव 04.10.2024 को खोली जानी है, अपस्तियं कारणों से अब उक्त आमंत्रित निविदाओं में निविदा प्रपत्र अपलोख करने की अवधि दिनांक 14.10.2024 तक विस्तारित की जाती है। यह निविदाए अब दिनांक 15.10.2024 को प्रपराहन 04:00 बजे खोली जायेगी। शेष नियम व शर्तै यथावत रहेंगी।

वरिष्ठ प्रबन्धक (वि०) मु०, उ०प्र०रा०औ०वि०प्रा०, कानपुर

1 हारा हाउासग फाइनस लाभटड

पंजीकृत कार्यालयः ०९, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली — 110057 फोनः 011 49267000, टोल फ्री नंबरः 1800 212 8800, ईमेलः customer.care@herohfl.com वेबसाइटः www.herohousingfinance.com, सीआईएनः U65192DL2016PLC30148 संपर्क का पताः बिल्डिंग नं. 7, द्वितीय तल, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली— 110057

कब्जा-सूचना (अचल संपत्तियों के लिए) (प्रतिभृति हित प्रवर्तन नियमन, 2002 के नियम 8(1) के साथ पठित परिशिष्ट IV के अनुसार) नबकि अधोहरताक्षरी हीरो हातसिंग फाइनेंस लिमिटेड के अधिकत अधिकारी होने के नाते. वित्तीय संपत्ति

के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत और प्रतिभृति व्याज (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए, उपारकर्ताओं को नोटिस में उल्लिखित राशि को उक्त नोटिस की तारीख से 60 दिन के मीतर चुकाने के लिए नीचे उल्लिखित एक मांग नोटिस जारी किया। उधारकर्ता उक्त राशि चुकाने में विफल रहने पर, एतद्दवारा विशेष रूप से उधारकर्ता और आम जनता के नोटिस दिया जाता है कि अबोहस्ताक्षरी ने उक्त अधिनियम धारा 13(4) के साथ पठित उक्त नियमों के नियम

 को प्रदत्त शक्तियों का प्रयोग करते हुए, यहाँ विवरणित निम्नासिखित, सम्पत्तियों का कब्जा से लिया है। विशेष रूप से उपारकर्ता और सामान्य रूप में जनता को उक्त संपत्ति के साथ सीदा न करने की चेतावनी दी जाती है और संपत्ति के साथ कोई भी लेनदेन नीचे दी गई राशि के साथ नीचे उठिलखित तारीख से दंडात्मक ब्याज, शुल्क, लागत आदि हीरो डाउसिंग फाइनेंस लिमिटेड के प्रभार के अधीन होगा। प्रतिभृति परिसंपत्तियों को भूनाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के लिए सधारकर्ता का ध्यान आकर्षित किया जाता है।

ऋण खाता संख्याः	बाध्यताचारी (ऑ)/ कानूनी उत्तराधिकारी(ऑ) / कानूनी प्रतिनिधि(ओ) का नाम	मांग सूचना की तिथि / मांग सूचना के अनुसार राशि	कब्जा— तिथि (रचनात्मक / भौतिक)
HFDELHOU1800000 219	ग्रेम चंद सिंह, अंजू सिंह	16/07/2024; दिनाक 16/07/2024 तक रू. 18.92.353/-	03 / 10 / 2024 (प्रतीकात्मक)

सी-9/ए/4, कवर्ड एरिया 30.19 वर्ग मीटर यांनी 326 वर्ग फीट, डी.एल.एफ, अंकुर विहार, गाँव-सायुलाबाय, परगना और सहसील-लोनी, जिला गाजियाबाद, उत्तर प्रदेश- 201102। बीहरी : उत्तर 9 मीटर बीढी सडक, पूर्व 9 मीटर भीडी सडक, दक्षिण: प्लॉट नंबर सी- 10/24, पश्चिम: प्लॉट नंबर सी-9ए/3 दिनांक:- 05/10/2024, दिल्ली/एनसीआर हस्ता/-अधिकृत अधिकारी, कृते हीरो हाउसिंग फाइनेंस लिनिटेड

Indira Circle, Jawahar Lal Nehru Marg, Jaipur-302004 Dated: 04.10.2024

No: JDA/EE&TA to Dir.Engg.-1/2024-25/D-71

NOTICE INVITING BID

NIB No. : EE & TA to Dir.Engg.-1/18/2024-25

Bids are invited from interested bidders for following works:-

S. No.	UBN No.	Cost of Work (Lacs)	Nature of Work	Last Date
1.	JDA2425WSOB00330	406.73	Road	14.10.2024
2.	JDA2425WSOB00332	354.92	Road	24.10.2024
3.	JDA2425WSOB00333	300.20	Construction of Box Drain and Renewal of Road	24.10.2024

Other particulars of the respective bid may be visited on Procurement Portal website www.sppp.rajasthan.gov.in. www.eproc.rajasthan.gov.in and www.jda.rajasthan.gov.in.

Raj.Samwad/C/24/6138

Executive Engineer & TA to Dir.Engg-I

शिवालिक स्माल फाइनेंस बैंक लिमिटेड

पंजीकृत कार्यालय : 501, सैल्कन औरम, जसोला डिस्ट्क्ट सेंटर, नई दिल्ली-110025

100841004078 के लिए माँग सुचना तिथि 11.07.2024 जारी की थी।

सीआईएन : U65900DL2020PLC366027

कब्जा सूचना (अचल सम्पत्ति हेतु) नियम 8(1)

जबिक, अधोहस्ताक्षरी ने वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत शिवालिक स्माल फाइनेंस बैंक लिमिटेड पूर्व की शिवालिक मर्केंटाइल को-ऑपरेटिव बैंक लिमिटेड का अधिकृत प्राधिकारी होने के नाते प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपभोग में 1. श्री जगवीर सिंह पुत्र श्री होराम सिंह (कर्जदार) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 2. श्री राकेश पुत्र श्री जगवीर सिंह (सह-कर्जदार/बंधककर्ता) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 3. श्रीमती सिंपल पत्नी श्री प्रवीण कुमार (गारंटर) निवासी मकान नंबर 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404, 4. श्री मिलक पुत्र श्री सुल्तान (गारंटर) निवासी मकान नं. 3925 ढिकौली-1, मवाना मेरठ उत्तर प्रदेश 250404, 5. श्री प्रवीण कुमार पुत्र श्री जगवीर सिंह (गारंटर) निवासी 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404 से कथित सुचना की प्राप्ति की तिथि से 60 दिनों के भीतर सुचना में उल्लिखित

कर्जदार के राशि के पुनर्भुगतान में असफल होने के कारण, कर्जदार तथा जनसामान्य को एतद्वारा सूचना दी जाती है कि प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 8 के साथ पठित कथित अधिनियम की धारा 13 की उपधारा (4) के तहत उसे प्रदत्त शक्तियों के उपयोग में अधोहस्ताक्षरी ने नीचे वर्णित सम्पत्तियों पर 03 अक्टूबर, 2024 को कब्जा कर लिया है।

राशि रु. 3,00,000/- (रुपये तीन लाख मात्र) का पुनर्भुगतान करने के लिए कहते हुए एक ऋण खाता सं

कर्जदार को विशेष रूप से एवं जनसामान्य को सम्पत्तियों के साथ कोई संव्यवहार न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का संव्यवहार रु. 3,30,000/- (रुपये तीन लाख मात्र) तथा उस पर ब्याज के लिए शिवालिक स्माल फाइनेंस बैंक लिमिटेड के प्रभार का विषय होगा।

प्रतिभृत आस्तियों को विमोचित करने के लिए उपलब्ध समय-सीमा के परिप्रेक्ष्य में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

अचल सम्पत्ति का विवरण

संपत्ति का इक्विटेबल बंधकः आवासीय संपत्ति, जिसका क्षेत्रफल 200 वर्ग गज यानि 167.28 वर्ग मीटर है, मकान नंबर आर-11 हस्तिनापुर, राम लीला ग्राउंड के पास, परगना तहसील मवाना जिला मेरठ उत्तर प्रदेश में स्थित है, राजस्व अभिलेखों में बही नंबर 1, जिल्द नंबर 2923, पृष्ठ संख्या 583-592 क्रमांक 9733 दिनांक 04-12-2003 में श्री राकेश पुत्र श्री जगवीर सिंह के नाम पर पंजीकृत है।

7	सीमाएंः					
	उत्तर	रोड	दक्षिण	मकान आर-11 का शेष भाग		
	पश्चिम	रोड	पूर्व	मेधपाल का प्लॉट		

ह./- अधिकत प्राधिकारी दिनाक : 03.10.2024 शिवालिक स्माल फाइनेंस बैंक लिमिटेड स्थान : मवाना

कब्जा सूचना

जैसा कि, वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित के प्रवर्तन अधिनियम, 2002 के तहत तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(2) के तहत प्रदत्त शक्तियों के उपयोग में जना स्माल फाइनेंस बैंक लिमिटेड (पूर्व का जनलक्ष्मी फाइनेंशियल सर्विसेज लिमिटेड) के अधिकृत प्राधिकारी ने भुगतान तथा/अथवा वसूली की तिथि तक हुए प्रयोज्य दर भावी ब्याज, आकस्मिक व्ययों, लागतों, प्रभारों आदि सहित कथित सचना की प्राप्ति की तिथि से 60 दिनों के भीतर सम्बन्धित नाम के सम्मख उल्लिखित राशि तथा उस पर कथित सुचना में उल्लिखित दर पर प्रयोज्य ब्याज एवं भगतान तथा/अथवा वसुली तक आकस्मिक व्यय, लागतों, प्रभारों आदि का भुगतान करने को कहते हुए कर्जदार(रों)/सह-कर्जदार(रों) को मांग सचना जारी की थी।

क्र. सं.	ऋण सं.	कर्जदार/सह-कर्जदार/ जमानती/बंधककर्ता	13(2) की सूचना तिथि∕तिथि तक बकाया राशि (रु. में)	कब्जे की तिथि∕समय तथा प्रकार
1	45129660002116	1) मेसर्स रजत गोयल एंड	24.07.2024	तिथि:
	45129410000222	कंपनी, इसके मालिक श्री	22.07.2024 तक	04.10.2024
	45129660000863	राकेश कुमार गोयल द्वारा	₹.27,22,252/-	समय: 10:25
	तथा	प्रतिनिधित्व, 2) श्री राकेश	(रुपये सत्ताईस लाख	बजे पूर्वा.
	45128640000038	कुमार गोयल (कर्जदार), 3)	बाईस हजार दो सौ	सांकेतिक
		श्रीमती रेनू गोयल (गारंटर)	बावन मात्र)	कब्जा

प्रतिभृत संपत्ति का विवरण: संपत्ति-1: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 172, क्षेत्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19. सेक्टर-24 में छत के अधिकार के साथ अचल संपर्ण द्वितीय तल का समस्त भाग, भूमि के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल, पुत्र श्री संतोष कुमार के स्वामित्व में।

संपत्ति-2: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 173, क्षेत्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19. सेक्टर-24 में छत के अधिकार के साथ अचल संपर्ण द्वितीय तल का समस्त भाग, भिम

के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल, पुत्र श्री संतोष कुमार के स्वामित्व में। जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह-कर्जदार/जमानती/बंधककर्ता बकाया राशि का पुनर्भगतान करने

में असफल रहे, एतद्वारा विशेष रूप से ऊपर उल्लिखित कर्जदार तथा जनसामान्य को सचना दी जाती है कि जना स्माल फाइनेंस बैंक लिमिटेड के अधिकत प्राधिकारी ने कथित नियमों के नियम 8 के साथ पठित कथित अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शिक्तयों के उपयोग में यहां ऊपर उल्लिखित सम्पत्तियों/प्रतिभृत आस्तियों पर कब्जा कर लिया है। जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह-कर्जदार/जमानती/बंधककर्ता को विशेष रूप से तथा जनसामान्य को एतद्वारा उपर्युक्त सम्पत्तियों/प्रतिभृत आस्तियों से कोई संव्यवहार न करने की चेतावनी दी जाती है और उपर्युक्त सम्पत्तियों/प्रतिभूत आस्तियों के साथ कोई संव्यवहार जना स्माल फाइनेंस बैंक लिमिटेड के प्रभार के अध्यधीन होगा।

स्थान : दिल्ली रा.रा.क्षे.	ह./- अधिकृत प्राधिकारी
तिथि : 05.10.2024	जना स्माल फाइनेंस बैंक लिमिटेड
🔰 जना स्मा	ल फाइनेंस बैंक लिमिटेड

शाखा कार्यालयः 16/12, दूसरी मंजिल, डब्ल्यू.ई.ए., आर्य समाज रोड, करोल बाग, नई दिल्ली -110005

(एक अनुसूचित वाणिज्यिक बैंक) पंजीकृत कार्यालयः द फेयरवे, भूतल एवं प्रथम तल, सर्वे नंबर 10/1, 11/2 और 12/2बी, ऑफ डोम्लूर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के बगल में, चल्लाघट्टा, बैंगलोर-560071।

कब्जा सूचना एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लि.

CIN U67100MH2007 PLC174759 रिटेल सेन्टर एवं पंजी. कार्यालय : एडलवीज हाउस, ऑफ सीएसटी रोड, कलीना, मुम्बई 400098

जैसा कि. वित्तीय परिसम्पत्तियों के प्रतिभतिकरण एवं पनर्निर्माण तथा प्रतिभति हित प्रवर्तन अधिनियम 2002 के अंतर्गत नीचे वर्णित प्रतिभत क्रेडीटर के प्राधिकत अधिकारी के रूप में तथा प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13 (12) के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए

अधोहस्ताक्षरी ने मांग सुचना नीचे वर्णित रूप में जारी कर संबंधित के ऋणधारकों को उक्त सुचना की प्राप्ति की तिथि से 60 दिनों के भीतर सुचना में वर्णित राशि वापस लौटाने का निर्देश दिया था। इसके बाद नीचे वर्णित एसाइनर ने यहाँ नीचे वर्णित ट्रस्ट ट्रस्टी की उसकी हैसियत में वित्तीय परिसम्पत्तियों को एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड (यहाँ के बाद ''ईएआरसी'' वर्णित) को सौंप दिया। सरफैसी अधिनियम, 2002 की धारा 5 के अंतर्गत एसाइन्मेन्ट अनबंधों के अनपालन में ईएआरसी ने ऋणधारक

द्वारा प्राप्त की गई वित्तीय सम्पत्तियों के संदर्भ में ईएआरसी में निहित अन्तर्निहित प्रतिभृति हितों, गारंटीज के साथ वित्तीय परिसम्पत्तियों से संबंधित एसाइनर के सभी हितों, टाइटल, अधिकारों को प्राप्त कर लिया तथा ईएआरसी प्रतिभत क्रेडीटर के रूप में उसके सभी अधिकारों का प्रयोग कर रहा है। ऋणधारक उक्त राशि का भुगतान करने में विफल रहे, अतः एतदद्वारा ऋणधारक तथा आम जनता को सचित किया जाता है कि एडलवीज एसेट रीकन्स्ट्रक्शन

कम्पनी लिमिटेड के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी ने प्रतिभूति हित प्रवर्त्तन नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते हुए यहाँ नीचे वर्णित सम्पत्ति का कब्जा कर लिया है।

क्र. सं.	एसाइनर का नाम	ट्रस्ट का नाम	ऋण खाता संख्या	ऋणधारक एवं सह-ऋणधारक का नाम	मांग सूचना की तिथि एवं राशि	कब्जा की तिथि	कब्जा की स्थिति
1	एचडीबी फाइनासियल सर्विसेस लि.	ईएआरसी ट्रस्ट एससी-483	440 4219	श्री विद्युत धारा (ऋणधारक) श्रीमती संगीता धारा (सह-ऋणधारक)	रु. 1430101.31 एवं 21.12.2023	1.10.2024	भौतिक कब्जा

प्रा.नं. 210 एवं 211 (छत के अधिकार के बिना) (एरिया माप 13.25 वर्ग यार्ड्स।) चौहद्दीः पूर्वः शॉप नं. 208 एवं 209, पश्चिमः शॉप नं. 212, उत्तरः कॉमन पैसेज, दक्षिणः ऋणधारक का ध्यान प्रतिभत परिसम्पत्तियों को विमोचित करने के लिए उपलब्ध समय के संदर्भ में अधिनयम की धारा 13 की उप–धारा (8) के पावधानों के प्रति आकृष्ट की जाती है विशेष रूप से ऋणधारक तथा आम जनता को एतद्दवारा सतर्क किया जाता है कि उक्त सम्पत्ति का व्यवसाय न करें तथा सम्पत्ति का किसी भी तरह का व्यवसाय नीचे वर्णित राशि तथा उस

सम्पत्ति का विवरण: वार्ड नं. IV , गली चैल परी, किनारी बाजार, दिल्ली (110006) में स्थित सम्पत्ति म्यनिसिपल संः 2824 (नया) के भाग में दसरे तल पर दो दकान.

पर ब्याज के लिये एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड, के चार्ज के अधीन होगा। स्थानः दिल्ली हस्ता:/ - प्राधिकत अधिकारी

तिथि: 05.10.2024 एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड

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

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies; West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer. E-mail: cs@mep.ltd: Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2.34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid

Category	Gross			Less: Reject	Less: Rejections/Partial Amount		Valid		
	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600,00	1036	262265	10490600.00	0	0	0.00

1727 23400904 936036160.00 1043 441275 17651000.00

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 174 of the Letter of Offer.

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Company. The Exchange does not in any manner. Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person

consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry (I) Private Limited

9 Shiv Shakti Industrial Estate. J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

684 22959629 918385160.00

Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.

For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala Managing Director

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ttd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

दि कूर्मांचल नगर सहकारी बैंक लिमिटेड शाखाः गुरूमण्डल आश्रम, मायापुर, हरिद्वार (उत्तराखण्ड)-249401 मों0 नं0 01334.223331, ई—मेल : haridwar@kurmanchalbank.com

कब्जा सूचना (अचल संपत्ति के लिए (नियम 8(1) के तहत))

जबिक, अधोहस्ताक्षरी कुर्मांचल नगर सहकारी बैंक लिमिटेड के वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण और सुरक्षा हित के प्रवर्तन अधिनियम, 2002 (2002 का 54) के तहत अधिकृत अधिकारी हैं और धारा 13 (2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए पढे प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ कर्जदारों / जमानतदारों / बंधककर्ता और संपत्ति के मालिक / जमानतदार को उक्त तिथि से 60 दिनों के भीतर नोटिस में उल्लिखित राशि चूकाने के लिए एक मांग नोटिस जारी किया गया है। उधारकर्ता राशि चुकाने में विफल रहा है, इसके द्वारा उधारकर्ताओं / जमानतदारों और आम जनता को नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उप-धारा (4) के तहत उसे प्रदत्त शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर कब्जा कर लिया है। सुरक्षा हित (प्रवर्तन) नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की इस उल्लिखित तिथि को विशेष रूप से कर्जदारों / जमानतदारों और आम जनता को एतदद्वारा संपत्ति का लेन—देन न करने की चेतावनी दी जाती है और संपत्ति के साथ किसी भी तरह का व्यवहार कुर्मांचल नगर सहकारी बैंक लिमिटेड शाखा हरिद्वार के अधीन नोटिस राशि और उस पर ब्याज के लिए किया जाएगा। सुरक्षित संपत्तियों को भुनाने के लिए उपलब्ध समय

के संबंध में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्यान आकर्षित किया जाता है। चिपकाये गये ऋणी / गारंटर के नाम बकाया राशि बंधक चल/अचल सम्पत्ति/यों का विवरण (सम्पत्ति स्वामी का नाम) कब्जा की तिथि ऋणी:1.मैससं वदना इंटरप्राइजेज, बंधक संपत्ति के सभी हिस्सों और आंशिक हिस्से रू० 6,78,680.00 30.09.2024 प्रो0 वंदना राठी (मृतक) पत्नी श्री (आवासीय घर) प्लॉट नंबर 6 और 7 का हिस्सा, खसरा दिनांक 29.06.2024 मांग नोटिस मनीष राठी, 2. श्री मनीष राठी पुत्र निबर 164, क्षेत्रफल 65.055 वर्ग मीटर या 700 वर्ग फुट है, ब्याज एंव की तिथि श्री दिनेश राठी (श्रीमती वंदना जो ग्राम देवपुर मुस्तकम, परगना ज्वालापुर, तहसील और अन्य खर्चे राठी के कानूनी उत्तराधिकारी), जिला हरिद्वार, उत्तराखंड में श्रीमती वंदना राठी पत्नी 06.07.2024 निवासी—उमराव एन्क्लंव ग्राम मनीष राठी के नाम पर है। सीमाएं— पूर्व 17.5 फीट, विक्रेता की भूमि, पश्चिम 17.5 फीट, 20 देवपुर मुस्तहकम, एस.एम. पब्लिक फीट चौड़ी सड़क, उत्तर 40 फीट, विक्रेता की भूमि, दक्षिण 40 फीट, मनीष राठी की संपत्ति जो

स्कूल के पास, परगना ज्वालापुर, दिनांक 30.05.2019 को सब–रजिस्ट्रार कार्यालय हरिद्वार में पुस्तक संख्या 1, वॉल्यूम 4195, तहसील और जिला हरिद्वार पृष्ट 55, से 84, क्रम संख्या 3848 पर विधिवत पंजीकृत है। उत्तराखंड। गारटर 1 श्री तरूण कुमार पुत्र श्री राज सिंह, निवासी– फ्लैट नंबर एफ–14, यश एसोसिएट्स, दादू बाग के पास,

कनखल, हरिद्वार (युके)। 2 श्री तरूण राठी पुत्र नरेन्द्र सिंह राठी, निवारी— म.नं. 155, जगजीत पुर, कनखल, हरिद्वार (युके) ऋषी : श्री रवि सिंह पुत्र स्व बिंधक संपत्ति के सभी भाग (आवासीय मकान) और ₹50 5,04,151.00 30.09.2024

प्रहलाद सिंह, निवासी मकान आंशिक हिस्सा जिसका खसरा नंबर 195 है, माप 1808 **। दिनांक 29.06.202**4 मांग नोटिस नंबर 119, गाजीवाली श्यामपुर, वर्ग फुट है या 168.02 वर्ग मीटर (कुल कवर क्षेत्र 179.17 की तिथि तहसील एवं जिला हरिद्वार वर्ग मीटर) गाजीवाली, परगना नजीबाबाद, तहसील व अन्य खर्चे उत्तराखण्ड, गारत्र । श्री अवधेश जिला हरिद्वार, उत्तराखंड में श्रीमती मधु सिंह पत्नी श्री यादव पुत्र श्री राजेंद्र यादव रवि सिंह के नाम पर स्थित है। समाएं पुर्व : 32 फीट, राम चरण का घर, पश्चिम : 32 फीट, 16 निवासी एसएल 39, ममुतायाला फीट चौड़ी सड़क, खत्तर: 56 फीट, विक्रेता की शेष भूमि, दक्षिण: 57 फीट, पूरन सिंह का घर। बाग, शिवलोक कॉलोनी, हरिद्वार दिनांक 04.02.2009 को सब—रजिस्ट्रार कार्यालय हरिद्वार प्रथम में बुक संख्या 1 वॉल्यूम 913, उत्तराखण्ड, 2 श्री धर्मेन्द्र सिंह पुत्र पृष्ठ ३९, से ५०, क्रम संख्या ९५८ पर विधिवत पंजीकृत।

श्री धर्मवीर सिंह, निवासी-बहादुरपुर जट्ट, ज्वालापुर हरिद्वार, ऋणी : श्री कुलदीप पुत्र स्व. श्री बंधक संपत्ति के सभी भाग और आंशिक हिस्सा (आवासीय रू० 23,52,561.00 30.09.2024 राजेंद्र, निवासी— गणपति धाम, घर) प्लॉट नंबर बी—27, बी—28 का हिस्सा, खसरा नंबर दिनांक 29.06.2024 मांग नोटिस फेस 2, ग्राम जगजीतपुर, तहसील 640 / 1, क्षेत्रफल 89.22 वर्ग मीटर या 960 वर्ग फुट ब्याज एंव की तिथि व जिला हरिद्वार (उत्तराखण्ड) (कवर क्षेत्र 175.60 वर्ग मीटर) गणपति धाम, फेज २, ग्राम अन्य खर्चे

गारदर: 1. श्री अकित पुत्र सर्वे जगजीतपुर, ओलिविया इंटरनेशनल स्कूल के पास, अनिल कुमार, निवासी मकान परगना ज्वालापुर, तहसील व जिला हरिद्वार उत्तराखंड में श्री कुलदीप पुत्र स्व. श्री राजेन्द्र के नंबर 43, निरंजिनी अखाड़े के नाम पर है। बीजए पूर्व माप 24 फीट, 20 फीट चौड़ी सड़क, परिवास माप 24 फीट, प्लॉट नंबर 31, उत्तर माप 40 फीट, अन्य का घर, दक्षिण : माप 40 फीट, प्लॉट नंबर बी— 28 का पास, जगजीतपुर, कनखल, हरिद्वार (उत्तरारखण्ड), 2 श्री हिस्सा। दिनांक 02.04–2013 को उप–रजिस्ट्रार, कार्यालय हरिद्वार में पुस्तक संख्या 1 वॉल्यूम 2582, पृष्ठ 295, से 306, क्रम संख्या 2408 पर विधिवत पंजीकृत। प्रद्यम्न त्यागी पुत्र स्व. रामेंद्र सिंह,

प्राधिकृत अधिकारी

विक्रय

उदघोषणा

दिनांक : 04.10.2024 स्थान : हरिद्वार

वसली अधिकारी का कार्यालय ऋण वसूली न्यायाधिकरण-।, दिल्ली

निवासी- ए-2, शक्ति विहार, कन्या गुरुक्ल के पास, हरिद्वार (उत्तराखण्ड)।

चतूर्थ तल, जीवन तारा भवन, संसद मार्ग, नई दिल्ली-110001 टी. आर. सी. सं.: 1204/2022

धनलक्ष्मी बैंक विरुद्ध शिव कुमार बैंक एवं वित्तीय संस्थानों को देय-भुग्तेय ऋण वसली अधिनियम 1993 के साथ पठित

आय कर अधिनियम 1961 की द्वितीय अनुसूची के नियम 38, 52(2) के अंतर्गत विक्रय की उद्घोषणा

(सीडी1) शिव कुमार पत्र गंगाधर, निवासी मकान नंबर 32. गांव भैंसरावाला, तहसील बल्लभगढ, फरीदाबाद — 121004, हरियाणा

(सीडी2) गंगाधर पुत्र बुज लाल, निवासी मकान नंबर 32, गांव भैंसरावाला, तहसील बल्लभगढ, फरीदाबाद — 121004, हरियाणा जबिक पीठासीन अधिकारी, ऋण वसुली न्यायाधिकरण—।।। द्वारा ओए संख्या 395 ऑफ 2014 के अंतर्गत हस्तांतरण वसुली प्रमाणपत्र संख्या टीआरसी सं. 1204/2022 का, रु. 53,40,767.83 की एक राशि और प्रमाणपत्र डेबटर्स के अनुसार ओए की फाइलिंग की तिथि अर्थात 11/06/2014 से इसके

वसूलीकरण तक वसूली प्रमाणपत्र के अनुसार 13: वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ आहरण किया गया। ?. और जबिक अधोहस्ताक्षरकर्ता ने उक्त प्रमाणपत्र से संतुष्ट होकर के निम्नानुसूची में वर्णित संपत्ति के विक्रय का आदेश दे दिया है। 3. और जबिक यहां उसके अंतर्गत रु. 53,40,767.83 की एक राशि और ओए की फाइलिंग की तिथि अर्थात 11/06/2014 से इसके वसुलीकरण तक 13% वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ भुगतान देय है। एतद्दवारा सूचना दी जाती है कि स्थगन के किसी भी आदेश के अभाव में, नीचे दी गई संपत्ति / संपत्तियों को ई-नीलामी द्वारा बेचा जाएगा और बोलीदान जो है वह वेबसाइट https://www.bankeauctions.com के माध्यम से 15-11-2024 को दोपहर 12.00 बजे से अपराहन 01.00 बजे के बीच, अपराहन 01.00 बजे के उपरांत 5 मिनटों की अवधि के विस्तारों के साथ,

यदि आवश्यक हुआ तो, "ऑनलाइन इलेक्ट्रॉनिक बोलीदान" के माध्यम से संपन्न होगा। 4. ई—नीलाम किये जाने हेत् प्रस्तावित संपत्ति के विवरण निम्नानुसार प्रस्तुत हैं

	क्र.स.	सपात्त का विवरण	आरक्षित मूल्य	धराज
	1.	संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा	रु. 26.00 लाख	रु. 2.60 लाख
		डी का भुगतान डिमांड ड्राफ्ट/पे ऑर्डर के माध्यम से रिकवरी ऑफिसर, डीआरटी-1,		
1		में पहचान-पत्र (वोटर आईकार्ड/ड्राइविंग लाइसेंस/पासपोर्ट) की स्व-सत्यापित प्रति		
		लेए पता और पैन कार्ड की स्व–सत्यापित प्रति होनी चाहिए जो वसूली अधिकारी,		
		11—2024 को सायं 5.00 बजे तक या इससे पहले अवश्य पहुंच जानी चाहिए। इसके		
1	सफर	न बोलीदाताओं की स्थिति में उक्त जमा राशि को समायोजित कर लिया जाएगा। अर	ाफल बोलीदाता ई–नीला ^न	मी बिक्री कार्यवाहियों के
	बंद ह	होने पर ई–नीलामी सेवा प्रदाता/बैंक/वित्तीय संस्थान से ऐसी रिपोर्ट प्राप्त होने के ब	ाद सीधे रजिस्ट्री, डीआरत	टी—।, दिल्ली से ईएमडी

वापस प्राप्त कर सकेगा 3. ईएमडी वाले लिफाफे पर प्रेषक के विवरणों अर्थात पता, ई–मेल आईडी और मोबाइल नंबर इत्यादि के साथ ''टी. आर. सी. सं.: 1204/2022''

इच्छक बोलीदाताओं के पास ई–नीलामी में भाग लेने के लिए एक वैध लॉगिन आईडी और पासवर्ड, ईमेल पता और पैन नंबर होना चाहिए। लॉगिन आईडी और पासवर्ड के संबंध में अधिक जानकारी के लिए कृपया मैसर्स सी1 इंडिया प्राइवेट लिमिटेड, गल्फ पेट्रोकेम बिल्डिंग, बिल्डिंग नंबर 301, उद्योग विहार, फेज 2, गुरुग्राम, हरियाणा - 122015 (भारत) दूरभाष 91-124-4302020/21/22/23, 91 7291981124/25/26, संपर्क व्यक्ति, विनोद चौहान, मोबाइल नंबर 9813887931, ई-मेल SUPPORT@BANKEAUCTIONS.COM, वेबसाइट HTTPS://WWW.BANKEAUCTIONS.COM से संपर्क करें। संभावित बोलीदाताओं को पोर्टल पर खुद को पंजीकृत करना होगा और पहले से ही यूजर आईडी / पासवर्ड प्राप्त करना होगा, जो मैसर्स

सी 1 इंडिया प्राइवेट लिमिटेड से उपरोक्त ई-नीलामी में बोलीदान करने के लिए प्राप्त करना अनिवार्य है।

9. संबंधित बैंक अधिकारियों के विवरण / हेल्पलाइन नंबर इत्यादि निम्नानुसार हैं :—

नाम एवं पदनाम ईमेल एवं दूरभाष नंबर्स पूजा रावत (शाखा प्रबंधक) मोबाइल नं. 9654957989, 9582487722 dlb.faridabad@dhanbank.co.in 10. जो बेचने का प्रस्ताव है वे अधिकार हैं जिनके लिए प्रमाणपत्र देनदार संपत्तियों के संबंध में हकदार हैं। संपत्तियों को देनदारियों, यदि कोई हो, के साथ बेचा जाएगा। उद्घोषणा में दर्शाई गई संपत्तियों की सीमा, वसूली प्रमाणपत्र अनुसूची के अनुसार है। वसूली अधिकारी किसी भी कारण से सीमा में किसी भी बदलाव के लिए उत्तरदायी नहीं होंगे। संपत्तियों की बिक्री "जैसी हैं जहां हैं" और "जैसी हैं जो हैं" शर्त

।1. संपत्ति का निरीक्षण संभावित बोलीदाता(ओं) द्वारा बिक्री की तिथि से पहले किया जा सकता है. जिसके लिए बैंक के उपर्यक्त नामित अधिकारी 12. अधोहस्ताक्षरकर्ता के पास किसी भी या सभी बोलियों को अनुचित पाए जाने पर स्वीकार या अस्वीकार करने या बिना कोई कारण बताए किसी भी समय नीलामी स्थगित करने का अधिकार सरक्षित है। 13. असफल बोलीदाताओं की ईएमडी, ऐसे बोलीदाताओं द्वारा पहचान साक्ष्य जैसे पैन कार्ड, पासपोर्ट, मतदाता पहचान पत्र, वैध डाइविंग लाइसेंस

या सरकार और पीएसय द्वारा जारी फोटो पहचान-पत्र की पहचान/प्रस्तृति पर बोलीदाता द्वारा डीआरटी-। की रजिस्ट्री से प्राप्त की

जाएगी। असफल बोलीदाता अपनी ईएमडी की वापसी सनिश्चित करेंगे और यदि एक समचित समयावधि में प्राप्त नहीं करते हैं. तो तत्काल वसुली अधिकारी, डीआरटी-।, दिल्ली / अथवा बैंक से संपर्क करेंगे। 14. बिक्री, जैसा कि नीचे दी गई अनुसूची में उल्लिखित है, उपरोक्त नामित सीडी की संपत्ति की होगी और उक्त संपत्ति से जुड़ी देनदारियां और दावे, जहां तक घ्ध्ध्यनका पता लगाया गया है, वे हैं जो प्रत्येक लॉट के समक्ष अनुसूची में विनिर्दिष्ट हैं। 15. संपत्ति को अनुसूची में विनिर्दिष्ट लॉट्स के अंतर्गत बिक्री के लिए रखा जाएगा। यदि वसूँल की जाने वाली राशि, संपत्ति के एक हिस्से की

बिक्री से प्राप्त हो जाती है, तो शेष के संबंध में बिक्री तरंत रोक दी जाएगी। बिक्री को तब भी रोक दिया जायेगा, यदि किसी भी लॉट को रखने से पहले, उक्त प्रमाण पत्र में उल्लिखित बकाया, ब्याज लागत (बिक्री की लागत सहित) बिक्री करने वाले अधिकारी के पास प्रस्तुत कर दी जाती है या उनकी संतुष्टि के लिए यह प्रमाण दे दिया जाता है कि ऐसे प्रमाणपत्र की राशि, ब्याज और लागतों का अधोहस्ताक्षरकर्ता को भगतान कर दिया गया है।

16. कोई भी अधिकारी या अन्य व्यक्ति, जो बिक्री के संबंध में हालांकि कोई कर्तव्य प्रत्यक्ष या परोक्ष रूप में निभा रहा है, वह बोलीदान नहीं कर सकता, बेची गई संपत्ति में कोई हित उपार्जित नहीं कर सकता अथवा उपार्जित करने का प्रयास नहीं कर सकता। 17. बिक्री जो होगी वह आय कर अधिनियम, 1961 की द्वितीय अनुसूची और उसके अंतर्गत विरचित नियमावली में निर्धारित शर्तों और आगे की

निम्नलिखित शर्तों के अधीन होगी : संलग्नित अनुसूची में विनिर्देष्ट विवरण हालांकि अधोहस्ताक्षरकर्ता की सर्वोत्तम जानकारी के अनुसार वर्णित

किए गए हैं, तथापि अधोहस्ताक्षरकर्ता इस उद्घोषणा में हुई/होनेवाली किसी त्रुटि, त्रुटिपूर्ण-विवरण या चूक के लिए उत्तरदायी नहीं होंगे।

18. जिस राशि से बोलीदान बढ़ाया जाना है, वह रु. 10,000/- (रुपये दस हजार मात्र) के गुणक में होगी। बोली की राशि या बोलीदाता के संबंध में कोई विवाद उत्पन्न होने की स्थिति में, लॉट को एक बार फिर से नीलामी के लिए रख दिया जायेगा 19. सफल / उच्चतम बोली लगाने वाले को किसी भी लॉट का क्रेता तब घोषित किया जाएगा बशर्ते कि उसके द्वारा बोलीदान की गई राशि आरक्षित मूल्य से कम न हो / कम नहीं है। यह अधोहस्ताक्षरकर्ता के विवेक पर होगा कि वह उस स्थिति में उच्चतम बोली की स्वीकृति को अस्वीकार कर दें, जब प्रस्तावित कीमत स्पष्ट रूप से इतनी अपर्याप्त हो कि बोलीदान करना ही अनुचित प्रतीत होता हो।

20. सफल / उच्चतम बोलीदाता को ई—नीलामी की समाप्ति के 24 घंटों के अंदर और बयाना राशि (ईएमडी) को समायोजित करने के उपरांत

वसुली अधिकारी, डीआरटी–1, दिल्ली, खाता टी. आर. सी. सं.: 1204/2022 के पक्ष में बिक्री आय की 25 प्रतिशत राशि का डीडी/पे ऑर्डर तैयार करना होगा और इसे वसली अधिकारी के कार्यालय में इस प्रकार भेजना / जमा करना होगा ताकि यह ई–नीलामी की समाप्ति से 3 दिनों के भीतर वहां पहुंच जाए। ऐसा न करने पर बयाना राशि (ईएमडी) जब्त कर ली जायेगी। 21. सफल / उच्चतम बोलीदाता को बिक्री आय का शेष 75 प्रतिशत. संपत्ति की बिक्री की तिथि से 15 वें दिन या उससे पहले. ऐसे दिन को छोड़कर, या यदि 15वां दिन रविवार या अन्य अवकाश हो, तो 15वें दिन के बाद पहले कार्यालय दिवस पर, वसूली अधिकारी, डीआरटी—। के पास वसूली अधिकारी, डीआरटी–1, दिल्ली, खाता टी. आर. सी. सं.: 1204/2022 के पक्ष में डिमांड ड्राफ्ट/पे ऑर्डर के माध्यम से रजिस्ट्रार, डींआरटी–। दिल्ली के पक्ष में रु. 1,000/– तक की राशि पर 2 प्रतिशत की दर से और रु. 1,000/– से अधिक की ऐसी

कुल राशि पर 1 प्रतिशत की दर से जुर्माना शुल्क जमा करना होगा। (डाक के माध्यम से शेष 75 प्रतिशत राशि जमा करने की स्थिति में वह उपरोक्तानुसार वसूली अधिकारी के पास पहुंच जानी चाहिए)। 22. निर्धारित अवधि के भीतर भुगतान में चूक की स्थिति में, बिक्री की नई उद्घोषणा जारी होने के बाद संपत्ति का पुनर्विक्रय कर दिया जाएगा। बिक्री के खर्च को चुकाने के बाद जमा राशि, यदि अधोहस्ताक्षरकर्ता को ठीक लगता है, सरकार के पास जब्त की जा सकती है और

चुककर्ता खरीदार के संपत्ति से संबंधित या इसे बेचकर अर्जित होनेवाली राशि के किसी हिस्से से संबंधित समस्त दावे जब्त हो जाएंगे। संपत्ति की अनुसूची लॉ उस संपत्ति के विवरण जिसे उस स्थिति में सह-स्वामियों के नामों संपत्ति अथवा उसके किसी ऋणभार दावे, यदि कोई, जिन्हें संपत्ति हेतु के साथ बेचा जाना है, जहां संपत्ति चूककर्ता तथा सह—स्वामियों किसी भाग पर के विवरण, जो अग्रसारित किया गया है, तथा मूल्यांकित रिजर्व कि संपत्ति पर हैं इसकी प्रकृति एवं मूल्य का कोई अन्य ज्ञात विवरण के रूप में किसी अन्य व्यक्ति से संबंधित है

1. संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा

3/10/2024 को मेरे हस्ताक्षर तथा मुद्रा के अंतर्गत निर्गत

वसली अधिकारी ऋण वसूली न्यायाधिकरण-1, दिल्ली

कोई जानकारी प्राप्त नहीं हुयी है

Place: Mumbai

DIN: 03408989 Date: 04/10/2024



04 10.2024 को खोली जानी है, अपरिहार्य कारणों से अब उक्त आमंत्रित निविदाओं में निविदा प्रपत्र अपलोव करने की अवधि दिनांक 14:10,2024 तक विस्तारित की जाती हैं। यह निविदाएं अब दिनांक 15:10,2024 को अपराहन 04:00 बजे खोली जायेगी। शेष नियम व शर्तै यहावत रहेंगी।

वरिष्ठ प्रबन्धक (वि०) म्०, उ०प्र०रा०औ०वि०प्रा०, कानप्र

पंजीकृत कार्यालयः 09, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली — 110057 फोनः 011 49267000, टोल फ्री नंबरः 1800 212 8800, ईमेलः customer.care@herohfl.com वेबसाइटः www.herohousingfinance.com, सीआईएनः U65192DL2016PLC30148

(प्रतिमृति हित प्रवर्तन नियमन, 2002 के नियम 8(1) के साथ प्रतित परिशिष्ट IV के अनुसार) जबकि अपोहस्तावारी हीरो हाउसिंग फाइनेंस लिमिटेज के अधिकत अधिकारी होने के नाते, वितीय संपत्तिः के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत और प्रतिभृति ब्याज (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए, उद्यारकर्ताओं को नोटिस में उल्लिखित राशि को उक्त नोटिस की तारीख से 60 दिन के भीतर चुकाने

उधारकर्ता उक्त राशि चुकाने में विफल रहने पर, एतदवारा विशेष रूप से उधारकर्ता और आम जनता को ोटिस दिया जाता है कि अधोहरताक्षरी ने उक्त अधिनियम धारा 13/4) के साथ पठित उक्त नियमों के नियम के प्रदत्त शक्तियाँ का प्रयोग करते हुए यहाँ विवरणित निम्नतिखित, सम्पत्तियाँ का कब्जा ले लिया है। वेशेष रूप से उचारकर्ता और सामान्य रूप में जनता को उक्त संपत्ति के साथ सौदा न करने की घेतावनी दी जाती है और संपत्ति के साथ कोई भी लेनदेन नीचे दी गई राशि के साथ नीचे उठिजखित तारीख से प्रतिभृति परिरापत्तियों को भूनाने के लिए उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप-धारा

ऋण खाता संख्याः	बाध्यताबारी (ऑ)/ कानूनी उत्तराधिकारी(ऑ) / कानूनी प्रतिनिधि(ऑ) का नाम	मांग सूचना की तिथि / मांग सूचना के अनुसार राशि	कब्जा— तिथि (रचनात्मक / मौतिक)
ELHOU1800000	प्रेम चंद सिंह,	16 / 07 / 2024, दिनकि	03 / 10 / 2024
	अजू सिंह	16 / 07 / 2024 तक	(प्रतीकारमक)

और कहरील-लोगी, जिला गाजियाबाध, उत्तर प्रदेश- 201102। घौठरी । उत्तर 9 मीटर चौडी सहक, पूर्व 9 मीटर वीडी सड़क, दक्षिण: प्लॉट नंबर सी– 10/24, पश्चिम: प्लॉट नंबर सी–9ए/3

दिनांक:- 05/10/2024, दिल्ली/एनशीआर इस्ता:-अधिकृत अधिकारी, कृते हीरो हापसिंग फाइनेंस लिमिटेड

JAIPUR DEVELOPMENT AUTHORITY

Dated: 04.10.2024

NOTICE INVITING BID

Bids are invited from interested bidders for following works :-

S. No.	UBN No.	Cost of Work (Lacs)	Nature of Work	Last Date
1.	JDA2425WSOB00330	406.73	Road	14.10.2024
2.	JDA2425WSOB00332	354.92	Road	24.10.2024
3.	JDA2425WSOB00333	300.20	Construction of Box Drain and Renewal of Road	24.10.2024

Other particulars of the respective bid may be visited on Procurement Portal website www.sppp.rajasthan.gov.in,

Raj.Samwad/C/24/6138

Executive Engineer & TA to Dir.Engg-I

🖣 शिवालिक स्माल फाइनेंस बैंक लिमिटेड पंजीकृत कार्यालय : 501, सैल्कन औरम, जसोला डिस्ट्विट सेंटर, नई दिल्ली-110025

अधिनियम, 2002 के तहत शिवालिक रमाल फाइनेंस बैंक लिमिटेड पूर्व की शिवालिक मर्केंटाइल को-ऑपरेटिव बैंक लिमिटेड का अधिकृत प्राधिकारी होने के नाते प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपभोग में 1. श्री जगवीर सिंह पुत्र श्री होराम सिंह (कर्जदार) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 2. श्री राकेश पुत्र श्री जगवीर सिंह (सह-कर्जदार/बंधककर्ता) निवासी मकान नंबर 193, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना और जिला मेरठ उत्तर प्रदेश 250404, 3. श्रीमती सिंपल पत्नी श्री प्रवीण कुमार (गारंटर) निवासी मकान नंबर 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404, 4. श्री मिलक पुत्र श्री सुल्तान (गारंटर) निवासी मकान नं. 3925 ढिकौली-1, मवाना मेरठ उत्तर प्रदेश 250404, 5. श्री प्रवीण कुमार पुत्र श्री जगवीर सिंह (गारंटर) निवासी 187, सैफपुर 2, करमचंदपुर, हस्तिनापुर, तहसील मवाना जिला मेरठ उत्तर प्रदेश 250404 से कथित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर सूचना में उल्लिखित

धारा 13 की उपधारा (4) के तहत उसे प्रदत्त शक्तियों के उपयोग में अधोहस्ताक्षरी ने नीचे वर्णित सम्पत्तियों

जाती है और सम्पत्तियों के साथ किसी प्रकार का संव्यवहार रु. 3,30,000/- (रुपये तीन लाख मात्र) तथा उस पर ब्याज के लिए शिवालिक स्माल फाइनेंस बैंक लिमिटेड के प्रभार का विषय होगा।

प्रतिभूत आस्तियों को विमोचित करने के लिए उपलब्ध समय-सीमा के परिप्रेक्ष्य में कर्जदार का ध्यान अधिनियम की धारा 13 की उपधारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

सामाएः	x 2	0 1	00.	
उत्तर	रोड	दक्षिण	मकान आर-11 का शेष भाग	
पश्चिम रोड		पूर्व	मेधपाल का प्लॉट	
इनाक : 0	3.10.2024	0	ह./- अधिकृत प्राधिकारी	

जैसा कि, वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित के प्रवर्तन अधिनियम, 2002 के अधिकृत प्राधिकारी ने भृगतान तथा/अथवा वसुली की तिथि तक हुए प्रयोज्य दर भावी ब्याज, आकस्मिक व्ययों, त्लिखित राशि तथा उस पर कथित सूचना में उल्लिखित दर पर प्रयोज्य ब्याज एवं भुगतान तथा/अथवा वसूले

फ्र.ऋण सं.कर्जदार/सह-कर्जदार/ जमानती/बंधककर्ता13(2) की सूचना तिथि/तिथि तक बकाया राशि (रु. में)कब्जे की तिथि/समय तथा प्रकार145129660002116 45129410000222 4512966000863 तथा 451286400000381) मेसर्स रजत गोयल एंड कंपनी, इसके मालिक श्री राकेश कुमार गोयल द्वारा प्रतिनिधित्व, 2) श्री राकेश कुमार गोयल (कर्जदार), 3) श्रीमती रेनू गोयल (गारंटर)24.07.2024 22.07.2024 तक रु.27,22,252/- (रुपये सत्ताईस लाख बाईस हजार दो सौ बावन मात्र)तथा समेयः 10:25 बजे पूर्वा. सांकेतिक कब्जा		** ** ** ** ** ** ** ** ** ** ** ** **						
1) मेसर्स रजत गोयल एंड 24.07.2024 तिथि: 04.10.2024 तिथि: 45129410000222 कंपनी, इसके मालिक श्री 22.07.2024 तक 04.10.2024 तथा प्रितिनिधित्व, 2) श्री राकेश कुमार गोयल द्वारा रूपितनिधित्व, 2) श्री राकेश विभाग साईस लाख वजे पूर्वा. सांकेतिक		ऋण सं.		तिथि ⁄तिथि तक बकाया	तिथि⁄समय			
	1	45129410000222 45129660000863 तथा	कंपनी, इसके मालिक श्री राकेश कुमार गोयल द्वारा प्रतिनिधित्व, 2) श्री राकेश कुमार गोयल (कर्जदार), 3)	24.07.2024 22.07.2024 तक रु.27,22,252/- (रुपये सत्ताईस लाख बाईस हजार दो सौ	तिथि: 04.10.2024 समय: 10:25 बजे पूर्वा. सांकेतिक			

प्रतिभृत संपत्ति का विवरण: संपत्ति-1: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 172, क्षेत्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19, सेक्टर-24 में छत के अधिकार के साथ अचल संपूर्ण द्वितीय तल का समस्त भाग, भूमि के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल,

संपत्ति-2: रोहिणी, नई दिल्ली में स्थित निर्मित संपत्ति संख्या 173, क्षेत्रफल 25.90 वर्ग मीटर, पॉकेट नंबर 19. सेक्टर-24 में छत के अधिकार के साथ अचल संपर्ण द्वितीय तल का समस्त भाग, भिम

जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह–कर्जदार/जमानती/बंधककर्ता बकाया राशि का पुनर्भृगतान करने

में असफल रहे. एतद्वारा विशेष रूप से ऊपर उल्लिखित कर्जदार तथा जनसामान्य को सचना दी जाती है कि जना स्माल फाइनेंस बैंक लिमिटेड के अधिकृत प्राधिकारी ने कथित नियमों के नियम 8 के साथ पठित कथित अधिनियम की धारा 13(4) के तहत उसे प्रदत्त शक्तियों के उपयोग में यहां ऊपर उल्लिखित सम्पत्तियों/प्रतिभत आस्तियों पर कब्जा कर लिया है। जैसा कि यहां ऊपर उल्लिखित कर्जदार/सह-कर्जदार/जमानती/बंधककर्ता को विशेष रूप से तथा जनसामान्य को एतद्वारा उपर्युक्त सम्पत्तियों/प्रतिभूत आस्तियों से कोई संव्यवहार न करने की चेतावनी दी जाती है और उपर्युक्त सम्पत्तियों/प्रतिभृत आस्तियों के

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स्थान : दिल्ली रा.रा.क्षे.	ह./- अधिकृत प्राधिकारी
तिथि : 05.10.2024	जना स्माल फाइनेंस बैंक लिमिटेड
- 4	2. 2. 0.0

पंजीकृत कार्यालयः द फेयरवे, भूतल एवं प्रथम तल, सर्वे नंबर 10/1, 11/2 और 12/2बी, ऑफ डोम्लुर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के बगल में, चल्लाघटुटा, बैंगलोर-560071। शाखा कार्यालयः 16/12, दूसरी मंजिल, डब्ल्यू.ई.ए., आर्य समाज रोड, करोल बाग, नई दिल्ली -110005

दि कूर्मांचल नगर सहकारी बैंक लिमिटेड शाखाः गुरूमण्डल आश्रम, मायापुर, हरिद्वार (उत्तराखण्ड)-249401

मों नं 01334.223331, ई-मेल : haridwar@kurmanchalbank.com कब्जा सूचना (अचल संपत्ति के लिए (नियम 8(1) के तहत))

जबिक, अधोहस्ताक्षरी कुर्मांचल नगर सहकारी बैंक लिमिटेड के वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण और सुरक्षा हित के प्रवर्तन अधिनियम, 2002 (2002 का 54) के तहत अधिकृत अधिकारी हैं और धारा 13 (2) के तहत प्रदत्त शक्तियों का प्रयोग करते हुए पढ़े प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ कर्जदारों / जमानतदारों / बंधककर्ता और संपत्ति के मालिक / जमानतदार को उक्त तिथि से 60 दिनों के भीतर नोटिस में उल्लिखित राशि चुकाने के लिए एक मांग नोटिस जारी किया गया है। उधारकर्ता राशि चूकाने में विफल रहा है, इसके द्वारा उधारकर्ताओं / जमानतदारों और आम जनता को नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उप-धारा (4) के तहत उसे प्रदत्त शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर कब्जा कर लिया है। सुरक्षा हित (प्रवर्तन) नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की इस उल्लिखित तिथि को विशेष रूप से कर्जदारों / जमानतदारों और आम जनता को एतदद्वारा संपत्ति का लेन—देन न करने की चेतावनी दी जाती है और संपत्ति के साथ किसी भी तरह का व्यवहार कुर्मांचल नगर सहकारी बैंक लिमिटेड शाखा हरिद्वार के अधीन नोटिस राशि और उस पर ब्याज के लिए किया जाएगा। सुरक्षित संपत्तियों को भुनाने के लिए उपलब्ध समय

के	के संबंध में अधिनियम की धारा 13 की उप—धारा (8) के प्रावधानों के लिए उधारकर्ता का ध्यान आकर्षित किया जाता है।								
क्र0 सं0	ऋणी / गारंटर के नाम (सम्पत्ति स्वामी का नाम)	बंधक चल/अचल सम्पत्ति/यों का विवरण	बकाया राशि	चिपकाये गये कब्जा की तिथि					
1.	ऋणी:1,मैसर्स वंदना इंटरप्राइजेज,	बंधक संपत्ति के सभी हिस्सों और आंशिक हिस्से	₹0 6,78,680.00	30.09.2024					
		(आवासीय घर) प्लॉट नंबर 6 और 7 का हिस्सा, खसरा नंबर 164, क्षेत्रफल 65.055 वर्ग मीटर या 700 वर्ग फुट है,	दिनांक 29.06.2024 ब्याज एंव	मांग नोटिस					
	मनीष राठी, 2. श्री मनीष राठी पुत्र श्री दिनेश राठी (श्रीमती वंदना	जो ग्राम देवपुर मुस्तकम, परगना ज्वालापुर, तहसील और		की तिथि					
	राती के काननी उत्तराधिकारी)	जिला हरिद्वार, उत्तराखंड में श्रीमती वंदना राठी पत्नी		06.07.2024					
	िनवासी उमराव एन्वलंब गाम मनीष राठी के नाम पर है। सीमाए पूर्व 17.5 फीट, विक्रेता की भूमि, परिवम 17.5 फीट, 20								
	िनाए मजनहरूम एस एम एस्लिक फीट चौडी सडक, उत्तर 40 फीट, विक्रेता की भूमि, दिए 40 फीट, मनीष राठी की संपत्ति जे								
स्कूल के पास, परगना ज्वालापुर, दिनांक 30.05.2019 को सब–रजिस्ट्रार कार्यालय हरिद्वार में पुस्तक संख्या 1, वॉल्यूम 419									

तहसील और जिला हरिद्वार पृष्ट 55, से 84, क्रम संख्या 3848 पर विधिवत पंजीकृत है। उत्तराखंड। गारंटर 1 श्री तरूण कुमार पुत्र श्री राज सिंह, निवासी प्लैट नंबर एफ–14, यश एसोसिएटस, दादू बाग के पास, कनखल, हरिद्वार (यूके)। 2. श्री तरूण राठी पुत्र नरेन्द्र सिंह राठी, निवासी - म.नं. 155, जगजीत पुर, कनखल, हरिद्वार (यूके)

ऋणी : श्री रवि सिंह पत्र स्व बंधक संपत्ति के सभी भाग (आवासीय मकान) और ₹ 5,04,151.00 30.09.2024 दिनांक 29.06.2024 प्रहलाद सिंह, निवासी मकान आंशिक हिस्सा जिसका खसरा नंबर 195 है, माप 1808 मांग नोटिस नंबर 119, गाजीवाली श्यामपुर, वर्ग फुट है या 168.02 वर्ग मीटर (कूल कवर क्षेत्र 179.17 ब्याज एंव की तिथि तहसील एवं जिला हरिद्वार वर्ग मीटर) गाजीवाली, परगना नजीबाबाद, तहसील व अन्य खर्चे उत्तराखण्ड, गरदर । श्री अवधेश जिला हरिद्वार, उत्तराखंड में श्रीमती मधु सिंह पत्नी श्री यादव पुत्र श्री राजेंद्र यादव रवि सिंह के नाम पर स्थित है। साम — पा: 32 फीट, राम चरण का घर, परिवा: 32 फीट, 16 निवासी-एसएल 39, भमुतावाला फीट चौड़ी सड़क, उत्तर: 56 फीट, विक्रेता की शेष भूमि, दक्षिण: 57 फीट, पूरन सिंह का घर।

बाग, शिवलोक कॉलोनी, हरिद्वार दिनांक 04.02.2009 को सब—रजिस्ट्रार कार्यालय हरिद्वार प्रथम में बुक संख्या 1 वॉल्यूम 913, उत्तराखण्ड, 2 श्री धर्मेन्द्र सिंह पुत्र पृष्ठ 39, से 50, क्रम संख्या 958 पर विधिवत पंजीकृत। श्री धर्मवीर सिंह, निवासी-बहादुरपुर जट्ट, ज्वालापुर हरिद्वार,

फेस 2, ग्राम जगजीतपुर, तहसील 640 / 1, क्षेत्रफल 89.22 वर्ग मीटर या 960 वर्ग फुट ब्याज एंव की तिथि व जिला हरिद्वार (उत्तराखण्ड) (कवर क्षेत्र 175.60 वर्ग मीटर) गणपति धाम, फेज २, ग्राम अन्य खर्चे गारंटर : 1. श्री अंकित पुत्र सर्व जगजीतपुर, ओलिविया इंटरनेशनल स्कूल के पास, 06.07.2024 अनिल कुमार, निवासी मकान परगना ज्वालापुर, तहसील व जिला हरिद्वार उत्तराखंड में श्री कुलदीप पुत्र स्व. श्री राजेन्द्र के नंबर 43, निरंजिनी अखाड़े के नाम पर है। **सीमाए:— पूर्व** माप 24 फीट, 20 फीट चौड़ी सड़क, **पश्चिम** माप 24 फीट, प्लॉट पास, जगजीतपुर, कनखल, नंबर 31, क्लार माप 40 फीट, अन्य का घर, दक्षिण : माप 40 फीट, प्लॉट नंबर बी— 28 का हरिद्वार (उत्तरारखण्ड), 2 श्री हिस्सा। दिनांक 02.04—2013 को उप—रजिस्ट्रार, कार्यालय हरिद्वार में पुस्तक संख्या 1 वॉल्यूम 2582, पृष्ठ 295, से 306, क्रम संख्या 2408 पर विधिवत पंजीकृत। प्रद्यम्न त्यागी पुत्र स्व. रामेंद्र सिंह,

निवासी- ए-2, शक्ति विहार, कन्या गुरुकुल के पास, हरिद्वार (उत्तराखण्ड)। दिनांक : 04.10.2024 स्थान : हरिद्वार

अणी : श्री कुलदीप पुत्र स्व श्री बंधक संपत्ति के सभी भाग और आंशिक हिस्सा (आवासीय

राजेंद्र, निवासी— गणपति धाम, घर) प्लॉट नंबर बी—27, बी—28 का हिस्सा, खसरा नंबर

वसूली अधिकारी का कार्यालय ऋण वसूली न्यायाधिकरण-।, दिल्ली चतुर्थ तल, जीवन तारा भवन, संसद मार्ग, नई दिल्ली-110001 विक्रय

उद्घोषणा

प्राधिकृत अधिकारी

30.09.2024

मांग नोटिस

रू० 23,52,561.00

दिनांक 29.06.2024

टी. आर. सी. सं.: 1204/2022

धनलक्ष्मी बैंक विरुद्ध शिव कुमार

बैंक एवं वित्तीय संस्थानों को देय-भुग्तेय ऋण वसूली अधिनियम 1993 के साथ पठित आय कर अधिनियम 1961 की द्वितीय अनुसूची के नियम 38, 52(2) के अंतर्गत विक्रय की उद्घोषणा (सीडी1) शिव कुमार पुत्र गंगाधर, निवासी मकान नंबर 32, गांव भैंसरावाला, तहसील बल्लभगढ़, फरीदाबाद — 121004, हरियाणा (सीडी2) गंगाधर पुत्र बुज लाल, निवासी मकान नंबर 32, गांव भैंसरावाला, तहसील बल्लभगढ, फरीदाबाद — 121004, हरियाणा

जबिक पीठासीन अधिकारी, ऋण वसुली न्यायाधिकरण—।।। द्वारा ओए संख्या 395 ऑफ 2014 के अंतर्गत हस्तांतरण वसुली प्रमाणपत्र संख्या टीआरसी सं. 1204/2022 का, रु. 53,40,767.83 की एक राशि और प्रमाणपत्र डेबटर्स के अनुसार ओए की फाइलिंग की तिथि अर्थात 11/06/2014 से इसके वसूलीकरण तक वसूली प्रमाणपत्र के अनुसार 13: वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ आहरण किया गया।

१. और जबिक अधोहस्ताक्षरकर्ता ने उक्त प्रमाणपत्र से संतुष्ट होकर के निम्नानुसूची में वर्णित संपत्ति के विक्रय का आदेश दे दिया है। 3. और जबिक यहां उसके अंतर्गत रु. 53,40,767.83 की एक राशि और ओए की फाइलिंग की तिथि अर्थात् 11/06/2014 से इसके वसूलीकरण तक 13% वार्षिक की दर पर लागतों एवं भावी ब्याज के साथ भूगतान देय है। एतद्दवारा सूचना दी जाती है कि स्थगन के किसी भी आदेश के अभाव में,

नीचे दी गई संपत्ति / संपत्तियों को ई-नीलामी द्वारा बेचा जाएगा और बोलीदान जो है वह वेबसाइट https://www.bankeauctions.com के माध्यम से 15-11-2024 को दोपहर 12.00 बजे से अपराहन 01.00 बजे के बीच, अपराहन 01.00 बजे के उपरांत 5 मिनटों की अवधि के विस्तारों के साथ, यदि आवश्यक हुआ तो, "ऑनलाइन इलेक्ट्रॉनिक बोलीदान" के माध्यम से संपन्न होगा।

4. ई–नीलाम किये जाने हेतु प्रस्तावित संपत्ति के विवरण निम्नानुसार प्रस्तुत हैं संपत्ति का विवरण आरक्षित मूल्य 1. संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा रु. 2.60 लाख रु. 26.00 लाख

5. ईएमडी का भुगतान डिमांड ड्राफ्ट / पे ऑर्डर के माध्यम से रिकवरी ऑफिसर, डीआरटी—1, दिल्ली—खाता टी. आर. सी. सं.: 1204 / 2022 के पक्ष में पहचान-पत्र (वोटर आईकार्ड / ड्राइविंग लाइसेंस / पासपोर्ट) की स्व-सत्यापित प्रति के साथ किया जाएगा, जिसमें भविष्य के संचार के लिए पता और पैन कार्ड की स्व–सत्यापित प्रति होनी चाहिए जो वसूली अधिकारी, डीआरटी–।, दिल्ली के कार्यालय में अधिकतम 12—11—2024 को सायं 5.00 बजे तक या इससे पहले अवश्य पहुंच जानी चाहिए। इसके बाद प्राप्त ईएमडी पर विचार नहीं किया जाएगा। सफल बोलीदाताओं की स्थिति में उक्त जमा राशि को समायोजित कर लिया जाएगा। असफल बोलीदाता ई–नीलामी बिक्री कार्यवाहियों के बंद होने पर ई–नीलामी सेवा प्रदाता/बैंक/वित्तीय संस्थान से ऐसी रिपोर्ट प्राप्त होने के बाद सीधे रजिस्ट्री, डीआरटी–।, दिल्ली से ईएमडी

. ईएमडी वाले लिफाफे पर प्रेषक के विवरणों अर्थात पता, ई—मेल आईडी और मोबाइल नंबर इत्यादि के साथ ''टी. आर. सी. सं.: 1204/2022'' शीर्ष पर लिखा होना चाहिये।

इच्छक बोलीदाताओं के पास ई–नीलामी में भाग लेने के लिए एक वैध लॉगिन आईडी और पासवर्ड, ईमेल पता और पैन नंबर होना चाहिए। लॉगिन आईडी और पासवर्ड के संबंध में अधिक जानकारी के लिए कृपया मैसर्स सी1 इंडिया प्राइवेट लिमिटेड, गल्फ पेट्रोकेम बिल्डिंग, बिल्डिंग नंबर 301, उद्योग विहार, फेज 2, गुरुग्राम, हरियाणा — 122015 (भारत) दूरभाष 91—124—4302020/21/22/23, 91 7291981124/25/26, संपर्क व्यक्ति, विनोद चौहान, मोबाइल नंबर 9813887931, ई-मेल SUPPORT@BANKEAUCTIONS.COM, वेबसाइट HTTPS://WWW.BANKEAUCTIONS.COM से संपर्क करें। ः. संभावित बोलीदाताओं को पोर्टल पर खुद को पंजीकृत करना होगा और पहले से ही यूजर आईडी / पासवर्ड प्राप्त करना होगा, जो मैसर्स

सी 1 इंडिया प्राइवेट लिमिटेड से उपरोक्त ई-नीलामी में बोलीदान करने के लिए प्राप्त करना अनिवार्य है। 9. संबंधित बैंक अधिकारियों के विवरण / हेल्पलाइन नंबर इत्यादि निम्नानुसार हैं :-

नाम एवं पदनाम ईमेल एवं दूरभाष नंबर्स मोबाइल नं. 9654957989, 9582487722 dlb.faridabad@dhanbank.co.in पूजा रावत (शाखा प्रबंधक) 10. जो बेचने का प्रस्ताव है वे अधिकार हैं जिनके लिए प्रमाणपत्र देनदार संपत्तियों के संबंध में हकदार हैं। संपत्तियों को देनदारियों, यदि कोई हो, के साथ बेचा जाएगा। उद्घोषणा में दर्शाई गई संपत्तियों की सीमा, वसूली प्रमाणपत्र अनुसूची के अनुसार है। वसूली अधिकारी किसी

भी कारण से सीमा में किसी भी बदलाव के लिए उत्तरदायी नहीं होंगे। संपत्तियों की बिक्री ''जैसी हैं जहां हैं'' और ''जैसी हैं जो हैं'' शर्त 11. संपत्ति का निरीक्षण संभावित बोलीदाता(ओं) द्वारा बिक्री की तिथि से पहले किया जा सकता है, जिसके लिए बैंक के उपर्युक्त नामित अधिकारी से संपर्क किया जा सकता है।

12. अधोहस्ताक्षरकर्ता के पास किसी भी या सभी बोलियों को अनुचित पाए जाने पर स्वीकार या अस्वीकार करने या बिना कोई कारण बताए किसी भी समय नीलामी स्थगित करने का अधिकार सुरक्षित है।

13. असफल बोलीदाताओं की ईएमडी, ऐसे बोलीदाताओं द्वारा पहचान साक्ष्य जैसे पैन कार्ड, पासपोर्ट, मतदाता पहचान पत्र, वैध ड्राइविंग लाइसेंस या सरकार और पीएसयू द्वारा जारी फोटो पहचान-पत्र की पहचान/प्रस्तृति पर बोलीदाता द्वारा डीआरटी-। की रजिस्ट्री से प्राप्त की जाएगी। असफल बोलीदांता अपनी ईएमडी की वापसी सुनिश्चित करेंगे और यदि एक समृचित समयावधि में प्राप्त नहीं करते हैं, तो तत्काल वस्ली अधिकारी, डीआरटी—।, दिल्ली / अथवा बैंक से संपर्क करेंगे।

14. बिक्री, जैसा कि नीचे दी गई अनुसूची में उल्लिखित है, उपरोक्त नामित सीडी की संपत्ति की होगी और उक्त संपत्ति से जुडी देनदारियां और दावे, जहां तक ध्ध्ध्यनका पता लगाया गया है, वे हैं जो प्रत्येक लॉट के समक्ष अनुसूची में विनिर्दिष्ट हैं।

15. संपत्ति को अनुसूची में विनिर्दिष्ट लॉट्स के अंतर्गत बिक्री के लिए रखा जाएगा। यदि वसूल की जाने वाली राशि, संपत्ति के एक हिस्से की बिक्री से प्राप्त हो जाती है, तो शेष के संबंध में बिक्री तरंत रोक दी जाएगी। बिक्री को तब भी रोक दिया जायेगा, यदि किसी भी लॉट को रखने से पहले, उक्त प्रमाण पत्र में उल्लिखित बकाया, ब्याज लागत (बिक्री की लागत सहित) बिक्री करने वाले अधिकारी के पास प्रस्तुत कर दी जाती है या उनकी संतुष्टि के लिए यह प्रमाण दे दिया जाता है कि ऐसे प्रमाणपत्र की राशि, ब्याज और लागतों का अधोहस्ताक्षरकर्ता

16. कोई भी अधिकारी या अन्य व्यक्ति, जो बिक्री के संबंध में हालांकि कोई कर्तव्य प्रत्यक्ष या परोक्ष रूप में निभा रहा है, वह बोलीदान नहीं कर सकता, बेची गई संपत्ति में कोई हित उपार्जित नहीं कर सकता अथवा उपार्जित करने का प्रयास नहीं कर सकता।

17. बिक्री जो होगी वह आय कर अधिनियम, 1961 की द्वितीय अनुसूची और उसके अंतर्गत विरचित नियमावली में निर्धारित शर्तों और आगे की निम्नलिखित शर्तों के अधीन होगी : संलग्नित अनुसूची में विनिर्दिष्ट विवरण हालांकि अधोहस्ताक्षरकर्ता की सर्वोत्तम जानकारी के अनुसार वर्णित किए गए हैं, तथापि अधोहस्ताक्षरकर्ता इस उद्घोषणा में हुई / होनेवाली किसी त्रूटि, त्रूटिपूर्ण-विवरण या चूक के लिए उत्तरदायी नहीं होंगे। 18. जिस राशि से बोलीदान बढ़ाया जाना है, वह रु. 10,000/— (रुपये दस हजार मात्र) के गुणक में होगी। बोली की राशि या बोलीदाता के संबंध में कोई विवाद उत्पन्न होने की स्थिति में, लॉट को एक बार फिर से नीलामी के लिए रख दिया जायेगा।

19. सफल / उच्चतम बोली लगाने वाले को किसी भी लॉट का क्रेता तब घोषित किया जाएगा बशर्ते कि उसके द्वारा बोलीदान की गई राशि आरक्षित मूल्य से कम न हो / कम नहीं है। यह अधोहस्ताक्षरकर्ता के विवेक पर होगा कि वह उस स्थिति में उच्चतम बोली की स्वीकृति को अस्वीकार कर दें, जब प्रस्तावित कीमत स्पष्ट रूप से इतनी अपर्याप्त हो कि बोलीदान करना ही अनुचित प्रतीत होता हो। 20. सफल / उच्चतम बोलीदाता को ई—नीलामी की समाप्ति के 24 घंटों के अंदर और बयाना राशि (ईएमडी) को समायोजित करने के उपरांत

वसूली अधिकारी, डीआरटी–1, दिल्ली, खाता टी. आर. सी. सं: 1204/2022 के पक्ष में बिक्री आय की 25 प्रतिशत राशि का डीडी/पे ऑर्डर तैयार करना होगा और इसे वसूली अधिकारी के कार्यालय में इस प्रकार भेजना / जमा करना होगा ताकि यह ई–नीलामी की समाप्ति से 3 दिनों के भीतर वहां पहुंच जाए। ऐसा न करने पर बयाना राशि (ईएमडी) जब्त कर ली जायेगी। 21. सफल / उच्चतम बोलीदाता को बिक्री आय का शेष 75 प्रतिशत, संपत्ति की बिक्री की तिथि से 15 वें दिन या उससे पहले, ऐसे दिन को

छोड़कर, या यदि 15वां दिन रविवार या अन्य अवकाश हो, तो 15वें दिन के बाद पहले कार्यालय दिवस पर, वसूली अधिकारी, डीआरटी—। के पास वसूली अधिकारी, डीआरटी-1, दिल्ली, खाता टी. आर. सी. सं.: 1204/2022 के पक्ष में डिमांड ड्राफ्ट/पे ऑर्डर के माध्यम से रजिस्ट्रार, डीआरटी-। दिल्ली के पक्ष में रु. 1,000/- तक की राशि पर 2 प्रतिशत की दर से और रु. 1,000/- से अधिक की ऐसी कुल राशि पर 1 प्रतिशत की दर से जुर्माना शुल्क जमा करना होगा। (डाक के माध्यम से शेष 75 प्रतिशत राशि जमा करने की स्थिति में वह उपरोक्तानुसार वसूली अधिकारी के पास पहुंच जानी चाहिए)।

22. निर्धारित अवधि के भीतर भुगतान में चूक की स्थिति में, बिक्री की नई उद्घोषणा जारी होने के बाद संपत्ति का पुनर्विक्रय कर दिया जाएगा। बिक्री के खर्च को चुकाने के बाद जमा राशि, यदि अधोहस्ताक्षरकर्ता को ठीक लगता है, सरकार के पास जब्त की जा सकती है और चककर्ता खरीदार के संपत्ति से संबंधित या इसे बेचकर अर्जित होनेवाली राशि के किसी हिस्से से संबंधित समस्त दावे जब्त हो जाएंगे।

	संपत्ति की अनुसूची							
7 7	उस संपत्ति के विवरण जिसे उस स्थिति में सह—स्वामियों के नामों के साथ बेचा जाना है, जहां संपत्ति चूककर्ता तथा सह—स्वामियों के रूप में किसी अन्य व्यक्ति से संबंधित है	संपत्ति अथवा उसके किसी ऋणभार दावे, यदि कोई, जिन्हें संपत्ति हेतु किसी भाग पर के विवरण, जो अग्रसारित किया गया है, तथा मूल्यांकित रिजर्व कि संपत्ति पर हैं अन्य ज्ञात विवरण						
	संपत्ति सं. 32, ग्राम भैंसरावाला, बल्लभगढ़, फरीदाबाद, हरियाणा	कोई जानकारी प्राप्त नहीं हुयी है						

आज 03/10/2024 को मेरे हस्ताक्षर तथा मद्रा के अंतर्गत निर्गत

वसूली अधिकारी ऋण वसुली न्यायाधिकरण-1, दिल्ली

9 Shiv Shakti Industrial Estate. J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

Email: newissue@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112 Modern Engineering and Projects Limited

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd

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

Place: Mumbai Date: 04/10/2024

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड

Sitaram Dhulipala Managing Director DIN: 03408989

public offering of Rights Equity Shares in the United States.

उपरोक्त निविदायें दिनांक 12.09.2024 से दिनांक 03.10.2024 तक अपलोड की जानी थी एवं दिनांव

अधिकारी के रूप में तथा प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13 (12) के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए अधोहस्ताक्षरी ने मांग सुचना नीचे वर्णित रूप में जारी कर संबंधित के ऋणधारकों को उक्त सुचना की प्राप्ति की तिथि से 60 दिनों के भीतर सुचना में वर्णित राशि वापस लौटाने का निर्देश दिया था।

कब्जा सूचना

एडलवीज एसेट रीकन्स्टक्शन कम्पनी लि.

CIN U67100MH2007 PLC174759

रिटेल सेन्टर एवं पंजी. कार्यालय : एडलवीज हाउस, ऑफ सीएसटी रोड, कलीना, मुम्बई 400098

जैसा कि, वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत नीचे वर्णित प्रतिभृत क्रेडीटर के प्राधिकृत

इसके बाद नीचे वर्णित एसाइनर ने यहाँ नीचे वर्णित ट्रस्ट ट्रस्टी की उसकी हैसियत में वित्तीय परिसम्पत्तियों को एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड

(यहाँ के बाद ''ईएआरसी'' वर्णित) को सौंप दिया। सरफैसी अधिनियम, 2002 की धारा 5 के अंतर्गत एसाइन्मेन्ट अनबंधों के अनपालन में ईएआरसी ने ऋणधारक द्वारा प्राप्त की गई वित्तीय सम्पत्तियों के संदर्भ में ईएआरसी में निहित अन्तर्निहित प्रतिभृति हितों, गारंटीज के साथ वित्तीय परिसम्पत्तियों से संबंधित एसाइनर के सभी हितों. टाइटल, अधिकारों को प्राप्त कर लिया तथा ईएआरसी प्रतिभृत क्रेडीटर के रूप में उसके सभी अधिकारों का प्रयोग कर रहा है।

ऋणधारक उक्त राशि का भगतान करने में विफल रहे, अतः एतदद्वारा ऋणधारक तथा आम जनता को सचित किया जाता है कि एडलवीज एसेट रीकन्स्ट्रक्शन कम्पनी लिमिटेड के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी ने प्रतिभृति हित प्रवर्त्तन नियमावली, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13

की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते हुए यहाँ नीचे वर्णित सम्पत्ति का कब्जा कर लिया है। क्र. एसाइनर का नाम सं. कब्जा की स्थिति ऋण खाता संख्या कब्जा की तिथि नाम राशि रु. 1430101.31 एवं एचडीबी ईएआरसी 440 4219 श्री विद्यत धारा (ऋणधारक) भौतिक 1.10.2024

21.12.2023 टस्ट फाइनासियल श्रीमती संगीता धारा मर्विमेम लि **सम्पत्ति का विवरण**: वार्ड नं. IV , गली चैल पुरी, किनारी बाजार, दिल्ली (110006) में स्थित सम्पत्ति म्यूनिसिपल सं: 2824 (नया) के भाग में दूसरे तल पर दो दुकान, प्रा.नं. 210 एवं 211 (छत के अधिकार के बिना) (एरिया माप 13.25 वर्ग यार्ड्स।) चौहद्दीः पूर्वः शॉप नं. 208 एवं 209, पश्चिमः शॉप नं. 212, उत्तरः कॉमन पैसेज, दक्षिण

ऋणधारक का ध्यान प्रतिभृत परिसम्पत्तियों को विमोचित करने के लिए उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों के प्रति आकृष्ट की जाती है विशेष रूप से ऋणधारक तथा आम जनता को एतद्वारा सतर्क किया जाता है कि उक्त सम्पत्ति का व्यवसाय न करें तथा सम्पत्ति का किसी भी तरह का व्यवसाय नीचे वर्णित राशि तथा उस पर ब्याज के लिये एडलवीज एसेट रीकन्स्टक्शन कम्पनी लिमिटेड, के चार्ज के अधीन होगा। हस्ताः/ - प्राधिकृत अधिकारी स्थानः दिल्ली

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



तिथि: 05.10.2024

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer, E-mail: cs@mep.ltd; Website: www.mep.ltd. Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE

ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER. *Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2.34.00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount(₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer, The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Company, The Exchange does not in any manner. Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or

Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company: and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever" Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry (I) Private Limited

Shaping the Fload Ahead

Contact Person: Sanjay Jha

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

www.readwhere.com

Lucknow

तद द्वारा सुचित किया जाता है कि निम्नतिखित औद्योगिक क्षेत्रों के विकास कार्य हेत् ई-निविदायें दिनांक

हीरो हाउसिंग फाइनेस लिमिटेड

संपर्क का पताः बिल्डिंग नं ७, द्वितीय तल, सामुदायिक केंद्र, बसंत लोक, वसंत विहार, नई दिल्ली— 110057 कब्जा-सूचना (अचल संपत्तियों के लिए)

हे लिए नीचे उल्लिखित एक मांग गोटिस जारी किया। दंडात्मक ब्याज, शुल्क, लागत आदि हीरों हाउसिंग फाइनेंस लिमिटेंड के प्रभार के अधीन होगा।

) के प्रावधानों के लिए	उधारकर्ता का ध्यान आकर्षित वि	केया जाता है।		
ऋण खाता संख्याः	बाध्यताचारी (ऑ)/ कानूनी उत्तराधिकारी(ऑ) / कानूनी प्रतिनिधि(ऑ) का नाम	मांग सूचना की तिथि / मांग सूचना के अनुसार चरित	কম্জা— নিথি (ব্যবনাদেক / দীনিক)	
FDELHOU1809000 19	प्रेम चंद सिंह. अजू सिंह	16 / 07 / 2024, दिनकि 16 / 07 / 2024 तक	03 / 10 / 2024 (प्रतीकात्मक)	

प्रतिभृति परिसम्पतियाँ अञ्चल संपत्तियों का विवरण: औ.एफ-2 (शतल) विना छत के अधिकार के, प्लीट संख्या सी-9/ए/4, कवर्ड एरिया 30.19 वर्ग मीटर यामी 325 वर्ग फीट, डी.एल.एफ. लंकुर विहार, गीव-सायुलाबाद, परमना

Indira Circle, Jawahar Lal Nehru Marg, Jaipur-302004

No : JDA/EE&TA to Dir.Engg.-I/2024-25/D-71

NIB No. : EE & TA to Dir.Engg.-1/18/2024-25

www.eproc.rajasthan.gov.in and www.jda.rajasthan.gov.in.

सीआईएन : U65900DL2020PLC366027 कब्जा सूचना (अचल सम्पत्ति हेतु) नियम 8(1) जबिक, अधोहस्ताक्षरी ने वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन

राशि रु. 3,00,000/- (रुपये तीन लाख मात्र) का पुनर्भुगतान करने के लिए कहते हुए एक ऋण खाता सं. 100841004078 के लिए माँग सुचना तिथि 11.07.2024 जारी की थी। कर्जदार के राशि के पुनर्भुगतान में असफल होने के कारण, कर्जदार तथा जनसामान्य को एतद्वारा सूचना दी जाती है कि प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 8 के साथ पठित कथित अधिनियम की

पर 03 अक्टबर, 2024 को कब्जा कर लिया है। कर्जदार को विशेष रूप से एवं जनसामान्य को सम्पत्तियों के साथ कोई संव्यवहार न करने की चेतावनी दी

अचल सम्पत्ति का विवरण

संपत्ति का इक्विटेबल बंधकः आवासीय संपत्ति, जिसका क्षेत्रफल 200 वर्ग गज यानि 167.28 वर्ग मीटर है, मकान नंबर आर-11 हस्तिनापुर, राम लीला ग्राउंड के पास, परगना तहसील मवाना जिला मेरठ उत्तर प्रदेश में स्थित है, राजस्व अभिलेखों में बही नंबर 1, जिल्द नंबर 2923, पृष्ठ संख्या 583-592 क्रमांक 9733 दिनांक 04-12-2003 में श्री राकेश पुत्र श्री जगवीर सिंह के नाम पर पंजीकृत है।

शिवालिक स्माल फाइनेंस बैंक लिमिटेड स्थान : मवाना

कब्जा सचना

तहत तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(2) के तहत प्रदत्त शक्तियों के उपयोग में जना स्माल फाइनेंस बैंक लिमिटेड (पर्व का जनलक्ष्मी फाइनेंशियल सर्विसेज लिमिटेड) के लागतों, प्रभारों आदि सहित कथित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर सम्बन्धित नाम के सम्मुख तक आकस्मिक व्यय, लागतों, प्रभारों आदि का भुगतान करने को कहते हुए कर्जदार(रों)/सह-कर्जदार(रों) को मांग सचना जारी की थी।

त्रिथः विद्यालक श्री २२.07.2024 तक 04.10.2024	1	का +	नाग सूपना जारा का या।			
45129410000222 कंपनी, इसके मालिक श्री 22.07.2024 तक 04.10.2024 45129660000863 राकेश कुमार गोयल द्वारा रु.27,22,252/- समय: 10:2. तथा प्रतिनिधित्व, 2) श्री राकेश (रुपये सत्ताईस लाख बजे पूर्वा. 45128640000038 कुमार गोयल (कर्जदार), 3) बाईस हजार दो सौ सांकेतिक			ऋण सं.		तिथि ⁄तिथि तक बकाया	कब्जे की तिथि⁄समय तथा प्रकार
		1	45129410000222 45129660000863 तथा	कंपनी, इसके मालिक श्री राकेश कुमार गोयल द्वारा प्रतिनिधित्व, 2) श्री राकेश कुमार गोयल (कर्जदार), 3)	24.07.2024 22.07.2024 तक रु.27,22,252/- (रुपये सत्ताईस लाख बाईस हजार दो सौ	04.10.2024 समयः 10:25 बजे पूर्वा. सांकेतिक

पुत्र श्री संतोष कुमार के स्वामित्व में।

के आनुपातिक अधिकारों के साथ। श्री राकेश कुमार गोयल, पुत्र श्री संतोष कुमार के स्वामित्व में।

साथ कोई संव्यवहार जना स्माल फाइनेंस बैंक लिमिटेड के प्रभार के अध्यधीन होगा।

🔳 जना स्माल फाइनेंस बैंक लिमिटेड (एक अनुसूचित वाणिज्यिक बैंक)

स्वयंभू पिंगळा देवीच्या दर्शनासाठी देशभरातील भाविकाची गर्दी

जाहीर सूचना

दिंडोशी येथील शहर दिवाणी न्यायालय, बोरिवली विभाग, गोरेगाव, मुंबई

व्यावसायिक दावा क्रमांक ४४१/२०२३

ईमेलः vagarwal409@gmail.com हे नोंद असावी की, वरनामित फिर्बार्दीनी सहाय्यतेकरिता मा. पिठासीन न्यायाधिश, श्री.एस. एम. आगरकर यांच्य

समक्ष सी.आर.क्र.५ दि.१४.११.२०२४ रोजी स.११.००वा./२.४५ वा. किंवा लगेचच त्यानंतर सदर न्याया

अ) प्रतिवादींनी फिर्यादीला एकूण रु.३,९६२.५०/- देय करण्याचे आहे, ज्यामध्ये रु.२,५०,०००/- (रुपये

दोन लाख पन्नास हजार फक्त) ची मूळ रक्कम समाविष्ट आहे. तसेच कसरीच्या तारखेपासन दावा दाखल केल्याच्य

तारखेपर्यंत १८% वार्षिक व्याज आणि १८% व्याज दाखल केल्याच्या तारखेपासून देय आणि/किंवा प्राप्तीच्य

गरखेपर्यंतचा खटला, विशेषत: दाव्याच्या तपशिलांमध्ये दाव्यासोबत जोडलेल्या एफ प्रकरणामध्ये वर्णन केले

क) या माननीय न्यायालयास सध्याच्या खटल्यातील तथ्ये आणि परिस्थितीत योग्य आणि आवश्यक वाटतीव

मोहक चेहरा, तेजस्वी डोळे, उंच कपाळ, त्यावर मधोमध चंद्रकोर

PUBLIC NOTICE ny client MR. HEMANT FATECHAND MEHTA, residing at 1 Sidhartha Plot No. 163, T.P.S. Derasar ane, Near Gukul School, Ghatkopar East, Rajawadi, Mumbai - 400077, have evoked all their relations with his doptive son MR. RUDRA HEMANT MEHTA and ejected/dis-owned him from all their properties. Any person having any transaction or dealing with him shall do it with their own risk as my clients are not having any relation with his adoptive son and there any business

MANOJ TIWARI Advocate, High Court Bhaskar Building, Lawyer's Chambers 2nd Floor, Bandra Court, Bandra (E), Mumbai - 400051. Mob: 9029409330

जाहीर सूचना

सर्वसामान्य जनतेस येथे सचना देण्यात येते की. आमर्र अशील **श्री. जसवंत प्रभाकर सुकठणकर** यांना २रा मजला. <mark>ऑर्चिड सबर्बिया को-ऑपरेटिव्ह हौसिंग</mark> **सोसायटी लि.** म्हणून ज्ञात इमारत, न्यु लिंक रोड जंक्शन, कांदिवली (पश्चिम), मुंबई-४०००६७ तसेच १ कार पार्किंग जागा (मालमत्ता) ही जागा **श्री. चिरा**ग मगनलाल ठक्कर व कुमारी उर्वी जयसुख पिठवा यांच्याकडे विकी इस्तांतर करण्याची रच्छा आहे उपरोक्त मालमत्ता माझ्या अशिलाच्या नावे **श्रीमती वसुधा प्रभाकर सुकठणकर** यांचे निधनानंतर ते सदर श्रीमती वसुधा प्रभाकर सुकठणकर यांचे एकमेव कायदेशीर वारसदार या नात्याने हस्तांतर करण्यात आले

जर कोणा व्यक्तीस, सोसायटीस, न्यास, बँक एनबीएफसी, एच.यु.एफ., कायदेशीर वारसदार, वित्तीय संस्था यांना उपरोक्त फ्लॅट मालमत्ता किंवा भागाव विक्री, अदलाबदल, वारसाहक, कायदेशीर हक, जप्ती, लिस पेन्डन्स, तारण, भागीदारी, कोणतेही इतर -महसूल किंवा वैधानिक प्राधिकरणादारे पारित आदेश किंवा प्रदानता किंवा लवाद किंवा ताबा किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क, दावा किंवा आक्षेप असल्यास त्यांनी सर्व पृष्ठ्यर्थ सत्य दस्तावेज व आवश्यव गुराव्यांसह लेखी स्वरुपात सदर सूचना प्रकाशनापासून १४ (चौदा) दिवसांच्या आत खालील स्वाक्षरीकर्ता श्रीमती हेतल आर. चोथानी-वकील, दी लिगल गोल्युशन्झ+, डी-१०४, अंबिका दर्शन, सी.पी.रोड, कांदिवली (पूर्व), मुंबई-४००१०१ यांच्याकडे कलवावे अन्यथा अमे टावे किंवा आक्षेप अमल्याम है सोडून दिले आहेत असे समजण्यात येईल आणि आमच्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासून मुक्त व स्पष्ट बाजारभाव असलेल्या सदर अनुसुचीत मालमत्तेच्या अधिकाराच्या आधारावर व्यवहार सुरू करतील.

दी लिगल सोल्युशन्झ+करित ठिकाण: मुंबई हेतल आर. चोथानी दिनांक: ०४.१०.२०२४ वकील/भागीदार

जाहीर सूचना

श्री. हितेश धर्मेंद आशर व श्री. धर्मेंद एम. आशर ह पंचशील गार्डन्स पीक्युआर को-ऑपरेटिव्ह हौसिं प्तोसायटी लि., पत्ता: महावीर नगर, डहाणुकरवाडी कांदिवली पश्चिम, मुंबई-४०००६७ या सोसायटीचे सदस्र आहेत आणि सोसायटीच्या इमारतीचे 'पी' विंगमधील फ्लॅट क्र.१०३ चे धारक आहेत. श्री. धर्मेंद्र एम. आश यांचे ०१.११.२०१४ रोजी निधन झाले.

कायदेशीर वारसदार अर्थात **श्री. हितेश धर्मेंद्र आशर** श्री. परेश धर्मेंद्र आशर, श्रीमती अस्मिता केतन सुरैया हे मुले व सदर मयत स्वर्गीय धर्मेंद्र एम. आशर यांर्च पत्नी श्रीमती जयवंती धर्मेंद आशर यांच्या दरम्यान झालेल्या मौख्यिक मान्यतेनसार आमच्या अशिलांर्न सदर फ्लॅट व त्यासंबंधीचे सर्व अधिकार त्यांच्या एकमे नावे हस्तांतर केले.

जर कोणा व्यक्तीस, वारसदार किंवा अन्य दावेदार, आक्षेपकर्ता. सोसायटी. न्यास. बँक. एनबीएफर्स एच.यु.एफ., कायदेशीर वारसदार, वित्तीय संस्था यांना उपरोक्त फ्लॅट मालमत्ता किंवा भागावर विकी अदलाबदल, वारसाहक्क, कायदेशीर हक्क, जप्ती, लिस पेन्डन्स, तारण, भागीदारी, कोणतेही इतर हकुमनाम कायद्याच्या न्यायालय, न्यायाधिकरण, महसूल किंव वैधानिक प्राधिकरणादारे पारित आदेश किंवा प्रदानत किंवा लवाद किंवा ताबा किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क, दावा किंवा आक्षेप असल्यास त्यांर्न सर्व पृष्ठचर्थ सत्य दस्तावेज व आवश्यक पुराव्यांस लेखी स्वरुपात सदर सूचना प्रकाशनापासून **१४ (चौदा)** दिवसांच्या आत खालील स्वाक्षरीकर्ता **श्रीमती हेत**र आर. चोथानी-वकील, दी लिगल सोल्युशन्झ+, डी-१०४, अंबिका दर्शन, सी.पी.रोड, कांदिवली (पर्व) मुंबई-४००१०१ यांच्याकडे कळवावे. अन्यथा अ दावे किंवा आक्षेप असल्यास ते सोडन दिले आहेत असे . प्रमजण्यात येईल आणि आमच्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासून मुक्त व स्पष्ट बाजारभाव असलेल्या सदर अनुसुचीत मालमत्तेच्य अधिकागच्या आधागवा व्यवहार सरू कातील

ठिकाण: मुंबई हेतल आर. चोथानी दिनांक: ०४.१०.२०२४ वकील/भागीदार

दी लिगल सोल्युशन्झ+करित

जाहीर सूचना

माझे अशील १) श्रीमती सुनंदा गुल सुजान व २) श्री. अमित गल सुजान हे फ्लंट जागा अर्थात फ्लंट क्र.२३ २रा मजला, बी विंग, गितांजली इमारत, राधेश्या कोहौसोलि.. आर्थर बंदर रोड. रेडिओ क्लबजवळ कुलाबा, मुंबई-४००००५, क्षेत्रफळ ८९५ चौ.फु. तसेच अनक्रमांक ३८७१ ते ३९१३ धारक भागप्रमाणपत्र क.९१ वे कायदेशीर सह-मालक असून त्यांच्या सूचने अंतर्गत सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे. माझे अशील क्र.१ यांचे पती गुल सी. सुजान व माई अशील क्र.१ यांची मेहणी आणि क्र.२ यांची आत्या मोहिनी इंद्रु शिवदासानी हे सदर फ्लॅटचे मालक होते गुल सी. सुजान यांचे ५.५.२०१० रोजी निधन झाले यांच्या पश्चात माझे अशील १) श्रीमती सुनंदा गुल सुजान व २) श्री. अमित गुल सुजान हे कायदेशी वारसदार आहेत. सदर फ्लॅटच्या सह–मालक मोहिनी इंदु शिवदासानी यांनी सदर फ्लॅटमधील त्यांचे अविभाजीत शेंअर्स गुल सी. सुजान यांच्या नावे दिनांक १३ जून १९९४ रोजीच्या क्षतिपुर्ती करारनामाद्वारे हस्तांतर केले ज्यावेळी ते जिवीत होते.

आता माझ्या अशिलांना सदर फ्लॅट इच्छक खरेदीदा १) नेल्सन जेरोमिनो केईतानो फर्नांडिस, २) प्रज्ञा नेल्स फर्नांडिस यांच्याकडे विक्री करण्याची इच्छा आहे. जर कोणा व्यक्तीस. मयताचे कायदेशीर वारसदारांन सदर फ्लॅट किंवा भागावर दावा, अधिकार, हक्क किंवा हित असल्यास त्यांनी त्यांचे आक्षेप लेखी स्वरुपात सद वृत्तपत्र प्रकाशनापासून १४ दिवसांत कळवावेत. अन्यथा अशा व्यक्तींचे दावा इच्छा व उद्देशाकरिता त्याग स्थगित केले आहेत असे समजले जाईल.

के.एम. पांडे (वकील उच्च न्यायालय) दुकान क्र.५, ए विंग, फरेरा अपार्टमेंट, पोयसर गावदेवी रोड, पोयसर सबवेजवळ, कांदिवली (प.)

मुंबई-४०००६७. दिनांक: ०५.१०.२०२१

PUBLIC NOTICE

NOTICE is hereby given that certificate for 800 shares of RIR POWER ELECTRONICS LIMITED in the name of NEERA RANI under Folio No N000032 bearing Cert. No. 3250, 3251, 7763 7764, 43560, 43559, 30260, 30261, 30262 30263 and Dist. Nos. 624651- 624750 624751-624850, 1018762-1018811 1018812- 1018861, 1018862- 1018961 1916785- 1916984, 1916985- 1917034 1917035- 1917084, 1917085- 1917134 1917135- 1917184 have been lost and application has been made to the Company t

issue duplicate in lieu thereof. Any person who has a claim in respect of the said shares should lodge such claim with the Company's Registrars & Transfer Agents "ADROIT CORPORATE SERVICES PVT LTD." 18 20, Jaferbhoy Ind Estate 1st Floor, Makwan Road, Marol Naka, Andheri (E), Mumbai 400059 within 15 days from the date of nublication of this Notice, else the Company wil

proceed to issue Duplicate Certificates. Place: Mumbai Date: 05/10/2024

रूप, दुपारी तरूण रूप आणि सायंकाळी वृद्धरूप,

मे. सफायर फूड्स इंडिया लिमिटेड,

१. श्रीमती उषा देवी अग्रवाल

वयः प्रौढ भारतीय रहिवासी.

२ श्रीमती लता आर जोशी

वयः प्रौढ, भारतीय रहिवासी

३. वैभव अग्रवाल (प्रतिनिधी)

वयः प्रौद्ध. भारतीय रहिवासी.

व्यवसाय : उद्योग

चालविले जाईल

(उपव्यवस्थापक कायदेशीर) यांचे मार्फत

लिंक रोड, गोरेगाव पश्चिम, मुंबई- ४०००६२

त्याचे अधिकृत स्वाक्षरीकर्ता श्री. साईप्रकाश कदम,

केंपनी कायदा, २०१३ अंतर्गत समाविष्ट केलेली कंपनी

विरूध्द

विंग बी-२. ओबेरॉय स्प्रिंग्स को-ऑप. हौसिंग सोसायटी.

राहणार - मे. सिद्धिविनायक बिल्डर, प्लॉट क्रमांक ३५,

सेक्टर १५, खारघर, नवी मुंबई – ४१०२०६

ब) दाव्याची किंमत प्रदान केली जाईल.

दिनांक २४ जुलै २०२४ रोजी

दिनांक २४ जुलै २०२४ रोजी

फिर्यादीकरिता वकिल

आर.बी. मोकाशी ॲण्ड असोसिएट्स

३२-डी, ५वा मजला, कामेर इमारत,

दिंडोशी येथील शहर दिवाणी न्यायाल

., मे. सफायर फूड्स इंडिया लिमिटेड

श्रीमती उषादेवी अग्रवाल आणि इतर

समन्स प्रकाशनाच्या रिटचा उतारा

दिनांक ०५ ऑक्टोबर २०२४ रोजी

व्यावसायिक दावा क्रमांक ४४१/२०२३

बोरिवली विभाग, गोरेगाव, मुंबई

३८ कावसजी पटेल स्ट्रीट, फोर्ट, मुंबई - ४००००१

आर.बी. मोकाशी ॲण्ड असोसिएट्स (वादीचे वकील)

३२-डी, ५वा मजला, कामेर इमारत, ३८ कावसजी पटेल स्ट्रीट,

मोंजिनिस के क फॅक्टरी जवळ, अंधेरी पश्चिम, मुंबई - ४०००५८

त्याचे कॉर्पोरेट कार्यालय - ७०२, प्रिझम टॉवर, ए विंग, माइंडस्पेस,

व्यवसाय : उद्योग, फ्लॅट क्र. १२/१३, सेक्टर- २०, नवी मुंबई,

पोलीस मुख्यालय समोर, कळंबोली, रायगड, महाराष्ट्र- ४१०२१८

विसाय : उद्योग, राहणार: फ्लॅट क्र.१००३/१००४, १०वा मजला,

प्रसिद्ध आहे. निसर्गाच्या सानिध्यात टेकडीवर महायज्ञ उत्सव साजरा करतात. नवरात्रनिमित्त दहा दिवसाची पूजा सुरू असून, असे देवीची तीन रूप दिसतात. असे भाविक पिंगळा देवीचे हे ऐतिहासिक मंदिर आहे. मंदिराचा पिंगळादेवी ही माहर येथील सांगतात. नवरात्रीनिमित्त येथील मंदिरात देशाच्या व सभोवतालचा गाभारा हेमाडपंती बांधणीचा रेणुका देवीच्या रूपाप्रमाणेच

... फिर्यादी

शहर दिवाणी न्यायालय, मु. दिंडोशी

.... फिर्यादी

.... प्रतिवादी

.. फिर्यादी

जाहीर सूचना र्दिडोशी येथील शहर दिवाणी न्यायालय, बोरिवली विभाग, गोरेगाव, मुंबई

व्यावसायिक दावा क्रमांक ४४०/२०२३ मे. सफायर फूड्स इंडिया लिमिटेड, त्याचे अधिकृत स्वाक्षरीकर्ता श्री. साईप्रकाश कदम, (उपव्यवस्थापक कायदेशीर) यांचे मार्फत कंपनी कायदा, २०१३ अंतर्गत समाविष्ट केलेली कंपनी त्याचे कॉर्पोरेट कार्यालय - ७०२, प्रिझम टॉवर, ए विंग, माइंडस्पेस, लिंक रोड, गोरेगाव पश्चिम, मंबई- ४०००६२

विरूध्द १. मे. पुरुषोत्तम अग्रवाल (एचयूएफ) वय: प्रौढ भारतीय रहिवासी, व्यवसाय : उद्योग.

······ फ्लॅट क्र.ए-१७०१, दि ओरियन, प्लॉट क्र.१२/१३, सेक्टर-२०, नवी मुंबई, पोलीस मुख्यालय समोर, कळंबोली, रायगड, महाराष्ट्र - ४१०२१८ २. श्री. राजेश दर्गाशंकर जोशी

व्यवसाय : उद्योग. राहणार: फ्लॅट क्र.१००३/१००४. १०वा मजला. विंग बी-२. ओबेरॉय स्प्रिंग्स को-ऑप. हौसिंग सोसायटी,

३. वैभव अग्रवाल (प्रतिनिधी)

व्यवसाय • उद्योग राहणार - मे. सिद्धिविनायक बिल्डर, प्लॉट क्रमांक ३५, सेक्टर १५, खारघर, नवी मुंबई – ४१०२०६

मोंजिनिस केक फॅक्टरी जवळ, अंधेरी पश्चिम, मुंबई - ४०००५८

ईमेल: vagarwal409@gmail.com . प्रतिवादी हे नोंद असावी की. वरनामित फिर्यादींनी सहाय्यतेकरिता मा. पिठासीन न्यायाधिश. श्री.एस. एम. आगरकर यांच्या समक्ष सी.आर.क्र.५ दि.१४.११.२०२४ रोजी स.११.००वा./२.४५ वा. किंवा लगेचच त्यानंतर सदर न्यायाल

अ) प्रतिवादींनी फिर्यादीला एकूण रु.११,८५,१७४/- देय करण्याचे आहे, ज्यामध्ये रु.७,४७,७५०/- (रुपये सात लाख सत्तेचाळीस हजार सातशे पन्नास फक्त) ची मूळ रक्कम समाविष्ट आहे, तसेच कसूरीच्या तारखेपासून दावा दाखल केल्याच्या तारखेपर्यंत १८% वार्षिक व्याज आणि १८% व्याज दाखल केल्याच्या तारखेपासून देय आणि/ किंवा प्राप्तीच्या तारखेपर्यंतचा खटला. विशेषत: दाव्याच्या तपशिलांमध्ये दाव्यासोबत जोडलेल्या एफ प्रक

वर्णन केले आहे ब) दाव्याची किंमत प्रदान केली जाईल. क) या माननीय न्यायालयास सध्याच्या खटल्यातील तथ्ये आणि परिस्थितीत योग्य आणि आवश्यक वाटती

असे इतर सवलती. दिनांक २४ जुलै २०२४ रोजी निबंधकाकरित शहर दिवाणी न्यायालय, मु. दिंडोशी

दिनांक २४ जुलै २०२४ रोजी आर.बी. मोकाशी ॲण्ड असोसिएट्स फिर्यादीकरिता वकिल ३२-डी, ५वा मजला, कामेर इमारत,३८ कावसजी पटेल स्ट्रीट, फोर्ट, मुंबई - ४००००१ दिंडोशी येथील शहर दिवाणी न्यायालय बोरिवली विभाग, गोरेगाव, मुंबई व्यावसायिक दावा क्रमांक ४४०/२०२३ फिर्यादी मे. सफायर फूड्स इंडिया लिमिटेड

विरूध्द श्री. पुरषोत्तम अगरवाल आणि इतर समन्स प्रकाशनाच्या रिटचा उतारा दिनांक ०५ ऑक्टोबर २०२४ रोजी आर.बी. मोकाशी ॲण्ड असोसिएट्स (वादीचे वकील)

३२-डी, ५वा मजला, कामेर इमारत, ३८ कावसची पटेल स्ट्रीट, फोर्ट, मुंबई - ४००००१

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सरफायसी कायदा) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रूल्स, २००२ अंतर्गत नियम ६, ८ व ९ नुसार अधिकारांचा वापर करून ऑनलाईन ई-लिलावाद्वारे विक्रीकरिता जाहिर सूचना

सर्वसामान्य जनतेस आणि खाली नमुद कर्जदार/जामिनदार /तारणकर्ता यांना येथे सूचना देण्यात येत आहे की, विशेषतः खाली वर्णन केलेली स्थावर मालमत्ता ॲसेट रिकन्स्टक्शन कंपनी (इंडिया) लि.. विविध **आर्सिल ट्रस्ट (आर्सिल)** च्या विश्वस्त म्हणून त्याच्या क्षमतेनुसार कार्यरत (नोंट्णीकृत असाइनमेंट करारांद्वारे आर्थिक मालमत्तेच्या असाइनमेंटच्या अनुषंगाने), सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सरफायसी कायदा) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रूल्स, २००२ अंतर्गत नियम ६, ८ व ९ नुसार ऑनलाइन ई-लिलावाद्वारे, पुढील व्याज, शुल्क आणि खर्च इत्यादीसह थकबाकीच्या वसुलीकरिता, जे आहे जेथे आहे, जे आहे जसे आहे, जे काही आहे हे कोणत्याही आधाराशिवाय आहे या तत्वावर विक्री केली जाईल.

कर्जदार/ सह- कर्जदार/जामिनदार/	कर्ज खाते क्र व विक्रय बँक	ट्रस्टचे नाव	सरफायसी सूचना दि.०५.०९.२०२२ नुसार	ताबाचा प्रकार आणि	निरीक्षणाची तारीख	मालमत्तेचा प्रकार अणि	इसारा रक्कम ठेव (इरठे) व बोली सादर करण्याची	आरक्षित मूल्य	ई-लिलावाची तारीख आणि
तारणकर्ताचे नाव			थकबाकी रक्कम	तारीख		क्षेत्र	अंतिम तारीख		वेळ
१. श्री. गणेश अखिल डे २. श्रीमती शिखा गणेश डे	व्हीपीएलएचएएन डीआर०००२०५४	रिटेल लोन पोर्टफोलिओ -0९२-ए- ट्रस्ट	रू.१८,५८,६१६/- (रुपये अठरा लाख अञ्चवन्न हजार सहाशे सोळा फक्त) दिनांक ०५.०९.२०२२ रोजी + ०६.०९.२०२२ पासून त्यावरील पुढील व्याज + कायदेशीर खर्च	२०२४ रोजी वास्तविक	विनंतीनुसार व्यवस्था केली जाईल	मुक्तहस्त/ क्षेत्रफळ २५.०९ चौ.फु.	रू.२,१६,०००/- (रूपये दोन लाख सोळा हजार फक्त) लिलावाच्या २ तास आधी त्याच दिवशी दिनांक ०५.११.२०२४, वेळ स.१०.३०वा. निवदा वेतनवाढ: निवदा दस्तावेजात नमुद केल्याप्रमाणे.	रू.२१,६०,०००/- (रूपये एकवीस लाख साठ हजार फक्त)	०५.११.२०२४ रोजी दुपारी १२.३० वाजता

लेलाव होत असलेल्या प्रतिभूत मालमत्तेचे वर्णन: **मालकीची मालमत्ता – श्री. गणेश अखिल डे,** फ्लॅट क्र.१३, ४था मजला, इमारत क्र.१, श्री गणेश (एस.आर.ए.) को–ऑपरेटिव्ह हौसिंग सोसायटी लि., म्हाडा कॉलनी, वाशी नाका, चेंबूर, मुंबई–४०००७४, क्षेत्रफळ २५.०९ चौ.मी. बिल्टअप क्षेत्र, गाव आणिक, तालुका कुर्ला व जिल्हा मुंबई, बृहन्मुंबई महानगरपालिकेच्या मर्यादेत, नोंदणी जिल्हा मुंबई, उप-जिल्हा कुर्ला, जमीन सीटीएस क्र.२६०बी, २६१बी, ३१२ए येथील मालमत्तेचे सर्व भाग व

पथ्वीशी जोडलेल्या किंवा पथ्वीशी जोडलेल्या कोणत्याही गोशेशी कायमस्वरूपी बांधलेल्या सर्व इमारती आणि वास्त. वर्तमान आणि भविष्य आणि त्यास जोडलेले सर्व सलभ /मामल हक

5	the man the first that the man					
आर्सिल ला ज्ञात प्रलंबित खटले	निरंक					
आर्सिलला माहीत असलेले बोजा/देय	निरंक					
बोली सादर करण्याची अंतिम तारीख	त्याच दिवशी लिलावाच्या २ तास आधी					
बोली वाढविण्याची रक्कम	बोली दस्तावेजात नमुद केल्याप्रमाणे					
मागणी धनाकर्ष	आर्सिल-रिटेल लोन पोर्टफोलिओ-०९२-ए-ट्रस्ट देय: मुंबई					
आरटीजीएस तपशील	आर्सिल-रिटेल लोन पोर्टफोलिओ-०९२-ए-ट्रस्ट, ट्रस्ट खाते क्र.: एचडीएफसी बँक लिमिटेड, शाखा: कमला मिल्स, मुंबई,					
	आयएफएससी कोड : एचडीएफसी००००५४२, चालु खाते क्र.:५७५००००१३६२७६१					
संपर्क व्यक्तीचे नाव आणि क्र.	डॉमिनीक मेन्डेस–९९८७१७०९९८, शैलेश पगारे–८६५२२३४५८५, शैलेश गायकवाड–९८६७९२९१२१, महेश बंगेरा–९००४१७३२५६					

ायम आणि अटी: १) लिलाव विक्री https://auction.arcil.co.in या वेबसाइटद्वारे ई-लिलावाद्वारे केली जात आहे आणि बोली दस्तऐवजाच्या अटी व शर्तीनुसार, आणि त्यात नमुद केलेल्या प्रक्रियेनुसार. २) प्राधिकृत अधिक (एओ)/ आर्सिल यांना इंटरनेट कनेक्टिव्हिटी, नेटवर्क समस्या, सिस्टम क्रॅंश, पॉवर फेल इ. इत्यादीसाठी जबाबदार धरले जाणार नाही. ३) लिलावाच्या कोणत्याही टप्यावर, एओ कोणतेही कारण न देता आणि कोणतीही पूर्वसूचन । देता बोली/प्रस्ताव स्वीकार/नाकारू/सुधारू/रद्द करू शकतो किंवा लिलाव पुढे ढकलू शकतो. ४) यशस्वी खरेदीदार/बोलीदाराने कोणतेही वैधानिक देय, कर, देय शुल्क, खरेदी मोबदल्यावर लागू होणारा जीएसटी, मुद्रांक शुल्क, नोंदणी शुल्क इ. लागू कायद्यानुसार प्रतिभूत मालमत्ता त्याच्या/तिच्या/तिच्या/तिच्या नावे पोहोचवण्यासाठी/वितरीत करण्यासाठी अदा करणे आवश्यक आहे. ५) इच्छूक बोलीदारांनी त्यांच्या स्वतःच्या स्वतःच्या स्वतंत्र चौकशी/ बोजा, प्रतिभूत मालमत्तेचे शीर्षक आणि प्रतिभूत मालमत्तेवर परिणाम करणारे दावे/हक्क/देय यासंबंधीची चौकशी करावी, त्यांची बोली सादर करण्यापूर्वी वैधानिक देय, इत्यादींसह. लिलावाची जाहिरात आर्सिलची कोणतीही वचनबद्धता किंवा कोणतेही प्रतिनिधित्त बनवत नाही आणि बनवणार नाही. आर्सिलचे प्राधिकृत अधिकारी कोणत्याही तृतीय पक्षाच्या दावा /हक्क/देयांसाठी कोणत्याही प्रकारे जबाबदार असणार नाही. ६) वृत्तपत्रात प्रकाशित झालेल्या लिलावाच्या सूचनेमध्ये नमुद केलेले तपशील . अधोस्वाक्षरीदारांच्या सर्वोत्तम माहितीसाठी सांगण्यात आले आहेत: तथापि. अधोस्वाक्षरी केलेले कोणत्याही त्रटी. चकीचे विधान किंवा वगळण्यासाठी जबाबदार / उत्तरदायी असणार नाही. ७) कर्जदार जामीनदार /तारणकर्ता. जे या थकबाकीसाठी जबाबदार आहेत, त्यांनी या विक्री सूचनेला वर नमूद केलेल्या लिलाव विक्रीच्या होल्डिंगबहल, सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियमांच्या नियम ८ आणि ९ अंतर्गत नोटीस मानावे. ८) येथे नियोजित केलेला लिलाव कोणत्याही कारणास्तव अयशस्वी झाल्यास, आर्सिल ला नियम आणि कायद्याच्या नियम ८(५) च्या तरतुर्दीनुसार प्रतिभूत मालमत्ता इतर कोणत्याही पद्धतींनी विकण्याचा अधिकार आहे. दिनांकः ०५.१०.२०२४, ठिकाणः मुंबई सही/- प्राधिकृत अधिकारी, ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लिमिटेड

ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लि. (आर्सिल) Arcil विविध आर्सिल ट्रस्टचे विश्वस्त म्हणून आपल्या क्षमतेनुसार कार्यरत

आर्सिल कार्यालयः दि रूबी, १०वा मजला, २९, सेनापती बापट मार्ग, दादर (पश्चिम), मुंबई-४०००२८. वेबसाईट: www.arcil.co.in, सीआचएन : वृद्ध५९९९एमएच२००२पीएलसी१३४८८४



चोलामडलम इन्व्हेस्टमेट अँड फायनान्स कंपनी लिमिटेड

कॉर्पोरेट पत्ता: चोला क्रेस्ट, सी५४ आणि सी५५, सुपर बी-४, थिरू वी का इंडस्ट्रियल इस्टेट, गिंडी, चेन्नई-६०००३२. शाखेचा पत्ता: चोलामंडलम इन्ट्रेस्टमेंट ॲण्ड फायनान्स कंपनी लिमिटेड, २रा मजला, लोटस आयटी पार्क कार्यालय क्र.२०३, रोड क्र.१६, वागळे इस्टेट, पांचपाखाडी, ठाणे, महाराष्ट्र-४००६०४. संपर्क क्रमांक: श्री. पांचाल नितीनकुमार, मोबा. क्र.९८२५४३८८९७, श्री. तेजस मेहता, मोबा. क्र.९८२५३५६०४७ आणि श्री. रावसाहेब अनुसे, मोबा. क्र.९८३४१९९८९८

स्थावर मालमत्तेच्या व्रिकीकरिता ई-लिलाव विक्री सूचना

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस ॲन्ड एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ सहवाचिता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स २००२ चे नियम ८(६) ची तरतूद अन्वये स्थावर मालमत्तेच्या विक्रीकरिता ई-लिलाव विक्री सूचना.

याद्वारे सामान्यत: जनतेला आणि विशेषतः कर्जदार/सह-कर्जदार/गहाणदारांना सूचना देण्यात येत आहे की खाली वर्णन केलेल्या स्थावर मालमत्ता सुरक्षित कर्जदाराकडे तारण ठेवल्या आहेत, **चोलामंडलम इन्टहेस्टमेंट अँड फायनान्स कंपनी लिमिटेड** यांचा येथे **चोलामंडलम इन्टहेस्टमेंट अँड फायनान्स कंपनी लिमिटेड** असा उल्लेख केला जाईल ज्याचा वास्तविक ताबा अधिकृत अधिकाऱ्याने घेतला आहे. प्रतिभृत मालमत्तेची विक्री ई-लिलावाद्वारे जसे आहे जे आहे, जसे आहे जेथे आहे आणि जे काही आहे या आधारावर केली जाईल. याद्वारे सर्वसामान्यांना कळविण्यात येते की, आम्ही https://chola-lap.procure247.com/ या वेबसाइटद्वारे जाहिर ई-लिलाव करणार आहोत.

अ.	खाते क्र. आणि कर्जदार, सह–कर्जदार,	दिनांक आणि	मालमत्तेचे तपशिल	आरक्षित मूल्य	सूचनेचा
Ф.	तारणकर्ताचे नाव	मागणी सूचना	बाब क्र.१: फ्लॅट क्र.७२, ७वा	इसारा रक्कम ठेव	कालावधी /
१	कर्ज खाते क्र.: एक्स०एचईटीएनई००००२९०२५८९,	दिनांक १३(२)	मजला, क्षेत्रफळ ४०५ चौ.फु.	बोली वाढविण्याची रक्कम	ताबाचा प्रकार
	एक्स०एचईटीएनई००००२७८३६१२,	अन्वये रक्कम	(कार्पेट), बिल्डिंग नं.२,३,४, विजय	(रू.मध्ये)	
	एक्स०एचईटीएनई००००१८७१७९६ व	१७.०३.२०२३	नगरी ॲनेक्स कोहौसोलि. म्हणून ज्ञात	र ू.५२,२२,०००/-	
	एचई०२टीएनई००००००२०५३	आणि	इमारत क्र.३, कवेसार, घोडबंदर रोड,	र ू.५,२२,२००/−	
	संतोष नंदकुमार मांगळे (अर्जदार), तबस्सुम संतोष मांगळे	रू.१,१२,८२,५१९/	जमीन सर्व्हे क्र.१३६, १३७ व १३८,	र्फ.१,००,०००/-	
	(सह-अर्जदार), एस टी स्टील कॉर्पोरेशन (सह-अर्जदार),	_	हिस्सा क्र.५, गाव कवेसार, तालुका	,	0 /
	सर्वांचा पत्ताः पल्ट क्र.७२, इमारत क्र.३, विजय नगरी ॲनेक्स,	०४.०३.२०२३ रोजी	व जिल्हा ठाणे-४००६१५.		१५ दिवस /
	घोडबंदर रोड, कवेसार वाघबील नाका, ठाणे पश्चिम, महाराष्ट्र-		बाब क्र.२: फ्लॅट क्र.५१, ५वा	रू.४७,८४,०००/-	वास्तविक ताबा
	४००६०७. दुसरा पत्ताः पलॅट क्र.५१, इमारत क्र.०६, विजय		मजला, क्षेत्रफळ ४१० चौ.फु. कार्पेट,	रू.४,८,४००/−	
	नगरी ॲनेक्स, घोडबंदर रोड, ठाणे पश्चिम, महाराष्ट्र-४००६०७.		विजय नगरी ॲनेक्स कोहौसोलि.	र ू.५०,०००/-	
	दुसरा पत्ताः फ्लंट क्र.०२, नव स्वागत को-ऑपरेटिव्ह हौसिंग		म्हणून ज्ञात इमारत क्र.६, घोडबंदर		
	सोसायटी लि., गांधी नगर चौक, डोंबिवली पुर्व, ठाणे-४२१२०१.		रोड, जमीन सर्व्हें क्र.१३६, १३७ व		
	नंदकुमार लक्ष्मण मांगळे (सह-अर्जदार), फ्लॅट क्र.७२, इमारत		१३८, हिस्सा क्र.५, गाव कवेसार,		
	क्र.३, विजय नगरी ॲनेक्स, घोडबंदर रोड, कवेसार वाघबील		तालुका व जिल्हा ठाणे-४००६१५.		
	नाका, ठाणे पश्चिम, महाराष्ट्र-४००६०७. दुसरा पत्ता: फ्लॅट क्र.०२, नव स्वागत को-ऑपरेटिव्ह हौसिंग सोसायटी लि., गांधी नगर				
	चौक, डोंबिवली पूर्व, ठाणे-४२१२०१.		सीआराण्डसीएल ला चात	। असलेले अधिभार/ दायित्व:	मारीत नारी
	वानम्, ज्ञानवरा। पुत्र, जानः ०१११७६.		साजाबद्दमसायुक्त ला शात	जललल जाजनार/ दावित्व.	4161/1 4161
	(0 0: 0) 0	` ` `	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		` `

ई–लिलाव दिनांक आणि वेळ : दि.२४.१०.२०२४ रोजी स.११.०० ते दु.१.०० वा. (प्रत्येकी ३ मिनिटांच्या अमर्याद विस्तारासह) इरठे सादर करण्याची अंतिम तारीख : दि.२३.१०२०२४ रोजी (सायं.५.३०वा. पर्यंत) निरीक्षणाची तारीख : भेटीनुसार

सर्व इच्छक सहभागी/बोलीदार यांनी https://chola-lap.procure247.com/ आणि https://cholamandalam.com/news/auction-no tices या वेबसाइटला भेट देण्याची विनंती केली जाते. तपशील, मदत, कार्यपद्धती आणि शिक्षणावरील ऑनलाइन प्रशिक्षणासाठी, संभाव्य बोलीदार संपर्क करू शकतात – **श्री. मोहम्मद रहीस – ८१२४० ०००३०/६३७४८४५६१६, ई-मेल:** CholaAuctionLAP@chola.murugappa.com. फक्त ई-लिलाव प्रशिक्षण, संपर्क: Ms.Procure247; वासु पटेल - ९५१०९७४५८७.

अटी आणि शर्तींच्या अधिक तपशीलांसाठी कृपया ई-लिलावात भाग घेण्यासाठी https://chola-lap.procure247.com/ आणि https:// cholamandalam.com/news/auction-notices ला भेट द्या.

सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियम, २००२ च्या नियम ९(१) अंतर्गत वैधानिक १५ दिवसांची विक्री सूचना देखील आहे दिनांकः ०५.१०.२०२४ ठिकाणः मुंबई

सही / - प्राधिकृत अधिकारी, मे. चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड

पाह्न भाविकांच्या चिंता दूर होतात. सकाळी बाल आहेत. पिंगळादेवी ही स्वयंभू शक्तिपीठ म्हणून जातो. पौष महिन्यात चंडिका पिंगळाई गडावरील पिंगळा देवीच्या मंदिरात आहे.

आहे. मंदिराच्या समोर भासणारी देवी आहे. पिंगळादेवी दिवसातून तीन पिंगळा देवीचे दर्शन घेण्याकरिता भाविकांची गदी दीपस्तंभ आहे. येथे शारदीय वेळा रूप बदलते, अशी आख्यायिका आहे. होत आहे. १२ ऑक्टोबरपर्यंत विश्वस्तांनी अनेक अमरावती, दि.४ : पूर्वाभिमुख व कुमकुम, वस्त्र परिधान केलेले पिंगळा देवीचे रूप कानाकोपऱ्यातून भाविक देवीच्या दर्शनाला येत व चैत्र नवरात्र साजरा केला साडेतीन शक्तिपीठांपैकी अर्धशक्तीपीठ असलेली सामाजिक धार्मिक कार्यक्रमाचे आयोजन केले

स्वर्गीय तारामती पद्माकर म्हात्रे या सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.. पत्त मागबाग मरोळ, अंधेरी (पूर्व), मूंबई-४०००५९ या सोसायटीच्या सदस्या आहेत आणि मारत क्र.०७, आयएनव्ही क्र.७५५ मधील फ्लॅट क्र.५०३ च्या धारक आहेत. यांचे १८.११.२०१७ रोजी निधन झाले आणि त्यांचे पती श्री. पद्माकर केशव म्हात्रे यांचेही १०.०४.१९९० रोजी कोणतेही वारसदार न नेमता निधन झाले.

सोसायटी याव्दारे, सोसायटीच्या भांडवल/मिळकतीमधील, मयत सभासदाच्या सदर शेअर्स व हितसंबंधाचे हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडन सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्य हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पुष्ठ्यर्थ अशी कागदप आणि अन्य परावाच्या प्रतींसह मागविण्यात येत आहेत. वर दिलेल्या मदतीत जर कार्ह दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल/मिळकतीमधील शेअम् व हितमबंधाशी मोमायरी उपविधीतील तस्तरींमधील दिलेल्या मार्गाने व्यवहा करण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मयत भासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने पाप्त केले तर, सोसायटीच्या उपविधीतील तरतुदींनुसार त्यावर सोसायटी कार्यवाही करेल. सोसायटींच्या नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावधी ममप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवशी **स.१०.०० ते सायं.५.००** पर्यंत उपलब्ध आहेत.

सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.च्या वतीने व करिता

ठिकाण: मुंबई सही/-दिनांक: ०५.१०.२०२४ सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि. सचना

स्वर्गीय चित्रबार्ड शंकर नावाडे या सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि. नागबाग मरोळ, अंधेरी (पुर्व), मुंबई-४०००५९ या सोसायटीच्या सदस्या आहेत आणि इमारत क्र.०६, आयएनव्ही क्र.४६३ मधील फ्लॅट क्र.५०३ च्या धारक आहेत. यांचे २६.०६.२००९ रोजी निधन झाले आणि त्यांचे पती श्री. शंकर नावाडे यांचेही ०६.०४.१९८४ रोजी कोणतेही वारसदार न नेमता निधन झाले. मोमायटी याव्हारे मोमायटीच्या भांडवल/मिळकतीमधील मयत मभामदाच्या मदर शेअस

। हितसंबंधाचे हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ते ह्या सूचनेच्या प्रसिध्दीपासून **१५ दिवसा** सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्य स्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पुरुठ्यर्थ अशी कागदपरे भाणि अन्य पुरावाच्या प्रतींसह मागविण्यात येत आहेत. वर दिलेल्या मुदतीत जर कार्ही दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल /मिळकतीमधी शेअर्स व हितसंबंधाशी सोसायटी उपविधीतील तरतर्दीमधील दिलेल्या मार्गाने व्यवहा त्रण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मयत नभासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतुर्दीनुसार त्यावर सोसायटी कार्यवाही करेल सोसायटींच्या नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावर्ध समाप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवशी **स.१०.०० ते सायं.५.००** पर्यंत उपलब्ध आहेत.

सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि.च्या वतीने व करिता

ठिकाण: मुंबई दिनांक: ०५.१०.२०२४ मा सचिव सागबाग स्नेहसागर एस.आर.ए. कोहौसोलि

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PROJECTS LIMITED Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companie: Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate

of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information' on page 36 of the Letter of Offer. Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd
Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

JETRA INFRASTRUCTURE PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 05, 2024, Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category	Gross			Less: Rejec	Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity										
Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00	
Fraction	0	0	0.00	0	0	0.00	0	0	0.00	
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00	
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00	
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00	

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

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DII 2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way leemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 174 of the Letter of Offer.

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner:

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange: or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company;

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4. Plot 215. Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021

Maharashtra ; **Tel:** +91 66666007 **Fax:** N.A. Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd;

Website: www.mep.ltd Contact Person: Sanjay Jha

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter.

For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala Managing Director DIN: 03408989

Date: 04/10/2024 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity, the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told Reuters on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

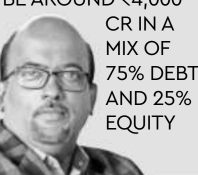
The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000



by 2030 to reduce emissions. Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with structure lender REC for ₹1,420 crore to fund Jakson's power projects.

ARUNIMA BHARADWAJ New Delhi, October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's pres-

ident, Howard Wenger told *FE*. The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

■ US-based solar tracker provider has started a CoE in Hyderabad

■ The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

itythat's about 40 minutes from

our headquarters in India to

make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

■ Nextracker, presently, has over **10 GW** per year of annual production capacity

INDUSTRY Africa. It's a very important hub

Wenger expressed his confidence in New Delhi's policies

for us and we are going to connoted that there is an enormous opportunity given the governtinue to invest," he said. ment's target of reaching 500 GW of RE capacity by 2030 and

regarding renewable energy and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

HOWARD WENGER.

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

ers. "We have more than that in our pipeline,"Wenger noted.

On solar trackers solutions, Wengersaid the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to con-

tinue to expand as needed,"

Wenger said. "India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local

companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore through Qualified Institutional Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The QIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

■ Vistara flyers who

purchased excess

baggage will have

their allowances

transferred to

Air India flight

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

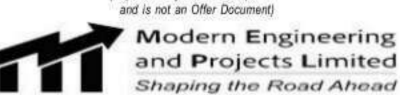
remain consistent, but should

changes occur, the Air India

customer service team will

inform customers via email

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



MODERN ENGINEERING AND PROJECTS LIMITED Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificati

of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companie: Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Region. Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refe chapter titled "General Information" on page 36 of the Letter of Offer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

JETRA INFRASTRUCTURE PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND PROJECTS LIMITED (OUR "COMPANY" OR THE "ISSUER") ONLY

SSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHT EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THI ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

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

Less: Rejections/Partial Amount

- Guitagui y		01000		mean treles	nortest my	ant Companie		THEFT	
111111111111111111111111111111111111111	Applications	Shares	Amount(₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount(₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
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Renouncees	219	10881833	435273320,00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000 00	684	22959629	918385160 00

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Category	Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotte		
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Company. The Exchange does not in any manner:

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever

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

REGISTRAR TO THE ISSUE



Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra

Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112 Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra; Tel: +91 66666007 Fax; N.A. Contact Person: Sanjay Jha, Company Secretary and

Compliance Officer, E-mail:cs@mep.ltd; Website: www.mep.ltd Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter.

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer.

> Sitaram Dhulipala Managing Director

For MODERN ENGINEERING AND PROJECTS LIMITED

Place: Mumbai Date: 04/10/2024

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd, investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

AI merger: Vistara issues 'essential steps' for flyers

■ Vistara

will refund

additional

where

services fee

applicable

FE BUREAU Mumbai, October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate

under the Air India banner. Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's ON THE RUNWAY

■ Air India will reissue the booked Vistara tickets

■ Lounge access and special services purchased through Vistara may not be valid

remain

counters at the airports.

"All PNRs will remain the same after the migration; however, the original Vistara

ticket will be replaced with a new ticket issued by Air India with a different e-ticket number. Customers are advised to

keep records of both the old and new ticket details to address any discrepancies dur-

ing travel,"Vistara stated.

The most notable change in Air India will maintain 'Vistara this integration will be lounge experience' on acquired planes

access. Lounge access and spe-

and SMS.

cial services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

Pratilipi targets ₹110-cr ARR rate by end of FY25

S SHANTHI Bengaluru, October 4

DIGITAL **STORYTELLING STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in

January 2026. "There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in

Pratilipi, told *FE*.



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenever we want by reducing forward-looking investments or expenditures," Singh added. Founded in 2014 by Ranjeet

> Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in 12 languages.

> The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture Partners, and Tencent.

Its last funding round was in June 2021, a \$48 million Series D led by South Korean gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including Indonesia and the Philippines,

as well as West Asia. "Large developing economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar

ASHOK HARIHARAN, CEO and co-founder, IDfy



to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant

onboarding. The company claims to offer 140AI/ML-based APIs to automate onboarding and fraud detection processes

In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities." The company turned prof-

itable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

for its clients.

RELIANCE

has been completed on Friday, October 04, 2024.

communications from the Company electronically.

Notice of Postal Ballot Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company,

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL" Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot.

E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for

providing the e-voting platform. Members whose email address is not registered can register the same in the following

a. Members holding share(s) in physical mode can register their e-mail ID on the Company's website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and b. Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving all

Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05, 2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be

In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com.

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner. The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on

Tuesday, November 05, 2024 at the Registered Office of the Company by placing it

alongwith the report of the scrutinizer on its notice board, Company's website

www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity

shares of the Company are listed. The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

> For Reliance Infrastructure Limited Paresh Rathod Company Secretary & Compliance Officer

19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

Place : Mumbai

Date: October 04, 2024

Reliance Infrastructure Limited

CIN: L75100MH1929PLC001530

Regd. Office: Reliance Centre, Ground Floor,

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

FE BUREAU

Mumbai, October 4

AHEAD OF ITS full integration

with Air India, Vistara issued

"essential steps" on Friday for

passengers travelling on or

after November 12, when all

Vistara flights will operate

Key steps include modifi-

cations required for booked

Vistara tickets, which will need

under the Air India banner.

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions.

Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

Nextracker eyes India solar capacity expansion ARUNIMA BHARADWAJ

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust

to support renewable energy

New Delhi, October 5

generation, the company's president, Howard Wenger told FE. The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people

that work for us. We are inaugu-

rating this very large R&D facil-

SUN RISE ■ US-based solar tracker provider has started a CoE

■ The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

itythat's about 40 minutes from

our headquarters in India to

make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

in Hyderabad

■ Nextracker, presently, has over 10 GW per year of annual production capacity

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

HOWARD WENGER,

OPPORTUNITY IN

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POLICY MEASURES

THERE IS

ENORMOUS

HAVE BEEN

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FOR THE

INDUSTRY

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity

In India, the company has so far delivered over 5 GW of track-

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

and we are expanding."

ers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed,

Wenger said. "India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline

announced raising ₹3,000 crore

through Qualified Institutional

Placement (QIP) of shares. The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he

AI merger: Vistara issues 'essential steps' for flyers

Vistara

will refund

additional

where

services fee

applicable

said in a statement.



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The OIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

■ Vistara flyers who

purchased excess

baggage will have

their allowances

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

remain consistent, but should

changes occur, the Air India

customer service team will

Modern Engineering



and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Contact Person; Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

JETRA INFRASTRUCTURE PRIVATE LIMITED

Corporate Identification Number: L01132MH1946PLC381640 OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1.23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE

*Assuming full subscription with respect to Rights Equity Shares

ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

Less: Rejections/Partial Amount

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

	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Category	Allotted - against REs	Against valid additional shares	Iotal Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way

deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" or

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company; and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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



9 Shiv Shakti Industrial Estate

J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepall Dhuri

SEBI Registration Number: INR000001112

Shaping the Road Ahead MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021,

Maharashtra ; Tel: +91 66666007 Fax: N.A.

Compliance Officer; E-mail:cs@mep.ltd;

Contact Person: Sanjay Jha, Company Secretary and

Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

Sitaram Dhulipala Managing Director DIN: 03408989

BENGALURU

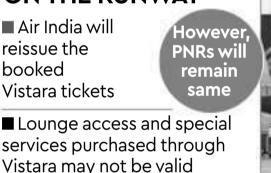
Place: Mumbai

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

ON THE RUNWAY

counters at the airports.

■ Air India will reissue the booked Vistara tickets



■ Lounge access and special services purchased through

> ticket will be replaced with a new ticket issued by Air India

keep records of both the old and new ticket details to address any discrepancies dur-

ing travel,"Vistara stated.

transferred to inform customers via email Air India flight and SMS. The most notable change in Air India will maintain 'Vistara this integration will be lounge experience' on acquired planes

access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

to be reissued by Air India. On "All PNRs will remain the the day of travel, passengers same after the migration; with a different e-ticket numwill check in at Air India's however, the original Vistara ber. Customers are advised to

Pratilipi targets ₹110-cr ARR rate by end of FY25

S SHANTHI Bengaluru, October 4

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in January 2026. "There may be small devia-

tions depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*. Pratilipi's operational rev-

enue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in

STARTUP IDfy aims to surpass

₹200 crore in revenue by the

end of FY25. The Mumbai-

based company recorded ₹145

crore in operational revenue in

FY24, up from ₹108 crore in

FY23 and ₹56 crore in FY22.

This growth will be fuelled by

expanding its presence in

Southeast Asia, including

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ran, co-founder and CEO, IDfy.

developing

as well as West Asia.

"Large

S SHANTHI



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenever we want by reducing forward-looking investments or

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in

Alteria Capital, Qiming Venture

Its last funding round was in June 2021, a \$48 million Series D led by South Korean

IDfy aims to top ₹200-cr

for its clients.

ASHOK HARIHARAN, Bengaluru, October 4 CEO and co-founder, IDfy APIs to automate onboarding IDENTITY VERIFICATION and fraud detection processes

> In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth

of ₹4 crore, reversing an ₹18 crore loss in FY22.

Notice of Postal Ballot

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Members whose email address is not registered can register the same in the following

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al

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Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or

the Company or through email at rinfra.investor@relianceada.com.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Fuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity

www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662

RELIANCE

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Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

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The startup believes its technolopportunities." compliance requirements, ogy platform, proven in India, detect fraud, verify identities, can be scaled across large counmitigate risks, perform backtries in Southeast Asia, Africa ground checks and automate and South America, which have regulatory frameworks similar

WEARE **OPEN TO EXPLORING**

FUNDRAISE FACILITATE **INORGANIC GROWTH AVENUES**

to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory KYC, employee and merchant expenditures," Singh added.

12 languages. The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners,

Partners, and Tencent.

gaming giant Krafton.

revenue mark this fiscal onboarding. The company claims to offer 140 AI/ML-based

The company turned profitable in FY23, reporting a profit

Date: October 04, 2024 Reliance Infrastructure Limited CIN: L75100MH1929PLC001530

Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

Paresh Rathod Company Secretary & Compliance Officer

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

Cut-Off Date should treat the Postal Ballot Notice for information purpose only. E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05.

For Reliance Infrastructure Limited Place : Mumbai

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. COMPANY SECRETARY AND COMPLIANCE OFFICER REGISTRAR TO THE ISSUE Modern Engineering and Projects Limited

Purva Sharegistry (I) Private Limited

Website: www.mep.ltd Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions. Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

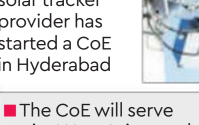
ARUNIMA BHARADWAJ New Delhi. October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "rising growth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

US-based solar tracker provider has started a CoE in Hyderabad



Nextracker, presently, has over entire West Asian market 10 GW per year of ■ Govt aims to reach annual production 500 GW of RE capacity capacity by 2030, net-zero by 2070

itythat's about 40 minutes from Africa. It's a very important hub our headquarters in India to make sure that we adapt our technology to the Indian market

tinue to invest," he said.

Wenger expressed his confidence in New Delhi's policies

for us and we are going to connoted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

regarding renewable energy and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of trackers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed," Wenger said.

"India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

and also the entire West Asia and

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore through Qualified Institutional Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.



range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

and is not an Offer Document) Modern Engineering



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

MODERN ENGINEERING AND PROJECTS LIMITED Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies

Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHT RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUIT SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

"Assuming full subscription with respect to Rights Equity Shares

Summary of Allotment in various categories is as under

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189:33% of the number of Rights Equity Shares Allotted under the Issue, in accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category	Gross			Less: Rejections/Partial Amount			Valid		
13	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount(₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.00
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000 00	684	22959629	918385160.00

Number of Equity Shares Allotted Number of Equity Shares Total Equity Shares Allotted Allotted - against REs Against valid additional shares Eligible Equity Shareholders Renouncees 2624713 2624713 7284004 5075996

nformation for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any war deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offe for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer, or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person

consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever" Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgement

in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

Company. The Exchange does not in any manner.



Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate, J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra Tel No: +91 22 4961 4132 / 4970 0138

public offering of Rights Equity Shares in the United States.

Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A.

Registered Office: 103/4, Plot 215, Free Press House, FL-10

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd

Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s). E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Place: Mumbai Date: 04/10/2024 Sitaram Dhulipala Managing Director

Chandigarh

DIN: 03408989 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold

■ Vistara ■ Vistara flyers who expect flight schedules to will refund purchased excess remain consistent, but should Air India will However additional baggage will have changes occur, the Air India reissue the **PNRs wil** services fee their allowances customer service team will

FE BUREAU

Mumbai, October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all Vistara flights will operate under the Air India banner.

cations required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

Key steps include modifi-

ON THE RUNWAY

counters at the airports.

"All PNRs will remain the

same after the migration;

however, the original Vistara

booked Vistara tickets



where

transferred to Air India flight

Air India will maintain 'Vistara

ticket will be replaced with a

this integration will be lounge

and SMS.

access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

inform customers via email

The most notable change in

Pratilipi targets ₹110-cr ARR rate by end of FY25

S SHANTHI Bengaluru, October 4

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in

January 2026. "There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*.

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in

S SHANTHI

Bengaluru, October 4

IDENTITY VERIFICATION

STARTUP IDfy aims to surpass

₹200 crore in revenue by the

end of FY25. The Mumbai-

based company recorded ₹145

crore in operational revenue in

FY24, up from ₹108 crore in

FY23 and ₹56 crore in FY22.

This growth will be fuelled by

expanding its presence in

Southeast Asia, including

Indonesia and the Philippines,

economies present challenges

similar to what India faced in the

last decade," said Ashok Hariha-

ran, co-founder and CEO, IDfy.

The startup believes its technol-

ogy platform, proven in India,

can be scaled across large coun-

tries in Southeast Asia, Africa

and South America, which have

regulatory frameworks similar

developing

to India's.

as well as West Asia.

"Large



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

ASHOK HARIHARAN,

CEO and co-founder, IDfy

TO

WEARE

OPEN TO

EXPLORING

FUNDRAISE

FACILITATE

INORGANIC

GROWTH

AVENUES

Founded in 2011 by Hariha-

ran and Vineet Jawa, IDfy helps

businesses meet regulatory

compliance requirements,

detect fraud, verify identities,

mitigate risks, perform back-

ground checks and automate

KYC, employee and merchant

itability as it approaches its IPO. "We are now at a stage where

new ticket issued by Air India

with a different e-ticket num-

ber. Customers are advised to

we can become profitable whenever we want by reducing forward-looking investments or expenditures," Singh added.

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in 12 languages.

The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture

Partners, and Tencent. Its last funding round was in June 2021, a \$48 million Series D led by South Korean

gaming giant Krafton. IDfy aims to top ₹200-cr

revenue mark this fiscal onboarding. The company

claims to offer 140 AI/ML-based

APIs to automate onboarding

and fraud detection processes

for its clients. In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities."

expansion.

The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

Notice of Postal Ballot

the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company nas been completed on Friday, October 04, 2024.

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members "list of beneficial owners as received from National Securities Depository Limited ("NSDL" Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024

electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and . Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al communications from the Company electronically

Members whose names appear in the register of members of the Company or in the

register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal

Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia, Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed. The Postal Ballot Notice and Postal Ballot Form are available on the Company's website: www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock

Date: October 04, 2024 Paresh Rathod Company Secretary & Compliance Officer Reliance Infrastructure Limited

Place : Mumbai

The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The OIP attracted a diverse

AI merger: Vistara issues 'essential steps' for flyers Both Tata-operated airlines

applicable

experience' on acquired planes

keep records of both the old and new ticket details to

address any discrepancies during travel,"Vistara stated.

RELIANCE

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of

('Cut-Off Date'), for seeking their approval through Postal Ballot

E-voting facility is provided to the members to enable them to cast their votes

Members holding share(s) in physical mode can register their e-mail ID on the Company's

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05.

ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin

email: evoting@kfintech.com Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on

Tuesday, November 05, 2024 at the Registered Office of the Company by placing it

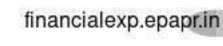
alongwith the report of the scrutinizer on its notice board, Company's website

Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively

CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662

financialexp.epapr.in

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com





For Reliance Infrastructure Limited

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

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FE BUREAU

Mumbai, October 4

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Key steps include modifi-

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KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

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ON THE RUNWAY

■ Lounge access and special

services purchased through

"All PNRs will remain the

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Vistara may not be valid

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■ Air India will

Vistara tickets

reissue the

booked

ARUNIMA BHARADWAJ

New Delhi, October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

■ US-based solar tracker provider has started a CoE in Hyderabad

■ The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

technology to the Indian market

and also the entire West Asia and

annual production capacity itythat's about 40 minutes from our headquarters in India to make sure that we adapt our tinue to invest," he said.

Africa. It's a very important hub for us and we are going to con-

■ Nextracker,

presently, has over

10 GW per year of

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

Nextracker eyes India solar capacity expansion

THERE IS

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FOR THE

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HOWARD WENGER,

OPPORTUNITY IN

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POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

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

ers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed,

Wenger said. "India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore

through Qualified Institutional

Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.

AI merger: Vistara issues 'essential steps' for flyers

ticket will be replaced with a

new ticket issued by Air India

with a different e-ticket num-

ber. Customers are advised to

Vistara

will refund

additional

where

services fee

applicable



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The QIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

■ Vistara flvers who

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Air India will maintain 'Vistara

experience' on acquired planes

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

remain consistent, but should

changes occur, the Air India

customer service team will

inform customers via email

this integration will be lounge

access. Lounge access and spe-

cial services purchased

through Vistara may not be

valid for travel after November

12. Vistara will refund these

additional services where

The most notable change in

and SMS.

applicable.

Modern Engineering



PROJECTS LIMITED Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate

of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Narman Point, Mumbai 400 021, Maharashtra

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

Corporate Identification Number: L01132MH1946PLC381640

JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS

EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER *Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Less: Rejections/Partial Amount

	Applications	Snares	Amount (<)	Applications	Snares	Amount(<)	Applications	Shares	Amount(₹)
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.0
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.0

Category	Allotted - against REs	Against valid additional shares	lotal Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" or

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company;

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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

REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Modern Engineering and Projects Limited



9 Shiv Shakti Industrial Estate J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra

Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com

public offering of Rights Equity Shares in the United States.

Website: www.purvashare.com: Contact Person: Ms. Deepall Dhuri SEBI Registration Number: INR000001112

Shaping the Road Ahead MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra: Tel: +91 66666007 Fax: N.A.

Compliance Officer; E-mail:cs@mep.ltd;

Website: www.mep.ltd Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name,

Contact Person: Sanjay Jha, Company Secretary and

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

DIN: 03408989

Managing Director

Place: Mumbai

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer

is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of

Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

Pratilipi targets ₹110-cr ARR rate by end of FY25

Bengaluru, October 4 DIGITAL STORYTELLING

S SHANTHI

STARTUP Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in January 2026. "There may be small devia-

tions depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*. Pratilipi's operational rev-

enue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in



founder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenever we want by reducing forward-looking investments or expenditures," Singh added.

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in 12 languages.

The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture Partners, and Tencent.

Its last funding round was in June 2021, a \$48 million Series D led by South Korean

gaming giant Krafton. IDfy aims to top ₹200-cr

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including Indonesia and the Philippines,

as well as West Asia. developing "Large economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar

ASHOK HARIHARAN, CEO and co-founder, IDfy

revenue mark this fiscal



to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate onboarding. The company claims to offer 140 AI/ML-based APIs to automate onboarding and fraud detection processes for its clients.

In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities."

The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

RELIANCE

Notice of Postal Ballot

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company has been completed on Friday, October 04, 2024.

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot.

E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

. Members holding share(s) in physical mode can register their e-mail ID on the Company's website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al

communications from the Company electronically. Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal

Ballot or e-voting. Members who have not received postal ballot form may apply to the

Company and obtain a duplicate form. A person who was not a Member of the Company on

Cut-Off Date should treat the Postal Ballot Notice for information purpose only. E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05. 2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be

In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com. Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia,

Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner. The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on

Fuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed. The Postal Ballot Notice and Postal Ballot Form are available on the Company's website.

www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively For Reliance Infrastructure Limited

Paresh Rathod Date: October 04, 2024

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

Place : Mumbai

Company Secretary & Compliance Officer Reliance Infrastructure Limited CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor,

CHENNAI/KOCHI

KYC, employee and merchant

● TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to

managing director Krishnan Kannan said. The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1

expand its renewable energy

capacity, the company's joint

gigawatt (GW) by early 2026. "We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN FOR THE ADDITION

OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000 CR IN A MIX OF

75% DEBT AND 25% EQUITY

by 2030 to reduce emissions. Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

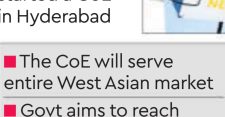
ARUNIMA BHARADWAJ New Delhi, October 5

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The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

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by 2030, net-zero by 2070 itythat's about 40 minutes from our headquarters in India to make sure that we adapt our technology to the Indian market

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Africa. It's a very important hub for us and we are going to continue to invest," he said.

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Wenger expressed his confidence in New Delhi's policies

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Nextracker eyes India solar capacity expansion

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PRESIDENT, NEXTRACKER

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SpiceJet clears salary, GST dues, deposits PF

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Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

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Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS

EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

*Assuming full subscription with respect to Rights Equity Shares

Summary of Allotment in various categories is as under

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday September 05, 2024. Out of the total 1,744 Applications for 23408914 Rights Equity Shares, 17 Applications for 8,008 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,727 for 2,34,00,904 Rights Equity Shares, which was 189.33% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 30, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on September 30, 2024 has approved the allotment of 1,23,60,000 Rights Equity Shares to the successful Applicants. In the Issue, Rights Equity Shares have not been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Category	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount(₹)	Applications	Shares	Amount (₹
Eligible Equity Shareholders	472	12256806	490272240.00	7	179010	7160400.00	465	12077796	483111840.0
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	219	10881833	435273320.00	0	0	0.00	219	10881833	435273320.0
Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.0

Number of Equity Shares Allotted Total Equity Shares Allotted Number of Equity Shares Against valid additional shares Allotted - against REs 9735287 Eligible Equity Shareholders Renouncees 2624713 2624713 7284004 5075996 12360000

nformation for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs of September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE

DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any war

deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does t certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer, or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person

who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever" Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement

in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E), Mumbai, 400011, Maharashtra

public offering of Rights Equity Shares in the United States.

New Delhi

Tel No: +91 22 4961 4132 / 4970 0138 Email: newissue@purvashare.com Website: www.purvashare.com: Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112

Date: 04/10/2024

Modern Engineering and Projects Limited Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and

Registered Office: 103/4, Plot 215, Free Press House, FL-10

Compliance Officer: E-mail:cs@mep.ltd: Website: www.mep.ltd Contact Person: Sanjay Jha

All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala Managing Director DIN: 03408989

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold

AI merger: Vistara issues 'essential steps' for flyers **FE BUREAU** Both Tata-operated airlines ■ Vistara flyers who Vistara ON THE RUNWAY expect flight schedules to purchased excess will refund remain consistent, but should baggage will have

Mumbai. October 4

AHEAD OF ITS full integration with Air India, Vistara issued "essential steps" on Friday for passengers travelling on or after November 12, when all

Key steps include modifications required for booked Vistara tickets, which will need to be reissued by Air India. On the day of travel, passengers will check in at Air India's

Vistara flights will operate

under the Air India banner.

■ Air India will reissue the booked Vistara tickets

■ Lounge access and special services purchased through Vistara may not be valid

counters at the airports.

"All PNRs will remain the

same after the migration;



where applicable Air India will maintain 'Vistara experience' on acquired planes

additional

services fee

ticket will be replaced with a keep records of both the old new ticket issued by Air India and new ticket details to

ing travel,"Vistara stated.

RELIANCE

address any discrepancies dur-

changes occur, the Air India customer service team will inform customers via email and SMS. The most notable change in this integration will be lounge

access. Lounge access and special services purchased through Vistara may not be valid for travel after November 12. Vistara will refund these additional services where applicable.

however, the original Vistara ber. Customers are advised to Pratilipi targets ₹110-cr ARR rate by end of FY25

S SHANTHI Bengaluru, October 4

DIGITAL **STORYTELLING STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in January 2026.

"There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*.

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in



founder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24 down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to profitability as it approaches its IPO. "We are now at a stage where

we can become profitable whenever we want by reducing forward-looking investments or expenditures," Singh added.

with a different e-ticket num-

Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform connecting readers and writers in 12 languages.

The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners, Alteria Capital, Qiming Venture

Its last funding round was in June 2021, a \$48 million Series D led by South Korean

Partners, and Tencent.

gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including

Indonesia and the Philippines,

as well as West Asia.

"Large developing economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar

ASHOK HARIHARAN, CEO and co-founder, IDfy



Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant

onboarding. The company claims to offer 140 AI/ML-based APIs to automate onboarding and fraud detection processes for its clients.

In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities."

Place: Mumbai

Date: October 04, 2024

Reliance Infrastructure Limited

The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662 crore loss in FY22.

Notice of Postal Ballot

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company. has been completed on Friday, October 04, 2024.

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot. E-voting facility is provided to the members to enable them to cast their votes

electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform. Members whose email address is not registered can register the same in the following

. Members holding share(s) in physical mode can register their e-mail ID on the Company's

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving all communications from the Company electronically.

Members whose names appear in the register of members of the Company or in the

register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e

Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal

Ballot or e-voting. Members who have not received postal ballot form may apply to the Company and obtain a duplicate form. A person who was not a Member of the Company on Cut-Off Date should treat the Postal Ballot Notice for information purpose only. E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05, 2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal

ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District,

email: evoting@kfintech.com Members may also write to the Company Secretary, at the Registered Office address of

Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or

the Company or through email at rinfra.investor@relianceada.com. Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia. Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Tuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed.

The Postal Ballot Notice and Postal Ballot Form are available on the Company's website. www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively For Reliance Infrastructure Limited

> Paresh Rathod Company Secretary & Compliance Officer

CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

financialexp.epapr.in





E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

TO ADD 1 GW BY 2026

Jakson Green to soon raise ₹4,000 crore

REUTERS New Delhi, October 4

JAKSON GREEN IS closing in on a more than ₹4,000 crore (\$476.4 million) fundraise to expand its renewable energy capacity,the company's joint managing director Krishnan Kannan said.

The privately-held company, which currently has an installed capacity of around 250 megawatt, will add 1 gigawatt (GW) by early 2026.

"We are working with a strategic partner to bring in the investment. For this 1 GW, the investment will be around ₹4,000 crore in a mix of 75% debt and 25% equity," Kannan told *Reuters* on Thursday on the sidelines of the Renewable Energy India Expo event in New Delhi.

The company is in advanced talks with green energy funds and aims to close the fundraise by November, he added.

The firm is part of the Jakson Group that also has a presence in solar module and cell manufacturing through another unit called Jakson Solar.

A growing number of Indian companies are expanding their renewable energy capacity and raising funds as the government aims to add at least 500 GW of clean energy

FE BUREAU

Mumbai, October 4

AHEAD OF ITS full integration

with Air India, Vistara issued

"essential steps" on Friday for

passengers travelling on or

after November 12, when all

Vistara flights will operate

Key steps include modifi-

cations required for booked

Vistara tickets, which will need

to be reissued by Air India. On

the day of travel, passengers

under the Air India banner.

KRISHNAN KANNAN, JOINT MD, JAKSON GREEN

FOR THE ADDITION OF 1 GW, THE **INVESTMENT WILL** BE AROUND ₹4,000

CR IN A MIX OF **75% DEBT AND 25% EQUITY**

by 2030 to reduce emissions.

Jakson Green is also looking to add 1 GW of renewables capacity per annum for the next five years and will raise funds as per its requirements, Kannan said.

Jakson Green has won more than 1 GW of renewable energy projects from the India, including Solar Energy Corporation of India and NHPC, and in July it secured a credit facility from First Abu Dhabi Bank for its international expansion.

In September, the company signed an agreement with Indian state-owned infrastructure lender REC for ₹1,420 crore to fund Jakson's power projects.

ON THE RUNWAY

■ Lounge access and special

services purchased through

Vistara may not be valid

counters at the airports.

PNRs will

remain

same

■ Air India will

Vistara tickets

reissue the

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ARUNIMA BHARADWAJ

New Delhi, October 5

US BASED SOLAR tracker provider Nextracker has laid plans to expand its manufacturing base in India, given the "risinggrowth opportunities" in the sector and robust policy thrust to support renewable energy generation, the company's president, Howard Wenger told FE.

The company recently inaugurated a centre of excellence in Hyderabad to serve not only India but the entire West Asian market. "What we're going to do in India is, first of all, we're going to expand the number of people that work for us. We are inaugurating this very large R&D facil-

SUN RISE

■ US-based solar tracker provider has started a CoE in Hyderabad

■ The CoE will serve entire West Asian market ■ Govt aims to reach 500 GW of RE capacity by 2030, net-zero by 2070

itythat's about 40 minutes from

our headquarters in India to

make sure that we adapt our

technology to the Indian market

and also the entire West Asia and

■ Nextracker, presently, has over 10 GW per year of annual production capacity

Africa. It's a very important hub for us and we are going to continue to invest," he said.

Wenger expressed his confidence in New Delhi's policies

regarding renewable energy and noted that there is an enormous opportunity given the government's target of reaching 500 GW of RE capacity by 2030 and

Nextracker eyes India solar capacity expansion

THERE IS

ENORMOUS

HAVE BEEN

SUPPORTIVE

FOR THE

INDUSTRY

HOWARD WENGER,

OPPORTUNITY IN

INDIA. THE GOVT'S

POLICY MEASURES

PRESIDENT, NEXTRACKER

net-zero by 2070.

He said the policy measures have been supportive of the industry. The company presently has over 10 GW per year of annual production capacity and plans to increase it further.

"The control electronics, which are very sophisticated that take our software and control the trackers, are made here. So all of the key components are made here in India. We have major agreements with the major steel mills in India. And so we are very happy to have over 10 gigawatts per year of annual production capacity and we are expanding."

In India, the company has so far delivered over 5 GW of track-

ers."We have more than that in our pipeline,"Wenger noted. On solar trackers solutions,

Wenger said the technology can deliver as much solar energy as the market requires while also being economically viable. "We have plenty to meet the growing demand for solar in India and we will continue. Our plan is to continue to expand as needed,

Wenger said. "India is one of the most exciting markets for Nextracker. And what that means is there's demand and a great customer base. We have many very strong partnerships in the region which are critical to our company being successful local companies," he added.

SpiceJet clears salary, GST dues, deposits PF

PRESS TRUST OF INDIA New Delhi, October 4

CRISIS-HIT SPICEJET, WHICH

has recently raised ₹3,000 crore, on Friday said it has cleared all pending salary and GST dues as well as deposited ten months' dues of provident fund (PF). On September 23, the airline announced raising ₹3,000 crore through Qualified Institutional Placement (QIP) of shares.

The airline said that within the first week of raising fresh funds, it has cleared all pending salary and GST dues and has made significant progress by depositing ten months' dues of PF.The process of clearing other outstanding dues is ongoing, he said in a statement.

AI merger: Vistara issues 'essential steps' for flyers

Vistara

will refund

additional

where

services fee

applicable



The crisis-hit airline says the process of clearing other outstanding dues is ongoing

The OIP attracted a diverse range of top-tier institutional investors and funds, including marquee names such as Goldman Sachs (Singapore), Morgan

■ Vistara flyers who

purchased excess

baggage will have

their allowances

transferred to

Air India flight

keep records of both the old

and new ticket details to

address any discrepancies dur-

ing travel,"Vistara stated.

RELIANCE

Air India will maintain 'Vistara

experience' on acquired planes

Stanley Asia. Among other efforts, SpiceJet has reached settlement with various aircraft lessors. The carrier has been facing multiple headwinds, including financial problems and legal woes. It is also operating with a reduced fleet.

On October 1, the Delhi High Court issued a notice to the airline, directing it to file a response to a petition. The petition seeks the execution of an order that requires SpiceJet to ground three aircraft engines and hand them over to their lessors. The court scheduled the execution petition for further hearing on November 13.

On Friday, shares of SpiceJet fell 4.25% to close at ₹62.79 apiece on BSE.

Both Tata-operated airlines

expect flight schedules to

remain consistent, but should

changes occur, the Air India

customer service team will

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this integration will be lounge

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The most notable change in

and SMS.

applicable.

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



Modern Engineering and Projects Limited

Shaping the Road Ahead

MODERN ENGINEERING AND PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies

Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regiona Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regiona Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Narman Point, Mumbai 400 021, Maharashtra

Contact Person; Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND

Corporate Identification Number: L01132MH1946PLC381640

JETRA INFRASTRUCTURE PRIVATE LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MODERN ENGINEERING AND

ISSUE OF UP TO 1.23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹4944.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE

*Assuming full subscription with respect to Rights Equity Shares

ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER

Category

BASIS OF ALLOTMENT

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Less: Rejections/Partial Amount

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Not a eligible equity shareholders of the company	1036	262265	10490600.00	1036	262265	10490600.00	0	0	0.00
Total	1727	23400904	936036160.00	1043	441275	17651000.00	684	22959629	918385160.00

Category	Allotted - against REs	Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	4659291	5075996	9735287
Renouncees	2624713	0	2624713
Total	7284004	5075996	12360000

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable has been completed on October 04, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or September 30, 2024 The listing application was filed with BSE on October 01, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 04, 2024. For further details see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 199 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 08, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 01, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 173 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" or

"BSE Limited ("the Exchange") has given vide its letter dated August 02, 2024, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner.

Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or

Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company;

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever"

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

COMPANY SECRETARY AND COMPLIANCE OFFICER REGISTRAR TO THE ISSUE

Modern Engineering and Projects Limited

Purva Sharegistry (I) Private Limited 9 Shiv Shakti Industrial Estate J.R. Boricha Marg, Near Lodha Excelus, Lower Parel (E),

MODERN ENGINEERING AND PROJECTS LIMITED

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A. Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail:cs@mep.ltd; Website: www.mep.ltd

Shaping the Road Ahead

Contact Person: Sanjay Jha Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application

Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 178 of the Letter of Offer. For MODERN ENGINEERING AND PROJECTS LIMITED

Sitaram Dhulipala

Managing Director DIN: 03408989

Place: Mumbai

Mumbai, 400011, Maharashtra

Tel No: +91 22 4961 4132 / 4970 0138

SEBI Registration Number: INR000001112

Email: newissue@purvashare.com

Contact Person: Ms. Deepall Dhuri

Website: www.purvashare.com:

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.mepl.ltd. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no

will check in at Air India's however, the original Vistara ber. Customers are advised to Pratilipi targets ₹110-cr ARR rate by end of FY25

"All PNRs will remain the

same after the migration;

Bengaluru, October 4

S SHANTHI

January 2026.

DIGITAL STORYTELLING **STARTUP** Pratilipi aims to close FY25 with an annual revenue run rate(ARR) of ₹110 crore and targets an ARR of ₹180 crore in FY26, with plans for an IPO in

"There may be small deviations depending on market conditions, but the primary reason for listing is to provide liquidity to our earlier investors and team members, as well as to build a broader shareholder base," Ranjeet Pratap Singh, co-founder and CEO of Pratilipi, told *FE*.

Pratilipi's operational revenue rose to ₹57.85 crore in FY24, up from ₹34.89 crore in



Ranjeet Pratap Singh, cofounder & CEO of Pratilipi, says the firm is planning IPO in January 2026

FY23, while its losses nddarrowed to ₹58.13 crore in FY24, down from ₹152.64 crore in FY23. The startup also became profitable in July 2024.

For the next 12 months, Pratilipi plans to prioritise growth over profitability, intending to shift back to prof-

itability as it approaches its IPO. "We are now at a stage where we can become profitable whenever we want by reducing forward-looking investments or

ticket will be replaced with a

new ticket issued by Air India

with a different e-ticket num-

expenditures," Singh added. Founded in 2014 by Ranjeet Pratap Singh, Sahradayi Modi Sankaranarayanan Devarajan, Pratilipi is an online self-publishing platform con-

necting readers and writers in

12 languages.

The startup has raised \$80 million to date and is backed by Krafton, Omidyar Network India, Nexus Venture Partners,

Alteria Capital, Qiming Venture Partners, and Tencent. Its last funding round was in June 2021, a \$48 million

Series D led by South Korean gaming giant Krafton.

IDfy aims to top ₹200-cr revenue mark this fiscal

S SHANTHI Bengaluru, October 4

IDENTITY VERIFICATION **STARTUP** IDfy aims to surpass ₹200 crore in revenue by the end of FY25. The Mumbaibased company recorded ₹145 crore in operational revenue in FY24, up from ₹108 crore in FY23 and ₹56 crore in FY22. This growth will be fuelled by expanding its presence in Southeast Asia, including Indonesia and the Philippines, as well as West Asia.

developing "Large economies present challenges similar to what India faced in the last decade," said Ashok Hariharan, co-founder and CEO, IDfy. The startup believes its technology platform, proven in India, can be scaled across large countries in Southeast Asia, Africa and South America, which have regulatory frameworks similar

ASHOK HARIHARAN, CEO and co-founder, IDfy

WEARE **OPEN TO EXPLORING FUNDRAISE** FACILITATE **INORGANIC GROWTH AVENUES**

to India's.

Founded in 2011 by Hariharan and Vineet Jawa, IDfy helps businesses meet regulatory compliance requirements, detect fraud, verify identities, mitigate risks, perform background checks and automate KYC, employee and merchant onboarding. The company claims to offer 140 AI/ML-based APIs to automate onboarding and fraud detection processes for its clients.

In January, IDfy raised \$45 million in a Series E funding round, a combination of primary and secondary investments, led by Analog Ventures, Elev8, Tenacity Ventures, India-Mart and KB Investment. This capital is being used to expand IDfy's product offerings in data protection and identity verification and support its global expansion.

Hariharan said, "While we do not require funding to sustain our operations, we are open to exploring fundraise to facilitate inorganic growth opportunities."

Place : Mumbai

The company turned profitable in FY23, reporting a profit of ₹4 crore, reversing an ₹18 crore loss in FY22.

Notice of Postal Ballot

Members are hereby informed that pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 (the 'Act'), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (the 'Rules'), as amended from time to time and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the dispatch of Notice of postal ballot along with the explanatory statement thereto ('Postal Ballot Notice') with respect to the special businesses mentioned therein and the Postal Ballot Form to the Members of the Company has been completed on Friday, October 04, 2024.

The Postal Ballot Notice along with the Postal Ballot Form containing the process and instructions was sent to all the members, whose names appear in the Register of Members list of beneficial owners as received from National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL") as on Monday, September 30, 2024 ('Cut-Off Date'), for seeking their approval through Postal Ballot.

E-voting facility is provided to the members to enable them to cast their votes electronically. KFin Technologies Limited ('Kfintech'), the Registrar and Transfer Agent of the Company has been engaged by the Board of Directors of the Company ('Board') for providing the e-voting platform.

Members whose email address is not registered can register the same in the following

. Members holding share(s) in physical mode can register their e-mail ID on the Company's

website at https://www.rinfra.com/web/rinfra/shareholder-registration by providing the requisite details of their holdings and documents for registering their e-mail address; and Members holding share(s) in electronic mode are requested to register / update their e-mail address with their respective Depository Participants "DPs" for receiving al communications from the Company electronically.

Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the Cut-Off Date, i.e. Monday, September 30, 2024 only shall be entitled to cast their votes by way of Postal Ballot or e-voting. Members who have not received postal ballot form may apply to the

Cut-Off Date should treat the Postal Ballot Notice for information purpose only.

Company and obtain a duplicate form. A person who was not a Member of the Company on

E-voting for Postal Ballot shall commence at 10.00 A.M. (IST) on Saturday, October 05.

2024 and close at 5.00 P.M. (IST) on Sunday, November 03, 2024 and e-voting module shall be disabled by KFintech thereafter. In case of voting through physical mode, postal ballot forms received after 5:00 PM (IST) on Sunday, November 03, 2024 shall be In case of non-receipt of the Postal Ballot Form or for request for a duplicate Postal Ballot

Form or for any query or grievances pertaining to voting by Postal Ballot, including the evoting process can be addressed to Shri Praveen Chaturvedi, Vice President, KFin Technologies Limited, Selenium Building, Tower-B, Plot No. 31 & 32, Financial District Nanakramguda, Hyderabad, Telangana - 500 032 or on Toll free no: 1800 309 4001 or email: evoting@kfintech.com

Members may also write to the Company Secretary, at the Registered Office address of the Company or through email at rinfra.investor@relianceada.com.

Shri Anil Lohia Partner or in his absence Shri Khushit Jain, Partner, M/s. Dayal & Lohia Chartered Accountants have been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner.

The results of the Postal Ballot and e-voting will be declared on or before 5.00 P.M. (IST) on Fuesday, November 05, 2024 at the Registered Office of the Company by placing it alongwith the report of the scrutinizer on its notice board, Company's website www.rinfra.com and shall also be communicated to the Stock Exchanges where the equity shares of the Company are listed.

The Postal Ballot Notice and Postal Ballot Form are available on the Company's website. www.rinfra.com, KFintech's website: www.evoting.kfintech.com., websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively For Reliance Infrastructure Limited

Paresh Rathod

Date: October 04, 2024 Company Secretary & Compliance Officer Reliance Infrastructure Limited CIN: L75100MH1929PLC001530 Regd. Office: Reliance Centre, Ground Floor,

19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

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public offering of Rights Equity Shares in the United States.

HYDERABAD