

Amrit Corp. Ltd.

CIN: L15141UP1940PLC000946

ACL/CS/ May 05, 2022

The BSE Ltd. Department of Corporate Services/Listing Department, 25, PJ Towers, Dalal Street Mumbai - 400001

BSE Scrip Code: 507525

Sub.: Voluntary Delisting Offer to the public shareholders of Amrit Corp. Limited ("Company") pursuant to provision of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended, ("Delisting Regulations") - Post Offer Public Announcement.

Dear Sir/Madam,

Further to our letter dated 04.05.2022, please find attached herewith e-clippings/copies of the Lucknow edition in the following newspapers where Post Offer Public Announcement in relation to the voluntary delisting of the equity shares of the Company from BSE Ltd. have been published on May 05, 2022:.

Newspaper	Language	Date of publication	Edition
Financial Express	English Daily	05.05.2022	Lucknow
Jansatta	Hindi Daily	05.05.2022	Lucknow

As already intimated, all editions of Financial Express, Jansatta and Navshakti have published the 'Post Offer Public Announcement' on May 4, 2022.

This is for your information and records.

Thanking you.

Yours faithfully,

For Amrit Corp. Limited

(Pranab K Das) Company Secretary

Encl: As above

Amrit Corporate Centre

A - 95, Sector-65, NOIDA - 201 309 (U.P.) Ph.: 0120-4506900, 2406166 Fax: 0120-4506910 Website: www.amritcorp.com, Email: info@amritcorp.com

Regd. Office: CM/28 (First Floor), Gagan Enclave, Amrit Nagar, G. T. Road, Ghaziabad - 201 009 (U.P.) Ph.: 0120-2866880, 2866886

FINANCIAL EXPRESS

SALE NOTICE **DSK MOTORS PRIVATE LIMITED (IN LIQUIDATION)** Regd. Office.: 326/2, Mumbai Bangalore Highway Bavdhan Pune Maharashtra -411021, India (CIN - U34102PN1999PTC013505)

Notice is hereby given to the public in general in connection with safe of assets owned by DSK Motors Private Limited (In Liquidation) ("Corporate Debtor"), offered by the Liquidator appointed by the Hon'ble NCLT, Mumbai Bench vide order dated March 17, 2020 in MA No. 3348 of 2019 in C.P. No. 512 of 2019 under the Insolvency and Bankruptcy Code, 2016 ("Code").

The assets of the Corporate Debtor, forming part of its liquidation estate, are being offered for sale. The bidding shall take place through online e-auction service provider Linkstar Infosys Private Limited at http://eauctions.co.in/

SR. NO.	PARTICULARS	DETAILS
1	Date and Time of Auction	Date: Thursday, June 02, 2022. Time: 11:00 a.m. to 4:00 p.m. (with unlimited extension of 5 minutes)
2	Address and e-mail of the Liquidator, as registered with IBBI	Reg. Address: 405B, Siddhivinayak Twins, Plot #9, Sector 17, Roadpali, Kalamboli, Dt. Raigad, Maharashtra 410218. Reg. Email Id: indrajitmukherjee15@yahoo.com
3	Process specific address for correspondence	405B, Siddhivinayak Twins, Plot #9, Sector 17, Roadpali, Kalamboli, Dt. Raigad, Maharashtra 410218. E-mail Id: dskmotorsliquidation@gmail.com

Particulars	Reserve Price	Earnest Money Deposit	Incremental Value
*Block I: All the part and parcel of the land, commercial showroom, workshop situated at Survey No. 425/18/2 and Survey No. 425/1/B/3 and the structure standing thereon; the plant and machinery installed therein including furniture, fixtures, amenities at the property situated in Village Kedgaon, Dtt. Ahmednagar, Maharashtra — 414001.	Rs. 10,17,03,094/- (Rupees Ten Crores Seventeen Lakhs Three Thousand Ninety Four Only)	Rs. 1,01,70,309/- (Rupees One Crore One Lakh Seventy Thousand Three Hundred Nine Only)	Rs. 10,00,000/ (Rupees Ten Lakhs Only)
*Block II: The Land and commercial showroom, building including the furniture & fixtures, workshop property including the plant and machinery and amenities installed therein and washing shed, situated at Gut No. 331/1 at Village Sambhapur and within Registration District Kolhapur, Sub District,	Rs. 10,36,11,840/- (Rupees Ten Crores Thirty Six Lakhs Eleven Thousand Eight Hundred Forty	Rs. 1,03,61,184/- (Rupees One Crore Three Lakhs Sixty One Thousand One Hundred Eighty Four	Rs. 10,00,000/ (Rupees Ten Lakhs Only)

*The assets of the Corporate Debtor are attached by Government of Maharashtra under the Maharashtra Protection of Interest of Depositors (in Financial Establishments) Act, 1999 and by Directorate of Enforcement under the Prevention of Money Laundering Act, 2001. The said assets were directed to be released by the Hon'ble NCLT, Mumbai vide Order dated February 02, 2021 in I.A. No. 2082 of 2020 and I.A. No. 1854 of 2020, respectively.

The sale shall be on "AS IS WHERE IS", "AS IS WHAT IS", "WHATEVER IT IS", "WHATEVER THERE

Taluka Hatkanangale, Maharashtra – 416122 Only).

IS" and "WITHOUT RECOURSE BASIS" and as such, the sale shall be without any kind of The details of the process and timelines of VDR access, site visit, due diligence etc. are outlined in the E-Auction Process Document. The said E-Auction Process Document is available on the

website of e-auction service provider Linkstar Infosys Private Limited, from May 04, 2022. Address to the said website is: https://eauctions.co.in/ Interested bidders shall participate after mandatorily reading and agreeing to the relevant terms and conditions including as prescribed in E-Auction Process Document and accordingly, submit

their expression of interest in the manner prescribed in E-Auction Process Document. The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel/modify/terminate the e-Auction or withdraw any assets thereof from the auction proceeding at any stage without assigning any reason thereof. As per proviso to clause (f) of section 35 of the Code, the interested bidder shall not be eligible to

The Liquidator reserves the right to give priority to bidders who will participate in both Block I and II to ensure maximum realisation of assets. Date and Place: May 03, 2022, Mumbai.

submit a bid if it fails to meet the eligibility criteria as set out in section 29A of the Code (as

Indrajit Mukherjee

IBBI/IPA-001/IP-P-01533/2018-19/12450 Liquidator of DSK Motors Private Limited (In Liquidation)



(CIN: L51900MH1985PLC036896) Read, Office: IN CENTRE, 49/50, MIDC, 12th Road, Andheri (East) Mumbai - 400 093. Phone: 022 2820 8585 e-mail id: investorgrievances@nxtdigital.in; website: www.nxtdigital.co.in

(for the attention of Equity Shareholders of the Company) Transfer of Equity Shares of the Company to Investor Education and Protection

This notice is published pursuant to the applicable provisions of the Companies Act, 2013 "Act") read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules") notified by the Ministry of Corporate Affairs as

Members are hereby informed that pursuant to Section 124(6) of the Act read with the Rules, all the shares in respect of which dividend have remained unclaimed/unpaid for a period of seven (7) consecutive years or more, are required to be statutorily transferred to the Investor and Education Protection Fund ("IEPF") established by the Investor Education and Protection Fund Authority.

As per the records of the Company, certain shareholders have not claimed the dividend declared and paid by the Company for the financial year 2014-15 and onwards for seven consecutive years. Accordingly, the shares wherein the dividend for the financial year 2014-15 and onwards has remained unpaid/ unclaimed for seven consecutive years are liable to be transferred to IEPF, if not claimed by the shareholders in time.

Pursuant to the said Rules, the Company had sent individual communication to those members who have not encashed their dividends for seven consecutive years and whose shares are liable to be transferred to the IEPF, requesting them to claim their unclaimed/ unpaid dividend amount(s) for the financial year 2014-15 and onwards by submitting the requisite documents to the Company's Registrar and Transfer Agent - KFin Technologies Limited (formerly known as KFin Technologies Private Limited) on or before September 25, 2022 to enable processing of claims before the due date and in order to avoid transfer of equity shares and unpaid/unclaimed dividend for the year 2014-15 to the IEPF.

The Company has also uploaded the details of such members and shares due for transfer to IEPF on its website at www.nxtdigital.co.in Members are requested to refer the web-link http://nxtdigital.co.in/investors/unclaimed-dividend/ to verify the details of unencashed dividends and shares liable to be transferred to IEPF

The concerned members, holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that Company would be issuing duplicate share certificates in lieu of original share certificates held by them for the purpose of transfer of shares to IEPF as per Rules and upon such issue, the Original Shares which are registered in the name of the member will automatically stand cancelled and nonnegotiable. The concerned members holding shares in dematerialized form (DEMAT) may note that the Company shall inform the depository by way of corporate action for transfer of shares in favor of the IEPF.

In case the Company does not receive any communication from the concerned members by September 25, 2022, the Company shall with a view to complying with the requirements set out in the Rules, transfer the shares to the IEPF without further notice in accordance with the requirement of the said Rules. Please note that no claim shall lie against the Company in respect of unpaid/unclaimed dividend and shares transferred to IEPF pursuant to the said Rules.

The members may please note that both the unpaid/Unclaimed Dividend and the shares transferred to IEPF including all benefits accruing on such shares, if any, can be claimed back by the concerned members from the IEPF by following the procedure prescribed

In case of any clarification / assistance in this regard, the concerned member(s) may write to the Company's Registrar and Transfer Agent - KFin Technologies Limited (formerly known as KFin Technologies Private Limited), Selenium Tower B, Plot No. 31- 32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032 or by sending an e-mail to einward.ris@kfintech.com or by sending an email to the Company at investorgrievances@nxtdigital.in

For NXTDIGITAL LIMITED

Place: Mumbai Date: May 04, 2022

Ashish Pandey Company Secretary



Network 18

NETWORK18 MEDIA & INVESTMENTS LIMITED

CIN: L65910MH1996PLC280969

Regd. Office: First Floor, Empire Complex, 414 - Senapati Bapat Marg, Lower Parel, Mumbai - 400 013. Tel: +91 22 6666 7777/ 4001 9000 Website: www.nw18.com | Email: investors.n18@nw18.com

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE YEAR ENDED ON 31ST MARCH, 2022

(₹ in lakh, except per share data)

Particulars	Year ended 31st March, 2022	Year ended 31st March, 2021
Value of Sales and Services	6,83,117	5,45,876
Goods and Services Tax included in above	95,098	75,365
Revenue from Operations	5,88,019	4,70,511
Profit/ (Loss) for the year before Tax	93,927	51,177
Profit/ (Loss) for the year after Tax *	83,765	54,659
Total Comprehensive Income for the year (after tax)	84,112	54,809
Paid up Equity Share Capital, Equity Shares of ₹ 5 each	51,768	51,768
Other Equity excluding Revaluation Reserve	23,708	2,890
Earnings per Equity Share (Face value of ₹ 5 each) 1- Basic (₹) 2- Diluted (₹)	2.00 2.00	0.31 0.31

Date: May 3, 2022

- The Audit Committee has reviewed the above results and the Board of Directors has approved the above results and it's release at their respective meetings held on 3" May, 2022.
- 2 Additional information on Audited Standalone Financial Results is as follows:

(₹ in lakh)

Particulars	Year ended 31st March, 2022	Year ended 31st March, 2021
Value of Sales and Services	18,962	13,539
Goods and Services Tax included in above	2,229	1,684
Revenue from Operations	16,733	11,855
Profit/ (Loss) for the year before Tax	(9,007)	(13,274)
Profit/ (Loss) for the year after Tax	(9,007)	(13,274)
Total Comprehensive Income for the year (after tax)	(9,436)	(13,746)

The above is an extract of the detailed format of Standalone and Consolidated Financial Results for the quarter and year ended 31st March, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the guarter and year ended 31st March, 2022 are available on the Stock Exchange websites (www.bseindia.com/ www.nseindia.com) and Company's website (www.nw18.com).

For Network18 Media & Investments Limited

Sd/-Chairman

TV18 Broadcast Limited

CIN: L74300MH2005PLC281753 Regd. Office: First Floor, Empire Complex, 414 - Senapati Bapat Marg, Lower Parel, Mumbai - 400013. Tel: +91 22 6666 7777/ 4001 9000

Website: www.nw18.com | Email: investors.tv18@nw18.com

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE YEAR ENDED ON 31ST MARCH, 2022

(₹ in lakh, except per share data)

Particulars	Year ended 31" March, 2022	Year ended 31" March, 2021
Value of Sales and Services	6,43,229	5,22,669
Goods and Services Tax included in above	90,611	72,907
Revenue from Operations	5,52,618	4,49,762
Profit/ (Loss) for the year before Tax	1,01,629	70,339
Profit/ (Loss) for the year after Tax *	92,624	74,571
Total Comprehensive Income for the year (after tax)	93,104	75,022
Paid up Equity Share Capital, Equity Shares of ₹ 2 each	34,287	34,287
Other Equity excluding Revaluation Reserve	4,43,680	3,84,846
Earnings per Equity Share (Face value of ₹ 2 each) 1- Basic (₹) 2- Diluted (₹)	3.41 3.41	2.66 2.66

includes Non-Controlling interest

- 1 The Audit Committee has reviewed the above results and the Board of Directors has approved the above results and it's release at their respective meetings held on 3rd May, 2022.
- 2 Additional information on Audited Standalone Financial Results is as follows:

Particulars	Year ended 31" March, 2022	Year ended 31st March, 2021
Value of Sales and Services	1,48,293	1,29,710
Goods and Services Tax included in above	22,078	19,292
Revenue from Operations	1,26,215	1,10,418
Profit/ (Loss) for the year before Tax	23,077	12,301
Profit/ (Loss) for the year after Tax	17,258	9,058
Total Comprehensive Income for the year (after tax)	17,507	9,027

The above is an extract of the detailed format of Standalone and Consolidated Financial Results for the quarter and year ended 31st March, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the guarter and year ended 31" March, 2022 are available on the Stock Exchange websites (www.bseindia.com/ www.nseindia.com) and Company's website (www.nw18.com).

For TV18 Broadcast Limited

Chairman

POST OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF

AMRIT CORP. LIMITED

Corporate Identity No: L15141UP1940PLC000946 Registered Office: CM-28 (First Floor), Gagan Enclave, Amrit Nagar, G T Road, Ghaziabad - 201009 (UP);

Corporate Office: A-95, Sector-65, Noida-201309(U.P.) Tel. No.: 0120-4506900/11; Fax:0120-4506910.; Company Secretary & Compliance Officer: Pranab Kumar Das; E-mail: info@amritcorp.comWebsite: www.amritcorp.com

This post offer Public Announcement dated May 02, 2022 ("Post Offer PA") is being issued by Inga Ventures Private Limited ("Manager" or "Manager to the Delisting Offer") for and on behalf of the certain members of the promoter and promoter group of Amrit Corp. Limited ("Company"), (as defined under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("Promoter Group")) viz., Naresh Kumar Bajaj, Ashwini Kumar Bajaj, Vikram Kumar Bajaj, Amrit Banaspati Company Private Limited, A. K. Bajaj Investment Private Limited. (collectively "Acquirers"), to the public shareholders (i.e. shareholders other than the Promoter and the Promoter Group) as defined under Regulation 2(1)(t) of the Delisting Regulations (as defined below) and hereinafter referred to as "Public Shareholders"), expressing their intention to: (a) acquire all the Equity Shares that are held by Public Shareholders, either individually/ collectively or together with other members of the Promoter Group, as the case may be; and (b) consequently voluntarily delist the Equity Shares from the BSE Limited, the stock exchange where the shares of the Company are listed (the "Stock Exchange"), by making a delisting offer, in accordance with the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("SEBI Delisting Regulations") and in accordance with the terms and conditions set out in the detailed public announcement dated April 14, 2022 ("Detailed Public Announcement") and in the letter of offer dated April 14, 2022 ("Letter of Offer") ("Delisting Offer").

This Post Offer PA should be read in conjunction with the Detailed Public Announcement and the Letter of Offer. The capitalized terms used but not defined in this Post Offer PA shall have the same meaning as assigned to them in the Detailed Public Announcement and the Letter of Offer.

The Acquirers had issued the Detailed Public Announcement and the Letter of Offer seeking to acquire, up to 7,72,807 (Seven Lakhs Seventy Two Thousand Eight Hundred and Seven) Equity Shares ("Offer Shares") representing 25.44% of the paid-up equity share capital of the Company that are held by the Public Shareholders of the Company. The Public Shareholders holding Equity Shares were invited to tender their Equity Shares ("Bids") pursuant to the reverse book building process as prescribed in the SEBI Delisting Regulations through the Stock Exchange Mechanism ("Reverse Book Building") during the bid period starting from Monday April 25, 2022 to Friday, April 29, 2022 in accordance with the SEBI Delisting Regulations ("Bid Period").

DISCOVERED PRICE

- In terms of Regulation 20(1) read with Schedule II of the SEBI Delisting Regulations, the discovered Price is ₹945 per Equity Share ("Discovered Price"). The Acquirers have decided to accept ₹945 per share as the final exit price ("Exit Price") for Equity Shares successfully tendered in the Delisting Offer at or below the Exit Price.
- 2. SUCCESS OF THE DELISTING OFFER
- 2.1 In accordance with Regulation 21(a) of the SEBI Delisting Regulation and as stated in paragraph 14.1 of the Detailed Public Announcement and the Letter of Offer, this Delisting Offer would be deemed to be successful only if a minimum number of Offer Shares were tendered and acquired in the Delisting Offer at or below the Exit Price so as to cause the cumulative number of Equity Shares held by the Acquirers along with other members of the Promoter Group, post-acquisition through the Acquisition Window Facility constituting 90% of the paid up equity share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of the SEBI Delisting Regulations.
- 2.2 The Acquirers shall acquirer 552094 Equity Shares validly tendered at or below the Exit Price in the Reverse Book Building process and post completion of the acquisition, the shareholding of the Acquirers along with other members of the Promoter Group shall be 92.74% of the paid up equity share capital of the Company, which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in terms of Regulation 21(a) of the SEBI Delisting Regulations.
- paid-up equity share capital of the Company transferred to Investors Education and Protection Fund (IEPF), there are no inactive shareholders in the Company. 2.4 The Letter of Offer was dispatched to all the Public Shareholders as on the specified date

2.3 To the best of our knowledge, except for 79,164 Equity Shares constituting 2.61% of the

- i.e. April 15, 2022 in accordance with Regulation 16 of the SEBI Delisting Regulations.
- 2.5 The Delisting Offer is thus deemed to be successful.
- 2.6 All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price will be paid the consideration at the Exit Price of ₹945 per Equity Share. The last date for payment of consideration to all the Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be on or before Wednesday, May 11, 2022. Clearing Corporation will make direct funds pay out to the Public Shareholders whose Equity Shares have been accepted under the Delisting Offer. If bank account details of any Public Shareholders are not available or if the funds transfer instruction is rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the concerned Public Shareholder will be transferred to the Seller Members for onward transfer to such Public Shareholders.
- 2.7 The Equity Shares of the Public Shareholders whose Bids have been rejected, will be returned to the Public Shareholders in accordance with Method of Settlement contained in paragraph 18 of the Detailed Public Announcement and the Letter of Offer read with the SEBI Circulars. 2.8 The Company will initiate the necessary steps to delist its Equity Shares from the Stock
- Exchange. The date of delisting of Equity Shares shall be announced in the same newspapers in which the Detailed Public Announcement and this Post Offer PA has been
- **OUTSTANDING EQUITY SHARES AFTER DELISTING** 3.1. In accordance with Regulation 26 of the SEBI Delisting Regulations, all the Public
- Shareholders who continue to hold Equity Shares after the reverse book building process ("Residual Shareholders") will be able to offer their Equity Shares to the Acquires at the Exit Price for a period of one year following the date of the delisting of the Equity Shares from the Stock Exchange ("Exit Window") 3.2. The Acquirers shall ensure that the rights of the Residual Shareholders are protected
- and shall be responsible for compliance with Regulation 27 of the SEBI Delisting Regulations and the Stock Exchange shall monitor the compliance of the same. If Public Shareholders have any query with regard to the Delisting Offer, they should

consult the Manager to the Delisting Offer or the Registrar to the Delisting Offer. All the other terms and conditions of the Delisting Offer as set forth in the Detailed Public Announcement and the Letter of Offer remain unchanged. This Post Offer PA is available on the website of the Stock Exchange, www.bseindia.com.

The Acquirers accept the full responsibility for the information contained in this Post Offer PA and confirms that such information is true, fair and adequate in all material aspects.



INGA VENTURES PRIVATE LIMITED 1229, Hubtown Solaris, N.S. Phadke Marg.

Opp. Telli Galli, Andheri (E) - 400 069, Mumbai, Maharashtra, India Telephone: + 91 22 68540808 Facsimile: +91 22 2681 6020 Email: amrit.delisting@ingaventures.com, Investor Grievance Email: investors@ingaventures.com

Contact Person: Kavita Shah Website: www.ingaventures.com SEBI Registration No.: INM000012698 For and on behalf of Acquirers

Naresh Kumar Bajaj

For an on behalf of

Ashwini Kumar Bajaj

Place: Ghaziabad (UP) Date: 02/05/2022



CIN: U74899DL1973PLC006950

T-34, 2nd Floor, Okhla Industrial Area Phase II. New Delhi - 110020 Tel. No.: 011-26387281/82/83; Fax: 011-26387284; Contact person: N.C. Pal; Email: info@masserv.com Website: www.masserv.com; SEBI Registration Number: INR000000049

Vikram Kumar Bajaj

Lucknow

Ashwini Kumar Bajaj For an on behalf of

A. K. Bajaj Investment Pvt. Ltd. AmritBanaspati Company Pvt. Ltd Ashwini Kumar Bajaj Director & Authorised Signatory **Director & Authorised Signatory**

"IMPORTANT"

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Date: May 3, 2022

दक्षिणी रेलवे

निविदा सूचना वरिष्ठ मंडल सामग्री प्रबंधक (भंडार शाखा) दक्षिण रेलवे, सलेम मंडल (भारत के राष्ट्रपति के लिए तथा उनकी ओर से) के द्वारा आईआरईपीएस पोर्टल के माध्यम से नीचे वर्णित भंडारों की आपूर्ति के लिए इस कार्यालय की ई-निविदा के प्रति ध्यान | आकृष्ट की जाती है। ई-निविदा सं. 97/22/5311, निविदा बंद होने एवं खुलने का समय : 20.05.2022 के 14:30 बजे क्रम सं. 1, भंडारों का विवरण

: सुपीरिअर नान कोकिंग कोल, मात्रा : 72 **एमटी**, तय तिथि : 20.05.2022, अधिक विवरणों के लिए कृपया वेबपोर्टल www.ireps.gov.in > E-Tenders. > View Tenders देखें। वरिष्ठ मंडल सामग्री प्रबंधक

वित्तीय वर्ष 2022— 23 में मनरेगा/ पंचम राज्य वित्त/ पंद्रहवां वित्त आयोग / शौचालय / पंचायत भवन / अत्येष्ठि स्थल / सामुदायिक शौचालय निर्माण / कूड़ा निस्तारण स्थल / निराश्रित पशु आश्रय स्थल एवं अन्य मद से प्राप्त धनराशि के सापेक्ष कराए जाने वाले कार्यो के लिए निर्माण सामग्री जैसे ईट, सीमेंट, बालू, सरिया, ह्यूम पाइप, डाला गिट्टी, मिट्टी धुलाई सहित हैंडपंप मरम्मत हेतु स्पेयर पार्ट्स / सोलर लाइट / स्ट्रीट लाइट / हैंडपंप रिबोर / डस्टबिन / सफाई कमीं किट / टाइल्स / इंटरलॉकिंग ईंट / व्हीलचेयर / कूलर इत्यादि की आपूर्ति कार्यस्थल पर करने हेतु दरें आमंत्रित की जाती हैं। इच्छुक आपूर्तिकर्ता दिनांक 08.05.2022 तक अपनी दरें लेटर हेड पर संलग्न बंद लिफाफे में अधोहस्ताक्षरी के कार्यालय में अपराहन 2:00 बजे तक प्रस्तुत कर सकते हैं। नियम एवं शर्तें ग्राम पंचायत कार्यालय से प्राप्त किया जा सकत

है। निविदा दिनांक 08.05.2022 को सायं 4:00 बजे खोली जाएगी। ग्राम प्रधान

कायालय ग्राम पचायत ।बसहम ।मजापुर ख0ाव0 मुहम्मदपुर

सरवत आलम ग्रा0पं0 बिसहम मिर्जापुर वि०खं० मुहम्मदपुर, आजमगढ

POST OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF

AMRIT CORP. LIMITED

Corporate Identity No: L15141UP1940PLC000946

Registered Office: CM-28 (First Floor), Gagan Enclave, Amrit Nagar,

G T Road, Ghaziabad - 201009 (UP);

Corporate Office: A-95, Sector-65, Noida-201309(U.P.) Tel. No.: 0120-4506900/11; Fax:0120-4506910.; Company Secretary & Compliance Officer: Pranab Kumar Das;

E-mail: info@amritcorp.comWebsite: www.amritcorp.com

Shares from the BSE Limited, the stock exchange where the shares of the Company are listed

(the "Stock Exchange"), by making a delisting offer, in accordance with the Securities and

Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended

("SEBI Delisting Regulations") and in accordance with the terms and conditions set out in the detailed public announcement dated April 14, 2022 ("Detailed Public Announcement") and

This Post Offer PA should be read in conjunction with the Detailed Public Announcement

and the Letter of Offer. The capitalized terms used but not defined in this Post Offer PA shall

have the same meaning as assigned to them in the Detailed Public Announcement and the

The Acquirers had issued the Detailed Public Announcement and the Letter of Offer seeking

to acquire, up to 7,72,807 (Seven Lakhs Seventy Two Thousand Eight Hundred and Seven)

Equity Shares ("Offer Shares") representing 25.44% of the paid-up equity share capital of the

Company that are held by the Public Shareholders of the Company. The Public Shareholders

holding Equity Shares were invited to tender their Equity Shares ("Bids") pursuant to the

reverse book building process as prescribed in the SEBI Delisting Regulations through the

Stock Exchange Mechanism ("Reverse Book Building") during the bid period starting from

Monday April 25, 2022 to Friday, April 29, 2022 in accordance with the SEBI Delisting

1.1. In terms of Regulation 20(1) read with Schedule II of the SEBI Delisting Regulations,

2.1 In accordance with Regulation 21(a) of the SEBI Delisting Regulation and as stated in

Equity Shares in terms of Regulation 21(a) of the SEBI Delisting Regulations.

terms of Regulation 21(a) of the SEBI Delisting Regulations.

2.5 The Delisting Offer is thus deemed to be successful.

OUTSTANDING EQUITY SHARES AFTER DELISTING

Shares from the Stock Exchange ("Exit Window")

on the website of the Stock Exchange, www.bseindia.com.

2.2 The Acquirers shall acquirer 552094 Equity Shares validly tendered at or below the Exit

2.3 To the best of our knowledge, except for 79,164 Equity Shares constituting 2.61% of the

2.4 The Letter of Offer was dispatched to all the Public Shareholders as on the specified date

2.6 All the Public Shareholders of the Company who have validly tendered their Equity Shares

Protection Fund (IEPF), there are no inactive shareholders in the Company.

Shares successfully tendered in the Delisting Offer at or below the Exit Price.

the discovered Price is ₹945 per Equity Share ("Discovered Price"). The Acquirers

have decided to accept ₹945 per share as the final exit price ("Exit Price") for Equity

paragraph 14.1 of the Detailed Public Announcement and the Letter of Offer, this

Delisting Offer would be deemed to be successful only if a minimum number of Offer Shares were tendered and acquired in the Delisting Offer at or below the Exit Price so as

to cause the cumulative number of Equity Shares held by the Acquirers along with other

members of the Promoter Group, post-acquisition through the Acquisition Window Facility

constituting 90% of the paid up equity share capital of the Company, excluding such

Price in the Reverse Book Building process and post completion of the acquisition, the shareholding of the Acquirers along with other members of the Promoter Group shall be

92.74% of the paid up equity share capital of the Company, which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in

paid-up equity share capital of the Company transferred to Investors Education and

i.e. April 15, 2022 in accordance with Regulation 16 of the SEBI Delisting Regulations.

at or below the Exit Price will be paid the consideration at the Exit Price of ₹945 per Equity

Share. The last date for payment of consideration to all the Public Shareholders (in respect

of whom no regulatory approvals are required) and whose Bids have been accepted will be on or before Wednesday, May 11, 2022. Clearing Corporation will make direct funds pay out

to the Public Shareholders whose Equity Shares have been accepted under the Delisting

Offer. If bank account details of any Public Shareholders are not available or if the funds

transfer instruction is rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the concerned Public Shareholder will be transferred

returned to the Public Shareholders in accordance with Method of Settlement contained in paragraph 18 of the Detailed Public Announcement and the Letter of Offer read with

Exchange. The date of delisting of Equity Shares shall be announced in the same

newspapers in which the Detailed Public Announcement and this Post Offer PA has been

Shareholders who continue to hold Equity Shares after the reverse book building process

("Residual Shareholders") will be able to offer their Equity Shares to the Acquires at the Exit Price for a period of one year following the date of the delisting of the Equity

and shall be responsible for compliance with Regulation 27 of the SEBI Delisting

2.7 The Equity Shares of the Public Shareholders whose Bids have been rejected, will be

2.8 The Company will initiate the necessary steps to delist its Equity Shares from the Stock

3.1. In accordance with Regulation 26 of the SEBI Delisting Regulations, all the Public

3.2. The Acquirers shall ensure that the rights of the Residual Shareholders are protected

Regulations and the Stock Exchange shall monitor the compliance of the same.

If Public Shareholders have any query with regard to the Delisting Offer, they should

consult the Manager to the Delisting Offer or the Registrar to the Delisting Offer. All the

other terms and conditions of the Delisting Offer as set forth in the Detailed Public

Announcement and the Letter of Offer remain unchanged. This Post Offer PA is available

The Acquirers accept the full responsibility for the information contained in this Post Offer

PA and confirms that such information is true, fair and adequate in all material aspects.

to the Seller Members for onward transfer to such Public Shareholders.

in the letter of offer dated April 14, 2022 ("Letter of Offer") ("Delisting Offer").

बलिराम ग्रा0पं0 बिसहम मिर्जापुर वि०खं० महम्मदपुर, आजमगढ़

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Letter of Offer.

Regulations ("Bid Period")

DISCOVERED PRICE

SUCCESS OF THE DELISTING OFFER

सलेम-636005

विज्ञापन संख्या : 63/2022 जनपद आजमगढ़ अल्पकालान निवदा सूचना

लोक उद्यम चयन बोड ब्रिज एण्ड रूफ कम्पनी (इण्डिया) लिमिटेड निदेशक (वित्त)

भारत सरकार

पद के लिए आवेदन आमंत्रित करता है। लोक उद्यम चयन बोर्ड में आवेदन प्राप्त करने की अंतिम तिथि 07 जुलाई 2022 (15.00 बजे तक) है।

जानकारी के लिए वेबसाइट http://www.pesb.gov.in में लॉग इन करें।

नई दिल्ली, 4 मई (भाषा)।

अधिकार निकाय एसोसिएशन फार डेमोक्रेटिक रिफार्म्स (एडीआर) ने कहा है कि उत्तर प्रदेश के 35 नवनिर्वाचित विधान पार्षदों (एमएलसी) में से करीब 40 फीसद ने अपने खिलाफ आपराधिक मामले घोषित किए हैं।

> हत्या और हत्या शामिल हैं।

हलफनामे का विश्लेषण नहीं किया गया क्योंकि चुनाव कार्यालय की वेबसाइट पर ठीक से स्कैन किए इन आरोपों में गए दस्तावेज नहीं थे। रिपोर्ट के अनुसार, नौ (26 फीसद) एमएलसी ने गंभीर आपराधिक प्रयास मामले घोषित किए हैं, जिनमें हत्या

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And The List Goes On.....

यूपी में 40 फीसद नवनिर्वाचित

विधान पार्षदों पर आपराधिक मामले

इलेक्शन वाच और एडीआर ने 36 संबंधित मामले शामिल हैं। ये सभी नए एमएलसी में से 35 के भारतीय जनता पार्टी के सदस्य हैं। विधान परिषद के तीन सदस्यों ने हलफनामों का विश्लेषण किया है। हत्या से संबंधित मामले घोषित एडीआर ने कहा कि रिपोर्ट बनाते समय जनसत्ता दल (लोकतांत्रिक) किए हैं वहीं चार सदस्यों ने हत्या के प्रयास के मामले घोषित किए के एमएलसी अक्षय प्रताप सिंह के हैं। रिपोर्ट के मुताबिक भाजपा के 33 एमएलसी में से 13 (39 फीसद) और एक निर्दलीय एमएलसी ने अपने हलफनामों में अपने खिलाफ आपराधिक मामले घोषित किए हैं। 35 नवनिर्वाचित एमएलसी में से 33 (94 फीसद) और हत्या के प्रयास आदि से करोड़पति हैं।

भूमि अधिग्रहण अनियमितता lassifieds गाजियाबाद की तत्कालीन **EXPRESS EDUCATION**

लखनऊ, ४ मई (भाषा)।

उत्तर प्रदेश के मुख्यमंत्री योगी आदित्यनाथ के निर्देश पर गाजियाबाद की तत्कालीन जिलाधिकारी निधि केसरवानी को दिल्ली-मेरठ एक्सप्रेस-वे और ईस्टर्न पेरीफेरल एक्सप्रेस-वे के लिए जमीन अधिग्रहण में हुई अनियमितता में संलिप्तता के आरोप में निलंबित कर दिया गया है।

जिलाधिकारी निलंबित

मुख्यमंत्री कार्यालय द्वारा बुधवार को एक ट्वीट में इसकी जानकारी देते हुए बताया गया, 'भ्रष्टाचार के विरूद्ध जीरो टालरेंस की नीति के अनुरूप मुख्यमंत्री योगी आदित्यनाथ ने गाजियाबाद की तत्कालीन जिलाधिकारी को निलंबित करते हुए विभागीय कार्यवाही शुरू करने हेतु प्रकरण भारत सरकार को संदर्भित करने के आदेश दिए हैं।' गाजियाबाद की तत्कालीन जिलाधिकारी निधि केसरवानी इस समय केंद्रीय प्रतिनियक्ति पर तैनात हैं।

ट्वीट में कहा गया है, 'भूमि अधिग्रहण में अनियमितता पर दोषियों के विरुद्ध कठोर कार्रवाई। तत्कालीन जिलाधिकारी गाजियाबाद, वर्तमान में भारत सरकार में तैनात को निलंबित करते हुए विभागीय कार्यवाही शुरू करने हेतु भारत सरकार को प्रकरण संदर्भित किया जाएगा।' उसमें कहा गया है, 'दोषियों के

कार्यवाही के आदेश। जांच आख्या उपलब्ध होने के बाद भी पत्रावली व्यवहृत करने में अत्यधिक विलंब के लिए जिम्मेदार। नियुक्ति विभाग के संबंधित अनुभाग अधिकारी व समीक्षा अधिकारी तात्कालिक प्रभाव से होंगे निलंबित।'

विरुद्ध मुकदमा दर्ज कर विधिक

बेटे से परेशान बुजुर्ग महिला ने की पुलिस अधीक्षक से शिकायत

इटावा, ४ मई (जनसत्ता)।

उत्तर प्रदेश के इटावा में तैनात वरिष्ठ पुलिस अधीक्षक जयप्रकाश सिंह ने चलने, फिरने ओर सुनने में लाचार बुजुर्ग महिला की पीड़ा सुनने के लिए अपनी कुर्सी छोड़ी और शिकायत सनने उसके पास आए। महिला ने बताया कि उसका रिटायर दरोगा पुत्र परिवार को संपत्ति के लिए परेशान कर रहा है। पुलिस अधीक्षक ने महिला को आश्वासन दिया कि भविष्य में उनका बड़ा बेटा परिवार को परेशान नहीं करेगा।

बुजुर्ग महिला अपने छोटे बेटे और बह के साथ अपनी पीड़ा सुनाने के लिए एसएसपी के पास आई थी। जैसे ही एसएसपी ने बुजुर्ग महिला को देखा तो पहले इस बात की नाराजगी जताई कि इनको यहां तक लाने की जरूरत क्या थी।

दक्षिण रेलवे

(प्रॉजेक्ट संगठन) ई-निविदा सूचना सं. एसजी/प्रोज/पीटीजे/टीसीएएस-सर्वे/पीजीटी-टीवीसी/2022/ईओटी (02)

तिथि: 27.04.2022 भारत के राष्ट्रपति के लिये तथा उनकी ओर से उप-मख्य सिग्नल एवं दरसंचार अभियंता. प्रॉजेक्ट पोडानुर, दक्षिण रेलवे, कोयम्बटूर-641023 द्वार निम्न कार्य के लिये निविदाकारों से ई-निविद

आमंत्रित है। कार्य का नाम: साइट रीकोनाईजैन्स-दक्षिण रेलवे के पालाक्कड तथा त्रिवेन्द्रम मंडल में कवच कार्य के सिलसिले में रेडियो सिंग्नल स्ट्रैंथ इन्डिकेटर (आरएसएसआई) का सर्वे। कार्य की **अनुमानित लागत** : रु. 2,74,10,555.99/-जमा की जाने वाली धरोहर राशि: रु 2,87,100/- **कार्य की पूर्णता अवधि:** 3 माह निविदा बंद होने की तिथि एवं समयः 19.05.2022

डाउनलोड की जायेगी उस वेबसाईट का पता www.ireps.gov.in टिप्पणी: अधिक विवरणों, नियमों एवं शर्तों वे निविदाकारों से आग्रह है कि निविदा दस्तावेज देखें। उप मुख्य सिग्नल एवं दूर संचार अभियंत

के 15.00 बजे। जहाँ से निविदा दस्तावेज

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FORM A **PUBLIC ANNOUNCEMENT**

(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF KANORIA SUGAR AND GENERAL MANUFACTURING COMPANY LIMITED

SI.No.	RELEVANT PARTICULARS				
1	Name of corporate debtor	KANORIA SUGAR AND GENERAL MANUFACTURING COMPANY LIMITED			
2	Date of incorporation of corporate debtor	17th September' 1991			
3	Authority under which corporate debtor is incorporated/registered	ROC- KANPUR			
4	Corporate Identity No. / Limited Liability Identification No. of corporate debtor	U15420UP1991PLC107319			
5	Address of the registered office and principal office (if any) of corporate debtor	Captainganj, District Kushinagar, Uttar Pradesh 274301 India			
6	Insolvency commencement date in respect of corporate debtor	27th April' 2022 (Order pronounced on 27.04.22) and uploaded on NCLT web portal on 02.05.22			
7	Estimated date of closure of insolvency resolution process	180 days from the day of commencement of resolution process, which is 24th October' 2022			
8	Name and registration number of the insolvency professional acting as interim	Shravan Kumar Vishnoi IBBI/IPA-002/IP- N00040/2016-2017/10079			
9	Address and e-mail of the interim resolution professional, as registered with the Board	BCC Tower, 1008, 10th Floor, Arjunganj, Nr. Saheed Path, Lucknow-226002 shravan.vishnoi@yahoo.com			
10	Address and e-mail to be used for correspondence with the interim resolution professional	BCC Tower, 1008, 10th Floor, Arjunganj, Nr. Saheed Path, Lucknow-226002 shravan.vishnoi@yahoo.com			
11	Last date for submission of claims	11th May' 2022			
12	Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Not Applicable			
13	Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	Not Applicable			
14	(a) Relevant Forms and (b) Details of authorized representatives are available at :	(a) Web link : https://ibbi.gov.in/home/downloads (b) Not Applicable			

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the KANORIA SUGAR AND GENERAL MANUFACTURING COMPANY LIMITED on 27th April' 2022. The creditors of KANORIA SUGAR AND GENERAL MANUFACTURING COMPANY LIMITED,

are hereby called upon to submit their claims with proof on or before 11th May' 2022 to the interim resolution professional at the address mentioned against entry No. 10. The financial creditors shall submit their claims with proof by electronic means only. All other

creditors may submit the claims with proof in person, by post or by electronic means. Submission of false or misleading proofs of claim shall attract penalties. Name and Signature of Interim Resolution Professional:

Date: 05-05-2022 Place: Lucknow

SHRAVAN KUMAR VISHNOI (IRP) IBBI/IPA-002/IP-N00040/2016-2017/10079

This post offer Public Announcement dated May 02, 2022 ("Post Offer PA") is being issued by Inga Ventures Private Limited ("Manager" or "Manager to the Delisting Offer") for and on behalf of the certain members of the promoter and promoter group of Amrit Corp. Limited ("Company"), (as defined under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("Promoter Group")) viz., Naresh Kumar Bajaj, Ashwini Kumar Bajaj, Vikram Kumar Bajaj, Amrit Banaspati Company Private Limited, A. K. Bajaj Investment Private Limited. (collectively "Acquirers"), to the public shareholders (i.e. shareholders other than the Promoter and the Promoter Group) as defined under Regulation 2(1)(t) of the Delisting Regulations (as defined below) and hereinafter referred to as "Public Shareholders"), expressing their intention to: (a) acquire all the Equity Shares that are held by Public Shareholders, either individually/ collectively or together with other members of the Promoter Group, as the case may be; and (b) consequently voluntarily delist the Equity

(b) Not Applicable

EXTRACTS OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31 MARCH 2022

		Consolidated			
Sr. No.	Particulars	For the quarter ended		For the year ended	
		31 March 2022 (Refer note 5)	31 March 2021 (Refer note 5)	31 March 2022	31 March 202
1	Total income from operations	6,563.51	3,913.64	21,223.40	12,188.4
2	EBITDA*	841.59	542.22	2,987.13	1,424.1
3	Net profit for the period (before tax, exceptional and/or extraordinary items)	697.65	361.48	2,339.44	582.0
4	Net profit for the period before tax (after exceptional and/or extraordinary items)	718.76	433.65	2,442.12	689.6
5	Net profit for the period after tax (after exceptional and/or extraordinary items)	735.53	289.19	1,881.26	419.2
6	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	728.52	290.25	1,871.55	422.8
7	Paid up equity share capital (face value of ₹2/- each)	105.10	97.45	105.10	97.4
8	Other equity	5,080.66	3,107.68	5,080.66	3,107.6
9	Securities premium account	1,236.03	1,080.88	1,236.03	1,080.8
10	Net worth	5,185.76	3,205.13	5,185.76	3,205.1
11	Paid up debt capital#	375.00		375.00	
12 13	Outstanding redeemable preference shares Earning per share (EPS) (face value of ₹2/- each)	22			
	a) Basic	14.67	5.93	37.81	8.6
	b) Diluted	14.16	5.87	36.39	8.4
	(EPS for the quarter not annualised)				
14	Capital redemption reserve	20.00	20.00	20.00	20.0
15	Debenture redemption reserve#				8
16	Debt service coverage ratio	9.94	5.70	8.30	1.5
17	Interest service coverage ratio	12.00	5.73	9.16	3.0

*EBITDA = Earnings before interest, tax, depreciation & amortization and other income

Notes:

 The above is an extract of the detailed format of quarterly/annual financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements). Regulations, 2015. The full format of the standalone and consolidated quarterly/annual financial results are available on the Company's website: (www.jslstainless.com) and on the websites of Bombay Stock Exchange (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com).

Standalone financial information of the company, pursuant to regulation 47(1)(b) of SEBI (LODR).

(₹ in crores) For the quarter ended For the year ended **Particulars** 31 March 2022 | 31 March 2021 31 March 2022 31 March 2021 (Refer note 5) (Refer note 5) 20,311.94 11,679.14 Total income from operations 6,287.21 3,809.63 2,790.79 1,395.85 EBITDA* 761.14 521.36 621.84 351.69 2,170.06 601.03 Profit before tax (before exceptional items) 700.42 Profit before tax (after exceptional items) 621.84 405.83 2,170.06 Profit after tax 668.58 264.94 1,674.45 427.92

*EBITDA = Earnings before interest, tax, depreciation & amortization and other income

3. The financial results of the Company/Group for the year ended 31 March 2022, which have been extracted from the financial statements audited by the statutory auditors, have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 02 May 2022. The statutory auditors have expressed an unmodified audit opinion on these financial results 4. These results have been prepared in accordance with the recognition and measurement principles of the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section

133 of the Companies Act; 2013, other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).

5. The figures for the guarter ended 31 March 2022 and 31 March 2021 are the balancing figures between audited figures in respect of the full financial year and published year to date reviewed

figures upto the third guarter of years ended 31 March 2022 and 31 March 2021 respectively.

 At its meeting held on 29 December 2020, the Board considered and approved a Composite Scheme of Arrangement pursuant to Sections 230 to 232 and other relevant provisions of Companies Act, 2013, amongst the Company, Jindal Stainless (Hisar) Limited, JSL Lifestyle Limited, JSL Media Limited and Jindal Stainless Corporate Management Services Private Limited ('Scheme'). The aforementioned Scheme is subject to necessary statutory and regulatory approvals under applicable laws, including approval of the Hon'ble National Company Law Tribunal, Chandigarh Bench ("NCLT") which is currently awaited. In the interim, the Company has received the approval of Hon'ble NCLT on its first motion application for convening the meeting of the Shareholders and Creditors on 25 February 2022 and has subsequently also received the approval from its Shareholders and Creditors and is now in process of filing the second motion application before the Hon'ble NCLT.

By Order of the Board of Directors For Jindal Stainless Limited

Tarun Kumar Khulbe

Whole Time Director

Place: New Delhi Date: 02 May 2022

JINDAL STAINLESS LTD.

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For and on behalf of Acquirers

the SEBI Circulars

appeared.

Telephone: + 91 22 68540808 Facsimile: +91 22 2681 6020 Email: amrit.delisting@ingaventures.com, Investor Grievance Email: investors@ingaventures.com Contact Person: Kavita Shah Website: www.ingaventures.com SEBI Registration No.: INM000012698

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INGA VENTURES PRIVATE LIMITED

1229, Hubtown Solaris, N.S. Phadke Marg.

Opp. Telli Galli, Andheri (E) - 400 069,

Mumbai, Maharashtra, India

SEBI Registration Number: INR000000049 Sd/-Naresh Kumar Bajaj For an on behalf of AmritBanaspati Company Pvt. Ltd

For an on behalf of Sd/ Ashwini Kumar Bajaj **Director & Authorised Signatory**

Sd/ Ashwini Kumar Bajaj Director & Authorised Signatory Place: Ghaziabad (UP) Date: 02/05/2022

Ashwini Kumar Bajaj Vikram Kumar Bajaj A. K. Bajaj Investment Pvt. Ltd.

MAS SERVICES LIMITED

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