JAVELIN STAR STRUGGLES TO TOUCH 90M

Muscle strain reveals Neeraj's weak link

MIHIR VASAVDA New Delhi, September 13

ISHAAN MARWAHA IS talking about a sporting intangible that cannot be measured but only felt: Rhythm. It's in his head and something he can feel from his vantage point right behind the thrower's arm. But a hard one for him to articulate.

So, when the millions watch in awe as Neeraj Chopra tumbles to the floor and rises with a roar, Marwaha is obsessed with the minutiae.

"I am just watching him... how he is warming up, he says. "Or the

technique.Howis the leg work? If he is running fast because when he is running slow, we can feel it from outside, there is something wrong. Like it happened in Lausanne..."

Nobody has been as intimate with Chopra as Marwaha. Name a muscle in Chopra's elastic body and the physiotherapist—who's been with him since 2017, leaving behind his family and travelling the world to train and compete—has likely put optimum pressure on it many times.

So, Marwaha knew something wasn't right when Chopra sprinted dn the runway in Lausanne days after the Paris Olympics. That evening at the Diamond League, he wasn't seeing the all-conquering champion that Chopra is. Rather, Marwaha was watching an almighty battle between the athlete and his body.

"His body wasn't functioning," Marwaha recalls. In the stands, he and Chopra's coach, Klaus Bartonietz, resigned to the possibility that the world and Olympic medallist would finish outside the top three in an international competition for the first time since 2018.

Then, something special happened.

The javelin throwers are a tight-knit bunch. Rio Olympics gold medallist Julius Yego noticed Chopra's struggle and sensed his growing frustration. Yego gave a brief pep talk and urged him to relax before the final throw.

The words of one champion rang in the ears of another and Chopra released the javelin in his signature style—sprinting down the runway, using the full force of his shoulders and falling on his palms in follow-through.

The spear flew and kept flying. By the time it returned to earth, the javelin had travelled a

IFT No. BAMUL/PUR/09/1805/T-311/2024-25

PP Film, Ghee 200 ML-5 Colour.

PP Film. Ghee 500 ML-5 Colour.

Bengaluru Dairy for period of two years

Bengaluru Dairy for period of two years

dryer on turnkey basis at Bengaluru Dairy

iv) Kanakapura milk chilling centre Kanakapura

2 Pre-Bid Meeting / Tender clarification date & time

6 Place of opening of Technical and Commercial Tender

criteria specified in Section VII to qualify for award of the contract.

3 Last date for submission of tender/ quoting

4 Date & time for opening Technical Tender

5 Date & time for opening Commercial Tender

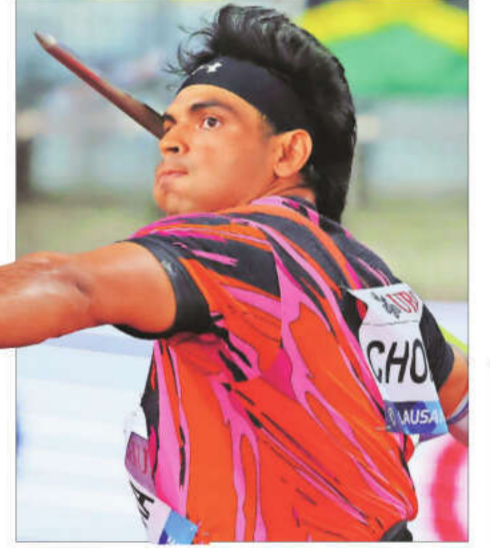
) Bengaluru dairy (Main dairy)

Access to E-tender Documents

i) NMPC Kanakapura

iii) Hosakote Dairy

iii) PP Film, Ghee 1 Ltr-5 Colour.



distance of 89.49m, the farthest Chopra had thrown all season.

Even Marwaha, who has seen Chopra pull off superhero stunts in everyday life for the last seven years, was left jaw-dropped. "We were very proud of him," he gushes."We told Neeraj, 'tu agar yeh nikaal sakta hai, toh tu kuch bhi kar sakta hai (If you can do this, you can do anything)?"

Cause and effect

That night in Lausanne, we saw Chopra in a new avatar.

It was the fighter Neeraj. Days before, in Paris, the world saw an angry Neeraj. Anguished, too. The mood swings have been there for a while. Even after winning the silver medal at the Olympics last month, Chopra was feeling 'low', according to Marwaha.

Chopra has reached a stage in his career where medals alone do not thrill him anymore. He's chasing perfection."I feel there is a better throw left in me," he had said after winning the Olympic silver. "Until I don't get that, shanti nahi mil paegi (I won't be at peace)."

But the groin injury—about which he spoke in lengthy, emotional monologues in Paris—is restricting him from exploring his full range. The injury lives in Chopra's head rent-free and consequently, affects his technique.

Marwaha, whose job it has been to keep him match-fit, explains the nature of the much-talked-about adductor. "In layman's terms, the adductor muscles are attached to our pelvic bone. This attachment is where Neeraj has had a strain," he says. "In 2018, he had a Grade 2 injury in the adductor. That

Dr. M.H. Marigowda Road, Bengaluru-560029

E-mail: bamulpurchase@gmail.com Website: www.bamulnandini.coop, Phone: 080-26096248

TECHNICAL CUM COMMERCIAL TENDER

THROUGH THE KARNATAKA PUBLIC PROCUREMENT PORTAL

Bengaluru Co-op Milk Union Ltd., (BAMUL) Bengaluru, invites e- tender through e-Procurement Portal from

the interested and eligible Manufacturers/ Contractor/Dealer / Distributors for Supply of the following item.

Supply of Five Layer Nylon Barrier film for Ghee to Bengaluru Dairy for a period of two years.

Supply of 3 ply corrugated boxes with partitions to Kanakapura Dairy for a period of 6 months

Providing road tankers for transportation of furnace oil from M/s. IOCL/HPCL/BPCL from Mangalore/

The Tenderers shall submit separate tender for the above, Tenderers are advised to note the qualification

The Earnest money deposit (E.M.D.) valid for 45 days beyond the validity of the tender i.e. total for 135 days,

Tender processing Fee, modes of e-payment, tender document details andother details are mentioned in

https://kppp.karnataka.gov.in and also contact Help line No: 8046010000/8068948777.

Particulars

2 Supply of 3 ply duplex carton/CFB for blister pack butter – Capacity 1 Kg to

5 Supply of printed 5 Layered UHT Flexi pack film to Kanakapura Dairy for a period

of one year - Vijaya Vajra 500ml , Trupti 160ml, 450ml & Healthy Life lite 135ml

7 Wall painting and Vehicle painting for BAMUL Marketing Area for a period of

8 Supply of Ammonia gas to Bangalore Dairy for a period of one year

Chennal on Biennial rate contract basis to Bengaluru Dairy and its units

36 Supply, Installation & Commissioning of Compressed Air Refrigerant Air

3 Supply of pre-printed aluminium pet top lid for blister pack butter to

Corrugated Boxes for Vijaya Vaira 500ml Capacity 10 Liters

ii) Corrugated Boxes for Trupti 450 ml Capacity 9 Liters

BENGALURU CO-OP. MILK UNION LTD., [BENGALURU DAIRY]

muscle healed but after that, repeatedly there has been a strain on the attachment."

Shoulder flexibility

"He is not a power thrower as the Germans are. He is more of a flexible thrower, so he needs that shoulder flexibility," Marwaha says. "Other athletes keep the javelin in line with their bodies. But Neeraj's is a little rotated because he wants that overstretch of the shoulder. So, we have to work on the shoulder otherwise if that is not mobile and if the range is less, then he will start throwing with the elbow. That increases the chances of an elbowinjury."

After the Paris Olympics, Chopra moaned about his reduced speed on the runway. "It's the right groin that's under strain. So if his right leg moves fast, the hip moves in faster, definitely you'll not be stressing your groin," Marwaha says.

Then, there's the issue with the left leg, his blocking leg. A block is to javelin what downforce is to a Formula One car in the corners: the throwers run in fast and at the point of release have to break the speed. If the block is good, more power is transferred to the chest and shoulder, and consequently, the javelin.

In Chopra's case, the block leg bends and he isn't able to control the javelin, which veers towards the left – the 'perfect angle', Marwaha says, is 'either at the centre or on the right side up to 45 degrees'. "But if you are going on the left, there is something not right technically," Marwaha adds.

Estd Cost

in Lakhs

15.95

27.90

59.80

43.61

21.86

16.10

142.1

32.82

40.00

35.40

1000000 No's 230.00

14000 Kg's

30000 Kg's

140000

No's

70000 No's

9000 Kg's

01 Lot

500000 Sq

30000 Kg's

3000 MT |56.61

6000 MT 123.05

1300 MT 24.53

10.09.2024 to 10.10.2024till 02.00 PM

BAMUL (Bengaluru Dairy) Board Room

17.09.2024 till 11.00 AM

10.10.2024 till 02.00 PM

14.10.2024 at 02.35 PM

18.10.2024 at 11.30 AM

100 MT 02.05

Date: 09.09.2024

Tender No

KMF/2024

25/IND0926

KMF/2024

25/IND0928

KMF/2024-

25/IND0929

KMF/2024-25/IND0930

KMF/2024-

25/IND0931

KMF/2024-

25/IND0932

KMF/2024-

25/IND0933

KMF/2024-25/IND0941

KMF/2024-

25/SE2456

WHO clears first vaccine for Mpox

MANAS MISHRA & JENNIFER RIGBY September 13

THE WORLD HEALTH Organization and partners on Friday set up a scheme to help bring mpox vaccines, tests and treatments to the most vulnerable people in the world's poorest countries, similar to efforts during the Covid pandemic, after earlier approving the first shot for

the fast-spreading disease. Both steps should make it easier for badly-hit African countries to access the vaccine, as a new type of the mpox virus spreads from the Democratic Republic of Congo to its neighbours. The WHO has declared the outbreak a global public

health emergency. "Alongside other public

health interventions, vaccines, therapeutics and diagnostics are powerful tools for bringing the mpox outbreaks in Africa under control," said WHO director-general Tedros Adhanom Ghebreyesus.

He said Covid had shown the need for international collaboration to make access fairer. During the pandemic, many low-income countries were left behind in the global scramble for medical resources, particularly vaccines.

European countries, the US and Japan have already pledged to donate 3.6 million doses of the two main vaccines used against mpox, the WHO said on Friday. Vaccinations are due to

start from October 2 with the first tranches of donations.

-REUTERS

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Registered office: 420 Time Square Arcade Opp Rambaug Nr Rajiv Plaza Thaltej-Shilaj Road, Thaltej, Ahmedabad, Gujarat, India, 380059. Telephone No: 079-35334673 Contact Person: Ms. Khushbu bharakatya, Company Secretary and Compliance Officer, E-mail: cs@dhyaaniinc.com; Website: www.dhyaaniinc.com

ISSUE OF UP TO 1,27,68,000 EQUITY SHARES WITH A FACE VALUE OF RS. 10/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF RS. 23/- EACH INCLUDING A SHARE PREMIUM OF RS. 13/- EACH ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 2,936.64 LAKHS * ON A RIGHTS BASIS TO FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 144 OF LETTER OF OFFER. *ASSUMING FULL SUBSCRIPTION WITH RESPECT TO RIGHTS EQUITY SHARES

PROMOTER OF OUR COMPANY MR. CHINTAN NAYAN BHAI RAJYAGURU RIGHT ISSUE EXTENDED: REVISED ACTIVITY SCHEDULE

ISSUE OPENS FOR MARKET *LAST DATE FOR ISSUE RENUNCIATION CLOSURE EXTENDED THURSDAY, *WEDNESDAY, MONDAY, SEPTEMBER 05, 2024 SEPTEMBER 09, 2024 SEPTEMBER 18, 2024

*The Right issue Committee in its meeting held on 12th September, 2024, decided to extend the Right Issue closure date from Friday, 13th September, 2024 to Wednesday, 18th September, 2024 in order to provide an opportunity to shareholders to exercise their rights in the right issue

ASBA FACILITY IS OPERATIONAL FROM THE ISSUE OPENING DATE. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, STATUTORY ADVERTISEMENT, ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT THE MODIFICATION IN THE ISSUE CLOSURE DATE. RESULTANT CHANGE IN THE INDICATIVE TIMETABLE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF

PLEASE NOTE THAT ONLY RESIDENT INVESTORS CAN SUBMIT THEIR APPLICATION USING THE ASBA PROCESS ONLY

Khushbu Bharkatya Place: Ahmedabad Company Secretary

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PUBLIC ANNOUNCEMENT

CLOSURE DATE.

Date: 12/09/2024



LAXMI DENTAL LIMITED

Our Company was incorporated as 'Laxmi Dental Export Private Limited' as a private limited company under the Companies Act, 1956 pursuant to a certificate of incorporation dated July 8, 2004, issued by the Assistant Registrar of Companies, Maharashtra at Mumbai. Pursuant to a special resolution passed in the extra-ordinary general meeting of our Shareholders held on June 18, 2024, the name of our Company was changed to 'Laxmi Dental Private Limited', and a fresh certificate of incorporation was issued to our Company by the RoC on July 24, 2024, and our Company was converted into a public limited company. Consequently, the name of our Company was further changed to 'Laxmi Dental Limited', and a fresh certificate of incorporation dated August 02, 2024, was issued by the RoC. For details of changes in the name and registered office address of our Company, see 'History and Certain Corporate Matters' on page 281 of the Draft Red Herring Prospectus dated September 12, 2024, filed with SEBI and the Stock Exchanges on

Registered Office: Office No. 103, Akruti Arcade, J. P. Road, Opposite A.H. Wadia High School, Andheri (West), Mumbai - 400 058, Maharashtra, India; Tel: +91 22 6143 7991 Corporate Office: 301, A-wing, Interface-16, Mindspace, Malad (West), Mumbai - 400 064, Maharashtra, India; Tel: +91 22 6143 7992, Contact Person: Nupur Joshi, Company Secretary and Compliance Officer E-mail: co.sec@laxmidentallimited.com; Website: www.laxmidentallimited.com, Corporate Identity Number: U51507MH2004PLC147394

PROMOTERS OF OUR COMPANY: RAJESH VRAJLAL KHAKHAR, SAMEER KAMLESH MERCHANT AND DHARMESH BHUPENDRA DATTANI

INITIAL PUBLIC OFFERING OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY") OF LAXMI DENTAL LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[...] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [+] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ [+] MILLION (THE "OFFER"). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH BY OUR COMPANY AGGREGATING UP TO ₹1,500 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 12,826,847 EQUITY SHARES OF FACE VALUE OF ₹2 EACH (THE "OFFERED SHARES") AGGREGATING UP TO ₹[.] MILLION (THE "OFFER FOR SALE"), COMPRISING OF UP TO 189,705 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY RAJESH VRAJLAL KHAKHAR, UP TO 426,837 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[.] MILLION BY SAMEER KAMLESH MERCHANT (TOGETHER THE "PROMOTER SELLING SHAREHOLDERS"), UP TO 237,132 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY JIGNA RAJESH KHAKHAR, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[●] MILLION BY HASMUKH VRAJLAL KHAKHAR, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[+] MILLION BY AMRISH MAHENDRABHAI DESAI, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[+] MILLION BY PARAG JAMNADAS BHIMJIYANI, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY KUNAL KAMLESH MERCHANT (TOGETHER THE "OTHER SELLING SHAREHOLDERS"), UP TO 11,404,057 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY ORBIMED ASIA II MAURITIUS LIMITED (THE "INVESTOR SELLING SHAREHOLDER") (THE PROMOTER SELLING SHAREHOLDERS, THE INVESTOR SELLING SHAREHOLDER AND THE OTHER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") (THE "OFFER FOR SALE, AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER WILL CONSTITUTE [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS ("PRE-IPO PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS.] THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [*] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [*] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [◆] EDITIONS OF [◆] (A WIDELY CIRCULATED MARATHI DAILY NEWSPAPER, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/ Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to the Qualified Institutional Buyers ("QIBs") ("QIB Portion"). provided that our Company in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which at least one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Investors of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹200,000 and up to ₹1,000,000; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID (in case of UPI Bidders) if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 485 of the DRHP

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has DRHP dated September 12, 2024. filed with SEBI and the Stock Exchanges on September 13, 2024 and the Stock Exchanges on September 13, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with Securities and Exchange Board of India ("SEBI") shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com, www.nseindia.com, respectively, on the website of the Company at www.laxmidentallimited.com and on the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, Motilal Oswal Investment Advisors Limited and SBI Capital Markets Limited at www.nuvama.com, www.motilaloswalgroup.com and www.sbicaps.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and the Offer, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 39 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on BSE and NSE For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on

page 107 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 281 of the DRHP.

BOOK RUNNING LEAD MANAGERS			REGISTRAR TO THE OFFER
Nuvama	MOTHAL OSWAL	OSBICAPS	LINKIntime
NUVAMA WEALTH MANAGEMENT LIMITED 801 - 804, Wing A, Building No 3 Inspire BKC, G Block Bandra Kurla Complex, Bandra East Mumbai - 400 051, Maharashtra, India Tel: + 91 22 4009 4400 E-mail: laxmidental.ipo@nuvama.com Website: www.nuvama.com Investor grievance e-mail: customerservice.mb@nuvama.com Contact person: Manish Tejwani	MOTILAL OSWAL INVESTMENT ADVISORS LIMITED Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai Maharashtra - 400 025, India Tel: +91 22 7193 4380 E-mail: laxmidental.ipo@motilaloswal.com Investor grievance e-mail: moiaplredressal@motilaloswal.com Website: www.motilaloswalgroup.com Contact person: Sankita Ajinkya / Subodh Mallya	SBI CAPITAL MARKETS LIMITED Unit No. 1501, 15th floor, A & B Wing, Parinee Crescenzo Building, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra. Tel: +91 22 4006 9807 E-mail: laxmidental.ipo@sbicaps.com Investor grievance e-Mail: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Sylvia Mendonca	LINK INTIME INDIA PRIVATE LIMITED C-101, 1" floor, 247 Park, L.B.S Marg. Vikhroli West Mumbai - 400 083, Maharashtra, India Tel: +91 22 4918 6000/ +91 8108114949 E-mail: laxmidental.ipo@linkintime.co.in Investor grievance e-mail: laxmidental.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopal Krishnan SEBI Registration No.: INR000004058

SEBI Registration No.: INM000003531

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

SEBI Registration: INM000011005

For LAXMI DENTAL LIMITED On behalf of the Board of Directors

Nupur Joshi

Place: Mumbai Date: September 13, 2024

SEBI registration no.: INM000013004

Company Secretary and Compliance Officer

LAXMI DENTAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has DRHP dated September 12, 2024, filed with SEBI and the Stock Exchanges on September 13, 2024. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.laxmidentallimited.com and on the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, Motilal Oswal Investment Advisors Limited and SBI Capital Markets Limited at www.nuvama.com, www.motilaloswalgroup.com and www.sbicaps.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 39 of the DRHP and the RHP when filed. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision.

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 securities for sale in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.S. Securities Act of 1933 or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the securities described in this announcement are not being offered or sold in the United States.

> Adfactors 339 Ahmedabad

Sd/- Managing Director Tender Inviting Authority, Bamul

financialexp.epapr.in

JAVELIN STAR STRUGGLES TO TOUCH 90M

Muscle strain reveals Neeraj's weak link

MIHIR VASAVDA

New Delhi, September 13

ISHAAN MARWAHA IS talking about a sporting intangible that cannot be measured but only felt: Rhythm. It's in his head and something he can feel from his vantage point right behind the thrower's arm. But a hard one for him to articulate. So, when the millions watch

in awe as Neeraj Chopra tumbles to the floor and rises with a roar, Marwaha is obsessed with the minutiae. "I am just

him... how he is warming up, he says. "Or the

watching

technique. How is the leg work? If he is running fast because when he is running slow, we can feel it from outside, there is something wrong. Like it happened in Lausanne..."

Nobody has been as intimate with Chopra as Marwaha. Name a muscle in Chopra's elastic body and the physiotherapist—who's been with him since 2017, leaving behind his family and travelling the world to train and compete—has likely put optimum pressure on it many times. So, Marwaha knew some-

thing wasn't right when Chopra sprinted dn the runway in Lausanne days after the Paris Olympics. That evening at the Diamond League, he wasn't seeing the all-conquering champion that Chopra is. Rather, Marwaha was watching an almighty battle between the athlete and his body.

"His body wasn't functioning," Marwaha recalls. In the stands, he and Chopra's coach, Klaus Bartonietz, resigned to the possibility that the world and Olympic medallist would finish outside the top three in an international competition for the first time since 2018.

Then, something special happened. The javelin throwers are a

tight-knit bunch. Rio Olympics gold medallist Julius Yego noticed Chopra's struggle and sensed his growing frustration. Yego gave a brief pep talk and urged him to relax before the final throw. The words of one champion

rang in the ears of another and Chopra released the javelin in his signature style—sprinting down the runway, using the full force of his shoulders and falling on his palms in follow-through.

The spear flew and kept flying. By the time it returned to earth, the javelin had travelled a

IFT No. BAMUL/PUR/09/1805/T-311/2024-25

PP Film, Ghee 200 ML-5 Colour,

PP Film, Ghee 500 ML-5 Colour,

Bengaluru Dairy for period of two years

Bengaluru Dairy for period of two years

dryer on turnkey basis at Bengaluru Dairy

iv) Kanakapura milk chilling centre Kanakapura

2 Pre-Bid Meeting / Tender clarification date & time.

6 Place of opening of Technical and Commercial Tender

criteria specified in Section VII to qualify for award of the contract.

3 Last date for submission of tender/ quoting

4 Date & time for opening Technical Tender

5 Date & time for opening Commercial Tender

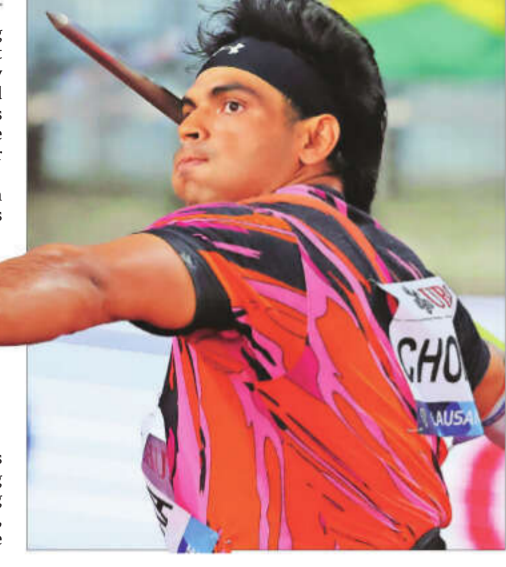
Bengaluru dairy (Main dairy)

1 Access to E-tender Documents

i) NMPC Kanakapura

iii) Hosakote Dairy

ii) PP Film, Ghee 1 Ltr-5 Colour.



distance of 89.49m, the farthest Chopra had thrown all season.

Even Marwaha, who has seen Chopra pull off superhero stunts in everyday life for the last seven years, was left jaw-dropped. "We were very proud of him," he gushes."We told Neeraj, 'tu agar yeh nikaal sakta hai, toh tu kuch bhi kar sakta hai (If you can do this, you can do anything)?"

Cause and effect

That night in Lausanne, we saw Chopra in a new avatar.

It was the fighter Neeraj. Days before, in Paris, the world saw an angry Neeraj. Anguished, too. The mood swings have been there for a while. Even after winning the silver medal at the Olympics last month, Chopra was feeling 'low', according to Marwaha.

Chopra has reached a stage in his career where medals alone do not thrill him anymore. He's chasing perfection."I feel there is a better throw left in me," he had said after winning the Olympic silver. "Until I don't get that, shanti nahi mil paegi (I won't be at peace)."

But the groin injury—about which he spoke in lengthy, emotional monologues in Paris—is restricting him from exploring his full range. The injury lives in Chopra's head rent-free and consequently, affects his technique.

Marwaha, whose job it has been to keep him match-fit, explains the nature of the much-talked-about adductor. "In layman's terms, the adductor muscles are attached to our pelvic bone. This attachment is where Neeraj has had a strain," he says. "In 2018, he had a Grade 2 injury in the adductor. That

Dr. M.H. Marigowda Road, Bengaluru-560029

E-mail: bamulpurchase@gmail.com Website: www.bamulnandini.coop, Phone : 080-26096248

TECHNICAL CUM COMMERCIAL TENDER

THROUGH THE KARNATAKA PUBLIC PROCUREMENT PORTAL

Bengaluru Co-op Milk Union Ltd., (BAMUL) Bengaluru, invites e- tender through e-Procurement Portal from

the interested and eligible Manufacturers/ Contractor/Dealer/Distributors for Supply of the following item

Supply of Five Layer Nylon Barrier film for Ghee to Bengaluru Dairy for a period of two years.

Supply of 3 ply corrugated boxes with partitions to Kanakapura Dairy for a period of 6 months

Providing road tankers for transportation of furnace oil from M/s. IOCL/HPCL/BPCL from Mangalore/

02 Supply of 3 ply duplex carton/CFB for blister pack butter - Capacity 1 Kg to

05 Supply of printed 5 Layered UHT Flexi pack film to Kanakapura Dairy for a period

of one year - Vijaya Vajra 500ml , Trupti 160ml, 450ml & Healthy Life lite 135ml

06 Supply, Installation & Commissioning of Compressed Air Refrigerant Air

07 Wall painting and Vehicle painting for BAMUL Marketing Area for a period of

08 Supply of Ammonia gas to Bangalore Dairy for a period of one year

Chennal on Biennial rate contract basis to Bengaluru Dairy and its units

03 Supply of pre-printed aluminium pet top lid for blister pack butter to

) Corrugated Boxes for Vijaya Vajra 500ml Capacity 10 Liters

) Corrugated Boxes for Trupti 450 ml Capacity 9 Liters

BENGALURU CO-OP. MILK UNION LTD., [BENGALURU DAIRY]

muscle healed but after that, repeatedly there has been a strain on the attachment."

Shoulder flexibility

"He is not a power thrower as the Germans are. He is more of a flexible thrower, so he needs that shoulder flexibility," Marwaha says. "Other athletes keep the javelin in line with their bodies. But Neeraj's is a little rotated because he wants that overstretch of the shoulder. So, we have to work on the shoulder otherwise if that is not mobile and if the range is less, then he will start throwing with the elbow. That increases the chances of an elbow injury."

After the Paris Olympics, Chopra moaned about his reduced speed on the runway. "It's the right groin that's under strain. So if his right leg moves fast, the hip moves in faster, definitely you'll not be stressing your groin," Marwaha says.

Then, there's the issue with the left leg, his blocking leg. A block is to javelin what downforce is to a Formula One car in the corners: the throwers run in fast and at the point of release, have to break the speed. If the block is good, more power is transferred to the chest and shoulder, and consequently, the

In Chopra's case, the block leg bends and he isn't able to control the javelin, which veers towards the left – the 'perfect angle', Marwaha says, is 'either at the centre or on the right side up to 45 degrees'. "But if you are going on the left, there is something not right technically," Marwaha adds.

Date: 09.09.2024

Estd Cost Tender No

KMF/2024-

25/IND0926

KMF/2024-

25/IND0928

KMF/2024-

25/IND0929

KMF/2024-25/IND0930

KMF/2024-

25/IND0931

KMF/2024-

25/IND0932

KMF/2024-

25/IND0933

KMF/2024-

25/IND0941

KMF/2024-25/SE2456

in Lakhs

15.95

27.90

59.80

21.86

16.10

142.1

32.82

40.00

35.40

123.05

24.53

Sd/- Managing Director

8000 Kg's |

14000 Kg's

30000 Kg's

4000 Kg's

70000 No's

49000 Kg's

01 Lot

500000 Sq

30000 Kg's

3000 MT 56.61

100 MT|02.05

6000 MT

1300 MT

10.09.2024 to 10.10,2024till 02,00 PM

BAMUL (Bengaluru Dairy) Board Room

17.09.2024 till 11.00 AM

10.10.2024 till 02.00 PM

14.10.2024 at 02.35 PM

18.10.2024 at 11.30 AM

1000000 No's 230.00

WHO clears first vaccine for Mpox

MANAS MISHRA & JENNIFER RIGBY September 13

THE WORLD HEALTH Organization and partners on Friday set up a scheme to help bring mpox vaccines, tests and treatments to the most vulnerable people in the world's poorest countries, similar to efforts during the

Covid pandemic, after earlier

approving the first shot for

the fast-spreading disease. Both steps should make it easier for badly-hit African countries to access the vaccine, as a new type of the mpox virus spreads from the Democratic Republic of Congo to its neighbours. The WHO has declared the outbreak a global public

health emergency. "Alongside other public

health interventions, vaccines, therapeutics and diagnostics are powerful tools for bringing the mpox outbreaks in Africa under control," said WHO director-general Tedros Adhanom Ghebreyesus.

He said Covid had shown the need for international collaboration to make access fairer. During the pandemic, many low-income countries were left behind in the global scramble for medical resources, particularly vaccines.

European countries, the US and Japan have already pledged to donate 3.6 million doses of the two main vaccines used against mpox, the WHO said on Friday. Vaccinations are due to

start from October 2 with the first tranches of donations.

—REUTERS

DHYAANI TRADEVENTTURES LIMITED DHYAANIINC

(Formerly Known as Dhyaani Tile and Marblez Limited) Corporate Identification Number: U51900GJ2014PLC081004

Registered office: 420 Time Square Arcade Opp Rambaug Nr Rajiv Plaza Thaltej-Shilaj Road, Thaltej, Ahmedabad, Gujarat, India, 380059, Telephone No: 079-35334673 Contact Person: Ms. Khushbu bharakatya, Company Secretary and Compliance Officer, E-mail: cs@dhyaaniinc.com; Website: www.dhyaaniinc.com

ISSUE OF UP TO 1,27,68,000 EQUITY SHARES WITH A FACE VALUE OF RS. 10/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF RS. 23/- EACH INCLUDING A SHARE PREMIUM OF RS. 13/- EACH PER RIGHTS EQUITY SHARE SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3(THREE) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UF *ASSUMING FULL SUBSCRIPTION WITH RESPECT TO RIGHTS EQUITY SHARES

PROMOTER OF OUR COMPANY MR. CHINTAN NAYAN BHAI RAJYAGURU

RIGHT ISSUE	EXTENDED: REVISED ACTIVITY	SCHEDULE
ISSUE OPENS	FOR MARKET	*LAST DATE FOR ISSUE
ON	RENUNCIATION	CLOSURE EXTENDED
THURSDAY,	MONDAY,	*WEDNESDAY,
SEPTEMBER 05, 2024	SEPTEMBER 09, 2024	SEPTEMBER 18, 2024
*The Right issue Committee in its meeting	held on 12th September 2024, decided to e	stend the Right Issue closure date from

Friday, 13th September, 2024 to Wednesday, 18th September, 2024 in order to provide an opportunity to shareholders t

ASBA FACILITY IS OPERATIONAL FROM THE ISSUE OPENING DATE. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, STATUTORY ADVERTISEMENT. ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT THE MODIFICATION IN THE ISSUE CLOSURE

DATE, RESULTANT CHANGE IN THE INDICATIVE TIMETABLE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF

For, DHYAANI TRADEVENTTURES LIMITED

Place: Ahmedabad Date: 12/09/2024

CLOSURE DATE.

Khushbu Bharkatya Company Secretary

SECURITIES NOR IT IS A PROSPECTUS ANNOUNCEMENT, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND ("NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018. AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT





Our Company was incorporated as 'Laxmi Dental Export Private Limited' as a private limited company under the Companies Act, 1956 pursuant to a certificate of incorporation dated July 8, 2004, issued by the Assistant Registrar of Companies, Maharashtra at Mumbai, Pursuant to a special resolution passed in the extra-ordinary general meeting of our Shareholders held on June 18, 2024, the name of our Company was changed to 'Laxmi Dental Private Limited', and a fresh certificate of incorporation was issued to our Company by the RoC on July 24, 2024, and our Company was converted into a public limited company Consequently, the name of our Company was further changed to 'Laxmi Dental Limited', and a fresh certificate of incorporation dated August 02, 2024, was issued by the RoC. For details of changes in the name and registered office address of our Company, see 'History and Certain Corporate Matters' on page 281 of the Draft Red Herring Prospectus dated September 12, 2024, filed with SEBI and the Stock Exchanges on

Registered Office: Office No. 103, Akruti Arcade, J. P. Road, Opposite A.H. Wadia High School, Andheri (West), Mumbai - 400 058, Maharashtra, India; Tel: +91 22 6143 7991

Corporate Office: 301, A-wing, Interface-16, Mindspace, Malad (West), Mumbai - 400 064, Maharashtra, India; Tel: +91 22 6143 7992, Contact Person: Nupur Joshi, Company Secretary and Compliance Officer E-mail: co.sec@laxmidentallimited.com; Website: www.laxmidentallimited.com, Corporate Identity Number: U51507MH2004PLC147394

PROMOTERS OF OUR COMPANY: RAJESH VRAJLAL KHAKHAR, SAMEER KAMLESH MERCHANT AND DHARMESH BHUPENDRA DATTANI

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY") OF LAXMI DENTAL LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER"). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH BY OUR COMPANY AGGREGATING UP TO ₹1,500 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 12,826,847 EQUITY SHARES OF FACE VALUE OF ₹2 EACH (THE "OFFERED SHARES") AGGREGATING UP TO ₹[.] MILLION (THE "OFFER FOR SALE"), COMPRISING OF UP TO 189,705 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY RAJESH VRAJLAL KHAKHAR, UP TO 426,837 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY SAMEER KAMLESH MERCHANT (TOGETHER THE "PROMOTER SELLING SHAREHOLDERS"), UP TO 237,132 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY JIGNA RAJESH KHAKHAR, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹(♦) MILLION BY HASMUKH VRAJLAL KHAKHAR, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY AMRISH MAHENDRABHAI DESAI, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[•] MILLION BY PARAG JAMNADAS BHIMJIYANI, UP TO 142,279 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY KUNAL KAMLESH MERCHANT (TOGETHER THE "OTHER SELLING SHAREHOLDERS"), UP TO 11,404,057 EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹[◆] MILLION BY ORBIMED ASIA II MAURITIUS LIMITED (THE "INVESTOR SELLING SHAREHOLDER") (THE PROMOTER SELLING SHAREHOLDERS, THE INVESTOR SELLING SHAREHOLDER AND THE OTHER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") (THE "OFFER FOR SALE, AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER WILL CONSTITUTE [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS ("P PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS.] THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [*] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [*] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [•] EDITIONS OF [•] (A WIDELY CIRCULATED MARATHI DAILY NEWSPAPER, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS")

In case of any revision in the Price Band, the Bid/ Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations

and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to the Qualified Institutional Buyers ("QIBs") ("QIB Portion") provided that our Company in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which at least one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Offer shall be available for allocation to Non-Institutional Investors of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹200,000 and up to ₹1,000,000; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID (in case of UPI Bidders) if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 485 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and

regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has DRHP dated September 12, 2024. filed with SEBI and the Stock Exchanges on September 13, 2024 and the Stock Exchanges on September 13, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with Securities and Exchange Board of India ("SEBI") shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com, www.nseindia.com, respectively, on the website of the Company at www.laxmidentallimited.com and on the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, Motilal Oswal Investment Advisors Limited and SBI Capital Markets Limited at www.nuvama.com, www.motilaloswalgroup.com and www.sbicaps.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI. Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised

to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and the Offer, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 39 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity

Shares, when offered through the RHP, are proposed to be listed on BSE and NSE. For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on

page 107 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 281 of the DRHP.

BOOK RUNNING LEAD MANAGERS			REGISTRAR TO THE OFFER
nuvama	MOTHAL OSWAL	O SBICAPS	LINKIntime
NUVAMA WEALTH MANAGEMENT LIMITED 801 - 804, Wing A, Building No 3 Inspire BKC, G Block Bandra Kurla Complex, Bandra East Mumbai - 400 051, Maharashtra, India Tel: + 91 22 4009 4400 E-mail: laxmidental.ipo@nuvama.com Website: www.nuvama.com Investor grievance e-mail: customerservice.mb@nuvama.com Contact person: Manish Tejwani SEBI registration no.: INM000013004	MOTILAL OSWAL INVESTMENT ADVISORS LIMITED Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai Maharashtra - 400 025, India Tel: +91 22 7193 4380 E-mail: laxmidental.ipo@motilaloswal.com Investor grievance e-mail: moiaplredressal@motilaloswal.com Website: www.motilaloswalgroup.com Contact person: Sankita Ajinkya / Subodh Mailya SEBI Registration: INM000011005	SBI CAPITAL MARKETS LIMITED Unit No. 1501, 15" floor, A & B Wing, Parinee Crescenzo Building, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra. Tel: +91 22 4006 9807 E-mail: laxmidental.ipo@sbicaps.com Investor grievance e-Mail: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Sylvia Mendonca SEBI Registration No.: INM000003531	LINK INTIME INDIA PRIVATE LIMITED C-101, 1st floor, 247 Park, L.B.S Marg, Vikhroli West Mumbai - 400 083, Maharashtra, India Tel: +91 22 4918 6000/ +91 8108114949 E-mail: laxmidental.ipo@linkintime.co.in Investor grievance e-mail: laxmidental.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopal Krishnan SEBI Registration No.: INR000004058

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

For LAXMI DENTAL LIMITED On behalf of the Board of Directors

Company Secretary and Compliance Officer

Nupur Joshi

Place: Mumbai Date: September 13, 2024

> LAXMI DENTAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has DRHP dated September 12, 2024, filed with SEBI and the Stock Exchanges on September 13, 2024. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.laxmidentallimited.com and on the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, Motifal Oswal Investment Advisors Limited and SBI Capital Markets Limited at www.nuvama.com, www.motifaloswalgroup.com and www.sbicaps.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see 'Risk Factors' on page 39 of the DRHP and the RHP when filed. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision.

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 securities for sale in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.S. Securities Act of 1933 or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the securities described in this announcement are not being offered or sold in the United States.

Tender Inviting Authority, Bamul

The Tenderers shall submit separate tender for the above. Tenderers are advised to note the qualification

The Earnest money deposit (E.M.D.) valid for 45 days beyond the validity of the tender i.e. total for 135 days,

Tender processing Fee, modes of e-payment, tender document details andother details are mentioned in

https://kppp.karnataka.gov.in and also contact Help line No: 8046010000/8068948777.

financialexp.epapr.in

Adfactors 339.

EXISTING COLONY BT ROAD FROM

KAIPADAR ROAD TO BALUGAON UNDER

SENIOR SECTION ENGINEER (WORKS)

BALUGAON OF THE JURISDICTION OF

ASSISTANT DIVISIONAL ENGINEER

BALUGAON OF KHURDA ROAD DIVISION.

Approx cost of the work : ₹ 213.16 Lakhs. EMD:₹2,56,600/-(2) Tender No. e-TenderSouthKUR-

176-2024 Dt.: 23.08.2024 Description: PROVISION OF 16 NOS GOOMTIES (AUTO CUM GATE GOOMTY) IN CONNECTION WITH AUTO SECTION IN GANJAM-GOLANTHRA SECTION UNDER THE JURISDICTION OF ASSISTANT DIVISIONAL ENGINEER/BRAHMAPUR OF KHURDA ROAD DIVISION

Approx cost of the work : ₹ 701.10 Lakhs

EMD:₹5,00,600/-(3) Tender No. eTender-EastKUR-

183-2024 Dt.: 28.08.2024 Description: EXECUTION OF CTR(S) ON LOOP LINES OF ROUTE NO. 5.8 AND 10 OF CUTTACK YARD UNDER SENIOR DIVISIONAL ENGINEER (EAST) SECTION OF KHURDA ROAD DIVISION.

Approx cost of the work: ₹ 47.80 Lakhs EMD: ₹95,600/-(4) Tender No. eTender-CenKUR-

184-2024 Dt.: 28.08.2024 Description : EXECUTION OF P.WAY RELATED WORK FOR PROPOSED RAISING OF SPEED FROM 30 KMPH TO 50 KMPH IN LOOP LINES FROM RAJATHGARH TO GURUDIJHATIA OF KHURDA ROAD DIVISION Approx cost of the work : ₹ 47.83 Lakhs,

EMD:₹95,700/-Completion period: 12 months (for Sl. No. 1 & 06 months (for Sl. No. 3) & 10 months (for

Sl. No. 4).

consideration

PR-498/P/24-25

Tender closing date & time : at 1500 hrs. of 18.09.2024 (for all tenders) No manual offers sent by Post/Courier/Fax or in person shall be accepted against such e-tenders even if these are submitted on firm's letter head and received in time. All such manual offers shall be considered invalid and

Complete information including e-tender documents of the above e-tender is available in website www.ireps.gov.in

shall be rejected summarily without any

Note: The prospective tenderers are advised to revisit the website 10 (Ten) days before the

date of closing of tender to note any changes/ corrigenda issued for this tender. Divisional Railway Manager (Engg), Khurda Road

IIRM HOLDINGS INDIA LIMITED

ousinesses as set out in the AGM notice.

September 21, 2024 ("cutoff date").

are registered with the Company / RTA and/or Depositories.

available on the NSDL website at www.evoting.nsdl.com.

facility will not be available beyond this date and time.

Securities Depository Limited) at evoting@nsdl.co.in.

Date: September 6, 2024

Place : Jaipur

Date: 07th September, 2024

Place: Hyderabad

[formerly known as Sudev Industries Limited]

[CIN No.: L70200UP1992PLC018150]

Registered Office: B1/26, Sector-18, Noida, Gautam Buddha Nagar, Uttar Pradesh - 201301.

Website: https://www.iirmholdings.in/, E-mail: cs@iirmholdings.in, Tel. No.: +91 8447772518

NOTICE OF 31ST ANNUAL GENERAL MEETING AND

REMOTE E-VOTING INFORMATION

Notice is hereby given that the 31" Annual General Meeting ("the AGM") of IIRM Holdings

India Limited ("the Company") will be held on Saturday, September 28, 2024, at 04:00 P.M.

(IST) through Video Conferencing (VC') / Other Audio Visual Means (OAVM) to transact the

n accordance with the Circulars issued by the Ministry of Corporate Affairs and Securities and

Exchange Board of India, the dispatch of the Annual Report for the financial year 2023-24

along with the AGM Notice and E-voting procedure to the Members, was completed or

Friday, September 6, 2024, through electronic mode to all Members whose email addresses

Pursuant to Section 108 of the Companies Act, 2013, and Rule 20 of the Companies

Management and Administration) Rules, 2014, as amended, and Regulation 44 of the SEB

Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company had

appointed National Securities Depository Limited (NSDL) to provide an electronic voting

system (remote e-voting / e-voting) facility for Members to cast their votes on all resolutions

set forth in the AGM Notice. The voting rights of Members shall be in proportion to the equity

shares held by them in the paid-up equity share capital of the Company as on Saturday,

The Annual Report and AGM Notice are available on the Company's website a

https://www.iirmholdings.in/investors/, and on the website of the Stock Exchange where the

Company's shares are listed: BSE Limited www.bseindia.com. The documents are also

A person whose names recorded in the Register of Members/Beneficial owners as on the cut

off date shall be entitled to avail the facility of remote e-voting / e-voting at the AGM. A person

who is not a member as on the cut-off date should treat the Notice of AGM for informatio

The remote e-voting period will commence on Wednesday, September 25, 2024, at 9:00

AM. (IST) and end on Friday, September 27, 2024, at 5:00 PM. (IST). The remote e-voting

The AGM Notice includes details on the process and manner of remote e-voting / e-voting and

nstructions for participating in the AGM. Members acquiring shares and becoming member

of the Company after the dispatch of this Notice and holding shares as on the cut-off date may

obtain login ID and password by sending a request via email to evoting@nsdl.co.in, including

For Members holding shares in physical form, dematerialized form, or who have no

registered their email address with the Company, the manner of voting is provided in the AGN

Notice. The e-voting facility will also be available at the AGM. Members attending the AGM

who have not cast their vote by remote e-voting may vote electronically on the resolution

during the AGM. Members who have cast their votes by remote e-voting prior to the AGM ma

For any queries, Members may refer to the FAQs and e-voting user manual available a

www.evoting.nsdl.com or contact the toll-free numbers 022-4886 7000 / 022-2499 7000

Alternatively, they may send requests to (Ms. Pallavi Mhatre, Senior Manager - National

their demat account number/folio number, PAN, name and registered address.

attend the AGM through VC / OAVM but will not be eligible to vote at the AGM.

BMW Industries Limited

CIN - L51109WB1981PLC034212 119 PARK STREET, WHITE HOUSE, 3RD FLOOR, KOLKATA-700016. Email- info@bmwil.co.in Phone: 033-40071704 Website: www.bmwil.co.in

Notice is hereby given that the 42" Annual General Meeting ('AGM') of the Members of BMW Industries Limited ('the Company') is scheduled to be held on Monday, 30" September, 2024 at 11.30 a.m. IST through Video Conferencing ('VC')/Other Audio Visual Means ('OAVM') facility to transact the business, as set out in the notice of AGM in compliance with the provisions of the Companies Act, 2013 the Rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), read General Circular No. 14/2020 dated 8" April, 2020, General Circular No. 17/2020 dated 13th April, 2020 and subsequent circulars issued in this regard, the latest being General Circular No. 09/2023 dated 25th September, 2023 (hereinafter collectively called as "MCA Circulars" and circulars issued by Securities and Exchange Board of India vide its circular dated May 12, 2020, 15" January 15, 2021, 13" May, 2022, 5" January, 2023 and 7" October, 2023 (hereinafter collectively called as "Circulars". In accordance with the above Circulars, the Company has completed dispatch of Notices convening the 42" AGM along with the Annual Report for Financial Year 2023-2024 through electronic means whose names appear in the Register of Members as on Saturday, August 30, 2024 to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories. The Notice and the Annual Report are available on the website of the Company and the Stock Exchanges respectively at : www.bmwil.co.in; www.bseindia.com; www.cse-india.com and on website of CDSL at : https://www.cdslindia.com

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide e-Voting facilities through CDSL to its Members, in respect of business that may be transacted at the AGM. The manner and instructions to cast votes through remote e-Voting as well as through e-Voting system during the AGM have been provided in the Notice. The business set out in the Notice shall

A person, whose name appears in the Register of Members as on the "cut-off date", i. e., Monday, September 23, 2024, only shall be entitled to avail the facility of e-voting for the Meeting. The e-voting commences on Friday, September 27, 2024 at 9:00 A.M. and ends on Sunday, September 29, 2023 at 5:00 P.M. and shall be disabled thereafter.

The Members who have cast their vote by remote e-voting may attend the AGM through VC/OAVM but shall not be entitled to vote at the AGM. The Members who have not cast their vote by remote e-voting may exercise the facility of e-Voting provided at the AGM. A person who has acquired shares and become a Member of the Company after the emails are sent

may obtain the credentials for remote e-Voting by sending a request at helpdesk evoting @cdslindia.com or 1800225533. However, if the person is already registered with CDSL for remote evoting then the existing user ID and password can be used for casting vote. Members will be able to attend the AGM through VC/OAVM provided by CDSL at https://www.evotingindia.com by using their remote e-Voting login credentials. In case of any queries relating to voting by electronic means, please refer to the Frequently Asked

Questions (FAQs) on e-Voting and e-voting user manual for Shareholders available at https://www.evotingindia.com under the help section or write to the undersigned at the registered office address of the Company or email ID: info@bmwil.co.in / vikramkapun@bmwil.co.in or tel. 033 4007 1704. For BMW Industries Limited

Vikram Kapur Dated: 07.09.2024 (Company Secretary & Compliance Officer) Place : Kolkata

FINANCIAL EXPRESS

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to nurchase, to hold or sell securities. This is not an announcement or the offer document.

MONDAY, SEPTEMBER 9, 2024

Place: Ahmedabad

CIN: U18201PB1997PLC020496

Registered Office Address: E 486 Phase VI, Focal Point,

Ludhiana- 141010, Punjab, E-mail ID: essaarcoatings0151@gmail.com

NOTICE OF 27TH ANNUAL GENERAL MEETING AND BOOK CLOSURE

Notice is hereby given that the 27th Annual General Meeting (AGM) of

Essaar Coatings India Limited (the Company) is scheduled to be held on

Monday 30th Day of September 2024 at 4.00 P.M. at the registered office of

the company at E 486 Phase VI, Focal Point Ludhiana- 141010, Punjab.

In accordance with MCA Circulars, the Company has sent the Notice of the

AGM setting out the Ordinary and Special Business to be transacted along

with Annual Report for the FY 2023-2024 through physical mode, to all its

members whose address are registered with the Company as on Friday,

September 06, 2024. The physical dispatch of Annual Report & AGM

Notice is also hereby given that pursuant to Section 91 of the Companies

Act 2013 read with rule 10 of Companies (Management and Administration)

Rules, 2014, the Register of Members and Share Transfer Books of the

Company will remain closed from Monday, September 23, 2024 to Monday,

Members holding shares in physical mode whose email IDs are not

registered, may get their email IDs registered by submitting a request letter

to the Company at essaarcoatings0151@gmail.com However, for the

shares held in demat form, members are requested to write to their

depository Participant or Company's Registrar and Transfer Agent CDSL

A person whose name is recorded in the Register of Members as on the

Cut-Off date i.e. Friday, September 20, 2024 only shall be entitled to avail

the facility of voting at the AGM. A person who is not a member as on the

If you have any gueries or issues regarding attending AGM you can write

VIVACHEM INTERMEDIATES PRIVATE LIMITED

CIN: U24304PB2018PTC047556

Registered Office Address: Plot No. A-1, Industrial Focal Point

Raikot, Ludhiana, Punjab-141109, Email ID: contact@vivachem.co.in

Address at which the books of account are to be maintained: SCF 34,

35, 36, First Floor, E-Block Shaheed Bhagat Singh Nagar.

Ludhiana, Punjab, India, 141001

NOTICE OF 6th ANNUAL GENERAL MEETING AND BOOK CLOSURE

Notice is hereby given that the 6th Annual General Meeting (AGM) of

Vivachem Intermediates Private Limited (the Company) is scheduled to be

held on Monday 30th Day of September 2024 at 11.00 A.M. at the registered

office of the company at Plot No A-1, Industrial Focal Point, Raikot, Ludhiana.

In accordance with MCA Circulars, the Company has sent the Notice of the

AGM setting out the Ordinary and Special Business to be transacted along

with Annual Report for the FY 2023-2024 through electronic mode, to all its

members whose email IDs are registered with the Company as on Friday,

September 06, 2024. The electronic dispatch of Annual Report & AGM Notice

Notice is also hereby given that pursuant to Section 91 of the Companies Act

2013 read with rule 10 of Companies (Management and Administration)

Rules, 2014, the Register of Members and Share Transfer Books of the

Company will remain closed from Monday, September 23, 2024 to Monday,

Members whose email IDs are not registered, may get their email IDs

registered by submitting a request letter to the Company at

A person whose name is recorded in the Register of Members as on the

Cut-Off date i.e. Friday, September 20, 2024 only shall be entitled to avail the

facility of voting at the AGM. A person who is not a member as on the Cut-off

If you have any queries or issues regarding attending AGM you can write an email to contact@vivachem.co.in

For Vivachem Intermediates Private Limited

September 30, 2024 (both days inclusive) for the purpose of the AGM.

date should treat this Notice for information purpose only.

For Essaar Coatings India Limited

Sanjay Gupta

DIN: 00652165

Director

Vijay Garg

DIN: 06510248

1 Name of Personal Guarantor

Director

Cut-off date should treat this Notice for information purpose only.

an email to essaarcoatings0151@gmail.com.

has been completed on September 06, 2024.

contact@vivachem.co.in

PLACE : Ludhiana

DATE : September 07, 2024

September 30, 2024 (both days inclusive) for the purpose of the AGM.

Notice has been completed on September 07, 2024.

Ventures Limited.

PLACE: Ludhiana

DATE: September 07, 2024

DHYAANI TRADEVENTTURES LIMITED DHYAANIINC (Formerly Known as Dhyaani Tile and Marblez Limited)

Corporate Identification Number: U51900GJ2014PLC081004 Registered office: 420 Time Square Arcade Opp Rambaug Nr Rajiv Plaza Thaltei-Shilaj Road, Thaltei, Ahmedabad, Gujarat, India, 380059,

Telephone No: 079-35334673 Contact Person: Ms. Khushbu bharakatya, Company Secretary and Compliance Officer, E-mail: cs@dhyaaniinc.com; Website: www.dhyaaniinc.com ISSUE OF UP TO 1,27,68,000 EQUITY SHARES WITH A FACE VALUE OF RS. 10/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR

CASH AT A PRICE OF RS. 23/- EACH INCLUDING A SHARE PREMIUM OF RS. 13/- EACH PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 2,936.64 LAKHS * ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3(THREE) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, AUGUST 23, 2024 (THE "RECORD DATE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 2.3 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 144 OF LETTER OF OFFER. *ASSUMING FULL SUBSCRIPTION WITH RESPECT TO RIGHTS EQUITY SHARES. PROMOTER OF OUR COMPANY MR. CHINTAN NAYAN BHAI RAJYAGURU

RIGHT ISSUE EXTENDED: REVISED ACTIVITY SCHEDULE **ISSUE OPENS** LAST DATE FOR MARKET **ISSUE CLOSES**

RENUNCIATION EXTENDED * UPTO ON

THURSDAY, FRIDAY, MONDAY, SEPTEMBER 05, 2024 SEPTEMBER 13, 2024 SEPTEMBER 09, 2024*

*The Right issue Committee in its meeting held on 06th September, 2024, decided to extend the Market Renunciation Date from Friday 6th September,

2024 to Monday. 09th September, 2024 in order to provide an opportunity to shareholders to exercise their rights in the right issue PLEASE NOTE THAT ONLY RESIDENT INVESTORS CAN SUBMIT THEIR APPLICATION USING THE ASBA PROCESS ONLY, ASBA FACILITY IS OPERATIONAL FROM THE ISSUE OPENING DATE.

LAST DATE FOR APPLICATION: This is to inform to the Eligible Shareholders of the Company that the date of the closure of the right issue which opened on 05" September, 2024 scheduled to close on Friday, 13" September, 2024, there is no change in the issue closing date of the right issue. For further details, please refer to the Paragraph titled Process of Credit of Rights Entitlements in dematerialized account and 'Procedure for Application through the ASBA Process' on page 148 and 155, respectively of the Letter of Offer.

ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, STATUTORY ADVERTISEMENT, ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT THE MODIFICATION IN THE ISSUE RENUNCIATION DATE. RESULTANT CHANGE IN THE INDICATIVE TIMETABLE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF ISSUE RENUNCIATION DATE. For DHYAANI TRADEVENTTURES LIMITED

Khushbu Bharkatya

Company Secretary Date: 06/09/2024

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501, Karnataka. Ph.: 08194-223040, E-mail: sjlalcd@gmail.com, Website: www.sjlal.com

NOTICE OF 33" ANNUAL GENERAL MEETING ("AGM"),

REMOTE E-VOTING AND E-VOTING DURING AGM INFORMATION Dear Members

We are pleased to inform you that the 33" Annual General Meeting ('AGM') of Sree

Jayalakshmi Autospin Limited has been scheduled to be held on Monday, September 2024 at 11:00 A.M IST through Video Conferencing (VC) or Other Audio Visual Means (OVAC) in compliance with applicable provisions of Companies Act, 2013 and rules made thereunder read with General Circular No. 14/2020 dated April 8, 2020. General Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020, General Circular No. 02/2021 dated January 13, 2021, General Circular No. 02/2022 dated May 5, 2022, General Circular No. 10/2022, General Circular No. 11/2022 dated December 28, 2022 and General Circular No. 9/2023 dated September 25, 2023 (collectively "MCA Circulars") to transact business set out in the notice calling the 33" AGM. Member will be able to attend the 33" AGM through VC/OVAC. Member participating through VC/OVAC facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013. In compliance with the relevant circulars, the notice of the AGM along with Financial

Statements for the Financial year ended 31" March, 2024 Board's Report and other documents required to be attached thereto has been sent on 6" September, 2024 to the members of the Company whose email addresses are registered with the Company/Depositary Participant(s) (DP). The documents shall also be available on the website of the Company at https://www.sjlal.com/and also on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com and on the website of Stock Exchange i.e., BSE Limited at https://www.bseindia.com/ Instruction for remote e-voting and e-voting during 33"AGM:

The Company is providing to its members facility to exercise their right to vote on resolutions proposed to be passed at 33 AGM by electronic means. Members may cast their votes remotely, using the electronic voting system of Central Depository Services (India) Limited on the dates mentioned herein below ("remote e-voting"). Further, the facility for voting through electronic voting system will also be made available at the 33 AGM ("e-voting") and members attending the AGM who have not casted their vote(s) by remote e-voting will be able to vote at the 33 AGM through e-voting. The Company has engaged the services of CDSL as the agency to provide e-voting facility Information and instructions including details regarding how to generate user id and password relating to e-voting have been sent to the members through e-mail. The same login credentials should be used for attending the AGM through VC/OAVM. The manner of remote e-voting and e-voting during 33"AGM by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses is provided in the Notice of the AGM and is also available on the website of the Company https://www.silal.com/. The remote e-voting facility will be available during the following voting period:

Commencement of remote e-voting period: Friday, September 27, 2024 (9:00 a.m. IST) End of remote e-voting: Sunday, September 29, 2024 (5:00 p.m. IST). The remote e-voting will not be allowed beyond the aforesaid date and time and the

remote e-voting module shall be forthwith disabled by CDSL upon expiry of the aforesaid period. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. 23"September, 2024 only shall be entitled to avail the facility of remote e-voting or for participation & e-voting at the 33 AGM.

Manner of registering/ updating email addresses is as below: Members holding shares in physical mode who have not registered /updated their emai

addresses with the Company and /or Registrar & Transfer Agent ("RTA") of Company can register/update their email addresses by writing to the RTA at irg@integratedindia.in along with the details of Folio Number and self-attested copy of PAN card. Members holding shares in dematerialized mode who have not registered/updated their email addresses with the Depository Participant(s) are requested to register/update their email addresses with their Depository Participant(s). Any person who becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date may obtain the User ID and password in the manner as provided in the notice of AGM which is available on the

Such members may cast their votes using the e-voting instructions, in the manner specified by the Company in the Notice of AGM. The members who would have casted their vote(s) by remote e-voting may also attend the AGM through VC/OAVM but shall not be entitled to cast their vote(s) again at the AGM. Once the vote is casted by the member the same shall not be allowed to be changed subsequently or be cast again. In case of any queries or issues regarding attending AGM, e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email at the company e-mail sjlalcd@gmail.com or helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kumar (022-2308783) or Mr. Mehboob Lakhani (022-23058543) or Mr Rakesh Dalvi (022-23058542). By the order of the Board For Sree Jayalakshmi Autospin Ltd

Ms. Lakshita Sharma Date: September 05, 2024

Director Place: Chitradurga DIN: 09831479

CONSTRUCTION OF COMMERCIAL COMPLEX AT 467,000: 4,67,000: 24 MS 0.60 மாதம் 90.68899 (OPPOSITE TO OLD BUS STAND)WARD NO: 2, BLOCK NO: 6, SURVEY NO. 597/ 6, 594/2, 718/2, 719/1 IN VIRUDHUNAGAR MUNICIPALITY ஒப்பந்தப்புள்ள பழவத்தினை http://tntenders.gov.in என்ற கணைபதன முகனிபிலிறந்து 20.09.2024 சாகை 3 மணிக்குள் இலவசமாக பதினிறக்கம் செய்து கொள்ளலாம் நாள் மற்றும் நேரம் 1. güzğığılışınd uşara digilek ürrüşin hitp: http://ttotolox.gov/m ning dienrugu yaundılaligigy 0.0.0004 gya 20.00.0004 mey uğılışılası onluş sanı 12.09.2024 awing anew 11.00 awd güzğelükki gek seğerünik micub 3. Giulabuist solidás (Gobyu seul pak ujegű tapú 20.09.2024 same 3.00 sent 20.09.2024 unpe 3.30 perf கணைநா வழி (Online) முப்புதப்புள்ள சன்ப்பவர்கள் வழிமுறைகளை பின்பற்றி கிணைபதளத்தில் பறிவற்ற இடிய வேண்டும். மேலும் 20.09.2024 மண்றை 3.00 ம**ணிக்கள்** முன் வையு தொகைக்கான வரைவோணைக கராட்சி ஆணைபாளர் அல்லது அவறது அளக்காரம் பேற்றவர்கள்டம் நேரடியாகவோ தபால் மூலமாகவோ சேர்க்க வேண்டும். தறிப்பிட்ட காலத்திற்கள் வரப்பெறாத முன் வைப்பு தொகை சார்ந்த ஒப்பந்தப்புள்ளிகள் ஒற்றுச்கொள்ளப்படமாட்டாது. பதிவேற்றம் செய்யப்பட்ட ஒப்பந்தப்புள்ள ஆவணங்கள் மூன்று தீனங்களுக்குள் ஊரப்பிக்கப்பட வேண்டும் ஒப்பந்தப்புள்ள அட்டவணையில் ஒதேனும் திருத்தங்கள் / மாறுதல்கள் கிருப்பின் மேற்குறிப்பிட்ட செ.ம.தொ.கீ./3559/ ஒப்பந்தப்புள்ளி / 2024 ஆணையாளர். விருதுநகர் நகராட்சி

விருதுநகர் நகராட்சி

5.000. 81/200/2024 Syduson Bérogy og giuggiyêrê affilin (8g Leg gag) | 520.04.09.2024

னித்துகர் மாவப்பட்ட விருத்நகர் நகர்படி கலைஞர் நகர்புற மேம்பரபடு தீப்பம் 2024-2025ஆம் ஆண்டின் கீ கீழக்கண்ட பணிக்கான ஒப்பந்தப்புள்ளிகள் விருத்நகர் நகராபரி ஆணையாளர் அவர்களால் வறிவற்கப்படுகின்றன.

WWW.FINANCIALEXPRESS.COM

CREMICA AGRO FOODS LIMITED Regd off: 455, Sohan Palace, 2nd Floor, The Mall Ludhiana,

Punjab- 141001, Ph: 01826-225418; CIN: L15146PB1989PLC009676 E-mail: manager.cafl@gmail.com; Website: www.cafl.co.in

NOTICE TO THE MEMBERS OF THE 35TH ANNUAL GENERAL MEETING TO

BE HELD THROUGH VIDEO CONFERENCING (VC)/OTHER AUDIO-VISUAL MEANS (OAVM) AND INFORMATION REGARDING BOOK CLOSURE The 35th (Thirty Fifth) Annual General Meeting ("AGM") of the

Company will be held on Monday, 30th September, 2024, at 11:00 AM IST through VC / OAVM, in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with all applicable circulars on the matter issued by the Ministry of Corporate Affairs (MCA) and Securities and Exchange Board of India (SEBI) to transact the business set forth in the Notice of the AGM. The Notice of the AGM along with the Annual Report for Financial Year

2023-24 has been sent to all those members whose email ids are registered with the Company/Registrar and Share Transfer Agent/Depositories/Depository Participants. The Notice of the AGM and the Annual Report are also available on the Company's website at www.cafl.co.in, on the website of the Stock Exchange i.e. www.msei.in and on the website of Link Intime India Private Limited at https://www.linkintime.co.in. Members can attend the AGM through VC OAVM facility only or view the live webcast at https://www.linkintime.co.in. The instructions for joining the AGM are provided in the Notice of the AGM. Members attending the Meeting

through VC/OAVM shall be counted for the purposes of quorum under Section 103 of the Companies Act, 2013. Members are requested to contact the Depository Participants in case of shares held in electronic form or the Company's Registrar and Transfer Agent, Link Intime India Private Limited, in case the shares are held in physical form for validating/ updating their email address and mobile nos. Members who have not registered their e-mail address may get their email address and mobile number registered with Link Intime India Private Limited, by visiting the https://web.linkintime.co.in/EmailReg/Email Register.html or if the shares are in Demat form, they can contact their DP. In case of any queries, Members may write to instameet@linkintime.co.in. Alternatively, Members may send an e-mail request to the email id

copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio. Members are requested to note the following contact details for addressing queries/grievances, if any.

delhi@linkintime.coin along with scanned copy of the signed request

letter providing the email address, mobile number, self-attested PAN

M/S Link Intime India Pvt Ltd., Noble Heights, 1ST Floor, Plot NH 2 C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi - 110058, Email: delhi@linkintime.co.in, Phone: 011- 41410592-94, Fax: 011-

Members will have an opportunity to cast their vote(s) remotely on the business as set forth in the Notice of the AGM through remote evoting. The manner of remote e-voting for members holding shares in dematerialised mode, physical mode and members who have not registered their email addresses is provided in the Notice of the AGM The facility for e-voting will also be provided at the AGM and Members attending the AGM, who have not cast their votes by remote e-voting, will be able to vote electronically at the meeting.

The remote e-voting facility will be available during the following voting

Commencement of remote e-voting: Friday, 27th September, 2024 at 09:00 A.M

End of remote e-voting: Sunday, 29th September, 2024 at 05:00 P.M. The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwith disabled by Link Intime India Private Limited upon expiry of the aforesaid period.

A person whose name is recorded in the Register of Members as on the Cut-off Date, i.e. 23rd September, 2024 only shall be entitled to avail the facility of remote e-voting or for voting through Instameet.

Pursuant to the provisions of Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Register of Members and the Share Transfer Books of the Company will remain closed from Tuesday, 24th September, 2024 to Monday, 30th September, 2024 (both days inclusive) for the purpose of AGM (Record date: 23rd September, 2024)

Members are requested to carefully read the Notice of the AGM and in particular, instructions for joining the AGM, manner of casting vote

through remote e-voting or voting at the AGM. For Cremica Agro Foods Limited Date: 7th September, 2024 Place: Ludhiana

Vishakha Rathour Company Secretary and Compliance Officer M. No. A73123

INA INSOLATION ENERGY LIMITED

For IIRM Holdings India Limited

Naveen Kumar

(Formerly known as Sudev Industries Limited

Company Secretary & Compliance Officer

Registered office: Fluidcon House, C-02, New Aatish Market Extension, Behind Inox Cinema Hall, Jaipur -302029 (Raj.), India CIN: L40104RJ2015PLC048445 Phone: +91-141-2996001, 2996002 E-mail: cs@insolationenergy.in, Website: www.insolationenergy.in

NOTICE OF THE 9" ANNUAL GENERAL MEETING AND INFORMATION ABOUT REMOTE E-VOTING AND BOOK CLOSURE NOTICE is hereby given that the 09" Annual General Meeting (AGM) of the Members of the Company will be held on Monday, 30"

September, 2024 through Video Conferencing (VCI/Other Audio Visual Means (OAVM) at 03.00 P.M. (IST) to transact the Businesses as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act, 2013 and the Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021, 19/2021, 02/2022, 10/2022 and 09/2023 dated 8" April 2020, 13" April 2020, 5" May 2020, 13" January, 2021, 8 December 2021, 5" May, 2022, 28" December, 2022 and 25" September, 2023 respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79, SEBI/HO/CFD/CMD2/CIR/P/2021/11. SEBI/HO/CFD/CMD2/CIR/P/2022/62, SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 12° May 2020, 15" January, 2021, 13" May, 2022, 5" January, 2023 and 7" October, 2023 respectively, issued by the Securities and Exchange Board of India ("SEBI Circulars"). The Notice of AGM and Annual Report for the Financial Year 2023-24 have been sent through electronic mode to the Members whose e-

mail addresses are registered with the Company's RTA/Depository Participant(s), unless any Member has requested for a physical copy of the same. The Notice of AGM and Annual Report for the Financial Year 2023-24 is available and can be downloaded from Company's website www.insolationenegry.in, National Securities Depository Limited ("NSDL") website i.e. www.evoting.nsdl.com and website of the Stock Exchange (BSE Limited) i.e., www.bseindia.com. Register of Members and the Share Transfer Books of the Company will remain closed from Monday 23" day of September, 2024 to Monday, 30" day of September, 2024 (both days inclusive). In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members are provided facility to cast their votes electronically through remote e-voting and e-voting during the AGM on all business to be transacted at the said AGM for which the Company has engaged the services of NSDL. The voting rights of the Members (for voting through remote e-voting or e-voting during the meeting) shall be in proportion to their share held in the paid-up equity share capital of the Company as on Monday, 23"September, 2024 ("Cut-off date"). The remote e-voting period will commence from Thursday, 26" September, 2024 from 9.00 A.M. (IST) and will end on Sunday, 29" September, 2024 at 5.00 P.M. (IST). During this period, Members may cast their votes electronically. The remote e-voting module shall be disabled by the NSDL after aforesaid date and time and once the vote on resolution is cast by the member, the member shall not be allowed to change it subsequently or cast the vote again.

of the AGM. All the Members attending the AGM through VC/DAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The facility of e-voting shall be made available during the AGM. The Members attending the meeting, who have not cast their vote through remote e-voting, shall be entitled to exercise their voting rights during the meeting through e-voting. The Members who have already cast their vote through remote e-voting, may attend the AGM but shall not be entitled to cast their vote again during the AGM. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. 23rd September, 2024, only shall be entitled to avail the facility of remote evoting as well as e-voting during the AGM. Any member who is not a Member as on the cut-off date should treat this Notice for information purposes only. The detailed procedure for obtaining User ID and password is also provided in the Notice of the meeting which is available on Company's website and NSDL's website. If the member is already registered with NSDL, then existing login ID and password can be used for casting of vote electronically through remote e-voting. Members, who have not registered their e-mail address with the Company/RTA/DPs, please follow below instructions for registration of email id for obtaining Annual Report for the 2023-24 and the login details for e-voting: Please visit the website of RTA https://www.bigshareonline.com and follow the process for updation of e-mail iD as

The detailed instructions/manner for the remote e-voting process, joining the AGM and e-voting during the AGM are given in the Notice

Physical guided therein and in case of any query, the member may send an e-mail to RTA at admission@bigshareonline.com The member, who updates their email address post-dispatch of the Notice of 09th AGM of the Company, may Holding, if any request the Company at cs@insolationenergy in for issuance, through e-mail, the soft copy of the Notice and the procedure for remote e-voting along with the User ID and password to enable e-voting for AGM. Please contact your Depository Participants ("DP") and register your email address in your demat account, as per Demat the process advised by your DP. The members who have not registered their e-mail addresses can cast their vote Holding through e-voting or remote e-voting system during the meeting and join the AGM by procedure prescribed in the notice of 09th AGM of the Company. For details relating to remote e-voting and e-voting during the AGM, please refer to the Notice of AGM. In case of any queries, you may

grievances connected with facility for remote e-voting, please contact to Ms. Pallavi Mhatre, Senior Manager, NSDL, Trade World, 'A Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Panel, Mumbai - 400 Cl 13 or send an email to eyoting@nsdl.co.in. or call toll free no 1800-1020-990. By order of the Board of Directors For Insolation Energy Limited

refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download

section of www.evoting.nsdl.com or may email to the Company Secretary of the Company at cs@insolationenergy.in. In case of

Vikas Jain Managing Director DIN: 00812760

PUBLIC ANNOUNCEMENT [Under the provisions of Section 102 of the Insolvency and Bankruptcy Code, 2016.

and as per the Directions of the Hon'ble NCLT, Chennai Bench 1] FOR THE ATTENTION OF THE CREDITORS OF Mr. BHOOPESH KUMAR JAIN ALIAS BHUPESH KUMAR JAIN [PERSONAL GUARANTOR TO KANISHK GOLD PRIVATE LIMITED (CIN: U36911TN2006PTC058595)] RELEVANT PARTICULARS

Mr. Rhonnesh Kumar Jain alias

1	Name of Personal Guarantor	Bhupesh Kumar Jain	
2	Address of Personal Guarantor	No.28/29, Kotheri Road, Nugambakkam, Chennai – 600 034	
India Vs Mr. Bhupesh Kumar Jain U/s 95 (1) of		Order No. IBA/632/2020 Delivered on 4th September 2024 in the matter of State Bank of India Vs Mr. Bhupesh Kumar Jain U/s 95 (1) of I & B code, 2016 and Order Dated 30th August 2024.	
4	Date of Commencement of Insolvency Resolution Process	30th August 2024 (Received on 4th September 2024)	
5	5 Name and Registration Number of Insolvency Professional acting as Resolution Professional Amier Hamsa Ali Abbas Rawther Reg.No.IBBI/IPA-001/IP-P01727/2019-2020/12		
6	Address and email of the Resolution Professional, as registered with the Board.	R094, SBIOA Unity Enclave, Mambakkam P O, Chennai – 600 127, Tamil Nadu amierhamsa@gmail.com	
7	Address and email to be used for correspondence with the Resolution Professional.	Amier Hamsa Ali Abbas Rawther, VCAJ & Associates LLP, Chartered Accountants, Willingdon Crescent, 4th Floor, No. 6/2, S S Badrinath Road (Pycrofts Garden Road),Nungambakkam P O, Chennai – 600 006 email: amierhamsa@gmail.com (M) 8008564555 I 9930846070	
8	Last Date for Submission of Claims	30th September 2024	
9	Relevant Forms	Form B (Claim with Proof By a Creditor) is available at: https://www.ibbi.gov.in or mail with	

available at: https://www.ibbi.gov.in or mail with the request: amierhamsa@gmail.com Notice is hereby given that the Hon'ble National Company Law Tribunal, Chennai Bench, has ordered the commencement of an insolvency resolution process for (Mr. Bhoopesh Kumar Jain alias

Bhupesh Kumar Jain) on 30" August 2024 under Section 100 of the Insolvency and Bankruptcy The creditors of Mr. Bhoopesh Kumar Jain, are hereby called upon to submit their claims in Form B with proof on or before 30" September 2024 (21 days from 09.09.2024), to the Resolution Professional through electronic means (email) or registered post, speed post, or courier. Please invariably provide your email ID, mobile number, and the name of the representative/applicant in Form B - proof of claim application.

Amier Hamsa Ali Abbas Rawther (Resolution Professional) IP Reg. No. IBBI/IPA-001/IP-P01727/2019-2020/12620 AFA: AA1/12620/02/251024/106174 Date: 09.09.2024 AFA Validity: 25.10.2024 Place : Chennai

PUBLIC ANNOUNCEMENT

[Under the provisions of Section 102 of the Insolvency and Bankruptcy Code, 2016 and as per the Directions of the Hon'ble NCLT, Chennai Bench I] FOR THE ATTENTION OF THE CREDITORS OF Mrs. NEETA JAIN [PERSONAL GUARANTOR TO KANISHK GOLD PRIVATE LIMITED (CIN: U36911TN2006PTC058595))

RELEVANT PARTICULARS		RELEVANT PARTICULARS
	Name of Personal Guarantor	Mrs. Neeta Jain
	Address of Personal Guarantor	No.28/29, Kotheri Road, Nugambakkam, Chennai – 600 034

		Glieffilai - 000 004
3	Details of Order of Adjudicating Authority	Order No. IBA/631/2020 Delivered on 4th September 2024 in the matter of State Bank of India Vs Mrs. Neeta Jain U/s 95 (1) of I & B code, 2016 and Order Dated 30th August 2024.
4	Date of Commencement of Insolvency Resolution Process	30th August 2024 (Received on 4th September 2024)
5 Name and Registration Number of Insolvency Professional acting as Resolution Professional Amier Hamsa Ali Abbas Rawther Reg.No.IBBI/IPA-001/IP-P01727/2019-202		Amier Hamsa Ali Abbas Rawther Reg.No.IBBI/IPA-001/IP-P01727/2019-2020/12620
6	Address and email of the Resolution Professional, as registered with the Board.	R094, SBIOA Unity Enclave, Mambakkam P O, Chennai – 600 127, Tamil Nadu amierhamsa@gmail.com
7	Address and email to be used for	Amier Hamsa Ali Abbas Rawther,

VCAJ & Associates LLP, Chartered Accountants, correspondence with the Resolution Professional. Willingdon Crescent, 4th Floor, No. 6/2, S S Badrinath Road (Pycrofts Garden Road), Nungambakkam P O, Chennai - 600 006 email: amierhamsa@gmail.com

(M) 8008564555 | 9930846070 8 Last Date for Submission of Claims | 30th September 2024 Form B (Claim with Proof By a Creditor) is Relevant Forms available at: https://www.ibbi.gov.in or mail with the request: amierhamsa@gmail.com

Notice is hereby given that the Hon'ble National Company Law Tribunal, Chennai Bench, has ordered the commencement of an insolvency resolution process for (Mrs. Neeta Jain w/o Mr. Bhupesh Kumar Jain) on 30° August 2024 under Section 100 of the Insolvency and Bankruptcy Code, 2016. The creditors of Mrs. Neeta Jain, are hereby called upon to submit their claims in Form B with proof on

or before 30* September 2024 (21 days from 09.09.2024), to the Resolution Professional through electronic means (email) or registered post, speed post, or courier. Please invariably provide your email ID, mobile number, and the name of the representative/applicant in Form B - proof of claim Note: Submission of false or misleading proofs of claim shall attract penalties.

Amier Hamsa Ali Abbas Rawther (Resolution Professional)

IP Reg. No. IBBI/IPA-001/IP-P01727/2019-2020/12620 AFA: AA1/12620/02/251024/106174 Date: 09.09.2024 AFA Validity: 25.10.2024 Place : Chennai

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Note: Submission of false or misleading proofs of claim shall attract penalties.

Delhi, India, 110019 Following Business:

FINANCIAL EXPRESS

MARKTESH TRADING LIM ITED Regd. Office: 612, Devika Tower, 6, Nehru Place, New Delhi-110019 CIN: L51909DL2005PLC135119 E-mail: shriharshraizada@gmail.com, Tel/Fax: +91-11-26219944

NOTICE OF 19th ANNUAL GENERAL MEETING REMOTE E-VOTING INFORMATION AND BOOK CLOSURE Notice is hereby given that the Annual General Meeting (AGM) of the members of Marktesh Trading Limited will be held on Monday, 30th day of September, 2024 at 11:00 A.M at the Registered Office of the Company situated at 612 Devika Tower, 6 Nehru Place, New Delhi

Electronic copies of the Notice of the AGM and the Annual Report for the financial year ended March 31, 2024 of the Company has been sent to all the members, whose email ids are registered with the Company on the cut-off date i.e. 30th, August, 2024. Please note that the requirement of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA Circulars

Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depository Participants, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz., Aadhar Card, Driving License Election Card, Passport, utility bill or any other Govt. document in support of the address proof of the Member as registered with the Company for receiving the Annual Report 2023-24 along with AGM Notice by email to shriharshraizada@gmail.com. Members holding shares in demat form can update their email address with their Depository Participants.

The Register of Members and Share Transfer books of the Company will remain closed from Tuesday, 24th September, 2024 to Monday, 30th September, 2024 (both days inclusive).

The Notice of AGM and Annual Report for the financial year 2023-24 sent to members i

For & on behalf of the Board of MARKTESH TRADING LIMITED

Pooja Singh Date: September 07, 202024 **Company Secretary**

VINCENT COMMERCIAL COMPANY LIMITED

accordance with the applicable provisions in due course.

Place: Delhi

ICIN No: L51909MH1982PLC2949591 Registered Office: B-11/12, Bhiwandiwala Terrace, Ground Floor, Princess Street, Marine Lines, Mumbar 400002 Website: www. vincentcommercial.co.in | Email: vincent.co1982@gmail.com Phone: 8433835663.

NOTICE OF 41st ANNUAL GENERAL MEETING. E-VOTING INFORMATION AND BOOK CLOSURE

NOTICE is hereby given that the 41st Annual General Meeting (AGM) of the Vincent Commercial Company Limited (the Company) will be held on Monday, 30th September, 2024 at 2:00 P.M.at B-11/12, Bhiwandiwala Terrace, Ground Floor Princess Street Marine Lines, Mumbai City, Mumbai, Maharashtra, India, 400002 to transact the businesses as set out in the Notice of the AGM.

Notice of the AGM, Annual Report and Attendance Slip for 2024 has been sent in electronic modes to Members whose email IDs are registered with the Company/Depository Participants(s). The Notice of the AGM, Annual Report and Attendance Slip 2024 is also available on the website of the Company, at www.vincentcommercial.co.in

The Company is pleased to provide to its Members the facility to exercise their vote by electronic means (e-voting) on the businesses as set out in the Notice of the AGM. Members holding shares either in physical form or in dematerialized form, as on the cut-off datei.e.23rd September, 2024, may cast their vote electronically on the Ordinary and Special Business as set out in the Notice of the AGM through electronic voting system of NSDL from a place other than venue of the AGM. A person whose name is recorded in the Register of members or in the Register of Beneficial owners maintained by Depositories as on cut-off date only shall be entitled to avail facility of remote e-voting as well as voting

The remote e-voting period will commence on Friday, September 27, 2024 at 10.00 a.m. and will end on Sunday, September 29, 2024 at 5.00 p.m. The remote e-voting module shall be disabled for voting at 5:00 p.m. on Sunday, 29th September 2024. Once the vote on a resolution is cast by the member, the member cannot modify it subsequently.

The voting facility shall also be made available at the AGM and Members attending the AGM who have not cast their vote by e-voting shall be eligible to vote at the AGM Members, who have cast their vote through e-voting, may participate in the AGM but shall not be allowed to vote again in the meeting.

Any person, who acquires shares of the Company and become member of the Compan after dispatch of the Notice of the AGM and holding shares as of the cut-off date i.e. 23rd September 2024, may obtain the USER ID and Password by sending a request a https://www.evoting.nsdl.com or vincent.co1982@gmail.com However, if a person is already registered with NSDL for remote e-voting then existing user ID and password can be used for casting vote.

The Notice of AGM is available on the Company's website www.vincentcommercial.co.ii and also on the NSDL's website https://www.evoting.nsdl.com.

The Register of Members and the Share Transfer books of the Company will remain closed from Tuesday, September 24, 2024 to Monday, September 30, 2024 (both days inclusive) for the purpose of AGM.

By order of the Board For Vincent Commercial Company Limited

Place: Kolkata Date: 07.09.2024

Mr. Shantilal Jain Managing Director DIN 00741589

Omnipotent Industries Limited

[Formerly known as Omnipotent Industries Private Limited] CIN: L74999MH2016PLC285902 Regd. Office: 1/11, Damji Nenshi Wadi, Station Road, Bhandup West, Mumbai – 400078, Maharashtra, India. | Tel: 7795242424/ 7506242469 Website: www.omnipotent.co.in | Email: cs@omnipotent.co.in

NOTICE OF 8TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING ("VC")/ OTHER AUDIO VISUAL MEANS ("OAVM") Notice is hereby given that the 8th Annual General Meeting ("AGM") of Omnipoten Industries Limited ("the Company") is scheduled to be held on Saturday, 28th September,

2024, at 11:00 AM. (IST) to transact the Ordinary and Special business(es) as set out in the Notice, through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM") without the physical presence of the Members at a common venue and the deemed venue of the meeting shall be the Registered Office of the Company situated at 1/11, Damji Nenshi Wadi, Station Road, Bhandup West, Mumbai City, Mumbai, Maharashtra-400078 In accordance with the applicable provisions of the Companies Act, 2013 ("the Act") and in

compliance with General Circular No. 09/2023 dated September 25, 2023, issued by the Ministry of Corporate Affairs ("MCA"), and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, issued by the Securities and Exchange Board of India (SEBI), (hereinafter collectively referred as "Circulars") the Companies are allowed to hold the AGM through VC/ OAVM without the presence of Members at a common venue. Hence the AGM of the Company will be held through VC/ OAVM to transact the businesses as set out in Notice of AGM dated 20th August, 2024 In Compliance with the aforesaid circulars, the Annual Report including the Audited

Financial Statements for the Financial Year 2023-24, along with the Notice of the AGM have been electronically sent to all the Members whose e-mail address are registered with the Company/ Depository Participant(s) ("DPs"). These documents are also available on the website of the BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited (NSDL) at www.evoting.nsdl.com

Members holding shares in dematerialized mode, who have not updated their e- mail or KYC details are requested to register/ update the details with their depositories through their DPs for receipt of Notice of the AGM, Annual Report and login details for joining the AGM through VC/ OAVM facility including e-Voting with their Depository only. The registered e-mail address will also be used for sending future communications. Further, Members are requested to notify any change in address or bank account details to their respective DPs.

Members holding shares in physical mode and have not updated their KYC details are requested to submit Form ISR-1 to update their email, bank account details and other KYC details with Company's Registrar and Share Transfer Agent Bigshare Services Pvt. Ltd ("RTA"). Members holding shares in physical mode are requested to e-mail the duly filled in form, to https://investor@bigshareonline.com

Instructions for Remote e-Voting/ e-Voting/joining the AGM:

a) Members can join and participate in the AGM through VC/ OAVM facility only. The instructions for joining the AGM and the manner of participation in the remote electronic voting or casting vote through the e-Voting system during the AGM are provided in the Notice of AGM. Members participating through VC/ OAVM facility shall be counted for the purpose reckoning the quorum under Section 103 of the Act

) In terms of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide the facility to its Members to exercise their right to vote by electronic means on any or all of the businesses specified in the Notice convening the 8th AGM of the Company through e-Voting services of NSDL. Members will have an opportunity to cast their vote remotely on the businesses as set out in the Notice of AGM through remote e-Voting as well as e- Voting system during the AGM. All the Members are hereby informed that the Ordinary and Special Business, as set out in Notice of 8th AGM will be transacted through voting by electronic means only;

 Members holding shares either in physical form or in dematerialized form and whose names appears in the Register of Members or Register of Beneficial Owners, as the case may be, as on the cut-off date, i.e., Saturday, 21st September, 2024 ('Cut-off Date"), shall be entitled to exercise their right to vote by remote e-Voting as well as voting to be held at AGM on any or all of the business(es) specified in the Notice convening the 21st AGM of the Company;

 The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 21st September, 2024, to Saturday, 28th September, 2024 (both days inclusive); The remote e-Voting period commences on Wednesday 25th September, 2024, at 9:00

a.m. IST and will end on Friday, 27th September, 2024, at 5:00 p.m. IST; g) The remote e-Voting module shall be disabled by CDSL for voting after the expiry of the date and time mentioned above. Once the vote on resolution(s) has been casted by the Member, the Member shall not be allowed to change it subsequently

 Those Members who will be present in the AGM through VC/ OAVM facility and have not cast their vote through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system during the AGM on all of the business(es) specified in the Notice convening the 8th AGM. Further, an eligible Member may participate in the AGM even after exercising his right to vote through remote e-Voting but

shall not be allowed to vote again during the AGM; A person who has become a Member of the Company after the Notice is being sent but on or before the Cut- off Date for e-Voting, may obtain the Login ID and Password by following the instructions as mentioned in Notice of the AGM under "Instructions for e-Voting" or sending a request at helpdesk.evoting@nsdl.com . In case of any query

regarding voting. Members may contact toll free no. 022-48867000 and 022-24997000 The Board of Directors have appointed Mr. Devesh R. Desai, Practicing Company Secretary as a Scrutinizer to scrutinize the e-Voting process including remote e-Voting

during the AGM in a fair and transparent manner. Members will be able to attend the AGM through VC/ OAVM using their e-Voting login

credentials, on the website of the NSDL at www.evoting.nsdl.comhttps:// In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members

and the e-Voting user manual for Members available in the download section at www.evoting.nsdl.com or call on toll free number: 022-48867000 and 022-24997000 or send a request to Ms. Pallavi Mhatre, Senior Manager, NSDL, at evoting@nsdl.com

Place: Mumbai

Date: 09/09/2024

FOR OMNIPOTENT INDUSTRIES LIMITED PRINCE PRATAP SHAH MANAGING DIRECTOR & CFO

DIN: 06680837

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation In nurchase, to hold or sell securities. This is not an announcement or the offer document.

DHYAANI INC DHYAANI TRADEVENTTURES LIMITED

(Formerly Known as Dhyaani Tile and Marblez Limited) Corporate Identification Number: U51900GJ2014PLC081004

Registered office: 420 Time Square Arcade Opp Rambaug Nr Rajiv Plaza Thaltej-Shilaj Road, Thaltej, Ahmedabad, Gujarat, India, 380059, Telephone No: 079-35334673 Contact Person: Ms. Khushbu bharakatya, Company Secretary and Compliance Officer, E-mail: cs@dhyaaniinc.com; Website: www.dhyaaniinc.com

ISSUE OF UP TO 1,27,68,000 EQUITY SHARES WITH A FACE VALUE OF RS. 10/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF RS, 23/- EACH INCLUDING A SHARE PREMIUM OF RS, 13/- EACH PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 2,936.64 LAKHS * ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3(THREE) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, AUGUST 23, 2024 (THE "RECORD DATE"), THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 2.3 TIMES THE FACE VALUE OF THE EQUITY SHARES, FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 144 OF LETTER OF OFFER.

*ASSUMING FULL SUBSCRIPTION WITH RESPECT TO RIGHTS EQUITY SHARES.

PROMOTER OF OUR COMPANY MR. CHINTAN NAYAN BHAI RAJYAGURU RIGHT ISSUE EXTENDED: REVISED ACTIVITY SCHEDULE **ISSUE OPENS** LAST DATE FOR MARKET ISSUE CLOSES ON **RENUNCIATION EXTENDED *** UPTO THURSDAY, MONDAY, FRIDAY, **SEPTEMBER 05, 2024 SEPTEMBER 09, 2024* SEPTEMBER 13, 2024** *The Right issue Committee in its meeting held on 06th September, 2024, decided to extend the Market Renunciation Date from Friday 6th September,

2024 to Monday, 09th September, 2024 in order to provide an opportunity to shareholders to exercise their rights in the right issue. PLEASE NOTE THAT ONLY RESIDENT INVESTORS CAN SUBMIT THEIR APPLICATION USING THE ASBA PROCESS ONLY. ASBA FACILITY IS OPERATIONAL FROM THE ISSUE OPENING DATE.

LAST DATE FOR APPLICATION: This is to inform to the Eligible Shareholders of the Company that the date of the closure of the right issue which opened on 05" September, 2024 scheduled to close on Friday, 13" September, 2024, there is no change in the issue closing date of the right issue. For further details, please refer to the Paragraph titled Process of Credit of Rights Entitlements in dematerialized account and 'Procedure for Application through the ASBA Process on page 148 and 155, respectively of the Letter of Offer.

ACCORDINGLY. THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, STATUTORY ADVERTISEMENT, ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT THE MODIFICATION IN THE ISSUE RENUNCIATION DATE, RESULTANT CHANGE IN THE INDICATIVE TIMETABLE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF ISSUE RENUNCIATION DATE.

For, DHYAANI TRADEVENTTURES LIMITED

Khushbu Bharkatya Place: Ahmedabad Date: 06/09/2024 Company Secretary

RATHI STEEL AND POWER LIMITED

CIN-L27109DL1971PLC005905

Regd. Office: 24/1-A, Mohan Cooperative Industrial Estate, Mathura Road Vihar, New Delhi-110044 web: www.rathisteelandpower.com e-mail:investors@rathisteelandpower.com Tel: 011-45058011

NOTICE OF 53⁵⁵ ANNUAL GENERAL MEETING AND ELECTONIC VOTING INFORMATION OF RATHI STEEL AND POWER LIMITED

Annual General Meeting: Notice is hereby given that the 53rd Annual General Meeting of the members of the Company will be held on Monday, September 30" 2024 at 1.00 PM through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") for the purpose of transacting the business mentioned in the notice. Notice of the said AGM, e-voting instructions and Annual Report for the year 2023-24 have been sent to the members of the company electronically whose email-ids are registered with the depositories. A copy of Annual Report 2023-24 along with the AGM notice and the Instructions for Electronic Voting (e-voting) will also be made available on the website of the company (www.rathisteelandpower.com).

Electronic Voting Information: Members holding shares either in physical form or in dematerialized form, as on cut-off date September 23, 2024 may cast their vote electronically on the ordinary and special businesses as set out in the Notice of the 53" Annual General Meeting through electronic voting system of NSDL. All the members are informed that (a) the ordinary business and special business as set out in the notice of the 53" AGM may be transacted by electronic voting (b) the date of completion of sending of notice of 53" AGM is September 07, 2024 (c) voting through electronic means shall commence at 09:00 AM on September 27, 2024 and ends at 05:00 PM on September 29, 2024 (d) voting through electronic means shall not be allowed beyond 05:00 PM on September 29, 2024 (e) Notice of the 53" AGM will be made available on the company's website i.e. www.rathisteelandpower.com and on NSDL website i.e. https://www.evoting.nsdl.com (f) for process and manner of electronic voting, members may go through the electronic voting instructions or in case of any queries/ grievances connected with the e-voting, members may refer the frequently asked questions (FAQ's) for shareholders and the e-voting user manual for the shareholders available at the download section of https://www.evoting.nsdl.com/ or alternatively can contact at email id of company investors@rathisteelandpower.com.

> By order of the Board For and on behalf of M/s Rathi Steel and Power Limited

Place: New Delhi Date: 05.09.2024

(PREM NARAIN VARSHNEY) Managing Director DIN: 00012709



SALASAR TECHNO ENGINEERING LIMITED

CIN: L23201DL2001PLC174076) Registered Office: E-20, South Extension-I, New Delhi, South Delhi, Delhi, India, 110049; Phone: 0120-6546670

Email Id: compliance@salasartechno.com, Website: www.salasartechno.com

NOTICE OF 23rd ANNUAL GENERAL MEETING AND E-VOTING INFORMATION TO MEMBERS

This is in continuation to our earlier communication given on August 06, 2024, whereby Members of Salasar Technologies and Communication given on August 06, 2024, whereby Members of Salasar Technologies in Continuation to our earlier communication given on August 06, 2024, whereby Members of Salasar Technologies in Continuation to our earlier communication given on August 06, 2024, whereby Members of Salasar Technologies is a continuation to our earlier communication given on August 06, 2024, whereby Members of Salasar Technologies is a continuation to our earlier communication given on August 06, 2024, whereby Members of Salasar Technologies is a continuation given on August 06, 2024, whereby Members of Salasar Technologies is a continuation given on August 06, 2024, whereby Members of Salasar Technologies is a continuation given on the continuation given g Engineering Limited ("the Company") were informed that in compliance with the provisions of the Companies Act, 2013 ("Act" and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ["SEBI Listing Regulations" read with General Circular Nos. 14/2020 (dated 8"April 2020) and latest being Circular No. 9/2023 dated 25" September, 2023 issued by the Ministry of Corporate Affairs ("MCA Circular/s") and Circular No(s) SEBI/HO/CFD/CMD1/CIR/P/2020/79 (12"May,2020), SEBI/HO/CFD/CMD2/CIR/P/2021/11 (15"January, 2021) SEBI/HO/CFD/CMD2/CIR/P/2022/62 (13" May, 2022) and the latest being Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 (5" January, 2023) and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 7" October, 2023 issued by the Securities and Exchange Board of India ("SEBI Circular/s"), the 23"Annual General Meeting ("AGM") of the Company is scheduled to be held on Monday, September 30, 2024 at 11:30 A.M. through Video Conferencing ("VC")facility, without the physical presence of the Members at a common venue, to transact the businesses as set out in the Notice of 23°AGM.

The process of sending the Notice of 23"AGM and Annual Report of the Company for the Financial Year ended 31" March. 2024along with login details for joining the AGM through VC facility including e-voting has been completed on September 07 2024 through e-mail to all those Members whose e-mail addresses were registered with the Registrar and Share Transfer Agent or with their respective Depository Participants in accordance with the above mentioned MCA Circulars and SEBI Circulars, as well as the same are also available on Company's website at www.salasartechno.com, Stock Exchanges' websites at www.bseindia.com and www.nseindia.comand on the website of Central Depository Services (India) Limited (CDSL) at https://www.evotingindia.com. The hard/electronic copy of annual report will also be sent to those shareholders who request for the same by writing us at compliance@salasartechno.com

In compliance with the provisions of Section 108 of the Act read with the Companies (Management and Administration) Rules. 2014, Regulation 44 of the SEBI Listing Regulations, Secretarial Standard - 2 issued by the Institute of Company Secretar India and MCA Circulars, the members are provided with the facility to cast their votes electronically through remote e-voting (prior to AGM) and e-voting (during the AGM) services provided by Central Depository Services (India) Limited(CDSL) on all resolutions set forth in the Notice of the 23rdAGM. The notice of the AGM contains the instructions regarding the manner in which the shareholders can cast their vote through remote e-voting or by e-voting at the time of AGM and join the AGM through VC.Members holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. September 23, 2024 ("Cut-off date") may cast their votes electronicallyon the resolutions as set out in the Notice of AGM through electronic voting systems of CDSL

All the members are informed that:

Place: Hapur

Date: 07.09.2024

 The businesses as set out in the Notice of 23°AGM will be transacted through voting by electronic means; The remote e-voting shall commence on 27" September 2024 at 9.00 a.m. (IST);

3. The remote e-voting shall end on 29° September 2024 at 5:00 p.m. (IST);

4.The cut-off date for determining the eligibility to vote by electronic means or at the 23"AGM is 23"September, 2024 and a person who is not a member as on the cut-off date may treat this Notice for information purposes only;

Person, who acquires shares of the Company and becomes member of the Company after sending of the Notice of 23" AGM and holding shares and eligible to vote, can follow the process for generating the login ID and password as provided in the Notice of the AGM or write an email to us at helpdesk evoting@cdslindia.com. If such a person is already registered with CDSL for e-voting, existing user ID and password can be used for casting vote

6.Members may note that: a) the remote e-voting module shall be disabled by the CDSL after the aforesaid date and time for voting and once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently; by the members who have cast their vote by remotee-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again; c) the facility for voting through electronic mode shall be made available at the AGM and d) a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cutoff date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

7.Mrs.Deepika Gaur, Practicing Company Secretary (CPNo. 14808) has been appointed as Scrutinizer by the Company to scrutinize the entire e-voting process at 23"AGM in a fair and transparent manner in accordance with the applicable provisions The Scrutinizer will submit its final report after the conclusion of voting at the 23"Annual General Meeting but not later than 2

(two) working days from the closure of AGM; andthe Chairman of the meeting or any other person authorized by him in that behalf shall announce the result of voting on the resolutions taken up at the 23" Annual General Meeting simultaneously upon submission of final report by the Scrutinizer. The results along with the Scrutinizer's Report, will be placed on the Company's website at www.salasartechno.comand simultaneously be communicated to the BSE Ltd. and National Stock Exchange of

In case of any queries/issues related to AGM/E-voting etc., the Member may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evotingindia.com or contact at toll free no.: 1800225533. By order of the Board For SALASAR TECHNO ENGINEERING LIMITED

> Mohit Kumar Goel Company Secretary and Compliance Officer



INDORE SMART CITY DEVELOPMENT LIMITED, INDORE

Smart City Office, Nehru Park Campus, INDORE-452003, Ph. No.: 0731-2535572 E-mail: smartcityindore16@gmail.com, Website: www.smartcityindore.org

Duration of

NIT No.: 10,11,12/ ISCDL/2024-25

NOTICE INVITING TENDER

Date: 05.09.2024

Cost of

Last Date

Online percentage rate bids are invited from eligible firms for following work. Tender forms may be purchased by the eligible firms having relevant experience from public procurement portal: www.mptenders.gov.in

S. No.	NIT No. & Online Tender ID	Description of Work	Work and Estimated Cost Put to Work (2)	Tender Form (1) and EMD (2) (₹)	and Time for Bid Submission (Online)	
1	G-02: 2024_UAD_367490_1 G-03: 2024_UAD_367492_1	G-01: Demolition of 13 Nos. Existing obsolete structures located at Kukkut Palan Kendra Land Parcel of MOG Lines area, Indore on Highest Premium Basis.	1) 02 Months 2) ₹ 22,28,957/-	1. ₹ 5,000/-	17.09.2024, Till 1730 Hrs	
		G-02: Demolition of 5 Nos. Existing obsolete structures located at Kukkut Palan Kendra Land Parcel of MOG Lines area, Indore on Highest Premium Basis.	2) ₹ 30,76,288/-	1. ₹ 5,000/- 2.₹ 77,000	17.09.2024, Till 1730 Hrs	
			G-03: Demolition of 7 Nos. Existing obsolete structures located at Kukkut Palan Kendra Land Parcel of MOG Lines area, Indore on Highest Premium Basis.	1) 02 Months 2) ₹ 17,43,834/-	1. ₹ 5,000/- 2.₹ 43,600	17.09.2024 Till 1730 Hrs
		G-04: Demolition of Existing balance obsolete structures located at MOG Lines Old Govt. Qrtrs Land Parcel of MOG Lines area, Indore on Highest Premium Basis.	1) 01 Month 2) ₹ 3,06,833/-	1. ₹ 2,000/- 2.₹ 7,700	17.09.2024 Till 1730 Hrs	
2	11/ISCDL/2024-25 Online Tender Id: 2024_UAD_368214_1	Request for Proposal for Selection of Chartered Accountant Firms for executing Internal Audit, Taxation and other related works of Indore Smart City Development Limited.	1) 03 Years 2) N/A	1. ₹ 2,000/- 2.₹ 20,000	03.10.2024 Till 1730 Hrs	
3	12/ ISCDL/ 2024-25 Online Tender Id: 2024_UAD_368216_1 2024_UAD_368217_1 2024_UAD_368218_1 2024_UAD_368219_1	Leasing of Four (4) Nos. shops on the Ground Floor of the Newly Constructed Amphitheatre in the Gopal Mandir Complex by submission of Admission rights fees.	1) 30 Years Lease 2) Refer Online	1. ₹ 2,000/- 2, 2.5% of offset price (refer website)	03.10.2024 Till 1730 Hrs	
	12/ISCDL/2024-25 Online Tender Id: 2024_UAD_368220_1	Leasing of One (1) Nos. shops on the Ground Floor of the Newly Constructed Shopping Complex in the Marathi School by Submission of Admission rightsfees.	2) Refer Online	1. ₹ 2,000/- 2. 2.5% of offset price (refer website)	03.10.2024 Till 1730 Hrs	

Muthoot Finance Ltd

on the availability of time for the AGM.

Registered Office: 2nd Floor, Muthoot Chambers, Opposite Saritha Theatre Complex, Ernakulam, Kerala- 682 018, India Ph: +91-484-2394712 Fax +91-484-2396506 Email: cs@muthootgroup.com, Website: www.muthootfinance.com CIN: L65910KL1997PLC011300

Chief Executive Officer

Indore Smart City Development Limited, Indore

NOTICE TO THE MEMBERS OF 27th ANNUAL GENERAL MEETING AND INFORMATION ON E-VOTING

www.mptenders.gov.in. It will not be published separately in the newspaper.

NOTICE is hereby given that the 27th Annual General Meeting ("AGM") of Muthoot Finance Limited ("the Company") will be held through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") on Monday, September 30, 2024 at 03.30 p.m. (IST) in compliance with all the applicable provisions of the Companies Act, 2013 ("Act") and the Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circulars 14/2020, 17/2020, 20/2020, 02/2021, 21/2021, 2/2022, 10/2022 and 09/2023, issued by the Ministry of Corporate Affairs (MCA) and SEBI Circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023 and October 07, 2023 and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI ("collectively referred to as Relevant Circulars"), to transact the businesses listed in the Notice convening the AGM of the Company

addresses are registered with the Company/ DP, in accordance with the Relevant Circulars. The aforesaid documents are also available on the website of the Company at www.muthootfinance.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, and also on the website of CDSL at http://www.evotingindia.com/ Members will be able to attend the AGM through VC/ OAVM or view the live webcast of AGM provided by Central Depository Services (India) Limited ("CDSL") at http://www.evotingindia.com/ by using their remote e-voting login

The aforesaid Notice and Annual Report are being sent only by email to all those Members, whose email

credentials and selecting the EVSN for Company's AGM. The instructions for joining the AGM of the Company and the manner of participation in the remote e-voting or casting vote through electronic means at the said AGM are provided in the Notice convening the AGM. Members participating through VC/ OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act. Pursuant to the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, and Regulation 44 of the SEBI (Listing Obligations and

Disclosure Requirements) Regulations, 2015, the Company is pleased to provide all its Members the facility to cast

their vote electronically, through the remote e-voting services provided by CDSL. Members of the Company holding

shares in physical or dematerialized form as on the Cut-off date i.e. September 23, 2024, may cast their vote

through remote e-voting. Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their name, DP ID and Client ID/ Folio Number, PAN, Mobile Number at rajesh.warrier@muthootgroup.com as mentioned in the Notice to the meeting. The facility to express views/ ask questions during the AGM shall be restricted only to those members who have pre-registered themselves as a speaker. The Company reserves the right to restrict the number of speakers depending

All the members are informed that (a) all of the business as set out in the Notice of 27th AGM may be transacted through remote e-voting: (b) the remote e-voting shall commence on September 27, 2024 at 9.00 a.m. IST (c) remote e-voting shall end on September 29, 2024 at 05.00 p.m. IST (d) remote e-voting shall not be allowed beyond 05.00 p.m. IST on September 29, 2024 (e) the facility for voting through electronic voting system shall also be available for Members present at the AGM, (f) a Member may participate in the AGM even after exercising his vote, by remote e-voting, but shall not be allowed to vote again in the AGM; (g) Only a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the DP as on the Cut-off date i.e. September 23, 2024 shall be entitled to avail the facility of remote e-voting or voting through electronic voting system at the AGM; (h) Any person, who acquires shares of the Company and becomes a member of the Company after sending of the Notice and holding shares as of the Cut-off date i.e. September 23, 2024, may refer to the instructions of e-voting/ remote e-voting as detailed in the 27th AGM notice dated 03 September, 2024, available on the Company website at www.muthootfinance.com. However, if he/ she is already registered with CDSL for remote e-voting then he/ she can use his/ her existing User ID and password for casting the vote (i) In case of any queries relating to e-voting, you may write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33 (m) All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 22 55 33 or may write to the Company Secretary at rajesh.warrier@muthootgroup.com

The manner of remote e-voting and voting by electronic means during the AGM by members holding shares in dematerialized/ physical mode, who have not registered their email addresses is provided in the Notice of the AGM and is also available on the website of the Company: www.muthootfinance.com and on the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of CDSL at http://www.evotingindia.com/

The process for registration of email address for obtaining Annual Report and User ID/ Password for e-voting is given

Physical Holding	Please send a request to the Registrar and Transfer Agents of the Company, Link Intime India Private Limited at coimbatore@linkintime.co.in providing the Folio No, Name of Shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN Card), Aadhaar (self –attested scanned copy of Aadhaar Card) for registering email address.
Demat Holding	Please contact your Depository Participant (DP) and register your email address in your

demat account, as per the process advised by your DP.

For Muthoot Finance Limited

Rajesh.A Company Secretary

financialexp.epapr.in

Place: Kochi

Date: September 07, 2024