

December 12, 2024

To,

The Secretary,
Market Operations Department,
The BSE Ltd.
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 023.

Capital Market Operations
The National Stock Exchange of India Ltd.
Exchange Plaza, 5th Fl., Plot No.C/1,
G Block, Bandra-Kurla Complex,
Bandra (E),
Mumbai – 400 051.

Scrip Code: 500003 Scrip Code: AEGISLOG

Dear Sir,

Sub: Newspaper Advertisement under Regulation 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI LODR Regulations").

This is furtherance to our letter dated December 11, 2024, we enclose herewith the copies of newspaper publication\* regarding Notice of Postal Ballot and remote e-voting information.

The copy of the said publication is also being made available on the website of the Company at <a href="https://www.aegisindia.com">www.aegisindia.com</a>.

Kindly take the same on your record & oblige.

(\*Financial Express - All India wide circulation in English and Ahmedabad edition circulated in Vapi in Gujarati).

Yours faithfully, For AEGIS LOGISTICS LIMITED

RAJ CHANDARIA CHAIRMAN & MANAGING DIRECTOR DIN: 00037518

Encl.: as above

the Manager taking into account valuation parameters per Equity Share including, book value, comparable trading multiples, and such other parameters as are customary for The per equity share value computed under Regulation 8(5) of the SEBI (SAST)

Not Applicable Regulations, 2011, if applicable The Offer Price is higher than the highest of the amounts specified in table, in point 4 above. Therefore, in terms of Regulation 8(2) of the SEBI (SAST) Regulations, 2011, the Offer Price is justified

In view of the above parameters considered and in the opinion of the Acquirers and Manager to the Offer, the Offer Price of ₹ 408,90/- (Rupees Four Hundred and Eight and Paise Ninety Only) per equity share is justified in terms of Regulation 8 of the SEBI (SAST) Regulations, 2011.

Since the date of the Public Announcement and as on the date of this DPS, there have been no corporate actions by the Target Company warranting adjustment of any of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations, 2011, The Offer Price may be revised in the event of any corporate actions like bonus, rights, split, etc. where the record date for effecting such corporate actions falls within 3 (three) Working Days prior to the commencement of Tendering Period of the Offer and Public Shareholders shall be notified in case of any revision in Offer Price and/or Offer Size.

There has been no revision in the Offer Price or to the size of this Offer as on the date of this DPS.

An upward revision in the Offer Price or to the size of this Offer, if any, on account of competing offers or otherwise, will be done at any time prior to the commencement of the last 1 (one) working day before the commencement of the tendering period of this Offer in accordance with Regulation 18(4) of the SEBI (SAST) Regulations, 2011. In the event of such revision, the Acquirers shall (i) make corresponding increases to the escrow amounts, as more particularly set out in part V of this DPS; (ii) make a public announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously with the issue of such announcement, inform SEBI, BSE, and the Target Company at its registered office of such revision

 In the event of acquisition of the Equity Shares by the Acquirers during the Offer Period, whether by subscription or purchase, at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8(8) of the SEBI (SAST) Regulations, 2011. As per the proviso to Regulation 8(8) of the SEBI (SAST) Regulations, 2011, the Acquirer(s) shall not acquire any Equity Shares after the 3rd (third) Working Day prior to the commencement of the Tendering Period and until the expiry of the Tendering Period

11. If the Acquirers acquire Equity Shares of the Target Company during the period of 26 (twenty six) weeks after the Tendering Period at a price higher than the Offer Price, then the Acquirer(s) shall pay the difference between the highest acquisition price and the Offer Price to all the Public Shareholders whose Equity Shares have been accepted in the Offer within 60 (sixty) days from the date of such acquisition.

# **FINANCIAL ARRANGEMENTS**

The Total consideration for the Open Offer, assuming full acceptance, i.e. for the acquisition of 18,43,998 (Eighteen Lakhs Forty Three Thousands Nine Hundreds and Ninety Eight) Equity Shares, at the Offer Price of ₹ 408.90/- (Rupees Four Hundreds and Eight and Paise Ninety Only) per Equity Share of ₹ 10/- (Rupees Ten Only) aggregating to ₹ 75,40,10,782.20/- (Rupees Seventy Five Crores Forty Lakhs Ten Thousand Seven Hundred Eighty Two and Paise Twenty Only) ("Offer Consideration").

In accordance with Regulation 17(1) of the SEBI (SAST) Regulations, 2011, the Acquirers have opened an escrow cash account bearing Account No: 000405161707 ("Escrow Cash Account") with ICICI Bank Limited, a banking company duly incorporated under the Companies Act, 1956 and registered as a banking company within the meaning of the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, 390007, Gujarat, and acting through its branch situated at ICICI Bank Limited, Capital Market Division, 163, 5th Floor, H. T. Parekh Marg, Backbay Reclamation, Churchgate, Mumbai - 400020 and made a cash deposit of ₹75,40,10,783 (Rupees Seventy Five Crore Forty Lakh Ten Thousand Seven Hundred and Eighty Three only) in the Escrow Cash Account, being 100% of the offer consideration payable to the Public under this offer. The cash deposit has been confirmed by the Escrow Agent vide its letter dated December 07, 2024. Further Fixed deposit has been created against the aforesaid escrow amount and a lien has been marked in favor of the Manager to the offer on the said fixed deposit.

The Manager to the Open Offer is duly authorized and empowered to realize the value of the Escrow Cash Account in terms of SEBI (SAST) Regulations, 2011.

The Acquirers have deposited the entire consideration payable to the public shareholders under this Offer. Accordingly, Acquirers have confirmed that they have adequate financial resources to meet their obligations under the Open Offer and have made firm financial arrangements for financing the acquisition of the Offer Shares, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011.

Based on the above, Saffron Capital Advisors Private Limited, Manager to the Open Offer, is satisfied that firm arrangements have been put in place by the Acquirers to implement the Open Offer in full accordance with the SEBI (SAST) Regulations, 2011.

In case of any upward revision in the Offer Price or the size of this Offer, the value in cash of the Escrow amounts shall be computed on the revised consideration calculated at such revised offer price or offer size and any additional amounts required will be funded by the Acquirers, prior to effecting such revision, in terms of Regulation 17(2) of the SEBI (SAST) Regulations, 2011.

## VI. STATUTORY AND OTHER APPROVALS

As on the date of this DPS, there are no statutory or other approvals required to complete the underlying transaction and the Open Offer. However, if any statutory or other approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to the receipt of such statutory or other approvals and the Acquirers shall make the necessary applications for such approvals.

In terms of Regulation 23 of the SEBI (SAST) Regulations, 2011, in the event that, for reasons outside the reasonable control of the Acquirers, the approvals specified in this DPS as set out in this Part or those which become applicable prior to completion of the Open Offer are not received or refused or any of the conditions precedent under the SPA are not met, then the Acquirers shall have the right to withdraw the Open Offer. In the event of such a withdrawal of the Open Offer, the Acquirers, through the Manager to the Open Offer, shall, within 2 (two) Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, 2011.

Non-resident Indians ("NRIs"), erstwhile overseas corporate bodies ("OCBs") and other non-resident holders of the Equity Shares, if any, must obtain all requisite approvals/exemptions required (including without limitation, the approval from the Reserve Bank of India ("RBI"), if any, to tender the Equity Shares held by them in this Open Offer and submit such approvals/ exemptions along with the documents required to accept this Open Offer. Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, foreign institutional investors ("Fils") and foreign portfolio investors ("FPIs") had required any approvals (including from the RBI or any other regulatory authority/ body) at the time of the original investment in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals that they would have obtained for acquiring/holding the Equity Shares, along with the other documents required to be tendered to accept this Open Offer. If the aforementioned documents are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Open Offer. Public Shareholders classified as OCBs, if any, may tender the Equity Shares held by them in the Open Offer

pursuant to receipt of approval from the RBI under the Foreign Exchange Management Act, 1999 and the regulations made thereunder. Such OCBs shall approach the RBI independently to seek approval to tender the Equity Shares held by them in the Open Offer.

Subject to the receipt of the statutory and other approvals, if any, the Acquirers shall complete all procedures relating to payment of consideration under this Offer within 10 (ten) working days from the date of closure of the tendering period to those Equity Shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirers.

Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirers shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.

In case of delay/non receipt of any statutory approval and other approval referred in , the SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any willful default or neglect of the Acquirers or the failure of the Acquirers to diligently pursue the application for the approval, grant extension of time for the purpose, subject to the Acquirers agreeing to pay interest to the shareholders as directed by the SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011. Further, if delay occurs on account of willful default by the Acquirers in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011 will also become applicable and the amount lying in the Escrow Account shall become

In terms of Regulation 23(1) of the SEBI (SAST) Regulations, 2011 if the approvals mentioned in paragraph VI (1) are not satisfactorily complied with or any of the statutory approvals are refused, the Acquirers have a right to withdraw the Offer. In the event of withdrawal, a public announcement will be made within 2 (two) working days of such withdrawal, in the same newspapers in which the DPS has been published and such public announcement will also be filed with SEBI, BSE and the Target Company at its registered office.

VII. TENTATIVE SCHEDULE OF ACTIVITY

₹ 354.73/-

Not Applicable

Activity	Schedule (Day and Date)(1)
Date of Public Announcement	Thursday, December 05, 2024
Date of publication of Detailed Public Statementin the newspapers	Thursday, December 12, 2024
Last date for filing of the Draft Letter of Offer with SEBI	Thursday, December 19, 2024
Last date for public announcement of competing offer®	Friday, January 03, 2025
Last date for receipt of comments from SEBI on Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	Friday, January 10, 2025
Identified Date <sup>(2)</sup>	Tuesday, January 14, 2025
Last date by which the Letter of Offer to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	Tuesday, January 21, 2025
Last date for upward revision of the Offer Price and/or Offer Size	Friday, January 24, 2025
Last Date by which the committee of the independent directors of the Target Company is required to publish its recommendation to the Public Shareholders for this Open Offer	Friday, January 24, 2025
Date of publication of Open Offer Opening Public Announcement in the newspapers in which the DPS has been published	Monday, January 27, 2025
Date of commencement of the Tendering Period ("OfferOpeningDate")	Tuesday, January 28, 2025
Date of closure of the Tendering Period ("Offer Closing Date")	Monday, February 10, 2025
Last date of communicating the rejection/acceptance and completion of payment of consideration or return of Equity Shares to the Public Shareholders of the Target Company	Tuesday, February 25, 2025
Last date for publication of post Open Offer Public Announcement in the newspapers in which the DPS has been published	Wednesday, March 05, 2025

revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations, 2011. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent in accordance with the SEBI (SAST) Regulations, 2011. It is clarified that all

the Public Shareholders equity shareholders of the Target Company (registered or unregistered) (except the Acquirers and the Promotersof the Target Company) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period. VIII. ELIGIBILITY TO PARTICIPATE IN THE OFFER AND PROCEDURE FOR TENDERING THE SHARES IN CASE OF

# NON-RECEIPT OF LETTER OF OFFER

All the Public Shareholders holding Equity Shares, in dematerialized or physical form, are eligible to participate in this Open Offer at any time during the period from Offer Opening Date and Offer Closing Date ("Tendering Period") for this Open Offer. In accordance with the circular issued by SEBI bearing reference number SEBI/ HO/CFD/CMD1/CIR/P/2020/144 dated July 21, 2020, Public shareholder holding securities in physical form are followed to tender shares in an open offer. Such tendering shall be as per provision of the SEBI (SAST) Regulations, 2011. Accordingly, Public shareholders holding Equity share in physical formats will be eligible to tender their Equity Share in this open offer as per the provision of the SEBI (SAST) Regulation, 2011.

2. Public Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the LOF to the Registrar to the Offer so as to reach them no later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the LOF to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the LOF. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the LOF. Persons who have acquired Equity Shares but whose names do not appear in the register of members of

the Target Company on the Identified Date, i.e., the date falling on the 10th(tenth) Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Open Offer. Accidental omission to send the Letter of Offer to any person to whom the Open Offer is made or the nonreceipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Open Offer in any way. The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding

of the Equity Shares and their folio number, DP identity-client identity, current address and contact details. The Open Offer will be implemented by the Acquires through Stock Exchange Mechanism made available by BSE in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations, 2011 and Chapter 4 of the SEBI Master Circular dated SEBI/HO/CFD/PoD-1/P/CIR/2023/31 dated February 16, 2023 ("SEBI Master Circular").

BSE shall be the Designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer. The Acquirers has appointed Choice Equity Broking Private Limited ("Buying Broker") for the Open Offer through whom the purchases and the settlement of the Equity Shares tendered in the Open Offer during the tendering period shall be made. The contact details of the Buying Broker are as mentioned below:

Name: Choice Equity Broking Private Limited

Address: Sunil Patodia Tower, J B Nagar, Andheri (East)

Mumbai - 400099, Maharashtra, India | Tel. No.: + 91 22-67079832

Email: jeetender.joshi@choiceindia.com | Investor Grievance Email id: ig@choiceindia.com Website: www.choiceindia.com | Contact Person: Mr. Jeetender Joshi (Senior Manager) SEBI Registration No: INZ000160131

Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their respective stock broker ("Selling Broker") during the normal trading hours of the secondary market during the Tendering Period. The Selling broker can enter order for dematerialized as well as physical Equity Shares

A separate Acquisition Window will be provided by BSE to facilitate the placing of orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the BSE. Before placing the order / bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to the Indian Clearing Corporation Limited ("Clearing Corporation").

The cumulative quantity tendered shall be displayed on BSE's website (www.bseindia.com) throughout the trading session at specific intervals by BSE during the Tendering Period. 11. In the event Seller Broker of shareholder is not registered with BSE then that shareholder can approach the

Buying Broker as defined above and tender the shares through the Buying Broker after submitting the details as may be required by the Buying Broker to be in compliance with the SEBI regulations. In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Open Offer

is more than Offer Shares, the Acquirers shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Open Offer. The marketable lot of Target Company for physical mode and for dematerialized mode is 1 (One).

13. Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder.

14. The Equity Shareholders will have to ensure that they keep a Demat Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or due to prorated Open Offer.

15. As per the provisions of Regulation 40(1) of the SEBI LODR Regulations and SEBI's press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/ CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations, 2011 Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the Letter of Offer to the Registrar to the Offer so as to reach them not later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the Letter of Offer to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the Letter of Offer. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be eparately enumerated in the Letter of Offer. Equity Shares once tendered in the Offer cannot be withdrawn by the Shareholders.

17. Equity Shares should not be submitted / tendered to the Manager to the Open Offer, the Acquirers or the Target Company.

IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THIS OPEN OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER, WHICH SHALL ALSO BE MADE AVAILABLE ON THE WEBSITE OF SEBI (www.sebi.gov.in). EQUITY SHARES ONCE TENDERED IN THE OPEN OFFER CANNOT BE WITHDRAWAN BY THE SHAREHOLDERS.

#### X. OTHER INFORMATION

The Acquirers and their respective directors in their capacity as the directors, accept the full responsibility for the information contained in the Public Announcement and the DPS and for the obligations of the Acquirers laid down in the SEBI (SAST) Regulations, 2011.

All the information pertaining to the Target Company and/or the Sellers contained in the PA and this DPS or the Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or provided by the Target Company or the Sellers, as the case may be, or publicly available sources. The Acquirers and the Manager to the Open Offer have not been independently verified such information and do not accept any responsibility with respect to information provided in the PA and this DPS or the Letter of Offer pertaining to the Target Company and / or the Sellers.

In this DPS, all references to "₹" or "Rs," or "Rupees" or "INR" are references to the Indian Rupee(s). In this DPS, any discrepancy in any table between the total and sums of the figures listed is due to rounding

Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof.

The PA and this DPS and the Letter of Offer is expected to be available on the website of SEBI it www.sebi.gov.in.

Pursuant to Regulation 12 of the SEBI (SAST) Regulations, 2011, the Acquirers have appointed Saffron Capital Advisors Private Limited as the Manager to the Open Offer and Link Intime India Private Limited has been appointed as the Registrar to the Open Offer. Their contact details are as mentioned below: REGISTRAR TO THE OPEN OFFER

## MANAGER TO THE OPEN OFFER SAFFRON

### • • • • energising ideas SAFFRON CAPITAL ADVISORS PRIVATE LIMITED

605, Sixth Floor, Centre Point, J.B. Nagar, Andheri (East), Mumbai - 400059, Maharashtra, India. Tel No.: +91-22-49730394 Email id: openoffers@saffronadvisor.com Website: www.saffronadvisor.com Investor Grievance email id:

investorgrievance@saffronadvisor.com SEBI Registration Number: INM000011211 Validity: Permanent Contact Person: Saurabh Gaikwad / Shruti Tiwani

ISSUED BY MANAGER TO THE OPEN OFFER ON BEHALF OF THE ACQUIRERS

Contact Person: Ms. Pradnya Karanjekar

#### **ACQUIRER 1** Pioneer Jellice India Private Limited Address: 23, Vallabhai Road, Chokkikulam, Madurai - 625002, Tamil Nadu, India Contact Person: Mr. K. Shrinivas Email Id: pjimdu@pioneerjellice.com

Ashok Matches and Timber Industries Private Limited Address: Boopathy Buildings, 17-A, Virudhunagar Road, Sivakasi - 626 123, Tamil Nadu, India Contact Person: Mrs. T.S. Jwala. Email Id: amti@pioneerasia.com

**LINK** Intime

Tel. No.: +91 810 811 4949

Website: www.linkintime.co.in

Fax: +91 22 49186060

Validity: Permanent

LINK INTIME INDIA PRIVATE LIMITED

Mumbai - 400 083, Maharashtra, India.

SEBI Registration No.: INR000004058

C-101, 247 Park, LBS Marg, Vikhroli (West),

Email id: indiagelatine.offer@linkintime.co.in

Place: Mumbai

ACQUIRER 2

Date: December 11,2024

**AEGIS LOGISTICS LIMITED** CIN: L63090GJ1956PLC001032 Regd. Office: 502 Skylon, G.I.D.C., Char Rasta, Vapi 396 195, Dist. Valsad, Gujarat Corp. Office: 1202, Tower B, Peninsula Business Park, G. K. Marg, AEGIS Lower Parel (W), Mumbai - 400013 Tel.: +91 22 6666 3666 Fax: +91 22 6666 3777

E-mail: aegis@aegisindia.com Website: www.aegisindia.com NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION

Members of the Company are hereby informed that pursuant to the provisions of Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") (including any statutory modification(s), clarification(s), substitution(s) or reenactment(s) thereof for the time being in force) and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs ("MCA") for holding general meetings/ conducting postal ballot process through Remote e-voting vide applicable MCA Circulars and Secretarial Standard on General Meetings ("SS-2"), the Company has sent the Postal Ballot Notice on Wednesday, 11th December, 2024, through electronic mode only, to those shareholders whose names are recorded in the Register of Members and/or Register of Beneficial Owners maintained by the Depositories (in demat mode) and Registrar & Transfer Agent, M/s. Link Intime India Private Limited (in physical mode) as on Tuesday, 10th December, 2024 ("Cut-Off Date") seeking approval of the shareholders of the Company by Posta Ballot through electronic Form for approval for Dilution of Holding of the Company in its Material Subsidiary i.e. Aegis Vopak Terminals Limited Pursuant to the Initial Public Offer ("IPO") Including Pre-IPO Placement under Regulation 24(5) of Securities Exchange Board of India (SEBI) Listing Obligations and Disclosure Requirements Regulations, 2015. Detailed explanatory statement setting out the material facts concerning this resolution

and instructions for e-voting are part of the Notice. The Notice is available on the website of the Company www.aegisindia.com and on the

website of National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com). Members who do not receive the Postal Ballot Notice may download it from the above-mentioned websites. The Company engaged the services of the Link Intime India Private Limited ("LIIPL"), the

Registrar & Transfer Agent ("RTA") to provide remote e-voting facility. Members may cast their votes during the period mentioned herein below: Commencement of e-voting: 09:00 a.m. (IST) on Thursday, 12th December, 2024

: 05:00 p.m. (IST) on Friday, 10th January, 2025

E-voting will not be allowed beyond the aforesaid date and time and the e-voting module shall be forthwith disabled by LIIPL upon expiry of the aforesaid period. The shareholders whose names appear in the Register of Members and/or Register of Beneficial Owners maintained by the Depositories (in demat form) and with RTA of the Company (in physical form) as on the cut-off date shall only be eligible for remote e-voting. The voting rights of the members shall be in proportion of the shares held by them in the paid-up equity share capital of the Company as on the cut-off date. A person who becomes a member after the Cut-off date should treat this Notice for information purpose only.

Manner of registering/updating email address: Dematerialised Register/update the email address details in your demat account as per

the process advised by your depository Participant holding

Physical holding

End of e-voting

Register/Update the KYC details along with email id in prescribed required documents viz; Form ISR-1, ISR-2, ISR-3, SH-13, SH-14 pursuant to SEBI Master Circular dated 07-05-2024 with Company's RTA either by email with e-sign to kyc@linkintime.co.in from the registered email id with the subject line as "KYC Updation - (Name of Company: Aegis Logistics Limited) - Folio No.: \_\_\_\_\_" or by In Person Verification (IPV) or by sending post to C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai-400083. The formats for updation of KYC details and Nomination are available on RTA's website at https://www.linkintime.co.in Resources' Downloads 'KYC' Formats for KYC. The above referred KYC documents and SEBI Circular is also available on the Company's website at http://aegisindia.com/investor-information/#investordownloads.

The resolution, if approved, shall be deemed to have been passed on the last date of e-voting i.e. Friday, 10th January, 2025. The results of e-voting will be declared within two working days from the conclusion of the e-voting and will be displayed on the Company's website www.aegisindia.com and the website of LIIPL at https://instavote.linkintime.co.in and the same shall be communicated to BSE Limited and the National Stock Exchange of India Limited, where the shares of the Company are listed.

In case of any queries relating to e-voting, you may refer the Frequently Asked Questions ('FAQs') and Insta Vote e-Voting manual available at https://instavote.linkintime.co.in, under Help section or send an email to enotices@linkintime.co.in or contact on Tel.: 022-49186175. For Aegis Logistics Ltd.

Place : Mumbai Date: 11/12/2024

Raj Chandaria Chairman & Managing Director

#### RajCOMP Info Services Limited (RISL) C-Block, 1st Floor, Yojana Bhawan, Tilak Marg, C-Scheme, Jaipur. RISL invites ebids from the eligible bidders for the following:

NIB No./ Date/ Unique bid no.	Particulars	Estimated Cost/EMD	Start of sale /Last date		
6790	RFP for Providing, Testing,	Rs.135.00 Cr/	10.12.2024		
Dated:	Commissioning and Maintenance of	Rs.270 Lacs	30.12.2024		
10.12.2024	connectivity to Government offices under				
(RIS2425SLO	RajNET across Rajasthan on RC basis				
B00061)					
Details can	be seen on the websites http:/	//risl.rajasth	an.gov.in,		

http://sppp.rajasthan.gov.in. http://doitc.rajasthan.gov.in. Bids are to be submitted through http://eproc.rajasthan.gov.in. System Analyst (Jt. Dir.) Raj.Samwad/C/24/8946 SIZE 4HX8

# CANARA ROBECO

## Canara Robeco Mutual Fund Investment Manager: Canara Robeco Asset Management Co. Ltd.

Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001. Tel.: 6658 5000; Fax: 6658 5012/13; www.canararobeco.com; CIN No.: U65990MH1993PLC071003

# NOTICE

Fake messaging accounts impersonating Mr. Rajnish Narula, Managing Director & Chief Executive Officer of Canara Robeco Asset Management Company Limited:

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there are fake/ deceptive/fraudulent accounts created on the messaging app 'Whatsapp' impersonating Mr. Rajnish Narula, Managing Director & Chief Executive Officer of CRAMC. These fake accounts are misusing the photo of Mr. Rajnish Narula as display photo and misusing the name of Mr. Rajnish Narula and asking for payments by sharing a payment link. The following whatsapp numbers have been used by these fake accounts, and it is probable that there could be more such fake accounts:

- +1(318)369-3361
- +1(601)566-6070
- +1(681)454-0426

Date: 11-12-2024

Place: Mumbai

Such accounts appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake accounts or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are in no way associated with the above said fake accounts created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

Any queries/clarification in this regard may be addressed to: Canara Robeco Asset Management Company Limited,

4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

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

# ICICI PRUDENTIAL MUTUAL FUND JETARAKKI KAREINI

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com

Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Equity Savings Fund and ICICI Prudential Savings Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on December 16, 2024\*:

Name of the Scheme/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each)\$#	NAV as on December 10, 2024 (₹ Per unit)
ICICI Prudential Equity Savings	Fund	, u
Quarter IDCW	0.18	13.49
Direct Plan – Quarter IDCW	0.18	15.80
Name of the Scheme/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 100/- each) <sup>\$#</sup>	NAV as on December 10, 2024 (₹ Per unit)
ICICI Prudential Savings Fund	10 00 11	
Quarter IDCW	2.0760	109.4905
Direct Plan – Quarter IDCW	2.1106	109.7421

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

# Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: December 11, 2024 No. 005/12/2024

**Authorised Signatory** 

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

or visit AMFI's website https://www.amfiindia.com Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

Programs across the country. To know more about it, please visit https://www.icicipruamc.com

financialexp.epapr.in

**Authorised Signatory** 

## કેન્દ્રીય પ્રધાન સિંહનો અંદાજ

# દેશમાં ૨૦૩૧ સુધીમાં પરમાણૂ ઉર્જાની ક્ષમતા ૩ ગણી થઇ જશે

પી ટી આ ઈ નવી દિલ્હી. તા.૧૧

વ્યક્તિગત જામીનદારોના નામ

નાનજીભાઈ ખમાલ

તારીખ : ૧૨.૧૨.૨૦૨૪

**જાહેર નોટીસ** (ઇનસોલ્વન્સી એન્ડ બેક્રરપ્સી બોર્ડ ઓફ ઇન્ડિયા રેગ્યુલેશ

**જિયા ઈકો પ્રોડક્ટ્સ લિમિટેડના વ્યક્તિગત જામીનદારોના લેણદારોના ધ્યાન માટે** 

ત્યા ઇકો પ્રોડક્ટ્સ લિમિટેડના વ્યક્તિગત જામીનદારોની નાદારીની કાર્યવાહીની બાબતમાં ૦૬.૧૨.૨૦૨ ની છપાયેલ જાહેર નોટીસ પેજ નંબર પર, આઇએ નંબર કૃપા કરીને નીચે મુજબ વાંચવા :

**NITYANAND UDYOG LIMITED** 

Read, Office: Plot No. 6-A. MIDC, Hingna Road, MIDC Nagpur, Nagpur-440016, MH

CIN: U24100MH1976PLC018874 | Website: www.nityanandudyog.com

Email Id: info@nityanandudyog.com | Telephone: +91-9158566652

PUBLIC NOTICE

TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given to the general public that below mentioned documents o

NITYANAND UDYOG LIMITED having its Registered address at Plot No. 6-A

MIDC, Hingna Road, MIDC, Nagpur - 440 016, Maharashtra, India, have beei

**Particulars** 

The Statutory Registers of the Company maintained under the Companies

Notice copies and Agenda, Attendance Register (From the years 1976 to

Certain ROC Forms filed with the Registrar of Companies, Mumbai (viz

Annual Returns, Balance Sheet, Allotment Forms, Increase in Authorised

Share Capital, Appointment / Resignation of Director, Change of Object

Change of Name, Charge forms). [From the years 1976 to 2006]

5 Share Transfer Forms since (From the years 1976 to 2008)

Date: December 11, 2024

4 Minutes of the Board and General Meetings (From the years 1976 to 2008)

The above-mentioned information has been submitted via missing no. 974/24

dated 5th December 2024 with the Police Station Tehsil Nagpur City. In the even

any of the aforesaid documents come into the possession of any person, he

she/ is requested to return the same to our Company at its registered address

being Plot No. 6-A, MIDC, Hingna Road, MIDC, Nagpur-440016, Maharashtra

lost and are untraceable. The details of the documents are given below:

Act, 1956. (From the years 1976 to 2014)

મંજુર થયેલ IA નંબરો

I.A No.: 1000/NCLT/AHM/2024

I.A No.: 1039/NCLT/AHM/2024

I.A No.: 1029/NCLT/AHM/2024

CA સુનિત જગદીશયંદ્ર શાહ IBBI Registration No. - IBBI/IPA-001/IP-P00471/2017-18/10814

AFA Validity Date: 31/12/2025

ત્રણી વધવાની શક્યતા છે. તેની લીધેલા પરિવર્તનકારી પગલા એટલી જો ફક્ત ૧૦ વર્ષમાં રાજકીય સાથે છેલ્લા એક દાયકામાં પરમાણુ પર ભાર મૂક્યો હતો. જ્યારે ઊર્જાની ક્ષમતા ૪,૭૮૦ સરકાર સત્તા પર આવી હતી મેગાવોટથી વધીને ૮,૦૮૧ ત્યારે કુલ ઊર્જા ઉત્પાદન ક્ષમતા

વિકસાવવામાં આવી ગઈ છે, તેમ ફેરફારને પણ આપ્યો છે. તેમણે જણાવ્યું હતું.

વર્ષ ૨૦૩૧–૩૨ સુધીમાં કુશળતા અને ક્ષમતા રહી છે, આવી હતી. અત્યારે ૫૦ ટકા આપે છે. જો કે, તેમણે

મેગાવોટ થઈ જશે. લોકસભાના ૪,૭૮૦ મેગાવોટ થવાની સિંહે અંદાજ મૂક્યો હતો કે, દેશની પરંતુ ફક્ત સક્ષમ રાજકીય વીજળી ગૃહ રાજ્યને, ૩૫ ટકા કુંદનકુલમની સફળતાને પ્રકાશિક કરી હતી. પ્રશ્નકાળ દરમિયાન સિંહે પરમાણુ સંભાવના છે. અત્યાર ૨૦૨૪માં ઊર્જા ઉત્પાદન ક્ષમતા ૨૨,૪૮૦ નેતૃત્વનો અભવ જોવા મળ્યો છે, પડોશી રાજ્યોને અને ૧૫ ટકા કેન્દ્રીય પ્રધાન જિતેન્દ્ર સિંહે ઊર્જા વિભાગ અને અવકાશ અણુ ઊર્જાની ક્ષમતા ૮,૦૮૧ મેગાવોટ સુધી પહોંચવાની તેમ તેમણે જણાવ્યું હતું. રાષ્ટ્રીય ગ્રીડને ફાળવવામાં આવે બુધવારે જણાવ્યું હતું કે, વર્ષ વિભાગ સહિત વડાપ્રધાન મેગાવોટ થાય છે. તેનો મતલબ શક્યતા છે. પ્રધાનએ આ તમિલનાડુમાં પાવર શેરિંગ છે, આ ફોર્મ્યુલા સંઘીય ભાવનાને ૨૦૩૧ સુધીમાં ભારતની કાર્યાલયમાં મુખ્ય પોર્ટફોલિયો થાયછેકેછેક્ષા ૬૦વર્ષમાં જેટલા પ્રગતિનો શ્રેય માત્ર ટેકનિકલ વ્યવસ્થાઓ અને પ્રોજેક્ટ વિલંબ અનુરૂપ છે, તેમ તેમણે જણાવ્યું પરમાણુ ઊર્જાની ક્ષમતા ત્રણ ધરાવતા સિંહે ૨૦૧૪થી ક્ષમતા વિકસાવવામાં આવી નિપુણતાને જ નહિં પરંતુ અંગેના પ્રશ્નોના જવાબમાં સિંહે હતું. સિંહે સ્વીકાર્યું કે તિરૂ ઈચ્છાશક્તિમાં જણાવ્યું હતું કે, વીજળી નેલવેલીમાં એક પ્રોજેક્ટ હોલ્ડ વિતરણની ફોર્મ્યુળાને ન્યાયી પર છે. જે રાજ્યમાં ક્ષમતા આપણી પાસે હમેશા બનાવવા માટે સુધારી દેવામાં વિસ્તરણમાં વિલંબમાં ફાળો

accelya

AEGIS

# એજીસ લોજિસ્ટીક્સ લીમીટેડ

દ IH: L63966.1956PLC001052 રજી. ઓફીસ : ૧૫૦૧, ક્લાવવોલ, ગ્રુઝાઇ ડી.સી. સારસ્ટલા, વાપી-કલ્ફ ૧૯૫, વિદ્યો-વાદસાડ, ગુજ ક્રોપોં. ઓફીસ : ૧૧૦૧, ટાવર વી, પેલિલ્યુલા વિઝનેસ પાર્ડ, ગ્રું.કે. માર્ગ, (દોઅરપારેલ (વેસ્ટ), મુંબઇ-૪૦૦ 043 ફ્રોના : ૧૯૧ ૧૨ દુદ્દદ્દ ફ્રોન્ટમ: ૧૯૧ ૧૨ દુદ્દદ્દ ફ્રોન્ટમ: ૧૯૧ ૧૨ દુદ્દદ્દ 3૭૭૭ ઇમેઇલ: aegis@aegisindia.com વેખસાઇટ: www.aegisindia.com

પોસ્ટલ બેલોટ નોટીસ અને રીમોટ ઈ-વોટીંગ માહિતી

કંપનીના સભ્યોને આથી જાણ કરવામાં આવે છે કે કંપની કાયદા. ૨૦૧૩ (એક્ટ)ની કલમ ૧૦૮ ૧૧૦ ની જોગવાઈઓ અને અન્ય લાગુ જોગવાઈઓ, જો કોઈ હોયતો સાથે વંચાતા કંપન (વ્યવસ્થાપન અને પ્રશાસન) નિયમો, રુવજ ના નિયમ ૨૦ અને ૨૨ (તેમજ કોઈપણ કાનુની સુધારા(ઓ), સપ્ષ્ટતા(ઓ), અવેજી(ઓ) અથવા સમયાનુંસાર કરાયેલ પુર્નઅમલીકરણ(ણો)) અને કોર્પોરેટ અફેર્સ મંત્રાલયે લાગુ એમસીએ પરિપત્રો દ્વારા રીમોટ ઇ-વોટીંગ મારફત પોસ્ટર્લ બેલોટ પ્રક્રિયાના સંચાલન/ વાર્ષિક સભા ચોજવા માટે નિયત કરેલ માર્ગદર્શિકા અને જનરલ મીટીંગ્સ પરના સેકેટરીયલ સ્ટાન્ડર્ડ (એસએસ–૨) અનુસાર, કંપનીએ પોસ્ટલ બેલોટ નોટીસ શ્રેરહોલ્ડરો જેમના નામો મંગળવાર, ૧૦ ડિસેમ્બર, ૨૦૨૪ (કટ–ઓફ તારીખ) ના રોજ રજીસ્ટર ઓફ્ મેમ્બર્સ અને /અથવા ડિપોઝીટરીઓ દ્વારા સંચાલિત લાભાર્થી માલિકોના રજીસ્ટરમાં (ડીમેટ સ્વરૂપમાં) અને મેસર્સ લિંક ઇન્ટાઈમ ઇન્ડિયા પ્રાઈવેટ લીમીટેડ ( ક્રીઝીકલ સ્વરૂપમાં)માં નોંધાયેલ છે તેમને ફક્ત ઇલેક્ટ્રોનિક પદ્ધતિ મારફત બુધવાર, ૧૧ ડિસેમ્બર ,૨૦૨૪ ના રોજ સિક્ચોરીટીઝ એક્સરોલ્જ બોર્ડ ઓફ ઇન્ડિયા (સેબી) લિસ્ટીંગ ઓલ્તીગેશન્સ અને કિસક્લોજ રીક્લાચરમેન્ટ્સ નિયમનો, સ્વપના નિયમન સ્વપના નિયમન સ્ત્ર(૫) હેઠળ ઇન્શિયલ પબ્લીક ઓફર (આઇપીઓ) તેમજપ્રી–આઇપીઓ પ્લેસમેન્ટ અન્દાચે તેની મટીરીચલ સબ્સીડરી એટલે કે એજીસ વોપાક ટર્મિનલ્સ લીમીટેડ માં કંપનીના હોર્લ્ડીંગના ઘટાડાની મંજુરી માટે ઇલેક્ટ્રોનિક સ્વરૂપે કંપનીના શેરહોલ્ડરોરની મંજુરી લેવા માટે મોકલેલ છે.

આ ઠરાવની સંબંધિત જરૂરી હકીકતો જણવતાં વિગતવા ખુલાસા નિવેદન અને ઈ–વોટીંગની

નીટીસ કંપનીની વેબસાઇટ www.aegisindia.com અને નેશનલ સ્ટોક એક્સચેન્બની વેબસાઇટ (www.nseindia.com) અને બીએસઇ લીમીટેડ ની વેબસાઇટ (www.bseindia.com) ઉપર ઉપલબ્ધ છે. પોસ્ટલ બેલોટ નોટીસ મળી ન હોય તેવા સભ્યો ઉપર જણાવેલ વેબસાઇટો પરથી તે ડાઉનલોડ કરી શકે છે.

કંપનીએ રીમોટ ઇ-વોટીંગ સવલત પુરી પાડવા માટે લિંક ઇન્ટાઇમ ઇન્ડિયા પ્રાઇવેટ લીમીટેડ (એલઆઈઆઇપીએલ), રજીસ્ટ્રાર અને ટ્રાન્સફર એજન્ટની સેવાઓની નિમણુંક કરી છે. સભ્યો ખહીં નીચે જણાવેલ ગાળા દરમિયાન તેમના મત આપી શકે છે.

ઈ-વોટીંગની શરૂઆતઃ ગુરુવાર, ૧૨ ડિસેમ્બર,૨૦૨૪ના રોજ સવારે ૦૯:૦૦ વાગ્યે ઈ-વોટીંગની સમાપ્તિઃ શુક્લાર, ૧૦ જાન્યુઆરી, ૨૦૨૫ ના રોજ સાંજે ૦૫:૦૦ વાગ્યા સુધી ઈ-વોટીંગઉપ૨જભાવેલતારીખ અનેસમયપછી માન્યગણાણે નહી અનેઈ-વોટીંગમોડ્યુલ ઉપ૨ જ્યાવેલ સમયગાળો પુર્ણ થતાં એલઆઇઆઇપી દ્વારા સત્વરરે બંધ કરવામાં આવશે. . જે શેરહોલ્ડરોના નામો કટ ઓફ તારીખ ના રોજ રજીસ્ટાર ઓફ મેમ્બર્સઅને/અથવ

ડિપોઝીટરીઓ દ્વારા સંચાલિત લાભાર્થી માલિકોના રજીસ્ટરમાં (ડીમેટ સ્વરૂપમાં) અને કંપનીની આરટીએમાં (ફ્રીઝીકલ સ્વરૂપમાં) હાજર છે ફક્ત તેઓજ રીમોટ ઈ–વોટીંગ માટે હકદાર ગણાશે સભ્યોના મતદાર હકો કટઓક તારીખના રોજ કંપનીની ભરપાઇથયેલ શેર મડીમાં તેમના શેર્સન ામાણમાં રહેશે. કટ ઓફ તારીખ પછી સભ્ય બનનાર વ્યક્તિએ આ નોટીસઁને ફક્ત માહિતીના કેતુસર લેવાની રહેશે.

ઝોઇલ એડ્રેસ રજ<del>ીસ્</del>ટર /સુધારવાની રીત

ડિમટીરીચલાઇઝડ તમારા ડિપોઝીટરી પાર્ટીશીપન્ટે સુચવેલ પ્રક્રિયા મુજબ તમારા ડિમેટ એ કાઉન્ટમાં ઇમેઇલ એડ્રેસ વિગતો રજીસ્ટર/સુંધારો કરાવવો.

કંપનીના આટીએમાં સેબી માસ્ટર સરક્યુલર તારીખ -૦૭.૦૫.૨૦૨૪ અન્વયે નિયત આવશ્ચક દસ્તાવોજોમાં જેમકે ફોર્મ નં. આઈએસઆર-૧, આઈએસઆર-૨ આઈએસઆર-૩,એસએચ-૧૩,એસએચ-૧૪માં કેવાચસીવિગતો તેમજઈમેઈલ આઈડી માં સુધારો/૨જીસ્ટ૨ કરાવવા અથવા કેવાયસી અપડેશન– ) કંપનીનું નામ: એજીસ લોજીસ્ટીક્ટ લીમીટેડ) ફોલિયો નં.:---- વિષય સાથે ૨જીસ્ટર્ડઇમેઇલ આઇડી પરથી kyo@lin ને ઈ–સાઈન સાથે ઈમેઈલ કરીને અથવા ઈન પર્સન વેરી ફીકેશન (આઈપીવી) દ્વારા અથવ સી–૧૦૧, ૨૪૭ પાર્ક, એલબીએસ માંર્ગ, વિખ્રોલી (વેસ્ટ) ,મુંબઈ,૪૦૦૦૮૩ને પોસ્ટ મોકલીને કરાવી શકાશે. કેવાયસી ગિવતોના સુધારા અને નોમિનેશન માટેના નમુના આરટીએની વેબસાઇટ https://www.linkintime.co.inઉપર રીસોસિંઝ ડાઉનલોક્સ કેવાયસી ફોરમેન્ટ ફોર કેવાયસી હેઠળ ઉપલબ્ધ છે. ઉપરોક્ત કેવાયસી દસ્તાવેજો અને સેબી સરક્યુલર કંપનીની વેભસાઈટ http://www.aegisindia.com/Investor\_information/#investor-dov

ક્રાંત, મંજુર થાચતો, ઈ-વોર્ટીંગ નીછેલી તારીખ એટલે કે શુક્રવાર, ૧૦ જાન્યુઆરી, ૨૦૨૫ ના રોજ પાસ કરાચેલ માનવામાં આવશે. ઈ-વોર્ટીંગના પરિણામાં ઇ-વોર્ટીંગની સમાપ્તિ પછી બે ચાલુ હિવસોની અંદરૂ જારી કરવામાં આવશે અને કંપનીની વેબસાઇટ www.aegisindia.com અન્ એલઆઇઆઇપીએલની વેબસાઇટ https://instavote.linkintime.co.in ઉપર મુકવામાં આવશે અને બીએસઇ લીમીટેડ અને નેશનલ સ્ટોક એક્સ્ચેન્જ ઓફ ઇન્ડિયા લીમીટેડ, જ્યાં કંપનીના શેરો લિસ્ટેડ છે ને જાણ કરવામાં આવશે.

શેરો લિસ્ટેડ છે ને જાણ કરવામાં આવશ. ઇ-તોટીંગ સંબંધિત કોઇપણ પુછપરછના કિસ્સામાં, તમે હેલ્પ સેક્શન હેઠળ https://instavote.linkintime.co.in ઉપર ઉપલબ્ધ ફીક્વન્ટલી આસ્ક્ક ક્વેશ્વન્સ (એક્એક્ચ્યુએસ) અને ઇન્સ્ટાબોટ ઇ-તોટીંગ મેન્યુઅલ જોઇ શકો છો અથવા enotices@linkintime.co.in ઉપર ઇમેઇલ મોકલવો અથવા ટેલી: ૦૨૨–૪૯૧૮ દુવબપ ઉપર સંપર્ક કરવો.

શ્થળ : મુંબઇ તારીખ : ૧૧/૧૨/૨૦૨૪

સહી/-રાજ ચંદરિયા ચેરમેન અને મેનેજિંગ ડાયરેક્ટર



## Accelya Solutions India Limited

CIN: L74140PN1986PLC041033

Registered Office: 5<sup>th</sup> & 6<sup>th</sup> Floor, Building No. 4, Raheja Woods, River Side 25A, West Avenue, Kalyani Nagar, Pune - 411 006 Tel: +91-20-6608 3777

#### Email: accelyaindia.investors@accelya.com Website: w3.accelya.com NOTICE

(For the attention of equity shareholders of the Company)

Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF) Dividend Account Notice is hereby given to the members pursuant to section 124(6) of the Companies Act, 2013, read with Rule 6 of Investor Education and

Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules") that the interim dividend declared for the financial year 2017-18, which remained unclaimed for a period of seven years will become due for transfer to the IEPE The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set

In compliance with the Rules, the Company has communicated individually to the concerned shareholders through speed post on 10 December 2024 and the details of such shares liable to be transferred to IEPF are also made available on the website of the Company w3.accelya.com. Shareholders are requested to refer to weblink https://ris.kfintech.com/services/IEPF/IEPFUnpaid  $\underline{Qry.aspx?q} = \%2fYRi1\%2bG2efl\%3d \ to verify the details of unencashed dividends and the shares liable to be transferred to IEPF.$ 

Concerned shareholders are requested to claim the interim dividend declared for the financial year 2017-18 and onwards on or before 11 March, 2025, failing which the Company, with a view to adhering the requirements of the Rules, shall transfer the interim dividend for  $the financial year 2017-18 \, and \, the \, underlying \, shares \, to \, the \, IEPF \, without \, any \, further \, notice.$ 

Concerned shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificates into Demat form and transfer in favour of IEPF. The original share certificate(s) which are registered in the name of original shareholders will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialized form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the Demat account of the IEPF.

Concerned shareholders may further note that the details made available on the above link should be regarded and shall be deemed adequate notice in respect of issue of duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF.

Shareholders may claim the dividend and corresponding shares transferred to IEPF from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agents, KFin Technologies Limited, Mr. Mohd. Mohsinuddin, Senior Manager, at Unit: Accelya Solutions India Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Tel: 040 6716 1562 email ID: mohsin.mohd@kfintech.com

For Accelva Solutions India Limited

Ninad Umranikar

Place: Nagpur DIN: 02521758 Date: 11 December, 2024 બે વર્ષ... સેવા, સંકલ્પ અને સમર્પણના જી. કે. એસ., શિક્ષણ વિભાગ, ગુજરાત સરકાર દ્વારા આયોજિત

Gaurav Agarwa



