

July 16, 2024

To,
Listing Department
BSE LIMITED
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai – 400 001

Dear Sir/Madam,

Sub: Open Offer for acquisition of up to 77,40,663 fully paid-up existing shares of face value of Rs. 10/- each ("Equity Shares"), representing 25.00% (Twenty Five percent) of the existing Equity Share capital of Swojas Energy Foods Limited (The "Target Company") in accordance with the extant Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open Offer").

Pursuant to Regulation 18(12) of the extant Takeover Code, 2011, the post-offer advertisement of M/s. Swojas Energy Foods Limited was published on July 13th, 2024, in the following newspapers: -

Sl. No.	Newspapers	Language	Editions
1	Financial Express	English	All Editions
2	Jansatta	Hindi	All Editions
3	Mumbai	Marathi	Mumbai Edition, Registered office of Target Company
	Lakshadeep		

In terms of Regulation 18 (12) the soft copy of the following documents is enclosed herewith:

- 1. E-Paper of Financial Express (All Edition) Annexure A
- 2. E-Paper of Jansatta (All Edition) Annexure B
- 3. E-Paper of Mumbai Lakshadeep (Mumbai Edition) Annexure C

We request you to kindly take the same on record and oblige.

This is for your kind reference and records.

Regards,

For and behalf of Corpwis Advisors Private Limited

Vishal Kumar Garg

Director

DIN: 06732732

FINANCIAL EXPRESS



AMJ LAND HOLDINGS LIMITED

CIN: L21012MH1964PLC013058 Registered Office: Thergaon, Pune - 411033. Tel.: 020-30613333 Fax: 020-40773388 Website: www.amjland.com, E-mail: admin@amjland.com

NOTICE

IFOR TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)]

Notice is hereby given that pursuant to applicable provisions of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"). The Rules, inter alia, contain the provision for transfer of all such share(s) in respect of which dividend(s) has not been paid or claimed by the Shareholders for Seven consecutive years or more are required to be transferred by the Company in favour of the Investor Education and Protection Fund (IEPF).

Pursuant to the said rules, the Company has already sent an individual communication letters to those the Shareholders who had not claimed the dividends for Seven consecutive years starting from the financial year 2016-17 and whose shares were liable to be transferred to IEPF, are requested to claim the same and the details of Shareholders whose shares were liable to be transferred to IEPF authority have been uploaded on the website of the Company at www.amjland.com.

The Shareholders are requested to note that in case the Company/Registrar and Transfer Agent does not receive any communication from the concerned Shareholders by 17" August, 2024, the Company shall, with a view to adhering with the requirements of the Rules, transfer the shares, including all benefits accruing on such shares to IEPF as per timelines and procedure prescribed in the Rules, without giving any further notice to the Shareholders and no liability shall lie against the Company in respect of equity shares so transferred.

Henceforth onwards, if any Dividend declared by the Company on such shares shall be credited to IEPF authority. No claim shall lie against the company in respect of such Dividend on the shares Transferred to IEPF. The Shareholders may claim the amount of dividend and shares transferred to IEPF authority, by making an application to IEPF authority in e-form-IEPF-5 as per the rules. The said form is available on the website of the IEPF authority viz., www.iepf.gov.in.

In case of any queries or any clarification/assistance in this regard, the concerned Shareholders are requested to contact to the Company/ KFin Technologies Limited :

The Secretarial Department AMJ LAND HOLDINGS LIMITED

Regd. Off.: Thergaon, Pune 411 033. Tel.: 020-30613333 Email: admin@amjiand.com / secretarial@pudumiee.com

Registrar and Transfer Agent: KFin Technologies Limited Unit: AMJ Land Holdings Limited Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District. Nanakramguda, Hyderabad - 500 032 Toll Free No.: 1800-3094-001 Email: einward.ris@kfintech.com

For AMJ LAND HOLDINGS LIMITED

Company Secretary & Nodal Officer

Shrihari Waychal

Offer").

1 Name of the Target Company

a. Date of Opening of the Offer

Aggregate number of sharestendered

Aggregate number of shares accepted

Shares Acquired by way of Agreements

· % of Fully Diluted Equity Share Capital

. % of Fully Diluted Equity Share Capital

Shares Acquired after Detailed PublicAnnouncement

Shares Acquired by way of Open Offer

· Number of shares acquired

· Price of the shares acquired

Post offer shareholding of Acquirer

. % of Fully Diluted Equity Share Capital

· % of Fully Diluted Equity Share Capital

Corpwis Advisors Private Limited

Mumbai, Maharashtra, India, 400093

Email Id: vishalgarg@corpwis.com

Contact Person: Vishal Kumar Garg

Website: www.corpwis.com

Validity: till 31.01.2028

Place: Mumbai

Date : July 13, 2024

Tel No.: +91 22 4972 9990: Fax No.: NA

Investor Grievance: investors@corpwis.com

SEBI Registration Number: INM000012962

Assuming full acceptance under the Open Offer

Issued by the Manager to the Offer on behalf of the Acquirers

Behind Guru Nanak Petrol Pump, Andheri East, Chakala Midc

G-07, Ground Floor, The Summit Business Park, Andheri Kurla Road

7.10 Pre & Post offer shareholding of the Public

. % of the shares acquired

b. Date of Closure of the Offer

Offer Details

Offer Price

(No & %)

Number

CORPWIS

SI. No.

Details of Acquisition

Place: Pune Date: 12" July, 2024



Divi's Laboratories Limited

Regd. Office: Divi Towers, 1-72/23(P)/DIVIS/303, Cyber Hills, Gachibowli, Hyderabad - 500032, Telangana, India Ph: 040-66966300, Fax: 040-66966460, E-mail: mail@divislabs.com, Website: www.divislabs.com

NOTICE TO THE SHAREHOLDERS REGARDING 34TH ANNUAL GENERAL MEETING, RECORD DATE FOR DIVIDEND AND OTHER INFORMATION

NOTICE is hereby given that:

- The 34th Annual General Meeting (AGM) of the Members of Divi's Laboratories Limited (the Company) will be held on Monday, August 12, 2024, at 10.00 A.M. IST through Video Conferencing (VC) / Other Audio-Visual Means (OAVM) to transact the business as set out in the Notice of the AGM.
- The Ministry of Corporate Affairs (MCA) and Securities and Exchange. Board of India (SEBI) vide its Circulars has permitted holding of Annual General Meeting through VC/OAVM, without the physical presence of the Members at a common venue. In accordance with the Circulars and provisions of the Companies Act, 2013 (the Act), the 34th AGM of the Company will be held through VC/OAVM.
- 3. In compliance with the MCA circulars and SEBI circulars, the Notice of the AGM along with Annual Report 2023-24 will be sent only by electronic mode to those Members whose email ids are registered with the Registrar & Transfer Agent (RTA) of the Company or Depositories, unless any Member has requested for a physical copy of the same. The Notice of the AGM and Annual Report will also be made available on the website of the Company at www.divislabs.com, website of Kfin Technologies Limited (Kfin), the RTA of the Company, at https://evoting.kfintech.com and websites of the Stock Exchanges i.e., at www.nseindia.com and ww
- The Members can attend and participate in the AGM through VC/ OAVM facility only. The instructions for joining the AGM and manner of participation in the remote e-voting or e-voting during the AGM are provided in the Notice of the AGM. Relevant information for voting remotely for shareholders holding shares in demat mode, physical mode and for shareholders who have not registered their email addresses, including detailed procedure is provided in the Notice of the AGM. The details will also be made available on the website of the Company at www.divislabs.com.

Members holding shares in demat form are requested to update their email with their respective depository participant(s) (DP) and Members holding shares in physical form are requested to update the same by submitting Form ISR-1 as detailed below.

5. The Board of Directors at its meeting held on May 25, 2024, has recommended a dividend of ₹ 30/- per equity share of ₹2/- each (i.e., 1,500%) for the financial year 2023-24, subject to the approval of the Members at the 34th AGM.

The record date fixed is August 02, 2024, for determining the names of the members eligible for dividend on equity shares, if approved. If the dividend, as recommended by the Board of Directors, is approved at the AGM, payment of such dividend subject to deduction of tax at source will be made on and from Monday, August 19, 2024.

Payment of dividend shall be made through electronic mode to the Members who have updated their bank account details. Members whose shareholding is in electronic mode are requested to notify any change in address or bank account details to their respective DP.

KYC updation mandatory for receiving dividend by Members holding physical shares

Member may please note that as per SEBI Master Circular, members holding securities in physical form must update their KYC including PAN, contact details, choice of nomination, bank account details and specimen signature, if not updated earlier. Failure to meet the KYC requirement (excluding choice of nomination) will result in inability to receive dividends from April 01, 2024. Upon complying with the above requirements, dividend payment shall be made electronically.

Thus, Members holding securities in physical form are requested to notify/update PAN, contact details, choice of nomination, bank account details and specimen signature with Kfin by submitting Form ISR-1 (KYC update), Form ISR-2 (confirmation of signature by banker), Form SH-13 (Nomination form), as applicable, by sending physical copies to the RTA of the Company, KFin Technologies Limited, Unit: Divi's Laboratories Limited, Selenium Tower B, Plot No. 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana, India. The forms referred above are available at the Company's website https://www.divislabs.com/ investor-relations/shareholders-contact/#downloads.

Dividend income is taxable in the hands of the shareholders and the Company is required to deduct tax at source at the prescribed rates as per the Income Tax Act, 1961 from dividend paid to shareholders. On June 19, 2024, the Company has sent an email in this regard to all the shareholders, whose email ids are registered with the RTA of the Company or Depositories. A copy of the communication is also made available on the website of the Company at https://www.divislabs.com/investor-relations/statutory-communication/ for the information of shareholders. The shareholders are requested to submit applicable declarations/documents on or before August 02. 2024.

Hyderabad

July 12, 2024

For Divi's Laboratories Limited

M. Satish Choudhury

Company Secretary & Compliance Officer



ALBERT DAVID LIMITED

(CIN: L51109WB1938PLC009490) Registered Office: 'D' Block, 3rd Floor, Gillander House, N. S. Road, Kolkata-700001, West Bengal (India)

Tel: +91-33-2262-8436, Fax: +91-33-2262-8439 Visit us: www.albertdavidindia.com; Email: albertdavid@adlindia.in

NOTICE OF 85th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 85th Annual General Meeting (AGM) of Members of the Company will be held on Friday, the 9th Day of August, 2024 at 11.00 a.m. (IST) through Video Conferencing ("VC"), to transact the business as set forth in the Notice calling the AGM.

The Notice of AGM and Annual Report for the financial year 2023-24 have been sent only in electronic mode on 12th July, 2024, to members whose e-mail ids are registered with the Company or the Depository The Notice convening the AGM along with the Annual Report of the

Company for the FY 2023-24 is available on the website of the Company and can be downloaded from www.albertdavidindia.com/ annualreport.php. The same is also available on the websites of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com and the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively. The documents pertaining to the items of business to be transacted in the AGM shall be available for inspection electronically up to the date of AGM.

Instructions for Remote e- voting and e-Voting during AGM

The Company is providing remote e-voting facility to all its Members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through evoting system during the AGM. Detailed procedure for remote e-voting/ e-voting is provided in the Notice of the AGM as well as in the email sent. to the Members.

The remote e-voting period will commence at 9.00 a.m on Tuesday, 6th August, 2024 and will end at 5.00 p.m. on Thursday, 8th August, 2024. The remote e-voting module shall be disabled thereafter.

A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as of Friday, 2nd August, 2024 (cut-off date) only shall be entitled to cast their vote through remote e-voting at the NSDL E-Voting Platform or participation and voting at the AGM.

All the members are hereby informed that the Ordinary and Special business, as set out in the Notice of AGM will be transacted through voting by electronic means only.

Members, who have acquired shares of the company after dispatch of the Notice and holding shares as of the cut-off date, may obtain t he login ID and password in the manner provided in the Notice of AGM or by sending a request at mdpldc@yahoo.com or adlcorp.secretary@adlindia.in

Members participating in the AGM who have not cast their votes by remote e-voting shall be eligible to cast their votes during the AGM. Members who have voted by remote e-voting shall be eligible to participate in the AGM but shall not be entitled to cast their vote again.

In case shareholders have any queries regarding login/ e-voting, they may send an email to at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022-2499 7000. Alternatively, members may also write to the Company Secretary at the email ID adlcorp.secretary@adlindia.in or Tel. 033 2262 8436.

For Albert David Limited

POST OFFER ADVERTISEMENT FOR THE ATTENTION

OF THE PUBLIC SHAREHOLDERS OF

SWOJAS ENERGY FOODS LIMITED

Corporate Identification Number: L15201MH1993PLC358584

Registered Office: 6L, 10th Floor, 3 Navjeevan Society, Dr Dadasaheb

Bhadkamkar Marg, Mumbai Central, Mumbai - 400 008, Maharashtra

Tel. No.: +91 22 4013 9929; Fax: NA

Email: swojasenergyfoodsltd@gmail.com; Website: www.sefl.com

Open Offer for acquisition of up to 77,40,663 fully paid-up existing shares of face value of Rs. 10/- each

("Equity Shares"), representing 25.00% (Twenty Five percent) of the existing Equity Share capital of Swojas

Energy Foods Limited (The "Target Company") in accordance with the extant Securities and Exchange Board

of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open

This Post Offer Advertisement is being issued by Corpwis Advisors Private Limited on behalf of Parthrajsinh Harshadsinh

Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as

"Acquirers") in connection with the offer made by the Acquirers in compliance with Regulation 18 (12) of the Takeover

Regulations. The Detailed Public Statement with respect to the aforementioned offer was made on Friday, March

and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as

Proposed in the Offer

₹4.00

77,40,663(1)

77.40.663(1)

3,09,62,652

(Nil)

2,32,21,987

75.00%

77,40,663(1)

25.00%

Nil

Nil

Nil

3.09.62.650

100.00%

Post-Offer

Nil

Nil

Pre-Offer

77,40,663

25.00%

The Acquirers severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and

also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers), 2011

Document

2024, in the Financial Express, Jansatta and Mumbai Lakshadeep Newspapers.

Name of the Acquirer(s) and PAC | Parthrajsinh Harshadsinh Rana ("Acquirer 1")

Name of the Manager to the Offer Corpwis Advisors Private Limited

Date of Payment of Consideration Thursday, July 11, 2024

Name of the Registrar to the Offer Purva Sharegistry India Private Limited

Particulars

Size of Offer (Number of shares multiplied by offer price per share)

Shareholding of the Acquirer before Agreements/Public Announcement

Swojas Energy Foods Limited

Thursday, June 13, 2024

Thursday, June 27, 2024

Purva Sharegistry India Private Limited

Date: 13.07.2024 Indrajit Dhar Place: Kolkata Compliance Officer

DIGJAM LIMITED

4LBERT

DIVID

CIN: L17123GJ2015PLC083569 Registered Office: Aerodrome Road, Jamnagar - 361 006

E-mail: cosec@digjam.co.in; Telephone: +91 (0288) 2712972-73 Website: www.digjam.co.in

POSTAL BALLOT NOTICE

22 of the Companies (Management and Administration) Rules, 2014) Notice is hereby given that the resolution set out below is proposed to be passed by the members

of Digjam Limited ("the Company") by means of Postal Ballot, only by way of remote e-voting process ("e-voting"), pursuant to Section 110 of the Companies Act, 2013 ("the Act"), read with Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules" and other applicable provisions of the Act and the Rules, General Circular Nos. 14/2020 dates April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020 and read with other relevant circulars including General Circular No. 10/2021 dated June 23, 2021 and General Circular No. 20/2021 dated December 8, 2021, 3/2022 dated 5th May 2022, 11/2022 dated 28th December 2022 and 09/2023 dated 25th September 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure) Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standard-2 on General Meetings issued by The Institute of Company Secretaries of India and other applicable laws, rules and regulations (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), the Company has on Friday, July 12, 2024, sent to the Members, who have registered their E-mail IDs with in the beneficial ownership data/records of National Securities Depository Limited and Central Depository Services (India) .imited ("Depositories") and the record of the MCS Share Transfer Agent Limited, Registrar and Share Transfer Agent, the notice of postal ballot dated July 11, 2024, together with an explanatory statement pursuant to section 102 of the Act.

Practicing Company Secretaries: (Membership No. FCS 10331, COP No. 9035) as the Scrutinizer for conducting the voting process through Postal Ballot / E-Voting in accordance with the law and

The Scrutinizer will submit his Report, in writing, upon completion of scrutiny of E-Voting data provided by NSDL, in a fair and transparent manner. The result on the resolutions proposed to bepassed through Postal Ballot/E-Voting shall be announced within 2 working days from the closure of e-voting and will be displayed on the notice board at the Registered Office of the Company for a period of 3 (Three) days and shall be communicated to BSE Limited and National Stock Exchange of India Limited ("Stock Exchanges") where the equity shares of the Company are listed. The results of the Postal Ballot/E-Voting will also be displayed on the Company's website at www.digjam.co.in and on the website of NSDL at www.evoting.nsdl.com

The last date of the E-Voting shall be the date on which the Resolution shall be deemed to have

Members are requested to provide their assent or dissent through e-voting only. The Company has availed the services of MCS Share Transfer Agent Limited, Registrar and Share Transfer Agent of the Company for facilitating e-voting to enable the shareholders to cast their vote electronically. The detailed procedure for e-voting is enumerated in the notes to the postal ballot

- Appointment of Mr. Parashiva Murthy B S (DIN No : 00011584) as a Director of the Company To approve Material Related Party Transaction(s) with Krihaan Texchem Private Limited entered into during FY 2024-2025.
- The facility to exercise vote through remote e-voting will be available during the following period: Commencement of e-voting: From 09.00 a.m. on Saturday, July 13, 2024 Conclusion of e-voting: At 5:00 p.m. on Sunday, August 11, 2024

In line with the MCA Circulars, the Postal Ballot Notice is being sent only through electronic mode to those Members whose email addresses are registered with the Company / Depositories. The communication of the assent or dissent of the Members would take place through the e-voting

A person who is not a member as on the 'cut-off date' i.e. Friday, July 5, 2024 should treat the Notice of postal ballot for information purpose only. The copy of the postal ballot notice is available on Company's website at www.digiam.co.in. Members who do not receive the postal ballot notice

the Company are requested to update their email addresses by writing to the Company at cosec@digjam.co.in or with the Registrar and Transfer Agent of the Company, i.e., MCS Share Transfer Agent Limited ("Registrar" or "RTA") at mcssta@rediffmail.com along with the copy of the signed request letter in Form ISR-1 mentioning the name and address of the Member self-attested copy of PAN card and self-attested copy of Driving License, Election Identity Card Passport (as the case may be). Members holding shares in dematerialised mode are requested to register / update their email addresses with the relevant Depositories Participants. In case of any queries / difficulties in registering the e-mail addresses. Members may write to

Date: July 12, 2024

Registered Office: CIN: L17123GJ2015PLC083569

Aerodrome Road, Jamnagar - 361 006 (Gujarat) cosec@digjam.co.in

Sonali Sanjay Chheda Company Secretary ACS - 69571

DIGJAM

[Pursuant to Sections 108 and 110 of the Companies Act, 2013, read with Rule 20 & Rule

The Board has, pursuant to Rule 22(5) of the Rules, appointed M/s Viral Sanghavi & Associates

been passed, if approved by the requisite majority.

Cut Off date: Friday, July 5, 2024

Members holding shares in physical mode and who have not updated their email addresses with

Place: Mumbai

By the Order of the Board of Directors For DIGJAM Limited

BHARAT NIDHI LIMITED CIN No. U51396DL1942PLC000644

Regd. Office: 3/8, 2nd Floor, Asaf Ali Road, New Delhi 110002 Phone No. 011- 43562982, E-Mail ID:- bharatnidhi1@gmail.com

NOTICE is hereby given that the following Shareholder of the Company holding fully paid up equity shares of Rs. 10/- each of the Company, has reportedly lost their Share Certificates and application has been made to the Company by their legal heir to issue duplicate share certificates Name of the Shareholder Father/ Husband's Name No. of Shares held Folio No. Lakshmichand Narshi & Late Shri Narshi Chheda Sakerbai Lakshmichand

Any person, who has a claim in respect of the said equity shares, should lodge such claim with the Company at its Registered Office within 15 days from the date of issue of this notice; else the Company will proceed to issue duplicate certificates without further intimation For Bharat Nidhi Limited Place: New Delhi Company Secretary Date: July12, 2024

HINDUSTAN **OMPOSITES** LIMITED CIN: L29120MH1964PLC012955

Registered Office: Peninsula Business Park. "A" Tower, 8" Floor, Senapati Bapat Marg, Lower Parel, Mumbai -400 013, Maharashtra Tel.: (022) 6688 0100, Fax: (022) 6688 0105, E-mail: investor@hindcompo.com, Website: www.hindcompo.com

NOTICE TO THE EQUITY SHAREHOLDERS OF THE COMPANY (FOR TRANSFER OF EQUITY SHARES OF THE COMPANY TO THE

INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY) Notice to the members of the Company is hereby given that pursuant to the provisions of Sections 124(5) & (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time ('IEPF Rules'), all the shares in respect of which dividend declared by the Company which has remained unclaimed / unpaid for a period of seven consecutive years or more from the date of transfer to the Unpaid Dividend Account will be transferred by the Company in DEMAT account of the Investor Education and Protection Fund ("IEPF") Authority.

Pursuant to the said IEPF Rules, the necessary intimation has been sent to the concerned shareholders individually also, who have not claimed / encashed dividend for the financial year 2016-17 and all subsequent years declared by the Company and whose shares are liable to be transferred to the IEPF Authority. The Company has uploaded the complete details of such shareholders and the shares that are due for transfer to DEMAT Account of the IEPF Authority on its website http://www.hindcompo.com. Shareholders are requested to refer the web-link https://www.hindcompo.com/investor-relations/iepf.htm to verify the details of unclaimed / uncashed dividend and the shares that are liable to be transferred to the IEPF Authority.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to the IEPF Authority as per the IEPF Rules 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 DEMAT Account of the IEPF Authority. The original share certificate(s) which are registered in the name of original shareholders shall stand cancelled automatically and be deemed non-negotiable. The concerned shareholders holding shares in the dematerialized form may note that the Company shall inform the depositories by way of corporate action for transfer of such shares in favour of the DEMAT account of the IEPF Authority. The shareholders may note that both the unclaimed / uncashed dividend and

the shares transferred to the IEPF Authority including all the benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority by making an application in the prescribed Form IEPF-5 online and sending the physical copy of the requisite documents enumerated in the Form IEPF-5 to the Nodal Officer of the Company at its Registered Office or to Link Intime India Private Limited, Registrar and Share Transfer Agent of the Company for verification of their claim after following the procedure as prescribed under the IEPF Rules. The shareholders can claim their unclaimed dividend by writing to the Registrar and Transfer Agent (RTA) of the Company-Link Intime India Private Limited:

(a) In case shares are held in physical form: by providing Investor Service Request Form ISR - 1, Form ISR - 2, Form No. SH-13 (Nomination Form) or Form ISR-3 (opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder. The Investor Request Forms are available for download at our RTA's website: https://lliplweb.linkintime.co.in/KYCdownloads.html

(b) In case shares are held in electronic form: by providing a copy of the client master list and the payment will be made to the Bank Account of the shareholder registered against his/ her demat account. Pursuant to relevant SEBI Circulars, outstanding payments of dividends for

shares held in physical form will be credited directly to the bank account of the shareholder w.e.f. 1" April, 2024, only if the folio is KYC Compliant. Hence you are requested to update all details viz. full address with pin code, mobile no.. email id, bank details, valid PAN linked to Aadhar of all holders in the folio and

to comply with the requirements of the said IEPF Rules, proceed to transfer the liable dividend amount and Equity shares into the DEMAT Account of the IEPF authority as per the procedure stipulated in the IEPF Rules. Please also note that no claim shall lie against the Company in respect of unclaimed / uncashed dividend amount and equity shares so transferred to the IEPF In case you need any further information / clarification please write to or

In case, the Company does not receive any valid claim from the concerned

shareholders on or before 18th October, 2024, the Company shall with a view

contact our Registrar and Transfer Agent viz. Link Intime India Private Limited, Unit-Hindustan Composite Limited, C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400083, Tel. No.: (022) 49186270, e-mail mt.helpdesk@linkintime.co.in.

For Hindustan Composites Limited

Arvind Purohit

Company Secretary & Compliance Officer Membership No.: ACS 33624

///Sterlite Power

Sterlite Power Transmission Limited

Place: Mumbai

Date : 12" July, 2024

Registered Office: 4th Floor, Godrei Millennium, 9 Koregaon Road, Pune, Maharashtra - 411001, India CIN: U74120PN2015PLC156643 | Phone: +91-124-4562 000 | Fax: 0124- 4562075 Email: secretarial.grid@sterlite.com | www.sterlitepower.com

NOTICE TO MEMBERS/SHAREHOLDERS NOTICE is hereby given that pursuant to and in compliance with 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"), and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs (the "MCA") for holding the general meetings / conducting postal ballot through evoting vide General Circular Nos. 14/2020 dated April 08, 2020; 17/2020 dated April 13, 2020; 22/2020 dated June 2020; 33/2020 dated September 28, 2020; 39/2020 dated December 31, 2020; 10/2021 dated June 23, 2021; 20/2021 dated December 08, 2021; 03/2022 dated May 05, 2022; 11/2022 dated December 28, 2022 and 09/2023 dated September 25, 2023 (the "MCA Circulars"), Secretarial Standard - 2 issued by the Institute of Company Secretaries of India and other applicable Laws and Regulations, if any, including any statutory modification(s) or re-enactment(s) thereto for the time being in force, a postal ballot notice dated Friday, July 12, 2024 ("the Postal Ballot Notice") seeking Members'/Shareholders' consent on the business set out in the Postal Ballot Notice has been dispatched, by e-mail only, to the Members/Shareholders whose names appear on the Register of Members/List of Beneficial Owners (collectively the "Members/Shareholders") as received from the National Securities Depositories Limited and/or Central Depositories Services (India) Limited ("the Depositories") as on Friday, July 05, 2024, ("the cut-off date"). The Company has completed the dispatch of notices on Friday, July 12, 2024. A copy of the Postal ballot Notice is also available on the website of the Company; (https://www.sterlitepower.com/downloads) and the website of Link Intime India Private Limited ("Link Intime"): https://instavote.linkintime.co.in

Please note that in compliance with the MCA Circulars, the Company has sent the Postal Ballot Notice along with the explanatory statement, in electronic form only, to the Members/Shareholders as on the cut-off date, who have registered their e-mail address with the Company or the Depository Participant. Physical copies of the Postal Ballot Notice and pre-paid business reply envelopes are not being sent to the Members/Shareholders for this Postal Ballot.

In compliance with the provisions of Section 108, 110 and other applicable provisions of the Act and MCA Circulars.

the Company has provided only the remote e-voting facility to its Members/Shareholders, to enable them to cast their

votes electronically instead of submitting the postal ballot form. The Members/Shareholders can vote only through the

remote e-voting process. The Company has engaged the services of Link Intime, for providing e-voting facility to all its Members/Shareholders. Further, the Company has appointed Ms. Mehak Gupta, proprietor of Mehak Gupta & Associates, Practicing Company

Secretaries, as the scrutinizer to this postal ballot process ("the Scrutinizer"). To enable participation in the remote e-voting process by those Members/Shareholders, who have not registered their e-mail address with the Company or the Depository Participant, the Company has made appropriate arrangements with Link Intime India Private Limited for registration of e-mail addresses, in terms of the MCA Circulars. The process

- a. Members/Shareholders who have not registered their email address and in consequence, the Postal Ballot Notice and e-voting instructions cannot be serviced, may temporarily get their email address and mobile number provided with Link Intime, by accessing the link: https://instavote.linkintime.co.in. Members/Shareholders are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e-voting instructions along with the User ID and Password. In case of any queries, member may write to enotices@linkintime.co.in.
- Alternatively, Member/Shareholder may send an email request at the email ID enotices@linkintime.co.in and secretarial.grid@sterlite.com along with scanned copy of the signed request letter providing the email address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the notice of postal ballot and the e-voting instructions.

Detailed instructions and information relating to e-voting process is set out in the Postal Ballot Notice dispatched to the Members/Shareholders. Facility to exercise e-voting by means of postal ballot, will be available during the following period:

Commencement of e-voting: Sunday, July 14, 2024, 09:00 Hours IST End of e-voting: Monday, August 12, 2024, 17:00 Hours IST

Members/Shareholders are requested to cast their vote through the e-voting process not later than Monday, August 12, 2024, 17:00 Hours IST to be eligible for being considered, failing which it will be strictly considered that no vote has been received from the Members/Shareholders. Voting rights shall be reckoned on the paid-up value of equity shares registered in the name of Members/Shareholders as on the cut-off date.

The results of the voting by postal ballot (along with Scrutinizer's Report) through the e-voting process will be announced

by the Chairman, or such other person duly authorized by the Chairman on or before Monday, August 19, 2024, and by displaying on the website of the Company (https://www.sterlitepower.com/downloads), and Link Intime India Private Limited: https://instavote.linkintime.co.in and at the Registered Office and the Corporate office of the Company. For any grievances or query, Members/Shareholders may write to the Company Secretary at

secretarial.grid@sterlite.com or contact the Link Intime India Private Limited at toll free No. +91-022 - 4918 6000 By Order of the Board of Directors of the Company

Ashok Ganesan

Company Secretary

financialexp.epapr.in







A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the

Actual

24.00

1,650

1.650

6,600.00

2.32.23,637

(75.01%)

2.32.21.987

75.00%

1.650

0.01%

Nil

Nil

Nil

2.32.23.637

75.01%

77,39,013

24.99%

Pre-Offer Post-Offer

77,40,663

25.00%

Date: 12.07.2024

Place: Gurugram

and enotices@linkintime.co.in.

for registration of e-mail addresses is as under:

FINANCIAL EXPRESS



AMJ LAND HOLDINGS LIMITED

CIN: L21012MH1964PLC013058 Registered Office: Thergaon, Pune - 411033. Tel.: 020-30613333 Fax: 020-40773388 Website: www.amjland.com, E-mail: admin@amjland.com

NOTICE

[FOR TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)]

Notice is hereby given that pursuant to applicable provisions of the Companies Act. 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("the Rules"), The Rules, inter alia, contain the provision for transfer of all such share(s) in respect of which dividend(s) has not been paid or claimed by the Shareholders for Seven consecutive years or more are required to be transferred by the Company in favour of the Investor Education and Protection Fund (IEPF).

Pursuant to the said rules, the Company has already sent an individual communication letters to those the Shareholders who had not claimed the dividends for Seven consecutive years starting from the financial year 2016-17 and whose shares were liable to be transferred to IEPF, are requested to claim the same and the details of Shareholders whose shares were liable to be transferred to IEPF authority have been uploaded on the website of the Company at www.amjland.com

The Shareholders are requested to note that in case the Company/Registrar and Transfer Agent does not receive any communication from the concerned Shareholders by 17° August, 2024, the Company shall, with a view to adhering with the requirements of the Rules, transfer the shares, including all benefits accruing on such shares to IEPF as per timelines and procedure prescribed in the Rules, without giving any further notice to the Shareholders and no liability shall lie against the Company in respect of equity

Henceforth onwards, if any Dividend declared by the Company on such shares shall be credited to IEPF authority. No claim shall lie against the company in respect of such Dividend on the shares Transferred to IEPF. The Shareholders may claim the amount of dividend and shares transferred to IEPF authority, by making an application to IEPF authority in e-form-IEPF-5 as per the rules. The said form is available on the website of the IEPF authority viz., www.iepf.gov.in.

In case of any queries or any clarification/assistance in this regard, the concerned Shareholders are requested to contact to the Company/ KFin Technologies Limited .:

The Secretarial Department AMJ LAND HOLDINGS LIMITED Regd. Off.: Thergaon, Pune 411 033. Tel.: 020-30613333 Email: admin@amiland.com /

secretarial@pudumjee.com

Registrar and Transfer Agent: KFin Technologies Limited Unit: AMJ Land Holdings Limited Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 Toll Free No.: 1800-3094-001 Email: einward.ris@kfintech.com

For AMJ LAND HOLDINGS LIMITED

Place: Pune Date: 12" July, 2024

Shrihari Waychal Company Secretary & Nodal Officer



Divi's Laboratories Limited

Regd. Office: Divi Towers, 1-72/23(P)/DIVIS/303, Cyber Hills, Gachibowii, Hyderabad - 500032, Telangana, India Ph: 040-66966300, Fax: 040-66966460, E-mail: mail@divislabs.com, Website: www.divislabs.com

NOTICE TO THE SHAREHOLDERS REGARDING 34TH ANNUAL GENERAL MEETING, RECORD DATE FOR DIVIDEND AND OTHER INFORMATION

NOTICE is hereby given that:

- The 34th Annual General Meeting (AGM) of the Members of Divi's Laboratories Limited (the Company) will be held on Monday, August 12, 2024, at 10.00 A.M. IST through Video Conferencing (VC) / Other Audio-Visual Means (OAVM) to transact the business as set out in the Notice of the AGM.
- The Ministry of Corporate Affairs (MCA) and Securities and Exchange Board of India (SEBI) vide its Circulars has permitted holding of Annual General Meeting through VC/OAVM, without the physical presence of the Members at a common venue. In accordance with the Circulars and provisions of the Companies Act, 2013 (the Act), the 34th AGM of the Company will be held through VC/OAVM.
- 3. In compliance with the MCA circulars and SEBI circulars, the Notice of the AGM along with Annual Report 2023-24 will be sent only by electronic mode to those Members whose email ids are registered with the Registrar & Transfer Agent (RTA) of the Company or Depositories, unless any Member has requested for a physical copy of the same. The Notice of the AGM and Annual Report will also be made available on the website of the Company at www.divislabs.com, website of Kfin Technologies Limited (Kfin), the RTA of the Company, at https://evoting.kfintech.com and websites of the Stock Exchanges i.e., at www.bseindia.com.
- The Members can attend and participate in the AGM through VC/ OAVM facility only. The instructions for joining the AGM and manner of participation in the remote e-voting or e-voting during the AGM are provided in the Notice of the AGM. Relevant information for voting remotely for shareholders holding shares in demat mode, physical mode and for shareholders who have not registered their email addresses, including detailed procedure is provided in the Notice of the AGM. The details will also be made available on the website of the Company at www.divislabs.com.

Members holding shares in demat form are requested to update their email with their respective depository participant(s) (DP) and Members holding shares in physical form are requested to update the same by submitting Form ISR-1 as detailed below.

5. The Board of Directors at its meeting held on May 25, 2024, has recommended a dividend of ₹ 30/- per equity share of ₹2/- each (i.e., 1,500%) for the financial year 2023-24, subject to the approval of the Members at the 34th AGM

The record date fixed is August 02, 2024, for determining the names of the members eligible for dividend on equity shares, if approved. If the dividend, as recommended by the Board of Directors, is approved at the AGM, payment of such dividend subject to deduction of tax at source will be made on and from Monday, August 19, 2024.

Payment of dividend shall be made through electronic mode to the Members who have updated their bank account details. Members whose shareholding is in electronic mode are requested to notify any change in address or bank account details to their respective DP.

KYC updation mandatory for receiving dividend by Members holding physical shares

Member may please note that as per SEBI Master Circular, members holding securities in physical form must update their KYC including PAN, contact details, choice of nomination, bank account details and specimen signature, if not updated earlier. Failure to meet the KYC requirement (excluding choice of nomination) will result in inability to receive dividends from April 01, 2024. Upon complying with the above requirements, dividend payment shall be made electronically.

Thus, Members holding securities in physical form are requested to notify/update PAN, contact details, choice of nomination, bank account details and specimen signature with Kfin by submitting Form ISR-1 (KYC update), Form ISR-2 (confirmation of signature by banker), Form SH-13 (Nomination form), as applicable, by sending physical copies to the RTA of the Company, KFin Technologies Limited, Unit: Divi's Laboratories Limited, Selenium Tower B, Plot No. 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana, India. The forms referred above are available at the Company's website https://www.divislabs.com/ investor-relations/shareholders-contact/#downloads.

Dividend income is taxable in the hands of the shareholders and the Company is required to deduct tax at source at the prescribed rates as per the Income Tax Act, 1961 from dividend paid to shareholders. On June 19, 2024, the Company has sent an email in this regard to all the shareholders, whose email ids are registered with the RTA of the Company or Depositories. A copy of the communication is also made available on the website of the Company at https://www.divislabs.com/investor-relations/statutory-communication/ for the information of shareholders. The shareholders are requested to submit applicable declarations/documents on or before August 02.

Hyderabad

July 12, 2024

For Divi's Laboratories Limited

M. Satish Choudhury

Company Secretary & Compliance Officer



ALBERT DAVID LIMITED

(CIN: L51109WB1938PLC009490) Registered Office: 'D' Block, 3rd Floor, Gillander House, N. S. Road, Kolkata-700001, West Bengal (India) Tel: +91-33-2262-8436. Fax: +91-33-2262-8439 Visit us: www.albertdavidindia.com; Email: albertdavid@adlindia.in

NOTICE OF 85th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 85th Annual General Meeting (AGM) of Members of the Company will be held on Friday, the 9th Day of August, 2024 at 11.00 a.m. (IST) through Video Conferencing ("VC"). to transact the business as set forth in the Notice calling the AGM.

The Notice of AGM and Annual Report for the financial year 2023-24 have been sent only in electronic mode on 12th July, 2024, to members whose e-mail ids are registered with the Company or the Depository Participant(s).

The Notice convening the AGM along with the Annual Report of the Company for the FY 2023-24 is available on the website of the Company and can be downloaded from www.albertdavidindia.com/ annualreport.php. The same is also available on the websites of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com and the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com. respectively. The documents pertaining to the items of business to be transacted in the AGM shall be available for inspection electronically up to the date of AGM.

Instructions for Remote e- voting and e-Voting during AGM

The Company is providing remote e-voting facility to all its Members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through evoting system during the AGM. Detailed procedure for remote e-voting/ e-voting is provided in the Notice of the AGM as well as in the email sent

The remote e-voting period will commence at 9.00 a.m on Tuesday, 6th August, 2024 and will end at 5.00 p.m. on Thursday, 8th August, 2024. The remote e-voting module shall be disabled thereafter.

A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as of Friday, 2nd August, 2024 (cut-off date) only shall be entitled to cast their vote through remote e-voting at the NSDL E-Voting Platform or participation and voting at the AGM.

All the members are hereby informed that the Ordinary and Special business, as set out in the Notice of AGM will be transacted through voting by electronic means only.

Members, who have acquired shares of the company after dispatch of the Notice and holding shares as of the cut-off date, may obtain t he login ID and password in the manner provided in the Notice of AGM or by sending a request at mdpldc@yahoo.com or adlcorp.secretary@adlindia.in

Members participating in the AGM who have not cast their votes by remote e-voting shall be eligible to cast their votes during the AGM. Members who have voted by remote e-voting shall be eligible to participate in the AGM but shall not be entitled to cast their vote again.

In case shareholders have any queries regarding login/ e-voting, they may send an email to at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022-2499 7000. Alternatively, members may also write to the Company Secretary at the email ID adlcorp.secretary@adlindia.in or Tel. 033 2262 8436

For Albert David Limited

POST OFFER ADVERTISEMENT FOR THE ATTENTION

OF THE PUBLIC SHAREHOLDERS OF

SWOJAS ENERGY FOODS LIMITED

Corporate Identification Number: L15201MH1993PLC358584

Registered Office: 6L, 10th Floor, 3 Navjeevan Society, Dr Dadasaheb

Bhadkamkar Marg, Mumbai Central, Mumbai - 400 008, Maharashtra

Tel. No.: +91 22 4013 9929; Fax: NA

Email: swojasenergyfoodsltd@gmail.com; Website: www.sefl.com

Open Offer for acquisition of up to 77,40,663 fully paid-up existing shares of face value of Rs. 10/- each

("Equity Shares"), representing 25.00% (Twenty Five percent) of the existing Equity Share capital of Swojas

Energy Foods Limited (The "Target Company") in accordance with the extant Securities and Exchange Board

of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open

This Post Offer Advertisement is being issued by Corpwis Advisors Private Limited on behalf of Parthrajsinh Harshadsinh

Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as

"Acquirers") in connection with the offer made by the Acquirers in compliance with Regulation 18 (12) of the Takeover

Regulations. The Detailed Public Statement with respect to the aforementioned offer was made on Friday, March

and Jvoti Gupta a.k.a Jvoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as

2024, in the Financial Express, Jansatta and Mumbai Lakshadeep Newspapers.

2 Name of the Acquirer(s) and PAC Parthrajsinh Harshadsinh Rana ("Acquirer 1")

Name of the Registrar to the Offer Purva Sharegistry India Private Limited

Name of the Manager to the Offer Corpwis Advisors Private Limited

1 Name of the Target Company Swojas Energy Foods Limited

Date: 13.07.2024 Indrajit Dhar Place: Kolkata Compliance Officer

Offer").

DIGJAM LIMITED

ALBERT

DIVAD

CIN: L17123GJ2015PLC083569 Registered Office: Aerodrome Road, Jamnagar - 361 006

E-mail: cosec@digiam.co.in; Telephone: +91 (0288) 2712972-73 Website: www.digjam.co.in

POSTAL BALLOT NOTICE [Pursuant to Sections 108 and 110 of the Companies Act, 2013, read with Rule 20 & Rule 22 of the Companies (Management and Administration) Rules, 2014]

Notice is hereby given that the resolution set out below is proposed to be passed by the members

of Digjam Limited ("the Company") by means of Postal Ballot, only by way of remote e-voting process ("e-voting"), pursuant to Section 110 of the Companies Act, 2013 ("the Act"), read with Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules" and other applicable provisions of the Act and the Rules, General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020 and read with other relevant circulars, including General Circular No. 10/2021 dated June 23, 2021 and General Circular No. 20/2021 dated December 8, 2021, 3/2022 dated 5th May 2022, 11/2022 dated 28th December 2022 and 09/2023 dated 25th September 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), Secretarial Standard-2 on General Meetings issued by The Institute of Company Secretaries of India and other applicable laws, rules and regulations (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), the Company has on Friday, July 12, 2024, sent to the Members, who have registered their E-mail IDs with in the beneficial ownership data/records of National Securities Depository Limited and Central Depository Services (India) Limited ("Depositories") and the record of the MCS Share Transfer Agent Limited, Registrar and Share Transfer Agent, the notice of postal ballot dated July 11, 2024, together with an explanatory statement pursuant to section 102 of the Act.

The Board has, pursuant to Rule 22(5) of the Rules, appointed M/s Viral Sanghavi & Associates, Practicing Company Secretaries, (Membership No. FCS 10331, COP No. 9035) as the Scrutinizer for conducting the voting process through Postal Ballot / E-Voting in accordance with the law and in a fair and transparent manner.

The Scrutinizer will submit his Report, in writing, upon completion of scrutiny of E-Voting data provided by NSDL, in a fair and transparent manner. The result on the resolutions proposed to bepassed through Postal Ballot/E-Voting shall be announced within 2 working days from the closure of e-voting and will be displayed on the notice board at the Registered Office of the Company for a period of 3 (Three) days and shall be communicated to BSE Limited and National Stock Exchange of India Limited ("Stock Exchanges") where the equity shares of the Compan are listed. The results of the Postal Ballot/E-Voting will also be displayed on the Company's website at www.digiam.co.in and on the website of NSDL at www.evoting.nsdl.com

The last date of the E-Voting shall be the date on which the Resolution shall be deemed to have been passed, if approved by the requisite majority.

Members are requested to provide their assent or dissent through e-voting only. The Company has availed the services of MCS Share Transfer Agent Limited, Registrar and Share Transfer Agent of the Company for facilitating e-voting to enable the shareholders to cast their vote electronically. The detailed procedure for e-voting is enumerated in the notes to the postal ballot

SPECIAL BUSINESS:

- Appointment of Mr. Parashiva Murthy B S (DIN No : 00011584) as a Director of the Company. 2. To approve Material Related Party Transaction(s) with Krihaan Texchem Private Limited entered into during FY 2024-2025.
- The facility to exercise vote through remote e-voting will be available during the following period: Commencement of e-voting: From 09.00 a.m. on Saturday, July 13, 2024 Conclusion of e-voting: At 5:00 p.m. on Sunday, August 11, 2024 Cut Off date: Friday, July 5, 2024

In line with the MCA Circulars, the Postal Ballot Notice is being sent only through electronic mode to those Members whose email addresses are registered with the Company / Depositories. The communication of the assent or dissent of the Members would take place through the e-voting

A person who is not a member as on the 'cut-off date' i.e. Friday, July 5, 2024 should treat the Notice of postal ballot for information purpose only. The copy of the postal ballot notice is available on Company's website at www.digjam.co.in. Members who do not receive the postal ballot notice may download it from the above-mentioned website.

Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to the Company at cosec@digjam.co.in or with the Registrar and Transfer Agent of the Company, i.e., MCS Share Transfer Agent Limited ("Registrar" or "RTA") at mcssta@rediffmail.com along with the copy of the signed request letter in Form ISR-1 mentioning the name and address of the Member. self-attested copy of PAN card and self-attested copy of Driving License, Election Identity Card, Passport (as the case may be). Members holding shares in dematerialised mode are requeste to register / update their email addresses with the relevant Depositories Participants. In case of any queries / difficulties in registering the e-mail addresses, Members may write to cosec@digjam.co.in.

Place: Mumbai Date: July 12, 2024

Registered Office:

Aerodrome Road, Jamnagar - 361 006 (Gujarat) CIN: L17123GJ2015PLC083569 cosec@digiam.co.in

By the Order of the Board of Directors For DIGJAM Limited Sonali Sanjay Chheda Company Secretary ACS - 69571

DIGJAM

CIN No. U51396DL1942PLC000644 Regd. Office: 3/8, 2nd Floor, Asaf Ali Road, New Delhi 110002 Phone No. 011- 43562982, E-Mail ID:- bharatnidhi1@gmail.com

NOTICE is hereby given that the following Shareholder of the Company holding fully paid up equity shares of Rs. 10/- each of the Company, has reportedly lost their Share Certificates and application has been made to the Company by their legal heir to issue duplicate share certificates: Name of the Shareholder Father/ Husband's Name No. of Shares held Folio No. Lakshmichand Narshi & Late Shri Narshi Chheda

BHARAT NIDHI LIMITED

Any person, who has a claim in respect of the said equity shares, should lodge such claim with the Company at its Registered Office within 15 days from the date of issue of this notice; else the Company will proceed to issue duplicate certificates without further intimation For Bharat Nidhi Limited Place: New Delhi Company Secretary Date: July12, 2024

HINDUSTAN **OMPOSITES** LIMITED

Registered Office: Peninsula Business Park, "A" Tower, 8" Floor, Senapati Bapat Marg, Lower Parel, Mumbai -400 013, Maharashtra Tel.: (022) 6688 0100, Fax: (022) 6688 0105, CIN: L29120MH1964PLC012955 E-mail: investor@hindcompo.com. Website: www.hindcompo.com

NOTICE TO THE EQUITY SHAREHOLDERS OF THE COMPANY

(FOR TRANSFER OF EQUITY SHARES OF THE COMPANY TO THE INVESTOR EDUCATION AND PROTECTION FUND AUTHORITY)

Notice to the members of the Company is hereby given that pursuant to the provisions of Sections 124(5) & (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time ('IEPF Rules'), all the shares in respect of which dividend declared by the Company which has remained unclaimed / unpaid for a period of seven consecutive years or more from the date of transfer to the Unpaid Dividend Account will be transferred by the Company in DEMAT account of the Investor Education and Protection Fund ('IEPF') Authority.

Pursuant to the said IEPF Rules, the necessary intimation has been sent to the concerned shareholders individually also, who have not claimed / encashed dividend for the financial year 2016-17 and all subsequent years declared by the Company and whose shares are liable to be transferred to the IEPF Authority. The Company has uploaded the complete details of such shareholders and the shares that are due for transfer to DEMAT Account of the IEPF Authority on its website http://www.hindcompo.com. Shareholders are requested to refer the web-link https://www.hindcompo.com/investor-relations/iepf.htm to verify the details of unclaimed / uncashed dividend and the shares that are liable to be transferred to the IEPF Authority.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to the IEPF Authority as per the IEPF Rules 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 DEMAT Account of the IEPF Authority. The original share certificate(s) which are registered in the name of original shareholders shall stand cancelled automatically and be deemed non-negotiable. The concerned shareholders holding shares in the dematerialized form may note that the Company shall inform the depositories by way of corporate action for transfer of such shares in favour of the DEMAT account of the IEPF Authority.

the shares transferred to the IEPF Authority including all the benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority by making an application in the prescribed Form IEPF-5 online and sending the physical copy of the requisite documents enumerated in the Form IEPF-5 to the Nodal Officer of the Company at its Registered Office or to Link Intime India Private Limited, Registrar and Share Transfer Agent of the Company for verification of their claim after following the procedure as prescribed under the IEPF Rules. The shareholders can claim their unclaimed dividend by writing to the Registrar and Transfer Agent (RTA) of the Company-Link Intime India Private Limited (a) In case shares are held in physical form; by providing Investor Service

The shareholders may note that both the unclaimed / uncashed dividend and

Request Form ISR - 1, Form ISR - 2, Form No. SH-13 (Nomination Form) or Form ISR-3 (opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder. The Investor Request Forms are available for download at our RTA's website: https://liiplweb.linkintime.co.in/KYCdownloads html (b) In case shares are held in electronic form: by providing a copy of the client

master list and the payment will be made to the Bank Account of the shareholder registered against his/ her demat account. Pursuant to relevant SEBI Circulars, outstanding payments of dividends for

shares held in physical form will be credited directly to the bank account of the shareholder w.e.f. 1"April, 2024, only if the folio is KYC Compliant. Hence you are requested to update all details viz. full address with pin code, mobile no. email id, bank details, valid PAN linked to Aadhar of all holders in the folio and In case, the Company does not receive any valid claim from the concerned

shareholders on or before 18" October, 2024, the Company shall with a view to comply with the requirements of the said IEPF Rules, proceed to transfer the liable dividend amount and Equity shares into the DEMAT Account of the IEPF authority as per the procedure stipulated in the IEPF Rules. Please also note that no claim shall lie against the Company in respect of unclaimed uncashed dividend amount and equity shares so transferred to the IEPF In case you need any further information / clarification please write to or

contact our Registrar and Transfer Agent viz. Link Intime India Private Limited, Unit-Hindustan Composite Limited, C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai -400083, Tel. No.: (022) 49186270, e-mail rnt.helpdesk@linkintime.co.in.

For Hindustan Composites Limited

Place: Mumbai Date : 12" July, 2024

Arvind Purohit Company Secretary & Compliance Officer Membership No.: ACS 33624

///Sterlite Power

Sterlite Power Transmission Limited Registered Office: 4th Floor, Godrej Millennium, 9 Koregaon Road, Pune, Maharashtra – 411001, India

CIN: U74120PN2015PLC156643 | Phone: +91-124-4562 000 | Fax: 0124- 4562075 Email: secretarial.grid@sterlite.com | www.sterlitepower.com

NOTICE TO MEMBERS/SHAREHOLDERS NOTICE is hereby given that pursuant to and in compliance with 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"), and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs (the "MCA") for holding the general meetings / conducting postal ballot through evoting vide General Circular Nos. 14/2020 dated April 08, 2020; 17/2020 dated April 13, 2020; 22/2020 dated June 2020; 33/2020 dated September 28, 2020; 39/2020 dated December 31, 2020; 10/2021 dated June 23, 2021; 20/2021 dated December 08, 2021; 03/2022 dated May 05, 2022; 11/2022 dated December 28, 2022 and 09/2023 dated September 25, 2023 (the "MCA Circulars"), Secretarial Standard - 2 issued by the Institute of Company Secretaries of India and other applicable Laws and Regulations, if any, including any statutory modification(s) or re-enactment(s) thereto for the time being in force, a postal ballot notice dated Friday, July 12, 2024 ("the Postal Ballot Notice") seeking Members'/Shareholders' consent on the business set out in the Postal Ballot Notice has been dispatched, by e-mail only, to the Members/Shareholders whose names appear on the Register of Members/List of Beneficial Owners (collectively the "Members/Shareholders") as received from the National Securities Depositories Limited and/or Central Depositories Services (India) Limited ("the Depositories") as on Friday, July 05, 2024, ("the cut-off date"). The Company has completed the dispatch of notices on Friday, July 12, 2024. A copy of the Postal ballot Notice is also available on the website of the Company; (https://www.sterlitepower.com/downloads) and the website of Link Intime India Private Limited ("Link Intime"): https://instavote.linkintime.co.in.

Please note that in compliance with the MCA Circulars, the Company has sent the Postal Ballot Notice along with the explanatory statement, in electronic form only, to the Members/Shareholders as on the cut-off date, who have registered their e-mail address with the Company or the Depository Participant, Physical copies of the Postal Ballot Notice and pre-paid business reply envelopes are not being sent to the Members/Shareholders for this Postal Ballot. In compliance with the provisions of Section 108, 110 and other applicable provisions of the Act and MCA Circulars,

the Company has provided only the remote e-voting facility to its Members/Shareholders, to enable them to cast their

votes electronically instead of submitting the postal ballot form. The Members/Shareholders can vote only through the

The Company has engaged the services of Link Intime, for providing e-voting facility to all its Members/Shareholders. Further, the Company has appointed Ms. Mehak Gupta, proprietor of Mehak Gupta & Associates, Practicing Company Secretaries, as the scrutinizer to this postal ballot process ("the Scrutinizer").

To enable participation in the remote e-voting process by those Members/Shareholders, who have not registered their

e-mail address with the Company or the Depository Participant, the Company has made appropriate arrangements with Link Intime India Private Limited for registration of e-mail addresses, in terms of the MCA Circulars. The process for registration of e-mail addresses is as under: a. Members/Shareholders who have not registered their email address and in consequence, the Postal Ballot Notice

- and e-voting instructions cannot be serviced, may temporarily get their email address and mobile number provided with Link Intime, by accessing the link: https://instayote.linkintime.co.in. Members/Shareholders are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e-voting instructions along with the User ID and Password. In case of any gueries, member may write to enotices@linkintime.co.in.
- Alternatively, Member/Shareholder may send an email request at the email ID enotices@linkintime.co.in and secretarial.grid@sterlite.com along with scanned copy of the signed request letter providing the email address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the notice of postal ballot and the e-voting instructions.

Detailed instructions and information relating to e-voting process is set out in the Postal Ballot Notice dispatched to the Members/Shareholders. Facility to exercise e-voting by means of postal ballot, will be available during the following period:

Commencement of e-voting: Sunday, July 14, 2024, 09:00 Hours IST End of e-voting: Monday, August 12, 2024, 17:00 Hours IST

Members/Shareholders are requested to cast their vote through the e-voting process not later than Monday, August 12, 2024, 17:00 Hours IST to be eligible for being considered, failing which it will be strictly considered that no vote has been received from the Members/Shareholders. Voting rights shall be reckoned on the paid-up value of equity shares registered in the name of Members/Shareholders as on the cut-off date.

The results of the voting by postal ballot (along with Scrutinizer's Report) through the e-voting process will be announced by the Chairman, or such other person duly authorized by the Chairman on or before Monday, August 19, 2024, and by displaying on the website of the Company (https://www.sterlitepower.com/downloads), and Link Intime India Private Limited: https://instavote.linkintime.co.in and at the Registered Office and the Corporate office of the Company.

For any grievances or query, Members/Shareholders may write to the Company Secretary at secretarial.grid@sterlite.com or contact the Link Intime India Private Limited at toll free No. +91-022 - 4918 6000 and enotices@linkintime.co.in.

By Order of the Board of Directors of the Company Ashok Ganesan

> Company Secretary Kolkata

Offer Details Purva Sharegistry India Private Limited a. Date of Opening of the Offer Thursday, June 13, 2024 b. Date of Closure of the Offer Thursday, June 27, 2024 Date of Payment of Consideration Thursday, July 11, 2024 Details of Acquisition Proposed in the Offer **Particulars** Actual 7.1 Offer Price ₹4.00 ?4.00 Aggregate number of sharestendered 77,40,663(1) 1,650 7.3 Aggregate number of shares accepted 77,40,663(1) 1,650 Size of Offer (Number of shares multiplied by offer price per share) 3,09,62,652 6,600.00 Shareholding of the Acquirer before Agreements/Public Announcement 2,32,23,637 (Nil) (75.01%)(No & %) 2,32,21,987 2,32,21,987

7.6 Shares Acquired by way of Agreements · % of Fully Diluted Equity Share Capital 75.00% 75.00% Shares Acquired by way of Open Offer 77,40,663(1) 1,650 0.01% % of Fully Diluted Equity Share Capital 25.00% Shares Acquired after Detailed PublicAnnouncement · Number of shares acquired Nil Nil Nil Nil · Price of the shares acquired . % of the shares acquired Nil Nil Post offer shareholding of Acquirer 3.09.62.650 2.32.23.637 Number 100.00% 75.01% · % of Fully Diluted Equity Share Capital Post-Offer Pre-Offer Post-Offer 7.10 Pre & Post offer shareholding of the Public Pre-Offer 77,40,663 77,39,013 77,40,663 Nil Nil % of Fully Diluted Equity Share Capital 25.00% 25.00% 24.99%

(1) Assuming full acceptance under the Open Offer

The Acquirers severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and

also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers), 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the

Issued by the Manager to the Offer on behalf of the Acquirers CORPWIS

G-07, Ground Floor, The Summit Business Park, Andheri Kurla Road Behind Guru Nanak Petrol Pump, Andheri East, Chakala Midc Mumbai, Maharashtra, India, 400093

Tel No.: +91 22 4972 9990; Fax No.: NA Email Id: vishalgarg@corpwis.com Website: www.corpwis.com

Investor Grievance : investors@corpwis.com SEBI Registration Number: INM000012962

Corpwis Advisors Private Limited

Validity: till 31.01.2028 Contact Person: Vishal Kumar Garg

Place: Mumbai Date : July 13, 2024

financialexp.epapr.in

Date: 12.07.2024

Place: Gurugram

मदरसा छात्रों को सरकारी पाठशालाओं में भेजने के आदेश का विरोध

लखनऊ, १२ जुलाई (भाषा)।

उत्तर प्रदेश सरकार ने राज्य के सभी सरकारी अनुदान प्राप्त मदरसों में पढ़ने वाले गैर मुसलिम छात्र-छात्राओं और गैर मान्यता प्राप्त मदरसों के सभी विद्यार्थियों को बेसिक शिक्षा परिषद के विद्यालयों में प्रवेश देने के आदेश जारी किए हैं। मुसलिम संगठन जमीयत उलमा-ए-हिंद ने इस आदेश को असंवैधानिक करार देते हुए इसे वापस लेने की मांग की है।

राज्य के तत्कालीन मुख्य सचिव दुर्गा शंकर मिश्र ने हाल ही में प्रदेश के सभी जिलाधिकारियों को जारी आदेश में राष्ट्रीय बाल अधिकार संरक्षण आयोग के विगत सात जून के एक पत्र का हवाला देते हुए सभी सरकारी वित्तपोषित मदरसों में पढने वाले गैर मुसलिम छात्र-छात्राओं को औपचारिक शिक्षा दिलाने के लिए बेसिक शिक्षा परिषद के विद्यालयों में दाखिल कराने का हक्म दिया है।

विगत 26 जून को जारी इस पत्र में यह भी कहा गया कि राज्य के सभी ऐसे मदरसे जो उत्तर प्रदेश मदरसा शिक्षा परिषद से मान्यता प्राप्त नहीं हैं, उनमें पढ़ने वाले सभी बच्चों को भी परिषदीय विद्यालयों में प्रवेश दिलाया जाए। इस संपूर्ण प्रक्रिया के लिए जिलाधिकारियों द्वारा जनपद स्तर पर समितियों का गठन किया जाए। देश में मुसलमानों के सबसे बड़े सामाजिक संगठन जमीयत उलमा-ए-हिंद ने सरकार के आदेश को असंवैधानिक और अल्पसंख्यकों के अधिकारों का हनन करने वाली कार्रवाई करार देते हुए इसे वापस लेने की मांग की है। यूपी मदरसा शिक्षा परिषद के अध्यक्ष डाक्टर इफ्तिखार अहमद जावेद ने भी इस पर प्रतिक्रिया देते हुए कहा है कि मदरसे में किसी भी छात्र को जबरन नहीं पढ़ाया जाता। उन्होंने कहा कि मदरसों में जो भी गैर-मुसलिम छात्र पढ़ रहे हैं वे अपने अभिभावकों की मर्जी से ही पढ़ रहे हैं।

प्रमुख परिसर में स्थानांतरित किया जा रहा है।

दिनांक: 13.07.2024, स्थान: कोलकाता

NABADWIP MUNICIPALITY

e-NIT are invited by the

Chairman Nabadwip

Municipality.1) NIT No:WS/

NM/NIT-03e/2024-25. ID:

2024_MAD_713311_1.Last

Date of receiving NIT 20-Jul-

2024 05:55 PM. N.B. Any other

information may be had on

enquiry from office of

Chairman Nabadwip

Municipality in working day and

gov web site http://wbtenders.

gov.in this advertisement is

also given http://nabadwip

Sd/- Chairman

Nabadwip Municipality

JTTARPARA-KOTRUNG MUNICIPALIT

1, e-N.I.Q. No. : UKM/PHC/

003(e)/2024-25 dt.12.07.2024

Chairman, Uttarpara-Kotrung

Municipality invites e-quotation for

Engagement of different types of

vehicle with manpower and

logistics at Municipal logality for the

period of 3 months. Documents

download start date & Bid

submission start date - 13.07.2024.

Bid Submission Closing Date -24.07.2024. For Details :- https://

Sd/-

Chairman

Uttarpara-Kotrung Municipality

KHARDAH MUNICIPALITY

Khardah, North 24 Parganas

E-TENDER NOTICE

E-Tender Notice No: KDHM/09/

PWD/01/24-25 & KDHM/09/

PWD/02/24-25. E-Tender ID: 2024

MAD_713271_1 & 2024_MAD

713271 2.Categories of Work:

Removal of sludge from drains. Last

notice can be seen at

http://wbtenders.gov.in

www.khardahmunicipality.in &

Sd/- Nilu Sarkar

Chairman

Whilst care is taken prior to

acceptance of advertising copy, it is not possible to verify

its contents. The Indian

Express (P) Limited cannot

be held responsible for such

contents, nor for any loss or

damage incurred as a result of

transactions with companies,

associations or individuals

advertising in its newspapers

or Publications. We therefore

recommend that readers

make necessary inquiries

before sending any monies

or entering into any

agreements with advertisers

or otherwise acting on an

advertisement in any

manner whatsoever.

www.wbtenders.gov.in

municipality.inTenderID.

SHORT NIT NOTICE

सेवाओं का आश्वासन देते हैं।

शाखा 09.08.2024 से नए परिसर से कार्य करेगी

अदालत ने सुनाई हत्या की दोषी महिला व प्रेमी को उम्रकैद की सजा

बरेली, 12 जुलाई (जनसत्ता)।

अपर जनपद न्यायाधीश तृतीय राकेश त्रिपाठी की अदालत ने एक महिला और उसके प्रेमी को पति की हत्या करने का दोषी करार देते हुए आजीवन कारावास की सजा सुनाई है। मृतक के दस वर्षीय बेटे की गवाही को महत्वपूर्ण मानते हुए अदालत ने इसे अपने फैसले का प्रमुख आधार बनाया है। दोनों दोषियों पर अदालत ने दस-दस हजार रूपये का अर्थदंड भी डाला है।

जिला अदालतों में अपराधिक मामलों की पैरवी के नोडल अधिकारी और एसपी ग्रामीण दक्षिणी मानुष पारीक ने अदालत के फैसले के

बारे में बताया कि मीरगंज की पुलिस ने जटपुरा मुगलपुरा गांव के एक खेत से 11 जुलाई 2018 को जगदीश का शव बरामद किया था, जिसकी चाकुओं से हत्या की गई थी।

पुलिस ने अज्ञात के खिलाफ मामला दर्ज कर जांच शुरू की थी। जांच में पता चला कि मतक अपने परिवार के साथ हिमाचल के एक शहर में मजदूरी करता था। यहां गांव में आने के बाद उसकी हत्या हो गई, जिसके बाद उसकी पत्नी मीना वापस हिमाचल चली गई थी। इस सूचना को गंभीरता से लेते हुए पुलिस ने मीना और उसके दस वर्षीय बेटे से पछताछ की तो सच्चाई सामने आ गई।

ज्योति सिंह और उसके अज्ञात साथियों को

नामजद किया था। मुकदमे की जांच में

दारोगा विक्रांत आर्य ने बिना किसी आधार

के नामजद आरोपी को मुकदमे से

निकालकर उसके वाहन चालक समरूल्ला

का नाम आरोप पत्र में डाल दिया। शिकायत

पर एसएसपी ने इसकी जांच सीओ प्रथम

पंकज श्रीवास्तव से कराई तो असलियत

शिकायत की जांच में दोषी दारोगा निलंबित

बरेली, 12 जुलाई (जनसत्ता)।

एसएसपी अनुराग आर्य ने थाना प्रेमनगर के दारोगा को एक आपराधिक मामले की जांच गलत ढंग से कर पुलिस की छवि धूमिल करने के आरोप में निलंबित कर दिया है। दारोगा ने गोलीबारी करने के नामजद का नाम मुकदमे से निकालकर उसके वाहन चालक को आरोपी बना दिया था।

थाना प्रेमनगर में मनमोहन सिंह ने 5 जुलाई 2023 को उसके बेटे जसकरन सिंह पर सरेआम डीडीपरम तिराहे गोलीबारी करने की प्राथमिकी दर्ज कराई थी। इसमें जीवन

सेंट्रल बैंक ऑफ इंडिया, घुघुडांगा

शाखा के ग्राहकों को शाखा परिसर

को नए परिसर में स्थानांतरित करने

के संबंध में सूचना

सेंट्रल बैंक ऑफ इंडिया स्थित घृषुडांगा शाखा, 14 दम दम रोड, कोलकाता- 700030 के सभी ग्राहकों

को सुचित किया जाता है कि शाखा को 10सी, दम दम रोड, कोलकाता- 700 030 पर स्थित एक अधिक

इस संबंध में आपको हुई असुविधा के लिए हमें खेद है और हम आपको हर समय अपनी सर्वोत्तम

सामने आई। बाद में दोषी दारोगा को एसएसपी ने निलंबित कर दिया। इंडियन बैंक 🗚 Indian Bank

ALLAHABAD सूचना प्रौद्योगिकी विभाग, कॉर्पोरेट कार्यालय, चेन्नै

इंडियन बैंक, जोकि सार्वजनिक क्षेत्र का एक अग्रणी बैंक है, ने जीईएम पोर्टल पर निम्नलिखित आरएफपी जारी किया हैं:-

 1) 1000 सीटीएस स्कैनर की खरीद के लिए आरएफपी 2) मुंबई में नियर डीआर साइट के लिए डब्ल्युएएन कनेक्टिविटी

प्रदान करने हेत् आरएफपी फास्टैंग आपूर्ति, 3 साल की अवधि के लिए बिक्री और वर्तमान सेवा प्रदाता से मौजूदा फास्टैग व्यवसाय के स्थानांतरण के

लिए एनईटीसी (फास्टैग) सेवा प्रदाता और ऑन-बोर्डिंग

भागीदार की पहचान और संलग्नता के लिए आरएफपी. विस्तृत विवरण के लिए इच्छुक पार्टियां बैंक के वेबसाइट:

शाखा प्रबंधक https://www.indianbank.in/tenders एवं GeM घुघुडांगा शाखा

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

SWOJAS ENERGY FOODS LIMITED

Corporate Identification Number: L15201MH1993PLC358584 Registered Office: 6L, 10th Floor, 3 Navjeevan Society, Dr Dadasaheb Bhadkamkar Marg, Mumbai Central, Mumbai - 400 008, Maharashtra

Tel. No.: +91 22 4013 9929; Fax: NA Email: swojasenergyfoodsltd@gmail.com; Website: www.sefl.com

Open Offer for acquisition of up to 77,40,663 fully paid-up existing shares of face value of Rs. 10/- each ("Equity Shares"), representing 25.00% (Twenty Five percent) of the existing Equity Share capital of Swojas Energy Foods Limited (The "Target Company") in accordance with the extant Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open

Offer"). This Post Offer Advertisement is being issued by Corpwis Advisors Private Limited on behalf of Parthrajsinh Harshadsinh Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as "Acquirers") in connection with the offer made by the Acquirers in compliance with Regulation 18 (12) of the Takeover Regulations. The Detailed Public Statement with respect to the aforementioned offer was made on Friday, March 15, 2024, in the Financial Express, Jansatta and Mumbai Lakshadeep Newspapers,

1.44	EGE 1, III BIG T III GITOIGI EMPIGGO.	deligated direction and the state of the sta
1	Name of the Target Company	Swojas Energy Foods Limited
2	Name of the Acquirer(s) and PAC	Parthrajsinh Harshadsinh Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as "Acquirers")
3	Name of the Manager to the Offer	Corpwis Advisors Private Limited
4	Name of the Registrar to the Offer	Purva Sharegistry India Private Limited
5	Offer Details a. Date of Opening of the Offer b. Date of Closure of the Offer	Purva Sharegistry India Private Limited Thursday, June 13, 2024 Thursday, June 27, 2024
6	Date of Payment of Consideration	

Proposed in the Offer

Actual

25.00%

24.99%

Nil

25.00%

Offer Price 74.00 ₹4.00 Aggregate number of sharestendered 77,40,663(1) 1.650 1.650 7.3 Aggregate number of shares accepted 77,40,663(1) 3.09.62.652 6,600.00 Size of Offer (Number of shares multiplied by offer price per share) 2,32,23,637 Shareholding of the Acquirer before Agreements/Public Announcement (75.01%) (Nil) Shares Acquired by way of Agreements 2,32,21,987 2,32,21,987 · % of Fully Diluted Equity Share Capital 75.00% 75.00% Shares Acquired by way of Open Offer 77.40.663(1) 1,650 · % of Fully Diluted Equity Share Capital 25.00% 0.01% Shares Acquired after Detailed PublicAnnouncement Number of shares acquired Nil Nil

date of Submission of 29.07.2024 upto 15:00 hours. Details of tender Nil Nil Price of the shares acquired Nil · % of the shares acquired Nil Post offer shareholding of Acquirer 3,09.62,650 2,32,23,637 Number · % of Fully Diluted Equity Share Capital 100.00% 75.01% Pre-Offer Post-Offer Pre-Offer Post-Offer Pre & Post offer shareholding of the Public 77,40,663 77,40,663 77,39,013 "IMPORTANT"

(1) Assuming full acceptance under the Open Offer

· % of Fully Diluted Equity Share Capital

The Acquirers severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers), 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the

Issued by the Manager to the Offer on behalf of the Acquirers

CORPWIS

Date : July 13, 2024

7 Details of Acquisition

Particulars

Corpwis Advisors Private Limited G-07, Ground Floor, The Summit Business Park, Andheri Kurla Road

Behind Guru Nanak Petrol Pump, Andheri East, Chakala Midc Mumbai, Maharashtra, India, 400093 Tel No.: +91 22 4972 9990: Fax No.: NA

Email Id: vishalgarg@corpwis.com Website: www.corpwis.com Investor Grievance: investors@corpwis.com

SEBI Registration Number: INM000012962 Validity: till 31.01.2028 Contact Person: Vishal Kumar Garg Place : Mumbai

मुख्यमंत्री योगी आदित्यनाथ ने की आम महोत्सव-2024 की शुरुआत, कहा

इस वर्ष जापान व मलेशिया को 40 टन आम निर्यात करेगा यूपी

लखनऊ,12 जुलाई (भाषा)।

मुख्यमंत्री योगी आदित्यनाथ ने शुक्रवार को कहाँ कि उत्तर प्रदेश इस साल जापान और मलेशिया को 40 टन आम निर्यात करेगा। उन्होंने यह भी कहा कि 160 वर्ष के इतिहास में यह पहली बार हुआ है कि लखनऊ का दशहरी अमेरिका को निर्यात किया जा रहा है। योगी ने कहा कि देश में दशहरी का दाम 60 से 100 रुपए के बीच है लेकिन यही दशहरी जब अमेरिकी बाजार में पहुंचा तो इसका दाम 900 रुपए किलो हो गया है। यानी अगर हम शुल्क दर, माल ढलाई और हवाई भाडा को भी जोड लें तो एक किलो आम अमेरिका भेजने की लागत 250-300 रुपए तक बैठेगी। तब भी एक किसान को एक किलो आम पर 600 रुपए की बचत होगी।

योगी आदित्यनाथ ने शुक्रवार को अवध शिल्प ग्राम में उत्तर प्रदेश आम महोत्सव-2024 की शुरुआत करते कहा कि उत्तर प्रदेश के किसान केवल 3.15 लाख हेक्टेयर क्षेत्रफल में 58 लाख टन आम का उत्पादन करते हैं। देश के कुल आम उत्पादन का 25 से 30 प्रतिशत आम उत्पादन अकेले उत्तर प्रदेश में होता है। उन्होंने कहा कि हमारी सरकार ने भारत सरकार के सहयोग से प्रदेश के किसानों के लिए सहारनपुर,



लखनऊ के अवध शिल्प ग्राम में शुक्रवार को आम महोत्सव में शिरकत करते मुख्यमंत्री योगी आदित्यनाथ।

अमरोहा, लखनऊ और वाराणसी में चार पैक हाउस बनाए हैं। उत्तर प्रदेश आम उत्पादन में देश में अग्रणी है लेकिन अब हमें बढ़ती हुई आबादी के अनुरूप मात्रा और गुणवत्ता दोनों को बनाए रखने के लिए लगातार काम करना होगा। उन्होंने कहा कि आम की कहां से निर्यात करने की संभावनाएं बन सकती हैं और किन-किन देशों के

लिए बन सकती है, हमें उन देशों तक अपनी पहुंच को बनाना पड़ेगा। प्रदर्शनी में 120 किस्म के विशेष आम रखे गए हैं। साथ ही आम ट्रक को हरी झंडी भी दिखाई गई, जिसमें भरे आम विभिन्न देशों को निर्यात होंगे। उन्होंने प्रगतिशील आम के किसानों को सम्मानित किया और आम स्मारिका का विमोचन किया।

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PATEL RETAIL LIMITED

Our Company was originally incorporated as "Patel Retail Private Limited" at Ambernath, Maharashtra as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated June 13, 2007 issued by the Registrar of Companies, Maharashtra, Mumbai. Thereafter, our Company was converted into a public limited company, approved vide shareholders' resolution dated July 18, 2023, pursuant to which the name of our Company was changed to "Patel Retail Limited" and a fresh certificate of incorporation consequent upon change of name on conversion to public limited company was issued by the Registrar of Companies, Maharashtra, Mumbai dated August 28, 2023. For details in relation to the changes in the registered office of our Company, please see "History and Certain Corporate Matters- Changes in the Registered Office" on page 342 of the Draft Red Herring Prospectus.

Corporate Identity Number: U52100MH2007PLC171625

Registered & Corporate Office: Plot No. M-2, Anand Nagar, Additional MIDC, Ambernath (East) - 421506, Maharashtra, India Contact Person: Prasad R Khopkar. Company Secretary and Compliance Officer; Telephone: +91 7391043825; Email: cs@patelrpl.net; Website: www.patelrpl.in

NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED MARCH 29, 2024 ("ADDENDUM")

PROMOTERS OF OUR COMPANY: DHANJI RAGHAVJI PATEL. BECHAR RAGHAVJI PATEL. HIREN BECHAR PATEL AND RAHUL DHANJI PATEL INITIAL PUBLIC OFFERING OF UP TO 1,00,20,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF PATEL RETAIL LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SECURITIES PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER

PRICE") AGGREGATING UP TO ₹ [♦] LAKHS ("THE OFFER"). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO 90,18,000 EQUITY SHARES BY OUR COMPANY AGGREGATING UP TO ₹ [•] LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 10,02,000 EQUITY SHARES (THE "OFFERED SHARES") AGGREGATING UP TO ₹ [●] LAKHS (THE "OFFER FOR SALE"), COMPRISING UP TO 7,68,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY DHANJI RAGHAVJI PATEL, AND UP TO 2,34,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY BECHAR RAGHAVJI PATEL (TOGETHER, "PROMOTER SELLING THE OFFER INCLUDES A RESERVATION OF UP TO 51,000 EQUITY SHARES, AGGREGATING UP TO ₹ [•] LAKHS (CONSTITUTING UP TO [•]% OF THE POST OFFER

LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [●] % AND [●] %, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, OUR COMPANY MAY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER ("BRLM"), OFFER A DISCOUNT OF UP TO ₹ [.] ON THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE PRICE BAND, EMPLOYEE DISCOUNT AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN [.] EDITIONS OF [.] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), [.] EDITIONS OF [.] (A WIDELY CIRCULATED HIND NATIONAL DAILY NEWSPAPER) AND [•] EDITION OF [•] (A WIDELY CIRCULATED MARATHI DAILY NEWSPAPER, MARATHI BEING THE REGIONAL LANGUAGE OF

PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (THE "EMPLOYEE RESERVATION PORTION"), THE OFFER

MAHARAHSTRA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") (BSE TOGETHER WITH THE NSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). OUR COMPANY, IN CONSULTATION WITH THE BRUM, MAY CONSIDER UNDERTAKING A FURTHER ISSUE OF EQUITY SHARES OF THE COMPANY THROUGH A PRIVATE PLACEMENT, PREFERENTIAL ALLOTMENT, RIGHTS ISSUE OR ANY OTHER METHOD, AS MAY BE PERMITTED UNDER THE APPLICABLE LAW TO ANY

PERSON(S), OF UP TO 5,00,000 EQUITY SHARES, AGGREGATING UP TO ₹ [◆] LAKHS PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM. 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.

This Addendum is in reference to the Draft Red Herring Prospectus ("DRHP") filed with SEBI and the Stock Exchanges in relation to the Offer. In this regard, potential Bidders may note the following:

 At the time of filing of the DRHP, our Company had identified Dhanji Raghavji Patel and Bechar Raghavji Patel as the Promoters of the Company. Our Company has, in consultation with the relevant stakeholders, and pursuant to a resolution passed by our Board on July 1, 2024, decided to also identify Hiren Bechar Patel and Rahul Dhanji Patel as the Promoters of the Company w.e.f. July 1, 2024. Accordingly, the DRHP, including the relevant portions of the cover page and sections titled "Definitions and Abbreviations", "Summary of the Offer Document", "Risk Factors", "Capital Structure", "Our Management" and "Our Promoters and Promoter Group" on pages 1 26, 35, 96, 347 and 367 of the DRHP have been suitably updated. All references to the term "Promoter" in the DRHP will include Hiren Bechar Patel and Rahul Dhanji Patel along with Dhanii Raghavii Patel and Bechar Raghavii Patel. All the necessary updates in this regard will be carried out in the Red Herring Prospectus and Prospectus, as and when they are filed with the RoC. SEBI and the Stock Exchanges.

Pursuant to resignation of Deepesh Sanjay Somani- Company Secretary and Compliance Officer of the Company and appointment of Prasad R Khopkar as the Company Secretary and Compliance Officer of the Company, the sections titled "Definitions and Abbreviations", "General Information", "Our Management" and "Other Regulatory And Statutory Disclosures" on pages 1, 86, 347 and 445 of the DRHP have been suitably updated. All the necessary updates in this regard will be carried out in the Red Herring Prospectus and Prospectus, as and when they are filed with the RoC. SEBI and the Stock Exchanges.

Potential Bidders may note that in order to assist the Bidders to get a complete understanding of the updated information, the updated relevant portions of the cover page and sections titled "Definitions and Abbreviations". "Summary of the Offer Document". "Risk Factors". "General Information". "Capital Structure". "Our Management". and "Our Promoters and Promoter Group" have been included in this Addendum. The abovementioned changes are to be read in conjunction with the DRHP and accordingly their references in the DRHP stand updated pursuant to this Addendum. The information in this Addendum supplements the DRHP, and updates the information in the DRHP, as applicable. However, this Addendum does not reflect all the changes that have occurred between the date of filing of the DRHP and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus. Please note that all other details/ information included in the DRHP will be suitably updated, including to the extent stated in this Addendum, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, SEBI and the Stock Exchanges. Investors should not rely on the DRHP or this Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filled with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only proposed to be offered and sold outside the United States in "offshore transactions", as

defined in and in reliance on Regulation S of the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur/ are made. This Addendum which has been filed with SEBI and the Stock Exchanges shall be made available to the public for comments, if any, for a period of atleast 21 days, from the date of such filing with SEBI and the Stock Exchanges and will be available on their website www.sebi.gov.in, the websites of the Stock Exchanges i.e., www.nseindia.com,

www.bseindia.com, the website of the Company i.e., https://patelrpl.in/ and the website of the BRLM, i.e., Fedex Securities Private Limited at www.fedsec.in. All capitalized terms used in this Addendum shall, unless the context otherwise requires, have the meaning ascribed to them in the DRHP. BOOK RUNNING LEAD MANAGER (BRLM) REGISTRAR TO THE OFFER



Date : July 11, 2024

Place: Ambernath, Maharashtra

jurisdiction where those offers and sales occur.

Fedex Securities Private Limited

Address: B7, 3rd Floor, Jay Chambers, Dayaldas Road, Vile Parie (East), Mumbai- 400057, Maharashtra, India Telephone: +91 8104985249; Email: mb@fedsec.in Contact person: Saipan Sanghvi; Website: www.fedsec.in SEBI Registration No.: INM000010163



Bigshare Services Private Limited Address: Office No S6-2. 6th Floor, Pinnacle Business Park, Next to Ahura Centre. Mahakali Caves Road, Andheri (East), Mumbai- 400093, Maharashtra, India.

Telephone: 022-62638200; Email: ipo@bigshareonline.com Investor Grievance email: investor@bigshareonline.com; Contact person: Babu Rapheal Website: www.bigshareonline.com; SEBI Registration No.: INR000001385

For PATEL RETAIL LIMITED

On behalf of the Board of Directors

Prasad R Khopkar Company Secretary and Compliance Officer

PATEL RETAIL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP with SEBI. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, is available on the website of the Company at www.pateirpl.in and the website of BRLM, i.e. Fedex Securities Private Limited at www.fedsec.in. Bidders should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors". beginning on page 35 of the DRHP. Potential Bidders should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are only being offered and sold outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the

एक रूपयात पीक विमा योजना काढण्याचे शेवटचे ४ दिवस बाकी

नांदेड, दि.१२ : केवळ रूपयामध्ये शेतातील पिकाचा पीक विमा काढला जातो. केंद्र व राज्य सरकार मोठ्या प्रमाणात यासाठी आर्थिक तरतूद त्यामुळे जिल्ह्यातील ज्या शेतकऱ्यांनी आपले पीक संरक्षित केले नसतील त्यांनी तातडीने पीक विमा योजनेचा लाभ घ्यावा, असे आवाहन जिल्हा प्रशासनाने केले आहे. यासंदर्भात जिल्हा अधिक्षक कृषि अधिकारी भाऊसाहेब बन्हाटे यांनी व्हिडिओ संदेश जारी करतांना स्पष्ट केले की, गेल्या वर्षीच्या तुलनेत कमी शेतकऱ्यांनी पीक विमा योजनेचा लाभ यावर्षी घेतला आहे. यावर्षी ९७ टक्के पाऊस आतापर्यंत आला असून पिके संरक्षित करणे आवश्यक गेल्यावर्षी विमा योजनेमध्ये ११ लाख शेतकऱ्यांनी भाग घेतला होता. मात्र यावर्षी गुरुवार ११ जुलै पर्यंत ७ लाख ४५ हजार शेतकऱ्यांनीच पीक विमा योजनेचा लाभ घेतला आहे. या योजनेतून नांदेड जिल्ह्यामध्ये ४०० कोटीपेक्षा अधिक लाभ शेतकऱ्यांना झाला आहे. योजनेची प्रभावी अंमलबजावणी घेता प्रत्येक गावागावात यासंदर्भात जनजागृती व्हावी. केवळ १ रूपयामध्ये सेवाकेंद्र, सेतूकेंद्र व बँकेत जाऊन प्रधानमंत्री पिक विमा योजनेचा लाभ घेता येतो.

शेवटच्या तारखेची वाट बघू नका

पीक विमा योजनेसाठी १५ जुलै शेवटची मुदत आहे. परंतू शेवटच्या तारखेला पीक विमा भरतांना पोर्टलवर येणाऱ्या अडचणी लक्षात घेता त्यापूर्वीच आपल्या सहभाग नोंदविणे आवश्यक आहे. या योजनेमध्ये वेळेला महत्त्व असते त्यामुळे मुदतवाढ दिली जाणार नाही, हे लक्षात घेऊन सर्व शेतकऱ्यांनी याबाबत तातडीने पीक विमा योजनेचा लाभ घ्यावा. असे आवाहन त्यांनी केले आहे.

क्षयरोगाचा प्रसार रोखण्यासाठी १८ वर्षावरील नागरिकांचे लसीकरण - डॉ. तानाजी सावंत

मुंबई, दि.१२ : देशाला सन २०२५ पर्यंत क्षयरोग मुक्त करण्याचे ध्येय केंद्र सरकारने ठेवले आहे. देशाच्या क्षयरोग मुक्तीच्या लढ्यात महाराष्ट्र राज्यही मागे नाही. राज्यातही क्षयरोग निर्मुलनाबाबत प्रभावी कार्यवाही करण्यात येत आहे. क्षयरोगाच्या उच्चाटनासाठी सरकारने ११ राज्यांमध्ये १८ वर्षावरील नागरिकांना क्षयरोगाची लस देण्याची मोहीम सुरू केली आहे. यामध्ये राज्याचाही सम ावेश आहे. लस घेण्यासाठी नागरिकांचे समुपदेशन करून जास्तीत जास्त नागरिकांना लस देण्याचा शासनाचा प्रयत्न राहील, अशी माहिती सार्वजनिक आरोग्य व कुटूंब कल्याण मंत्री प्रा. डॉ. तानाजी सावंत यांनी विधानसभेत प्रश्लोत्तराच्या तासात दिली.

याबाबत विरोधी पक्ष नेते विजय वडेट्टीवार यांनी प्रश्न उपस्थित केला होता. या प्रश्नाच्या चर्चेत सदस्य पृथ्वीराज चव्हाण, राजेश टोपे, मनीषा चौधरी, आशिष शेलार, डॉ. नितीन राऊत, प्राजक्त तनपुरे, रोहित पवार यांनी भाग घेतला.

जाहीर सूचना

माझ्या अशिलांच्या वतीने अधिकाराच्या चौकशीकरिता येथे सूचना देण्यात येत आहे की, त्यांना खालील ामुद केलेली जागा **१) रुतु महर्षी दवे** व **२) महर्षी किशोर दवे** यांच्याकडून खरेदी करण्याची इच्छा आहे. पुढे **१) रुतु महर्षी दवें व २) महर्षी किशोर दवे** यांनी येथे कळविले आहे की, खाली नमुद केलेले मळ दस्तावेज हरवले आहेत.

- अ. (बिल्डर्स), हस्तांतरकर्ता आणि श्रीमती रश्मी रणजीत रामैया व श्री. रणजीत भिमजी रामैया हस्तांतरीती यांच्या दरम्यान झालेला विकी करारनामा
- श्रीमती रश्मी रणजीत रामैया व श्री. रणजीत भिमजी रामैया, हस्तांतरकर्ता आणि श्री. अश्विन बाबुलाल अदानी, हस्तांतरीती यांच्या दरम्यान झालेला दिनांक १३.०६.१९९४ रोजीचा विक्री

तर कोणा व्यक्तीस, संस्थेस, कंपनीस, एचयुएफ यांना खाली नमुद मालमत्तेबाबत विक्री, तारण, अधिभार मालकीहक्क, बक्षीस, भाडेपट्टा, वापर, न्यास, ताबा, वारसाहक्क किंवा अन्य इतर प्रकारे कोणताही दावा अधिकार, हक्क किंवा हित असल्यास त्यांनी लेखी स्वरुपात पृष्ठठ्यर्थ करारनामा आणि/किंवा दस्तावेजांच्य प्रमाणित प्रतींसह खालील स्वाक्षरीकर्ता यांचे कार्यालय अर्थात **ॲडव्होकेट नेविल छेडा, द्वारा छे**डा ॲण्ड असोसिएटस्, दकान क्र.७ व ८, तळमजला, मधुर कोहौसोलि., टीपीएस ५५वा व ५६वा रस्ता, वीर सावरकर मैदानाजवळ, नाना पालकर स्मृती समिती मार्ग, बोरिवली (प.), मुंबई-४०००९२ यांच्याकडे आजच्या तारखेपासून १४ (चौदा) दिवसांत कळवावे. अन्यथा असे दावा किंव आक्षेप विचारात न घेता खाली नमुद मालमत्तेची चौकशी केली जाईल आणि दावा असल्यास त्याग स्थगित केले आहे असे समजले जाईल आणि त्याकरिता माझे अशील किंवा मी जबाबदार असणार नाही कृपया नोंद असावी की, जाहीर सूचनेद्वारे दिलेले उत्तर/दावा विचारात घेतले जणार नाही.

वर संदर्भीत मालमत्तेची अनुसुची

गालकीत्व आधारावरील निवासी जागा अर्थात फ्लॅट क्र.४८. क्षेत्रफळ ५३४ चौ.फ. **बिल्टअप क्षेत्र.** ४**था** मजला, सी विंग, न्यु सह्याद्री व्ह्यु को-ऑपरेटिव्ह हौिसंग सोसायटी लिमिटेड म्हणून ज्ञात इमारत लोकमान्य टिळक रोड, बोरिवली (पॅश्चिम) मुंबई-४०००९२, मालमत्ता सीटीएस क्र.६१५, गाव बोरिवली गलिका बोरिवली, नोंदणी जिल्हा व उप-जिल्हा मुंबई उपनगर येथील जिमनीचे सर्व भाग किंवा खंड चएसजी/(टीसी)/२६२७/८६-८७) यांच्याद्वारे वितरीत भागप्रमाणपत्र क्र.ए-३६ अंतर्गत नोंदीत अनुक्रमांक **१७६** ते १८० (दोन्ही समाविष्ट) धारक **रु.५०/- (रुपये पन्नास फक्त)** प्रत्येकीचे **०**५ (पाच) पर्णपणे भरणा केलेले शेअर्स.

ठिकाण: मुंबई दिनांक: १३.०७.२०२४

श्री, नेविल पी, छेडा वकील, उच्च न्यायाल



परिशिष्ट क्र.६९ ऋण वसूली न्यायाधिकरण मुंबई क्र.३ वित्त मंत्रालय, भारत सरकार

सेक्टर ३०ए, रघुलीला मॉलच्या पुढे, वाशी रेल्वे स्टेशन जवळ, वाशी. नवी मंबई-४००७०३ आर.पी.क्र.७३/२०१९

बँक ऑफ महाराष्ट्र . शालिमार क्रॅकर्स व इतर

) प्रमाणपत्र कर्जदार

विक्री घोषणेचे निराकरण करण्यासाठी सूचना सीडी-१. मे. शालिमार क्रॅकर्स, (मालक श्री. हरीश बक्षोमल कुंदनानी)

सीडी-२. श्रीमती हरेश बक्षोमल किंदनानी.

राहणार :- फ्लॅट क्र. ७, ४था मजला, अमृत टॉवर, शिव सेवा कार्यालयासमोर, नेताजी, उल्हासनगर-४

सीडी-३. श्री. जगदीश बक्षोमल जुंदनानी

राहणार :- फ्लॅट क्र. ५०१, ५वा मजला, कोपशेवर पॅलेस, कलानिनमहाल जवळ, उल्हासनगर-२.

सीडी-४. श्री. राहेश बन्सीलाल शर्मा

राहणार :- बीके क्र.७१६, रूम प्लॉट क्र. २६१, मुकेश निवास, हॉस्पिटल आरे, उल्हासनगर-३, ठाणे-४२१ ००३ ज्याअर्थी, माननीय पीठासीन अधिकारी, ऋण वसूली न्यायाधिकरण मुंबई (डीआरटी-३) यांनी वसुली प्रमाणपत्र ओ.ए.क्र.१५९/२०१९ मध्ये वसूली साठी काढले रु.२,१७,८३,३०५.००/- (रूपये दोन कोटी सतरा लाख प्यापेशी हजार तीनशे पाच फक्त) व्याजासह आणि सीडीज कडून संयुक्तपणे आणि स्वतंत्रपणे, आणि तुम्ही, सीडीज प्रमाणपत्र धारक वॅंक/आर्थिक संस्था ची थकबाकी परत करण्यात अयशस्वी झाल आहात. आणि जेथे खाली स्वाक्षरी केलेल्या व्यक्तीने नमूद केलेल्या संलग्न मालमत्तेची विक्री करण्याचा आदेश

न्हणून, तुम्हाला याद्वारे सूचित केले जाते की विक्रीची घोषणा काढण्यासाठी आणि त्यातील अटींची पर्तता करण्यासाठी दि.०८.०८.२०२४ ही तारीख निश्चित करण्यात आली आहे. तुम्हाला याद्वारे घोषणेच्या अटींच्य सेटलमेंटमध्ये सहभागी होण्यासाठी आणि नमूद केलेल्या मालमत्तेशी संलग्न असलेले कोणतेही बोजा, शुल्क दावे किंवा दायित्वे किंवा त्यांच्या कोणत्याही भागाची माहिती खाली स्वाक्षरीदारांच्या निदर्शनास आ

स्थावर/बंगम मालमत्तेची अनुसूची दुकान क्र. १,२,३ आणि ४ क्षेत्रफळ सुमारे २०८० चौ.फू. (सुपर बिल्ट अप क्षेत्र) तळमबला, 'गबानंद . बेअरिंग सीटीएस क्र. २९४०४ आणि २९४०५, नगरपालिकेच्या प्रभाग क्रमांक ५६ अंतर्गत हेच मूल्यमाप केले जाते, तालुका : उल्लासनगर, जिल्हा: ठाणे, उल्हासनगर, महानगरपालिका हद्दीत.



(दिपा सुद्रमणियन) वसूली अधिकारी-२, ऋण वसुली न्यायाधिकरण - ३

<u> विवावप्</u> गॅलेक्सी सरफॅक्टन्ट्स् लिमिटेड

नोंदणीकृत कार्यालयः सी–४९/२, टीटीसी इंडस्ट्रीयल एरिया, पावणे, नवी मुंबई-४००७०३, महाराष्ट्र भारत. **दुर.क**.:+९१–२२–२७६१६६६, फॅक्स:+९१–२२–२७६१५८८३/२७६१५८८६, बसाईट:<u>www.galaxysurfactants.com,</u> ई-मेल:<u>investorservices@galaxysurfactants.com</u>

३८व्या वार्षिक सर्वसाधारण सभेची सूचना

ोथे सचना देण्यात येत आहे की. कंपनीच्या सदस्यांची **३८वी वार्षिक सर्वसाधारण सभा (एजीएम) बधवा**र ०७ ऑगस्ट, २०२४ रोजी दु.२.३०वा.(भाप्रवे) सामायिक ठिकाणी सदस्यांच्या वास्तविक उपस्थित . जपनी कायदा २०१३ च्या सर्व लागू तरतुदी आणि सहकार मंत्रालयाद्वारे (एमसीए) द्वारे वितरीत सर्वसाधा रिपत्रक क ०९/२०२३ दिनांक २५ सप्टेंबर २०२३ आणि मागील सर्वसाधारण परिपत्रक क १०/२०२३ दिनांक २८ डिसेंबर, २०२२, २/२०२२ दिनांक ५ मे, २०२२, १९/२०२१ दिनांक ८ डिसेंबर, २०२१ २०/२०२० दिनांक ५ मे, २०२०, १४/२०२० दिनांक ८ एप्रिल, २०२०, १७/२०२० दिनांक १३ एप्रिल २०२० आणि ०२/२०२१ दिनांक १३ जानेवारी, २०२१ आणि सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोज गयरमेंट्स) रेग्युलेशन्स २०१५ नुसार आणि भारतीय प्रतिभूती व विनिमय मंडळद्वारे वितरीत परिपत्रव क.सेबी/एचओ/सीएफडी/सीएमडी१/सीआयआर/पी/२०२०/७९ दिनांक १२ मे, २०२०, सेबी/एचओ/ गिएफडी/सीएमडी२/सीआयआर/पी/२०२१/११ दिनांक १५ जानेवारी, २०२१, सेबी/एचओ/सीएफडी, गिएमडी२/सीआयआर/पी/२०२२/६२ दिनांक १३ मे, २०२२ आणि सेबी/एचओ/सीएफडी/पीओडी-२ २/पी/सीआयआर/२०२३/४ दिनांक ५ जानेवारी, २०२३ (यापुढे आवश्यक परिपत्रके) रोजीचे परिपत्रव (सेबी) नुसार व्हिडीओ कॉन्फरन्सींग (व्हीसी)/अन्य दुकश्राव्य माध्यम (ओएव्हीएम) मार्फत होणार आहे. एजीएम सूचना तसेच वार्षिक अहवाल २०२३–२४ ज्या सदस्यांचे ई–मेल कंपनी/डिपॉझिटरी सहभागीदारकडे नोंद आहेत त्यांना परिपत्रकेनुसार विद्युत स्वरुपाने पाठविण्यात येतील. वरील प्रक्रिया कंपनीने **गुरुवा**र 99 जुलै, २०२४ रोजी पुर्ण केली आहे. वरील दस्तावेज कंपनीच्या https: www.galaxysurfactants.com/pdf/financial-performance/2023-24/annual/Annual Report-2023-24.pdf वेबसाईटवर आणि स्टॉक एक्सचेंजच्या अर्थात नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड व बीएसई लिमिटेडच्या अनुक्रमे <u>www.nseindia.com</u> व <u>www.bseindia.com</u>

कंपनी कायदा २०१३ च्या कलम १०८ च्या तरतुदी सहवाचिता कंपनी (व्यवस्थापन व प्रशासन) अधिनियम २०१५ च्या नियम २० (कोणतेही वैधानिक फेरबदल किंवा पुर्नसुधारणेसह) आणि सेबी (लिस्टिंग ऑब्लिगेशन्र ऑपड डिस्क्लोजर रिकायरमेंट्स) रेग्यलेशन्स २०१५ च्या नियम ४४ नसार कंपनीने एजीएममध्ये मंजर करावयाः नेयोजित ठरावांवर सदस्यांना मत देण्यासाठी सुविधा दिलेली आहे. सदस्यांना एजीएममध्ये मंजूर करावय नियोजित ठरावांवर **नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेड** (एनएसडीएल) या रिमोट ईं–वोटिंग सुविधेकरिता नियुक्त एजीन्सीकडून कंपनीकरिता विद्युत मतदान प्रणालीने (रिमोट ईं–वोटिंग) मत देता येईल नर कोणी व्यक्ती नोंद दिनांक अर्थात **बुधवार, ३१ जुलै, २०२४** रोजी सदस्य नोंद पुस्तक/लाभार्थी मालकांचे नोंद पुस्तकात ज्या व्यक्तींची नावे नमुद आहेत त्यांना रिमोट ई-वोटिंग/एजीएममध्ये विद्युत स्वरुपाने तदानाचा अधिकार असेल. जे सदस्य रिमोट ई-वोटिंगने मत देतील त्यांना सभेत उपस्थित राहता येईल परंतु एजीएममध्ये पुन्हा मत देण्याचा अधिकार असणार नाही.

रिमोट ई-वोटिंग **रविवार, ४ ऑगस्ट, २०२४ रोजी स.९.००वा,** प्रारंभ होईल आणि **मंगळवार, ६ ऑगस्ट** २**०२४ रोजी सायं.५.००वा.** समाप्त होईल. तद्नंतर लिंक इनटाईमकडून मतदानाकरिता पद्धत बंद केली जाईल. ई-वोटिंगसंबंधी काही प्रश्न किंवा तक्रारी असल्यास भागधारकांनी enotices@linkintime.co.in वर . ई–मेल पाठवावा किंवा टोल फ्री क्र.०२२–४९१८६०००.

गॅलेक्सी सरफॅक्टन्ट्स लिमिटेडकरि

नवी मुंबई १२ जुलै, २०२४

निरंजन केतव कंपनी सचिव



श्री नारायण गुरू को-ऑपरेटिव्ह बँक लि. श्री नारायण नगर, पी.एल. लोखंडे मार्ग, चेंबूर (पश्चिम), मुंबई - ४०० ०८९ दूर.क्र.८४५१९१०५०६, **ई-मेल:** headoffice@sngcbank.com

एजीएम सूचना

येथे सूचना देण्यात येत आहे की, श्री नारायण गुरु को-ऑपरेटिव्ह बँक लि.ची २४वी वार्षिक सर्वसाधारण सभा रविवार, २८ जुलै २०२४ रोजी सकाळी १९.०० वा. श्री नारायण गुरु हायस्कूल कॉम्प्लेक्स, १४वा मजला सेमिनार हॉल, पी.एल. लोखंडे मार्ग, चेंबूर (पश्चिम), मुंबई-४०००८९ येथे पुढील व्यवसायावर विचारविमर्श करण्याकरिता होणार आहेः

- . दि.२३ सप्टेंबर २०२३ रोजी झालेल्या शेवटच्या वार्षिक सर्वसाधारण सभेचे इतिवृत्त वाचणे आणि पुष्टी
- . ३१ मार्च २०२४ रोजीचा संचालकांचा अहवाल आणि लेखापरीक्षित ताळेबंद आणि ३१ मार्च २०२४ रोजी संपलेल्या वर्षासाठीचा नफा आणि तोटा लेखासह एकत्रितपणे वार्षिक अहवाल विचारात घेणे आणि त्याचा अवलंब करणे यासह प्रस्तावित नफा आणि लाभांशाची घोषणा (सूचना अपलोड केली आहे) www.sngcbank.in ही वेबसाइट आणि एजीएमची सूचना यासह पोस्टल अंतर्देशीय पत्रांद्वारे पाठविली गेली आहे).
- ३१.०३.२०२४ रोजी संपलेल्या आर्थिक वर्षासाठी मे.यार्डी प्रभ अँड असोसिएटस एलएलपी (चार्टर्ड अकाउंटरस) कडील वैधानिक लेखापरीक्षण अहवाल विचारात घेणे आणि स्वीकारणे.
- आर्थिक वर्ष २०२३-२४ साठी इंग्रजी मजकूरात आर्थिक विवरणांसह वैधानिक लेखापरीक्षण अहवाल सादर करण्यास मान्यता देणे.
- मुंबई हे कॉस्मोपॉलिटन शहर असल्याने इंग्रजी मजकुरात आर्थिक वर्ष २०२३-२४ साठी ३१ मार्च २०२४ . च्या लेखापरीक्षित ताळेबंदासह आर्थिक विवरणपत्रे आणि नफा आणि तोटा खाते सादर करण्याच् मंडळाच्या शिफारशीला मान्यता देणे.
- बँकेच्या उपविधी आणि नियमांनुसार परवानगी असलेल्या आर्थिक वर्ष २०२३-२४ साठी बँकेच्या कामकाजाशी संबंधित आणि सदस्यांच्या प्रश्नांची उत्तरे देणे, इतर कोणत्याही व्यवसायाचे उपक्रम आणि विल्हेवाट लावणे आणि त्याबद्दल किमान ५ दिवसांची सूचना, लिखित स्वरूपात, बँकेच्या मुख्य कार्यालयात
- आर्थिक वर्ष २०२४-२५ साठी बँकेच्या वैधानिक लेखापरीक्षकांच्या नियुक्तीसाठी ठङ्ख ला शिफारस करण्याच्या संचालक मंडळाच्या निर्णयाला मान्यता देणे. . या २४ व्या वार्षिक सर्वसाधारण सभेला उपस्थित न राहिलेल्या बँकेच्या सभासदांना अनुपस्थितीची रजा
- मंजर करणे.
- सभेच्या अध्यक्षांच्या परवानगीने इतर कोणतीही बाब.

अध्यक्षांना द्यावी लागेल.

संचालक मंडळाच्या आदेशान्वये सुरेश शिवण्णा सालियन ठिकाण : मुंबई मुख्य कार्यकारी अधिकारी

दिनांक: १९.०६.२०२४ तदस्यांसाठी महत्त्वाच्या सूचना ्र नियोजित तारखेला आणि वेळेवर सभेसाठी गणसंख्या नसताना, सभा अर्ध्या तासासाठी तहकब केली जाईल आणि तहकब केलेली सभा गणसंख्येची पर्वा न करता त्याच ठिकाणी लगेचच घेण्यात येईल.

सदस्यांना विनंती आहे की, पत्यातील बदल, जर असेल तर, आणि संपर्क क्रमांक ई-मेल पत्यासह त्वरित

रोज वाचा दै. 'मुंबई लक्षदीप'

जाहीर सूचना

सर्वसामान्य जनतेस सुचित करण्यात येत आहे की, दी ओरिएन्टल इन्शुरन्स कंपनी लि यांच्याद्वारे वितरीत खालील कव्हरनोट हे हरवले असल्याने दादर पोलीस ठाणे येथे दिनांक ०४.०७.२०२४ रोजी तक्रार क्र.७३६१४–२०२४ अंतर्गत तक्रार नोंद केली आहे.

कव्हर नोट क्रमांक खालीलप्रमाणे:

DEPT	воок ID	COVER NOTE NO.	STATUS
	321800	CN-202-DADAR6478 TO CN-202-DADAR6481	
	321800	CN-202-DADAR6483	i
	321800	CN-202-DADAR6486	i
	321800	CN-202-DADAR6491	İ
	321800	CN-202-DADAR6493	İ
	321800	CN-202-DADAR6498 TO CN-202-DADAR6501	Ī
	321800	CN-202-DADAR6503	1
	321800	CN-202-DADAR6505	İ
	321800	CN-202-DADAR6506 TO CN-202-DADAR6513	İ
	321800	CN-202-DADAR6515 TO CN-202-DADAR6597	1
	321154	CN-140-DADAR3520 TO CN-140-DADAR3525	İ
	321155	CN-141-DADAR3451 TO CN-141-DADAR3475	
	321227	CN-142-DADAR3526 TO CN-149-DADAR3723	
	321799	CN-201-DADAR5182 TO CN-201-DADAR5384	
	435332	VCN-117323 TO VCN-117516	
	435332	VCN-1110785 TO VCN-1111000	
48	435332	VCN-117517 TO VCN-119999	OPEN
	435332	VCN-1110000 TO VCN-1110089	
	597472	VCNDADAR24027	
	631783	VCNDADAR260640 TO VCNDADAR260654	
	664194	VCNDDR2910122	
	645922	VCNDADAR23081	
	945945	CN-A-239812426	
	684929	CN-124-44711151 TO CN-124-4471112	
	693047	CN-F124447-F11154	ļ
	634540	VCNDADAR1	ļ
	659596	VCNDDR1610121	ļ
	659686	VCNDDR1610122 TO VCNDDR1610123	ļ
	751677	CN-43-CN1056	ļ
	1037113	CN-2369111711	1
	1037133	120000-2369111711	
	1037213	cn_2369111711	
	1119102	CN-B-2402112539	

उपरोक्त नमुद कव्हरनोटसुच्या गैर वापरामुळे होणारे कोणतेही नुकसान किंवा दायित्वाकरिता कंपनी जबाबदार असणार नाही. जर कोणास ते सापडल्यास कपया पढील पत्यावर आणन द्यावे: दी ओरिएन्टल इन्शुरन्स कंपनी लि., शाखा कार्यालय दादर, २रा मजला, सेनापती बापट मार्ग, दादर पश्चिम, मुंबई-४०००२८, दूर.:०२२-४०२२१२८२.

दी ओरिएन्टल इन्शुरन्स कंपनी लि.करिता अनिथा डी. उचिल, वरिष्ठ विभागीय व्यवस्थापिका

SIMPLEX

सिम्प्लेक्स रिअल्टी लिमिटेड

सीआयएन : L17110MH1912PLC000351 **ीकृत कार्यालय :** ३०, केशवराव खाड्ये मार्ग, संत गाडगे महाराज चौक, मुंबई ४०० ०११. दूरध्वनी : ०२२ २३०८२९५१

संकेतस्थळ: www.simplex-group.com ईमेल: company-secretary@simplex-group.cor

१११ वी वार्षिक सर्वसाधारण सभा, ई-मतदान आणि बुक क्लोजर यांची सूचना

ार्षिक सर्वसाधारण सभा:

यादारे सचित करण्यात येते की. सिम्प्लेक्स रिअल्टी लिमिटेड (कंपनी) यांची १११ वी वार्षिक सर्वसाधारण सभा (एजीएम मा) बुधवार, दिनांक ७ ऑगस्ट २०२४ रोजी दुपारी १२ वाजता केवळ व्हिडीओ कॉन्फरन्सिंग (व्हीसी) / अन्य मान्यताप्रा दुकश्राच्य माध्यमे (ओएव्हीएम) यांच्या माध्यमातून जी नॅशनल सिक्युरिटी डिपॉझिटरी लिमिटेड (एनएसडीएल) यांनी उपलब् करून दिली आहेत, त्यांच्या माण्यमातृत वार्षीक सर्वसाधारण सभेच्या सुचनेत नमूद करण्यात आलेल्या विषयांच्या अनुरूष वेण्यात येणार आहे. ही सभा कंपनी कायदा २०१३ (कायदा) च्या लागू असलेल्या तरतुर्दीच्या अनुसार तसेच त्या अंतर्गत बनविण्यात आलेल्या विविध नियमांच्या अनुसार आणि सामान्य परिपत्रक दिनांकीत ०८ एप्रिल २०२०, १३ एप्रिल २०२० . ५ मे २०२०, तसेच या संदर्भात जारी करण्यात आलेली अन्य परिपत्रके ज्यात अलीकडचे परिपत्रक दिनांकीत २५ सप्टेंब . २२३ चा समावेश आहे आणि जी कॉर्पोरेट व्यवहार मंत्रालय यांनी जारी केली आहेत त्यांच्या अनुसार घेण्यात येणार आहे. (यापुढे ज्यांचा एकत्रित उल्लेख एमसीए परिपत्रके असा करण्यात येणार आहे) त्याच प्रमाणे ही सभा मास्टर परिपत्रक दिनांकी १९ जुलै २०२३ तसेच त्यासह वाचा परिपक्र दिनंकीत ०७ ऑक्टोबर २०२३ जी सिक्युरिटीज औड एक्स्वेंज बोर्ड ऑफ इंडिया (सेबी परिपक्रके) यांनी जारी केली आहेत आणि ज्यांच्या अनुसार वार्षिक अहवाल आणि सूचना यांच्या प्रत्यक्ष प्रति भासदांना निर्गमित करण्यापासून सवलत देण्यात आली आहे, त्यांच्या अनुसार घेण्यात येणार आहे

वरील प्रमाणे नमूद् केलेल्या परिपत्रकाच्या अनुसार कंपनीने वार्षिक सर्वसाधारण सभेची सूचना तसेच २०२३–२४ कारेताचा वार्षिक अहवाल शुक्रवार, दिनांक १२ जुलै २०२४ रोजी इलेक्ट्रॉनिक माध्यमातून केवळ अशा सभासदांना निर्गमित करण्याची प्रक्रिया पूर्ण केली आहे ज्या सभासदांचे इ मेल तपशील कंपनी किंवा रजिस्ट्रार आणि ट्रान्स्फर एजंट तसेच डिपॉझिटरी यांच्याकडे नोंदणीकृत आहेत. वार्षिक सर्वसाधारण सभेची सूचना प्रत्यक्ष प्रत सभासदांना पाठविण्याची आवश्यकता वरील

२०२३- २४ करिताचा वार्षिक अहवाल ज्यात वार्षिक सर्वसाधारण सभेची सूचना समाविष्ट आहे तो कंपनीचे संकेतस्थळ www.company-secretry@simplex-group.com येथे तसेच स्टॉक एक्स्वेंच यांची सकेतस्थळ म्हणजेच www. bseindia.com येथे उपलब्ध करून देण्यात आला आहे. त्याची एक प्रत एनएसडीएल यांचे संकेतस्थळ www.evoting. nsdl.com येथे उपलब्ध करून देण्यात आली आहे.

कायद्याच्या कलम ९१ च्या तरतुर्दीच्या अनुसार तसेच त्या अंतर्गत बनविण्यात आलेल्या नियमांच्या अनुसार कंपनीच्य

भासद नोंद पुस्तिका आणि समभाग हस्तांतरण पुस्तिका **गुरुवार, दिनांक ०१ ऑगस्ट २०२४ ते बुधवार, दिनांक ०७ ऑगस्ट** २०२४ (दोन्ही दिवस धरून) या कालावधीत वार्षिक सर्वसाधारण सभा तसेच तहकबी आणि लाभांश यांच्या उद्देश्याने बंद

कायद्याचे कलम १०८ च्या तरतुर्दीच्या अनुसार तसेच त्यासह वाचा कंपनीज (मॅनेजमेंट अँड ऍडमिनिस्ट्रेशन) नियम २०११ कारबाच करान एट आ तारपुराव्या अनुसार स्तर पात्रक तथा करनाम (नगजन ऊड एडानास्ट्रका) गयन रुराउ चा नियम २० च्या अनुसार तसेच त्यासह वाचा त्यात वेळोवेळी करण्यात आलेत्या सुधागा, तसेच इस्टिस्ट्रट्ट ऑफ कंप्रोस सेक्रेटरीज ऑफ इंडिया यांनी सर्वसाधारण सभेच्या संदर्भात जारी केलेले सेक्रेटरिअल स्टेंडड्स (एसएस-२) यांच्या अनुसार आणि सेबी एलओडीआर अधिनियम चा नियम ४४ चा उपखंड (१) आणि (२) यांच्या अनुसार वार्षिक सर्वसाधारण सभेच्या सूचनेत नमृद करण्यात आलेल्या विषयांवर मतदान करण्यासाठी कंपनी आपल्या सभासदांना वार्षिक सर्वसाधारण सभेच्या पूर्वी दूस्थ ई-मतदान पद्धती तसेच वार्षिक सर्वसाधारण सभेच्या दरम्यान ई-मतदान पद्धतीने मतदान करण्यासाठी सुविधा लब्ध करून देत आहे आणि त्यासाठी इलेक्ट्रॉनिक मतदान सुविधा उपलब्ध करून देण्यासाठी कंपनीने एनएसडीएल यांर्च वा घेतली आहे

सभासद वार्षिक सर्वसाधारण सभेच्या ठिकाणच्या व्यतिरिक्त अन्य ठिकाणाहून इलेक्ट्रॉनिक मतदान पद्धतीने मतदानाचा हक्क बजाबू शकतात (दृस्य इ मतदान). दृस्य ई-मतदान कालावधीला रिवास, दिनांक ०४ ऑगस्ट २०१४ रोजी सकाळी ९.०० बाजता प्रारंभ करण्यात बेईल आणि ही प्रक्रिया मंगळवार, दिनांक ०६ ऑगस्ट २००४ रोजी संख्याकळी ५.०० बाजता संयुष्टात बेईल. या कालावधीच्या द्रस्यान कंपनीचि असे समासद, ज्यांच्याकडे कंपनीचे समामा प्रत्यक्ष स्वरूपात उपलब्ध आहेत किंवा [इसेंट स्वरूपात सुधवार दिनांक ३१ जुलै २०२४ रोजी (''कट ऑफ तारीख'') उपलब्ध आहेत ते दूरस्थ ई-मतदान पद्धतीने मतदान करू शकतील. सदरील तारीख आणि वेळ उलटून गेल्यानंतर दरस्थ ई-मतदान पद्धतीने मतदान करण्यासाठ ारवानगी दिली जाणार नाही. आणि त्यानंतर दरस्थ इ मतदान प्रारूप दरस्थ ई-मतदानासाठी एनएसडीएल यांच्याकडून बं

दूरस्थ ई-मतदान प्रक्रियेच्या संदर्भातील आवश्यक त्या सर्व सूचना वार्षिक सर्वसाधारण सभेच्या सूचनेत विस्ताराने देण्या आल्या आहेत. सभासदांना आवाहन करण्यात येते की त्यांनी खालील बार्बीची नोंद घ्यावी.

दूरस्थ ई-मतदान प्रक्रिया खालील प्रमाणे नमूद करण्यात आलेल्या कालावधीत उपलब्ध असणार आहे.

रविवार, दिनांक ०४ ऑगस्ट २०२४ रोजी सकाळी ९.०० वाजता पासून

मंगळवार, दिनांक ०६ ऑगस्ट २०२४ रोजी संध्याकाळी ५.०० वाजता वानंतर दरस्थ ई-मतदान प्रारूप दरस्थ ई-मतदानासाठी एनएसडीएल यांच्याकडून बंद करण्यात येईल. सदरील तारीख आणि वेळ उलटून गेल्यानंतर दुरस्थ ई-मतदान पद्धतीने मतदान करण्यासाठी परवानगी दिली जाणार नाही

- बी. सभासदांचे मताधिकार हे बुधवार दिनांक ३१ जुलै २०२४ रोजी ('कट ऑफ तारीख') कंपनीच्या एकूण पेड अप समभा भांडवलात सभासदांकडे उपलब्ध असलेल्या समभागांच्या प्रमाणावर अवलंबून असतील. सभेच्या दरम्यान देखील दुरस्थ ई-मतदान पद्धतीने मतदान करण्याची सविधा उपलब्ध करून देण्यात येणार आहे आणि जे सभासद सभेला उपस्थि इन्ताराज्ञ पद्धान भारान करण्याचा युविया उत्तराज्य करूल दूष्णार पत्रा आठ आण स्ताराज्ञ कर्ताचा उत्तराज्ञ उत्तराज अरुणार आहेत आणि ज्यांनी सभेच्या पूर्वी दूरस्थ ई-मतदान पद्धतीने मतदानाचा हक्क बजावलेला नाही असे सभास्त सभे सभेच्या दरम्यान ई-मतदान पद्धतीने मतदानाचा हक्क बजावू शकतील. अशी व्यक्ती जिचे नाव कंपनीच्या सभासद नोंट पुस्तिकेत / लाभार्थी मालकांच्या यादीत कट ऑफ तारीख रोजी नोंद असेल अशी व्यक्तीच वार्षिक सर्वसाधारण सभेच्या पूर्वी दूरस्थ ई–मतदान पद्धतीने तसेच वार्षिक सर्वसाधारण सभेच्या दरम्यान ई–मतदान पद्धतीने मतदान करण्यासार्ट
- अशी व्यक्ती जी कंपनीच्या वार्षिक सर्वसाधारण सभेची सचना निर्गमित करण्याची प्रक्रिया पूर्ण झाल्यानंतर कंपनीचे ज्ञाता जा जा जा जा जा भाग के व्यवसाय समय सूचना त्रामा अरुवाना आक्रमा आठवा पुण्णात्वासर क्षेत्रमा समामा घेऊन कर्माची समामद झाली आहे आणि कर ऑफ तारीख रोजी तिच्चाकडे कंपनीचे समामा आहेत तर अशी व्यक्ती दूरस्थ इ मतदानासाठी आवश्यक असलेला लॉग इन आयडी आणि पासवर्ड प्राप्त करू शकते. त्यासाठी evoting@nsdl.co.in येथे विनंती पाठविणे आवश्यक आहे किंवा टोलफी क्रमांक १८००-२२२-९९० येथे संपर्क
- ज्या सभासदांनी वार्षिक सर्वसाधारण सभेच्या पूर्वी दूरस्थ ई-मतदान पद्धतीने मतदान केलेले आहे असे सभास इलेक्ट्रॉनिक माध्यमातून सभेला उपस्थित राह् शकतात मात्र ते सभेच्या दरम्यान पुन्हा मतदान करण्यासाठी पात्र असणा

कंपनीचे असे सभासद ज्यांच्याकडे कंपनीचे समभाग प्रत्यक्ष/डिमॅट स्वरूपात उपलब्ध आहेत आणि ज्यांनी आपला ई-मेल करनाच अत समासद ज्याज्याकड करनाच समागा अत्यक्ष ।।इमट स्वरूपात अराच्या आहत आगा ज्याना आस्वा ३-मर त्याचील करनी/आरटीण्/डीपी चांच्याकड नेंदाणीकृत किंवा द्याववत केलेला नाही त्यांचा आवाहक करणता येत की त्यांची खालील प्रमाणे नमूद करण्यात आलेली कागदपत्रे/माहिती ई-मेलच्या माध्यमातून पूर्वा शेअरजिस्ट्री इंडिया प्रायब्हेट लिमिटेड. कंपनीचे रिक्ट्सर आणि ट्रान्स्फर एज्ट्स यांच्याकडे <u>support@purvashare.com</u> थेथे झेलंच्या गाध्यमातृत पाठवूर द्यावी किंवा आपले डीपी यांच्याकडे द्यावी ज्या योगे त्यांचा ई-मेल तपशील नोंदणीकृत/अद्ययावत होईल तसेच त्यांना दूस्थ ई–मतदान पद्धतीने आणि वार्षिक सर्वसाधारण सभेच्या दरम्यान ई–मतदान पद्धतीने मतदान करण्यासाठी युजर आयडी आणि ासवर्ड प्राप्त करणे शक्य होईल.

- कंपनीच्या दप्तरी नोंद असलेले नोंदणीकृत नाव ई-मेल आयडी आणि मोबाईल क्रमांक
- डीपीआयडी क्लायंट आयडी, क्लायंट मास्टर कॉपी किंवा एकत्रित खाते उतारा (समभाग डिमॅट स्वरूपात असल्यास
- समभाग प्रमाणपत्राची स्कॅन केलेली स्वयंसाक्षांकीत प्रत (मागून आणि पुढून) पॅनकार्ड आणि आधार कार्ड यांची स्कॅन केलेली स्वयंसाक्षांकीत प्रत

ज्या सभासदांनी वार्षिक सर्वसाधारण सभेच्या पूर्वी दूरस्थ ई-मतदान पद्धतीने मतदानाचा हक बजावलेला आहे असे सभासद वार्षिक सर्वसाधारण सभेला उपस्थित राह् शकतात मात्र वार्षिक सर्वसाधारण सभेच्या दरम्यान त्यांना पुन्हा मतदान करता येणार नाही. एखाद्या सभासदाने एखाद्या प्रस्तावावर एकदा मतदान केलेले असेल तर त्याला त्यात पुन्हा बदल करता येणार नाही. कोणतीही व्यक्ती जी कंपनीच्या वार्षिक सर्वसाधारण सभेची सचना निर्गमित करण्याची प्रक्रिया पर्ण झाल्यानंतर कंपनीचे जनवारिक क्या जो कंपनीची समासद झाली आहे आणि कर ऑफ तारीख रोजी तित्यांबर अध्यो हूँ साल्यांचर करावां समागा घेऊन कंपनीची समासद झाली आहे आणि कर ऑफ तारीख रोजी तित्यांबर करनीचे समागा आहेत तर अणी व्यक्ती वार्षिक सर्वसाधारण सभेच्या मुद्दा क्रमांक १४ मध्ये नमूद केलेल्या सूचनांचा अवलंब करून लॉग इन आयडी किंवा

जर सभासदांना ई-मतदानाच्या संदर्भात कोणत्याही स्वरूपाच्या शंका असल्यास त्यांना आवाहन करण्यात येते की त्यांनी <u>www.evoting.nsdl.com</u> येथे डाउनलोड विभागात उपलब्ध करून दिलेले डाउनलोड विभागात उपलब्ध असलेले ासदांकरिता उपलब्ध करून देण्यात आलेले फ्रिकेंटली आस्वड केश्चन्स तसेच सभासदांकरिता उपलब्ध करून देण्यात आलेले समारादाकारता अराज्य अराज्य साम जाराज क्रान्य कार्या अराज्य के अराज्य कार्या कार्या कर साम कर सामाया इ. मदाना युज्ञ मंत्रुअल यांचा संदर्भ च्यावा. किंवा २२२ ४८८६ ७००० आणि ०२२-२४१९ ७००० वेथे संपर्क सामावा किंवा पहुंची महात्रे, वरिष्ठ व्यवस्थापक, एनएसडीएल यांच्याशी <u>evoting@nsdl.co.in</u> थेथे संपर्क सामावा.

घोषित झालेले निकाल आणि छाननी अधिकारी यांचा अहवाल कंपनीचे संकेतस्थळ www.company-secretary@ simplex_group.com येथे आणि एनएसडीएन वांचे सकेतस्थ्य येथे अध्यक्ष यांची किंवा त्यांनी तेखी स्वरूपता प्राधिक्य केलेल्या अन्य व्यक्तीने निकाल घोषित केल्यानंतर ताबडतोब प्रकाशित कण्यात येतील. सदरील निकाल स्टॉक एक्स्वेंच यांच संकेतस्थळ <u>www.bseindia.com</u> येथे अपलोड करण्यात येतील.

ाभांश आणि रेकॉर्ड तारीख

दिनांक : १२ जुलै २०२४

पासवर्ड प्राप्त करू शकते.

भासदांनी कृपया नोंद घ्यावी के कंपनीच्या संचालक मंडळाने त्यांच्या दिनांक २१ मे २०२४ रोजी झालेल्या बैठकीत ३१ मार्च २०२४ रोजी संपलेल्या आर्थिक वर्षासाठी १०/- रु. दर्शनी मूल्य असलेल्या प्रत्येक समभागावर प्रति समभाग रु. १, म्हणजेच १०%) लाभांशाची शिफारस केली आहे. सदरील लाभांश वार्षिक सर्वसाधारण सभेत घोषित करण्यात अ टीडीएसला अधीन राहून बुधवार, दिनांक ७ ऑगस्ट २०२४ रोजी किंवा त्यानंतर अदा करण्यात येईल. ३१ मार्च २०२४ रोजी ांपलेल्या आर्थिक वर्षोसाठी जाहीर करण्यात आलेला लाभांश प्राप्त करण्यासाठी सभासदांची पात्रता निर्धारित करण्यासाठ कंपनीने बुधवार, दिनांक ३१ जुलै २०२४ ही तारीख रेकॉर्ड तारीख म्हणून निश्चित केली आहे.

पंचालक मंडळाच्या आदेशाच्या अनुसा सिम्प्लेक्स रिअल्टी लिमिटेड यांच्या करित

> संध्या आर किर्ण पूर्ण वेळ संचालन डीआयएन : ०३३४६७८९



आर्ट हौसिंग फायनान्स (इंडिया) लिमिटेड

ी सुभाष प्लेस, पितमपुरा, नवी दिल्ली-११००३४.

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ च्या कलम १३(२) अन्वये सूचना. खालील स्वाक्षरीकर्ता हे **आर्ट हौसिंग फायनान्स (इंडिया) लिमिटेड,** सरफायसी कायदा २००२ च्या कलम २(१)(एम)(४) अन्वये, नोंद पत्ता-१०७, १ला मजल बेस्ट स्काय टॉवर, नेताजी सुभाष प्लेस, पितमपुरा, नेवी दिल्ली-११००२४ (यापुढे प्रतिभूत धनको) यांचे प्राधिकृत अधिकारी आहेत, यांनी **०६.०७.२०२४ रोजी** एनपीए म्हणून घोषित झालेल्या खालील कर्ज खाते क्रमाकामध्ये विद्यमान सूचना बजावली होती.

3		खाते	कर्जदार व सह-	कर्जदार व सह-कर्जदारांचा	प्रतिभूत मालमत्तेचे	मागणी सूचना	थकबाकी देय
9		मांक	कर्जदारांची नावे	पत्ता	तपशील	१३(२) दिनांक	रक्कम
8	०५५	सकेएलएन १६ - १७ १०७५४	नंदकुमार आर कदम आणि आशा नंदकुमार कदम आणि घोंडीराम बी. मुगडे	जय हिंद मित्र मंडळ, तीन डोंगरी रोड क्र.१ प्रेम नगर नगर गोरेगाव (प.) पाठक हॉटेल जवळ यशवंत नगर महाराष्ट्र ४००१०४ आणि सागर स्क्रीन इंक कंपनी स्टेशन एनी प्रिंटर ४७/ए, खतीनी वॉल्ट गोरेगाव (पूर्व) महाराष्ट्र जैन हॉस्पिटल जवळ - ४००००४ आणि कार्यालय २७/ए, सुमित सम्राट अरेनाडे अमेय रोड गोरेगाव (प.) महाराष्ट्र - ४००१०४ आणि प्रेम नगर झोपडपट्टी भाग क्र.०२, रस्ता क्र.०२, उत्तत नगर किशोर डोंगरी गोरेगाव पिक्षम सुंबई महाराष्ट्र ४००१०४, बी/१, नवजीवन मित्र मंडळ, किशोर डोंगरी, यशवंत नगर, गोरेगाव (प.) महाराष्ट्र - ४००१०४	मजल्यावर, २० चौ.मी. (बिल्ट अप क्षेत्र), इमारत क. ३ श्री जीवदानी कृपा अपार्टमेंट म्हणून ज्ञात मधील, जिमन बेऔरंग सक्हें क. ३९९, हिस्सा क्र. २ सक्हें क. ३९९, हिस्सा क्र. ५, गाव - वसहं, तालुका - वसहं, जिल्हा- पालपर,		०९.०७.२०२४ रोजी इ.१२,०५,८२५/- (रुपये बारा लाख पाच हजार आउशे पंचवीस फक्त)

कर्जदारांना येथे कळविण्यात आले आहे की, सदर सूचनेच्या प्रकाशन तारखेपासून ६० दिवसात थकबाकी रक्कम जमा करावी अन्यथा येथे नमुद प्रतिभूत मालमत्तेत दिलेल्या संपदावर प्रतिभृत हिताची अंमलबजावणी करण्याचा अधिकार वापरला जोईल. सदर सूचना ही **एएचएफएल**कडे उपलब्ध कोणत्याही पूर्वग्राहाशिवाय देण्यात

कर्जदारांचे लक्ष वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरत्द आहे. सही/- प्राधिकृत अधिकारी आर्ट हौसिंग फायनान्स (इंडिया) लिमिटेड ठिकाण: पालघर (महाराष्ट्र) दिनांक: १३.०७.२०२४

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

SWOJAS ENERGY FOODS LIMITED Corporate Identification Number: L15201MH1993PLC358584 Registered Office: 6L, 10th Floor, 3 Navjeevan Society, Dr Dadasaheb Bhadkamkar Marg, Mumbai Central, Mumbai - 400 008, Maharashtra Tel. No.: +91 22 4013 9929; Fax: NA

Email: swojasenergyfoodsltd@gmail.com; Website: www.sefl.com

Open Offer for acquisition of up to 77,40,663 fully paid-up existing shares of face value of Rs. 10/- each ("Equity Shares"), representing 25.00% (Twenty Five percent) of the existing Equity Share capital of Swojas Energy Foods Limited (The "Target Company") in accordance with the extant Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open

This Post Offer Advertisement is being issued by Corpwis Advisors Private Limited on behalf of Parthrajsinh Harshadsinh Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as 'Acquirers") in connection with the offer made by the Acquirers in compliance with Regulation 18 (12) of the Takeover Regulations. The Detailed Public Statement with respect to the aforementioned offer was made on Friday, March 15, 2024, in the Financial Express, Jansatta and Mumbai Lakshadeep Newspapers.

I	1	Name of the Target Company	Swojas Energy Foods Limited
	2	Name of the Acquirer(s) and PAC	Parthrajsinh Harshadsinh Rana ("Acquirer 1") and Jyoti Gupta a.k.a Jyoti Khandelwal ("Acquirer 2") (hereinafter collectively referred to as "Acquirers")
	3	Name of the Manager to the Offer	Corpwis Advisors Private Limited
I	4	Name of the Registrar to the Offer	Purva Sharegistry India Private Limited
I	5	Offer Details	Purva Sharegistry India Private Limited
		a. Date of Opening of the Offer b. Date of Closure of the Offer	Thursday, June 13, 2024 Thursday, June 27, 2024
I	6	Date of Payment of Consideration	Thursday, July 11, 2024
г			

7	Details of Acquisition						
SI. No.	Pari	iculars	Proposed Doc	l in the Offe ument	r A	ctual	
7.1	Offer Price		₹4.00		?	?4.00	
7.2	Aggregate number of sharestendered		77,40,663(1)		1	1,650	
7.3	Aggregate number of shares acce	epted	77,4	40,663(1) 1,6		,650	
7.4	Size of Offer (Number of shares r	nultiplied by offer price per share)	3,09	9,62,652	6,6	00.00	
7.5	Shareholding of the Acquirer befo	re Agreements/Public Announcement		Nil	2,32	,23,637	
	(No & %)			(Nil)	(75	5.01%)	
7.6	Shares Acquired by way of Agree	ments					
	Number		2,32	2,21,987	2,32	2,32,21,987	
	 % of Fully Diluted Equity Share 	Capital	7:	5.00%	75	75.00%	
7.7	Shares Acquired by way of Open	ares Acquired by way of Open Offer					
	Number		77,4	10,663(1)	1	,650	
	 % of Fully Diluted Equity Share 	•	2	5.00%	0	.01%	
7.8	Shares Acquired after Detailed Po	ublicAnnouncement					
	Number of shares acquired		Nil			Nil	
	 Price of the shares acquired 			Nil		Nil	
	 % of the shares acquired 			Nil		Nil	
7.9	Post offer shareholding of Acquire	er					
	Number			9,62,650		,23,637	
	 % of Fully Diluted Equity Share 	Capital	10	00.00%	75	5.01%	
7.10	Pre & Post offer shareholding of t	he Public	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer	
	Number		77,40,663	Nil	77,40,663	77,39,013	
	 % of Fully Diluted Equity Share 	Capital	25.00%	Nil	25.00%	24.99%	
	Note:						

(1) Assuming full acceptance under the Open Offer

The Acquirers severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers), 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the

Issued by the Manager to the Offer on behalf of the Acquirers

COZPWIS

Corpwis Advisors Private Limited G-07, Ground Floor, The Summit Business Park, Andheri Kurla Road

Behind Guru Nanak Petrol Pump, Andheri East, Chakala Midc Mumbai, Maharashtra, India, 400093 Tel No.: +91 22 4972 9990; Fax No.: NA

Email Id: vishalgarg@corpwis.com Website: www.corpwis.com

Investor Grievance: investors@corpwis.com SEBI Registration Number: INM000012962 Validity: till 31.01.2028

Contact Person: Vishal Kumar Gard Date : July 13, 2024

गि सुभाष प्लेस, पितमपुरा, नवी दिल्ली-११००३४. ग-१२२०१५.

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ च्या कलम १३(२) अन्वये सूचना. खालील स्वाक्षरीकर्ता हे **आर्ट हौसिंग फायनान्स (इंडिया) लिमिटेड,** सरफायसी कायदा २००२ च्या कलम २(१)(एम)(४) अन्वये, नोंद पत्ता-१०७, १ला मजला, बेस्ट स्काय टॉवर, नेताजी सुभाष प्लेस, पितमपुरा, नवी दिल्ली-११००३४ (यापुढे प्रतिभूत धनको) यांचे प्राधिकृत अधिकारी आहेत, यांनी **०६.०७.२०२४ रोजी** एनपीए

अ. क्र.	कर्जखाते क्रमांक	कर्जदार व सह- कर्जदारांची नावे	कर्जदार व सह-कर्जदारांचा पत्ता	प्रतिभूत मालमत्तेचे तपशील	मागणी सूचना १३(२) दिनांक	थकबाकी देय रक्कम
<i>∞</i>	एलएनकेएलएन ०१४१८- १९०००४६३६	विकास दिपक राठोड आणि दिपक राठोड आणि सिताबाई दिपक राठोड		क्र.एफ२, एक्झार्बिया वांगणी फेज- ३ म्हणून ज्ञात कॉम्प्लेक्स, खड्याचा पाडा, १०/१, १८/२, १९/३, १८/४, १९/१/बी,१९/४, २३/ १, २३/२, २४/१४, २३/४, २४/६७ फेज २, २४/१, २४/३, २४/४, २४/११, २४/१२, २४/ १३, २५/३/बी, गाव -	०९.०७.२०२४	०९.०७.२०२४ रोजी इ.९,१३,०५४/ (इपये नऊ लाख तेरा हजार चोपन फक्त)
N	एलएनकेएलएन ०१४१८- १९०००५६०९	विशाल महादेव शिरे आणि छाया महादेव शिरे आणि महादेव पांडुरंग शिरे	मु.पोस्ट-शिम्पे,कोल्हापूर, महाराष्ट्र- ४१६२१४ आणि २५/२५ कामगार नगर नं.१, नवीन प्रभादेवी रस्ता मुंबई, सामना प्रेस जवळ, प्रभा देवी, मुंबई, महाराष्ट्र- ४००२५ आणि मधली गळी, शिंपे, कोल्हापूर, शहावाढी, महाराष्ट्र- ४१६२१४	मजला, इमारत क्र.ए४, एक्झार्बिया वांगणी म्हणून ज्ञात कॉम्प्लेक्स, गट क्र. १०/१,१८/२, १९/३,१८/ ४, १९/१/बी, १९/४, २३/१, २३/२, २४/१४, २३/४, २४/	०९.०७.२०२४	०९.०७.२०२४ रोजी इ.६,२०,४२५/ (रुपये सहा लाग् वीस हजार चार पंचवीस फक्त)

कर्जदारांना येथे कळविण्यात आले आहे की, सदर सूचनेच्या प्रकाशन तारखेपासून ६० दिवसात थकबाकी रक्कम जमा करावी अन्यथा येथे नमुद प्रतिभूत मालमत्तेत दिलेल्या संपदावर प्रतिभत हिताची अंमलबजावणी करण्याचा अधिकार वापरला जाईल. सदर सचना ही **एएचएफएल**कडे उपलब्ध कोणत्याही पर्वग्राहाशिवाय देण्यात

कर्जदारांचे लक्ष वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरतृद आहे. ठिकाण: रायगड (महाराष्ट्र) सही/- प्राधिकृत अधिकारी आर्ट हौसिंग फायनान्स (इंडिया) लिमिटेड