

D & A FINANCIAL SERVICES (P) LIMITED

Merchant Banking & Corporate Advisory Services

Date: 27th January, 2025

To
The Head (Listing),
Department of Corporate Services
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street, MUMBAI-400001

REG.: OPEN OFFER TO THE SHAREHOLDERS OF LKP FINANCE LIMITED ("TARGET COMPANY") BY M/S HINDON MERCANTILE LIMITED AND MR. KAPIL GARG (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

Dear Sir,

We, in the capacity of Manager to the captioned offer and in compliance with Reg. 26(7) of the Securities and Exchange Board of India (SAST) Regulations, 2011 are enclosing herewith Newspaper Cuttings of Recommendation of Independent Director Advertisement yesterday in all editions of Financial Express (English), Jansatta (Hindi) and Mumbai edition of Mumbai Lakshadweep (Marathi) for acquisition of shares of target company by the acquirers in compliance with applicable provisions of SEBI (SAST) Regulations, 2011 and subsequent amendments thereto.

Kindly take it on your record.

Thanking you,

Yours faithfully,

For D & A Financial Services (P) Limited.

(PRIYARANJAN Vice President

Encl.: As Above

SERVICES OF NEW DELHI



Central Depository Services (India) Limited

Registered Office: A-2501, Marathon Futurex, A Wing, 25" Floor, Mafatlal Mills Compound, N.M. Joshi Marg, Lower Parel (East), Mumbai - 400 013 CIN: L67120MH1997PLC112443

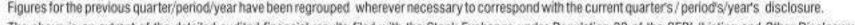
EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

	91	7						DV.		10	(All figures i	in ₹ Lakh e:	(cept EPS)
				Conso	lidated					Stand	lalone		
Sr.	Particulars		Quarter ended	1	Nine Mon	ths Ended	Year ended		Quarter endec	1	Nine Mon	ths Ended	Year ended
No.	Pardiculars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
	ļ,	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)
1	Income from operations	27,810.76	32,226.37	21,447.94	85,775.95	57,147.44	81,225.66	22,096.63	24,781.49	16,957.20	66,667.17	45,587.34	64,095.70
2	Other Income	2,000.34	3,624.93	2,148.00	8,576.15	6,846.05	9,504.73	1,390.06	7,616.81	1,626.71	11,290.36	8,230.71	10,193.31
3	Net profit for the period before tax (before exceptional and extraordinary items and share of profit/(loss) of Associates)	16,765.68	22,410.37	14,600.67	56,588.85	39,065.19	55,709.47	13,445.94	22,101.75	11,634.06	49,189.88	34,521.46	47,279.41
4	Net profit for the period before tax (after exceptional and extraordinary items and share of profit/(loss) of Associates)	16,837.90	22,469.02	14,499.55	56,769.95	38,761.01	55,601.16	13,445.94	22,101.75	11,634.06	49,189.88	34,521.46	47,279.41
5	Net profit for the period after tax (after exceptional and extraordinary items and share of profit/(loss) of Associates)	12,980.95	16,195.78	10,748.06	42,593.45	29,013.85	41,955.41	10,492.83	17,115.27	8,572.33	38,133.21	26,588.95	36,331.92
6	Total comprehensive income for the period [comprising profit /(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	13,093.58	16,161.72	10,733.13	42,638.05	28,795.53	41,726.18	10,508.73	17,077.56	8,564.20	38,066.40	26,395.96	36,122.22
7	Equity share capital (Refer note 2)	20,900.00	20,900.00	10,450.00	20,900.00	10,450.00	10,450.00	20,900.00	20,900.00	10,450.00	20,900.00	10,450.00	10,450.00
8	Other equity						1,35,884,34	_	c 5			The second secon	1,05,537.76
9	Earnings per equity share (FV ₹ 10 each) Basic and Diluted (₹) (Refer note 2) (Not annualised except yearly data)	6.23	7.75	5.14	20.40	13.87	20.05	5.02	8.19	4.10	18.25	12.72	17.38

Notes:

The audited consolidated and standalone financial results of the Company for the guarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee

of the Board on January 24, 2025 and approved by the Board of Directors at its meeting held on January 25, 2025. 2 Pursuant to the approval of the Shareholders in Annual General Meeting held on August 17, 2024, the company had allotted 10,45,00,000 Bonus Equity Shares of ₹ 10 each in the ratio of 1 (One) Equity Share for 1 (One) Equity Share held to the Equity Shareholder(s) whose name appeared in the Register of Shareholders of the Company/List of Beneficial Owners maintained by the Depositories on August 24, 2024 i.e. "Record Date". The said Bonus Equity Shares ranked pari-passu in all respects with the existing Equity Shares of the Company including dividend entitlement. After bonus issue, the Subscribed and Paid-up Equity Share Capital as on December 31, 2024 was ₹ 20,900 Lakh divided into 20,90,00,000 Equity Shares of ₹ 10 each. Accordingly, as per Ind AS 33 - Earning Per Share, the calculation of basic and diluted earning per share for all periods presented have



The above is an extract of the detailed audited financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the audited consolidated and standalone financial results for the quarter and nine months ended December 31, 2024 are available on the National Stock Exchange (NSE) website (URL:www.nseindia.com) and on Company's website (URL-https://www.cdslindia.com/InvestorRels/Financial.html). You can now simply scan the QR code provided to view financial results:



Place : Mumbai

: January 25, 2025

Nehal Vora Managing Director & CEO

PROSPECTUS ANNOUNCEMENT, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND "NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



(Please scan this QR code to view the Draft

Red Herring Prospectus)



SHREEJI SHIPPING GLOBAL LIMITED

Our Company was constituted as a partnership firm namely, M/s Shreeji Shipping through deed of partnership dated June 14, 1995 (the "Partnership"). Subsequently, the Partnership was converted to a private limited company, pursuant to a resolution passed at the meeting of Partners dated March 02, 2024. Consequently, the name of our Company was changed to "Shreeji Shipping Global Private Limited" and a fresh certificate of incorporation consequent upon change of name was issued by the Registrar of Companies, Central Registration Centre on April 11, 2024. Our Company received the approval of its shareholders at their extra-ordinary general meeting held on October 17, 2024 for conversion of the Company into a public limited company, the name of our Company was thereafter changed to "Shreeji Shipping Global Limited and a fresh certificate of incorporation consequent upon change of name upon conversion to public limited company was issued to our Company by the Registrar of Companies, Central Processing Centre on November 18, 2024. For further details, see "History and Certain Corporate Matters" on page 210 of the Draft Red Herring Prospectus dated January 24, 2025 ("DRHP"). Corporate Identity Number: U52242GJ2024PLC150537

Registered and Corporate Office: "Shreeji House", Town Hall Circle, Kalayad, Jamnagar 361001, Gujarat, India

Contact Person: Archanaba Krunalsinh Gohil, Company Secretary and Compliance Officer; Tel: +91 288 2553331; E-mail: info@shreejishipping.in Website: www.shreejishipping.in

OUR PROMOTERS: ASHOKKUMAR HARIDAS LAL AND JITENDRA HARIDAS LAL

INITIAL PUBLIC OFFERING OF UP TO 20,000,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SHREEJI SHIPPING GLOBAL LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF T [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF T [•] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO T [•] MILLION (THE "ISSUE"). THE ISSUE SHALL CONSTITUTE [•] % OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10 EACH AND THE ISSUE PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs AND WILL BE ADVERTISED IN ALL EDITIONS OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [+] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [+] EDITIONS OF [+] (A WIDELY CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID! ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision to the Price Band, the Bid/Issue Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working. Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Issue Period for a minimum of one Working Day, subject to the Bid/ Issue Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the website of the BRLMs and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the

This is an Issue in terms of Rule 19(2)(b) of the SCRR, read with Regulation 31 of the SEBI ICDR Regulations. The Issue is being made through the Book Building Process in terms of Regulation 6 (1) of the SEBI ICDR Regulations, wherein not more than 50% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs and such portion, the "QIB Portion"), provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"), in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion, Further, 5% of the Net QIB Portion shall be available. for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Issue shall be available for allocation to Non-Institutional Bidders ("Non-Institutional Portion") of which (a) one-third of the Non-Institutional Portion shall be reserved for Bidders with an application size between ₹ 0.20 million up to ₹ 1 million and (b) two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 1 million provided under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion, and not less than 35% of the Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Issue through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA Process. For further details, see "Issue Procedure" on page 409 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Issue and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on January 25, 2025. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.shreejishipping.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Beeline Capital Advisors Private Limited and Elara Capital (India) Private Limited at www.beelinemb.com and www.elaracapital.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 35 of the DRHP.

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

on page 92 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and" Certain Corporate Matters" on page 210 of the DRHP.

BOOK RUNNING I	LEAD MANAGERS	REGISTRAR TO THE ISSUE
BEELI//E Capital Advisors Pvt. Ltd.	Elara Capital	
Beeline Capital Advisors Private Limited B 1311-1314, Thirteenth Floor, Shilp Corporate Park, Raipath Rangoli Road, Thaltej, Ahmedabad, Gujarat-380054 India. Telephone: +91 79 4918 5784 Email: mb@beelinemb.com Website: www.beelinemb.com Investor Grievance ID: ig@beelinemb.com Contact Person: Nikhil Shah SEBI Registration Number: INM000012917	Elara Capital (India) Private Limited One International Center, Tower 3, 21 st Floor, Senapati Bapat Marg, Elphinstone Road (West), Mumbai – 400013, Maharashtra, India Telephone: + 91 22 6164 8599 Email: shreeji.ipo@elaracapital.com Website: www.elaracapital.com Investor Grievance ID: mb.investorgrievances@elaracapital.com Contact Person: Narendra Gamini SEBI Registration Number: INM000011104	Bigshare Services Private Limited S6-2, 6°Floor, Pinnacle Business Park, Mahakali Caves Road, Next to Ahura Centre, Andheri East, Mumbai –400093, Maharashtra, India Telephone: +91 22-62638200 E-mail: ipo@bigshareonline.com Investor grievance e-mail:investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Vinayak Morbale SEBI Registration Number: INR000001385

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

For SHREEJI SHIPPING GLOBAL LIMITED On behalf of the Board of Directors

Place: Jamnagar, Gujarat Date: January 25, 2025

Archanaba Krunalsinh Gohil Company Secretary and Compliance Officer

SHREEJI SHIPPING GLOBAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI and the Stock Exchanges on January 25, 2025. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.shreejishipping.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Beeline Capital Advisors Private Limited and Elara Capital (India) Private Limited at www.beelinemb.com and www.elaracapital.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP filed with SEBI and the Stock Exchanges. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision and should instead rely on the RHP, for making investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933 ("U.S. Securities Act") or any state securities laws in 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 being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made.

Adfactors 593/25

Nido Home Finance Limited

(Formerly known as Edelweiss Housing Finance Limited) Corporate Identity Number: U65922MH2008PLC182906 Registered Office: Tower 3, 5th Floor, Wing 'B', Kohinoor City Mall, Kohinoor City, Kirol Road, Kurla (West), Mumbai - 400070 Tel: +91 22 4272 2200 Email ID: assistance@nidohomefin.com, Website: www.nidohomefin.com

Financial Results for the quarter and nine months ended December 31, 2024

		Quarter	Year Ended	
	Particulars	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	March 31, 2024 (Audited)
1	Total income from operations	131.67	113.40	464.84
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	2.31	3.34	26.06
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	2.31	3.34	26.0€
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	5.94	2.58	19.31
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5.94	2.58	19,25
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	69.35	69.35	69.35
7	Reserves (excluding Revaluation Reserves)	749.75	735.57	745.44
8	Securities Premium Account	407.52	407.52	407.52
9	Net worth [†]	819.10	804.92	814.79
10	Paid-up Debt Capital / Outstanding Debt ²	2,974.44	2,871.68	2,866.74
11	Outstanding Redeemable Preference Shares			
12	Debt Equity Ratio	3.63	3.57	3.5
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each)*			55 55
	- Basic	0.86	0.37	2.78
	- Diluted	0.86	0.37	2.78
14	Capital Redemption Reserve	S	825	a e
15	Debenture Redemption Reserve	25.63	25.63	25.63
16	Debt Service Coverage Ratio (DSCR) ⁴	0.43	0.32	0.40
17	Interest Service Coverage Ratio (ISCR) ⁵	1.03	1.04	1.09

- 1. Net worth = Share capital + Share application money pending allotment + Reserves & Surplus Deferred Tax Assets 2. Paid-up Debt Capital / Outstanding Debt = Total Debt (Debt Securities + Borrowings (other than debt securities) +
- Subordinated Liabilities + Securitisation liability) 3. Debt Equity Ratio = Total Debt (Debt Securities + Borrowings (other than debt securities) + Subordinated Liabilities +
- Securitisation liability) / Net worth 4. DSCR = (Profit before interest and tax+ Collection received from customer for loans given) / (Interest expense + Principal
- 5. ISCR = Profit before interest and tax / Interest expense

nine months ended December 31, 2024.

- 1. The above is an extract of the detailed format of quarter and year ended financial results filed with the Stock Exchanges in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations, 2015'), as amended. The full format of quarter and year ended financial results are available on the websites of the Stock exchange (www.bseindia.com and www.nseindia.com) and the Company's website (https://www.nidohomefin.com/.)
- 2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (www.bseindia.com and www.nseindia.com) and the Company's website
- (https://www.nidohomefin.com/.). 3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors of the Company at their respective meetings held on January 24, 2025. The Statutory Auditors have conducted limited review and have issued an unmodified report on the financial results for the quarter and

Mumbai January 24, 2025

Details of the Offer pertaining to TC

Name of the Manager to the Offer

Rajat Avasthi MD & CEO DIN: 07969623

On behalf of the Board of Directors

LKP FINANCE LIMITED

(Registered Office: - 203, Embassy Centre, Nariman Point, Mumbai, Maharashtra 400021) Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of LKP Finance

Limited under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SEBI SAST Regulations), as amended till date. 23.01.2025 LKP Finance Limited Name of the Target Company (TC)

upto 32,67,845 equity shares ("Offer Shares"), representing 26% of the emerging share capital of LKP Finance Limited. (Target Company). Offer Price: Rupees 253.10 (Rupees Two Hundred Fifty Three and Paise Ten Only) per fully paid up equity share including interest payment of Rs 3.10/- (Rupees Three and Paise Ten Only) per equity share as mentioned in the Letter of Offer dated January 20, 2025. Name of the Acquirers and PAC with Acquirers: M/s Hindon Mercantile Limited and Mr. Kapil Garg There is no Person Acting in Concert with the Acquirers for the purpose of this Open Offer. the Acquirers

D & A Financial Services (P) Ltd

SEBI Registration No.: INM000011484 Members of the Committee of (a) Mr. Sajid Mohamed (Chairman) **Independent Directors** Ms. Saseekala Nair (c) Mr. Dara J Kalyaniwala

IDC Member's relationship with the TC IDC members are duly appointed Independent Directors on the board of directors of the Target (Director, Equity shares owned, any other contract/relationship), if any

Members of the Committee do not hold any equity shares in the Target Company or do not have any relationship or interest in the Target Company except to the extent of the sitting fees paid and the reimbursement of expenses by the Target Company in their capacity as Directors and except that the wife of Mr. Dara J Kalyaniwala holds 299 equity shares of the Target Company and Mr Dara J Kalvaniwala is the second holder of these shares.

Open Offer made by Acquirer (s) M/s Hindon Mercantile Limited and Mr. Kapil Garg to acquire

Trading in Equity Shares/other securities of the TC by IDC Members

None of the IDC members have traded in the equity shares or other securities of the Target Company during the: a. 12 months period preceding the date of the Public Announcement dated 28th August, 2024

b. period from the date of the PA till the date of this recommendation.

No relationship exists between the members of the IDC and the Acquirer(s). IDC Member's relationship with the Acquirers/PAC None of the IDC members have traded in the equity shares or other securities of one of the Trading in equity shares/other

securities of the Acquirer/PAC by IDC Members Recommendation on the Open Offer, as to whether the offer is fair and

Acquirers which is an unlisted Company. IDC members believe that the Offer Price of Rs. 253.10 (Rupees two hundred and fifty three and paise ten only) per equity share including interest of Rs 3.10 (Rupees Three and paise ten only) per equity share, is fair and reasonable and is in compliance with the provisions of the SEBI SAST Regulations. The IDC members have noted that the Acquirers are paying interest of Rs. 3.10 (Rupees Three and paise ten only) per equity share at the rate of 10% (ten percent) per

the shareholders of Target Company is fair and reasonable.

Summary of reasons for recommendation

reasonable

The IDC has reviewed the PA issued on August 28, 2024 the Detailed Public Statement published on September 4, 2024, the draft letter of offer dated September 11, 2024 and the Letter of Offer dated January 20, 2025. Further, the equity shares of the Target Company are listed and traded only on BSE Limited and are frequently traded in terms of the SEBI SAST Regulations. The IDC having reviewed the contents of the above stated documents has opined that the Offer Price offered by the Acquirers (being the highest price prescribed) is in accordance with regulation 8(2) of SEBI SAST Regulations. In forming the aforesaid opinion /recommendations the IDC has considered the following:-

annum for the period of delay; and hence the IDC members believe that the Open Offer made to

Offer Price is higher than the price as arrived by taking into account valuation parameters as defined under SEBI SAST Regulations, which comes to Rupees 182.54 per share. The Open Offer by the Acquirer (s) are being made at the highest price amongst the selective criteria and is in line with the Regulations prescribed under the SEBI (SAST) Regulations, and Interest of Rs. 3.10 (rupees three and paise ten only) per equity share at the rate of 10% (ten percent) per annum, has been offered by the Acquirers for delay in opening of the offer due to delay in receipt of RBI approval being statutory approval beyond the period as specified in the SEBI SAST Regulations and SEBI's Observation Letter dated 29th November, 2024 and hence

appear to be fair and reasonable. The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision whether to offer their equity shares in the Open Offer. They

are also advised to seek expert's opinion on taxation before taking their decision in this regard. This statement of the recommendations will be available on the website of the Target Company. Details of Independent Advisors, if any The recommendations were unanimously approved by all the members of the IDC present at the Disclosure of voting pattern of the IDC

Any other matter(s) to be highlighted NIL "To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission of any information or otherwise and includes all the information required to be disclosed by the Committee of Independent Directors of LKP Finance Limited under the SEBI (SAST) Regulations,

For **LKP FINANCE LIMITED**

meeting held on January 23, 2025.

Sd/-Sd/-Sajid Mohamad Saseekala Nair Chairman Member

Dara J Kalyaniwala Member

Sd/-

Date: 25th January, 2025 Place: New Delhi

New Delhi

financialexp.epapr.in

http://ecourts.gov.in/ludhiana Next Date: 26-02-2025 publication notice for proclamation under section U/s:138 of N.I.ACT 82 CRPC

CNR NO. PBLD03-049178-2023 M/s No Vs. Harshpreet Singh Tension Clothing Private Limited Etc. Notice To: 1. M/s No Tension Clothing Pvt Ltd. Village Baniya Khera, Amet Rajsamand, Rajasthan (313331) Through its Director durgesh Singh Bhati 2. Durgesh Singh Bharti 3. Bhupendra Singh Bhati Both Director M/s No Tension Clothing Pvt. Ltd. Village Baniya Khera, Amet Rajsamand

Rajasthan (313331) Whereas it has been proved to the satisfaction of the court that you, the accused above named can't be served in the ordinary way of service, hence this proclamation under section 82 crpc is hereby issued against you with a direction that you should appear personally before this court on 26-02-2025 at 10:00 a.m. or within 30 days from the date of publication of this proclamation: take notice that, in default of your part to appear as directed above the above said case will be heard and determined as per law, in your absence, given under my hand and the seal of the court, for details logon to: https://highcourtchd.gov.in/?trs=district_notice&dist.

rict=ludhiana JMIC Ludhiana

Regulations), as amended till date

Independent Directors

(Director, Equity shares owned, any

other contract/relationship), if any

Trading in Equity Shares/other

securities of the TC by IDC Members

IDC Member's relationship with the

Acquirers/PAC

IDC Members

reasonable

recommendation

Criminal Courts, Ludhiana The Court Of Dr. Jasveer singh JMIC ludhiana COMA/308/2020 Next date, purpose of case, orders and judgment as well as other case information is available on

http://ecourts.gov.in/ludhiana

the court, for details logan to:

rict=ludhiana

Republic Day

SESSION 2025-2026

ADMISSION OPEN

Nursery to Class 9th & 11th

Science, Commerce & Humanities

Next Date: 27-02-2025 publication notice for proclamation under section 82 CRPC U/s:138 of N.I ACT CNR NO. PBLD03-000517-2020

को, जिसकी बंद होने की तारीख 17.02.25 को 14.25 बजे तक रहेंगी. आमंत्रित कर रहे हैं M/s Miglani Apparels निविदाकार निविदा बंद होने की तारीख एव M/s Adarsh Readymade Store Etc. समय तक ही अपनी मूल/संशोधित निविदा Notice To: 1. M/s Adarsh Readymade Store, Ganta प्रस्तत कर पाएंगे। मैनअल (ई-निविदा के Shar, Sitapur (UP) through its proprietor /partner. authorized signatory sh. adarsh kumar (m no. अलावा) प्रस्ताव इस निविदा के विरुद्ध मान्य 99360-89438/95655-11417) 2. Adarsh Kumar नहीं होंगे। इस तरह के मैनुअल प्रस्तावों पर Proprietor/ Partner/authorized Signatory Of M/s ध्यान नहीं दिया जायेगा। आपूर्ति का विवरणः Adarsh Readymade Store, Ganta Shar, Sitapur (UP) (m no. 99360-89438/95655-11417) RADIATOR ASSEMBLIES FOR Whereas it has been proved to the satisfaction of GREAVES MAKE DIESEL ENGINE the court that you, the accused above named can't (PART NO- 201200526084), मात्राः be served in the ordinary way of service, hence this 04 नग, निविदा प्रस्तुत करने की दिनांक proclamation under section 82 crpc is hereby issue एवं समयः ई निविदा को 17.02.2025 को against you with a direction that you should appear personally before this court on 27-02-2025, at 10:00 14.25 बजे तक प्रस्तृत किया जा सकता है, a.m. or within 30 days from the date of publication of वैबसाईट विवरणः ireps.gov.in this proclamation, take notice that, in default of your part to appear as directed above the above said case will be heard and determined as per law, in हमें f 🗷 📧 MMRailways 🗟 NMRailways पर फॉलो करें your absence, given under my hand and the seal of

JMIC Ludhiana

https://highcourtchd.gov.in/?trs=district_notice&dis

COURT NOTICE In The Court Of Sh. Akashdeep Singh Malwai Judicial Magistrate First Class-22, Jalandhar Nurture India Publications

111-PS/25

उत्तर पश्चिम रेलवे

ई-निविदा सूचना

उप मुख्य सामग्री प्रबंधक, उ.प.रे., अजमेर

भारत के राष्ट्रपति के लिए एवं उनकी और से

ई--निविदा सं. 42255005 दिनांक 17.01.25

Vs. Vidhya Sagar Pustak Kendra CNR NO: PBJL03-000305-2020 Next Date: 29-01-2025 Publication Issued To: No.1 Vidhya Sagar Pustak Kendra Through Its Prop. Vijay Kumar Jha No.2 Vijay Kumar Jha Prop. Vidhya Sagar Pustak Kendra R/o Kaushik Nagar Chunapur Road- Purnia And Also Having Shop At Thana Road Banmankhi- Pumia

In above titled case, the accused could not be served through non bailable warrants of arrest proclamation is hereby made the said vidhya sagar is required to appear before this court (or before me) ne 29-01-2025 to answer the said complain/case failing of which he shall be declared person, It is ordered that accused should appear in person or through counsel on 29-01-2025 at 10:00 a.m. for details logon to: https://highcourtchd.gov.in/?trs=district_n otice&district=Jalandhar JMIC -22, Jalandhar

वैंक ऑफ़ बड़ौदा



आर ओ एस ए आर बी मेरढ, 75/1, मंगल पाण्डेय नगर मेरढ (यू.पी.) - 250004

फोन: 8477000776 ईमेल: sarmee@bankofbaroda.com

सरफॉएसि अधिनियम २००२ के अनसार उधारकर्ता / गारंटर / बंधककर्ता को 15 / 30 दिवसीय साँविधिक विक्रय सचना

चल संपत्तियों के विक्रयार्थ विक्रय सूचना

[परिशिष्ट II-ए] [नियम 6(2) का प्रावधान देखें]

प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 6(2) के प्रावधान के साथ पठित वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पूनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत चल परिसंपत्तियों के विक्रयार्थ ई-नीलामी विक्रय सूचना।

एतद्दवारा जनसाधारण को और विशेष रूप में उधारकर्ता(ओं), बंधककर्ता(ओं) तथा गारंटर(रों) को सूचित किया जाता है कि नीचे विवरणित चल संपत्ति / यां, जो प्रतिभूत ऋणदाता के पास दुष्टिबंधककृत बंधककृत / प्रभारित रखी गई हैं, जिनका अधिग्रहण बैंक ऑफ बड़ौदा के प्राधिकृत अधिकारी, प्रतिभृत ऋणदाता द्वारा कर लिया गया है, उनका अब ''जैसी हैं जहाँ हैं'', ''जैसी हैं जो हैं'' और ''वहाँ जो कुछ भी हैं'' आधार पर निम्नांकित खाता / तों में प्रविष्ट बकायों की वसूली हेतू विक्रय किया जायेगा। उधारकर्ता(ओं) / बंधककर्ता(ओं) / गारंटर(रों) / प्रतिभूत परिसंपत्ति / यों / बकाया देयराशियों / आर्रा मूल्य / ई–नीलामी तिथि एवं समय, धराज और बोली वृद्धि राशि के विवरण नीचे दिये गये हैं–

न्न स		अचल संपत्ति का विवरण	कुल देयराशियाँ	ई—नीलामी की तिथि / समय	आरक्षित मूल्य धराज न्यूनतम बोली वृद्धि राशि	अधिग्रहण की स्थिति— (रचनात्मक/भौतिक)	संपत्ति निरीक्षण तिथि एवं समय
11	मेसर्स रामा एग्रो एंड फूड प्रोडक्ट्स पंजीकृत पता: ग्राम राजा रामपुर प्रताप, पोस्ट मौजमपुर नारायण, जिला बिजनौर, यूपी श्री अनुराग गोयल पुत्र स्वर्गीय बिलराम उपनाम विनोद कुमार, निवासी: रामा हाउस, स्टेशन रोड, किरतपुर, जिला बिजनौर, यूपी— 246731 श्री अंकित गोयल पुत्र स्वर्गीय बिलराम उपनाम विनोद कुमार, निवासी: रामा हाउस, स्टेशन रोड, किरतपुर, जिला बिजनौर, यूपी— 246731 श्रीमती कुसुम लता पत्नी स्वर्गीय बालि राम उपनाम विनोद कुमार, निवासी: रामा हाउस, स्टेशन रोड, किरतपुर, जिला बिजनौ, यूपी— 246731 श्रीमती शुभा गोयल पत्नी विपिन कुमार गोयल, श्री दिव्याँशु गोयल पुत्र स्वर्गीय विपिन कुमार गोयल एवं श्री अनिरुद्ध गोयल पुत्र स्वर्गीय विपीन कुमार गोयल (मृतक गारंटर स्व. विपिन कुमार गोयल के कानूनी उत्तराधिकारी), निवासी: रामा हाउस, स्टेशन रोड, किरतपुर, जिला बिजनौर, यूपी— 246731 मेसर्स श्री दुर्गा खांडसारी उद्योग पंजीकृत पता: ग्राम राजा रामपुर प्रताप, पोस्ट मौजमपुर नारायण, जिला बिजनौर, यूपी	नजीबाबाद, जिला बिजनौर में स्थित है, जिसका क्षेत्रफल 4554 वर्ग मीटर है जो विपिन कुमार गोयल के नाम पर है। श्री बिलराम पुत्र स्वर्गीय धनीराम की लाला धनीराम सरस्वती विद्या मंदिर इंटर कॉलेज की व्यावसायिक भूमि 3460 वर्ग मीटर, खसरा नंबर 1148 किरतपुर, तहसील नजीबाबाद, जिला बिजनौर में स्थित है। फैक्ट्री एल एंड बी, खसरा नंबर 489 एम, ग्राम राजारामपुर प्रताप, मौजमपुर नारायण, तहसील नजीबाबाद, जिला बिजनौर, क्षेत्रफल 5070.00 वर्ग मीटर श्री बिलराम के नाम पर।	(और 16.02.2015 से प्रभावी भावी ब्याज, दांडिक ब्याज, कानूनी शुल्क और अन्य विविध व्यय)	28.02.2025 को अप. 02.00 से सायं 06.00 बजे	▼. 1,37,09,000/- ▼. 13,70,900/- ▼. 1,00,000/- ▼. 32,076,000/- ▼. 32,07,600/- ▼. 1,00,000/- ▼. 64,70,000/- ▼. 6,47,000/- ▼. 1,04,49,000/- ▼. 1,04,49,000/- ▼. 1,09,10,000/- ▼. 1,09,10,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/- ▼. 56,52,000/-	रचनात्मक अधिग्रहण	21.02.2025 दोप. 12:00 से अप. 04:00 बजे तक

विक्रय के विस्तृत नियमों तथा शर्तों हेतु कृपया https://www.bankofbaroda.in/e-auction.html तथा ऑनलाइन आक्शन पोर्टल https://baanknet.com पर उपलब्ध कराये गये लिंक का संदर्भ ग्रहण करें / उसे देखें।

साथ ही संभावित बोलीदाता, प्राधिकृत अधिकारी से मोबाइल नंबर— 8477000776 पर संपर्क कर सकते हैं। दिनाँक : 24-01-2025, स्थान : मेरट प्राधिकृत अधिकारी, बैंक ऑफ बड़ौदा

पंजीबन कार्यात्व : श्वी मंजिल, बन्तरिक्ष भवर, 22, के.बी. मार्ग, र्ख दिल्ली-100001 दुरभाष : 011-23357171 , 23357172, 23705414 वेबसवट : www.pnbhonsing.com

शाखा पता : उसरा तल, 16/104 ए, श्री सिद्धिविनायक बिल्डिंग, सिविल लाइन्स, कानपुर-208001 (उ.प्र.)

8439-851-786, 8439-852-786 Hand Officer Near Falzan Hespitari, Eldgah Bund, Desband Compute 2 https://oreband.Scharamper Highway, SH-58, Desband

0 0

जबकि, अधोहस्ताधरी ने विशोध आस्त्रियों के प्रतिचतिकरण एवं पुनर्निर्माण तथा प्रतिचृति हित प्रवर्तन अधिनियम, 2002 के नियम 8(1) के अनुपालन में, एवं प्रतिचृति हित (प्रवर्तन) नियम 2002 के निषम 3 के साथ पतिन शारा 15(12) के तहत पीएनवी हारसिंग कहनेम लिमिटेड के प्राधिकृत अधिकारी होंगे के नाते सम्बन्धित कर्नेदर/रों से मुचना(ओं) की तिथियों कथित सूचना/ओं की प्राप्ति की विधि से 60 दिनों के धीनर प्रत्येक खाते के सम्प्रख उस्लिखित ग्रीप कर पनर्शगतान करने को कहते हुए खातों के सम्प्रख उस्लिखित विधियों पर गाँग सुचना निर्मात की थी। कर्जदार में हार गति के पूनर्पमान में असफल रहने के कारण एतदारा कर्जदार से बेबा जनसामान्य को सुचन दी जाती है कि अधीहरताक्षरी ने प्रतिजृति हिता (प्रवर्तन) नियम, 2002 के नियम 8 के साथ पठित अधिनियम की चार 13(4) के तहत उसे प्रदेश की बार्य में में में ने प्रधित सम्पन्ति पर प्रत्येक खाते के सम्मूख अल्लिक्स तिथियों पर करना कर लिया है।

विशेष रूप से कर्जहार में तथा जनसायन्य की एनहार सम्पन्धियों से किसी प्रकार का संस्यवहार न करने की चेतावनी ही जाती है और सम्पन्धियों के साथ किसी प्रकार का संव्यवहार राशि तथा क्रम अनुबन्ध के अनुसार व्याज सहित पीएनबी हाउसिंग फाइनेंस निमिटेड के प्रभार का विषय होगा। प्रतिभव आस्तियों को छड़ाने के लिए उपलब्ध समय-मीमा के मन्दर्भ में कर्जदाव हैं। का ध्यान अधिनवम की धारा 15 की उपधार(8) के प्राथधानों की ओर आकार किया जाता है

HOU/ उमेश कमार	
KNP/ (कजेदार) तथा (रुपये यीस लाख यहचर (भीतिक) रोड, ०5197 श्रीमती अंजली देखी हजार उनहत्तर तथा चौहत्तर	पिनि का समस्त भाग : आराजी संख्या-1061, चंदन नगर, शनिगवा ांड, अहिरवन, कानपुर नगर-208001, सीमाएं पूर्व - जुज मकान का एसा, पश्चिम - मुख्न शर्मा का मकान, उत्तर - परुषराम यादव का मकान, क्षिण - 25 फीट चौड़ी सड़क भृमि, माप 55,183 वर्ग मीटर

LKP FINANCE LIMITED

(Registered Office: - 203, Embassy Centre, Nariman Point, Mumbai, Maharashtra 400021)

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of LKP Finance Limited under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SEBI SAST

Н	riegulations), as amenaea tiii datei						
	Date	23.01.2025					
	Name of the Target Company (TC)	LKP Finance Limited					
	Details of the Offer pertaining to TC	Open Offer made by Acquirer (s) M/s Hindon Mercantile Limited and Mr. Kapil Garg to acquire upto 32,67,845 equity shares ("Offer Shares"), representing 26% of the emerging share capital of LKP Finance Limited. (Target Company).					
		Offer Price: Rupees 253.10 (Rupees Two Hundred Fifty Three and Paise Ten Only) per fully paid up equity share including interest payment of Rs 3.10/- (Rupees Three and Paise Ten Only) per equity share as mentioned in the Letter of Offer dated January 20, 2025.					
	Name of the Acquirers and PAC with	Acquirers: M/s Hindon Mercantile Limited and Mr. Kapil Garg					
	the Acquirers	There is no Person Acting in Concert with the Acquirers for the purpose of this Open Offer.					

D & A Financial Services (P) Ltd Name of the Manager to the Offer SEBI Registration No.: INM000011484 Mr. Sajid Mohamed (Chairman) Members of the Committee of

Ms. Saseekala Nair

(c) Mr. Dara J Kalyaniwala IDC Member's relationship with the TC IDC members are duly appointed Independent Directors on the board of directors of the Target Company. Members of the Committee do not hold any equity shares in the Target Company or do not have

any relationship or interest in the Target Company except to the extent of the sitting fees paid and the reimbursement of expenses by the Target Company in their capacity as Directors and except that the wife of Mr. Dara J Kalyaniwala holds 299 equity shares of the Target Company and Mr Dara J Kalyaniwala is the second holder of these shares.

None of the IDC members have traded in the equity shares or other securities of the Target Company during the: a. 12 months period preceding the date of the Public Announcement dated 28th August, 2024

b. period from the date of the PA till the date of this recommendation.

No relationship exists between the members of the IDC and the Acquirer(s). None of the IDC members have traded in the equity shares or other securities of one of the

Trading in equity shares/other securities of the Acquirer/PAC by Acquirers which is an unlisted Company. IDC members believe that the Offer Price of Rs. 253.10 (Rupees two hundred and fifty three and paise ten only) per equity share including interest of Rs 3.10 (Rupees Three and paise ten only)

Recommendation on the Open Offer, as to whether the offer is fair and per equity share, is fair and reasonable and is in compliance with the provisions of the SEBI SAST Regulations. The IDC members have noted that the Acquirers are paying interest of Rs. 3.10 (Rupees Three and paise ten only) per equity share at the rate of 10% (ten percent) per annum for the period of delay; and hence the IDC members believe that the Open Offer made to the shareholders of Target Company is fair and reasonable. Summary of reasons for The IDC has reviewed the PA issued on August 28, 2024 the Detailed Public Statement published

> on September 4, 2024, the draft letter of offer dated September 11, 2024 and the Letter of Offer dated January 20, 2025. Further, the equity shares of the Target Company are listed and traded only on BSE Limited and are frequently traded in terms of the SEBI SAST Regulations. The IDC having reviewed the contents of the above stated documents has opined that the Offer Price offered by the Acquirers (being the highest price prescribed) is in accordance with regulation 8(2) of SEBI SAST Regulations. In forming the aforesaid opinion /recommendations the IDC has considered the following:-

Offer Price is higher than the price as arrived by taking into account valuation parameters as defined under SEBI SAST Regulations, which comes to Rupees 182.54 per share.

The Open Offer by the Acquirer (s) are being made at the highest price amongst the selective criteria and is in line with the Regulations prescribed under the SEBI (SAST) Regulations, and Interest of Rs. 3.10 (rupees three and paise ten only) per equity share at the rate of 10% (ten percent) per annum, has been offered by the Acquirers for delay in opening of the offer due to delay in receipt of RBI approval being statutory approval beyond the period as specified in the SEBI SAST Regulations and SEBI's Observation Letter dated 29th November, 2024 and hence appear to be fair and reasonable.

The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision whether to offer their equity shares in the Open Offer. They are also advised to seek expert's opinion on taxation before taking their decision in this regard. This statement of the recommendations will be available on the website of the Target Company.

Details of Independent Advisors, if any Disclosure of voting pattern of the IDC

Date: 25th January, 2025

Place: New Delhi

The recommendations were unanimously approved by all the members of the IDC present at the meeting held on January 23, 2025. Any other matter(s) to be highlighted

For **LKP FINANCE LIMITED**

"To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in

all material respects, true and correct and not misleading, whether by omission of any information or otherwise and includes all the

information required to be disclosed by the Committee of Independent Directors of LKP Finance Limited under the SEBI (SAST) Regulations,

Sajid Mohamad Saseekala Nair Dara J Kalyaniwala Chairman Member Member

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IS IT A PROSPECTUS ANNOUNCEMENT, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND "NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE". AND TOGETHER WITH BSE THE "STOCK EXCHANGES") IN COMPLIANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



(Please scan this QR code to view the Draft

Red Herring Prospectus)



SHREEJI SHIPPING GLOBAL LIMITED

Our Company was constituted as a partnership firm namely, M/s Shreeji Shipping through deed of partnership dated June 14, 1995 (the "Partnership"). Subsequently, the Partnership was converted to a private limited company, pursuant to a resolution passed at the meeting of Partners dated March 02, 2024. Consequently, the name of our Company was changed to "Shreeji Shipping Global Private Limited" and a fresh certificate of incorporation consequent upon change of name was issued by the Registrar of Companies, Central Registration Centre on April 11, 2024. Our Company received the approval of its shareholders at their extra-ordinary general meeting held on October 17, 2024 for conversion of the Company into a public limited company, the name of our Company was thereafter changed to "Shreeji Shipping Global Limited" and a fresh certificate of incorporation consequent upon change of name upon conversion to public limited company was issued to our Company by the Registrar of Companies, Central Processing Centre on November 18, 2024. For further details, see "History and Certain Corporate Matters" on page 210 of the Draft Red Herring Prospectus dated January 24, 2025 ("DRHP").

Corporate Identity Number: U52242GJ2024PLC150537 Registered and Corporate Office: "Shreeji House", Town Hall Circle, Kalavad, Jamnagar 361001, Gujarat, India Contact Person: Archanaba Krunalsinh Gohil, Company Secretary and Compliance Officer; Tel: +91 288 2553331; E-mail: info@shreejishipping.in Website: www.shreejishipping.in

OUR PROMOTERS: ASHOKKUMAR HARIDAS LAL AND JITENDRA HARIDAS LAL

INITIAL PUBLIC OFFERING OF UP TO 20,000,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SHREEJI SHIPPING GLOBAL LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [◆] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [◆] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ [◆] MILLION (THE "ISSUE"). THE ISSUE SHALL CONSTITUTE [•] % OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL.

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10 EACH AND THE ISSUE PRICE IS [...] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs AND WILL BE ADVERTISED IN ALL EDITIONS OF [.] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [.] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND [.] EDITIONS OF [.] (A WIDELY CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ ISSUE OPENING DATE AND SHALL BE MADE. AVAILABLE TO THE STOCK EXCHANGES FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS. In case of any revision to the Price Band, the Bid/Issue Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working

Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Issue Period for a minimum of one Working Day, subject to the Bid/Issue Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the website of the BRLMs and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the

This is an Issue in terms of Rule 19(2)(b) of the SCRR, read with Regulation 31 of the SEBI ICDR Regulations. The Issue is being made through the Book Building Process in terms of Regulation 6 (1) of the SEBI ICDR Regulations, wherein not more than 50% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs and such portion, the "QIB Portion"), provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"), in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Issue shall be available for allocation to Non-Institutional Bidders ("Non-Institutional Portion") of which (a) one-third of the Non-Institutional Portion shall be reserved for Bidders with an application size between ₹ 0.20 million up to ₹ 1 million and (b) two-thirds of the Non-Institutional Portion shall be reserved for Bidders with an application size exceeding ₹ 1 million provided under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other subcategory of Non-Institutional Portion, and not less than 35% of the Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price, All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Issue through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts, Anchor Investors are not permitted to participate in the Issue through the ASBA Process. For further details, see "Issue Procedure" on page 409 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Issue and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") and with the Stock Exchanges on January 25, 2025. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI and the Stock Exchanges shall be made public for comments, if any, for a period of at least 21 days thereafter from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges at, www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.shreejishipping.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Beeline Capital Advisors Private Limited and Elara Capital (India) Private Limited at www.beelinemb.com and www.elaracapital.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI and the Stock Exchanges, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 35 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 92 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and

BOOK RUNNING	BOOK RUNNING LEAD MANAGERS					
BEELIME Capital Advisors Pvt. Ltd.	Elara Capital					
Beeline Capital Advisors Private Limited B 1311-1314, Thirteenth Floor, Shilp Corporate Park, Rajpath Rangoli Road, Thaltej, Ahmedabad, Gujarat-380054 India. Telephone: +91 79 4918 5784 Email: mb@beelinemb.com Website: www.beelinemb.com Investor Grievance ID: ig@beelinemb.com Contact Person: Nikhil Shah SEBI Registration Number: INM000012917	Elara Capital (India) Private Limited One International Center, Tower 3, 21" Floor, Senapati Bapat Marg, Elphinstone Road (West), Mumbai – 400013, Maharashtra, India Telephone: + 91 22 6164 8599 Email: shreeji.ipo@elaracapital.com Website: www.elaracapital.com Investor Grievance ID: mb.investorgrievances@elaracapital.com Contact Person: Narendra Gamini	Bigshare Services Private Limited S6-2, 6"Floor, Pinnacle Business Park, Mahakali Caves Road, Next to Ahura Centre, Andheri East, Mumbai –400093, Maharashtra, India Telephone: +91 22-62638200 E-mail: ipo@bigshareonline.com Investor grievance e-mail:investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Vinayak Morbale				

SEBI Registration Number: INM000011104 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For SHREEJI SHIPPING GLOBAL LIMITED On behalf of the Board of Directors

SEBI Registration Number: INR000001385

Archanaba Krunalsinh Gohil Company Secretary and Compliance Officer

SHREEJI SHIPPING GLOBAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI and the Stock Exchanges on January 25, 2025. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.shreejishipping.in; and on the websites of the Book Running Lead Managers ("BRLMs"), i.e. Beeline Capital Advisors Private Limited and Elara Capital (India) Private Limited at www.beelinemb.com and www.elaracapital.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 35 of the DRHP filed with SEBI and the Stock Exchanges. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision and should instead rely on the RHP, for making investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933 ("U.S. Securities Act") or any state securities laws in 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 being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the urisdictions where such offers and sales are made.

Adfactors 593/25

Place: Jamnagar, Gujarat

Date: January 25, 2025

कृषि विद्यापीठातील चिक्

फळाला मिळाला उच्चांकी दर

अहिल्यानगर, दि.२५ : महात्मा फुले कृषि विद्यापीठ, राहरी येथील उद्यानविद्या विभागातील चिक्क फळांच्या विक्रीतुन एकुण ४० लाखांचा महसूल विद्यापीठास प्राप्त झाला आहे.मागील वर्षाच्या तुलनेत चिक्क फळापासून मिळणाऱ्या महसुलात २३ टक्क्यांनी वाढ झालेली आहे. विद्यापीठातील उद्यानविद्या विभागाच्या प्रक्षेत्रावर कालीपत्ती, क्रिकेट बॉल या चिक्क वाणांची दहा हेक्टर क्षेत्रावर चिक्क् फळबागा असून त्यात एकूण उत्पादन क्षम ९७२ फळझाडे आहेत. सदर फळांची विक्री ई निविदा पद्धतीने नुकतीच करण्यात आली. फळांच्या विक्रीत्न एकूण ४० लाखांचा महसूल मिळाला

चिक्क फळांचे आहारातील वाढते महत्त्व लक्षात घेता दिवसेंदिवस ग्राहकांकडून फळांची मागणी बाजारात मोठ्या प्रमाणात आहे.विद्यापीठातील

आहे.

चिक्क्ची फळे तसेच चवीसाठी महाराष्ट्रात प्रसिद्ध आहेत. त्यामुळे विद्यापीठातील चिक्क फळबागा घेण्यासाठी यावर्षी व्यापाऱ्यांचा चांगला प्रतिसाढ विद्यापीठातील मिळाला. चिक्क फळबागांचे बारमाही व्यवस्थापन हे तांत्रिक व शास्त्रोक्त पद्धतीने केले याबाबत महात्मा कृषी विद्यापीठाचे कुलगुरू डॉ.पी. जी. पाटील, संशोधन संचालक डॉ. विव्रल शिकें व उद्यानविद्या विभाग प्रमुख डॉ. भरत पाटील यांनी वेळोवेळी मार्गदर्शन केले.



केमबॉण्ड केमिकल्स लिमिटेड

सीआयएन: एल२४१००एमएच१९७५पीएलसी०१८२३५ नोंदणीकृत कार्यालयः केमबॉण्ड सेन्टर, ईएल-७१, एमआयडीसी, महापे, नवी मुंबई-४००७१०. ई-मेल:info@chembondindia.com, वेबसाईट:www.chembondindia.com

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

							(रु. लाखात)
				एक	त्रित		
		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेली नऊमाही	संपलेली नऊमाही	संपलेले वर्ष
अ.	तपशील	39.92.28	३०.०९.२४	३१.१२.२३	३१.१२.२४	39.92.23	३१.०३.२४
क्र.		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
٩.	कार्यचलनातून एकूण उत्पन्न	9२६५०.७३	9२८८८.५५	११८१६.२४	३६८२८.९४	३५६०४.०२	80938.८8
٦.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	१६ 0५.0६	9420.29	9६०५.२७	8302.88	8८५७.२४	५९८६.४७
З.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	१६ 0५.0६	9089.84	9६०५.२७	884७.७३	8८५७.२४	५९८६.४७
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	9909.६७	93८४.८४	9 ३४८.७४	३३५ ४.५२	३७६२.४३	8832.0८
ч.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता एकत्रित नफा/(तोटा) (करानंतर) आणि इतर सर्वकष उत्पन्न (करानंतर))	99६४.७०	9३७७.७४	٩३३६.0८	3333.38	३७५६.७५	8803.68
ξ.	भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.५/ – प्रती शेअर)	६७२.४१	६७२.४१	६७२.४१	६७२.४१	६७२.४१	६७२.४१
0.	राखीव (मागील वर्षाच्या ताळेबंदपत्रकात दिल्याप्रमाणे पुनर्मुल्यांकित राखीव वगळून)	-	_	_	-	_	३५ ४७४. १ १
۷.	उत्पन्न प्रतिभाग (रू.५/ – प्रत्येकी) (वार्षिकीकरण नाही)						
	मूळ व सौमिकृत (ईपीएस)	۷.09	90.39	90.08	२४.९५	२८.0३	33.02
टीपः							

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि २४ जानेवारी, २०२५ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले आणि ते वैधानिक लेखापरिक्षकाद्वारे मर्यादित पुनर्विलोकनावर अवलंबन आहे.

सदर अहवाल कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०१५ (इंडएएस), कंपनी कायदा २०१३ च्या कलम १०३ आणि अन्य इतर लागू मर्यादेत लेखा सराव योजनेनसार विहित पद्भतीने तयार केले आहेत

वाणानुसार विविधा विद्यान सवार करने जातुरा.						
एकमेव वित्तीय अहवालावरील कंपनीचे तपशील खालीलप्रमाणे:						(रु. लाखात)
	संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेली नऊमाही	संपलेली नऊमाही	संपलेले वर्ष
तपशील	३१.१२.२४	३०.०९.२४	39.92.23	39.92.28	39.92.23	39.03.28
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9२४८.9३	9980.48	9280.39	३८२४.४३	३९०४.८१	4२4९.40
करपुर्व नफा	(६८.८१)	६११.५0	9२३.७८	७३८.८९	६६७.२०	८८३.२३
करानंतर नफा	(८८.४२)	५५६.५३	१५०.२६	६१९.८१	६२७.४९	७२३.८१
. 40,000	\		· · ·			0 4 0

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲन्ड डिस्क्लोजर रिक्वायरमेंट) रेग्यलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली एकत्रित त्रैमासिव वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. एकमेव व एकत्रित वित्तीय निष्कर्षांचे संपूर्ण नमुना कंपनीच्या www.chembondindia.com आणि स्टॉव एक्सचेंजच्या www.bseindia.com व www.nseindia.com वेबसाईटवर उपलब्ध आहे.

दिनांक: २४ जानेवारी, २०२५

Chola

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केमबॉण्ड केमिकल्स लिमिटेडकरित सही / - निर्मल व्ही. शाह उपाध्यक्ष व व्यवस्थापकीय संचालव डीआयएन: ०००८३८५३

जाहीर सूचना श्री. भरत रसिकलाल पारिख हे युनिट क्र.६

रोज वाचा

तळमजला, इमारत क्र.४, सिद्धी सागर म्हणून इमारत. रिद्धी सिद्धी सागर प्रिमायसेस को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड म्हणून ज्ञात सोसायटी, चिंचपाडा, गोखिवरे, वसई[ै] पुर्व, ालघर-४०१२०८ येथील जागेचे मालक आहेत यांच्या वतीने येथे सूचना देण्यात येत आहे. मुळत: सदर युनिट मे. टॅपमास्टर इंडिया प्रा.लि. यांनी में. सागर इंजिनियर्स यांच्याकडू दिनांक २५.0९.१९९५ रोजी खरेदी केले होते तदनंतर अनुक्रमांक बीबीई२-८०६०-२०२१ अंतर्गत नोंद असलेले दिनांक ३१.०३.२०२ रोजीचे नोंद विक्री करारनामानसार मे. टॅपमास्ट इंडिया प्रा.लि. यांनी सदर युनिट श्री. भरत रि**सकलाल पारिख** यांच्याकडे विक्री केले. रम्यान, रिद्धी सिद्धी सागर प्रिमायसेस को-. ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेडद्वारे वितरीत मुळ भाग प्रमाणपत्र आणि **मे. टॅपमास्ट**र इंडिया प्रा.लि. आणि मे. सागर इंजिनियर्स यांच्या दरम्यान झालेला दिनांक २५.०९.१९९५ रोजीचा मुळ करारनामा हरवले आहेत. म्हणून सदर जाहीर सूचनेनुसार श्री. भरत

रसिकलाल पारिख यांनी अन्य व्यक्तींकडून सदर युनिटबाबत दावा किंवा आक्षेप मागविल

म्हणून काही दावा/आक्षेप असल्यास त्यांर्न खालील स्वाक्षरीकर्ताकडे लेखी स्वरुपात त्यांचे कार्यालय क्र.४१७-४१८, ४था मजला डिम्पल आर्केड, ठाक्र कॉम्प्लेक्स कांदिवली (पूर्व), मुंबई-४००१०१ येथे सद सूचनेपासून १५ दिवसांत कळवावे, अन्यथा अस दावा त्याग केले आहेत असे समजले जाईल. श्री. भरत रसिकलाल पारिख यांच्या वतीने

अंड. सुवर्णा अरुण गोविल ठिकाण: मुंबई दिनांक: २६.०१.२०२५

🏈 Chola

कॉर्पोरेट कार्यालय: "चोला क्रेस्ट", सी५४ व ५५, सुपर बी-४. थिरु वि का इंडस्ट्रीयल इस्टेट, गिंडी, चेन्नई-४०००३२. शाखा कार्यालय: युनिट क्र.२०३, लोटस आयटी पार्क, रोड क्र.१६, वागले इस्टेट, ठाणे पश्चिम, महाराष्ट्र-४००६०४.

चोलामंडलम इन्व्हेस्टमेंट ॲड फायनान्स कंपनी लिमिटेड

सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स २००२ च्या नियम ८(६) अन्वये विक्री सूचना

१) मनिषा बी. शाह, २) भरतभाई के. शाह, ३) मीना बी. शाह, ४) अवनी बी. शाह, सर्वांचा पत्ता ५०१, ए विंग, पंचशील-१, रहेजा टाऊनशिप, साईबाबा मंदिराजवळ, मालाड पुर्व, मालाड पुर्व, महाराष्ट्र-४०००९७. **५) अपटाऊन गर्ल** दुकान क्र.४, ए-३, अवतार कोहौसोलि., सेक्टर क्र.६, शांती नगर, मिरा रोड पुर्व, ठाणे,

कर्ज खाते क्र.एक्स०एचईटीएनई००००२००८४४१ - मनिषा बी. शाह

मा. महोदय/महोदया,

ठिकाणः मुंबई

विषय: विक्रीची सूचना - सुरक्षा व्याज अंमलबजावणी नियमांच्या नियम ८(६) अंतर्गत ३० दिवस तुम्ही रु.१,००,२१,९७४/- च्या क्रेडिट सुविधेचा लाभ घेतला होता आणि मान्य ईएमआय न भरल्याम्ळे तुमच्या कर्ज खात्यांमध्ये आरबीआयच्या मार्गदर्शक तत्त्वांनुसार **नॉन-परफॉर्मिंग-सेट्स (एनपीए)** घोषित केले आणि त्यानुसार, अधिकृत अधिकारी **चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड**ने तुम्हाला २२.१२.२०२२ रोजी वैधानिक मागणी नोटीस जारी केली होती ज्यामध्ये तुम्हाला सरफेसी कायदा, २००२ च्या १३(२) अंतर्गत संपूर्ण थुकबाकी भरण्यासाठी/कर्ज टायित्व पूर्ण कालावधीत पूर्ण करण्याचे आवाहन त्यात नमट केले आहे. तुम्ही अयशस्वी झाला होता आणि/किंवा त्यामध्ये नमूद केलेल्या कालावधीत वरील सूचनांचे पालन करण्यात दर्लक्ष केले म्हणून, अधिकृत अधिकाऱ्याने सरफेसी कायद्याच्या कलम १३(४) अंतर्गत खालील वेळापत्रकात तपशीलवार गहाण ठेवलेल्या मालमत्तेचा/सुरक्षित मालमत्तेचा **सांकेतिक ताबा १५.०३.२०२३** रोजी घेतला होता तम्हाला याद्वारे ३० दिवसांच्या आत २०.०<mark>१.२०२५</mark> रोजीची थकबाकी **रु.१,१२,२६,२४१/–** भरण्याचे आवाहन . केले जात आहे. देयके आणि किंवा वसूलीच्या तारखेपर्यंतचे व्याज, आनुषंगिक खर्च, खर्च, शुल्क इ. देय रक्कम आणि तारण रिडीम करा ज्यामध्ये गहाण ठेवलेल्या मालमत्तेचा/सुरक्षित मालमत्तेचा ताबा तुम्हाला परत दिला जाईल. सुरक्षित मालमत्तेची पूर्तता करण्यासाठी उपलब्ध वेळेशी संबंधित सरफेसी कायद्याच्या कलम १३ च्या उप कलम ८ मधील तरतुर्दीकडे आम्ही तुमचे लक्ष वेधून घेऊ इच्छितो. या सूचनेच्या तारखेपासून ३० दिवसांच्या आत वर नमूद केल्यानुसार संपूर्ण रक्कम भरण्यात तुम्ही अपयशी ठरल्यास चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेडचे अधिकृत अधिकारी खालीलपैकी कोणत्याही पद्धतीचा अवलंब करून गहाण ठेवलेली मालमत्ता, सुरक्षित मालमत्ता विकण्यासाठी पुढे जातील. सुरक्षा व्याज अंमलबजावणी नियमांच्या नियम ८(५) मध्ये नमूद केले आहे उदा: (अ) कडून कोटेशन मिळवून तत्सम सुरक्षित मालमत्तेशी व्यवहार करणाऱ्या किंवा अन्यथा अशा मालमत्ता खरेदी करण्यात स्वारस्य असलेल्या व्यक्ती, (ब) लोकांकडून निविदा मागवून, (क) सार्वजनिक लिलाव करून ई-लिलाव पद्धतीने, (क) खाजगी कराराद्वारे.

स्थावर मालमत्तेचे तपशिल: फ्लॅट क्र.५०१, ए विंग, पंचशील-१, रहेजा टाऊनशिप, साईबाबा मंदिराजवळ

मालाड पुर्व, मालाड पुर्व, महाराष्ट्र-४०००९७. दिनांकः २६.०१.२०२५

सही/- प्राधिकृत अधिकारी मे. चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड

क्रेटोस एनर्जी ॲण्ड इन्फ्रास्ट्रक्चर लिमिटेड

सीआयएन:एल४०१०२एमएच१९७९पीएलसी०२१६१४ नोंदणीकृत कार्यालय: ३१७, मेकर चेंबर ५, २२१, नरीमन पॉईंट, मुंबई-४०००२१. द्र.:९१-२२-२२८२३८५२/५३, ई-मेलः dvfl@rediffmail.com

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरीता अलेखापरिक्षित एकमेव वित्तीय निष्कर्षाचा अहवाल

	,	संपलेली तिमाही		संपलेले	९ महीने	संपलेले वर्ष
तपशील	३१.१२.२४ अलेखापरिक्षित	३०.०९.२४ अलेखापरिक्षित	३१.१२.२३ अलेखापरिक्षित	३१.१२.२४ अलेखापरिक्षित	३१.१२.२३ अलेखापरिक्षित	
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	-	-	-	_	-	-
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक						
आणि/किंवा विशेष साधारण बाबपूर्व)	(६५.०४)	(२२.०५)	(३.६६)	(९१.८४)	(४८.१७)	(९४.९३)
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक						
आणि/किंवा विशेष साधारण बाबपूर्व)	(६४२.0४)	(२२.०५)	(३.६६)	(६६८.८४)	(४८.१७)	(९४.९३)
करानंतर कालावधीकरिता निव्वळ नेफा/(तोटा) (अपवादात्मक		'	' '	`		
आणि/किंवा विशेष साधारण बाबनंतर)	(६४२.0४)	(२२.०५)	(३.६६)	(६६८.८४)	(४८.१७)	(९५.००)
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता एकत्रित नफा/						
(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	(६४२.0४)	(२२.०५)	(३.६६)	(६६८.८४)	(४८.१७)	(९५.००)
समभाग भांडवल	१००.००	१००.००	१००.००	१००.००	१००.००	१००.००
राखीव (मागील वर्षाच्या लेखापरिक्षीत ताळेबंदपत्रकात दिल्यानुसार			ļ '			
पुनर्मुल्यांकित राखीव वगळून)	_	-	- '	-	-	४२६.५७
उत्पन्न प्रतिभाग (रु.१०/- प्रती)			ļ '			
१) मूळ	-६४.२०	-२.२१	-0.३७	-६६.८८	-8.63	-9.40
२) सौमिकृत	-६४.२०	-2.28	-0.36	-६६.८८	-8.63	-9.40

िटप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंटस) रेग्यलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय नेष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे. क्रेटोस एनर्जी ॲण्ड इन्फ्रास्टक्चर लिमिटेडकरित

ठिकाण : मुंबई दिनांक: २५.०१.२०२५

राजेश पवा पूर्णवेळ संचालक डीआयएन:००२३२५३३

PUBLIC NOTICE

Take notice that my client (1) Mrs. Samreer Mohammad Imlak & (2) Ms. Faiza Band intend to purchase from the Vendor Mrs Qamar Jahan Zahid Hussain, all rights, title and interest in respect off at No. 401 on the 4th Floor of the building No. "2" known a Gauray Excellency CHS Ltd situate at ME Road, Opp Gaurav Avenue, Mira Road (East Dist. Thane-401107 containing by area admeasuring about **32** sg. meters Built up & Flat No. 401-A on the 4th Floor of the building No. "2" known as Gauray Excellency CHS Ltd situate at MB Road, Opp Gaurav Avenue Mira Road (E) Dist. Thane 401107 containing out **49.85 sq**. me short, the said Flats. The Vendor ha disclosed and represented to my client tha riginal (1) Agreement dated 01st Octobe 012 in R/o Flat No. **401** registered at the Office of the Sub-Registrar of Assurances hane, under document No. TNN7-6823 2012 dated 01.10.2012 & Agreement dated 24th September, 2012 entered into betwee er and M/s. Ravi Development in R/o fla No. 401-A, registered at the Office of the Sub Registrar of Assurances at Thar locument No. TNN7-6824-2012 or 01.10.2012 (both the Agreements) are reported to have been lost, misplaced and no

Any person or persons having any advers claim, right, title or interest in the said or an part thereof either by way of inheritance claim from the legal heirs of the deceased neir ship, mortgage by way of deposit of title deeds, intimation of mortgage, lease, leave and license on substantial security deposit nultiple sale, or lien charge, trust, easement license, tenancy, injunction, possession exchange, including the lien of the bank financial institution, co-operative bank private money lenders, attachment of the income tax authorities or otherwise owsoever are requested to make the same known in writing along with the supporting documents, to the undersigned at Office No 1st floor, Asmita Orient, Above Coffe Café Day, Opp Rassaz Multiplex, Mira Road East 401107, within FIFTEEN days from the date of the publication hereof, failing which al such claims and/or objections, if any, will be considered as waived and abandoned.

For M/s. Zaigam & Jamshed Zaigam Rizvi Advocate Date:26/01/202

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, श्रीमती प्रिया दयानंद पै व श्री. वेंकटेश दयानंद पै हे मातोश्री हाईटस् को-ऑपरेटिव्ह हौसिंग सोसायटी लि.चे सदस् असून त्यांनी सोसायटीद्वारा वितरीत अनुक्रमांक ००६६ ते ००७२ धारक रु.५०/- प्रत्येकीचे ७ (सात) पुर्णपणे भरणा केलेले शेअर्सचे दिनांक २२ नोव्हेंबर, २०१४ रोजीचे मुळ भागप्रमाणपत्र क्र.११ हरविल्याचे कळविले आहे आणि दुय्यम भाग प्रमाणपत्र वितरणासाठी अर्ज केला आहे. जर कोणा व्यक्तीस दुय्यम भाग प्रमाणपत्र <mark>श्रीमती</mark>

प्रिया दयानंद पै व श्री. वेंकटेश दयानंद पै यांच्याकडे वितरणास काही आक्षेप असल्यास त्यांन त्यांचे आक्षेप खालील स्वाक्षरीकर्त्याकडे **मातोश्री** हाईटस् को-ऑपरेटिव्ह हौसिंग सोसायटी लि., १६२, डी.एल. वैद्य रोड, दादर (पश्चिम) **मुंबई–**४०००२८ येथे सदर सूचना प्रकाशनापासून १४ (चौदा) दिवसात कळवावे. अन्यथा सोसायटीकडून सदस्यांना दुय्यम भागप्रमाणपत्र वितरीत करण्याची प्रक्रिया सोसायटी करेल.

ठिकाण: मुंबई २६.०१.२०२५ मातोश्री हाईटस् को-ऑपरेटिव्ह हौसिंग (श्रीमती कुंदा एस. कान्हेरे)

चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड

कॉर्पोरेट पत्ता - चोला क्रेस्ट, सुपर बी, सी५४ आणि सी५५, ४, थिरू वी का इंडस्ट्रियल इस्टेट, गिंडी, चेन्नई - ६०० ०३२ ाखेचा पत्ता - चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड, चुनिट क्र.२०३, दुसरा मजला, लोटस आयटी पार्क ऑफिस क्र.२०३, रोड क्र.१६, वागळे इस्टेट, पाच पाखडी, ठाणे, महाराष्ट्र ४००६०४. संपर्क क्रमांकः शी. पांचाल नितीनकुमार, मोबा. क्र. ९८२५४३८८९७, श्री. तेजस मेहता, मोबा. क्र.९८२५३५६०४७, शी.मोहम्मद रहिस, मोबा. क्र.८१२४००००३० / ६३७४८४५६१६ आणि श्री. रावसाहेब अनुसे, मोबा. क्र. ९८३४११९८८

स्थावर मालमत्तेच्या व्रिकीकरिता ई-लिलाव विक्री सूचना

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ सहवाचिता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स २००२ चे नियम ८(६) ची तरतूद अन्वये स्थावर मालमत्तेच्या विक्रीकरिता ई-लिलाव विक्री सूचना. याद्वारे सामान्यतः जनतेला आणि विशेषतः कर्जदार/सह-कर्जदार/तारणकर्ता यांना सूचना देण्यात येत आहे की खाली वर्णन केलेल्या स्थावर मालमत्ता सुरक्षित कर्जदाराकडे तारण ठेवल्या आहेत, चोलामंडलम इन्ट्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड यांचा येथे चोलामंडलम इन्ट्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड असा उल्लेख केला जाईल ज्याचा सांकेतिक ताबा अधिकृत अधिकाऱ्याने घेतला आहे. प्रतिभूत मालमत्तेची विक्री ई-लिलावाद्वारे जसे आहे जे आहे, जसे आहे जेथे आहे आणि जे काही आहे या आधारावर केली जाईल. याद्वारे सर्वसामान्यांना कळविण्यात येते की, आम्ही https://chola-lap.procure247.com/ या वेबसाइटद्वारे जाहिर ई-लिलाव करणार आहोत

अ. क्र.	खाते क्र. आणि कर्जदार, सह-कर्जदार, तारणक	खाते क्र. आणि कर्जदार, सह-कर्जदार, तारणकर्ताचे नाव स्वना दिनांक अणि मागणी स्वना दिनांक १३(२) अन्ववे स्कन्म			आरक्षित मूल्य, इसारा रक्कम ठेव बोली वाढीव रक्कम				
₹.	कर्ब खाते क्र.: एनई०१एएसआय००००००१६५५२, १) रूपाली शरिकांत वेळेकर, २) शरिकांत राजाराम बेळाकर, ३) शाई सम् सर्वांचा पत्ता- ग्लास कंपनी, रूम नंबर ०१, घाटीपाडा, दुर्गा मागे पिठाची गिरणी मृंवई- ४०००८०, ४) रूपाली शरिकांत वेळेकर, ५) शशिकांत राजाराम वेळा पोळी भाजी केंद्र, सर्वांचा पत्ता- पत्तांचळ, महात्मा फुले रोड, सुलुंड (पूंदी) मुंबई - मुलुंड (पूंदी), तालुका-कुलां, जिल्हा- मुंबई उपगार ४०००८१ थेथे स्थित आहे	, ब्रॉड रोड, मुलुंड, कर, ६) साई समर्थ ३, बिनाकुमारी को- ४०० ०८१, गाव -	दि.११.०४.२०२ क.२२,६१,७२१ , दि.०६.०६.२०२४ ^३		४५६, ४५७अ, ४५९अ, ४५९ब, ४६०, ४६१, ४६३, ४६४, ४६५, ४६६३ ४६९(भाग) गाव - मुलुंड (पूर्व), तालुका-कुर्ला आणि जिल्हा- मुंबई उपन		₹.२६,७८,०००/- ₹.२,६७,८००/- ₹.५०,०००/-		
٦.	कर्ज खाते क्र.: एचई०१टीएनई००००००३०६४ १) नर्देडजीत कीर राजबीर सिंग बमराह, २) राजबीरसिंग सुलाखान बमराह इंडस्ट्रीज, सर्वांचा पता-पर्लेट क्रमांक ५०३, ५वा मजला, इमारत क्रमांक १, कृष्ण सीएचएस लिमिटेड, कासार वडवली, तालुका आणि जिल्हा ठाणे ४००६१५	दि.०७.०८.२ मराह, ३) एम एस रू.२३,६२,९४ कृष्णा ग्रीन लॅंड पार्क दि.०३.०८.२०ः		दि.०७.०८.२०२४ ह, ३) एम एस क.२३,६२,९४१/-		६२,९४१/- ७८.२०२४रोजी सर्वेक्षण क्र.४६, ४७/३ व वडवली. तालुका आणि जि		मजल्यावर, सुमारे ३९.०९ चौ. मीटर मोजमाप. कार्पेट क्षेत्र, रत क्र.९ कोहौसोलि म्हणून ज्ञात इमारत क्र.९ मध्ये, भू-भाग वर बांधकामित, ५७/९, ४ आणि ६८/९३ (भाग) गाव:	रू.६३,००,०००/- रू.६,३०,०००/- रू.१,००,०००/-
₹.	कर्ष खाते क्र.: युष्क्रिं० शुस्तपुआव००००० २९४८३ १) अथनी वर्गास, २) अथनी सिव्हिल कॉन्ट्रेंब्टर, ३) वर्गास अथनी, ४) सिंधू अधनी, सर्वांचा पत्ता - ४०१, वी विंग, गोकुळ व्हिलंज, वी -३२/ ३४, शिवली चैंग्लॉस, शांती पार्क, मीरा रोड पूर्व, ठाणे -४०११०७.	कर्ज खाते क्र.: एष्ड्र १एसएआय०००००२९४८३ १) अँथनी वर्गास, २) अँथनी सिव्हिल कॉन्ट्रक्टर, ३) वर्गास अँथनी, १) किष् अँथनी, सर्वाचा पत्ता - ४०१, बी विंग, गोकुळ व्हिलेज, बी-३३/				त्र ४१४ चौ. फूट (कार्पेट क्षेत्र), शांती पार्क म्हणून ज्ञात इमारत ती कोहौसोलि म्हणून ज्ञात सोसायटी (शेअर सर्टिफिकेटनुसार), मित, मिरा भाईंबर, ता. येथे स्थित. आणि जिल्हा-ठाणे.	क.५३,८२,०००/- क.५,३८,२००/- रू.१,००,०००/-		
٧.	१) ज्ञानेश्वर हरिश्चंद्र शिंगो, २) ओम साई बिल्डींग मटेरियल्स सप्लायर्स, इ.२८,९५,१४८/- म्हणून ज्ञात बिल्डिंग क्रमांक १ मध्ये कॉसमॉस ऑर्किंड म			*	₹.८२,६२,०००/- ₹.८,२६,२००/- ₹.१,००,०००/-				
۹.	कर्ज खाते क्र.: एमएल०१एमएआव०००००४५३२५ १) दिनेश आत्माराम भंडारी, २) सतीश आत्माराम भंडारी, ३) श्री एकवीरा पॉबर लॉड्डी, राखी सतीश भंडारी, शर्वाचा पना २०५, भाडेकरू इमारत २, विंग ए, इदावणी एसआरए कोहीसोलि, धीरज गंगा लेआउट, चिन बृंद रोड, मालाड पश्चिम, मुंबई-४०००६४	है.) दिनेश आत्माराम भंडारी, २) सतीश आत्माराम भंडारी, ३) श्री एकवीरा विंद लाँडी, राखी सतीश भंडारी, सर्वांचा पता - ६०५, भाडेकरू इमारत १. विंग ए, इंद्रायणी एसआरए कोहौसोलि, धीरज गंगा लेआउट, चिन बूंद			णी एसआरए कोहौसोलि म्हणून ज्ञात सोसायटी, जमिनीवरील ९९२ वर बांधकामित, धीरज गंगा लेआउट, चिंच बंदर रोड, स्थित.	-/ ** * * * * * * * * * * * * * * * * *			
ह. कर्ज खाते क्र.: एचई०१आरओबी००००००१४२३६ आणि एचई०१आरओबी००००००१२०७७ १) अनिल सिक्युरिटी औड पसीनेल सिव्हिंसेस प्रायक्टेट लिमिटेड, २) अनिल ज्वालाप्रसाद दुवे, ३) माधुरी ज्वालाप्रसाद दुवे, ४) जे. पी. एंटरप्रायक्रेस, सर्वाचा पता- ए-१, ए-२ (५४ छभेवा पार्क कापूर्वावडी भिवंडी रोड, ठाणे पश्चिम ४००६०७, ५) अनिल सिक्युरिटी औड पसीनेल सिव्हिंसेस प्रायक्टेट लिमिटेड, ६) अनिल ज्वालाप्रसाद दुवे, ७) माधुरी ज्वालाप्रसाद दुवे, ८) जे. पी. एंटरप्रायक्रेस, सर्वाचा पता-फ्लंट क्र. १०३, पहिला मजला, इमारत क्रमांक ए-६, छभेवा कोहीसोलि, कापूर्वावडी, भिवंडी रोड, बाळकम अधिशमन केंद्र समोर, गाव-माजिवडे, ता. आणि जिल्हा ठाणे पश्चिम- ४००६०७ येथे स्थित. ९) अनिल सिक्युरिटी औड पसीनेल सिव्हिंसेस प्रायक्टेट लिमिटेड, १०) अनिल ज्वालाप्रसाद दुवे, ११) माधुरी ज्वालाप्रसाद दुवे, १२) जे. पी. एंटरप्रायक्रेस, सर्वाचा पता- पलंट क्र. १०५, पहिल्या मजलवावर, ए विंग, वर्षमान वाटिका ए अंड बी कोहौसोलि, तल्वज्ञान विद्यापीठ समोर, घोडबंदर रोड, मानपाडा, ठाणे पश्चिम ४००६०७ येथे		-/وه۶,	(कार्पेट क्षेत्र) कापूरबावडी, हिस्सा क्र.१, चौ.मी., गाव मालमत्ता २: क्षेत्र), वर्धमा सोसायटीमध्ये बांधकामित उ मानपाडा येथे	, छभेया पार्क म्हणून ज्ञात भिवंडी रोड, समोर बाळकुम २ आणि ३ आणि के ११ म्माजिबडे, ता. येथे स्थिन म्माजिबडे, ता. येथे स्थिन म्माजिबडे, ता. येथे स्थान माजिक महणून ज्ञात इमा , समोर तत्वज्ञान विद्यापीट माणि क्र.२२(भाग), गटः स्थित.	जल्यावर, इमारत क्रमांक ए-६, मोजमाप क्षेत्र ६०० चौ. फूट इमारतीत, छभैया काहीसोलि म्हणून ज्ञात सोसायटीमध्ये, अग्रिशमन केंद्र, जिमने बेऑरा एस.क. १९६ वर बांधकामित, ५, हिस्सा क्र. २ आणि ६अ भाग, मोजमाप क्षेत्र ११,११० 1. आणि जिल्हा ठाणे. ाल्यावर, ए - विंग, रेरेससह क्षेत्र ४४० + ७०० चौ. फूट (कार्पेट रतीत, वर्धमान वाटिका अ आणि व कोहोसोलि म्हणून ज्ञात , घोडबंदर रोड, जिमनीवरील बेऑरा एस.क. २१ (भाग) वर क्र. ३२/१आर आणि ३२/२ पी, ठाणे येथील चितळसर देस अधिभार/ दाधित्व: माहीत नाही	表.とり、そう、00/- た.と、、98、、そ00/- た.そ、00,000/- た.そ、1、19、15、200/- た.そ、1、10、100/-			
৬.	ख्यित. कर्ज खाते क्र.: एचई० रएमएआय००००००६६६६ आणि एसस०एए १) वासीन आदमजी गोडील, २) फारुक आदमजी गोडील, ३) वासिन वास् ५) मारुक फारुक गोडिल, ६) गुजरात डाईंग वनस्, ७) विस्मा फॅशन एएजों एलंट क्रमांक ५०२, ५वा मजला, विहला रोजा बिल्डिंग, सीटीएस - ६८०, २५६० २) वासीन आदमजी गोडील, ९) फारुक आदमजी गोडील १०) नसीमा फारुक १२) विस्मा फॅशन एम्जॉबडरी प्रायन्हेट लिमिटेड, १३) गुजरात डाईंग वनस्, १ - फ्लॅट क्रमांक ५०१, ५ वा मजला, व्हिला रोजा बिल्डिंग, सीटीएस/६८०, २४वा १५) विस्मा फॅशन एम्जॉबडरी प्रायन्हेट लिमिटेड, इलांक ३६९ पी बीं५ बीं५, २७ गुजरात ३९४११०, १६) गुजरात डाईंग वनस्, ४, शिवाजी नगर, जरी मेर	नि गोडिल, ४) नसी मडरी प्रायव्हेट लिगि ० वा रस्ता, वांद्रे पिश् क गोडिल, ११) मा ४) यास्मिन यासीन /३०वा रोड, वांद्रे पर् हंजन नवापारा तालु	ोमा फारूक मेटेड, सर्वां ग्रम मुंबई ४० रफ फारूक गोडिल, सर्व श्रेम मुंबई ४० का मंगरोई उ	गोडिल, चा पत्ता - ००५०., गोडिल, वाँचा पत्ता ०००५०. जवळ,	दि.१४.०५.२०२४ रू.२,३४,७०,३०४/ - दि.०६.०५.२०२४रोजी	मालमता १: अपार्टमेंट क्रमांक ५०१, पाचव्या मजल्यावर, मोजमाप कारपेट क्षेत्रफळ १०५० ची. फूट. खुल्या पार्किंग जागा क्रमांक पी०००५ सोबत, १४ व्या आणि ३० व्या रस्त्यावर असलेल्या व्हिला रोजा म्हणून ज्ञात इमारतीत. मालमता २: अपार्टमेंट क्रमांक ५०२, पाचव्या मजल्यावर, मोजमाप कारपेट क्षेत्रफळ १०५० ची. फूट. खुल्या पार्किंग जागा क्रमांक पी०००६ सोबत, २४ व्या आणि ३० व्या रस्त्यावर असलेल्या व्हिला रोजा म्हणून ज्ञात इमारतीत. सीआयएकसीएल ला ज्ञात असलेले अधिभार/ दावित्वः माहीत नाही	表、4,505,40,000/- 表、40,504,000/- 素、そ,00,000/- 素、4,505,40,000/- 表、40,504,000/-		

ई-लिलाव दिनांक आणि वेळ : दि.२७.०२.२०२५ रोजी स.११.०० ते दु.१.०० वा. (प्रत्येकी ३ मिनिटांच्या अमर्याद विस्तारासह) इरठे सादर करण्याची अंतिम तारीख : दि.२६.०२.२०२५ रोजी (सायं.५.३०वा. पर्यंत) निरीक्षणाची तारीख : भेटीनुसार . सर्व इच्छुक सहभागी/बोलीदार यांनी https://chola-lap.procure247.com/ आणि https://cholamandalam.com/news/auction-notices या वेबसाइटला ट देण्याची विनंती केली जाते. तपशील, मदत, कार्यपद्धती आणि शिक्षणावरील ऑनलाइन प्रशिक्षणासाठी, संभाव्य बोलीदार संपर्क करू शकतात – **श्री. मोहम्मद रहीस – ८१२४००००३० / ६३७४८४५६१६,**

सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियम, २००२ च्या नियम ८(६) अंतर्गत वैधानिक ३० दिवसांची विक्री सूचना देखील आहे सही/- प्राधिकृत अधिकारी, मे. चोलामंडलम इन्व्हेस्टमेंट अँड फायनान्स कंपनी लिमिटेड दिनांकः २६.०१.२०२५, ठिकाणः मुंबई

. अटी आणि शर्तींच्या अधिक तपशीलांसाठी कृपया ई–लिलावात भाग घेण्यासाठी https://chola-lap.procure247.com/ आणि https://cholamandalam.com/news/auc

इ-मेल - CholaAuctionLAP@chola.murugappa.com. ई-लिलाव ट्रेनिंग अलोन करिता - संपर्क M/s. Procure247; वासू पटेल: ९५१०९७४५८७.

LKP FINANCE LIMITED

(Registered Office: - 203, Embassy Centre, Nariman Point, Mumbai, Maharashtra 400021)

dations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of LKP Finance

Date	23.01.2025						
Name of the Target Company (TC)	LKP Finance Limited						
Details of the Offer pertaining to TC	Open Offer made by Acquirer (s) M/s Hindon Mercantile Limited and Mr. Kapil Garg to acquirupto 32,67,845 equity shares ("Offer Shares"), representing 26% of the emerging share capital of LKP Finance Limited. (Target Company).						
	Offer Price: Rupees 253.10 (Rupees Two Hundred Fifty Three and Paise Ten Only) per fully paid up equity share including interest payment of Rs 3.10/- (Rupees Three and Paise Ten Only) per equity share as mentioned in the Letter of Offer dated January 20, 2025.						
Name of the Acquirers and PAC with	Acquirers: M/s Hindon Mercantile Limited and Mr. Kapil Garg						
the Acquirers	There is no Person Acting in Concert with the Acquirers for the purpose of this Open Offer.						
Name of the Manager to the Offer	D & A Financial Services (P) Ltd SEBI Registration No.: INM000011484						
Members of the Committee of Independent Directors	(a) Mr. Sajid Mohamed (Chairman) (b) Ms. Saseekala Nair (c) Mr. Dara J Kalyaniwala						
IDC Member's relationship with the TC (Director, Equity shares owned, any other contract/relationship), if any	IDC members are duly appointed Independent Directors on the board of directors of the Targ Company. Members of the Committee do not hold any equity shares in the Target Company or do not ha any relationship or interest in the Target Company except to the extent of the sitting fees parend the reimbursement of expenses by the Target Company in their capacity as Directors a except that the wife of Mr. Dara J Kalyaniwala holds 299 equity shares of the Target Company and Mr Dara J Kalyaniwala is the second holder of these shares.						
Trading in Equity Shares/other securities of the TC by IDC Members	None of the IDC members have traded in the equity shares or other securities of the Target Company during the: a. 12 months period preceding the date of the Public Announcement dated 28th August, 20:						
	(PA); and b. period from the date of the PA till the date of this recommendation.						
IDC Member's relationship with the Acquirers/PAC	No relationship exists between the members of the IDC and the Acquirer(s).						
Trading in equity shares/other securities of the Acquirer/PAC by IDC Members	None of the IDC members have traded in the equity shares or other securities of one of the Acquirers which is an unlisted Company.						
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	IDC members believe that the Offer Price of Rs. 253.10 (Rupees two hundred and fifty three paise ten only) per equity share including interest of Rs 3.10 (Rupees Three and paise ten oper equity share, is fair and reasonable and is in compliance with the provisions of the SI SAST Regulations. The IDC members have noted that the Acquirers are paying interest of						
	Rs. 3.10 (Rupees Three and paise ten only) per equity share at the rate of 10% (ten percent) p annum for the period of delay; and hence the IDC members believe that the Open Offer made the shareholders of Target Company is fair and reasonable.						
Summary of reasons for recommendation	The IDC has reviewed the PA issued on August 28, 2024 the Detailed Public Statement publish on September 4, 2024, the draft letter of offer dated September 11, 2024 and the Letter of Off dated January 20, 2025. Further, the equity shares of the Target Company are listed and tradionly on BSE Limited and are frequently traded in terms of the SEBI SAST Regulations. The ID having reviewed the contents of the above stated documents has opined that the Offer Price						

of SEBI SAST Regulations. In forming the aforesaid opinion /recommendations the IDC has considered the following: Offer Price is higher than the price as arrived by taking into account valuation parameters as defined under SEBI SAST Regulations, which comes to Rupees 182.54 per share The Open Offer by the Acquirer (s) are being made at the highest price amongst the selective criteria and is in line with the Regulations prescribed under the SEBI (SAST) Regulations, and Interest of Rs. 3.10 (rupees three and paise ten only) per equity share at the rate of 10% (ten percent) per annum, has been offered by the Acquirers for delay in opening of the offer due to delay in receipt of RBI approval being statutory approval beyond the period as specified in the SEBI SAST Regulations and SEBI's Observation Letter dated 29th November, 2024 and hence

offered by the Acquirers (being the highest price prescribed) is in accordance with regulation 8(2)

appear to be fair and reasonable The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision whether to offer their equity shares in the Open Offer. They are also advised to seek expert's opinion on taxation before taking their decision in this regard. This statement of the recommendations will be available on the website of the Target Company

Disclosure of voting pattern of the IDC The recommendations were unanimously approved by all the members of the IDC present at the meeting held on January 23, 2025. Any other matter(s) to be highlighted "To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in

all material respects, true and correct and not misleading, whether by omission of any information or otherwise and includes all the information required to be disclosed by the Committee of Independent Directors of LKP Finance Limited under the SEBI (SAST) Regulations,

> For LKP FINANCE LIMITED Sd/-

Details of Independent Advisors, if any | NI

Place: New Delhi

Sajid Mohamad Saseekala Nair Dara J Kalyaniwala Date: 25th January, 2025 Chairmar Member Membe