IFL ENTERPRISES LIMITED

CIN: L74110DL2009PLC186958

Registered Office: Office No. 412, 4th floor Shilp Zaveri, Samruddhi Soc., Nr. Shyamal cross

Road, Satellite, Ahmedabad, 380015

Tel: 7990080239; e-mail id: Iflenterprice3@gmail.com

Website: www. iflenterprises.com

To, Date: 05th July, 2024

BSE Limited Department of Corporate Services, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001

Scrip Code: 540377

Symbol: IFL

Subject: Newspaper Advertisement - Right Issue (Basis of Allotment)

Dear Sir/Ma'am,

Please find enclosed copy of newspaper advertisement for notice of Rights Issue published in Financial Express (English Edition), Jansatta (Hindi Edition) and Financial Express (Gujarati Edition) newspapers dated July 05, 2024 for your ready reference.

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

Thanking you, Yours faithfully,

For and on behalf of IFL Enterprises Limited

Jitendra Vaishnav Digitally signed by Jitendra Vaishnav Date: 2024.07.05 12:42:34 +05'30'

Jitendra Vaishnav Managing Director DIN: 10414407 Continued from previous page.

No. of Shares	Number of	% to total	Total No. of Shares	% to total	Allocation p	er Applicant	Ratio o	f allottees	Total No. of shares	
applied for (Category wise)	applications received		applied in each category		Before Rounding off	After Rounding off	to ap	plicants	allocated/allotted	
1692800	1	0.00	1692800	0.15	988	1600	1	9	1600	
1694400	1	0.00	1694400	0.15	989	1600	1	34/	1600	
1699200	2	0.00	3398400	0.31	992	1600	1	2	1600	
1704000	1	0.00	1704000	0.15	995	1600	1	1	1600	
1708800	1	0.00	1708800	0.15	998	1600	4		1600	
1712000	1	0.00	1712000	0.16	1000	1600	1	133	1600	
1713600	1	0.00	1713600	0.16	1000	1600	1	1	1600	
1736000	1	0.00	1736000	0.16	1014	1600	4	7	1600	
1756800	1	0.00	1756800	0.16	1026	1600	4	35	1600	
1763200	1	0.00	1763200	0.16	1029	1600	1	1	1600	
1785600	1	0.00	1785600	0.16	1043	1600	1	1	1600	
1796800	1	0.00	1796800	0.16	1049	1600	1	31	1600	
1838400	1	0.00	1838400	0.17	1073	1600	1	7	1600	
1953600	2	0.00	3907200	0.35	1140.5	1600	9	2	1600	
1990400	1	0.00	1990400	0.18	1162	1600	18	1	1600	
2033600	1	0.00	2033600	0.18	1187	1600	1	1	1600	
2054400	1	0.00	2054400	0.19	1199	1600	1	1	1600	
2060800	1	0.00	2060800	0.19	1203	1600	1	1	1600	
2062400	2	0.00	4124800	0.37	1204	1600	1	1	3200	
2064000	42	0.07	86688000	7.85	1205.05	1600	16	21	51200	
Total	61159	100.00	1104409600	100.00					6,44,800	

Allotment to Market Maker (After Technical Rejections)

The Basis of Allotment to the Market Maker, at the issue price of Rs. 90/- per Equity Share, was finalized in consultation with NSE Limited. The Category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,30,400 Equity Shares in full out reserved portion of 2,30,400 Equity Shares.

4) Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Issue Price of Rs. 90/- per Equity Share has been done on a proportionate basis in consultation with NSE Limited. This category has been subscribed to the extent of 218.20 Times of QIB portion. The total number of Equity Shares allotted in the QIB category is 907200 Equity Shares; which were allotted to 100 successful Applicants.

CATEGORY FIS/BANKS OTHERS TOTAL 129600 8000 158400 236800 374400 907200 5) Allotment to Anchor Investors (After Technical Rejections)

The Company in consultation with the BRLM, has allotted 12,38,400 Equity Shares to 3 Anchor Investors at the Offer Price of Rs. 90.00/- per Equity shares in accordance with the SEBI Regulations. This represents 60,00% of the QIBs Portion.

CATEGORY	FIS/BANKS	MFS	IC'S	NBFC'S	AIF	FPI	OTHERS	TOTAL
Anchor Investor	-	200		8	11,26,400	1,12,000	<u> </u>	12,38,400

6) Allotment to Employees (After Technical Rejections)

The Basis of Allotment to the Employee Reservation, who have Bid at cut-off / Issue Price of Rs.90.00/- per Equity Share, was finalized in consultation with NSE Emerge. The category has been subscribed to the extent of 0.26 times. The total number of Equity Shares Allotted in this category is 59200 Equity Shares to 14 successful applicants. The category-wise details of the Basis of Allotment are as under:

No. of Shares Applied for (Category wise)	No. of Applications Received	% of Total	Total No. of Shares Applied in Each Category	% to Total	No. of Equity Shares Allotted per Applicant	Total No. of Shares Allotted
1600	14	100.00	59200	100.00	1600	59200
Total	380	100.00	59200	100.00	7000001	59200

The Board of Director of our Company at its meeting held on July 03, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being NSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation has been emailed to the email id of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Issue Account on July 04, 2024. The Equity Shares allotted to the successful allottees have been uploaded on July 04, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from NSE and the trading of the Equity Shares is expected to commence on July 05, 2024.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated July 02, 2024 filed with the Registrar of Companies, West Bengal ("RoC").

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Issue. Bigshare Services Private Limited at website: www.bigshareonline.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole Bidder, Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:



BIGSHARE SERVICES PRIVATE LIMITED

Office No. S6-2, 6th floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road,

Andheri (East), Mumbai- 400093

Tel: +91-22-62638200, Email: jpo@bigshareonline.com Investor Grievances Email id- investor@bigshareonline.com

Website: www.bigshareonline.com SEBI Registration No.: INR000001385 Contact Person: Mr. Vinayak Morbole

> On Behalf of the Board of Directors For Nephro Care India Limited

Place - Kokata, West Bengal

full text of the 'Disclaimer Clause of NSE".

Date: July 04, 2024

Mr. Sougata Sengupta Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF NEPHRO CARE INDIA LIMITED Disclaimer: Nephro Care India Limited has filed the Prospectus dated July 02, 2024 with the Registrar of Companies, West Bengal and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of NSE Emerge i.e. www.nseindia.com and is available on the website of the BRLM at www.ccvindia.com. Any potential

investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the Prospectus including the section titled "Risk Factors" beginning on page 28 of the Prospectus. WSE Disclaimer: "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

रुचि की अभिव्यक्ति हेतु आमन्त्रण कार्निवाल फिल्म्स प्राइर्वेट लिमिटेड इंदौर, मध्य प्रदेश में मुख्यालय के साथ कई स्थानों पर सिनेमा प्रदर्शन का संचालन भारतीय ऋण शोधन अक्षमता तथा दिवालिया बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए(1) के अधीन]

सुसंगत विशिष्टियाँ

1	पैन/सीआईएन/एलएलपी नं. सहित कार्पोरेट	कार्निवाल फिल्म्स प्राइवेट लिमिटेड
	देनदार का नाम	CIN-U92100MP2012PTC027484 PAN AAFCC12525N
2	पंजीकृत कार्यालय का पता	पंजीकृत कार्यालयः एफएम-18, मानसोरवर कॉम्प्लेक्स, 7 नो स्टॉप शिव
		नगर, भोपाल, म.प्र462016
		कॉपोरेंट कार्यालयः कार्निवल हाउस, जनरल ए के वैद्य मार्ग, वेस्टर्न एक्स
		हाईवे के पास, डिंडोशी, मलाड ईस्ट, मुंबई-400097
3	वेबसाइट की यूआरएल	www.carnivalcinemas.com (कार्यरत नहीं)
4	उस स्थान का विवरण जहां अधिकतर	कंपनी सिनेमा के प्रदर्शन का व्यवसाय करती है जो पंजाब, हरियाणा,
	अचल आस्तियां स्थित हैं	प्रदेश, महाराष्ट्र, तमिलनाडु, आन्ध्र प्रदेश, गुजरात, कर्नाटक, राजस्थ
		तेलंगाना, तमिलनाडु, छत्तीसगढ़ आदि सहित विभिन्न राज्यों में विभिन्न स्थ
		से संचालित होता है। इन सिनेमा स्थलों पर परिसंपत्तियाँ स्थापित की गई
		पूर्ण विवरण ई-मेल cirp.carnivalfilms@outlook.com य
		ashok.gulla@rbsa.in या वेबसाइट www.rbsa.in से उपलब्ध क
		जाएगा।
5	मुख्य उत्पाद/सेवाओं की संस्थापित क्षमता	60 स्थानों पर लगभग 150 स्क्रीन स्थापित हैं जिसकी सीटिंग क्षमता लगभ
		42000 है। अधिक जानकारी के लिए cirp.carnivalfilms@outlook.c
		या ashok.gulla@rbsa.in पर ईमेल भेजें।
6	गत वित्त वर्ष में बिक्रीत मुख्य उत	गत वित्तीय वर्ष के दौरान प्रचालन में नहीं
	पादों/सेवाओं की मात्रा तथा मूल्य	
7	कर्मचारियों/कामगारों की संख्या	वर्तमान में निल
8	दो वर्ष के गत उपलब्ध वित्तीय कथन	https://rbsa.in/ibc-cases/ पर उपलब्ध या cirp.carnivalfilms@o
	(अनुसूची सहित), लेनदारों की सूची का	look.com तथा/अथवा <u>ashok.gulla@rbsa.in</u> पर ई−मेल के माध्यम
	विवरण, प्रक्रिया के अनुगामी कार्यक्रमों	
	हेतु प्रासंगिक तिथियां उपलब्ध हैं :	
9	संहिता की धारा 22(2)(एच) के तहत	https://rbsa.in/ibc-cases/ पर उपलब्ध या cirp.carnivalfilms@o
	समाधान आवेदकों की पात्रता उपलब्ध	look.com तथा/अथवा <u>ashok.gulla@rbsa.in</u> पर ई−मेल के माध्यम
	है :	55 9
10	रुचि की अभिव्यक्ति की अन्तिम तिथि	22.07.2024
11	संभावित समाधान आवेदकों की अनंतिम	25.07.2024
	सूची के निर्गमन की तिथि	
12	अनंतिम सूची की आपत्तियां जमा करने	30.07.2024
	की अन्तिम तिथि	
13	संभावित समाधान आवेदकों की अन्तिम	02.08.2024
	सूची के निर्गमन की तिथि	
14	सूचना ज्ञापन, मूल्यांकन मैट्रिक्स तथा	02.08.2024
	संभावित समाधान आवेदकों को समाधान	
	योजना हेतु निवेदन के निर्गमन की तिथि	
15	समाधान योजना जमा करने की अंतिम	04.09.2024
	तिथि	
16	ईओआई जमा करने हेतु प्रक्रिया ई–मेल	cirp.sepl@outlook.com
	आईडी	

संपर्क करें।

अशोक कुमार गुल्ला, समाधान प्रोफेशनल कार्निवाल फिल्म्स प्राइवेट लिमिटेड के लिए IBBI/IPA-003/IP-N00024/2017-2018/10174 C/o आरबीएसए रीस्ट्रक्करिंग एडवाइजर्स एलएलपी स्थानः गरुग्राम स्थानः 05.07.2024 डीएलएफ कॉपोर्रेट पार्क, चौथी मंज़िल, 4बी टॉवर, गुड़गांव, हरियाणा-122002

आईबीबीआई के साथ पंजीकृत ई-मेल आईडी : ashok.gulla@rbsa.in पत्राचार ई-मेल आईडी : cirp.carnivalfilms@outlook.com

रुचि की अभिव्यक्ति हेतु आमन्त्रण स्टारगेज एंटरटेनमेंट प्राइवेट लिमिटेड नई दिल्ली में मुख्यालय के साथ कई स्थानों पर सिनेमा प्रदर्शन का संचालन [भारतीय ऋण शोधन अक्षमता तथा दिवालिया बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए(1) के अधीन]

	9	संगत विशिष्टियाँ
1	पैन/सीआईएन/एलएलपी नं. सहित कार्पोरेट	
	देनदार का नाम	CIN: U74994DL2008PTC173043 PAN-AALCS5391L
2	पंजीकृत कार्यालय का पता	पंजीकृत कार्यालयः 503,504 और 507, पांचवीं मंजिल, मर्केंटाइल
		हाउस, 15 कस्तूरबा गांधी मार्ग, नई दिल्ली-110001 कॉपोर्रेट
		कार्यालयः कार्निवल हाउस, जनरल ए के वैद्य मार्ग, वेस्टर्न एक्सप्रेस
		हाईवे के पास, डिंडोशी, मलाड ईस्ट, मुंबई-400097
3	वेबसाइट की यूआरएल	www.carnivalcinemas.com (कार्यरत नहीं)
4	उस स्थान का विवरण जहां अधिकतर अचल	कंपनी सिनेमा के प्रदर्शन का व्यवसाय करती है जो राजस्थान, झा-
	आस्तियां स्थित हैं	रखंड, उत्तर प्रदेश, छत्तीसगढ़, हरियाणा आदि सहित विभिन्न राज्यों
		में विभिन्न स्थानों से संचालित होता है। इन सिनेमा स्थलों पर परिसं
		पत्तियाँ स्थापित की गई हैं। पूर्ण विवरण ई-मेल
		cirp.sepl@outlook.com या ashok.gulla@rbsa.in या
		वेबसाइट www.rbsa.in से उपलब्ध कराया जाएगा।
5	मुख्य उत्पाद/सेवाओं की संस्थापित क्षमता	7 स्थानों पर लगभग 22 स्क्रीन स्थापित हैं। अधिक जानकारी के
		लिए cirp.sepl@outlook.com या ashok.gulla@rbsa.in
		पर ईमेल भेजें।
6	गत वित्त वर्ष में बिक्रीत मुख्य उत्पादों/सेवाओं	गत वित्तीय वर्ष के दौरान प्रचालन में नहीं
	की मात्रा तथा मूल्य	
7	कर्मचारियों/कामगारों की संख्या	वर्तमान में निल
8	दो वर्ष के गत उपलब्ध वित्तीय कथन	https://rbsa.in/ibc-cases/ पर उपलब्ध या cirp.sepl@out-
	(अनुसूची सहित), लेनदारों की सूची का	look.com तथा/अथवा
	विवरण, प्रक्रिया के अनुगामी कार्यक्रमों हेतु	ashok.gulla@rbsa.in पर ई-मेल के माध्यम से
	प्रासंगिक तिथियां उपलब्ध हैं :	
9	संहिता की धारा 22(2)(एच) के तहत	उपरोक्त के अनुसार
	समाधान आवेदकों की पात्रता उपलब्ध है :	
10	रुचि की अभिव्यक्ति की अन्तिम तिथि	22.07.2024
11	संभावित समाधान आवेदकों की अनंतिम	25.07.2024
	सूची के निर्गमन की तिथि	
12	अनंतिम सूची की आपत्तियां जमा करने की	30.07.2024
	अन्तिम तिथि	
13	संभावित समाधान आवेदकों की अन्तिम	02.08.2024
	सूची के निर्गमन की तिथि	
14	सूचना ज्ञापन, मूल्यांकन मैट्रिक्स तथा	02.08.2024
	संभावित समाधान आवेदकों को समाधान	
	योजना हेतु निवेदन के निर्गमन की तिथि	
15	समाधान योजना जमा करने की अंतिम तिथि	04.09.2024
16	ईओआई जमा करने हेतु प्रक्रिया ई-मेल	cirp.sepl@outlook.com
	आईडी	

अधिक जानकारी के लिए, कृपया www.rbsa.in के "CIRP Assignment" अनुभाग पर जाएँ। किसी भी अन्य

जानकारी के लिए, कृपया श्री अशोक गुल्ला से +91-9674713222 और श्री शिवम अरोड़ा से +91-7566124194 पर

अशोक कुमार गुल्ला, समाधान प्रोफेशनल

स्टारगेज एंटरटेनमेंट प्राइवेट लिमिटेड के लिए

C/o आरबीएसए रीस्टक्वरिंग एडवाइजर्स एलएलपी

IBBI/IPA-003/IP-N00024/2017-2018/10174

डीएलएफ कॉपोरेंट पार्क, चौथी मंज़िल, 4बी टॉवर, गुड़गांव, हरियाणा-122002

संपर्क करें।

स्थानः गुरुग्राम

स्थानः 05.07.2024

TATA

टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड

पंजीकत कार्यालय : 11वीं मंजिल, टॉवर ए. पेनिनसला बिजिनेस पार्क, गणपतराव कदम मार्ग, लोअर परेल, मम्बर्ड-40013 शाखा कार्यालय : टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड, बी-36, प्रथम एवं द्वितीय तल, लाजपत नगर-भाग 2, एचडीएफसी बैंक के ऊपर, नई दिल्ली-110024

अचल सम्पत्ति की बिक्री हेत विक्रय सचना

(प्रतिभित हित (प्रवर्तन) नियम 2002 के नियम 9(1) के साथ पठित नियम 8(6) के तहत) प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 9(1) एवं नियम 8(6) प्रावधानों के साथ पठित वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा

प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत अचल आस्तियों की बिक्री हेत ई-नीलामी बिक्री सुचना जनसामान्य को और विशेष रूप से निम्नलिखित कर्जदार/सह-कर्जदारों अथवा उनके विधिक उत्तराधिकारियों/प्रतिनिधियों (कर्जदार) को एतद्वारा सचना दी जाती है कि टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड (टीसीएचएफएल) के पास नीचे वर्णित बंधक अचल सम्पत्ति, जिसका कब्जा टीसीएचएफएल के अधिकृत

प्राधिकारी द्वारा कर लिया गया है, कर्जदारों तथा सह-कर्जदारों से कुल राशि की वसुली हेतु ''जहाँ है जैसे है'', ''जो है जैसे है'' तथा ''जो भी है वहीं है''

के आधार पर 23.07.2024 को बिक्री की जायेगी। आरक्षित मूल्य तथा धरोहर राशि नीचे उल्लिखित है। एतद्वारा सुचना दी जाती है कि बिक्री के किसी आस्थगन/असततता की अनुपस्थित में, आस्ति/सम्पत्ति की बिक्री ई-नीलामी द्वारा कथित 23.07.2024 को 2 बजे अप. की जायेगी। ई-नीलामी में भाग लेने हेतु ईएमडी के डिमाण्ड ड्राफ्ट वाला मुहरबन्द लिफाफा टीसीएचएफएल के अधिकृत प्राधिकारी के पास शाखा पता टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड, बी-36, प्रथम एवं द्वितीय तल, लाजपत नगर, भाग-2, एचडीएफसी बैंक के ऊपर, नई दिल्ली-110024 पर

22.07.2024 को 5 बजे अप. तक जमा करना है। पुतिभत आस्ति/अचल सम्पत्ति की बिकी ''जहाँ है जैसे है स्थिति'' में नीचे वर्णित संक्षिप्त विवरणों के अनुसार की जायेगी

क्र. सं.	ऋण खाता सं. तथा शाखा	दायित्वधारी(यों)/सह- कर्जदार(रों)/विधिक उत्तराधिकारी(यों)/विधिक प्रतिनिधि(यों)/जमानती(यों) के नाम	माँग सूचना के अनुसार बकाया राशि	आरक्षित मूल्य	जमा धरोहर राशि	कब्जे का प्रकार
1.	TCHIN03 99000100 082376 & 10527116	(स्वर्गीय) श्री सुनील बिश्वकर्मा पुत्र श्री बिष्णु बिस्वकर्मा – उनके कानूनी उत्तराधिकारियों श्रीमती माया बिश्वकर्मा पत्नी श्री बिष्णु बिश्वकर्मा के माध्यम से, श्रीमती स्वास्तिका बिश्वकर्मा पत्नी श्री सुनील बिश्वकर्मा – कानूनी उत्तराधिकारी, श्री वर्धन बिश्वकर्मा पुत्र स्वर्गीय श्री सुनील बिश्वकर्मा –कानूनी उत्तराधिकारी	रु. 2026995/- (रुपये बीस लाख छब्बीस हजार नौ सौ पिचानबे मात्र) आपके द्वारा ऋण खाता सं. 10527116 के तहत देय एवं बकाया है तथा रु. 281417/- (रुपये दो लाख इक्यासी हजार चार सौ सत्रह मात्र) आपके द्वारा ऋण खाता सं. TCHIN0399000100082376 के तहत देय एवं बकाया है अर्थात कुल रु. 2308412/- (रुपये तेईस लाख आठ हजार चार सौ बारह मात्र)	रु. 16,90,000/– (सोलह लाख नब्बे हजार रुपए मात्र)	रु. 1,69,000/- (एक लाख उनसट हजार रुपये मात्र)	भौतिक

अचल संपत्ति का विवरण: संपत्ति संख्या 17 के निर्मित ऊपरी भूतल (सामने की ओर) का समस्त भाग, छत के अधिकार के बिना, क्षेत्रफल 43.4772 वर्ग मीटर (52 वर्ग गज), खसरा संख्या 299 में निर्मित, ग्राम नसीरपुर की राजस्व संपदा में स्थित, इलाका सागरपुर पश्चिम, नई दिल्ली - 110046, बिक्री विलेख में लिखी गई सभी सामान्य सुविधाओं के साथ। इसकी सीमा इस प्रकार हैं: पूर्व - गली 8' चौड़ी, पश्चिम - सड़क 19' चौड़ी, उत्तर - प्लॉट नंबर 17 का हिस्सा,

नोट : कर्जदार द्वारा टीसीएचएफएल (सीसी/108/2022) के विरुद्ध दाखिल उपभोक्ता शिकायत डीसीडीआरएफ दक्षिण-पश्चिम (द्वारका) के समक्ष लम्बित है। उक्त मामले में टीग्रीएचएफएल के विरुद्ध कोई प्रदे ऑईर पारित नहीं है।

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12	10285074	श्री मोहम्मद इरफान पुत्र	, , ,	₹. 25,00,000/-	₹.2,50,000/-	भौतिक
1.	0.000	श्री राहत अली	दो सौ नवासी मात्र)	(केवल पच्चीस	(दो लाख पचास	
1		श्रीमती किश्वर जहां पत्नी	24-01-2023	लाख रुपये)	हजार रुपये मात्र)	
1		श्री मोहम्मद इरफान				

अचल सम्पत्ति का विवरण : बिल्ट अप फ्री होल्ड फ्लैट नंबर बी−14/3/एस−2, दूसरी मंजिल पर, छत के अधिकार के साथ का समस्त भाग, क्षेत्रफल 70 वर्ग गज, यानी 58.53 वर्ग मीटर, एम.आई.जी. श्रेणी के तहत, एक आवास यूनिट जैसा है जहां है, सीढ़ियों, मार्ग और अन्य सामान्य सुविधाओं के सामान्य अधिकारों के साथ, संपत्ति संख्या बी-14/3, प्लॉट संख्या बी-14 के हिस्से पर निर्मित, खसरा संख्या 1076/5// 2/272, दिलशाद एक्सटेंशन नंबर 01 में स्थित, अब झिलमिल ताहिरपुर, इलाका शाहदरा, दिल्ली के क्षेत्र में दिलशाद कॉलोनी में, बिक्री विलेख में उल्लिखित सभी सामान्य सुविधाओं के साथ भूमि के अविभाजित आनपातिक फ्रीहोल्ड अधिकारों के साथ। पर्वः रोड, पश्चिमः प्लॉट नंबर बी-14 का हिस्सा, उत्तर- प्लॉट नंबर बी-13, दक्षिणः प्लॉट नंबर बी-14 का हिस्सा।

बिक्री में आम जनता को व्यक्तिगत रूप से निविदा जमा करने के लिए आमंत्रित किया जाता है। कर्जदार(रों)/सह-कर्जदार(रों) को एतद्वारा इस सुचना के प्रकाशन की तिथि से 15 दिनों के भीतर भावी ब्याज सहित कुल बकाया भुगतान करने का अन्तिम अवसर दिया जाता है जिसमें असफल रहने पर अचल सम्पत्ति की बिक्री अनुसूची के अनुसार कर दी जायेगी। यदि प्राधिकृत अधिकारी के पास अनुसूची में वर्णित बकाये, ब्याज लागत (बिक्री लागत आदि) जमा कर दी जाती है अथवा उक्त प्रमाणपत्र की राशि, ब्याज एवं लागत अधोहस्ताक्षरी के पास नीलामी की तिथि से पूर्व जमा कर दिए होने का उनकी संतुष्टि के लिए प्रमाण जमा कर दिया जाता है तो यह बिक्री रोक दी जाएगी।

ऐसे किसी भी अधिकारी या व्यक्ति जिन्हें इस बिक्री के सिलसिले में किसी भी प्रकार के कर्तव्य का निर्वहन करना हो. चाहे प्रत्यक्ष या परोक्ष रूप से. वे बिको की जाने वाली सम्पत्ति में कोई हित अर्जित या अर्जित करने का प्रयास नहीं करेंगे।

यह बिक्री प्रतिभति हित (प्रवर्त्तन) नियमावली. 2002 में निर्दिष्ट शर्तों तथा अधोलिखित शर्तों के अधीन होगी।

नोट : यह ई-नीलामी बिक्री प्रति 10 मिनट के असीमित विस्तार के साथ पोर्टल https://DisposalHub.com के माध्यम से 23.07.2024 को 2.00 बजे अप से 3.00 बजे अप के बीच आयोजित की जायेगी।

नियम एवं शर्तें : 1. संलग्न अनुसूची में निर्दिष्ट विवरण अधोहस्ताक्षरी की सर्वश्रेष्ट जानकारी के अनुसार प्रस्तुत किये गये हैं, लेकिन इस उदघोषणा में किसी गलती अथवा खामी के लिये अधोहस्ताक्षरी उत्तरदायी नहीं होंगे। यदि बोली राशि अथवा बोलीदाता से संबंधित कोई विवाद उत्पन्न होता है तो प्रतिभूत लेनदार के विवेकानुसार लॉट को फिर से नीलामी पर प्रस्तुत किया जायेगा। 2. आरक्षित मूल्य से कम में सम्पत्ति की बिक्री नहीं की जायेगी। 3. बोली वृद्धि राशि रु. 10,000/- (रुपये दस हजार मात्र) होगी। 4. सम्पत्ति के विक्रय हेतु जमा की गयी समस्त संविदाओं के साथ ऊपर लिखे के अनुसार जमा धरोहर राशि शाखा पता में देय ''टाटा कैपिटल हाउसिंग फाइनेंस लि.'' के पक्ष में डिमाण्ड ड्राफ्ट के रूप में जमा करनी होगी। असफल संविदाकारों को नीलामी के पश्चात डिमाण्ड ड्राफ्ट वापस कर दिया जायेगा। एनईएफटी/आरटीजीएस/आईएमपीएस के माध्यम से ईएमडी जमा करने के लिए कृपया अधिकृत प्राधिकारी से सम्पर्क करें। 5. उच्चतम संविदाकार को सफल संविदाकार घोषित कर दिया जायेगा बशर्ते कि वह संविदा के लिए वैधानिक रूप से पात्र हो और बशर्ते कि उसके द्वारा संविदा की राशि आरक्षित मुल्य से कम न हो। यदि प्रस्तावित मुल्य स्पष्ट रूप से इतना अपर्याप्त हो कि यह ऐसा करने के लिए अपरामर्शनीय हो तो 'अधिकृत प्राधिकारी' का विशेषाधिकार होगा कि वह उच्चतम संविदा की स्वीकृति को मना कर दे। 6. दर्ज कारणों से, 'अधिकृत प्राधिकारी' विक्रय को स्थगित/अनिरन्तर करने का विशेषाधिकार रखेगा। 7. सम्पत्ति का निरीक्षण 19.04.2024 को 11 बजे प्रातः से 5.00 बजे सायं के बीच किया जा सकता है। 8. सफल क्रेता घोषित किये गये व्यक्ति को ऐसी उदघोषणा के तरन्त बाद क्रय राशि/संविदा जिसमें ईएमडी राशि शामिल है, का पच्चीस प्रतिशत 'अधिकृत प्राधिकारी' के पास 24 घंटे के भीतर जमा करना होगा और इस राशि के जमा करने में असफल रहने पर सम्पत्ति को निजी सन्धि द्वारा पुनः नीलामी/बिक्री के लिए रखा जायेगा। ९. यदि उपर्युक्त के अनुसार प्रारम्भिक राशि अदा कर दी जाती है तो क्रय राशि की शेष देय राशि क्रेता द्वारा सम्पत्ति के विक्रय की पष्टि की तिथि के 15वें दिन को या इससे पर्व 'अधिकत प्राधिकारी' के पास जमा करनी होगी. यदि उस 15वें दिन रविवार या कोई अन्य अवकाश होता है तो इसे 15वें दिन के बाद पहले कार्यालयी दिन पर जमा करनी होगी। 10. उपरोक्त अवधि में भुगतान में चूक करने पर निजी सिन्ध द्वारा सम्पत्ति की फिर से नीलामी/बिक्री की जायेगी। ईएमडी सिहत जमा की गई राशि टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड द्वारा जब्त कर ली जायेगी तथा चूक करने वाले क्रेता उस सम्पत्ति के सभी दावों से वंचित हो जाएंगे। 11. टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड को ज्ञात किसी भी ऋणभार का विवरण, जिसके लिए संपत्ति उत्तरदायी है: उपरोक्त तालिका के अनुसार। इच्छुक बोलीदाताओं को सलाह दी जाती है कि वे संपत्ति कर, बिजली आदि के वैधानिक देनदारियों सहित संपत्ति पर भार के संबंध में अपनी स्वतंत्र पूछताछ करें। 12. अन्य विवरणों अथवा ऑनलाइन ई-नीलामी प्रक्रिया पर प्रशिक्षण के लिए संभावित बोलीदाता हमारे सेवा प्रदाता मैसर्स नेक्सजेन सॉल्यूशन्स प्राइवेट लिमिटेड, पता #203, दूसरी मंजिल, श्री श्याम पैलेस, सेक्टर 4 एवं 5, क्रॉसिंग रेलवे रोड, गुरुग्राम-122 006 से इसके मोबाइल नं. +91 97100 29933, +91 98100 29926, दूरभाष नं. +91 124 4 233 933, ई-मेल आईडी : CSD@disposalhub.com अथवा मनीष बंसल से ई-मेल आईडी : Manish.Bansal@tatacapital.com. अधिकृत प्राधिकारी तथा मोबाइल नं. 8588983696 से सम्पर्क कर सकते हैं। कपया अपनी पृछताछ ह्वाटसएप नम्बर: 9999078669 पर करें। 13. उच्चतम संविदाकार को उच्चतम घोषित संविदा राशि पर 1% टीडीएस प्रयोज्य एवं देय होगा। यह भूगतान उच्चतम संविदाकार द्वारा स्वामी/कर्जदार(रों) के पैन में जमा करनी होगी तथा चालान की प्रति हमारी कम्पनी के पास जमा करनी होगी। 14. उपर्युक्त विवरण के लिए कृपया प्रतिभूत लेनदार की वेबसाइट http://surl.li/usujd में प्रावधानित लिंक देखें। 15. कृपया लिंक https://www.tatacapital.com/property-disposal.html भी देखें।

कपया ध्यान दें - टीसीएचएफएल ने इस संपत्ति की बिक्री/नीलामी के लिए उल्लिखित नीलामी भागीदार के अलावा किसी भी दलाल/एजेंट को नियक्त नहीं किया है। इच्छुक पार्टियों को इस मामले में सभी प्रश्नों और पूछताछ के लिए केवल अधोहस्ताक्षरी या अधिकृत अधिकारी से संपर्क करना चाहिए। स्थान : दिल्ली

ह./- अधिकृत प्राधिकारी टाटा कैपिटल हाउसिंग फाइनेंस लिमिटेड तिथि : 05.07.2024

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ENTERPRISES LIMITED

Our Company was originally incorporated as "Sarthak Suppliers Private Limited" on January 23, 2009 as a Private Limited Company under the Companies Act, 1956, by the Registrar of Companies, Delhi and Haryana. However, subsequently, the name of our Company was changed from "Sarthak Suppliers Private Limited" to "IFL Enterprises Private Limited" and a fresh Certificate of Incorporation was granted by the Registrar of Companies, Delhi and Harvana at New Delhi on January 27, 2016, Further, our Company was converted into a public limited company and the name of the Company was changed to "IFL Enterprises Limited" on February 18, 2016 and a fresh Certificate of Incorporation consequently upon change of name was granted by the Registrar of Companies, Delhi and Haryana. For further details of change in name and registered office of our Company, please refer to "General Information" beginning on page 38 of this Letter of Offer.

Corporate Identity Number: L74110GJ2009PLC151201

Registered Office: Office No. 412, 4th Floor Shillo Zaveri, Samruddhi Soc., NR, Shvamal Cross Road, Satellite. Polytechnic (Ahmedabad), Ahmedabad, Ahmedabad City, Guiarat, India, 380015 Contact person: Mr. Jitendra Vaishnay, Managing Director and CFO

Telephone: + 91-7990080239 | E-mail id: Iflenterprice3@gmail.com | Website: www.iflenterprises.com PROMOTERS OF OUR COMPANY: MR. NISHANT SUBHASHCHANDRA GANDHI

ISSUE OF UPTO 49,52,69,896 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1 /- EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 1 /- PER EQUITY SHARE AGREEGATING TO ₹ 4952.69 /- LAKHS# ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 198 (ONE HUNDRED NINETY-EIGHT) EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 17TH, 2024 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, May 27th, 2024 and was closed for subscription on Tuesday, June 25th, 2024 and the last date for On Market Renunciation of Rights Entitlements was Thursday, June 20, 2024, Out of the total 6,676 Applications for 59,78,44,492 Rights Equity Shares, 1,155 Applications for 1,31,61,456 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 5,521 for 58,46,83,036 Rights Equity Shares. In accordance with the Letter of Offer and the Basis of Allotment finalized on July 01, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Board of directors of the Company has on July 01, 2024, approved the allotment of 49,52,69,896 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

The total number of valid applications eligible to be considered for allotment were as detail below:

Applicants	Number of valid applications received	Number of Rights Equity Shares against Rights Entitlement (A)	Number of Rights Equity Shares against Additional Equity Shares Applied (B)	Total Rights Equity Shares (A+B)
Eligible Equity Shareholders	5,117	13,67,85,039	6,59,74,224	20,27,59,263
Renouncees	404	90,75,800	37,28,47,973	38,19,23,773
Total	5,521	14,58,60,839	43,88,22,197.00	58,46,83,036.00

2. Information regarding total Applications received:

	Gross			Less: Rejections/Partial Amount			Valid		
Category	Appl	Equity Shares	Amount (Rs.)	Appl	Equity Shares	Amount (Rs)	Appl	Equity Shares	Amount (Rs)
Eligible Equity Shareholders	5,295	21,05,06,437	21,05,06,437.00	178	77,47,174	77,47,174.00	5,117	20,27,59,263	20,27,59,263.00
Renounces	412	38,28,09,323	38,28,09,323.00	- 8	8,85,550	8,85,550.00	404	38,19,23,773	38,19,23,773.00
Rejected Bid	969	45,28,732	45,28,732.00	969	45,28,732	45,28,732.00	0	0	0.00
Total	6.676	59 78 44 492	59 78 44 492 00	1.155	1 31 61 456	1.31.61.456.00	5.521	58 46 83 036	58 46 83 036 00

Summary of Allotment as under:

Category	Number of Rights Equity Shares Allotted - against Entitlement	Number of Rights Equity Shares Allotted - Against valid additional Rights Equity Shares	Total Rights Equity Shares Allotted
Eligible Shareholders	13,67,85,039	6,59,74,224	20,27,59,263
Renounces	90,75,800	28,34,34,833	29,25,10,633
Total Allotment	14,58,60,839	34,94,09,057	49,52,69,896

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on July 01, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on July 01, 2024. The listing application was executed with BSE on July 02, 2024 respectively. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed by July 08. 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 174 of the Letter of Offer. The trading is expected to commence on or before July 10, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be given to NSDL & CDSL on July 06, 2024.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: The Letter of Offer was not required to be filed with SEBI in terms of SEBI ICDR Regulations, 2018 as the size of issue was less

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to

 Disclaimer Clause of the BSE* on page 168 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of

refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures"

Offer dated May 09, 2024. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE

Date: July 04, 2024

REGISTRAR TO THE ISSUE Skyline Financial Services Private Limited

D-153A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi-110020 Telephone: 011-40450193/97, Email: admin@skylinerta.com, Website: www.skylinerta.com Investor grievance e-mail: investors@skylinerta.com, Contact Person: Mr. Anuj Rana

For IFL ENTERPRISES LIMITED

EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

SEBI Registration No.: INR000003241, Validity of Registration; Permanent

Jitendra Vaishnav Managing Director & CFO

Place: Ahmedabad DIN: 10414407 Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-issue or post-issue related matter. A grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full

details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked in ASBA proces), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip and copy of the e-acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 174 of the Letter of Offer.

→ POLYMED

POLY MEDICURE LIMITED

CIN: 140300DL 1995PL C066923 Regd. Office: 232B, Third Floor, Okhla Industrial Estate, Phase-III, New Delhi-110020 Ph.:- 011-33550700, Fax: 011-26321894/39

Email: investorcare@polymedicure.com, Website: www.polymedicure.com NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING

Notice is hereby given pursuant to provisions of Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') and Rule 20 8 Rule 22 of the Companies (Management and Administration) Rules, 2014 ('the Rules') Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), General Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020, 22/2020 dated 15th June, 2020, 33/2020 dated 28th September, 2020, 39/2020 dated 31st December, 2020 10/2021 dated 23rd June, 2021, 20/2021 dated 8th December, 2021, 03/ 2022 dated 5tl May, 2022, 11/2022 dated 28th December, 2022 and 09/2023 dated 25th September, 2023 issued by the Ministry of Corporate Affairs, Government of India ('MCA Circulars'), Secretaria Standard on General Meetings ('SS-2') issued by the Institute of Company Secretaries of India and any other applicable law, rules and regulations (including any statutor modification(s) or re-enactment(s) thereof, for the time being in force), the Company seeks the approval of Members by way of Postal Ballot process, in respect of the Specia Businesses as specified in the Postal Ballot Notice dated Saturday, June 29, 2024 (along with the explanatory statement thereto as required under the provisions of Section 102 read with Section 110 of the Act) (hereinafter referred to as 'Notice')

In compliance with law, the Company has completed the dispatch of Notice on Thursday July 04, 2024, to all the Members, whose names appear in the Company's Register of Members / List of Beneficial Owners at the closure of business hours on Friday, June 28 2024 (Cut-Off Date), electronically through e-mail on the e-mail addresses that are registered with the Depositories / their depository participant / the Company's Registrar and Share Transfer Agent, "Mas Services Limited.". I the Company, Further, the Company has engaged services of National Securities Depository Limited "NSDL", for providing e-voting facility to all the members. The procedure for e-voting is given in the Notice. The Notice along with the explanatory statement is displayed on the website of the

Company www.polymedicure.com from the following link address: https:/ www.polymedicure.com/wp-content/uploads/2024/07/Postal-Ballot-Notice.pdf In case of non-receipt of Notice, a member, as on the cut-off date, can download the same

from website as provided above. No physical copy of notice has been sent to Members and the communication of assent / dissent of Members will take place only through e voting facility. In this regard, the Members are hereby notified that

- 1) The business to be transacted through Postal Ballot shall be transacted by e-voting as provided in the Act read with related Rules thereto and SEBI Listing Regulations
- Shareholders holding share(s) in dematerialized form, are requested to register their email address and mobile numbers with their relevant depositories through their depository participants and Shareholders holding share(s) in physical mode are requested to furnish their email addresses and mobile numbers with the Company's Registrar and Share Transfer Agent (Mas Services Ltd.) at sm@masserv.com
- Voting rights of the Members has been reckoned as on Friday, June 28, 2024 which
- E-voting would commence on 9:00 a.m. IST on Friday, July 05, 2024 and ends at 5.00 p.m. IST on Saturday, August 03, 2024. The e-voting shall not be allowed beyond the said date and time. The e-voting module shall be disabled by NSDI In case of any queries, you may refer the Frequently Asked Questions (FAQs) for
- Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on 022 - 4886-7000 and 022 - 2499-7000 or send a request at evoting@nsdl.co.in. The Board of Directors of the Company has appointed Mr. P.K. MISHRA (Membership
- no. FCS-4305), Proprietor of P.K. MISHRA & Associates, Company Secretaries as Scrutinizer for conducting the postal ballot, through remote voting process, in a fair The results of the Postal Ballot will be announced by the Chairman or any person authorised by him on or before Monday, 5th Day of August, 2024, and shall be

placed on the website of the Company- www.polymedicure.com, and shall also be communicated to BSE Limited, where shares of the Company are listed. By order of the Board For Poly Medicure Ltd

Place: Delhi Date: 04.07.2024

Avinash Chandra (Company Secretary)

PRADEEP METALS LIMITED

Registered Office: R-205, MIDC, TTC Industrial Area, Rabale, Navi Mumbai- 400701 Tel.:+91-22-27691026 Fax:+91-22-27691123 Email: investors@pradeepmetals.com Website: www.pradeepmetals.com CIN:L99999MH1982PLC026191

INFORMATION REGARDING 41st ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCE (VC) / OTHER AUDIO VISUAL MEANS (OAVM). RECORD DATE AND FINAL DIVIDEND

Shareholders may note that the 41st Annual General Meeting (AGM) of the Company will be held through VC / OAVM on Friday, 2nd August, 2024 at 03.00 p.m. (IST), in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with General Circulars issued by the Ministry of Corporate Affairs (MCA) in this regard, the latest being General Circular No. 09/2023 dated 25th September, 2023 and Circular No. SEBI/HO/ CFD/PoD-2/P/CIR/2023/4 dated 5th January, 2023 and Circular No. SEBI/HO/ CFD/CFD-PoD-2/P/CIR/2023/167 dated 7th October, 2023 issued by SEBI and other applicable circulars issued in this regard, to transact the business that will be set forth in the Notice of the Meeting.

In compliance with the above Circulars, electronic copies of the Notice of the 41st AGM and Integrated Annual Report for the Financial Year (FY) 2023-24 will be sent to all the Shareholders whose email addresses are registered with the Company / Depository Participant(s). The same will also be available on the website of the Company at www.pradeepmetals.com, Stock Exchange i.e. BSE Limited at www.bseindia.com and NSDL at www.evoting.nsdl.com. The physical copies of the Notice of the 41st AGM along with Integrated Annual Report for the FY 2023-24 shall be sent to those Shareholders who request

Manner of registering / updating email addresses to receive the Notice of 41st AGM along with the Integrated Annual Report:

Physical mode

Shareholders may update their email addresses by writing to the Company at investors@pradeepmetals.com along with the copy of Form ISR-1 signed by the Shareholder mentioning the name and address, self-attested copy of the Permanent Account Number (PAN), and self-attested copy of any document (eg: Driving License, Voter Identity card, Passport) in support of the address of the Shareholder

Demat Mode

Shareholders are requested to register / update their email addresses with the relevant Depository Participants (DP).

2. Manner of casting vote through e-voting:

- Shareholders will have an opportunity to cast their votes remotely on the businesses as may be set forth in the Notice of the AGM through remote evoting system
- The login credentials for casting the votes through e-voting shall be made available through the various modes as may be provided in the Notice of 41st AGM as well as through email after successfully registering their email addresses. The details will also be made available on the website of the Company.

3. Record Date and Final Dividend:

- Shareholders may note that the Board of Directors at their Meeting held on 17th May, 2024 have recommended a Final Dividend of Rs. 2/- per share. The Final Dividend, subject to the approval of Shareholders, will be paid, within the timeline as per applicable provisions of the Companies Act, 2013, to the Shareholders whose names appear in the Register of Shareholders, as on the Record Date, i.e. Thursday, 25th July, 2024 through various online transfer modes and who have updated their bank account details. Dividend on Equity Shares, if declared at the AGM, will be paid to the bank
- account of the Shareholders through electronic transfer (RTGS/NEFT) whose bank details are available in the records of the depository participant/RTA as on close of business hours on Thursday, 25th July, 2024. SEBI has mandated that with effect from 1st April, 2024, folio(s) of Physical Shareholders which are updated with the KYC details [viz., (i) PAN; (ii) Contact Details; (iii) Mobile Number; (iv) Bank Account Details and (v). Signature] shall be eligible for any payment including dividend in respect of such folios, only through electronic mode. Dividends, in respect of physical folios wherein any of the above KYC details are not updated before the record date, will be held back by the Company. Members may please note that the dividends will get credited to their bank account only after the KYC details are updated in
- For Shareholders who are holding shares in physical mode, SEBI vide its Circular dated 3rd November, 2021, has mandated registration of PAN and KYC details. Shareholders holding shares in physical form are, therefore, requested to submit their PAN, KYC details including Bank details to Link Intime India Private Limited at C-101, 247 Park, L.B.S. Marg, Vikhroli (W) Mumbai 400 083 or at rnt.helpdesk@linkintime.co.in by sending a duly filled Form ISR-1 and other relevant forms (available on the website of the Company at https://www.pradeepmetals.com/furnishing-of-pan-kyc-details-andnomination-by-holders-of-physical-securities/) before the record date.

Shareholders holding shares in dematerialised mode are requested to update their complete bank details with their DPs to avoid delay in receiving

the Dividend. l. Tax on Dividend:

Date : 4th July, 2024

Place: Navi Mumbai

Shareholders may note that the Income Tax Act, 1961 (Act), as amended by the Finance Act, 2020, mandates that Dividends paid or distributed by a Company after 1st April, 2020 shall be taxable in the hands of the Shareholders. The Company shall therefore be required to deduct Tax at Source (TDS) at the time of making payment of the Final Dividend. In order to enable us to determine the appropriate TDS rate, as applicable, Shareholders are requested to submit the documents in accordance with the provisions of the

- The detailed information with respect to deduction of tax at Source on dividend distribution will be provided in the Notice of 41st AGM
- This notice is being issued for the information and benefit of all the Shareholders of the Company in compliance with the applicable circulars of the MCA and SEBI.

For Pradeep Metals Limited Abhishek Joshi

Company Secretary ACS-64446



CIN: L21010GJ1960PLC018099, Website: www.jkpaper.com Regd. Office: P.O. Central Pulp Mills - 394 660, Fort Songadh, Distt. Tapi, Gujarat Admin, Office: Nehru House, 4, Bahadur Shah Zafar Marg, New Delhi-110 002. Phone: 011-66001132, 23311112-5, Email ID: sharesjkpaper@jkmail.com

Sub: Transfer of Equity Shares of the Company to Demat Account of the IEPF Authority

NOTICE TO SHAREHOLDERS

Notice is hereby given that pursuant to Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended upto date (IEPF Rules), all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more shall be transferred/credited to Investor Education and Protection Fund (IEPF) Authority on or after 12th October 2024.

The Company has sent specific communication to all the shareholders of the Company at their latest available address, who have not claimed/encashed the dividend for the Financial Year 2016-17 onwards and whose shares are liable to be transferred to the DEMAT Account of IEPF Authority as per IEPF

The complete details of such shareholders are also available on the website of the Company at www.jkpaper.com. The shareholders may access the website of the Company to verify the details of the shares liable to be transferred to IEPF Authority.

The concerned shareholders are requested to claim their unclaimed dividend for the Financial year 2016-17 onwards, by making an application to the Company at the Administrative Office address mentioned above with a copy marked at the e-mail sharesjkpaper@jkmail.com or to MCS Share Transfer Agent Ltd, Registrar and Share Transfer Agent of the Company (RTA) at its Office Address at F-65 1st Floor, Okhla Industrial Area, Phase I, New Delhi-110020 with a copy marked at the e-mail admin@mcsregistrars.com. In case a valid claim for the unclaimed dividend is not received by the Company on or before 30th September 2024, the Company shall transfer such shares alongwith dividend unclaimed/unpaid thereon to IEPF in accordance with the procedure prescribed under the IEPF Rules without any further notice.

The concerned Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may please note that the Company would be issuing Letter of Confirmation in lieu of the original share certificate(s) held by them for the purpose of transferring the said shares to IEPF Authority and the said original share certificate(s) shall automatically stand cancelled. For shares held in demat form, the respective demat accounts will be debited and such shares will be transferred to the demat account of IEPF Authority. Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of duplicate share certificate(s)/debit of shares from demat accounts by the Company for the purpose of transfer as aforesaid. No claim shall lie against the Company in respect of unclaimed dividend amount and shares so transferred to IEPF Account.

Shareholders may however claim the shares and dividend transferred to IEPF from the IEPF Authority after following the procedure prescribed under IEPF Rules.

Shareholders may also note that, as mandated by SEBI, the Company vide its letters dated 23rd May 2023 and 2nd July 2024 had requested shareholders holding shares in physical form to furnish their KYC and other details in the prescribed Forms (ISR-1, 2, 3, SH-13 and SH-14, available on the website of the Company www.jkpaper.com) to the RTA.

As per relevant SEBI Circular, shareholders holding shares in physical form shall be eligible for payment of dividend (including outstanding dividend payments) only through electronic mode with effect from 1st April 2024 provided that their folios are KYC compliant i.e., have furnished their PAN, Address with PIN Code, Mobile Number, Bank Account details and Specimen Signatures. It is also advised to update Nomination Details at the earliest.

For any queries/assistance please speak to us or write at the above address with a copy to the undersigned at email sharesikpaper@ikmail.com for prompt action.



Place: New Delhi Date: 4th July, 2024 For JK Paper Limited Deepak Gupta

Company Secretary

This is an advertisement for information purposes only and not for publication or distribution or release outside India and is not an offer Document.

IFL ENTERPRISES LIMITED

Our Company was originally incorporated as "Sarthak Suppliers Private Limited" on January 23, 2009 as a Private Limited Company under the Companies Act, 1956, by the Registrar of Companies, Delhi and Haryana. However, subsequently, the name of our Company was changed from "Sarthak Suppliers Private Limited" to "IFL Enterprises Private Limited" and a fresh Certificate of Incorporation was granted by the Registrar of Companies, Delhi and Haryana at New Delhi on January 27, 2016. Further, our Company was converted into a public limited company and the name of the Company was changed to "IFL Enterprises Limited" on February 18, 2016 and a fresh Certificate of Incorporation consequently upon change of name was granted by the Registrar of Companies, Delhi and Haryana. For further details of change in name and registered office of our Company, please refer to "General Information" beginning on page 38 of this Letter of Offer. Corporate Identity Number: L74110GJ2009PLC151201

Registered Office: Office No. 412, 4th Floor Shilp Zaveri, Samruddhi Soc., NR. Shyamal Cross Road, Satellite, Polytechnic (Ahmedabad), Ahmedabad, Ahmadabad City, Gujarat, India, 380015 Contact person: Mr. Jitendra Vaishnav, Managing Director and CFO Telephone: + 91-7990080239 | E-mail id: Iflenterprice3@gmail.com | Website: www.iflenterprises.com

PROMOTERS OF OUR COMPANY: MR. NISHANT SUBHASHCHANDRA GANDHI ISSUE OF UPTO 49,52,69,896 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 1 /- EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 1 /- PER EQUITY SHARE AGREEGATING TO ₹ 4952.69 /- LAKHS# ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 198 (ONE HUNDRED NINETY-EIGHT) EQUITY SHARE(S) FOR EVERY 100 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 17TH, 2024 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, May 27th, 2024 and was closed for subscription on Tuesday, June 25th, 2024 and the last date for On Market Renunciation of Rights Entitlements was Thursday, June 20, 2024. Out of the total 6,676 Applications for 59,78,44,492 Rights Equity Shares. ,155 Applications for 1,31,61,456 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer The total number of valid Applications received were 5,521 for 58,46,83,036 Rights Equity Shares. In accordance with the Letter of Offer and the Basis of Allotment finalized on July 01, 2024 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Board of directors of the Company has on July 01, 2024, approved the allotment of 49,52,69,896 Rights Equity Shares to the successful Applicants, In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

The total number of valid applications eligible to be considered for allotment were as detail below:

Applicants	Number of valid applications received	Number of Rights Equity Shares against Rights Entitlement (A)	Number of Rights Equity Shares against Additional Equity Shares Applied (B)	Total Rights Equity Shares (A+B)
Eligible Equity Shareholders	5,117	13,67,85,039	6,59,74,224	20,27,59,263
Renouncees	404	90,75,800	37,28,47,973	38,19,23,773
Total	5,521	14,58,60,839	43,88,22,197.00	58,46,83,036.00

Information regarding total Applications received:

		Gros	S	Less:	Rejections/F	Partial Amount	Valid			
Category	Appl	Equity Shares	Amount (Rs.)	Appl	Equity Shares	Amount (Rs)	Appl	Equity Shares	Amount (Rs)	
Eligible Equity Shareholders	5,295	21,05,06,437	21,05,06,437.00	178	77,47,174	77,47,174.00	5,117	20,27,59,263	20,27,59,263.00	
Renounces	412	38,28,09,323	38,28,09,323.00	8	8,85,550	8,85,550.00	404	38,19,23,773	38, 19, 23, 773.00	
Rejected Bid	969	45,28,732	45,28,732.00	969	45,28,732	45,28,732.00	0	0	0.00	
Total	6,676	59,78,44,492	59,78,44,492.00	1,155	1,31,61,456	1,31,61,456.00	5,521	58,46,83,036	58,46,83,036.00	

Category	Number of Rights Equity Shares Allotted - against Entitlement	Number of Rights Equity Shares Allotted - Against valid additional Rights Equity Shares	Total Rights Equity Shares Allotted	
Eligible Shareholders	13,67,85,039	6,59,74,224	20,27,59,263	
Renounces	90,75,800	28,34,34,833	29,25,10,633	
Total Allotment	14,58,60,839	34,94,09,057	49,52,69,896	

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, applicable, has been completed on July 01, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on July 01, 2024. The listing application was executed with BSE on July 02, 2024 respectively. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed by July 08 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 174 of the Letter of Offer. The trading is expected to commence on or before July 10, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be given to NSDL & CDSL on July 06, 2024 INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY

IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI:

The Letter of Offer was not required to be filed with SEBI in terms of SEBI ICDR Regulations, 2018 as the size of issue was less than ₹5,000,00 lakhs.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures Disclaimer Clause of the BSE" on page 168 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of

Offer dated May 09, 2024, THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE

EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. REGISTRAR TO THE ISSUE



Date: July 04, 2024

Place: Ahmedabad

Skyline Financial Services Private Limited D-153A. 1st Floor, Okhla Industrial Area, Phase-I, New Delhi-110020. Telephone: 011-40450193/97, Email: admin@skylinerta.com, Website: www.skylinerta.com Investor grievance e-mail: investors@skylinerta.com, Contact Person: Mr. Anuj Rana SEBI Registration No.: INR000003241, Validity of Registration: Permanent

For IFL ENTERPRISES LIMITED

investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. Al grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s). E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked in ASBA proces), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip and copy of the e-acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 174 of the Letter of Offer.



ZYDUS LIFESCIENCES LIMITED [CIN: L24230GJ1995PLC025878]

Regd. Office: Zydus Corporate Park, Scheme No. 63, Survey No. 536, Khoraj (Gandhinagar), Near Vaishnodevi Circle, Sarkhej - Gandhinagar Highway, Ahmedabad - 382481 Telephone : +91-79-71800000; +91-79-48040000 Website : www.zydusife.com E-mail : companysecretary@zydusife.com

NOTICE AND INFORMATION REGARDING 29th ANNUAL GENERAL MEETING OF ZYDUS LIFESCIENCES LIMITED

NOTICE is hereby given that the 29th Annual General Meeting ("AGM") of the members of Zydus Lifesciences Limited ("the Company") will be held on Friday, August 9, 2024 at 10:00 a.m. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), in compliance with the General Circulars of Ministry of Corporate Affairs, dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021, December 8, 2021, May 5, 2022, December 28, 2022 and September 25, 2023 ("MCA Circulars for General Meetings"), The Securities and Exchange Board of India ("SEBI") circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023 and October 7, 2023 ("SEBI Circulars for General Meetings"), applicable provisions of The Companies Act, 2013 ("the Act") and the Rules framed thereunder and The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations").

1. Sending of Annual Report:

Members may note that the Annual Report of the Company for the Financial Year ended on March 31, 2024 along with Notice convening AGM will be sent only through e-mail to all those members whose email addresses are registered with the Company or Registrar and Share Transfer Agent ("RTA") or with their respective Depository Participant ("DP"), in accordance with MCA Circulars for General Meetings and SEBI Circulars for General Meetings. The Notice and the Annual Report will also be made available on the Company's website at www.zyduslife.com and on the websites of the Stock Exchanges i.e. BSE Limited and The National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and on the website of Central Depository Services (India) Limited at www.evotingindia.com. Manner of registering / updating e-mail addresses:

Members holding shares in physical mode and who have not yet registered / updated their e-mail address are requested to register / update the same with Link Intime India Private Limited, RTA of the Company at 506 to 508, Amarnath Business Centre-I, Besides Gala Business Centre, Off C. G. Road, Ellisbridge, Ahmedabad-380006, e-mail id ahmedabad@linkintime.co.in or to the Company at companysecretary@zyduslife.com or dhavalsoni@zyduslife.com, by sending duly filled and signed Form No. ISR-1 (along with necessary supporting documents), which is uploaded on website of the Company at https://www.zyduslife.com/public/pdf/Form ISR 1.pdf. Members holding shares in dematerialized mode and who have not yet registered / updated their e-mail address are requested to get their e-mail address registered / updated by following the procedure of their respective DP.

Manner of casting vote through e-voting:

The Notice contains detailed instructions for attending the AGM through VC / OAVM and the manner of e-voting (including remote e-voting) for those members holding shares in physical mode or in dematerialized mode and who have not registered their e-mail address either with the Company or the respective DP. Members are requested to go through the same and in case of any assistance for e-voting, they may contact the Company or Central Depository Services (India) Limited or National Securities Depository Limited at the numbers mentioned in the Notice.

Dividend:

Members are requested to note that a dividend of Rs. 3.00/- per equity share (i.e. 300%) has been recommended by the Board of Directors for the Financial Year ended on March 31, 2024, subject to the approval of the members at the ensuing AGM. The Dividend, if declared by the members at the ensuing AGM, will be paid to those members whose names stands registered in the Register of Members / List of Beneficial Owners on Friday, July 26, 2024 i.e. the Record Date.

Members are also requested to note that pursuant to the provisions of the Finance Act, 2020, the dividend income is taxable in the hands of members w.e.f. April 1, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to members at the prescribed rates. Necessary information in this regard is provided in the Notice convening the AGM of the Company.

Manner of registering mandate for receiving dividend electronically:

Members holding shares in physical mode and who are yet to register / update their bank account details for electronic receipt of dividend amount directly into their bank accounts, are requested to get the same registered by sending duly filled and signed Form No. ISR-2, which is uploaded on website of the Company at https://www.zyduslife.com/public/pdf/Form_ISR_2.pdf_along_with_self-attested_PAN_card_and_Aadhar_card, cancelled cheque and copy of passbook to RTA of the Company at the address mentioned in Point No. 2 above. Members holding shares in dematerialized mode are requested to get their bank account details registered / updated with their respective DP, with whom they maintain their demat accounts. Members are requested to read the Notice of AGM for details pertaining to mode of payment of dividend and statutory requirements for direct credit of dividend amount in the bank account.

In case of any query with regard to registration / updation of e-mail address or bank account details or matters related to TDS on dividend, members may contact the RTA of the Company by sending an e-mail at ahmedabad@linkintime.co.in or to the Company at companysecretary@zyduslife.com or dhavalsoni@zyduslife.com.

For Zydus Lifesciences Limited Sd/- Dhaval N. Soni Company Secretary Membership No.: FCS7063

Date: July 4, 2024

Place: Ahmedabad

Zydus ZYDUS WELLNESS LIMITED Wellness [CIN-L15201GJ1994PLC023490]

Regd. Office: Zydus Corporate Park, Scheme No. 63, Survey No. 536, Khoraj (Gandhinagar), Nr. Vatshnodevi Circle, Sarkhej-Gandhinagar Highway, Ahmedabad - 382481 Website: www.zyduswellness.com; Email ID: nandish.joshi@zyduswellness.com; Phone No.: +91 79 48040000; +91 79 71800000

NOTICE AND INFORMATION REGARDING 30th ANNUAL GENERAL MEETING OF ZYDUS WELLNESS LIMITED

NOTICE is hereby given that the 30th Annual General Meeting ("AGM") of the Members of Zydus Wellness Limited ("the Company") will be held on Friday, August 2, 2024 at 10:00 a.m. (IST) through Video Conferencing ("VC") / Other Audio Video Means ("OAVM"), in compliance with the General Circulars of Ministry of Corporate Affairs, dated April 8, 2020, April 13, 2020, May 5, 2020, December 31, 2020, January 13, 2021, December 8, 2021, May 5, 2022, December 28, 2022 and September 25, 2023 (*MCA) Circulars for General Meetings") and Securities and Exchange Board of India ("SEBI") circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023 and October 7, 2023 ("SEBI Circulars for General Meetings") and applicable provisions of the Companies Act, 2013 ("the Act") and the rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations").

1. Dispatch of Annual Report:

Members may note that the Annual Report of the Company for the Financial Year 2023-24 along with Notice convening the AGM will be sent only through e-mail to all those Members whose e-mail address are registered with the Company or Registrar and Share Transfer Agent of the Company ("RTA") or with their respective Depository Participant(s) ("DP"), in accordance with the MCA Circulars and SEBI Circulars for General Meetings. The Notice and the Annual Report will also be made available on the website of the Company, Stock Exchanges and Central Depository Services (India) Limited ("CDSL") at www.zyduswellness.com, www.bseindia.com, www.nseindia.com and www.evotingindia.com respectively.

2. Manner of registering / updating email address:

Members holding shares in physical form and who have not yet registered / updated their email address are requested to register / update the same with RTA at their address: 506 to 508. Amarnath Business Centre - I, Besides Gala Business Centre, Off C. G. Road, Ellisbridge, Ahmedabad-380006, or to the Company at the registered office address, by sending duly filled and signed Form ISR-1 (along with necessary supporting documents), which is uploaded on website of the Company at https://www.zyduswellness.com/investor/Mandatory-furnishing-of-KYC-and-Nomination-of-Shareholders.pdf. Members holding shares in dematerialized mode and who have not yet registered / updated their email address are requested to get their email address registered / updated with their respective DP, by following the procedure of the respective DP.

Manner of casting vote through e-voting:

The Notice contains detailed instructions for attending the AGM through VC / OAVM and the manner of e-voting (including remote e-voting at the meeting) for those members holding shares in physical mode and in dematerialized mode and who have not registered their email address either with the Company or the respective DP. Members are requested to go through the same and in case of any assistance for e-voting, they may contact the Company or CDSL or National Securities Depository Limited on the numbers mentioned in the Notice.

Dividend:

Members are requested to note that a dividend of ₹ 5/- (i.e. 50%) per equity share has been recommended by the Board of Directors for the Financial Year ended on March 31, 2024, subject to the approval of the members at the ensuing AGM. The Dividend, if declared by the members at the ensuing AGM, will be paid to those members whose name stands registered in the Register of Members / List of Beneficial Owners on Friday, July 19, 2024 i.e. the Record Date.

Members are also requested to note that pursuant to the provisions of the Finance Act, 2020, the dividend income will be taxable in the hands of members w.e.f. April 1, 2020 and the Company is required to deduct tax at source at the prescribed rates at the time of making dividend payment to the members. Necessary information in this regard is provided in the Notice convening the AGM of the Company.

Manner of registering mandate for receiving dividend electronically:

Members holding shares in physical mode and whose folios are not updated with any of the KYC details, shall be eligible to receive dividend only in electronic mode with effect from April 1, 2024, only after updation of the KYC details. Members are requested to update their KYC details by submitting the Investor Service Request (ISR) Forms (available on the website of the Company at https:// www.zyduswellness.com/investor/Mandatory-furnishing-of-KYC-and-Nomination-of-Shareholders. pdf) duly complete and signed by the registered holder(s) to the RTA at their address on or before Friday, July 12, 2024.

Members holding shares in dematerialized mode are requested to get their bank account details registered / updated with their respective DP, with whom they maintain their demat accounts.

In case of any query with regard to registration / updation of KYC details or matters related to deduction of tax on dividend, members may contact the RTA of the Company by sending an email at ahmedabad@linkintime.co.in or to the Company at nandish.joshi@zyduswellness.com.

> Sd/- NANDISH P. JOSHI **COMPANY SECRETARY** MEMBERSHIP NO. A39036

For ZYDUS WELLNESS LIMITED

financialexp.epapr.in

Jitendra Vaishnav

DIN: 10414407

Managing Director & CFO

Place: Ahmedabad

New Delhi

Date: July 4, 2024

No. of Shares	No. of Shares Number of % to total Total No. of Shares % to total Allocation per App				er Annlicant	Ratio	of allottees	Total No. of shares	
applied for	applications	10 10 10101	applied in each	~ 10 1010	Before	After Rounding		pplicants	allocated/allotted
(Category wise)	received		category		Rounding off	off		,,	
1692800	1	0.00	1692800	0.15	988	1600	1	1	1600
1694400	1	0.00	1694400	0.15	989	1600	1	1	1600
1699200	2	0.00	3398400	0.31	992	1600	1	2	1600
1704000	1	0.00	1704000	0.15	995	1600	1	1	1600
1708800	1	0.00	1708800	0.15	998	1600	1	1	1600
1712000	1	0.00	1712000	0.16	1000	1600	1	1	1600
1713600	1	0.00	1713600	0.16	1000	1600	1	- 1	1600
1736000	1	0.00	1736000	0.16	1014	1600	1	1	1600
1756800	1	0.00	1756800	0.16	1026	1600	1	1	1600
1763200	1	0.00	1763200	0.16	1029	1600	1	1	1600
1785600	1	0.00	1785600	0.16	1043	1600	1	1	1600
1796800	1	0.00	1796800	0.16	1049	1600	1	1	1600
1838400	1	0.00	1838400	0.17	1073	1600	1	1	1600
1953600	2	0.00	3907200	0.35	1140.5	1600	1	2	1600
1990400	1	0.00	1990400	0.18	1162	1600	1	1	1600
2033600	1	0.00	2033600	0.18	1187	1600	1	1	1600
2054400	1	0.00	2054400	0.19	1199	1600	1	1	1600
2060800	1	0.00	2060800	0.19	1203	1600	1	1	1600
2062400	2	0.00	4124800	0.37	1204	1600	1	1	3200
2064000	42	0.07	86688000	7.85	1205.05	1600	16	21	51200
Total	61159	100.00	1104409600	100.00					6,44,800

ent to Market Maker (After Technical Rejections)

The Basis of Allotment to the Market Maker, at the issue price of Rs. 90/- per Equity Share, was finalized in consultation with NSE Limited. The Categ times. The total number of shares allotted in this category is 2,30,400 Equity Shares in full out reserved portion of 2,30,400 Equity Shares.

4) Allotment to QIBs (After Technical Rejections)

All otment to QIBs, who have bid at the Issue Price of Rs. 90/- per Equity Share has been done on a proportionate basis in consultation with NSE Limited. This category subscribed to the extent of 218.20 Times of QIB portion. The total number of Equity Shares all other in the QIB category is 907200 Equity Shares, which were all other

CATEGORY	FIS/BANKS	MFS	IC'S	NBFC'S	AIF	FPI	OTHERS	TOTAL
QIB	129600	0	8000	158400	236800	374400	0	907200

The Company in consultation with the BRLM, has altotted 12.38.400 Equity Shares to 3 Anchor Investors at the Offer Price of Rs. 90.00'- per Equity shares in acc

CATEGORY	FIS/BANKS	MFS	IC'S	NBFC'S	AIF	FPI	OTHERS	TOTAL
Anchor Investor	-	-	-	-	11,26,400	1,12,000	-	12,38,400

The Basis of Alternation than Empiricans Personation, who have Bild at out-off / Issue Price of Rs. 90.000¹- per Equity Share, was finalized in consultation with NSE Emergin category has been subscribed to the extended of 2.26 times. The total number of Equity Shares Alotted in this category is 59200 Equity Shares to 14 successful applicants category—wise details of the Basis of Allotmant are as under:

No. of Shares Applied for (Category wise)	No. of Applications Received	% of Total	Total No. of Shares Applied in Each Category	% to Total	No. of Equity Shares Allotted per Applicant	Total No. of Shares Allotted
1600	14	100.00	59200	100.00	1600	59200
Total	380	100.00	59200	100.00		59200

The Board of Director of our Company at its meeting held on July 03, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being NSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Curn Refund Intimation has been emailed to the email of of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued unblocking of funds and transfer to the Public Issue Account on July 0, 4224. The Equity Shares allotted to the successful adulteres have been uploaded on July 04, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from NSE and the trading of the Equity Shares is expected to commence on July 05, 2024.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated July 02, 2024 filed with the Registrar of Companies, West Bengal ("RoC").

INVESTORS, PLEASE NOTE

www.bigshareonline.com

All future correspondence in this r and may kindly be addressed to the Registranto the Issue quoting full name of the First/ Sole Bidden S Annual of correspondence in full interest and a position of contractions of the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Shape in the Shape in the ASBA form, number of Equity Sh



RICSHARE SERVICES PRIVATE I IMITED

Contact Person: Mr. Vinayak Morbole

Office No. S6-2, 6th floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai- 400093

Tel: +91-22-62638200 Email: ino@hinshareonline.com

In: +91-22-02530200, Email: powongstareonine.com
Investor Grievances Email id- investor@bigshareonline.com
Website: www.bigshareonline.com
SEBI Registration No: INR000001385

Place – Kokata, West Benga Date: July 04, 2024

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LIST PROSPECTS OF NEPHRO CARE INDIA LIMITED

Production to the Production (Industrial Conference of the Prospectus dated July 02, 2024 with the Registrar of Companies, West Bengal and thereaft Exchange. The Prospectus is available on the website of ISE Emerge i.e. avev.moindia.com and is available on the website of the BPLM at avev.co investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the Prospectus "Risk Factions" beginning on page 28 of the Prospectus.

The Biochiam - The Bi

Turnscrime uscramer value or nee. The Equity Shares shave not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the Unit States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject, the, registered to State securities laws in Experiments of the Securities Act and a securities laws. The Experiments of the Securities Act and the applicable U.S. site securities laws. The Experiments are the Experiments and the Experiments Act and the applicable it was not each jurisdiction where such issues and sales are made. There will be

MANGALAM CEMENT LTD.

CIN: L26943RJ1976PLC001705 Regd. Office: P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj Phone: 07459-233127; Fax: 07459-232036

NOTICE is hereby given that the 48th Annual General Meeting (AGM) of the Members of the Company will be held on Saturday, the 27th July, 2024 at 2:00 P.M., Indian Standar Time ("15T") through Video Conference ("VC") / Other Audio Visual Means ("0.W/M") facility those Members, whose email address are registered with the Company or won user response to the popularly artification. The persistory is a consider with detected Confession & Mindelpool Members & McADOS duties 104, 1040, 204, 1040, No. 17/2004 duties 11th April, 2000, No. 20/2000 duties 5th Ming, 2020, No. 20/2016 duties 11th April, 2020, No. 20/2016 duties 15th April 2021, No. 10/2016 duties 15th April 2021, No. 202

SSB/MOCROFE/POR-2/VICIORE/PORE2/VID dated 11th July, 2023 and SSBI Circular Inc. SSB/MOCROFE/PORE2/VID dated 11th July, 2023 and SSBI Circular Inc. SSB/MOCROFE/PORE2/VICIORE/VID ACT of the Other Circular Inc. Securities and Endange Board Indian (SSBC Circular).

He believe of 480 ASI and familiar Spart for the Financial New 2022-24 is available and car continued to the Company of the Company o

capital of the Company as on Saturday, 20th July, 2024 (Cus of float).

The Company is providing remote vectors facility Theretore evolity? In add action. Members are controlled to add action. Members are controlled to add action. Members are controlled to action of the company is provided as the incident evolutions using the remote e-voting facility or e-voting during the AGAD. Detailed procedure for remote e-votings facility or e-voting during the AGAD. Detailed procedure for remote e-votings provided under the AGAD. The controlled to action of the AGAD remote e-voting provided under the AGAD remo

has been appointed as the Scontiners to scrutisize the «exting during the AGM and emence voirage porces in a far and transparent manner. He Members with has occus their vector by remate e-voirag pairs to the AGM may also antered /
purcipate in the 44th AGM through V.COMBO that shall not be entitled to eat their voice again.

Any person hadding shaves in physical form and one-individual Surerhaders, who aquies shares of the Comparent of the Comparent and Section of the AGM and and the Comparent of the AGM and AGM and the Comparent of the AGM and the AGM and the Comparent of th

Helpdesk for Individual Shareholders holding securities in demat mode for an technical issues related to look through Depository i.e. NSDI and CDSI.

technical issues related to logili through sepository i.e. risse and cost.							
Login type	Helpdesk details						
holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022 - 2499 7000						
	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33						

more with CDSL or context at full fee as 1800 25 553 1

Book Closure & Dividend

The Peiglier of Members and Share Transfer Books of the Cangary shall remain closed fits Standard, 21st July, 2044 Seatured, 27th July, 2045 Seat

mpany's Register of Members: all Beneficial Owners in respect of shares held in dematerialized form as per the clata as may de available by the Depositories, as of close of business hours on **Saturday, 20th July, 2024** as all Members in respect of shares held in physical form after giving effect to said transmission transposition requisits lodged with the Company as of the close of business town on **Saturday**.

For: Mangalam Cement Limited

This is an advertisement for information purposes only and not for publication or distribution or release outside India and is not an offer Document.

$^{\wedge}\operatorname{IFL}$ ifl enterprises limited

ity Number: L74110GJ2009PLC151201

PROMOTERS OF OUR COMPANY : MR. NISHANT SUBHASHCHANDRA GANDHI

SSUE OF UPTO 45,258,868 FULLY PAID UP COURT SHARES OF FACE VALUE OF 51 - LECCH OF OUR COMPA-FEGURY SHARES*) FOR CASH AT A PRICE OF \$1. PER EQUITY SHARES AGREEGATING TO \$492.66 I.A.M. GRINTH SHARES TO THE ELIGIBLE COURT'S WARREHOLDERS OF OUR COMPANY IN THE RATIO OF 1980 (ONE IN WINETY-SERVIT SHARES) FOR EVERY 190 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES HELD ELIGIBLE EQUITY SHARE(S) FOR EVERY 190 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES HELD ELIGIBLE EQUITY SHARES) FOR EVERY 190 (ONE HUNDRED) FULLY PAID-UP EQUITY SHARES HELD ELIGIBLE EQUITY SHARES (ONE FOR EXAMINED SHARES) FOR THE SHARES HELD ELIGIBLE FOUR THAT IS MAY 17TH, 2004 (THE "ISSUE").

BASIS OF ALLOTMENT

The total number of valid applications eligible to be considered for allotment were as detail to

Applicants		Number of Rights Equity Shares against Rights Entitlement (A)	Number of Rights Equity Shares against Additional Equity Shares Applied (B)	Total Rights Equity Shares (A+B)
Eligible Equity Shareholders	5,117	13,67,85,039	6,59,74,224	20,27,59,263
Renouncees	404	90,75,800	37,28,47,973	38,19,23,773
Total	5,521	14,58,60,839	43,88,22,197.00	58,46,83,036.00

Gross			5	Less: Rejections/Partial Amount				Valid			
Category	Appl	Equity Shares	Amount (Rs.)	Appl	Equity Shares	Amount (Rs)	Appl	Equity Shares	Amount (Rs)		
Eligible Equity Shareholders	5,295	21,05,06,437	21,05,06,437.00	178	77,47,174	77,47,174.00	5,117	20,27,59,263	20,27,59,263.00		
Renounces	412	38,28,09,323	38,28,09,323.00	8	8,85,560	8,85,550.00	404	38,19,23,773	38,19,23,773.00		
Rejected Bid	969	45,28,732	45,28,732.00	969	45,28,732	45,28,732.00	0	0	0.00		
Total	6,676	59,78,44,492	59,78,44,492.00	1,155	1,31,61,456	1,31,61,456.00	5,521	58,46,83,036	58,46,83,036.00		

y comments of comm										
			Total Rights Equity Shares Allotted							
	13,67,85,039	6,59,74,224	20,27,59,263							
Shareholders										
Renounces	90,75,800	28,34,34,833	29,25,10,633							
Total Allotment	14,58,60,839	34,94,09,057	49,52,69,896							

eg given to NSIC, a CDSL on July 06, 2024.

WESTORS MAY PLASS NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONL

NI THE DEMATERIAL ISATION FOR THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONL

BOOKLAMER CLAUGE OF SEB:

The Latter of Offer was not required to be filed with SEBI in terms of SEBI ICOR Regulations, 2018 as the size of issue was less

MENT FOR ONLY SHARES.

Skyline

REGISTRAR TO THE ISSUE

SEGISTRAS FOLIA LISBUE
Skyline Financial Services Private Lim
D-153A, 1st Pico Ciela Industrial Ana, Phase I, Rev Delh-11
Telephone 01-405079397. Email: dnining/skylineta.com. Webseld
minester giverance e-mail: Investryosylineta.com. Contact Person.
SEBI Registration No.: NRXXXXXXXII. Validity of Registration SEBI Registration No.: NRXXXXII. Validity of Registration File.

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SEBI Registration 10: NRXXXII. Validity of Registration File.

SEBI Registration 10: NRXXII. Validity of Registration 10: NRXXIII. VALIDITATION 10: NRXXIII. VA

DIN: 10414407

Date: July 4, 2024

Filters: Afmediated in experience or the Company Scientisty and Complains Officer for any pre-lasse or post-tass investors many contact the Registers or the Complains, Scientists and the degree of the SESA process may be addressed to the Register; with a copy to the SESA process may be addressed to the Register; contact content content content or further of the scient of the scient for the notice of the scient for the notice of the scient for the notice of the scient content or further and the of first process may be content or the scient for the notice of the scient content or for the notice of the scient content or for the notice of the scient content or for the scientists. The scientists are scientists and the scientists are scientists and the scientists are scientists. v Sheres applied for, amount blocked in ASBA proces), ASBA Account number and the Designated Brit foor Form or the plain paper application, as the case may be, was automitted by the investors along we ent alignant capy of the e-actionnessignment. For details on the ASBA process, see Terms of the issue

GIC HOUSING FINANCE LTD.

America out insurance as sury u4, 2024, Truitsday (instead of July 02, 2024, Tue in account of dispatch of revised Annual Report for F.Y. 2023-24. The other contents of newspaper publication dated July 03, 2024 shall n

For GIC Housing Finance Limited Nutan Singh Group Head & Company Sec Place : Mumbai Date : July 05, 2024

Zydus **ઝાચકસ વેલનેસ લીમીટેડ** Wellness **ક્ષ્મીર માઈ-વેલીમા નવા** : ક્ષેતપર**ા**ઝજે૧૯૯માં સ

રહાવટર્ડ પોલીસ : ઝાલડસ કોર્યોસ્ટ પાર્ક, રહીય નં. ૧૩, સર્વે નં. ૫૩૬, મોરજ (ગાંધીનગર), વૈષ્ણોદેવી સર્કલ પાસે, સરમેજ-પાંધીનગર કાર્યેલ, અપદાવાદ - ૩૯૨૪૮૧. Ite www.zydswellness.com; Email ID: nandsh.joshilizyd.swellness.com; Phone No. : 431 79 46040001; 491 79 7160000

ઝાયડસ વેલનેસ લિપિટેકની ૩૦મી વાર્ષિક સામાન્ય સભા અંગેની નોટીસ તથા માહિતી

अग्रज्ज बेलनेत्र विभिद्रेनी डल्पी वार्षित्र साथन स्था संभी नेदील तथा भाविती आधार्या भावित साध्यामां आदे છે કે, કોર્યોસ છોલા संख्या हिंदी स्थायमां आदे છે કે, કોર્યોસ છોલા संख्या हिंदी स्थायमां अग्रेस हिंदी स्थायमां अग्रेस हिंदी स्थायमां अग्रेस हिंदी स्थायमां स्यायमां स्थायमां स्थायमां स्थायमां स्थायमां स्थायमां स्थायमां स्था

૧. વાર્ષિક અહેવાલ મોકલવા બાબત :

વાપ્રખ અત્વાલ પાત્રલવા બપતા : સમાવાદોએ નો લો લે કે એમસીએ પીરિયતો હતા સેળી પરિયગોને ધ્યાનમાં રાખતાં નાચાંકિલ વર્ષ ૨૦૨૩-૨૪ની સામાન્ય સમાવાની નોટીસ અને વાર્ષિક એક લાલ માત્ર ઈ-મેઈલ હારા એ સમાત્રલીને પોત્રિયોન્ટ્સ ("એક્ટી") માં નોંધાધેલ છે. કંપનીમાં, રાજુસ્ટાર અને શેર ટ્રાન્સકર એજન્ટ્રન ("**પારદીએ") તલા દિવો કંપ**નીની વબસાઈ www.zyduswelliness.com. સ્ટીક એક્સન્ગુસ એટલે કે બીએસઈ લિપિટેડની વેબસાઈન www.besindia.com અને નેશનલ સ્ટીક એક્સન્ટ એક ઈન્ડિયાની વેબસાઈ www.nseindia.com અને તેન્દ્રના ઉપાગ્રેટની સર્વિકેડ (ઇન્ડિયા) લિપિટેડ (સે.ડી. એસ. એક.) ને વેબસાઈન www.nseindia.com અને તેન્દ્રના ઉપાગ્રેટની સર્વિકેડી (ઇન્ડિયા) લિપિટેડ (સે.ડી. એસ.

ર. ઈ-મેઈલ આઈડી નોંધાવવા/બદઘવા બાબત :

કે-મેઇલ માઈડી નીંધાવવા/માલવા બાબત : કપનીનાં જે સભાસદો શેર્સ છિ.ઝીકલ પોડમાં ઘરાવતાં હોય અને જેમલે પોતાનાં ઈ-મેઈલ રજીસ્ટર કરાવેલ નથી, તે સભાસદો કંપનીનાં આરટીએનાં રજીસ્ટર્ડ એટ્રેસ પ૦૧-૫૦૮, અમરનાથ બીઝનેસ સેન્ટરના, ગાલ બીઝનેસ સેન્ટરની બાજુમાં, સી. જી. રોડ, એલીસલીજ, અમદાવાદ-૩૮૦૦૦૨ અલવા તો કંપનીનાં રજીસ્ટર્ડ એટ્રેસ ઉપર યોગ રીતે તમેલ અને તેના કેશ કર્યા ISER-1 (જુરી દરતાં એજો સાગ્ને જ કંપનીનો વેબસાઇટ https://www.zyduswellness.com/investor/Mandatory-furnishing-of-KYC-and-Nomination-of-Shareholders.pdf ઉપર અપલોડ કરેલ છે તે મોકલાવી શકે છે.જે સભાસદો શેર્સ ડીમેટ મોડમાં થયરાતા તોના અને જેમણે પોતાનાં ઈ-મેઇલ રજીસ્ટર કરાવેલ નથી, તે સભાસદોને તેમના સંબંધિત ડીપીને સંઘર્ડ કરી ઈ-મેઇલ આઇડી રજીસ્ટર/બદલાવી શકશે.

3. ઈ-વોટીંગ માટેની પત્રતિ માટે :

મો ડમાં તના ડીમેટ મો ડમાં ઇગવતા હોય અને જેમણે પોતાનાં ઈ-મેઈલ આઈરી કંપની અન્નડ જે રાભારાતી ક્ષેત્ર કીઝોકલ માત્રપા તતા ડીયર માડ્યા ધરાવતા હાય યત 'જયત પાતાના ઇ-માછલ લાઇડ કપ્પત નવાન તેવાનાં સંબંધિત ડીયો જોડ 'જીપર કરાવેલ નથી સંભારતી પહે વીસીઓએવીએના કરા યોજાની એક્સપ્રેયના ભાગે લેવા અને ઈન્દ્રીટીંગ અતાવા રીયોટ ઈન્દ્રોટીંગ કરવા માટેની પૂરી માહિતી અને પહિંત એજીએપની નોટીસમાં આપેલ છે. સામારાતી ઈન્દ્રોટીંગ અંત્રની વધુ પાલિતી માટે કંપનીન તતા શ્રી. ડી.એસ.એલ. તતા નેશનલ સીક્યુરીટીઝ ડીપોઝીટરી હિપ્પિટેડને એજીએપની નોટીસમાં આપેલ નંબર ઉપર સંપર્ધ કરી શકશે.

૪. ડિવિડન્ડ બાબત :

ડામાંડન્ડ **વાયત :** સભાસારોએ નાંધ લેવી કે કંપનીનાં બોર્ડ ઓક ડાયરેક્ટર્સ હારા નાલાંકીય વર્ષ ૨૦૨૩-૨૪ માટેનું ઘરતાયિત કરવાય ઓલલ ક્લિંગ્ડન્ડ શુ. પ ૧૫૦% પ્રતિ ઈક્લીટી શેર, આગામી એજીએમમાં સભાસદોની સંમતિને આધીન રહેશે. ક્લિંગ્ડન્ડ જો આગામી એજીએમમાં સભ્યો હારા મંજૂદ કરવામાં આવે તો, તે સભ્યોને ચૂકવવામાં આવશે. જેમના નામ ચૂકવાર ભરામી જુલાઈ, ૨૦૨૪નાં રોજ એરલે કે રેકોર્ડ ડેટનાં રોજ રજીસ્ટર ઓક મેમ્બર્સ / રજીસ્ટર ઓક બેનીકીલીયલ ઓનર્સમ -નોંધારેલા છે.

નોંધારેલા છે. સખાસાંત્રો એની પણ નોંધ લેવી કે નાષ્ટ્રો અધિનિયમ ૨૦૨૦ની જોગવાઈઓ હેઠળ તા. ૧લી એપ્રિલ, ૨૦૨૦ની ડિકિડન્ડની અંબે એની પણ નોંધ લેવી કે નાષ્ટ્રો અધિનિયમ ૨૦૨૦ની ડિકિડન્ડની અંબે એની પણ નોંધ ટેટ તેને ડિક્ટેડ એટ સોર્સ કંપલાની જવાબદાઈ કંપનીની રહેશ. આને મોટેની વધુ જાલકારી કંપનીની એજીએમની નોટીસમાં આપેલ છે. **કિડિકન્ડ એક્ટ્રેનોંગ્રીઓ એમાને પ્રેન્સનો મોર્ય સ્થાપ્ટેન કરવાના ધ્યાન કર્યા કંપલાની એજીએમની નોટીસમાં આપેલ છે. કિડિકન્ડ એક્ટ્રેનોંગ્રીઓ એપાર્ટ્સી ઉગતો અપરેટ કરવામાં આવે લઈ.** કેપ્રીઝકલ મોડમાં જ ડિકિડન્ડ એમાના સાથી નથી. તેઓ એવાયર્સી વિગતો અપરેટ કરવામાં આવે તેમ એક એપરેક સ્થાપ્યા કર્યા કર્

. જે સભાસદો શેર્સ ડીમેટ મોડમાં ઘરાવતા હોય અને બેંક એકાઉન્ટની માહિતી રજીસ્ટર/બદલાવવા માગતા હોય તે સભાસ

જ તામાસદા રાસ ડાયટ યોડાયાં ઘરાવતા હોય અને બેંક એકાઈન્ટની યાહિતી રજીસ્ટર/બદલાવવા માગતા હોય તે સાયાસદો તેમનાં સંબંધિત ડીપીને સંપર્ક કરી શકશે. કેવાયસી તથા ડિવિટન્ડ ઉપરનાં દીડીએસની વધુ યાહિતી માટે સામાસદો કંપનીનાં આરટીએનાં ઈ-યેઈલ આઈડી ahmedabad@ilnkintime.co.in પર અગવા કંપનીનાં ઈ-યેઈલ આઈડી nandish.joshi@zyduswellness. com પર સંપર્ક કરી શકશે.

ઋચડસ વેલનેસ લીપીટેડ વતી નંદીશ પી. જોપી, કંપની સેક્રેસ્ટરી યેખ્યસ્થીપ નં. એ૩૯૦૩૬

તારીખ : ૪ જુલાઈ, ૨૦૨૪ **સાળ :** અમદાવાદ