

Date: 19.07.2024

To,

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Kala Ghoda Fort, Mumbai – 400 001

Dear Sir/Madam,

# Sub: Submission of Pre-Offer Advertisement in relation to an Open Offer to the Public Shareholders of Capfin India Limited

In pursuant to the provisions of Regulation 18 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter referred to as "the Regulations"), please find enclosed herewith copy of newspaper of Pre-Offer Advertisement in the matter of open offer to the Public Shareholders of Capfin India Limited ("Target Company").

The Pre-Offer Advertisement has been published on July 19, 2024 in the following newspaper:

Sr. No.	Newspaper	Editions	
1.	Business Standard (English Newspaper)	having national daily wide circulation in India	
2.	Business Standard (Hindi Newspaper)	having national daily wide circulation in India	
3.	Pratahkal	Regional Newspaper-Mumbai i.e., where stock exchange is situated	

The published Copy of the same is also enclosed herewith as attachment for your reference.

This is for your kind reference and records.

For & on behalf of Fast Track Finsec Private Limited (SEBI Registration No. INM000012500)

SAKSHI Date: 2024.07.19 14:05:39 +05'30'

Sakshi Director

DIN: 09763912

Encl: As above

## HIRA GODAWARI POWER & ISPAT

GODAWARI POWER & ISPAT LIMITED

Corporate Identity Number (CIN): L27106CT1999PLC013756

Registered Office and Works: 428/2, Phase I, Industrial Area, Siltara, Raipur-493 111, Chhattisgarh
Corporate Office: Hira Arcade, Near New Bus Stand, Pandri, Raipur-492 001, Chhattisgarh
Tel. No.: +91 771 4082333 | Fax No.: +91 771 4082234

Email ID: yarra.rao@hiragroup.com | Website: www.godawaripowerispat.com Contact Person: Mr. Yarra Chandra Rao, Company Secretary & Compliance Officer

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF GODAWARI POWER & ISPAT LIMITED ("COMPANY"/"GPIL") FOR THE BUYBACK OF EQUITY SHARES THROUGH THE TENDER OFFER ROUTE UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED

This post-Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended from time to time ("SEBI Buyback Regulations") regarding completion of the Buyback. This Post-Buyback Public Announcement should be read in conjunction with the Public Announcement dated Tuesday, June 18, 2024

published on Wednesday, June 19, 2024 ("Public Announcement"), the Letter of Offer dated Monday, July 01, 2024 ("Letter of Offer") issued in connection with the Buvback.

Unless specifically defined herein, capitalised terms and abbreviations used herein shall have the same meaning as ascribed to them in the

#### THE BUYBACK

- Godawari Power & Ispat Limited had announced the offer to Buyback up to 21,50,000 (Twenty One Lakhs Fifty Thousand) fully paid-up Equity Shares of face value of ₹5 (Rupees Five Only) each, representing 1.64% of the total number of Equity Shares in the paid-up Equity Share capital of the Company, from all Eligible shareholders (Equity Shareholders as on Friday, June 28, 2024 ("Record Date")) on a proportionate basis, through the 'tender offer' process, at a price of ₹1400.00 (Rupees One Thousand Four Hundred only) per Equity Share, payable in cash, for an aggregate maximum amount of ₹301,00,00,000 (Rupees Three Hundred and One Crores only) excluding the Transaction Costs, representing 7.00% and 6.66% of the aggregate of the total paid up equity share capital and free reserves of the Company based on the audited standalone financial statements and audited consolidated financial statements of the Company as on Company based on the audited standalone financial statements and audited consolidated financial statements of the Company as on March 31, 2024, respectively (being the latest standalone and consolidated audited financial statements available at the Board Meeting recommending the proposal of the Buyback), which is within the statutory limit of 25.00% of the aggregate of the fully paid-up capital and free reserves (including securities premium) of the Company as on March 31, 2024 as per Regulation 4(i) of the SEBI Buyback
- 1.2. The Company had adopted the Tender Offer process for the purpose of Buyback. The Buyback was implemented by the Company using the "Mechanism for Acquisition of Shares through Stock Exchange" as specified by SEBI in its circular bearing reference number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular bearing reference number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, circular bearing reference number SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021, circular bearing reference number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023 and such other circulars as may be applicable, including any further amendments thereof ("SEBI Circulars"). For the purposes of the Buyback, National Stock Exchange of India Limited ("NSE" was the designated Stock Exchange
- The Buyback was opened on Thursday, July 04, 2024, and closed on Wednesday, July 10, 2024

#### DETAILS OF THE BUYBACK

- 21,50,000 (Twenty One Lakhs Fifty Thousand) Equity Shares were bought back pursuant to the Buyback, at a price of ₹1400.00 (Rupees One Thousand Four Hundred only) per Equity Share.
- The total amount utilized in the Buyback was ₹301,00,00,000 (Rupees Three Hundred One Crores only), excluding Transaction Costs. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered a total of 96,747 valid bids for 1,72,55,986 Equity Shares in response to the Buyback, which is 8.03 times of the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category	Total valid Bids received in the category	Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
	(A)		(B)		(C)	(C/ A )
Small Shareholders	3,22,500	82,809	10,13,239	82,809	10,08,895	3.13
General	18,27,500	13,938	1,62,63,079	13,938	1,62,47,091	8.89
Not in Master File*	-	466	9,480	-	-	-
Total	21,50,000	97,213	1,72,85,798	96,747	1,72,55,986	8.03

- \* 466 bids for 9,480 Equity Shares were not considered since they were not shareholders as on Record Date
- \*\* Excludes excess bid by 178 shareholders for 4344 Equity Shares under Reserved Category and 25 shareholders for 15,988 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance
- All valid bids were considered for the purpose of acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication of acceptance / rejection was dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their email IDs registered with the Company or the Depositories) on July 16, 2024. In case where email IDs were not registered with the Company or the Depositories, physical letters of acceptance / rejection were dispatched to the Eligible Shareholders by the Registrar and the same was completed on July 18, 2024.
- The settlement of all valid bids was completed by NSE Clearing Limited ("NSE Clearing") on July 16, 2024. NSE Clearing has made direct funds pay-out to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/relevant bank(s), due to any reason, then the amount payable to the Eligible Shareholders were/will be transferred to the Shareholder Broker for onward transfer to such Eligible Shareholders
- Demat Equity Shares accepted under the Buyback were transferred to the Company's demat account on July 16, 2024. The unaccepted demat Equity Shares have been returned to respective Eligible Shareholders/lien removed by the NSE Clearing on July 16, 2024. If the Equity Shares transfer instruction is rejected in the depository system, due to any reason then such Equity Shares will be transferred to the Shareholder's Broker depository pool account for onward transfer to such Eligible Shareholders. No Physical Shares were tendered
- The extinguishment of 21,50,000 (Twenty One Lakhs Fifty Thousand) Equity Shares accepted under the Buyback is currently under process and shall be completed in accordance with the SEBI Buyback Regulations on or before July 29, 2024.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- The capital structure of the Company before and after the completion of the Buyback is set forth below

(₹ in Crores)

Particulars	Pre-Buyback*	Post Buyback
Authorised Share Capital:		
14,16,00,000 equity shares of ₹5 each	70.80	70.80
Total	70.80	70.80
Issued, Subscribed and Paid-Up Capital:		
13,14,44,988 equity shares of ₹5 each**	65.72	-
12,92,94,988 equity shares of ₹5 each**	-	64.65#
Total Paid-Up Capital	65.72	64.65#

\* As on Record Date i.e., June 28, 2024.

\*\* excluding 45,00,000 equity shares held by Trust in Treasury. # Subject to extinguishment of 21,50,000 Equity Shares accepted in the Buyback.

Details of Eligible Shareholders from whom Equity Shares exceeding 1% (one per cent) of the total Equity Shares bought back have been accepted under the Buyback are as under

Sr. No.	Name of Shareholder	Number of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback equity capital of the Company#
1	Vinay Agrawal	1,17,000	5.44%	0.087%
2	Bajrang Lal Agrawal HUF	1,10,190	5.13%	0.082%
3	Dinesh Agrawal	1,08,950	5.07%	0.081%
4	Hira Infra-Tek Limited	1,03,500	4.81%	0.077%
5	Prakhar Agrawal	76,150	3.54%	0.057%
6	Siddharth Agrawal	68,100	3.17%	0.051%
7	Abhishek Agrawal	67,600	3.14%	0.051%
8	Kumar Agrawal	67,500	3.14%	0.050%
9	Madhu Agrawal	60,700	2.82%	0.045%
10	Reena Agrawal	57,900	2.69%	0.043%
11	Agrawal Bajrang Lal	42,100	1.96%	0.031%
12	Kanika Agrawal	41,400	1.93%	0.031%
13	Dinesh Kumar Agrawal HUF	41,000	1.91%	0.031%
14	Suresh Kumar Agrawal HUF	37,500	1.74%	0.028%
15	Narayan Prasad Agrawal	34,400	1.60%	0.026%
16	Anand Poddar	33,583	1.56%	0.025%
17	Narayan Prasad Agrawal	27,500	1.28%	0.021%
18	Vanguard Total International Stock Index Fund	24,413	1.14%	0.018%
19	Ardent Steel Private Limited	23,214	1.08%	0.017%
20	Vanguard Emerging Markets Stock Index Fund, A Series Of Vanguard International E	22,726	1.06%	0.017%

# Subject to extinguishment of 21,50,000 Equity Shares.

The shareholding pattern of the Company before the Buyback (i.e. as on the Record Date) and after the Buyback is provided below:

	Pre-Buy-Back	as on June 28, 2024	Post-Buy-Back <sup>#</sup>	
Particulars	No. of Equity Shares	% to the existing Equity Share Capital	No. of Equity Shares	% to the existing Equity Share Capital
Promoters and Promoter Group^	8,60,04,908	63.26%	8,48,82,159	63.44%
Foreign Investors (Including Non-Resident Indians, FIIs)	1,13,32,291	8.34%		36.56%
Financial Institutions/Banks & Mutual Funds promoted by Banks/ Institutions and Insurance Companies	27,30,995	2.01%	4,89,12,829	
Others (Public, Public Bodies Corporate etc.)	3,58,76,794	26.39%		
Total	13,59,44,988	100.00%	13,37,94,988	100.00%

- # Subject to extinguishment of 21.50,000 Equity Shares.
- ^ including 45,00,000 equity shares held by Trust in Treasury

# MANAGER TO THE BUYBACK



Mark Corporate Advisors Private Limited

Address: 404/1, L4, The Summit Business Bay, Sant Janabai Road (Service Lane),

Off Western Express Highway, Vile Parle (East), Mumbai-400 057,

Contact Person: Mr. Manish Gaur/Mr. Niraj Kothari **Telephone No.:** +91 22 2612 3207/08

Email ID: buyback@markcorporateadvisors.com Investor Grievance Email ID: investorgrievance@markcorporateadvisors.com

SEBI Regn No.: INM000012128 Website: www.markcorporateadvisors.com

# **DIRECTORS' RESPONSIBILITY**

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts responsibility for all the information contained in this Post-Buyback Public Announcement and confirms that it contains true, factual and material information and does not contain any

For and on behalf of the Board of Directors of Godawari Power & Ispat Limited Sd/-Sd/-

Sd/-Bajrang Lal Agrawal Managing Director DIN: 00479747

Date: July 19, 2024 Place: Raipur

Abhishek Agrawal **Executive Director** DIN: 02434507

Yarra Chandra Rao Company Secretary and Compliance Officer Membership No.: F3679

ADVERTISEMENT IN ACCORDANCE UNDER REGULATION 18(7) IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DETAILD PUBLIC ANNOUNCEMENT AND LETTER OF OFFER WITH RESPECT TO THE OPEN OFFER TO THE SHAREHOLDERS OF

### **CAPFIN INDIA LIMITED**

Registered Office: 1C/13, Basement, New Rohtak Road Delhi North West Delhi – 110005 Email: capfinindialtd@yahoo.co.in; Website: <a href="https://www.capfinindia.com">www.capfinindia.com</a>; CIN: L74999DL1992PLC048032

This advertisement ("Offer Opening Public Announcement") is being issued by Fast Track Finsec Private Limited ("Manager to the Offer") on behalf of Mr. Abhishek Narbaria (PAN No. AFXPN5866M) and Mr. Umesh Kumar Sahay (PAN No. BOIPS8195D) (hereinafter collectively referred to as "Acquirers"), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ("SEBI (SAST) Regulation, 2011,"/"Regulation"), (Substantial Adquisition of Startes and takeovers) Regulation, 2011, as arriended (SEB) (SAS1) Regulation, 2011 / Regulation), in respect of the open offer to acquire upto 15,75,585 (Fifteen Lakh Seventy-Five Housand Five Hundred Eighty-Five) Equity Shares of INR 10/- (Rupees Ten Only) each of Capfin India Limited ("Target Company" or "TC") representing 55% of the Equity Share Capital of the Target Company on a fully diluted basis carrying voting rights. The Detailed Public Statement ("DPS") with respect to the Offer was published in Business Standard (English-All Edition), Business Standard (Hindi-All Edition), PratahKal (Mumbai Edition) on August 01, 2023.

The Offer price is INR 13.32/- (Rupees Thirteen and Thirty-Two Paise Only) per fully paid - up equity share of face value INR 10/- (Rupees Ten Only) each ("Offer Price") and applicable interest of INR 0.9/-(Nine Paise Only) both amounting to INR 14.22/- (Rupees Foundation and Twenty-Two Paise Only) per equity share ("Offer Price plus applicable interest"). There has been no revision in the Offer Price.

#### Recommendations of the Committee of the Independent Directors of the Target Company

The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offer on July 17, 2024 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.

The offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations, 2011. There was no competing offer to the Offer and the last date for making such competing offer has expired. The offer is not conditional upon any minimur level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

#### Dispatch of Letter of Offer to the public shareholders

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the Identified Date i.e. Friday, July 05, 2024 has been completed through the E-mail and registered post on July 11, 2024. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shares (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance-cum-Acknowledgment) is also available on the SEBI's website(<a href="www.sebi.gov.in">www.sebi.gov.in</a>).

### Instructions to the Public Shareholders

In case the shares are held in physical form Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2 (page 21) of the LOF

In case the shares are held in demat form Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender under the Offer and as per the procedure specified in paragraph 8.3 (page 22) of the LOF.

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer

In case of non-receipt of the LOF, the Public Shareholders holding the Equity Shares may download the same from the website of SEBI at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.ffinsec.com">www.ffinsec.com</a>; and BSE at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.ffinsec.com">www.ffinsec.com</a>; and BSE at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.ffinsec.com">www.ffinsec.com</a>; and BSE at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.ffinsec.com">www.ffinsec.com</a>; and BSE at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to t of Equity Shares tendered and other relevant documents and other relevant documents as mentioned in Paragraph 8.5 (Page 23) of the LOF.

#### Any other changes suggested by SEBI in their comments to be incorporated

In accordance with Regulation 16 of the SEBI (SAST) Regulations, the Draft Letter of Offer dated August 05, 2023 ("DLOF") was submitted to SEBI on same day i.e. August 05, 2023. SEBI issued its observations on the DLOF vide its communication letter dated November 01, 2023 and RBI issued Observation letter dated July 05, 2023. The comments as specified in the Observation letter issued by SEBI have been duly incorporated in the LOF. These changes in the LOF include the following: (i) on page no.1, 7, 8, 11 and 21 for changes in offer price (due to delay in receiving the RBI approval), (ii) on page no. 1 for Receiving RBI Approval Letter, (iii) on Page no. 1, 2, 6, 9 19 and 27 for Revise schedule of Activities pertaining to the offer, (iv) Page no. 19 for Revised in the amount of escrow account due to delay in receiving the RBI approval.,(v) on Page no. 11 & 12 for Change in directorship of Acquirers in Company, (vi) on Page no. 14 for Confirmation regarding compliance with provisions of listing agreement and LODR Regulations, (vii) on Page no. 15 for Confirmation of the market price (closing) of the shares of the Target Company as on the date of Public Announcement (PA) and after the day of PA., (viii) on Page no. 24 for Details of the Target Company as on the date of Public Announcement (PA) and after the day of PA., (viii) on Page no. 24 for Details of any directions subsisting or proceedings pending against the Acquirers, Target Company, its Promoters & Directors, Manager to the Open Offer under SEBI Act, 1992 and regulations made there under, also by any other Regulator., (ix) on Page no. 15 for Change in audited financial information of Target Company, (x) on Page no. 16 for Details of equity share of Target Company, (xi) on Page no. 18 for Insert paragraph regarding calculation of interest, (xii) on Page no. 19 for Revision in the funding requirement due to delay in receiving the RBI approval, (xiii) on Page no. 24 for no complaint has been received by the company or merchant banker in relation to the open offer, (xiv) on Page no. 25 for Document of inspection, (xv) on Page no. 21 for ensure compliance with SEBI Circular dated April 13, 2015 read with SEBI Circular dated December 09, 2016, with respect to acquisition of shares through stock exchange mechanism, and instructions specified by the stock exchanges in their respective circulars issued in connection with mechanism for acquisition of shares through Stock Exchanges as mentioned in SEBI Observation Letter in point 2e. SEBI Observation Letter in point 2e.

### Any other material changes from the Date of Public Announcement

There have been no material changes in relation to the Offer since the date of the PA, except the following:

- Due to delay in receiving the RBI Approval, interest of 10% p.a. is required to add in the offer price, therefore offer price plus applicable interest is 14.22/- (Rupees Fourteen and Twenty-Two Paise Only) per equity share ("Offer Price plus applicable interest").
- The commencement date for our tender offer was initially set for July 19, 2024, which is 11th working days from the date of receiving the RBI Observation Letter. However, due to unforeseen circumstances, the tendering period will now commence on July 22, 2024, which is 12<sup>th</sup> working days from the date of receiving the RBI Observation Letter.
- Status of Statutory and Other Approvals As on the date of the LOF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or other approva
- required to complete the Offer. However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of the Tendering Period, the Offer shall be subject to such statutory approvals and the Acquirer shall make th applications for such statutory approvals.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including but not limited to, the approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approvals along with the Form o Acceptance and other documents required to accept this Offer.

Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment, in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer.

If such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered pursuant to this Offer. If the Equity Shares are held under the general permission of the RBI, the non-resident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a non-repatriable basis

# Schedule of Activities

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevant places. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under

Day and Date	(Day & Date)
July 25, 2023, Tuesday	July 25, 2023, Tuesday
August 01, 2023, Tuesday	August 01, 2023, Tuesday
August 05, 2023, Saturday	August 05, 2023, Saturday
August 16, 2023, Wednesday	August 16, 2023, Wednesday
	November 01, 2023, Wednesday
August 30, 2023, Wednesday	July 03, 2024, Wednesday
September 01, 2023, Friday	July 05, 2024, Friday*
	July 11, 2024, Thursday
September 13, 2023	July 17, 2024, Wednesday
September 14, 2023 Thursday	July 19, 2024, Friday
t September 14, 2023 Thursday	July 19, 2024, Friday
September 15, 2023, Friday	July 22, 2024, Monday
October 03, 2023 Tuesday	August 02, 2024, Friday
October 10, 2023 Tuesday	August 09, 2024, Friday
	August 19, 2024, Monday
fr	August 01, 2023, Tuesday August 05, 2023, Saturday  August 16, 2023, Wednesday ft August 30, 2023, Wednesday August 30, 2023, Wednesday September 01, 2023, Friday e ft September 08, 2023 Friday  September 13, 2023 Wednesday  September 14, 2023 Thursday att September 14, 2023 Thursday  September 15, 2023, Friday  October 03, 2023 Tuesday  October 10, 2023 Tuesday  d

ldentified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the Offer. Kindly consider above timeline along with Letter of offer.

# 10. Other Information:

The Acquirer accept full responsibility for the obligations of the Acquirer as laid down in terms of the SEBI (SAST) Regulations and for the information (other than such information as has been provided or confirmed by the Target Company) contained in this Offer Opening Public Announcement cum Corrigendum.

This Offer Opening Public Announcement cum Corrigendum would also be available on websites of SEBI a www.sebi.gov.in, Manager to the Offer at www.ftfinsec.com, and BSE at www.bseindia.com

SUED BY MANAGER OF THE OFFER ON BEHALF OF THE ACQUIRER: Fastrack Finsec

FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-22-43029809; Email: mb@ftfinsec.com nvestor Grievance Email: investor@ftfinsec.com; Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma **SEBI Reg. No:** INM000012500; **CIN:** U65191DL2010PTC200381

For & On behalf of Acquirer Mr. Abhishek Narbaria

Date: 18.07.2024 Place: New Delhi (Acquirers-2



SMS reachbs to 57575 or email order@bsmail.in



ended 31.03.2024

182.97

153.43 300.07

1481.40

DIN: 00040632

LONGVIEW TEA COMPANY LIMITED

The above is an extract of the detailed Un-Audited Financial Results for the quarter ended on June 30, 2024 filed with the The above is a recause of the decision of a refraction of the decision of the

above United the analyse was the found to the quarter ended on June 30, 2024 have been reviewed and recommenda Audit Committed the and approved the Board of Directors at its meeting held on July 18, 2023. Standard (Ind AS instance) and the second of the

ended 31.03.2024

(Audited) 42.84

28.70

19.06 300.07

79.47

79.47 58.09

60.27 300.07

1.94 1.94

In-Audite 62.13

53.63

48.55 300.07

For and on behalf of Board of Director

For ANDHRA PAPER LIMITED

**BIJAY KUMAR SANKU** 

Company Secretary

M.No - A 15449

Regd. Off.: 62, Hazra CIN: L15491W/ Phone No.033-4014 2222 Weheita

Total income from operations (net)
Net Profit/(Loss) for the period (before tax, Exceptional

Profit/(Loss) for the period (after tax) and Other Compreh

Profuces of the period (after tax) and Guiler of Income (after tax))
Paid-up Equity Share Capital inclusive of forfeited amount Rs. 0.42 lakhs
Reserves (excluding Revaluation Reserve)
Earnings Per Share (Face Value of Rs.10/- each)

**Andhra Paper Limited** 

(Corporate Identity Number: L21010AP1964PLC001008)

Regd. Office: Rajahmundry - 533 105, East Godavari District, Andhra Pradesh, India. Tel: +91-883-2471831

Corp. Office: 31, Chowringhee Road, Park Street, Kolkata – 700 016, West Bengal, India. Tel: +91-33-71500500

Website: www.andhrapaper.com E-mail: bijaykumar.sanku@andhrapaper.com

**60<sup>TH</sup> ANNUAL GENERAL MEETING AND RECORD DATE** 

The 60th Annual General Meeting (AGM) of the Members of Andhra Paper Limited ("The Company") will be convened

through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), in compliance with the applicable provisions of the

Companies Act, 2013 and the rules made thereunder and the Securities and Exchange Board of India (Listing Obligations

and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") and the relevant circulars issued by Ministry

The 60th AGM of the Members of the Company will be held on Monday, August 12, 2024 at 11.30 A.M (IST) through VC /

OAVM facility, being provided by M/s. KFin Technologies Limited ("Kfintech"), to transact the business that will be set forth

The electronic copy of the Annual Report 2023-24 (Annual Report) including Notice of 60th AGM (Notice of the AGM) and all the Statutory Reports will be available on the website of the Company at https://www.andhrapaper.com/, websites

of the Stock Exchanges on which the securities of the Company are listed i.e., BSE Limited and National Stock

Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Kfintech at

The aforesaid documents will be sent electronically to those Members whose e-mail addresses are registered with the Company / Registrar & Transfer Agent ("Registrar") / Depository Participants (DPs). As per MCA and SEBI Circulars, no

physical copy of the Notice and / or the Annual Report will be sent to any Member. Member may send an e-mail request to

einward.ris@kfintech.com along with scanned copy of the signed request letter providing the email address, mobile number,

self-attested PAN copy and Client Master copy in case of electronic mode / copy of share certificate in case of physical mode

For registration of e-mail addresses, the Members holding shares in demat form are requested to update the same with

their respective DP and in case of Members holding the shares in physical form are requested to update the same with the

The Company is pleased to provide remote e-voting facility through Kfintech, to all the Members to cast their votes on all

Resolutions set out in the notice of the AGM. Additionally, the Company shall also provide the facility of remote e-voting

during the Meeting, for the Members attending the AGM but who have not cast their vote during prescribed remote e-voting

The manner of remote e-voting by the Members holding shares in dematerialized mode, Physical mode and for the Members

The information about login credentials to be used and the steps to be followed for attending the AGM through VC / OAVM

The Members are requested to carefully read all the Notes set out in the Notice of AGM and in particular, instructions for

The Members may note that the Board of Directors at their Meeting held on May 14, 2024 have recommended a final

dividend of Rs.10/- per share. The record date for the purpose of final dividend for fiscal year 2024 is Monday, August 05,

2024. The final dividend, if approved by the Members in the ensuing AGM, will be paid within 30 days from the date of

Members are advised to register / update bank account details with their depositories (where shares are held in dematerialized

mode) and with the Registrar (where shares are held in physical mode) to receive the dividend directly into their bank

**Super Spinning Mills Limited** 

CIN:L17111TZ1962PLC001200

Regd. Office: 'ELGI TOWERS', P.B NO: 7113, Green Fields, Puliakulam Road, Coimbatore – 641045

Phone: 0422-2311711 Fax: 0422-2311611 Email: investors@ssh.saraelgi.com Website: www.superspinning.com

Notice of the 62<sup>™</sup> Annual General Meeting, E-voting Information and Book Closure

lotice is hereby given that  $62^{nd}$  Annual General Meeting ('AGM') of the Company will be held through Video Conference ('VC') / bther Audio Visual Means ('OAVM') on Saturday,  $10^{th}$  August 2024 at 3.30 PM (IST) to transact the business as set out in the

lotice of AGM dated 1st June 2024 in compliance with the applicable provisions of the Companies Act, 2013 ('the Act') and its

les framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing

egulations') read with the relevant circulars issued by the Ministry of Corporate Affairs ('MCA') and the Securities and

schange Board of India ('SEBI') from time to time. In accordance with the MCA/SEBI Circulars, the Company has sent the otice of AGM/ Annual Report to those shareholders holding shares of the Company as on 12<sup>th</sup> July 2024, through e-mail to

downloaded from the Company's website www.superspinning.com and the website of Stock Exchanges in which the shares the Company are listed i.e., BSE Limited at www.bseindia.com & National Stock Exchange of India Limited a

embers can attend and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM ar

compliance with Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as

nended from time to time and Regulation 44 of the Listing Regulations, the Members are provided with the facility to cast their

otes on all resolutions set forth in the Notice of the AGM using remote electronic voting system ('remote e-voting') provided by

IIPL. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ('e-voting'). Detailed rocedure for remote e-voting/ e-voting is provided in the Notice of the AGM.

he Board of Directors of the Company have appointed Mr. M.D. Selvaraj, FCS, Managing Partner of M/s. MDS & Associate

embers are requested to carefully read the instructions printed for voting through e-voting on the AGM Notice. Members are

hose members, who are present in the AGM through VC / OAVM facility and had not cast their votes on the resolution through

mote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM ne Members who have cast their votes by remote e-voting prior to the AGM may also attend / participate in the AGM through

person whose name is recorded in the Register of Members or in the register of beneficial owners maintained by the

epositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting or voting at the AGM. The voting ghts of Members shall be in proportion to the shares held by them in the paid-up equity share capital of the Company as on the

my person, who acquires shares of the Company and becomes a Member of the Company after the Notice has been sent

n Company's website www.superspinning.com for detailed procedure with regard to remote e-voting. If members have already

egistered on to e-Voting system of LIIPL: https://instavote.linkintime.co.in then he/she can use their existing User ID and

case the shareholder's email ID is already registered with the Company/its Registrar & Share Transfer Agent

RTA")/Depositories, log in details for e-voting are being sent on the registered email address. Members holding shares in

nysical form or who have not registered their e-mail address with the Company/ Depository can cast their vote through remote

Shareholders holding shares in demat form are requested to register/ update the details in their demat account, as per the

Shareholders holding shares in physical form are requested to register/ update the details by filing the prescribed Form ISR-

1 and other relevant forms with the Registrar and Transfer Agents of the Company, LIIPL at coimbatore@linkintime.co.in

or details relating to remote e-voting, please refer to the Notice of the AGM. If you have any queries relating to remote e-voting ease refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available a

ttps://instavote.linkintime.co.in. under Help Section or write an e-mail to enotices@linkintime.co.in or Call us at Tel: 022 -

9186000. In case of any grievances connected with facility for voting by electronic voting means during AGM, you can write an

his public notice is also available in the Company's website viz. www.superspinning.com and in the website of LIIPL viz

lotice is hereby given that pursuant to the provisions of Section 91 of the Act, and Regulation 42 of Listing Regulations, the

egister of Members and Share Transfer Books of the Company will remain closed from Sunday, 4th August 2024 to Saturday,

https://instayote.linkintime.co.in and on the website of the stock exchanges where the shares of the Company are listed.

-voting or through the e-voting system during the AGM by following the procedure set out in the Notice of the AGM.

Members may download the prescribed forms from the Company's website at www.superspinning.com.

areholders who wish to register their email address may follow the below instructions:

actronically by the Company, and holds shares as of the cut-off date, may refer the Notice of Annual General Meeting, posted

Thursday 18th July, 2024

Saturday, 3rd August, 2024

Wednesday, 7th Augusut 2024 at 9.00 AM (IST)

Friday, 9th August 2024 at 5.00 PM (IST)

LP, Company Secretaries, Coimbatore as Scrutinizer, to scrutinize the voting process in a fair and transparent manner.

ww.nseindia.com and on the website of Link Intime India Private Limited (LIIPL) at https://instavote.linkintime.co.in.

mbers whose e-mail address is registered with the Company / Depositories.

ovided in the Notice of the Annual General Meeting.

. Date of completion of dispatch of Notice/ Annual Report

Remote e-voting will not be allowed beyond this date and time

. Cut-off date of determining the members eligible for e-voting

2. Date and time of Commencement of remote e-voting

C / OVAM but shall not be entitled to cast their votes again.

process advised by their respective depository participant.

mail to instameet@linkintime.co.in or Call us at Tel: 022-49186175.

so requested to note the following:

. Date and time of end of remote e-voting

account. We urge the Members to utilize the National Electronic Clearing System mode for receiving dividend on time.

declaration, through electronic mode only to those Members who have registered their bank account details

period. Detailed procedure for remote e-voting before the AGM / during the AGM is included in the Notice of the AGM.

or receiving the Annual Report including Notice of the AGM and the e-voting instructions

who have not registered their email address has been included in the notice of AGM.

joining the AGM, manner of casting votes through remote e-voting before or during the AGM.

Serving you with pride..

Place: Kolkata Dated: July 18, 2024

of Corporate Affairs & SEBI in this regard.

in the Notice of the Meeting.

https://evoting.kfintech.com/.

Registrar by submitting form ISR-1.

are also included in the Notice of the AGM.

Place: Rajahmundry

Date : July 18, 2024

ear Members.

Net Profit(Loss) for the period (before tax, Exci and/or Extraordianary items)
Net Profit(Loss) for the period before tax (after Exceptional and/or Extraordianary items)
Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)
Total comprehensive income for the period [Cor

WEST COAST PAPER MILLS LIMITED

Registered Office: PB No.5, BANGUR NAGAR, DANDELI – 581 325,

DIST. LITTADA KANNADA KANDA KANNADA KANDA KANDA

DIST: UTTARA KANNADA, KARNATAKA CIN: L02101KA1955PLC001936, GSTIN: 29AAACT4179N1ZO,

Notice is hereby given that the 69th Annual General Meeting of the members of the Company will be held through Video Conference ("VC")/ Other Audio-Visual Means("OAVM") on Wednesday, the 14th August, 2024, at 11:30 A.M to transact the business as given in the Notice, which has been sent on 18th July 2024, through electronic mode to the Shareholders of the Company along with Annual Report 2023-2024 at their registered email IDs. Business as mentioned in the said Notice will be conducted through electronic voting (e-voting) facility provided by Link Intime India Private Limited (LIIPL). Details of the same are as under:

- (a) Remote e-voting shall commence on 11th August, 2024 at 9:00 AM and shall end on 13th August 2024 at 5:00 PM. Further, Remote e-voting shall not be allowed beyond said date and time.
- (b) Cut-off date: 6th August, 2024
- (c) Any person, who acquires shares of the Company and becomes member of the Company after sending the notice and holding shares as on the cut-off date i.e.6th August, 2024, may obtain the login ID and password by sending a request at enotices@linkintime.co.in or co.sec@westcoastpaper.com. (d) A member may participate in the AGM even after exercising his right
- to vote through Remote e-voting but shall not be allowed/entitilled to vote again in the AGM through InstaMeet. Members may access the InstaMeet platform to attend the AGM through VC at https://instameet.linkintime.co.in. The instructions for, joining the AGM/e-voting are provided in the Notice of the AGM. (e) A person, whose name is recorded in the register of members or in
- the register of beneficial owners maintained by the depositories as on the cut-off date i.e., 6<sup>th</sup> August, 2024 only shall be entitled to avail the facility of Remote e-voting/e-voting at the AGM (who have not voted through remote e-voting)
- available on the Company's website i.e., www.westcoastpaper.com and available on the website of LIIPL https://instavote.linkintime.co.in and Stock Exchanges i.e. www.bseindia.com & www.nseindia.com.
- members are requested to write an email to enotices@linkintime.co.in or call to 022-49186000, Members are also requested to refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available at https://instavote.linkintime.co.in, or contact Mr. Shrikant B. Sindgikar, Manager(Secretarial) of the Company, email id: co.sec@westcoastpaper.com, Phone No. (08284) 231391-395

M.No.F7492

Place : Dandeli Date: 18.07.2024

MONTE CARLO FASHIONS LIMITED

(CIN: L51494PB2008PLC032059) Registered Office: B-XXIX-106, G.T. Road, Sherpur, Ludhiana-141003 Tel.: 91-161-5048610-20-30-40, Fax: 91-161-5048650

### **NOTICE TO SHAREHOLDERS**

Transfer of Equity Shares of Company to Investor **Education and Protection Fund (IEPF)** 

Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 Corporate Affairs from time to time (collectively "IEPF Rules")

The Company has also uploaded the details of such shareholders and

In case of any queries/ clarifications, the shareholders may contact the

Place: Ludhiana Date: 18.07.2024

(ANKUR GAURA) COMPANY SECRETARY AND COMPLIANCE OFFICER

### GOVERNMENT OF TAMIL NADU FINANCE DEPARTMENT, CHENNAI-9

- Government of Tamil Nadu has offered to sell by auction the dated securities for an amount of Rs.1000 crore with Eight year tenure and Rs.2000 crore with Ten year tenure for an aggregate amount of Rs. 3000 crore. Securities will be issued for a minimum nominal amount of Rs.10,000/- and multiples of Rs.10,000/- thereafter. Auction which will be yield based under multiple price format will be conducted
- 2. The Government Stock up to 10% of the notified amount of the sale will be allotted to eligible individuals and institutions subject to a maximum limit of 1% of its notified amount for a single bid as per the Revised Scheme for Non-competitive Bidding facility in the Auctions of State Government Securities of the General Notification (Annexure II). Under the scheme, an investor can submit a single bid only through a
- 3. Interested persons may submit bids in electronic format on the Reserve Bank of India Core Banking Solution (E-Kuber) System as
- a) The competitive bids shall be submitted electronically on the Reserve Bank of India Core Banking Solution (E-Kuber) System
- b) The non-competitive bids shall be submitted electronically on the Reserve Bank of India Core Banking Solution (E-Kuber) System between 10.30 A.M. and 11.00 A.M.
- expressed up to two decimal points. An investor can submit more than one competitive bid at different rates in electronic format on the Reserve Bank of India Core Banking Solution (E-Kuber) System. However, the aggregate amount of bids submitted by a person should not exceed the notified amount.
- 6. The Government Stock will bear interest at the rate determined by Reserve Bank of India at the auction and interest will be paid half yearly on January 24 and July 24. The Stock will be governed by the provisions of the Government Securities Act, 2006 and Government
- 7. The stocks will qualify for ready forward facility.
  - T.Udhavachandran Principal Secretary to Government,

Finance Department, Chennai-9.

PSPCL Punjab State Power Corporation Limited PSPCL Punjab State Power Corporation Limited

(Regd. Office PSEB Head Office, The Mall Patiala (Regd. Office PSEB Head Office, The Mall Patiala Corporate Identification Number (CIN): U40109PB2010SGC033813 Corporate Identification Number (CIN): U40109PB2010SGC033813 Website: www.pspcl.in Contact no. 9646117609 E-mail: sefet-ghtp@pspcl.in Website: www.pspcl.in (Contact No. 96461-17606)

> E-Tender Enquiry No: 200/MM-I/TGM-336(VIII)/O&M/GHTP/2024 Dated: 17.07.2024

Dy. Chief Engineer, Mechanical Maintenance Circle-I/GHTP. Lehra Mohabbat invites e tender for "Cleaning of tubes of Turbine condenser of 210 MW (KWU) Unit-II and 250 MW Unit-III of GHTP, Lehra Mohabbat with Hydro jet and water powered bullet cleaners". For detailed NIT & Tender Specification please refer to https://eproc.puniab.gov.in from 17.07.24/ 18.00 Hrs onwards.

Note:- Corrigendum and addendum, if any, will be published online at GHTP-58/24

https://eproc.puniab.gov.in. GHTP-59/24 76155/12/3132/2023/35805

ADVERTISEMENT IN ACCORDANCE UNDER REGULATION 18(7) IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DETAILD PUBLIC ANNOUNCEMENT AND LETTER OF OFFER WITH RESPECT TO THE OPEN OFFER TO THE SHAREHOLDERS OF **CAPFIN INDIA LIMITED** 

Registered Office: 1C/13, Basement, New Rohtak Road Delhi North West Delhi – 110005 Email: capfinindialtd@yahoo.co.in; Website: www.capfinindia.com; CIN: L74999DL1992PLC048032

Dated: 19 07 2024

This advertisement ("Offer Opening Public Announcement") is being issued by Fast Track Finsec Private Limited ("Manager to the Offer") on behalf of Mr. Abhishek Narbaria (PAN No. AFXPN5866M) and Mr. Umesh Kumar Sahay (PAN No. BOIPS8195D) (hereinafter collectively referred to as "Acquirers"), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ("SEBI (SAST) Regulation, 2011"/"Regulation"), in respect of the open offer to acquire upto 15,75,585 (Fifteen Lakh Seventy-Five Thousand Five Hundred Eighty-Five) Equity Shares of INR 10/- (Rupees Ten Only) each of Capfin India Limited ("Target Company" or "TC") representing 55% of the Equity Share Capital of the Target Company on a fully diluted basis carrying voting rights. The Detailed Public Statement ("DPS") with respect to the Offer was published in Business Standard (English-All Edition), Business Standard (Hindi-All Edition), PratahKal (Mumbai Edition) on August 01.2023 Mumbai Edition) on August 01, 2023.

#### Offer Price:

76155/12/3134/2023/35810

The Offer price is INR 13.32/- (Rupees Thirteen and Thirty-Two Paise Only) per fully paid - up equity share of face value INR 10/- (Rupees Ten Only) each ("Offer Price") and applicable interest of INR 0.9/-(Nine Paise Only) both amounting to INR 14.22/- (Rupees Fourteen and Twenty-Two Paise Only) per equity share ("Offer Price plus applicable interest"). There has been no revision in the Offer Price.

### Recommendations of the Committee of the Independent Directors of the Target Company

**E-TENDER NOTICE** 

Dy. Chief Engineer/FE&T Circle GHTP, Lehra Mohabbat invites E-tender for the work

conduct Energy Audit of GHTP, Lehra Mohabbat Unit No. I to IV having capacities of

wnloaded from website https://eproc.punjab.gov.in from 19.07.24/ 17.00 Hrs onwards.

2x210 MW+ 2x250 MW for the year 2024-25.. detailed NIT & Tender Specification can be

Note:- No corrigendum will be published in newspapers. Details regarding corrigendum

E-Tender Enquiry No: 03/ CE-28/FE&T/GHTP/2024

nay be seen on official website https://eproc.punjab.gov.in.

The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offer on July 17, 2024 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.

The offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations, 2011. There was no competing offer to the Offer and the last date for making such competing offer to the Offer is not conditional upon any minimun level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

#### Dispatch of Letter of Offer to the public shareholders

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the Identified Date i.e. Friday, July 05, 2024 has been completed through the E-mail and registered post on July 11, 2024. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shares (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance-cum-Acknowledgment) is also available on the SEBI's website(www.sebi.gov.in).

### Instructions to the Public Shareholders

In case the shares are held in physical form

Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2 (page 21) of the LOF

In case the shares are held in demat form Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender unde the Offer and as per the procedure specified in paragraph 8.3 (page 22) of the LOF.

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer In case of non-receipt of the LOF, the Public Shareholders holding the Equity Shares may download the same from

the website of SEBI at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="www.fifinsec.com">www.fifinsec.com</a>; and BSE at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="www.fifinsec.com">www.fifinsec.com</a>; and BSE at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="www.fifinsec.com">www.fifinsec.com</a>; and BSE at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="www.fifinsec.com">www.fifinsec.com</a>; and BSE at <a href="www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href= of Equity Shares tendered and other relevant documents and other relevant documents as mentioned in Paragraph 8.5

### Any other changes suggested by SEBI in their comments to be incorporated

In accordance with Regulation 16 of the SEBI (SAST) Regulations, the Draft Letter of Offer dated August 05, 2023 ("DLOF" was submitted to SEBI on same day i.e. August 05, 2023. SEBI issued its observations on the DLOF vide its communication letter dated November 01, 2023 and RBI issued Observation letter dated July 05, 2023. The comments as specified in the Observation letter issued by SEBI have been duly incorporated in the LOF. These changes in the LOF include the following: (i) on page no.1, 7, 8, 11 and 21 for changes in offer price (due to delay in receiving the RBI approval), (ii) on page no. 1 for Receiving RBI Approval Letter, (iii) on Page no. 1, 2, 6, 9 19 and 27 for Revise schedule of Activities pertaining to the offer, (iv) Receiving RBI Approval Letter, (iii) on Page no. 1, 2, 6, 9 19 and 27 for Revise schedule of Activities pertaining to the offer, (iv) Page no. 19 for Revised in the amount of escrow account due to delay in receiving the RBI approval.,(v) on Page no. 11 & 12 for Change in directorship of Acquirers in Company, (vi) on Page no. 14 for Confirmation regarding compliance with provisions of listing agreement and LODR Regulations, (viii) on Page no. 15 for Confirmation of the market price (closing) of the shares of the Target Company as on the date of Public Announcement (PA) and after the day of PA., (viii) on Page no. 24 for Details of any directions subsisting or proceedings pending against the Acquirers, Target Company, its Promoters & Directors, Manager to the Open Offer under SEBI Act, 1992 and regulations made there under, also by any other Regulator., (ix) on Page no. 15 for Change in audited financial information of Target Company, (x) on Page no. 16 for Details of equity share of Target Company, (xi) on Page no. 18 for Insert paragraph regarding calculation of interest, (xii) on Page no. 19 for Revision in the funding requirement due to delay in receiving the RBI approval, (xiii) on Page no. 25 for Document of inspection, (xv) on Page the company or merchant banker in relation to the open offer, (xiv) on Page no. 25 for Document of inspection, (xv) on Page no. 21 for ensure compliance with SEBI Circular dated April 13, 2015 read with SEBI Circular dated December 09, 2016, with respect to acquisition of shares through stock exchange mechanism, and instructions specified by the stock exchanges in their respective circulars issued in connection with mechanism for acquisition of shares through Stock Exchanges as mentioned in SEBI Observation Letter in point 2e.

## Any other material changes from the Date of Public Announcement

There have been no material changes in relation to the Offer since the date of the PA, except the following: -

- Due to delay in receiving the RBI Approval, interest of 10% p.a. is required to add in the offer price, therefore offer price plus applicable interest is 14.22/- (Rupees Fourteen and Twenty-Two Paise Only) per equity share ("Offer Price plus
- The commencement date for our tender offer was initially set for July 19, 2024, which is 11th working days from the date of receiving the RBI Observation Letter. However, due to unforeseen circumstances, the tendering period will nov commence on July 22, 2024, which is 12th working days from the date of receiving the RBI Observation Letter.

# Status of Statutory and Other Approvals

- As on the date of the LOF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or other approvals
- However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of the Tendering Period, the Offer shall be subject to such statutory approvals and the Acquirer shall make the necessary applications for such statutory approvals.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including but not limited to the approval from the RBL since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approvals along with the Form of Acceptance and other documents required to accept this Offer.

Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment, in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer.

If such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered pursuant to this Offer If the Equity Shares are held under the general permission of the RBI, the non-resident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a

#### non-repatriable basis Schedule of Activities

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevan places. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011

Activity	Schedule	Revised Schedule	
	Day and Date	(Day & Date)	
Date of the Public Announcement	July 25, 2023, Tuesday	July 25, 2023, Tuesday	
Date of publishing of the DPS	August 01, 2023, Tuesday	August 01, 2023, Tuesday	
Last date of filing of the draft Letter of Offer with SEBI	August 05, 2023, Saturday	August 05, 2023, Saturday	
Last date of Public Announcement for a Competing Offer(s)	August 16, 2023, Wednesday	August 16, 2023, Wednesday	
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from theManager to the Offer)	August 30, 2023, Wednesday	November 01, 2023, Wednesday	
Last Date for receiving RBI observation letter	August 30, 2023, Wednesday	July 03, 2024, Wednesday	
Identified Date	September 01, 2023, Friday	July 05, 2024, Friday*	
Last date by which Letter of Offer will be dispatched to the Public Shareholderswhose name appears on the register of members on the Identified Date	September 08, 2023 Friday	July 11, 2024, Thursday	
Last date by which the Committee of Independent Directors of the Board of Directors of the Target Company shall give its recommendations to the Public Shareholders of the Target Company for this Offer	September 13, 2023 Wednesday	July 17, 2024, Wednesday	
Last date for Upward revision in Offer Price/ Offer Size	September 14, 2023 Thursday	July 19, 2024, Friday	
Date of Publication of Offer opening Public Announcement in the newspaper in which DPS has been published	September 14, 2023 Thursday	July 19, 2024, Friday	
Date of commencement of Tendering Period ("Offer Opening Date")	September 15, 2023, Friday	July 22, 2024, Monday	
Date of closure of Tendering Period ("Offer Closing date")	October 03, 2023 Tuesday	August 02, 2024, Friday	
Last date for post-offer advertisement	October 10, 2023 Tuesday	August 09, 2024, Friday	
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the TargetCompany	October 17, 2023, Tuesday	August 19, 2024, Monday	
*Identified date is only for the nurrose of determining the names of the shareholders as on such date to whom the Lett			

dentified date is only for the purpose of determining the names of the shareholders as on such date to whom the Lette of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the Offer Kindly consider above timeline along with Letter of offer.

# 10. Other Information:

- The Acquirer accept full responsibility for the obligations of the Acquirer as laid down in terms of the SEBI (SAST Regulations and for the information (other than such information as has been provided or confirmed by the Targe Company) contained in this Offer Opening Public Announcement cum Corrigendum.
- This Offer Opening Public Announcement cum Corrigendum would also be available on websites of SEBI <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.sebi.gov.in">www.stfinsec.com</a>, and BSE at <a href="https://www.bseindia.com">www.bseindia.com</a>.

#### ISSUED BY MANAGER OF THE OFFER ON BEHALF OF THE ACQUIRER: FAST TRACK FINSEC PRIVATE LIMITED

Fastrack Finsec

Date: 18.07.2024

Place: New Delhi

office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-22-43029809: Email: mb@ftfinsec.com nvestor Grievance Email: investor@ftfinsec.com; Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma

SEBI Reg. No: INM000012500; CIN: U65191DL2010PTC200381

Mr. Abhishek Narbari (Acquirer-1

Mr. Umesh Kumar Sahay (Acquirers-2

For & On behalf of Acquire

18.07.2024

ut-off date.

assword for casting the votes.

Coimbatore

August 2024 (both days inclusive).

For Super Spinning Mills Ltd Narmatha G.K. Company Secretary

(f) The Annual Report of the Company and Notice of the meeting are

(g) In case of any queries, grievances or issues relating to e-voting,

For WEST COAST PAPER MILLS LIMITED Brajmohan Prasad Company Secretary

Website: www.montecarlocorporate.com E-mail: investor@montecarlocorporate.com

NOTICE is hereby published pursuant to the provisions of Section 124(6) of the Companies Act, 2013 and the Investor Education and Protection read with the amendments and circulars issued by the Ministry of

Adhering to the various requirements as set out in the IEPF Rules, the Company has already sent communication individually to the concerned shareholders whose shares are liable to be transferred to the demat account of IEPF Authority under the IEPF Rules for claiming their unclaimed dividend latest by September 30, 2024 to avoid transfer of shares to the demat account of IEPF Authority.

shares due for transfer to IEPF authority and unclaimed dividend on its website www.montecarlocorporate.com. Shareholders are requested to verify the details of unclaimed dividend and shares liable to be transferred IEPF Authority. The shareholders are advised to claim such dividend(s) by September 30, 2024.

In case the shareholder is unable to claim the unencashed dividend (s) by September 30, 2024, the company shall with a view to complying with the requirements set out in the IEPF Rules, initiate necessary action for transfer of shares & the unclaimed/unpaid dividend to the IEPF Authority as per the procedure prescribed under IEPF Rules.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that company would be issuing new share certificate(s), in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF authorities as per the IEPF Rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled and deemed non-negotiable. The details uploaded by the Company on its website shall be deemed adequate notice in respect of issue of new share certificate(s) by company for purpose of transfer of shares to IEPF. No claim shall lie against the company in respect of unclaimed dividend and shares transferred to IEPF pursuant to IEPF Rules. The Shareholders can claim both the unclaimed dividend and the shares transferred to IEPF authority by making an online application to IEPF authority, for which the details are available at www.iepf.gov.in.

Company's Registrar and Transfer Agent: M/s. Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi - 110058, Tel No.: 011-41410592, e-mail iepf.shares@linkintime.co.in.

For MONTE CARLO FASHIONS LIMITED

ne AGM Notice along with the explanatory statement and the Annual Report for the financial year 2023-24 is available and can

Auction of 8 & 10 years Tamil Nadu Government Stock (Securities)

by Reserve Bank of India at Mumbai Office (Fort) on July 23, 2024.

stated below on July 23, 2024.

between 10.30 A.M. and 11.30 A.M.

4. The yield percent per annum expected by the bidder should be

5. The result of auction will be displayed by Reserve Bank of India on its website on July 23, 2024. Successful bidders should deposit the price amount of Stock covered by their bids by means of a Bankers' Cheque or Demand Draft payable at Reserve Bank of India, Mumbai (Fort) or Chennai on July 24, 2024 before the close of banking hours.

Securities Regulations, 2007.

8. For other details please see the notifications of Government of

Tamil Nadu Specific Notification 727(L)/W&M-II/2024 & 728(L)/W&M II/2024 dated July 18, 2024.

DIPR/ 725 /DISPLAY/2024

By Order of the Board

# मेलोनी यांची खिल्ली उडवणाऱ्या पत्रकाराला

दंड:४.५ लाख दंड भरावा लागेल

नवी दिल्ली, दि. १८ (वृत्तसंस्था) : इटलीतील मिलान न्यायालयाने पंतप्रधान जॉर्जिया मेलोनी यांची खिल्ली उडवल्याबद्दल पत्रकाराला ५,००० युरो (४,५७,११४ रुपये) दंड ठोठावला आहे. मेलोनी यांच्या कमी उंचीची खिल्ली उडवल्याबद्दल पत्रकार जिउलिया कॉर्टेस (३६) यांना ऑक्टोबर २०२१ मध्ये १२०० युरो (१,०९,७२३ रुपये) दंड ठोठावण्यात आला होता. न्यायालयाने याला बॉडी शेमिंग म्हटले होते. २०२१ मध्ये मेलोनी आणि जिउलिया यांच्यात सोशल मीडियावर भांडण झाले होते. यानंतर इटलीच्या उजव्या विचारसरणीच्या पक्ष ब्रदर्स ऑफ इटलीच्या नेत्या जॉर्जिया मेलोनी यांनी पत्रकार कोर्टेस यांच्याविरोधात न्यायालयात धाव घेतली होती. त्यानंतर त्या विरोधी पक्षाच्या नेत्या होत्या. कोर्टेस यांनी सोशल मीडियावर मेलोनी यांचा एक बनावट फोटो शेअर केला होता. ज्याच्या पार्श्वभूमीवर फॅसिस्ट नेता बेनिटो मुसोलिनीचा फोटो होता. मेलोनी यांनी आक्षेप घेतल्यानंतर पत्रकार कोर्टेस यांनी फोटो काढून टाकला. मात्र, पुढच्याच पोस्टमध्ये त्यांनी मेलोनी यांच्या कमी उंचीची खिल्ली उडवली. कोर्टेस यांनी पोस्ट करून लिहिले - "तुम्ही मला घाबरवू शकत नाहीत, मेलोनी. तुम्ही फक्त ४ फूट उंच आहात. इतक्या लहान की मी दिसू शकत नाही. पंतप्रधान मेलोनी यांची उंची ५.२ फूट ते ५.३ फूट दरम्यान असल्याचे म्हटले आहे. कोर्टेस यांच्या या अपमानास्पद वागणुकीबाबत मेलोनी यांनी तक्रार दाखल केली होती. मात्र, कोर्टाने 'चुकीचे छायाचित्र' प्रकरणात कोर्टेसची निर्दोष मुक्तता केली. मेलोनी यांना मुसोलिनींसोबत दाखवणे हा गुन्हा नाही, असे न्यायालयाने म्हटले आहे. कोर्टेस यांना ९० दिवसांच्या आत शिक्षेवर अपील करण्याचा अधिकार आहे. त्याच वेळी, मेलोनी यांच्या विकलाने सांगितले की त्या कोर्टेस यांच्याकडून मिळालेले नुकसान काही धर्मादाय संस्थेला देतील. कोर्टेस यांच्या विरोधात कोर्टाच्या निर्णयावर रिपोर्टर्स विदाऊट बॉर्डर्स (RWB) ने चिंता व्यक्त केली आहे. RWB म्हणते की इटलीमध्ये पत्रकारांना शांत करण्याचे प्रयत्न तीव्र झाले आहेत. त्यांच्यावर गुन्हे दाखल होण्याचे प्रमाण वाढले आहे. या कारणास्तव, २०२४ मध्ये, इटली जागतिक प्रेस स्वातंत्र्य निर्देशांकात पाच स्थानांनी घसरून ४६ व्या स्थानावर आहे. मेलोनी यांनी पत्रकारांना न्यायालयात खेचण्याची ही पहिलीच वेळ नाही. २०२३ मध्ये, रोम कोर्टाने सर्वाधिक

# ट्रम्प यांच्यावर हल्ला- महिला एजंटवर निष्काळजीपणाचा आरोपः महिलांना सीक्रेट सर्व्हिसमधून हटवण्याची मागणी

विक्री होणारे लेखक रॉबर्टी सॅव्हियानो यांना १,००० युरोचा दंड

ठोठावला. सॅव्हियानोने २०२१ मध्ये टीव्हीवर मेलोनी यांचा अपमान

केला होता. सॅव्हियानो मेलोनी यांच्यावर रागावली कारण ती इटलीत

येणाऱ्या बेकायदेशीर स्थलांतरितांविरुद्ध अतिशय कठोर भूमिका घेतात

नवी दिल्ली, दि. १८ (वृत्तसंस्था): अमेरिकेचे माजी राष्ट्राध्यक्ष डोनाल्ड ट्रम्प यांच्या सुरक्षेसाठी तैनात असलेल्या महिला स्नायपर्सवर निष्काळजीपणाचा आरोप होत आहे. महिला स्नायपर्स त्यांची उंची आणि शरीरयष्टी पाहता या कामासाठी योग्य नसल्याचे लोक सांगत आहेत. NYT अहवालानुसार, काही पुराणमतवादी मानतात की महिला एजंटांनी त्यांचे काम योग्यरित्या केले नाही. स्त्रिया लहान आणि कमकुवत असतात आणि पुरुषांपेक्षा जास्त वजन करतात. ट्रम्पसारख्या उंच व्यक्तीचे त्या संरक्षण करू शकत नाही. फ्लोरिडाचे रिपब्लिकन प्रतिनिधी कोरी मिल्स यांनी फॉक्स न्यूजशी बोलताना आरोप केला की, बायडेन सरकारमध्ये सीक्रेट सर्व्हिसमध्ये अनेक महिलांची भरती करण्यात आली आहे. सीक्रेट सर्व्हिस एजंट्ससारख्य महत्त्वाच्या भरतीही विविधता आणि समानतेच्या आधारावर केल्या जात आहेत. गेल्या शनिवारी अमेरिकेत ट्रम्प यांच्यावर जीवघेणा हल्ल झाला होता. ते पेनसिल्व्हेनियातील बटलर शहरात एका निवडणूक रॅलीला संबोधित करत होते. त्यानंतर ४०० फूट अंतरावरून असॉल्ट रायफलमधून निघालेली गोळी त्याच्या कानातून गेली. ट्रम्प यांच्या सुरक्षेसाठी तैनात असलेल्या स्नायपर्सनी २० वर्षीय हल्लेखोराला तात्काळ ठार केले. काही परंपरावादी मानतात की महिला एजंट्सनी त्यांचे काम योग्यरित्या केले नाही. ते म्हणाले की, महिला अशा कामासाठी योग्य नाहीत. त्या लहान आणि कमकुवत आहेत आणि त्यांचे पुरुषांपेक्षा जास्त वजन असते. ट्रम्पसारख्या उंच व्यक्तीचे त्या संरक्षण करू शकत नाही. फ्लोरिडा कोरी मिल्सच्या रिपब्लिकन प्रतिनिधीने फॉक्स न्यूजवर आरोप केला की बायडेन सरकारमध्ये सीक्रेट सर्व्हिसमध्ये महिलांची भरपूर भरती करण्यात आली आहे. ते म्हणाले की सीक्रेट सर्व्हिस एजंटसारख्या महत्त्वाच्या भरती देखील विविधता आणि समानतेच्या आधारावर केल्या जात आहेत. किम्बर्ली चीटल सध्या सीक्रेट सर्व्हिसच्या संचालक आहेत. सप्टेंबर २०२२ पासन त्या सीक्रेट सर्व्हिसचे नेतत्व करत आहेत आणि या एजन्सीच्या इतिहासातील त्या दुसऱ्या महिला संचालक आहेत. लोक आता त्यांच्या राजीनाम्याची मागणी करत आहेत. चीटल यांना २२ जुलै रोजी ट्रम्प यांच्याशी संबंधित घटनेबाबत साक्ष देण्यासाठी संसदेसमोर हजर राहण्यास सांगितले आहे. चीटल बऱ्याच काळापासून सीक्रेट सर्व्हिसमध्ये विविधता आणण्याचा प्रयत्न करत आहे, फॉर्च्यूनच्या अहवालात. २०३० पर्यंत सीक्रेट सर्व्हिसमध्ये ३०% महिला एजंट भरण्याचे त्यांनी लक्ष्य ठेवले आहे. सध्या सीक्रेट सर्व्हिसमध्ये २४% महिला एजंट आहेत. रिपब्लिकन पक्षाचे समर्थक आणि कार्यकर्ते मॅट वॉल्श यांनी X वरील एका पोस्टमध्ये महिलाविरोधी टिप्पणी केली आहे. त्यांनी ट्रम्प यांच्यावरील हल्ल्याचा एक व्हिडिओ पोस्ट केला ज्यामध्ये तीन महिला माजी राष्ट्रपतींना एसयुव्हीमध्ये घेऊन जाताना दिसत आहेत. यासोबतच त्यांनी लिहिले आहे -त्यांच्याकडन सर्वोत्कष्ट होण्याची अपेक्षा आहे पण सत्य हे आहे की या महिला याच्या लायक नाहीत. माझ्या मते सीक्रेट सर्व्हिसमध्ये महिला नसल्या पाहिजेत. एक्स मालक एलॉन मस्क यांनी याला सहमती दर्शवली आहे. मस्क यांनी सोशल मीडियावर लिहिले - मला विश्वास आहे की या घटनेत सहभागी असलेल्या महिला ट्रम्प कव्हर करण्यासाठी खुपच 'तरुण' होत्या आणि गुणवत्तेच्या आधारावर निवडल्या गेल्या नाहीत. तुम्ही त्यांच्याकडून सुरक्षिततेची अपेक्षा करू शकत नाही. मस्क यांनी पुढच्या पोस्टमध्ये लिहिले आहे की सीक्रेट

सर्व्हिसमध्ये महिला असू शकतात परंतु त्यांच्यासाठी 'उंच' आणि

अनामत रक्कम

(रु.)

20,000/-

मंबर्ड महानगर प्रदेश विकास प्राधिकरण

प्रशासन विभाग, ८ वा मजला, कार्यालयीन नवीन इमारत, वांद्रे-कुर्ला संकुल, वांद्रे (पू.)

मुंबई ४०० ०५१ दूरध्वनी क्र. ०२२-२६५९४०१६ ई-मेल : sec@mailmmrda.maharashtra.gov.in वेबसाईट : https://mmrda.maharashtra.gov.in

ई- निविदा सूचना

कामाचे स्वरूप : मुं.म.प्र.वि.प्राधिकरण, कार्यालयासाठी एक वर्षाकरीता आवश्यक असणारे प्रिंटींग/कॉपीयर पेपर्स (जे.के

प्यार्कल) नामांकित स्टेशनर्स / मान्यताप्राप्त विक्रेते यांच्याकडून ई-निविदा प्रक्रियेद्वारे निविदेमध्ये नमूद असल्याप्रमाण

वार्षिक दरकंत्राट पध्दतीने पुरविण्यासाठी ई-निविदा मागविण्यात येत आहेत. तरी स्वारस्य असलेल्या स्टेशनर्सनी

ई-निविदा डाउनलोड करण्याचा कालावधी

पासून (तारीख/वेळ) पर्यंत (तारीख/वेळ)

07/06/2078

(१८.०० वाजता)

सदी/

सचिव, कार्यकारी समिती

मुं.म.प्र.वि.प्राधिकरण

चितिहा स्तिकारणयाची

अंतिम तारीख

(१८.०० वाजता)

विक्रेत्यांनी ई-निविदेद्वारे निविदा सादर करावी. निविदा सादर करण्याचा अंतिम दिनांक ०२.०८.२०२४

२२/०७/२०२४

(१८:०१ वा.)

टिप : ई-निविदा https://mahatenders.gov.in/nicgep/app या संकेत स्थळावरुन डाऊनलोड करता येईल

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**क्र.०१२०-४००१ ००२. १२०-४००१ ००५ आणि ०१२०-६२७७ ७८७** येथे संपर्क साधावा, तसेच अधिक माहितीसार्ठ

कोणत्याही कारणास्तव एक किंवा सर्व निविदा रद्द करण्याचा अधिकार प्राधिकरणाने राखून ठेवला आहे. याबद्दलचा प्राधिकरणाचा निर्णय

०२२-२६५९ ४०१६ व ई-मेल sec@mailmmrda.maharashtra.gov.in वर संपर्क साधावा.

(महाराष्ट्र शासन अंगिकृत)

मजबृत असणे आवश्यक आहे.

एम एम आर डी ए

कोऱ्या ई-निविदांची

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तारीख : १९/०७/२०२४

स्थळ : मंबई

# टाटाने सेमीकंडक्टर प्रकल्पासाठी गुंतवले २७ हजार कोटी, ४० हजार जणांना नोकऱ्या मिळणार

नवी दिल्ली, दि. १८ (वृत्तसंस्था) : सेमीकंडक्टर उत्पादन प्रकल्प सुरू करण्यासाठी आसाम सरकारने टाटा समूहासोबत करारावर नुकत्याच स्वाक्षऱ्या केल्या. यासाठी सरकारने कंपनीला मोरीगाव येथे १७० एकर जमीन ६० वर्षांच्या भाडेपट्टीने दिली आहे. या प्रकल्पासाठी टाटा समूह २७ हजार कोटींची गुंतवणूक करणार आहे. प्रकल्पाचा पहिला टप्पा २०२५ च्या मध्यापर्यंत कार्यरत होणार आहे. प्रकल्पातून ३० हजार जणांना रोजगार दिले जाताल. या करारावर टाटा समूहाच्या वतीने बोर्डाचे सदस्य रंजन बंडोपाध्याय आणि आसाम औद्योगिक विकास महामंडळाचे तांत्रिक व्यवस्थापक आणि प्रकल्प प्रभारी धीरज पेगू यांनी स्वाक्षरी केल्या. यावेळी कानिनिका ठाकूर, अविनाश मिश्रा आणि अविनाश दाबाडे यांच्यासह टाटा समूहाचे अधिकारी उपस्थित



होते. हा प्रकल्प बंद पडलेल्या हिंदुस्थान पेपर कॉर्पोरेशन लि. च्या जागेवर उभा राहणार आहे. पंतप्रधान नरेंद्र मोदी यांनी १३ मार्च रोजी टेलिकॉन्फरन्सिंगच्या माध्यमातून या प्रकल्पाची पायाभरणी केली. आसामचे मुख्यमंत्री हिमंता बिस्वा सरमा यांनी आधी सांगितले होते की, आसामच्या सेमीकंडक्टर प्रकल्पातून २०२५ पर्यंत पहिली चीप

# शेअर बाजाराची 'विक्रमी' कामगिरी, पहिल्यांदा ८१,००० पार

नवी दिल्ली, दि. १८ (वृत्तसंस्था): बीएसई सेन्सेक्सनं व्यवहारादरम्यान पुन्हा इतिहास रचला. सेन्सेक्सनं पहिल्यांदाच ८१ हजारांचा टप्पा ओलांडला आहे. सकाळी बाजारात मोठी घसरण पाहायला मिळाल्यानंतरही दुपारी कामकाजादरम्यान सेन्सेक्सनं हा उच्चांक गाठला. खालच्या स्तरावरून गुंतवणूकदारांच्या खरेदीतून परतल्यानंतर सेन्सेक्स ने ८१० अंकांची झेप घेत ८१ हजार २०३ अंकांची उच्चांकी पातळी गाठली. राष्ट्रीय शेअर बाजाराच्या ओलांडून २४,७४६.८० अंकांची उच्चांकी पातळी अंकांची जबरदस्त उरळी घेतली. सेन्सेक्स जवळपास २०० अंकांच्या घसरणीसह उघडला आणि ३२६ अंकांनी घसरला. पण या पातळीवर बॅंकिंग, आयटी एफएमसीजी शेअर्समध्ये खरेदी दिसून आल्यानं सेन्सेक्स खालच्या पातळीवरून ८१३ अंकांनी उसळी घेत ८१ हजार २०३ अंकांच्या उच्चांकी पातळीवर पोहोचला. सेन्सेक्सनं पहिल्यांदाच

# भारतातील आवडते ज्वेलरी डेस्टिनेशन कलामंदिर ज्वेलर्सद्वारा "सुवर्ण महोत्सव २.०" चा भव्य शुभारंभ

नवी दिल्ली, दि. १८ (वृत्तसंस्था) : भारतातील आवडते ज्वेलरी डेस्टिनेशन आणि मुंबई, अहमदाबाद, सुरत, वापी, भरुच आणि कोसंबा येथे मोठे शोरूम असलेले कलामंदिर ज्वेलर्स द्वारा सर्व प्रकारच्या सोने आणि डायमंड ज्वेलरींच्या शुल्कावर १००% पर्यंत सूट देणारी आकर्षक ऑफर सादर केली आहे. "सुवर्ण महोत्सव २.०" अंतर्गत ही मर्यादित वेळ ऑफर सोमवार, १५ जुलै २०२४ पासून सर्व कलामंदिर ज्वेलर्स स्टोअरमध्ये उपलब्ध आहे.

सुवर्ण महोत्सव २.० आगामी सणासुदीच्या आणि आगामी लग्नाच्या हंगामापूर्वी दागिने बनवण्याच्या शुल्कावर १००% पर्यंत सूट देते. या आश्चर्यकारक ऑफरसह, ग्राहक लक्षणीय बचत करून दागिन्यांसाठी त्यांची आवड आणि प्रेम व्यक्त करू शकतात. ही ऑफर कोणत्याही मर्यादेशिवाय सादर केली गेली आहे, ज्यामुळे ग्राहकांना ३६,०००+ पेक्षा जास्त उत्कृष्ट डिझाइन केलेले आणि उत्तम दर्जाचे दागिने निवडता येतात, जे खरोखरच आधुनिकता आणि परंपरा यांचे परिपूर्ण मिश्रण आहे.

ऑफरवर भाष्य करताना, कलामंदिर ज्वेलर्सचे संचालक मिलन शाह म्हणाले, "आम्ही सुवर्ण महोत्सव २.० लाँच करताना खूप आनंदी आणि उत्साही आहोत. ही एक खास ऑफर आहे जिथे शुल्कावर १००% पर्यंत सूट घेऊ शकतात. या ऑफरमुळे ग्राहकांना आमच्या आलिशान डिझाईन्सची विस्तृत श्रेणी पाहण्याची आणि आमच्या ब्रॅंडची भव्यता अनुभव करण्याची सुवर्ण संधी आहे. गेल्या वर्षी आमच्या सुवर्ण महोत्सव ऑफरला अभूतपूर्व प्रतिसाद मिळाला होता आणि आता आमच्या ग्राहकांसाठी आणखी चांगली ऑफर सादर करताना आम्हाला खूप अभिमान आहे.

सोन्याच्या किमती सध्या सर्वकालीन उच्चांकाच्या जवळ असल्याने, ग्राहक कलामंदिर ज्वेलर्समधून त्यांच्या दागिन्यांच्या खरेदीवर चांगली बचत करू शकतात. ही ऑफर कलामंदिर ज्वेलर्सच्या ग्राहक-केंद्रित दुष्टिकोनाचा एक भाग आहे. कलामंदिर ज्वेलर्सच्या विस्तृत डिझायनर ज्वेलरी कलेक्शनमध्ये ब्राइडल ज्वेलरी, ब्रेसलेट, चेन, अंगठ्या, मंगळसूत्र, कडा, नेकलेस, पेंडंट, झूमके, पेंडेंट सेट आणि बरेच काही समाविष्ट आहे. कलामंदिर ज्वेलर्स, ३८ वर्षांहून अधिक काळ त्याच्या अद्वितीय डिझाइन आणि जागतिक दर्जाच्या कारागिरीसाठी प्रसिद्ध आहे. याने ग्राहकांच्या हृदयात विशेष स्थान मिळवले आहे. हे सर्व पिढ्यांसाठी आणि प्रसंगांसाठी सर्वोत्तम दागिने देते. कलामंदिर ज्वेलर्स पारदर्शकता आणि गुणवत्तेला प्राधान्य देतात आणि कुटुंबातील प्रत्येक सदस्याच्या पसंतीचे दागिन्यांचे गंतव्यस्थान

# तुमचा स्मार्ट होम प्रवास सुरू करू इच्छित आहात? या टिप्सने व्हा स्मार्ट आणि Amazon च्या प्राइम डे दरम्यान ऑफरचा लाभ घ्या

मुंबई, दि. १७ (प्रतिनिधि) : Amazon इंडियाचा बहुप्रतिक्षित प्राइम डे २० आणि २१ जुलै २०२४ रोजी आहे. Alexa सह स्मार्ट होम प्रवास सुरू करण्यासाठी प्राइम ग्राहकांकडे अनेक पर्याय आहेत. दैनंदिन कामे सुरळित करण्यासाठी Alexa विविध सोयी आणि सुलभता देते आणि ग्राहकांची घरे अधिक सुंदर आणि आलिशान बनवते. प्राइम डे २०२४ मध्ये Alexa Echo स्मार्ट स्पीकरसह, Fire TV Stick आणि Alexa स्मार्ट होम कॉम्बोसह स्मार्ट प्लग आणि बल्बवर ५५% पर्यंत सुट देण्यात आली आहे. स्मार्ट होमची सुरुवात कशी करावी याचा विचार तुम्ही करत असाल, तर त्यासाठी येथे टिप्स आणि प्राइम डे ऑफर्स आहेत, ज्या तुम्हाला माहीत असायलाच हव्यातः

तुमचे रोजचे मनोरंजन अधिक स्मार्ट बनवा Alexa तुमचे घर मनोरंजन केंद्रात बदलू दरम्यान मिस करू इच्छिणार नाही.

शकते. Alexa सोबतच Echo स्मार्ट स्पीकर किंवा कोणत्याही Alexa सक्षम डिव्हाइससह, तुम्ही तुमचा अनुभव वाढवण्यासाठी साध्या व्हॉइस कमांडचा वापर करू शकता. Alexa ला तुमची आवडती गाणी प्ले करायला सांगा, तुम्हाला हवा तसा आवाज ऍडजस्ट करून घ्या, तुमच्या आवडत्या प्लेलिस्ट शेड्यूल करा असे बरेच काही आणि हे सगळं पूर्णपणे हॅंड्सफ्री आहे. याव्यतिरिक्त, Fire TV Stick सह, तुम्ही Alexa व्हॉइस रिमोट वापरू शकता, जो केवळ तुमच्या आवाजाने तुम्हाला हव्या त्या मनोरंजनाची सोय करून देईल. यासह त्याच्याशी संबंधित स्मार्ट होम अप्लायन्सेस नियंत्रित करेल. Alexa आणि Fire TV Stick सह Echo स्मार्ट स्पीकरवरील अशा डील्स इथे आहेत, ज्या तुम्ही प्राइम डे

#### येस बँक लिमिटेड YES BANK

नोदणीकृत कार्यालय : येस बँक हाऊस, वेस्टर्न एक्सप्रेस हायवे, सांताक्रुझ (पूर्व), मुंबई ४०० ०५५. शाखा : १९ वा मजला, सी विंग, एम्पायर टॉवर, रिलायबल टेक पार्क, क्लाऊड सिटी कॅम्पस, प्लॉट क्र. ३१ ठाणे-बेलापर रोड. ऐरोली. नवी मंबई ४०० ७०८

# <u>स्थावर माल</u>मत्तेकरिता ताबा सूचना

ज्याअर्थी, अधोहस्ताक्षरीत येस बँक लिमिटेड (बँक) च्या प्राधिकृत अधिकाऱ्यांनी सीक्युरिटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल असेट्स ॲन्ड एन्फोर्समेट ऑफ सीक्युरिटी इंटरेस्ट ॲक्ट २००२ (ऑक्ट) अनुमार व मीक्यरिटी इंटरेस्ट (एन्फोर्ममेट) रूल्म २००२ च्या नियम सहवाचिता अनुच्छेद १३ (१२) अंतर्गत प्राप्त अधिकारान्वये संबंधित कर्जदार श्री. अमर कुंदानी (कर्जदार व गहाणवटदार) यांना पत्ता फ्लॅट क्र. २१०, २ रा मजला, बिल्डींग क्र. २, फेज १, जेपी सिनेर्जी, फेज १, शिव मंदिर जवळ, गायकवाड पाडा रोड, दुर्गाबाई नगर, कैलाश कॉलनी. अंबरनाथ पर्व ४२१ ५०१ तसेच रूम क्र. १०, क्र. ९४६, तळ मजला सेक्शन २१, उल्हासनगर ३, ठाणे ४२१ ००३ व **श्रीम. ज्योती अमर कुंदानी** (सह-कर्जदार व गहाणवटदार) त्यांचा पत्ता फ्लॅट क्र. २१०, २ रा मजला, बिल्डींग क्र. २ फेज १, जेपी सिनेजीं, फेज १, शिव मंदिरजवळ, गायकवाड पाडा रोड, दुर्गादेवी नगर, कैलाश कॉलनीजवळ, अंबरनाथ पूर्व ४२१ ५०१ तसेच एच. क्र. १७/९७, त्रिलोक पूरी दिल्ली ११० ०९१ यांना कर्ज खाते क्र. **एएफएच०००१००३५४६९६** संबंधात रु. १०,५५,५०३.५७/- (रु. दहा लाख पंचावन्न हजार पाचशे तीन व सत्तावन्न पैसे मात्र) दि. ३० सप्टेंबर. २०२२ अनुसार एकत्रितरित्या रक्कमेचे प्रदान करण्याकरिता सदर सचनेच्या स्विकृती तारखेपासून ६० दिवसांच्या आत भरणा करण्याकरिता मागणी सूचना दि. ३०.०९.२०२२

कर्जदार/ सह-कर्जदार/ प्रतिभूती प्रदाते यांनी सदर रकमेचा भरणा करण्यास कसूर केली असल्याने सदर सूचना कर्जदार/ सह-कर्जदार/ प्रतिभूती प्रदाते यांना व आम जनतेस देण्यात येत आहे की. आदेश दि. २१.१२.२०२३ अनुसार अतिरिक्त जिल्हा दंडाधिकारी ठाणे यांच्य . संबंधात सीक्युरिटायझेशन अर्ज क्र. ७०१ /२०२३ अंतर्गत तहसीलदार कार्यालय येथे खालील निर्देशित मालमत्तेचा प्रत्यक्ष ताबा घेतला होता व प्राप्त अधिकारान्वये सदर नियमांच्या नियम ८ सहवाचन सदर ॲक्टच्या अनुच्छेद १३ (४) अंतर्गत प्राप्त अधिकारान्वये खालील निर्देशित मालमत्तेचा दि. **१६ जुलै, २०२४** रोजी प्रत्यक्ष ताबा घेतला आहे.

विशेषत: कर्जदारांना/प्रतिभूत प्रदाते यांना व आम जनतेस इशारा देण्यात येत आहे की, त्यांनी सदर मालमत्तेसंदर्भात व्यवहार करू नये व असे कोणतेही व्यवहार हे सदर मालमत्तेसह बँकेच्या प्रभार अंतर्गत रक्कम १०,५५,५०३.५७/- (रु. दहा लाख पंचावन्न हजार पाचशे तीन व सत्तावन्न **पैसे मात्र) दि. ३० सप्टेंबर, २०२२** अनुसार खालील निर्देशित अनुसार त्यावरील सर्व अन्य रक्का व तसेच मूल्य, प्रभार, खर्च व त्यावरील व्याज यांच्यासह रकमेच्या अधीन असेल.

कृपया नोद घ्यावी की, कायद्याचे अनुच्छेद १३ (८) जर आमची थकबाकी सर्व मूल्य, प्रभार व . खर्च यांच्यासह उद्भवलेल्या सर्व प्रकाराने निश्चित तारखेपूर्वी कोणत्याही वेळी केल्यास तुमच्य मालमत्तेची जाहिर लिलाव/ टेडर/ खाजगी आधारावर विक्री वा हस्तांतरण प्रतिभूत मालमत्तेचं आमच्याद्वारे करण्यात येणार नाही व प्रतिभूत मालमत्तेसंबंधात कोणतीही विक्री वा हस्तांतरण आमच्याद्वारे केले जाणार नाही

गहाण मालमत्तेचा तपशील

फ्लॅट क्र. २१०, मोजमापित २३.२५५ चौ. मीटर, बाल्कनी क्षेत्रफळ, २ रा मजला बिल्डींग क्र. २. फेज १. जेपी सिनेजीं. फेज १. शिव मंदिरजवळ. गायकवाड पाडा रोड दुर्गादेवी नगर, कैलाश कॉलनीजवळ, अंबरनाथ पूर्व ४२१ ५०१.

अमर कुंदानी व ज्योती अमर कुंदानी यांच्याद्वारे मालकीची. ठिकाण : मंबई

दिनांक : १६ जुलै, २०२४

प्राधिकत अधिकारी येस बँक लिमिटे

# स्विगी आणि झोमॅटो पुन्हा झटका देण्याच्या तयारीत प्लॅटफॉर्म फी आणंखी वाढवण्याची शक्यता

(वृत्तसंस्था) : आजकाल बहुतेक लोक जेवण ऑर्डर करण्यासाठी फूड डिलिव्हरी प्लॅटफॉर्मचा वापर करतात. जर तुम्हीही फूड ऑर्डर करण्यासाठी स्विगी किंवा झोमॅटो या दोन

प्लॅटफॉर्मचा वापर करत असाल तर ही बातमी तुमच्यासाठी

आहे. या कंपन्या प्लॅटफॉर्म फी १० ते १५ रुपयांपर्यंत वाढवू

शकतात. स्विगी आणि झोमॅटोवर लिस्ट अनेक रेस्टॉरंट्सचं

असं म्हणणं आहे की ऑनलाइन फूड एग्रीगेटर्सनं प्लॅटफॉर्म

फीमध्ये नुकतीच वाढ केली होती. त्यात आता आणखी

वाढवून ती १०-१५ रुपये केली जाईल. स्विगी आणि

झोमॅटोनं प्लॅटफॉर्म फी २० टक्क्यांनी वाढवून ५ रुपयांवरून

६ रुपये केली आहे. यामुळे वाढत्या ऑपरेशनल कॉस्टमध्ये

फूड डिलिव्हरी प्लॅटफॉर्मला आपलं मार्जिन वाढवता येणार

आहे. बिझनेस स्टॅंडर्डनं अनेक रेस्टॉरंटसच्या हवाल्यानं



दिलेल्या माहितीनुसार, येत्या काळात प्लॅटफॉर्म फी १० ते १५ रुपयांनी वाढेल. फूड डिलिव्हरी प्लॅटफॉर्मकडून आकारलं जाणारं अधिक कमिशन कमी करण्याची मागणी रेस्टॉरंटनं केली असून, जागतिक बाजारपेठेच्या

अनुषंगानं प्लॅटफॉर्म फी नक्कीच वाढणार आहे, असं ते म्हणाले. प्लॅटफॉर्म शुल्काद्वारे कंपन्या थेट आपल्या युझर्सकडून पैसे कमावतात. कारण जेव्हा जेव्हा एखादी व्यक्ती झोमॅटो किंवा स्विगीकडून जेवण मागवते तेव्हा ऑर्डरवर प्लॅटफॉर्म फी आकारली जाते.

इतर डिलिव्हरी कंपन्यांकडून आकारल्या जाणाऱ्या जास्त कमिशनमुळे रेस्टॉरंट्स अनेकदा फूड डिलिव्हरी प्लॅटफॉर्मवर आपल्या मेन्यूवर वाढीव किमती ठेवतात ज्यामुळे रेस्टॉरंट्समध्ये जाण्यापेक्षा या ॲप्सवरील जेवण

#### **CAPFIN INDIA LIMITED**

Email: capfinindialtd@yahoo.co.in; Website: www.capfinindia.com; CIN: L74999DL1992PLC048032

This advertisement ("Offer Opening Public Announcement") is being issued by Fast Track Finsec Private Limited ("Manager to the Offer") on behalf of Mr. Abhishek Narbaria (PAN No. AFXPN5866M) and Mr. Umesh Kumar Sahay (PAN No. BOIPS8195D) hereinafter collectively referred to as "Acquirers"), pursuant to Regulation 18(7) of Securities and Exchange Board of India Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ("SEBI (SAST) Regulation, 2011"/"Regulation"), n respect of the open offer to acquire upto 15,75,585 (Fifteen Lakh Seventy-Five Thousand Five Hundred Eighty-Five) Equity Shares of INR 10/- (Rupees Ten Only) each of Capfin India Limited ("Target Company" or "TC") representing 55% of the Equity Share Capital of the Target Company on a fully diluted basis carrying voting rights. The Detailed Public Statement ("**DPS")** with respect to the Offer was published in Business Standard (English-All Edition), Business Standard (Hindi-All Edition), PratahKal

The Offer price is INR 13.32/- (Rupees Thirteen and Thirty-Two Paise Only) per fully paid - up equity share of face value INR 10/- (Rupees Ten Only) each ("Offer Price") and applicable interest of INR 0.9/-(Nine Paise Only) both amounting to INR 14.22/- (Rupees Fourteen and Twenty-Two Paise Only) per equity share ("Offer Price plus applicable interest"). There has been no revision in the Offer Price.

Recommendations of the Committee of the Independent Directors of the Target Company

The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offer on July 17, 2024 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.

The offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations, 2011. There was no competing offer to the Offer and the last date for making such competing offer has expired. The offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the Identified Date i.e. Friday, July 05, 2024 has been completed through the E-mail and registered post on July 11, 2024. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shares (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance-cum-Acknowledgment) is also available on the SEBI's website(<u>www.sebi.gov.in</u>).

In case the shares are held in physical form

Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2 (page 21) of the LOF

Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender unde the Offer and as per the procedure specified in paragraph 8.3 (page 22) of the LOF.

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer

In case of non-receipt of the LOF, the Public Shareholders holding the Equity Shares may download the same from the website of SEBI at <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>, Manager to the Offer at <a href="https://www.ftfinsec.com">www.ftfinsec.com</a>; and BSE at <a href="https://www.bseindia.com">www.bseindia.com</a>. Alternatively, they may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number

Any other changes suggested by SEBI in their comments to be incorporated

In accordance with Regulation 16 of the SEBI (SAST) Regulations, the Draft Letter of Offer dated August 05, 2023 ("DLOF" was submitted to SEBI on same day i.e. August 05, 2023. SEBI issued its observations on the DLOF vide its communication letter dated November 01, 2023 and RBI issued Observation letter dated July 05, 2023. The comments as specified in the Observation letter issued by SEBI have been duly incorporated in the LOF. These changes in the LOF include the following (i) on page no.1, 7, 8, 11 and 21 for changes in offer price (due to delay in receiving the RBI approval), (ii) on page no. 1 fo Receiving RBI Approval Letter, (iii) on Page no. 1, 2, 6, 9 19 and 27 for Revise schedule of Activities pertaining to the offer, (iv Page no. 19 for Revised in the amount of escrow account due to delay in receiving the RBI approval. (v) on Page no. 11 & 12 for Change in directorship of Acquirers in Company, (vi) on Page no. 14 for Confirmation regarding compliance with provisions of listing agreement and LODR Regulations, (vii) on Page no. 15 for Confirmation of the market price (closing) of the shares o the Target Company as on the date of Public Announcement (PA) and after the day of PA., (viii) on Page no. 24 for Details of any directions subsisting or proceedings pending against the Acquirers, Target Company, its Promoters & Directors, Manager to the Open Offer under SEBI Act, 1992 and regulations made there under, also by any other Regulator., (ix) on Page no. 15 for Change in audited financial information of Target Company, (x) on Page no. 16 for Details of equity share of Target Company, (xi) on Page no. 18 for Insert paragraph regarding calculation of interest, (xii) on Page no. 19 for Revision in the funding requirement due to delay in receiving the RBI approval, (xiii) on Page no. 24 for no complaint has been received by the company or merchant banker in relation to the open offer, (xiv) on Page no. 25 for Document of inspection, (xv) on Page no. 21 for ensure compliance with SEBI Circular dated April 13, 2015 read with SEBI Circular dated December 09, 2016, with respect to acquisition of shares through stock exchange mechanism, and instructions specified by the stock exchanges in their respective circulars issued in connection with mechanism for acquisition of shares through Stock Exchanges as mentioned in

#### SEBI Observation Letter in point 2e Any other material changes from the Date of Public Announcement

There have been no material changes in relation to the Offer since the date of the PA, except the following: -

- Due to delay in receiving the RBI Approval, interest of 10% p.a. is required to add in the offer price, therefore offer price plus applicable interest is 14.22/- (Rupees Fourteen and Twenty-Two Paise Only) per equity share ("Offer Price plus
- The commencement date for our tender offer was initially set for July 19, 2024, which is 11<sup>th</sup> working days from the date of receiving the RBI Observation Letter. However, due to unforeseen circumstances, the tendering period will now commence on July 22, 2024, which is 12th working days from the date of receiving the RBI Observation Letter. Status of Statutory and Other Approvals
- As on the date of the LOF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or other approvals required to complete the Offer. However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of the
  - Tendering Period, the Offer shall be subject to such statutory applications for such statutory approvals. NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares

held by them in this Offer (including but not limited to, the approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approvals along with the Form of Acceptance and other documents required to accept this Offer. Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment, in respect of the

Equity Shares held by them currently, they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered pursuant to this Offer. If the Equity Shares are held under the general permission of the RBI, the non-resident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a

non-repatriable basis Schedule of Activities

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevant es. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under:

Activity	Schedule	Revised Schedule		
	Day and Date	(Day & Date)		
Date of the Public Announcement	July 25, 2023, Tuesday	July 25, 2023, Tuesday		
Date of publishing of the DPS	August 01, 2023, Tuesday	August 01, 2023, Tuesday		
Last date of filing of the draft Letter of Offer with SEBI	August 05, 2023, Saturday	August 05, 2023, Saturday		
Last date of Public Announcement for a Competing Offer(s)	August 16, 2023, Wednesday	August 16, 2023, Wednesday		
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from theManager to the Offer)	August 30, 2023, Wednesday	November 01, 2023, Wednesday		
Last Date for receiving RBI observation letter	August 30, 2023, Wednesday	July 03, 2024, Wednesday		
Identified Date	September 01, 2023, Friday	July 05, 2024, Friday*		
Last date by which Letter of Offer will be dispatched to the Public Shareholderswhose name appears on the register of members on the Identified Date	September 08, 2023 Friday	July 11, 2024, Thursday		
Last date by which the Committee of Independent Directors of the Board of Directors of the Target Company shall give its recommendations to the Public Shareholders of the Target Company for this Offer		July 17, 2024, Wednesday		
Last date for Upward revision in Offer Price/ Offer Size	September 14, 2023 Thursday	July 19, 2024, Friday		
Date of Publication of Offer opening Public Announcement in the newspaper in which DPS has been published	September 14, 2023 Thursday	July 19, 2024, Friday		
Date of commencement of Tendering Period ("Offer Opening Date")	September 15, 2023, Friday	July 22, 2024, Monday		
Date of closure of Tendering Period ("Offer Closing date")	October 03, 2023 Tuesday	August 02, 2024, Friday		
Last date for post-offer advertisement	October 10, 2023 Tuesday	August 09, 2024, Friday		
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the TargetCompany	October 17, 2023, Tuesday	August 19, 2024, Monday		
Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter				

of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the Offer.

# 10. Other Information:

The Acquirer accept full responsibility for the obligations of the Acquirer as laid down in terms of the SEBI (SAST) Regulations and for the information (other than such information as has been provided or confirmed by the Target Company) contained in this Offer Opening Public Announcement cum Corrigendum.

www.sebi.gov.in, Manager to the Offer at www.ftfinsec.com, and BSE at www.bseindia.com.

Fastrack Finsec

FAST TRACK FINSEC PRIVATE LIMITED Office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001 Telephone: +91-22-43029809; Email: mb@ftfinsec.com Investor Grievance Email: investor@ftfinsec.com; Website: www.ftfinsec.com

For & On behalf of Acquire

(Acquirer-1)

Kindly consider above timeline along with Letter of offer

This Offer Opening Public Announcement cum Corrigendum would also be available on websites of SEBI at

ISSUED BY MANAGER OF THE OFFER ON BEHALF OF THE ACQUIRER

Contact Person: Mr. Vikas Kumar Verma SEBI Reg. No: INM000012500;

CIN: U65191DL2010PTC200381

Mr. Abhishek Narbaria

Date: 18.07.2024

Mr. Umesh Kumar Sahav