

Tuesday, April 26, 2022

To,
BSE Limited
P.J. Towers, Dalal Street,
Mumbai – 400001,
Maharashtra India.

Respected Sir/ Ma'am,

Open offer made by Amarlal Arjandas Kukreja and Mona Amarlal Kukreja, for acquisition of Subject: up to 38,74,000 Equity Shares representing 26.00% of the Voting Share Capital of Sylph Technologies Limited ('Target Company') from the Public Shareholders of the Target Company.

We would like to inform you that, Amarlal Arjandas Kukreja ('Acquirer 1') and Mona Amarlal Kukreja ('Acquirer 2'), (hereinafter collectively referred to as the 'Acquirers') have entered into a Share Purchase Agreement dated Monday, March 14, 2022, with the present Promoters and Promoter Group of the Target Company ('Promoter Sellers'), for acquisition of 35,80,074 (Thirty-Five Lakhs Eighty Thousand and Seventy-Four) fully paid-up Equity Shares of face value of ₹10.00/- (Rupees Ten Only) each ('Equity Shares'), constituting 24.03% (Twenty-Four point Zero Three Percent) of the Voting Share Capital of the Target Company at a negotiated price of ₹9.25/- (Rupees Nine and Twenty-Five Paise Only) per Sale Share, aggregating to an amount of ₹3,31,15,684.50/- (Three Crores Thirty-One Lakhs Fifteen Thousand Six Hundred and Eighty-Four and Fifty Paise Only) ('Share Purchase Agreement').

In accordance with the provisions of Regulation 12 (1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 and subsequent amendments thereto ('SEBI (SAST) Regulations'), we are pleased to inform you that we, CapitalSquare Advisors Private Limited have been appointed as the Manager to the Offer ('Manager'), and pursuant to the execution of the Share Purchase Agreement, the Acquirers have announced an open offer in compliance with the provisions of Regulations 3(1) and 4 for acquisition of up to either 38,74,000 (Thirty-Eight Lakhs Seventy-Four Thousand) Equity Shares, representing 26.00% of the Voting Share Capital or such number of Equity Shares held by the Public Shareholders.

In accordance and in compliance with the provisions of Regulation 26 (7) of the SEBI (SAST) Regulations), we have enclosed herewith Copy of Recommendations of the Committee of Independent Directors ('IDC') on the Open Offer to the Equity Public Shareholders of Sylph Technologies Limited for your kind perusal.

Request you to kindly take the same on record.

Thanking you,

Yours faithfully,

For CapitalSquare Advisors Private Limited.

Ms. Pankita Patel (Senior Associate

Encl: As Above

FINANCIAL EXPRESS

Fax No: 040-23303736, www.tstransco.gov.in

Providing & Fixing PUF Flooring for under

Construction Deep freezer & Chiller

facilities at FHEL's Agri Logistic Centre,

Rai, Sonepat (Haryana)

Estimated Cost = Rs. 113.39 Lakhs

EMD: Rs. 2,06,700.00/- (through e-payment)

R.O.No.05/22

S. Description No.

TRANSMISSION CORPORATION OF TELANGANA LIMITED

e-TENDER NOTICE

Specification No. TSPMM 12- 12/2022, Description of Equipment: Supply of 9

Nos. 100 MVA 220/132/11kV Auto Transformers. Tenderers can have further details

and download the tender schedule from e-procurement market place i.e

http://tender.telangana.gov.in (Telangana state), Contact Nos: Chief Engineer.

P&MM, TSTransco, Phone: 040-23396000, Extn.: 3670/3583/3460/3521/3334.

Fresh & Healthy Enterprises Ltd.

A Wholly owned Subsidiary of Container Corporation of India Ltd.,
A Government of India Enterprises, Under Ministry of Railways)
CA Store, HSIIDC Industrial Estate, RAI, Distt. Sonipat, Haryana
India – 131029 Ph. +91 9560932800

FHEL invites Open E-Tender (FHEL/01-Engg/2022) in Single Packet System of tendering for the following work: -

For financial eligibility criteria, experience with respect to similar nature of work, etc.

please refer to detailed tender notice available on website www.concorindia.com, but the complete tender document can be downloaded from website

Period

Months

RailTel

(A Government of India Undertaking)

CIN No L64202DL2000GOI107905

NOTICE is hereby given pursuant to Reg. 47 of the SEBI Listing Regulations, that a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, the 5th May 2022 at No.8, ATT Colony, Coimbatore - 641 018, inter-alia, to consider, approve and take on record, the audited Financial Results of the Company for the quarter and year ended March 31, 2022.

Place: Coimbatore Sd. V.J. Jayaram Chairman

RailTel (A Government of India Undertaking) MAHARASHTRA SCOOTERS LIMITED CIN No L64202DL2000GOI107905 Tender No: RCIL ER 2022-23 Regd.Office: C/o.Bajaj Auto Ltd., Mumbai-Pune Road,

7.71

	EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022 (₹ in Lakt							
Ĩ		Quarter	ended	Year ended				
	Particulars	31.03.2022 (Audited)	31.03.2021 (Audited)	31.03.2022 (Audited)				
1	Revenue from operations	591	753	1719	1528			
2	Profit before tax	223	284	17224	904			
3	Profit after tax	157	281	14271	881			
4	Total comprehensive income, net of tax	82454	21055	666652	803279			
5	Paid-up equity share capital	1143	1143	1143	1143			
6	Other equity (as shown in the Balance Sheet of previous year)			2284152	1623214			

Note : The above is an extract of the audited financial results for the quarter and year ended 31 March 2022 which have been reviewed by the Audit Committee and approved by Board of Directors at its meeting held on 25 April 2022 and filed with the stock exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company, BSE Limited and National Stock Exchange of India Limited i.e. www.mahascooters.com, www.bseindia.com and www.nseindia.com respectively.

By order of the Board of Directors

For Maharashtra Scooters Limited

Sanjiv Bajaj Chairman

Akurdi, Pune-411035, Website: www.mahascooters.com

E-mail: investors_msl@bajajauto.co.in

Phone: +91-20-71576066



Registered office: Hyderabad Metro Rall Administrative Building, Hyderabad Metro Rall Depot, Uppal Main Road, Uppal , Hyderabad - 500 039

					(Rs. In Lakhs)
	Audited Standalone Financial Results for	the year ended 31s	t March, 2022	e 114	
Particulars		Qtr ended 31 March 2022	Qtr ended 31 March 2021	Year ended 31 March 2022	Year ended 31 March 2021
		Audited	Audited	Audited	Audited
1	Total income from operations	10,078.00	9,696.00	35,714.62	22,795.21
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(34,714.00)	(41,004.00)	(1,74,621.28)	(1,76,674.50)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(34,714.00)	(41,004.00)	(1,74,621.28)	(1,76,674.50)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(34,714.00)	(41,004.00)	(1,74,585.41)	(1,76,674.50)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(34,714.00)	(41,004.00)	(1,74,534.36)	(1,76,674.50)
6	Paid up Equity Share Capital	2,43,900.00	2,43,900.00	2,43,900.00	2,43,900.00
7	Reserves (excluding Revaluation Reserve)	(4,10,837.44)	(2,36,303.08)	(4,10,837.44)	(2,36,303.08)
8	Net worth	(1,66,937.44)	7,596.92	(1,66,937.44)	7,596.92
9	Paid up Debt Capital / Outstanding Debt	13,14,582.11	13,22,542.89	13,14,582.11	13,22,542.89
0	Outstanding Redeemable Preference Shares	8-	197	23	83
11	Debt Equity Ratio *	3.55	2.85	3,55	2.85
	Earnings Per Share (of Rs. 10/- each)	9		-	
2	1. Basic:	(0.14)	(0.17)	(7.16)	(7.24)
	2. Diluted:	(0.14)	(0.17)	(7.16)	(7.24)
3	Capital Redemption Reserve	Not Applicable	Not Applicable	Not Applicable	Not Applicable
4	Debenture Redemption Reserve	282.08	282.08	282.08	282.08
15	Debt Service Coverage Ratio **	0.39	1.30	0.39	1.30
16	Interest Service Coverage Ratio **	0.22	1.54	0.22	1.54

The Unsecured NCD & Sub-ordinante debt(ICD) forming part of promoter contribution for the project are considered as equity. Numerator for these ratios include DSCR support, all relevant operational cash support provided by the promoters and Cash available in books.

Previous periods figures have been regrouped wherever necessary to confirm to the presentation of current period's accounts.

The above results have been recommended by the Audit committee on 22 April 2022 and approved by the Board of Directors on 25 April 2022.

For and on behalf of the Board of Directors. L&T Metro Rail (Hyderabad) Limited

[Managing Director & Chief Executive Officer]

(DIN- 01419304)

PUBLIC ANNOUNCEMENT

(This is a public announcement for information purposes only and not for publication or distribution outside India and is not an Offer Document)

MINT INVESTMENTS LIMITED

Our Company was incorporated as a limited company under the Companies Act, 1956 in the name of 'Mint Investments Limited' vide a certificate of incorporation dated January 11, 1974 issued by the Registrar of Companies, Calcutta. For further details relating to change

Registered and Corporate Office: Dhunseri House 4A, Woodburn Park, Kolkata - 700020, West Bengal, Contact Person: Gajal Agarwal, Company Secretary & Compliance Officer;

in the registered office address of our Company, please see "History and Corporate structure" on page 48 of the Letter of Offer.

Telephone: +91 33 22801950 (5 Lines); E-mail: mail@mintinvestments.in; Website: www.mintinvestments.in Corporate Identity Number: L15142WB1974PLC029184

OUR PROMOTER: MR. CHANDRA KUMAR DHANUKA

ISSUE OF 1,10,80,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF OUR COMPANY FOR CASH AT A PRICE OF ₹10/-PER EQUITY SHARE ("RIGHTS EQUITY SHARES") FOR AN AMOUNT AGGREGATING UPTO ₹1,108 LAKHS (RUPEES ELEVEN CRORES EIGHT LAKHS ONLY) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 2 RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID-UP EQUITY SHARES HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MARCH 04, 2022 (THE "ISSUE"). THE ISSUE PRICE OF EACH RIGHTS EQUITY SHARE IS AT PAR WITH THE FACE VALUE OF THE EQUITY SHARE.

> NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MINT INVESTMENTS LIMITED (THE "COMPANY")

RIGHTS ISSUE IS WITHDRAWN

WITHDRAWAL OF RIGHTS ISSUE

The Rights Issue of the Company opened on March 29, 2022 and was slated to close on April 26, 2022.

This is inform you that In view of the prevailing geopolitical situation and the volatility and uncertainties in the capital markets, the Board of Directors of the Company is of the opinion that it is not prudent to raise money and invest in capital markets at the present. Hence the Board of Directors of the Company at its meeting held on April 22, 2022 has decided to withdraw the ongoing Rights Issue immediately. Hence, the Rights Issue of the Company is withdrawn with immediate effect.

REFUND OF APPLICATION MONIES

The instructions to (i) SCSBs for unblocking of funds in case of ASBAApplicants were given on April 22, 2022 and (ii) ICICI Bank Limited ("Banker to the Issue") for processing refund through NACH/NEFT/RTGS/Direct credit for Applications made using B-WAP facility was given on April 23, 2022.

Investors may contact the Registrar to Issue or the Company Secretary and Compliance Officer of the Company in case of non-receipt of refund. All grievances related to the Issue may be addressed to the Registrar to the Issue with a copy to the SCSB giving full details such as name, address of the applicant, number of Rights Equity Shares applied for, amount blocked, ASBA account number and the Designated branch of the SCSB where the application form or the plain paper application, as the case be, was submitted by the Investors along with a photocopy of the acknowledgement slip in case of ASBA process and copy of the e-acknowledgement in case of

Unless otherwise specified, all capitalized terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated February 25, 2022.

COMPANY SECRETARY AND COMPLIANCE OFFICER MINT INVESTMENTS LIMITED

Website: www.mintinvestments.in Contact Person: Gajal Agarwal

LEAD MANAGER TO THE ISSUE

Dhunseri House 4A, Woodburn Park, Kolkata - 700020

Tel: +91 33 22801950 Email: mail@mintinvestments.in

Narnolia[®]

NARNOLIA FINANCIAL SERVICES LIMITED

Marble Arch Building, 2nd Floor, 236B AJC Bose Road, Kolkata-700020

Tel: + 9133 40501508 Fax: + 9133 40501549

Place : Kolkata

Date : April 25, 2022

E-mail: mgoenka@narnolia.com Investor Grievance Email: investor.relation@namolia.com

Website: www.namolia.com Contact Person: Mr. Manay Goenka SEBI Registration No: INM000010791

SEBI Registration No: INR000001385

REGISTRAR TO THE ISSUE

1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis

Makwana Road Marol, Andheri (East), Mumbai- 400 059

Investor Grievance Email: investor@bigshareonline.com

BIGSHARE SERVICES PRIVATE LIMITED

E-mail: rightsissue@bigshareonline.com,

Website: www.bigshareonline.com

Contact person: Mr. Arvind Tandel

Tel: +91 22 6263 8200

Fax: +91 22 6263 8280

For Mint Investments Limited

Company Secretary & Compliance Officer

Gajal Agarwal

1370, Dated: 25.04.2022 RailTel/Eastern Region invites e-tenders from eligible bidders for "Supply of STM-4 and STM-16 Equipments for the OFC based Communication System of RailTel & Railways". Eastern Region".

Tender Notice/ Tender Document is available on www.railtelindia.com and https://www.ireps.gov.in. All future Addendum/corrigendum etc. will be uploaded Addendum/corrigendum etc. will be uploaded on RailTel website and IREPS Portal only. on RailTel website and IREPS Portal only.

1368-1369, Dated: 25.04.2022 RailTel/Eastern Region invites e-tenders from eligible bidders for the work of "Hiring of dark fiber in Mahanadi Coal Field Area in Orissa State for RailTel Corporation of India Ltd., Tender Notice/ Tender Document is available on www.railtelindia.com and https://www.ireps.gov.in. All future

Tender Nos: RCIL ER 2022-23

For **Veejay Lakhshmi Engineering Works Ltd**l Dated: 19-04-2022



TATVA CHINTAN PHARMA CHEM LIMITED

(Formerly known as Tatya Chintan Pharma Chem Private Limited) CIN: L24232GJ1996PLC029894

Registered Office: Plot No. 502 / 17, GIDC Estate, Ankleshwar, Dist. Bharuch, Gujarat - 393 002 Website: www.tatvachintan.com, E-mail: cs@tatvachintan.com, Tel. No.: +91 75748 48533/7573046978

> EXTRACT OF STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

> > (Rupees in million, except per share data)

SI.	Particulars	Quarter ended			Year ended	
No.		31.03.2022 31.12.2	31.12.2021	31.03.2021	31.03.2022	31.03.2021
1000	1 FORGOLOGY ANNOUNCE	Unaudited	Unaudited	Unaudited	Audited	Audited
1.	Total income from operations	985.31	1,046.70	1,086.67	4,336.47	3,003.59
2.	Net profit / (loss) for the period (before tax, exceptional and/or extraordinary items)	189.76	254.68	242.39	1,041.21	606.96
3.	Net profit / (loss) for the period before tax (after exceptional and/or extraordinary items)	189.76	254.68	242.39	1,041.21	606.96
4.	Net profit / (loss) for the period after tax (after exceptional and/or extraordinary items)	175.09	228.07	211.19	958.74	522.62
5.	Total comprehensive income for the period [comprising profit / (loss) for the period (after tax) and other comprehensive income (after tax)]	174.76	228.49	212.34	957.29	524.09
6.	Equity share capital	221.65	221.65	200.88	221.65	200.88
7.	Reserves (excluding revaluation reserve)	*		iii.	4,509.24	1,458.76
8.	Earnings per share (of Rs. 10/- each) (not annualised)	5-				
	- Basic:	7.90	10.29	10.51	44.59	26.02
	- Diluted:	7.90	10.29	10.51	44.59	26.02

KEY NUMBERS OF STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022

(Rupees in million)

SI.	NO. 00 TO THE RESERVE OF THE RESERVE		Quarter ended			ended
No.		31.03.2022	31.12.2021 Unaudited	31.03.2021 Unaudited	31.03.2022 Audited	31.03.2021 Audited
		Unaudited				
1.	Total income from operations	1,018.80	1,015.92	1,044.97	4,278.11	2,911.88
2.	Net profit before tax	199.63	247.75	232.26	1,032.66	593.48
3.	Net profit after tax	188.87	224.28	203.53	959.87	513.59
4.	Total comprehensive income	188.54	224.70	204.68	958.42	515.06

a) The above Consolidated & Standalone Financial Results for the guarter and year ended 31 March 2022, were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 25 April 2022.

b) The above is an extract of the detailed quarterly and year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The detailed Financial Results are available on the websites of BSE and NSE at www.bseindia.com and www.nseindia.com respectively and also on the Company's website at www.tatvachintan.com

Figures for the previous periods/year have been re-classified/re-arranged/re-grouped, wherever necessary.

For Tatva Chintan Pharma Chem Limited

Place: Vadodara Chintan N. Shah Date: 25 April 2022 Chairman and Managing Director

Adfactors 026

SYLPH TECHNOLOGIES LIMITED Corporate Identification Number: L36100MP1992PLC007102;

Registered Office: St - 4 Press House, A.B. Road, 22 Press Complex, Indore - 452008, Madhya Pradesh, India; Contact Number: +91-7312571451; Website: www.sylphtechnologies.com; Email Address: rajeshjain1962@gmail.com.

Recommendations of the Committee of Independent Directors of Sylph Technologies Limited ('SYLPH' or 'Target Company') ('IDC') on the Offer made by Amarlal Arjandas Kukreja ('Acquirer 1') and Mona Amarlal Kukreja ('Acquirer 2') (Acquirer 1 and Acquirer 2 are hereinafter referred to as the 'Acquirers') to the Public Shareholders of the Target Company in accordance with the provisions of Regulation 26 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 including subsequent amendments thereto

('SE	EBI (SAST) Regulations').	M 15 II 1871 M
1.	Date	Monday, April 25, 2022
2.	Name of the Target Company	Sylph Technologies Limited
3.	Details of the Offer pertaining to the Target Company	This Offer is being made by Amarlal Arjandas Kukreja (Acquirer 1) and Mona Amarlal Kukreja (Acquirer 2) pursuant to the provisions of Regulations 3 (1) and 4 of the SEBI (SAST) Regulations, for acquisition of up to 38,74,000 (Thirty-Eight Lakhs Seventy-Four Thousand) fully paid-up equity shares of ₹10.00/- (Rupees Ten Only) ("Equity Shares") each, representing 26.00% (Twenty-Six Percent) of the Voting Share Capital of the Target Company, at an offer price of ₹9.25/- (Rupees Nine and Twenty-Five Palse Only) per Equity Share, payable in cash ('Offer Price')
4.	Names of the Acquirers and PAC with the Acquirers	Amarlal Arjandas Kukreja (Acquirer 1) and Mona Amarlal Kukreja (Acquirer 2). There is no person acting in concert with the Acquirers for this Offer
5.	Name of the Manager to the Offer	CapitalSquare Advisors Private Limited 205-209, 2 rd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (East), Mumbai − 400093, Maharashtra, India Telephone Number: +91-22-66849999/145/138 Email Address: tanmoy.banerjee@capitalsquare.in/ pankita.patel@capitalsquare.in/

SEBI Registration Number: INM000012219 Members of the Committee of Independent Directors Following stated are the Members of the Committee of Independent Directors of the Target Company ('IDC Members'): Vimal Maheshwari Chairman Rajendra Verma Member

Website: www.capitalsquare.in

Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel

IDC Members are Independent Directors on the Board of the Target Company. IDC Member's relationship with the Target Company None of the IDC Members are holding any Equity Shares of the Target Company. (Directors, Equity Shares owned, any other contract/ None of the IDC Members are holding any contracts or any relationship, nor are they relationship) related in any way with the Target Company other than acting in directorship in the

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

Target Company. None of the IDC Members have traded in any Equity Shares/ other securities of the Target Company during the period of 12 (Twelve) months prior to the Public Announcement dated Monday, March 14, 2022. None of the IDC Members have traded in any Equity Shares/ other securities of the

Target Company during the period from the Public Announcement dated Monday, March 14, 2022, till the date of this Recommendation of IDC of the Target Company. IDC Member's relationship with the Acquirer (Directors, The members of IDC neither have any contracts nor relationship with the Acquirers in any Equity Shares owned, any other contract/ relationship) [manner

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

Not Applicable. Recommendation on the Offer, as to whether the Offer. The IDC Members have perused the (a) Public Announcement dated Monday, March 14. 2022 ('Public Announcement'), (b) Detailed Public Statement dated Wednesday, March 16, 2022, which was published on Thursday, March 17, 2022 in the newspapers, namely

is or is not, fair, and reasonable

Target Company under SEBI (SAST) Regulations.

Date: Monday, April 25, 2022

(Gujarati daily) (Ahmedabad Edition), Mumbai Lakshadeep (Marathi daily) (Mumbai Edition), Indore Samachar (Hindi daily) (Indore Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, March 21, 2022 ('Draft Letter of Offer'), and (d) Letter of Offer dated Saturday, April 16, 2022, along with the Form of Acceptance-cum-Acknowledgement and Form SH-4 Securities Transfer Form ("Letter of Offer'), (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, and Letter of Offer are hereinafter collectively referred to as 'Offer Documents' i issued by the

being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily), Financial Express

Manager on behalf of the Acquirers, and believe that Offer is fair and reasonable, in

accordance with the provisions of SEBI (SAST) Regulations. 12. Summary of Reasons of Recommendation Based on the review of the Offer Documents, the IDC Members have considered the following for making recommendations: Offer Price is justified in terms of the parameters prescribed under Regulations 8 (1) and 8 (2) of the SEBI (SAST) Regulations. Keeping in view of the above fact, the IDC Members are of the opinion that the Offer

Price of ₹9.25/- (Rupees Nine and Twenty-Five Paise Only) payable in cash per Equity Share to the Public Shareholders of the Target Company for this Offer is fair and reasonable. However, the Public Shareholders should independently evaluate the Offer and take informed decision on the matter.

13. Details of Independent Advisors, if any 14. Disclosure of Voting Pattern of the meeting in which All the IDC members unanimously voted in favor of recommending this Offer proposal. the open offer proposal was discussed 15. Any other matter to be highlighted

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true, correct, and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the For and on behalf of Committee of Independent Directors

> Sylph Technologies Limited Vimal Maheshwari (Chairman of IDC)

For All Advertisement Booking Call: 0120-6651214

Place: Jaipur financialexp.epam.in

Date: April 25, 2022

www.satyamicrocapital.com and www.baidhfc.com respectively.

Aditya Baid Vivek Tiwari Director

of previous year) Basic and diluted earnings per share (₹)

CIN: L35912MH1975PLC018376

(not annualised) (Face value of ₹ 10 each)

2284152 1.37 124.87 2.46

www.tenderwizard.com/FHEL only. Further, Corrigendum / Addendum to thi Tender, if any, will be published on website www.concorindia.com, www.tenderwizard.com/FHEL and Central Procurement Portal (CPP) only Newspaper press advertisement shall not be issued for the same CEO/FHEL Phone No.: 011-41222500 (Ext. - 421)

Pune

25 April 2022

Place: Hyderabad

Date 25.04.2022

Dhiraj Kapoor

CHIEF ENGINEER / P&MM

Contract | Last Date & Time | Date & Time for Submission

of bids

18.05.2022

unto

17:00 hrs.

कॉनकॉर CONCOR

of Opening

of bids

20.05.2022

11:30 hrs.

Regd. Off.: 9th K.M. Jansath Road, Muzaffarnagar - 251 001 (UP) Corporate Off.: G-81, Preet Vihar, Delhi - 110092 GULSHAN Tel: 011-49999200, Fax: 011-49999202 CIN: L24231UP2000PLC034918 POLYOLS LIMITED

GULSHAN POLYOLS LIMITED

Website: www.gulshanindia.com, E-mail: cs@gulshanindia.com NOTICE OF LOSS OF SHARE CERTIFICATE Notice is hereby given that the following equity share certificate of Gulshan Polyols Limiter

have been reported lost or misplaced and the holder/claimant thereof have applied for issue of duplicate share certificate in lieu thereof. S. Name of the Folio Certificate Distinctive No. No. of Equity No. Shareholder Shares From To

Manjula Mangital Bafna 7753 2104 1435251 1436250 Any person(s) who has/have any claim(s) in respect of such Share Certificate should lodge such claim(s) in writing with the Registrar and Share Transfer Agent, Alankit Assignments Limited, 205-208, Anarkali Complex, Jhandewalan Extension, New Delhi 110055, Tel: +91-11 42541234/1955, Email ID: ramap@alankit.com, within 10 days of publication of this notice, after which no claim shall be entertained and Registrar and Share Transfer Agent shall proceed to ssue 'Letter of Confirmation' as per SEBI Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P

CIR/2022/8 dated January 25, 2022. For and on behalf of Gulshan Polyols Limited Asha Mittal Place: Delhi Company Secretary Date: April 25, 2022

Hero MotoCorp Limited

Regd. Office : The Grand Plaza, Plot No.2, Nelson Mandela Road, Vasant Kunj - Phase-II, New Delhi - 110070 CIN: L35911DL1984PLC017354 | Phone No. 011-46044220 Hero Fax No. 011-46044399 | E-mail: secretarialho@heromotocorp.com

Website: www.heromotocorp.com **PUBLIC NOTICE FOR ISSUE OF DUPLICATE SHARE CERTIFICATES** Members of the general public and existing shareholders of Hero MotoCorp Ltd. ('Company') are hereby informed that the Original Share Certificates, details of which are given hereunder have been reported lost/misplaced/stolen/not received and that pursuant to requests received from concerned shareholders, the Company intends

to issue duplicate share certificates in lieu of the said original Share Certificates (Face

value KS.27-7 in their layour .								
Folio No.	Shareholders Name	Face Value	Distinctive Nos.	Certificate No.(s)	No. o Share			
HML0083913	FARIDA ATTARI	Rs.2/-	47344471-47344720	513496	250			
HML0002442	KETY ASPI DARUWALA ASPI NARIMAN DARUWALA	Rs.2/-	43028936-43029185	504701	250			
HML0024123	NEENA BAHL	Rs 10/-	1213866-1213915 16066215-16066224 16066225-16066226 20319585-20319634	208566	50 10 2 50			

20319635-20319646 324795 Any person having objection to issue of duplicate Share Certificates, as mentioned herein above, may submit the same, in writing, with the Company marked to the Secretarial Department' at its Registered Office or send an email at secretarialho@ heromotocorp.com within 7 days from the date of publication of this Notice. In the meanwhile, members of the public are hereby cautioned against dealing in the

above mentioned Share Certificates. For Hero MotoCorp Ltd.

Place: New Delhi Date: 25.04.2022 Company Secretary & Compliance Officer

Value Rs 2/-1 in their favour

केनरा बैंक Canara Bank 🕸 Trafficial Syndicate Topother Ne Can

Head Office: 112, J C ROAD, Bengaluru - 560 002.

NOTICE Pursuant to Regulation 29(1), 50 and other applicable regulations read with Regulation 47 of SEBI (LODR) Regulations, 2015, Notice is hereby given that the Board Meeting of the Bank is scheduled to be held on Friday, the 6th May 2022 at its Head Office, Bengaluru, inter-alia, to (i) consider and approve the Audited Standalone & Consolidated Financial Results of the Bank for the Fourth Quarter / Year ended

recommend consideration of Dividend for the year 2021-22, if any, subject to the approval of Shareholders at the Annual General

Meeting of the Bank. This information is also provided in the Bank's website (www.canarabank.com).

Date : 25.04.2022 Vinay Mohta Place : Bengaluru Company Secretary Demat of Shares :: The bank's shares are traded compulsorily in dematerialized form only. The bank has entered into agreement with M/s NSDL and M/s CDSL for dematerialization of

the bank's shares. Since dematerialization of the shares has become mandatory and got inherent benefits, the bank advises all the shareholders who hold their shares in physical form to demat their shares Please note to update KYC and other details in your physical holdings as per SEBI Circular dated January 25, 2022. Non-receipt of Dividend Warrants: The bank advises the shareholders who have not received the dividend warrants for the earlier years (i.e. from 2014-15 onwards) to take up with the bank

KFin Technologies Ltd., Hyderabad (the R & T Agents of Bank) by quoting their Folio No. or DPID/Client IDs. (List of unclaimed/unpaid dividends is displayed on the bank's website i.e, www.canarabank.com) Green Initiative: Shareholders holding shares in Demat account/Physical form are requested to register their email ID in their Demat Account or with RTA (KFin Technologies Ltd.) All queries and grievances of the Investors may be addressed to

hosecretarial@canarabank.com

BAID HOUSING FINANCE PRIVATE LIMITED

CIN: U65100RJ2008PTC027935 Registered Office: 1, Tara Nagar, Ajmer Road, Jaipur- 302006 (Rajasthan)

Email Id: elegantprimedev@gmail.com . Contact No. 0141-2225600, 7230995533 JOINT PUBLIC NOTICE This notice is issued jointly by Baid Housing Finance Private Limited ("Baid HFC") and SATYA MicroCapital Limited ("Acquirer") pursuant to Chapter VIII of 'Non-Banking Financial

U65100RJ2008PTC027935 and having registered office at 1, Tara Nagar, Ajmer Road, Jaipur- 302006- (Rajasthan), is a non-deposit accepting Housing Finance Company registered under Section 29A of the National Housing Bank Act, 1987 with registration no. 04.0166.18. The Acquirer, a company (CIN: U74899DL1995PLC068688) incorporated under Companies Act, 1956, having its registered office at 519, 5th floor, DLF Prime Towers, Okhla Industrial Area, Phase-1 Delhi - 110020, is an NBFC-Micro Finance Institution registered with Reserve

Company-Housing Finance Company (Reserve Bank) Directions, 2021("RBI Directions").

Baid HFC is a company incorporated under the Companies Act, 1956, bearing CIN

Bank of India ("RBI") and it currently holds 24% shareholding in Baid HFC. The Public Notice is hereby given that all existing shareholders of Baid HFC intend to transfer their Equity shareholding to the Acquirer, consequent to which there would be change in the Control and the Directors/ Management of Baid HFC subject to requisite approval of the RBI and the entire shareholding/management will vest with SATYA or any person nominated by SATYA post transfer of Shares. For its acquisition by the Acquirer, Baid HFC has already received approval from the RBI vide letter No. DOR.HOL No.S463/27.01.001/2022-23

dated April 22, 2022. The above transaction will enable Baid HFC to leverage the Acquirer's financial and geographical reach. The Acquirer shall lead sustainable growth of Baid HFC with the industry's best practices and its domain expertise in financing affordable and low-income segments of the society.

Notice is hereby given that any person whose interest is likely to be affected by the proposed

transaction and has any objection in this regard may intimate in writing to the Company within 30 days from the date of publication of this notice stating therein the nature of interest and grounds of objection, through any of the following modes of communication:-(a) Letter addressed to Mr. Aditya Baid, Director of Baid HFC at its registered office :- 1, Tara Nagar, Ajmer Road, Jaipur- 302006- (Rajasthan) (b) Email to Baid HFC at E-mail ID:elegantprimedev@gmail.com.

A copy of this public notice is also available on the website of the Acquirer and Baid HFC at

For Baid HFC For the Acquirer

Managing Director, CEO & CIO