

# Goldiam International Ltd

## MANUFACTURERS & EXPORTERS OF DIAMONDS & JEWELLERY CIN:L36912MH1986PLC041203

December 22, 2021

To,

**BSE Limited** 

PhirozeJeejeebhoy Towers, Dalal Street, Mumbai- 400 001.

Scrip Code: 526729

To,

National Stock Exchange of India Limited

Exchange Plaza,

Bandra Kurla Complex, Mumbai- 400 051.

Scrip Code: GOLDIAM EQ

Dear Sir/Madam,

## Sub: <u>Submission of Post-Buyback Public Announcement for buyback of equity shares of</u> Goldiam International Limited (the "Company")

Pursuant to regulation 24(vi) of the Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018, as amended, the Company has published the Post-Buyback Public Announcement for the buyback of 3,80,000 (Three lakhs eighty thousand only) fully paid-up equity shares of the Company of face value of Rs.10/- (Rupees Ten only) each at a price of Rs.1,200/- (Rupees One thousand two hundred only) per equity share on a proportionate basis through the tender offer process from the equity shareholders of the Company as on the Record date of October 27, 2021

We are enclosing herewith copy of the Post-Buyback Public Announcement published in Financial Express (English- all editions) & (Gujarati- Ahmedabad Edition), Jansatta (Hindi-all editions) and Lakshdeep (Marathi-Mumbai Edition) on December 22, 2021 pursuant to Regulation 7 of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018.

This is for your information and records.

Yours faithfully,

For Goldiam International Limited

Pankaj Parkhiya

Company Secretary & Compliance Officer

MUMBAI

Encl.: As above

**FINANCIAL EXPRESS** 

# Bharat Forge unveils 'Made in India' multi-terrain artillery gun

**FE BUREAU** Pune, December 21

**BHARAT FORGE ON** Tuesday launched multi-terrain artillery gun (MArG) 155 – BR, designed and developed by the company in India. The company said it is the world's first gun system with 155 mm 39 calibre mounted on 4x4 HMV (high mobility vehicle).

Defence minister Rajnath Singh unveiled the MArG 155 -BR at Bharat Forge's facility in Pune in the presence of Army chief Manoj Mukund Naravane.

CMD Baba N Kalyani said MArG 155 - BR is part of Bharat Forge's endeavour to develop advanced artillery gun defence systems in India and create bestin-class defence solutions made to face futuristic challenges."We will continue to help India become a global defence hub by developing defence capabilities not just for our nation but also for the world," he said.

# POSITIVE SIGNS

# **Auto components** industry cautiously optimistic for FY22

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will improve

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**PUBLIC ANNOUNCEMENT** 

Asianet

ASIANET SATELLITE COMMUNICATIONS LIMITED

Asianet Satellite Communications Limited ("Company" or "Issuer") was originally incorporated as "Asianet Satellite Communications Limited", a limited company under the Companies Act, 1956 on September 29, 1992 at Cochin, Kerala, with the Registrar of Companies, Kerala at Ernakulam ("RoC"). The name of our Company was subsequently changed to "Asianet Satellite Communications Private Limited" on March 13, 2000 pursuant to a special resolution passed by the shareholders on September 7, 1999. Thereafter, the name of our company was changed to "Asianet Satellite Communications Limited" on October 9, 2001 pursuant to a special resolution passed by the shareholders on July 5, 2001. Subsequently, our Company was converted into a private limited company pursuant to a special resolution passed by the shareholders on January 28, 2019 and the name was changed to "Asianet Satellite Communications Private Limited" with effect from November 13, 2019. Our Company was converted into a public company limited by shares pursuant to a special resolution passed by our Shareholders at their meeting held on September 17, 2021 and the name of our Company was changed to "Asianet Satellite Communications Limited. A fresh certificate of incorporation consequent upon conversion to a public limited company was issued by the RoC on October 20, 2021. For further details in relation to change in name and Registered Office of our Company, see "History and Certain Corporate Matters" on page 188 of the Draft Red Herring Prospectus dated

Registered and Corporate Office: 2A, 2" Floor, Leela Infopark, Technopark, Kazhakuttom, Thiruvananthapuram - 695 581, Kerala, India; Tel: + (91) 0471 - 2700244

Contact Person: Joby Mathew, Company Secretary and Compliance Officer; Tel: 0471-3071324; E-mail: secretarial@asianet.co.in; Website: www.asianet.co.in

Corporate Identity Number: U92132KL1992PLC006725

OUR PROMOTERS: VIREN RAJAN RAHEJA AND AKSHAY RAJAN RAHEJA

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [●]

PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ 7,650.00 MILLION (THE "OFFER")

COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 3,000.00 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER

FOR SALE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 4,650.00 MILLION BY HATHWAY INVESTMENTS PRIVATE LIMITED (THE "PROMOTER GROUP

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10. THE OFFER PRICE IS [ • ] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND MINIMUM BID

LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER GROUP SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD

MANAGERS ("BRLMS") AND WILL BE ADVERTISED IN [●] EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [●], [●] EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [ • ] AND [ • ] EDITION OF THE MALAYALAM DAILY NEWSPAPER [ • ] (MALAYALAM BEING THE REGIONAL LANGUAGE OF KERALA, WHERE OUR

REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE

AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK

EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer

Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Promoter Group Selling Shareholder may, in

consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding

10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Member(s) and by intimation to the Designated

This is an Offer in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The

Offer is being made through the Book Building Process in terms of Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs and such portion, the "QIB Portion"), provided that our Company and the Promoter Group Selling Shareholder, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which onethird shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"), in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs.

Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Offer shall be available for

allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price All potential Bidders

(except Anchor Investors) are mandatorily required to utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of RIBs using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days. from the date of filing, by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com. respectively and the websites of the BRLMs, i.e. Axis Capital Limited at www.axiscapital.co.in and Nomura Financial Advisory and Securities (India) Private Limited at www.nomuraholdings.com/company/group/asia/india/index.html, respectively. Our Company hereby invites the public to provide comments on the DRHP filed with SEBI with respect to disclosures made therein. The members of public are requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs and the Registrar to the Offer at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLMs

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their

investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their

own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 188 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of

and/or the Company Secretary and Compliance Officer of our Company on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of investors is invited to "Risk Factors" on page 28 of the DRHP.

Association and the number of shares subscribed by them of the Company see "Capital Structure" beginning on page 80 of the DRHP. **BOOK RUNNING LEAD MANAGERS** 

SELLING SHAREHOLDER") (THE "OFFER FOR SALE"). THE OFFER WOULD CONSTITUTE [ • ] % OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL.

INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

PRESS TRUST OF INDIA New Delhi. December 20

THE AUTO COMPONENTS industry remains 'cautiously optimistic' for the growth of the industry in the current fiscal despite concerns of another wave of the pandemic, industry body Acma said on Tuesday. The turnover

of the automotive indications that component industry stood at vehicle demand ₹1.96 lakh crore (\$26.6 billion) in April-September months, according 2021, registering a growth of 65% over the first half of the previous year.

"Despite resurgence of demand for vehicles, supplyside issues of availability of semiconductors, increasing input costs, rising logistics costs and availability of containers, among others, continue to ham-

December 20, 2021 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on December 21, 2021.

Intermediaries and the Sponsor Bank, as required under the SEBI ICDR Regulations

the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 341 of the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE.

the Offer and has filed the DRHP with the SEBI on December 21, 2021

AXIS CAPITAL

Investor grievance E-mail: complaints@axiscap.in

changes in the RHP from the DRHP.

**Axis Capital Limited** 

C-2 Wadia International Centre

E-mail: asianet.ipo@axiscap.in

Website: www.axiscapital.co.in

Contact Person: Pratik Pednekar

SEBI Registration No.: INM000012029

Mumbai - 400 025 Maharashtra, India

Pandurang Budhkar Marg

Tel.: +91 22 4325 2183

Place: Kerala

1" Floor, Axis House

per recovery in the automotive sector,"Automotive Component Manufacturers Association of India (Acma) president Sunjay Kapur noted. The auto component industry, against this backdrop, displayed remarkable resilience, he added. "Increased value-addition to

meet regulatory compliance,

fast recovery in external markets and traction in the domestic aftermarket have contributed to the growth of the sector in the first-half of FY21-22," Kapur said.

Going forward, whilst the performance of the vehicle industry during the festive season has not been on expected lines, there are indications that the vehicle demand, in the coming months, will improve, he stated.

# Strides arm Stelis to export 50 m Sputnik Light doses

**FE BUREAU** Pune. December 21

STELIS BIOPHARMA, THE biotech division of Strides Pharma Science, on Tuesday announced that it had commissioned a large-scale fully integrated vaccine manufacturing facility at Bengaluru. It can make 720 million vaccine doses in a year. The first order the companyhasisan export order of 50 million doses of the Sputnik Light vaccine for Covid-19.

The facility has been inspected by the Central Drugs Standard Control Organisation (CDSCO). Stelis has also received an initial NOC from CDSCO to export up to 50 million doses of the Sputnik Light.

In March 2021, Stelis had partnered with the Russian Direct Investment Fund to produce and supply Sputnik vaccine. It has now started manufacturing Sputnik Light on a commercial scale and is on track to commercialise the vaccine for global markets in O4FY22.

# PLI scheme: Exide board gives nod to set up lithium-ion cell plant

**FE BUREAU** 

Kolkata, December 21

STORAGE BATTERY MAJOR Exide Industries on Tuesday said its board of directors has accorded in-principle approval to set up a greenfield multigigawatt lithium-ion cell manufacturing plant in India as it has planned to participate in the government's PLI scheme for advanced chemistry cell manufacturing.



"Electric vehicle penetration in India is expected to become a reality in the near future. The government is pushing electric vehicle manufacturing through

a supportive policy framework and by providing incentives to the manufacturers in this space. As a result, lithium-ion battery-based storage solutions will gain prominence, for both Chakraborty said.

Automotive and Industrial applications," MD & CEO Subir In a stock exchange filing, Exide said its board, at a meeting held on Tuesday, consented

to participate in the PLI

scheme for 'National Pro-

gramme on Advanced Chemistry Cell (ACC) battery Storage' issued by the ministry of heavy industries for setting up of a multi-gigawatt Li-ion cell manufacturing facilities.

Chakraborty, in August this year, had said the company was exploring"all possible options' to get into cell manufacturing for lithium-ion batteries and awaiting fine print and details of the PLI scheme for manufacturing ACC batteries.



# Goldiam International Ltd

MANUFACTURERS & EXPORTERS OF DIAMONDS & JEWELLERY CIN:L36912MH1986PLC041203

Registered office: Gems & Jewellery Complex, MIDC, SEEPZ, Andheri (East), Mumbai - 400 096 Tele. No. 022 -28291893/28290396/28292397; Fax: 022-28292885 Website: www.goldiam.com; Email: investorrelations@goldiam.com Contact Person: Pankaj Parkhiya, Company Secretary & Compliance Officer

## POST BUY-BACK PUBLIC ANNOUNCEMENT

## FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF GOLDIAM INTERNATIONAL LIMITED

This Post Buyback Public Announcement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"). This Advertisement should be read in conjunction with the Public Announcement dated October 14, 2021, published on October 18, 2021 ("PA"), and the Letter of Offer dated November 12, 2021 (the "Letter of Offer"/" LOF") issued in connection with the Buyback of fully paid equity shares of ₹ 10/- each ("Equity Shares") of Goldiam International Limited (the "Company"), through the Tender Offer route. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

THE BUYBACK

- 1.1. The Company had announced the Buyback of up to 3,80,000 (Three Lakhs Eighty Thousand) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/ beneficial owners of Equity Shares as on record date i.e.; October 27, 2021, on a proportionate basis, through the "Tender Offer" route at price of ₹1200/- (Rupees One Thousand Two Hundred Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹45,60,00,000/- (Rupees Forty-Five Crores Sixty Lakhs Only ) ("Buyback Size"). The Buyback Size is excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filling fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as "Transaction Costs")
- 1.2. The Buyback size represents 19.35% and 10.05% of the aggregate total paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. September 13, 2021 approving the Buyback). The number of Equity shares bought back constituted 1.71% of the Pre-Buyback paid -up Equity shares of the Company
- 1.3. The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015, read with SEBI circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI circular CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange
- The tendering Period for the Buyback Offer opened on Friday, November 26, 2021, and closed on Thursday, December 09, 2021
- **DETAILS OF BUY BACK**
- 2.1. 3,80,000 (Three Lakhs Eighty Thousand Only) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹1200/- (Rupees One Thousand Two Hundred Only) per Equity Share.
- 2.2. The total amount utilized in the Buyback was ₹ 45,60,00,000/- (Rupees Forty Five Crore Sixty Lakhs only) excluding Transaction Costs
- 2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 12,209 valid bids for 13,36,016 Equity Shares in response to the Buyback resulting in the subscription of approximately 3.52 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category		Total valid Bids 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)
Small Shareholder Category	57,000	11,240	1,06,426	11,240	1,03,333	1.81
General Category	3,23,000	969	12,37,607	969	12,32,683	3.81
Not in Master file*		209	11,156		0.	
Total	3,80,000	12,418	13,55,189	12,209	13,36,016	3.52

\*209 bids for 11,156 Equity Shares were not considered since they were not shareholders as on Record Date.

"Excludes excess bid by 134 shareholders for 3,093 Equity Shares under Small Shareholder Category and 22 shareholders for 4,924 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 applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/

- rejection has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on December 20, 2021. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection has been dispatched to the Eligible Shareholders by the Registrar on December 20, 2021. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on December 20, 2021. Clearing Corporation has made direct funds payout
- to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction were rejected by Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to Eligible Shareholders were transferred to the concerned Seller Member for onward transfer to such Eligible Shareholder. 2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on December 20, 2021. The unaccepted demat Equity Shares have
- been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on December 20, 2021. 2 bids for 300 shares were received in physical form out of which 27 physical equity shares tendered have been accepted and unaccepted 273 physical Equity Share Certificates were dispatched to the registered address of the Eligible Shareholders on December 20, 2021
- 2.7. The extinguishment of 3,80,000 Equity Shares accepted under the Buyback comprising of 3,79,973 Equity shares in dematerialized form and 27 Equity Shares in physical form is currently under process and shall be completed on or before December 27, 2021.
- 2.8. The Company and its directors accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1. The capital structure of the Company, pre and post the Buyback is as under:

(Equity Shares have a face value of ₹10/- each)

Sr. No.	Particulars	Pre-B	uyback*	Post-Buyback**		
		No. of Equity Shares	Amount (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)	
1	Authorized Share Capital	3,10,00,000	3,100.00	3,10,00,000	3,100.00	
2	Issued, Subscribed and Paid-up Capital	2,21,74,923	2,217.49	2,17,94,923	2,179.49	

\*\* Subject to extinguishment of 3,80,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#
<b>a</b> .	Rashesh Manhar Bhansali	1,52,579	40.15	0.70
2	Anmol Rashesh Bhansali	54,929	14.46	0.25
3	Shobhnaben Manharkumar Bhansali	16,708	4.40	0.08
4	Mukul Mahavir Agrawal	10,263	2.70	0.05
5	Shakuntala Ashok Mehta	7,257	1.91	0.03
6	Aruna Shah	5,557	1.46	0.03
7	Ramesh Damani	5,532	1.46	0.03

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on October 27, 2021) and Post Buyback, is as under:

Particulars	Pre-Buyback (as	on record date)	Post-Buyback*	
	No. of Equity Shares	% of existing equity share	No. of Equity Shares	% of Post-Buyback equity share
Promoters and Promoter Group	1,46,94,672	66.27	1,44,70,456	66,39
Foreign Investors (including Non-Resident Indians / FIIs/ Foreign Mutual Funds/Foreign Nationals)	4,10,075	1.85		33.61
Financial Institutions / Banks and Mutual Funds promoted by Banks / Institutions / NBFCs	200	0	7,32,4467	
Others (Public, Bodies Corporate, etc)	70,69,976	31.88	, , , , , , , , , , , , , , , , , , ,	
Total	2,21,74,923	100.00	2,17,94,923	100.00

#Subject to extinguishment of 3,80,000 Equity Shares

"Subject to extinguishment of 3,80,000 Equity Shares

MANAGER TO THE BUYBACK OFFER

## KEYNOTE

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3: E-mail: mbd@kevnoteindia.net Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606

DIRECTORS RESPONSIBILITY

Sd/-

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirm that such document contains true, factual and material information and does not contain any misleading information.

> For and on behalf of Board of Directors of M/s. Goldiam International Limited

Sd/-Anmol Rashesh Bhansali Whole Time Director DIN:07931599

Pankaj Parkhiya Company Secretary & Compliance Officer ACS: 30395

Sd/-

Date: December 21, 2021 Place: Mumbai



ASIANET SATELLITE COMMUNICATIONS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP with SEBI on December 21, 2021. The DRHP is available on the websites of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLMs, i.e. Axis Capital Limited at www.axiscapital.co.in and Nomura Financial Advisory and Securities (India) Private Limited at www.nomuraholdings.com/company/group/asia/india/index.html. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States. The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where such offers and sales are made.

financialexp.epap.in

SEBI Registration No.: INM000011419

**NOMURA** Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level 11 Plot F, Shivsagar Estate Dr. Annie Besant Road, Worli, Mumbai - 400 018 Maharashtra, India.

Tel.: +91 22 4037 4037 E-mail: asianetipo@nomura.com Investor Grievance E-mail: investorgrievances-in@nomura.com Website: www.nomuraholdings.com/company/ group/asia/india/index.html Contact Person: Vishal Kanjani / Anurag Ghosh

L.B.S. Marg, Vikhroli (West) Mumbai - 400 083 Maharashtra, India Tel.: 022-4918 6200 E-mail: asianet.ipo@linkintime.co.in Investor grievance E-mail: asianet.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

REGISTRAR TO THE OFFER

**LINK**Intime

Link Intime India Private Limited

C-101, 247 Park

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

On behalf of the Board of Directors

Company Secretary and Compliance Officer

Rashesh Manhar Bhansali **Executive Chairman** DIN:00057931



कब्जा सूचना (अचल सम्पत्ति हेत्) (नियम 8(1))

जबकि अघोहरताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन **बैंक ऑफ बड़ौदा** का प्राधिकत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत ऋण धारक सुश्री रेणु पत्नी श्री असित कुमार, निवासी: मकान नं. 106, वार्ड नं. 89, विकास नगर, सिनेमा गली, देहरादून - 248198 को मांग सूचना दिनांक 12.08.2021 को जारी किया था जिसमें सूचना मे उल्लेखित राशि रू 99,98,942.04 (रु. निन्यान्वे लाख अड्डान्वे हजार नौ सौ ब्यालीस पैसे चार मात्र) प्लस भविष्य का ब्याज एवं प्रभार इत्यादि सहित

उक्त सचना की प्राप्ति की तिथि से 60 दिनों के अंदर प्रति भगतान करने को कहा गया था। ऋणधारक / गारंटर राशि का प्रतिभूगतान करने मे असफल हो गये है, इसलिए एतदद्वार ऋणधारक तथा आम जनता को सचित किया जाता है कि अधोहस्ताक्षरी ने इसमे नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13(4), उक्त नियमों के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 20.12.2021 को लिया है।

विशेष रूप से ऋण धारक / बंधककर्ता तथा जनसाधारण को एतदद्वारा उक्त संपत्तियों के साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन बैंक ऑफ बड़ौदा, नोएडा मोरना शाखा के प्रभार वास्ते रू 99,98,942.04 (रु. निन्यान्वे लाख अड्डान्वे हजार नौ सौ ब्यालीस पैसे चार मात्र) प्लस भविष्य का ब्याज एवं प्रभार इत्यादि सहित के अधीन

उधारकर्ता का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेत् उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

अचल संपत्ति का विवरण

साम्यिक बंधक सम्पत्ति का वह समस्त भाग एवं अंश जोकि क्री होल्ड रिहायशी भूमि एवं भवन, खसरा नं. 313 और खसरा नं. 318 (एम), गाँव जगजीतपुर, मुस्तकम परगना, जवालपुर तहसील और जिला हरिद्वार, उत्तराखंड में स्थित

दिनांक : 20.12.2021, स्थान : हरिद्वार

प्राधिकृत अधिकारी, बैंक ऑफ बडौदा

अन्ना इन्फ्रास्ट्रक्चर्स लिमिटेड पंजी. कार्यालय: शॉप नंबर 1 एवं 3, ई-14/6, प्रथम तल, शांता टावर, संजय प्लेस,

आगरा-282002 सीआईएन : L65910UP1993PLC070612 ई-मेल आईडी : annainfra@gmail.com; फोन नंबर : 0562-2526650, वेबसाइट : www.annainfrastructures.com

एतदहारा सचना दी जाती है कि कम्पनी की असाधारण सामान्य बैठक (ईजीएम) वीडियो कॉन्क्रेन्सिंग के माध्यम से **शुक्रवार, 14 जनवरी, 2022 को अप, 3.00 बजे** से ईजीएम की सुचना दिनांकित 21 दिसम्बर 2021 में स्चीबद्ध विशेष व्यवसाय के निष्पादन हेत् आयोजित की जाएगी। उक्त सूचना, परोक्षी प्रपत्र, उपस्थिति पर्ची और बित्तीय विवरण युक्त वार्षिक रिपोर्ट सहित सभी सदस्यों को उनके पंजीकृत पते पर निर्धारित मोड में तथा इलेक्ट्रॉनिक विधि द्वारा उन सदस्यों को 21 दिसम्बर, 2021 को भेजी जा चुकी हैं, जो ई–मेल पता घारक हैं। उक्त विवरण कम्पनी की उपरोक्त वेबसाइट पर उपलब्ध है।

कम्पनी अधिनियम, 2013 के नियमों द्वारा अपेक्षित ई-वोटिंग के संबंध में विवरण यहां नीचे दिया गया है :

 ई-वोटिंग समाप्त होने की तिथि एवं समय : ब्रुथवार, 13-01-2022 की साय 5.00 बजे (आईएसटी) बुधवार, 13-01-2022 को साय 5.00 बजे के बाद ई-वोटिंग की अनुमति नहीं होगी और तद्परांत प्राप्त कोई भी प्रपत्र पूर्णतया अनुत्तरित माना जाएगा।

असाधारण सामान्य बैठक की सूचना ई-वोटिंग हेतु अनुदेशों सहित सीडीएसएल की वेबसाइट www.evotingindia.com और कम्पनी की वेबसाइट www.annainfrastructures.com पर भी उपलब्ध है। जिन शेयरधारकों को सूचना प्राप्त नहीं हुई हो, वे इसको उपरोक्त वेबसाइट्स से डाउनलोड कर सकते हैं अथवा इसकी प्रति के लिए अनुरोध लिखित रूप में कम्पनी सचिव को उपरोक्त ई-मेल आईडी पर भेज सकते हैं।

शेयरधारकों से बीटल फाइनैंशियल ऐंड कम्प्यूटर सर्विसेज प्राइवेट लिमिटेड, शेयर रजिस्टर ऐंड ट्रांसफर एजेन्ट (आरटीए) से टेलीफोन नंबर 011-29961281-84 पर सम्पर्क करने अथवा आरटीए को इममजंस / इममजंसपिदंदबपंसण्बवर पर लिखने का अनुरोध किया जाता है।

हस्ता./-तिथि : 21-12-2021 अनिल कमार अग्रवाल स्थान : आगरा (कम्पनी सचिव)

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## PUBLIC ANNOUNCEMENT



REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").



Our Company was incorporated as Jasper Infotech Private Limited on September 12, 2007, at New Delhi, as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi ("RoC"). Pursuant to a special resolution passed by our Shareholders on February 25, 2019, the name of our Company was changed to "Snapdeal Private Limited", and a fresh certificate of incorporation dated March 20, 2019, was issued by the RoC consequent upon change of name from 'Jasper Infotech Private Limited' to 'Snapdeal Private Limited'. Our Company was converted into a public limited company pursuant to a special resolution passed by our Shareholders at the EGM held on December 5, 2021, and the name of our Company was changed to Snapdeal Limited. A fresh certificate of incorporation consequent upon conversion to a public limited company was issued by the RoC on December 9, 2021. For details of change in name and Registered Office of our Company, see "History and Certain Corporate Matters" on page 188 of the Draft Red Herring Prospectus dated December 20, 2021 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on December 21, 2021.

Registered Office: SproutBox Suryavillas, Suite # 181 TR -4, First Floor D-181, Okhla Industrial Area, Phase I, New Delhi - 110020; Tel: +91 11 40366529 Corporate Office: Capital Cyberspace, Sector 59, Golf course road Extension Road, Gurugram - 122102; Tel: +91 124 4739850 Contact Person: Prankur Chaturvedi, Compliance Officer and Roshni Tandon, Company Secretary; E-mail: complianceofficer@snapdeal.com

Website: www.snapdeal.com; Corporate Identity Number: U72300DL2007PLC168097

## OUR COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND DOES NOT HAVE AN IDENTIFIABLE PROMOTER

INITIAL PUBLIC OFFERING OF [•] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH OF OUR COMPANY ("EQUITY SHARES") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [+] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [+] MILLION ("THE OFFER"), COMPRISING A FRESH ISSUE OF [•] EQUITY SHARES AGGREGATING UP TO ₹ 12,500 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 30,769,600 EQUITY SHARES BY THE SELLING SHAREHOLDERS AGGREGATING UP TO ₹ [•] MILLION ("OFFER FOR SALE") COMPRISING UP TO 24,000,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY STARFISH I PTE. LTD., UP TO 2,968,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY WONDERFUL STARS PTE. LTD., UP TO 412,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY SEQUOIA CAPITAL INDIA III LTD., UP TO 748,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY KENNETH STUART GLASS, UP TO 649,600 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY MYRIAD OPPORTUNITIES MASTER FUND LIMITED, UP TO 1,360,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY ONTARIO TEACHER'S PENSION PLAN BOARD, UP TO 128,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY LAURENT AMOUYAL AND UP TO 504,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY MILESTONE TRUSTEESHIP SERVICES PRIVATE LIMITED (ACTING IN ITS CAPACITY AS THE TRUSTEE TO MADISON INDIA OPPORTUNITIES TRUST FUND) ("SELLING SHAREHOLDERS" AND SUCH EQUITY SHARES, THE "OFFERED SHARES"). THE OFFER WOULD CONSTITUTE AT LEAST [1] % AND [1] % OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL.

OUR COMPANY MAY, IN CONSULTATION WITH THE BOOK RUNNING MANAGERS TO THE OFFER ("BRLMs") CONSIDER A PRIVATE PLACEMENT OF UP TO [•] EQUITY SHARES FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 2,500 MILLION ("PRE-IPO PLACEMENT"), WHICH SHALL NOT EXCEED 20% OF FRESH ISSUE PORTION. PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLMs. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE MINIMUM OFFER SIZE (COMPRISING THE FRESH ISSUE SO REDUCED BY THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT, AND THE OFFER FOR SALE) SHALL CONSTITUTE AT LEAST 10% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹1 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY AND SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMs AND WILL BE ADVERTISED IN [\*] EDITIONS OF [\*], AN ENGLISH NATIONAL DAILY NEWSPAPER, AND [\*] EDITIONS OF [\*], A HINDI NATIONAL DAILY NEWSPAPER (HINDI ALSO BEING THE REGIONAL LANGUAGE OF NEW DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the total Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to the Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75 % of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company and the Selling Shareholders may, in consultation with the BRLMs, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. Further, 5% of the QIB Portion (excluding Anchor Investor Portion) ("Net QIB Portion") shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of RIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 374 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26 (2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations to undertake, an initial public offer of Equity Shares pursuant to the Offer and has filed the DRHP dated December 20, 2021 with SEBI on December 21, 2021 in relation to the Offer. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public, for comments, if any, for a period of at least 21 days from the date of filing, i.e. December 21, 2021 by hosting it on the website of SEBI at www.sebi.gov.in, website of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the websites of the BRLMs i.e. Axis Capital Limited. BofA Securities India Limited, CLSA India Private Limited and JM Financial Limited at www.axiscapital.co.in. www.ml-india.com, www.india.clsa.com and www.jmfl.com, respectively. Our Company invites the members of the public to give comments on the DRHP with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments to SEBI, to the Company Secretary or Compliance Officer of our Company, and to the BRLMs at their respective addresses mentioned below on or before 5.00 p.m. on the 21 day from the aforementioned date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Investors are advised to read the Risk Factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE. For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed for by them of our Company, see "Capital Structure" beginning on page 83 of the DRHP. The liability of the members of our Company is limited. For the details of the main objects of our Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 188 of the DRHP.

BOOK RUNNING LEAD MANAGERS						
AXISCAPITAL	BofA SECURITIES	CLSA A CITIC Securities Company	JM FINANCIAL			
Axis Capital Limited  1º Floor, Axis House, C 2 Wadia International Centre Pandurang Budhkar Marg, Worli, Mumbai 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: snapdeal.ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in Website: www.axiscapital.co.in Contact Person: Harish Patel/Akash Aggarwal SEBI Registration No.: INM000012029	BofA Securities India Limited Ground Floor, "A" Wing, One BKC, "G" Block Bandra Kurla Complex Bandra (East), Mumbai 400 051 Tel: +91 22 6632 8000 E-mail: dg.snapdeal_ipo@bofa.com Investor Grievance E-mail: dg.india_merchantbanking@bofa.com Website: www.ml-india.com Contact Person: Deepa Salvi SEBI Registration No.: INM000011625	CLSA India Private Limited 8/F Dalamal House, Nariman Point Mumbai 400 021 Maharashtra, India Tel: +91 22 6650 5050 E-mail: snapdeal.ipo@clsa.com Investor Grievance E-mail: investor.helpdesk@clsa.com Website: www.india.clsa.com Contact Person: Prachi Chandgothia / Siddhant Thakur SEBI Registration No.: INM000010619	JM Financial Limited 7" Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi Mumbai 400025 Maharashtra, India Tel: +91 22 6630 3030 Email: snapdeal.ipo@jmfl.com Investor Grievance e-mail: grievance.ibd@jmfl.com Website: www.jmfl.com Contact Person: Prachee Dhuri SEBI Registration No: INM000010361			

## REGISTRAR TO THE OFFER **LINK**Intime

Link Intime India Private Limited C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West Mumbai 400 083

Tel: +91 22 4918 6200, E-mail: snapdeal.ipo@linkintime.co.in, Investor Grievance e-mail: snapdeal.ipo@linkintime.co.in, Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan, SEBI Registration No.: INR000004058

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

On behalf of the Board of Directors

For SNAPDEAL LIMITED

Roshni Tandon, Company Secretary Date: December 21, 2021 SNAPDEAL LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP with the SEBI on December 21, 2021. The DRHP is available on the websites of SEBI, BSE

and NSE at www.sebi.gov.in, www.bseindia.com and www.nseindia.com, respectively, and on the websites of the Book Running Lead Managers i.e. Axis Capital Limited, BofA Securities India Limited, CLSA India Private Limited and JM Financial Limited at www.axiscapital.co.in, www.ml-india.com, www.india.clsa.com and www.jmfl.com, respectively. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 30 of the DRHP. Potential investors should not rely on the DRHP for making any investment decision. This press release is not for publication or distribution to persons in the United States, and is not an offer for sale within the United States of any equity shares or any other security of the Company. Securities of the Company, including its equity shares, may not be offered or sold in the United States absent registration under U.S. securities

Adfactors

जिस किसी का इससे संबंध हो आम जनता को सुचित किया जाता है कि नेश्ले इंडिया लिमिटेड जिसका पंजीकृत कार्यालय 100/101, वर्ल्ड ट्रेड सेन्टर, बाराखम्ब लेन, नई दिल्ली, दिल्ली-110001 में है, के निम्न शेयर प्रमाणपत्रों जो स्व. श्री भगवती प्रसाद अगरवाल्ला के नाम में पंजीकृत है उनके द्वारा गम हो गई है। शेयरों की सं.

एतदद्वारा आमजनता को किसी भी रूप में उक्त शेयर प्रमाणपत्रों का क्रय अथवा व्यवसाय करने के प्रति सतर्क किया जाता है यदि किसी व्यक्ति का उक्त शेयरों के संदर्भ में कोई दावा हो, वे इस सचना के प्रकाशन से 15 दिनों के भीतर कम्पनी ''नेश इंडिया लिमिटेड'', 100/101, वर्ल्डट्रेड सेन्टर, बाराखम्बा लेन, नई दिल्ली, दिल्ली-110001 के पास अथवा उसके रजिस्ट्रार ए अंतरण एजेन्ट्स ''अलंकित एसाइन्मेन्ट्स लिमिटेड, अलंकित हाइट्स, 4ई/2, झण्डेवालान एक्स्टेंशन, नई दिल्ली, दिल्ली 110055'' के पास उसे जमा करें जिसके बाद किसी भी दावे पर विचार नहीं होगा तथा कम्पनी डुप्लिकेट शेयर प्रमाण पत्र जार करने के लिये अग्रसर होगी।

स्थानः कोलकाता. पश्चिम बंगाल

तिथि: 22.12.2021

दावेदार का ना प्रेम कमार अगरवल

FIEM INDUSTRIES LIMITED

Regd. Office: D-34, DSIDC Packaging Complex, Kirti Nagar, New Delhi-110015 Tel.: +91-11-25927919 / 7820, Fax: +91-11-25927740 E-mail : investor@fiemindustries.com • Website : www.fiemindustries.com • CIN : L36999DL1989PLC034928 PUBLIC NOTICE FOR ISSUE OF DUPLICATE SHARE CERTIFICATES Members of general public and existing shareholders of the Company are hereby informed that following original share certificates have been reported lost/misplaced and the registered holders thereof/claimants thereto have requested the Company for issuance of duplicate share certificate(s) in

lieu of lost share certificates(s): SR.No FOLIO NO. NAME Certificate No. SHARES DIST. NO. [From -To] 0000620 JUHI BHATIA 377 7758327 -7758327 JUHI BHATIA Any person(s) who has/have any claim(s) in respect of the aforesaid share certificate(s) should lodge the

claim in writing with us at the above address within 15 days from the publication hereof. Thereafter, the Company will not be liable to entertain any claim in respect of the said share certificate(s) and shal proceed to issue the duplicate share certificate(s). For Fiem Industries Ltd. Date: 21.12.2021

Place: Rai, Haryana

Arvind K. Chauhan Company Secretary



# Goldiam International Ltd

MANUFACTURERS & EXPORTERS OF DIAMONDS & JEWELLERY CIN:L36912MH1986PLC041203

Registered office: Gems & Jewellery Complex, MIDC, SEEPZ, Andheri (East), Mumbai - 400 096 Tele. No. 022 -28291893/28290396/28292397; Fax: 022-28292885 Website: www.goldiam.com; Email: investorrelations@goldiam.com Contact Person: Pankaj Parkhiya, Company Secretary & Compliance Officer

### POST BUY-BACK PUBLIC ANNOUNCEMENT

## FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF GOLDIAM INTERNATIONAL LIMITED

This Post Buyback Public Announcement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"). This Advertisement should be read in conjunction with the Public Announcement dated October 14, 2021. published on October 18, 2021 ("PA"), and the Letter of Offer dated November 12, 2021 (the "Letter of Offer"/" LOF") issued in connection with the Buyback of fully paid equity shares of ₹ 10/- each ("Equity Shares") of Goldiam International Limited (the "Company"), through the Tender Offer route. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

- THE BUYBACK
- 1.1. The Company had announced the Buyback of up to 3,80,000 (Three Lakhs Eighty Thousand) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/ beneficial owners of Equity Shares as on record date i.e.; October 27, 2021, on a proportionate basis, through the "Tender Offer" route at price of ₹1200/- (Rupees One Thousand Two Hundred Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹45,60,00,000/- (Rupees Forty-Five Crores Sixty Lakhs Only ) ("Buyback Size"). The Buyback Size is excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as "Transaction Costs")
- 1.2. The Buyback size represents 19.35% and 10.05% of the aggregate total paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. September 13, 2021 approving the Buyback). The number of Equity shares bought back constituted 1.71% of the Pre-Buyback paid -up Equity shares of the Company
- 1.3. The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015, read with SEBI circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI circular CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange
- The tendering Period for the Buyback Offer opened on Friday, November 26, 2021, and closed on Thursday, December 09, 2021
- DETAILS OF BUY BACK
- 2.1. 3,80,000 (Three Lakhs Eighty Thousand Only) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹1200/- (Rupees One Thousand Two Hundred Only) per Equity Share.
- 2.2. The total amount utilized in the Buyback was ₹ 45,60,00,000/- (Rupees Forty Five Crore Sixty Lakhs only) excluding Transaction Costs
  - The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 12,209 valid bids for 13,36,016 Equity Shares in response to the Buyback resulting in the subscription of approximately 3.52 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category		Total valid Bids received in the category	Equity Shares	No. of times (Total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back)
Small Shareholder Category	57,000	11,240	1,06,426	11,240	1,03,333	1.81
General Category	3,23,000	969	12,37,607	969	12,32,683	3.81
Not in Master file*	8	209	11,156		74,	
Total	3,80,000	12,418	13,55,189	12,209	13,36,016	3.52

\*209 bids for 11,156 Equity Shares were not considered since they were not shareholders as on Record Date.

\*\*Excludes excess bid by 134 shareholders for 3,093 Equity Shares under Small Shareholder Category and 22 shareholders for 4,924 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.

rejection has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on December 20, 2021. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection has been dispatched to the Eligible Shareholders by the Registrar on December 20, 2021. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on December 20, 2021. Clearing Corporation has made direct funds payout

2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/

- to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction were rejected by Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to Eligible Shareholders were transferred to the concerned Seller Member for onward transfer to such Eligible Shareholder. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on December 20, 2021. The unaccepted demat Equity Shares have
- been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on December 20, 2021. 2 bids for 300 shares were received in physical form out of which 27 physical equity shares tendered have been accepted and unaccepted 273 physical Equity Share Certificates were dispatched to the registered address of the Eligible Shareholders on December 20, 2021 2.7. The extinguishment of 3,80,000 Equity Shares accepted under the Buyback comprising of 3,79,973 Equity shares in dematerialized form and 27 Equity Shares in physical form
- is currently under process and shall be completed on or before December 27, 2021. 2.8. The Company and its directors accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations
- of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1. The capital structure of the Company, pre and post the Buyback is as under:

(Equity Shares have a face value of ₹10/- each)

Sr. No.	Particulars	Pre-B	uyback*	Post-Buyback**		
		No. of Equity Shares	Amount (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)	
1	Authorized Share Capital	3,10,00,000	3,100.00	3,10,00,000	3,100.00	
2	Issued, Subscribed and Paid-up Capital	2,21,74,923	2,217.49	2,17,94,923	2,179.49	

As on the Record date i.e. October 27, 2021

\*\* Subject to extinguishment of 3,80,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#	
10	Rashesh Manhar Bhansali	1,52,579	40.15	0.70	
2	Anmol Rashesh Bhansali	54,929	14.46	0.25	
3	Shobhnaben Manharkumar Bhansali	16,708	4.40	0.08	
4	Mukul Mahavir Agrawal	10,263	2.70	0.05	
5	Shakuntala Ashok Mehta	7,257	1.91	0.03	
6	Aruna Shah	5,557	1.46	0.03	
7	Ramesh Damani	5,532	1.46	0.03	

"Subject to extinguishment of 3,80,000 Equity Shares

The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on October 27, 2021) and Post Buyback, is as under:

Particulars	Pre-Buyback (as	Post-Buyback*		
	No. of Equity Shares	% of existing equity share	No. of Equity Shares	% of Post-Buyback equity share
Promoters and Promoter Group	1,46,94,672	66.27	1,44,70,456	66.39
Foreign Investors (including Non-Resident Indians / FIIs/ Foreign Mutual Funds/Foreign Nationals)	4,10,075	1.85		
Financial Institutions / Banks and Mutual Funds promoted by Banks / Institutions / NBFCs	200	0	7,32,4467	33.61
Others (Public, Bodies Corporate, etc)	70,69,976	31.88		
Total	2,21,74,923	100.00	2,17,94,923	100.00

#Subject to extinguishment of 3,80,000 Equity Shares MANAGER TO THE BUYBACK OFFER

DIRECTORS RESPONSIBILITY

## KEYNOTE

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net Website: www.kevnoteindia.net: Contact Person: Shashank Pisat

SEBI Registration No.: INM 000003606

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity, material which may be issued and confirm that such document contains true, factual and material information and does not contain any misleading information.

> For and on behalf of Board of Directors of M/s. Goldiam International Limited

Sd/-	Sd/-	Sd/-
Rashesh Manhar Bhansali	Anmol Rashesh Bhansali	Pankaj Parkhiya
Executive Chairman	Whole Time Director	Company Secretary & Compliance Officer
DIN:00057931	DIN:07931599	ACS: 30395

Date: December 21, 2021

Place: Mumbai





 सूचना का प्रेषण पूर्ण करने की तिथि : 21 दिसम्बर, 2021 2. ई-वोटिंग आरंभ होने की तिथि एवं समय : मंगलवार, 11-01-2022 को पूर्वा. 10.00 बजे (आईएसटी)

इलेक्ट्रॉनिक साधनों द्वारा वोटिंग के संबंध में किसी शिकायत/संदेह/स्पष्टीकरण के लिए, कृते एवं हिते अन्ना इन्फ्रास्ट्रक्वर्स लिमिटेड

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laws or unless exempt from registration under such laws.

Place: New Delhi

#### झाकीर नाईकच्या **इस्लामिक** रिसर्च फाऊंडेशनवर बंदी

नवी दिल्ली, दि.२१ (हिंदुस्थान समाचार) : मुस्लीम धर्मप्रचारक बाकीर नार्दकरमा 'इस्लामिक रिसर्च फाऊडिशन'वर केंद्र सरकारने पूर्णपणे बंदी घातली आहे. यूएपीए कायद्यांतर्गत ही बंदी घालण्यात आली असून त्यासंबंधी केंद्र सरकारने अधिसूचना जारी केली

आहे. देशाच्या सुरक्षेला ~क असणाऱ्य धोकादायक असणाऱ्या अनेक कृत्यांमध्ये ङ्गइस्लामिक रिसर्च फाउर्देशनफ संबंधानी आहे. त्यामुळं देशातील शांतता भंग होऊ शकते, सांप्रदायिक सद्भावना बिघडू शकते असे केंद्र सरकारचे मत आहे. त्यामुळे यूएपीए कायद्यांतर्गत इस्लामिक रिसर्च फाऊडेशनवर बंदी घालण्यात आली. झाकीर नाईकने दिलेली भाषण द्वेष पसरवणारी आणि विध्वंसक असतात, अशी भाषणे आणि विधानांमुळे नाईक विविध धार्मिक समूहांम ध्ये कैर निर्माण करत आहेत. द्वेष पसवरण्याचे काम करत आहेत. भारत आणि विदेशातील एका विशेष धर्मातील तरुणांना दह्यातवादी कृत्य करण्यास भाग पाडले जात आहे असे केंद्र सरकारचे मत आहे. ङ्कड्स्लामिक रिसर्च फाऊडेशनपमुळे देशविरोधी भावनांचा प्रचार केला जाईल आणि त्यामुळे देशाची अखंडता धोक्यात येईल अशी भीती केंद्र सरकारने व्यक्त केली आहे. रतावरील दहशतवादी हल्ल्यासंदर्भात सुरक्षा यंत्रणांनी दिलेल्या माहितीनुसार, मलेशियाम हरो भारतातील शहरांतर दहशतवादी हल्ल्याचा कट रवण्यात आला होता. झाकीर नाईक आणि रोहिंग्या दहशतवादी संघटनांमध्ये झालेल्या दोन लाख डॉलर्सच्या व्यवहागनंतर करण्यात आला होता.

#### निवडणूक सधारणा विधेयक २०२१ राज्यसभेत मंजूर

नवी ढिली. दि.२१ (हिंदुस्थान समाचार) : मतदान काई आधार कार्डाला लिंक करण्यासंबंधीचे निवडणूक सुधारणा विधेयक २०२१ आज, मंगळवारी राज्यसभेत मंजूर झालं आहे. काल हे विधेयक लोकसभेत . मंजूर करण्यात आले होते. त्यामुळे आता यासंबंधी कायदा करण्याचा मार्ग मोकळा झाला आहे. या विधेयकाच्या माध्यम ातून लोकप्रतिनिधी . यदा, १९५० आणि लोकप्रतिनिधी कायदा, १९५१ मध्ये बदल ञ्खात येणार आहेत. निवडणूक सुधारणांच्या **दिशे**ने हे महत्त्वाचे पाऊल मानले जात आहे. गेल्या आठवड्यात बुधवारी केंद्रीय मंत्रिमंडळाने या बदलांना मंजूरी दिली होती. राज्यसभेत हे विधेयक मंजूर होताना

तिरोधकांनी सभात्याम

Dt.: 22/12/2021

Secretary

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\*\*CUSTA\*\* OF NO \*\*SIGNET\*\*

\*\*NOTICE & neety peru to be paide at laige that, under instructions of my death \$1.00 that, and the instructions of my death \$1.00 that, the Copyel Share Curificate to 4.2 for 5 Milly alaysh made of 5.00 that and the Copyel Share Curificate to 4.2 for 5 Milly alaysh made of 5.00 that and the copyel Share Condition of 5.00 that and the copyel Share Condition From the property of 10 th 16.4 Diving Dashbar Austrients Co-possible supports the Share Share

softmispiaceo un involvement de retrificate. 
Interpretario, Basik or Institution havin specifica for issuance of duplicate shar retificate by any means are hereby require to claim personally or by written claim at offic address given below within a period of 1 days from the publication of this notice, failin which such claim, if any shall be considere d: 22.12.2021

Advocate, Bombay High Court Shop no B/3, Ambika Siddhi C.H.S Ltd, Jagdusha Nagar, Ghatkopar (west), Mumbai - 400086.

विनांक : २०.१०.२०२१ ठिकाण : मुंबई

PUBLIC NOTICE

#### जाहीर सूचना

आगने अशील कुलाँ कामगार को - आंपरिट्य होस्मि सोसायटी लिगिटेड (सोसायटी) पता: कामगार का-, व्याः औं वर्ष मार्ग, कुलाँ (पूर्व), पुंबर्-(प्रोसायटी) पता: कामगार कार, व्याः औं वर्ष मार्ग, कुलाँ (पूर्व), पुंबर्-४०००३२ यांच्या वर्तीते थेषे यूचना रोच्यान वेत आहे की, में, श्री सिमती केल्ल्स्यरी (पुंबर्चा) यांच्या मार्ग आपनाया अतिलाहाई रिकेट दिशक रेफ पुण्डल, २४११ रोजी ऋ.०३३११ थासक हमी व्यानिक कुला ऋ.४ यांच्याकरी में,पांकृति दिलक रेफ्टिंस, २०११ रोजी मेंनाकृत पुख्यत्ताय (पुरुवाराय) हे आमच्या अतिलाती ५ ऑक्ट्रोबर, २०१८ रोजी मामा केले होते आणि तद्मामा दिलक ५ ऑक्ट्रोबर, २०१८ पासून सदर मुख्यत्यापण माध्यामी पोतंत च पर केले आहे.

रह करते आहा. अप्रोक्त मुख्तनारपार हे दिनांक ५ ऑक्टोबर, २०१८ ग्रेजी समाप्त झाले असल्याने मुख्तयार यांच्या नाथे दिलेले सर्व अधिकार समाप्त झाले आहेत. सर्व व्यक्तीनी उपरोक्त सुचनेची नोर, च्याची आणि मुख्तवारपत किंवा अन्य इतर इक्को आपने अधिकाले कारमारावाबत मुख्तवारपतह कोणताही व्यवहार करू नये. जर कोणी व्यक्ती असे करीत असलसार त्यांची ते स्वतःच्या जोखिया व परिणामावर करावे आणि कोणतीही प्रक्रिया/व्यवहार आमच्या अज्ञिलांवर

भी. सुराज अस्तुर, भागीदार मे. गणेश अंगड कंपनी (वकील) ७१/सी, 'सुंदर'' इमास्त, युनिट क्र. २३ व २४, एन.जी. आचार्य मार्ग, इंडियन बॅकेच्या वर, वैशाली हॉटेल समोर, चेबूर, मुंबई-४०००७१. दिनांक: २२ डिसेंबर, २०२१

POONAWALLA युनायाला होसिंग फायनान्स लिमिटेड (युर्वीची मॅम्मा होसिंग फायनान्स लिमिटेड) HOUSING कांगीट कांगी कॉपॉरेट कार्यालयः ६०२, ६वा मजला, दिसो वन आवटी पार्क, अ.ज.७९/१, घोरपठी, मुंपवा रोठ, पुणे-४९१०३। नोंद्रपीकृत कार्यालयः ठेवलरपर्नेट राजस, २४ पार्क स्ट्रीट, कोलवनता-७०००१६.

परिशिष्ट-४ (नियम-८(१)) ताबा सूचना

(स्वारास माराजमांत्राका)

-वाजर्षा; बातांता लावार्षावती हे सिब्बुदीटाव्येक्टन अंदर विरूट्ट्रास्त आंत्रामांत्राका

हेटेंट्रास्त अंतर २००२ (लावे वार अववार प्रकृत को आंत्राम द्वारा कि निर्माणिक प्रकार सिविट्ट (पुर्वतीय ग्रंमा होसिंग प्रधानाम निर्मिट्ट (पुर्वतीय ग्रंमा होसिंग होसिंग होसिंग होसिंग हासिंग हासिंग हासिंग वाले वाले वाले हासिंग होसिंग होसिंग होसिंग हासिंग हा

कर्जदारांचे रुस चेचण्यात येत आहे की, कारद्याच्या करूम १३ चे उपकरम (८) च्या तरतूरीनुसार प्रतिमृत मा येळ उपरुच्य आहे. तावा घेरलेल्या मारामतेचे तमशील खालीलप्रमाणे:

31. 35.		प्रतिभूत मालमत्तेचे वर्णन	सांकेतिक ताबा घेतल्याचा विनांक	मागणी सूचना दिनांक	मागणी सूचनेत वेय रक्कम(ठ.)
•	जिर्टेडू चित्रचाम करानी, खुरुष् जिर्टेडू करामी, दिला जिरेडू करामी, दिला जिरेडू करामी	भार्तिक इ.स.२१, क्षेण्यक १६०० चीकु, (भारताल भंग), (भार माना, मांती माता व्यन्तवाल मंत्री, भीषी मोला गंग, मोती म.१६२ (विशाव १६४ चीक्य), असी म.१६२ (विशाव १६४), असी म.१६२ (	२०.१२.२०२१	₹¥.0८.₹0₹₹	कर्ज कर. HMM458/H177 100363 क.६२,२२,९०८ (न्य (त्याचे भारत करान (त्याचे भारत करान भागीत क्रांग रज्जे अव्हत्माकार फल) २९.०५,२०२ रोजी देव तसेच रक्षम जमा होईपर्यंत १३% दज्जे

प्राधिकृत अधिकार पुनावाला हौसिंग फायनान्स लिमिटे (पुर्वीची मॅम्मा हौसिंग फायनान्स लिमिटेड

## TRUST MUTUAL FUND

#### **TRUST Asset Management Private Limited**

CIN: U65929MH2017PTC302677

Regd. Office: 801, 8° Floor, G - Block, Naman Centre, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051

sone: 022 - 6274 6000; 1800 267 7878 (Toll-Free No.) | E-mail: info@trustmf.com | Website: www.trustmf.com

Notice-cum-Addendum No. 23 / 2021 Declaration of Distribution under Income Distribution cum Capital Withdrawal DCW') option of TRUSTMF Banking & PSU Debt Fund and TRUSTMF Short Term Fund NOTICE is hereby given that the Board of Directors of Trust AMC Trustee Private Limited, the Trustee to TRUST Mutual Fund ('the Fund') has approved the declaration of Distribution unde Income Distribution cum Capital Withdrawal (IDCW) option of TRUSTMF Banking & PSUI Deb Fund and TRUSTMF Short Term Fund ('the Schemes'), the particulars of which are as under:

Name of the Scheme/ Plan/ Option	Face Value (₹ per Unit)	Quantum of IDCW (₹ per unit)*	Record Date*	NAV as on December 20, 2021 (₹ per unit)
TRUSTMF Banking & PSU Debt Fund – Direct Plan – Quarterly IDCW Option (Payout and Reinvestment)				1036.5533
TRUSTMF Banking & PSU Debt Fund – Regular Plan – Quarterly IDCW Option (Payout and Reinvestment)	1000	9	December 27, 2021	1031.932
TRUSTMF Short Term Fund – Direct Plan – Quarterly IDCW Option (Payout and Reinvestment)	1000	9		1016.2353
TRUSTMF Short Term Fund – Regular Plan – Quarterly IDCW Option (Payout and Reinvestment)				1014.2971

FAs reduced by the amount of applicable statutory levy, if any for the immediately following Business Day, if that day is not a B

Pursuant to payment of IDCW, the NAV of the above stated IDCW options of the scheme(s)/plan(s) would fall to the extent of payout and statutory levy, if any.

The Distribution would be paid to unithoders/beneficial owners under the said scheme/plan(s) whose names appear in the Register of Unithoders mannerance by the RTA/statement of beneficial owners maintained by the RDepositories, as applicable at the close of business house as on the record date. The DDCW distribution will be subject to the availability of distribution will be subj

the Record Date.

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the ex-Distribution NAV per Unit (adjusted for applicable stamp duty). estors are requested to take note of the above

r 21, 2021

### रोज वाचा दै. मुंबई लक्षदीप

#### PUBLIC NOTICE

NOTICE

Please take notice that Late Mr. Jajan Govind Kurade (Kurhade) was the Demen of Fat No.123, in Andher Rambaug Coop, Housing Society List, Sign (Mr. MADA) 1953, Marchade (1953) and house of Barbaug, Chalada keata, Mathada (Paul, Andheri E), Mantada (1953) and notice of rive share keata, Mathada (Paul, Andheri E), Mantada (1953) and notice of rive share sepaced of the saddit Anal Rambaugh (Marchade (Murhade)) and discion 111/101986, he sadd that and the shares have been duly transferred in man or my critice flat. Armal (Granlacha) angen Armade, Now my client has spaced to sell the sadd fill and treatise and seeping an Armade Now my client has spaced to sell his sadd fill and treatise and seeping an Armade Now my client has spaced to sell his sadd fill and treatise and seeping an Armade Now my client has spaced to sell his sadd fill and treatise and seeping and Kurdad (Now my client has spaced to sell his sadd fill and sent tentile and seeping and state of the sell has sell and the state of the sell and the sell and state of the sell and state and sell and the sell and the sell and sell and the sell and dodess. If no any claims delpicions are received in significated into my client and the first to sell and transfer and seague all her right, till and dodess. If no any claims delpicions are received in significated into my client and the first to sell and stated and seague allowed right, till and and the sell and seague and the sell and transfer and seague allowed and the sell and the sell and seague and and the sell and the sell and transfer and seague allowed and the sell and the sell and the sell and transfer and seague allowed and the sell and the sell and the sell and transfer and seague allowed and the sell and the s



### Goldiam International Ltd

MANUFACTURERS & EXPORTERS OF DIAMONDS & JEWELLERY

CIN:L36912MH1986PLC041203
rs & Jewelley Complex, MIDC, SEEPZ, Andheri (East), Mumb
397; Fax: 022-28292885 Website: <a href="https://www.goldiam.com">www.goldiam.com</a>; Email: ir
om: Panka) Parkhiya, Company Secretary & Compliance Office

#### POST BUY-BACK PUBLIC ANNOUNCEMENT

#### FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF GOLDIAM INTERNATIONAL LIMITED

at Buyback Public Announcement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securiti se) Regulations, 2016 ("Buyback Regulations"). This Advertisement should be read in conjunction with the of on occloser 18, 2017 ("PA"), and the Later of Other fullace Moreover 12, 2021 (the "Later of Other" LOVE sity shares of 1 file-sech ("Equi) Shares") of Goldman International Limited (the "Company"), through the inheric, shall have the same meaning accribed to them to the 1901d Announcement and the Later of Other

The Company had announced the Buyback of up to 3,60,000 (Thee Lafe's Eighty Thousand) Lidy-paid-up Equity Shares of face value Y (0'-beneficial owners of Equity Shares as on record date in 2, October 27, 2021, on a proportionale basis, through the "Tender Offser" out Thousand Two Hundred Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding 14.6,60,00,00 (Lafe's Only) ("Buyback Stars"). The Buyback Stars is a studied for framestion Costs such as securities transaction lax, GST, stamp duty.

- 3,80,000 (Three Lakhs Eighty Thousand Only) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹1200/- (Rupess One T Only) por Equity Share.
- The Registrar to the Suphack i.e., Link father land Private Limited (Registrar\*), considered 12,250 wild black only) excluding Transaction Costs.

  The Registrar to the Suphack i.e., Link father lands Private Limited (Registrar\*), considered 12,250 wild black for 13,36,016 Equity Shares in in the subcorpion of approximately 5.52 times the maximum number of Equity Shares proposed to be bought back. The details of the applications as as action.

Particulars	Number of Equity Shares available for Buyback		Total Equity Shares bid for in the category	Total valid Bids received in the category	Equity Shares	No. of times (Total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back)
Small Shareholder Category	57,000	11,240	1,06,426	11,240	1,03,333	1,81
General Category	3,23,000	969	12,37,607	969	12,32,683	3.81
Not in Master file*		209	11,156		×.	- 2
Total	3,80,000	12,418	13,55,189	12,209	13,36,016	3.52

\*\*Excludes excess bid by 194 shareholders for 3,093 Equity Shares under Small Shareholder Category and 22 shareh which were over and above their shareholding as on Record Date hence such equity shares have not been considera

- The extinguishment of 3,80,000 Equity Shares accepted under the Buyback comprisis currently under process and shall be complisted on or before December 27, 2021.
- The Company and its directors accept full responsibility for the in of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

The capital structure of the Company, pre and post the Buyback is as unde

(Equity Shares have a face value of ₹10/- each						
	Post-Bi	ıyback**				
t (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)				
3,100.00	3,10,00,000	3,100.00				
2,217.49	2,17,94,923	2,179.49				

Authorized Share Capital
 Issued, Subscribed and Paid-up Capital
 As on the Record date i.e. October 27, 2021

ent of 3,80,000 Equity Shares

Details of the eligible shareholders/t

No. of Equity Shares Amoun

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#
1	Rashesh Manhar Bhansali	1,52,579	40.15	0.70
2	Anmol Rashesh Bhansali	54,929	14.46	0.25
3	Shobhnaben Manharkumar Bhansali	16,708	4.40	0.08
4	Mukul Mahavir Agrawal	10,263	2.70	0.05
5	Shakuntala Ashok Mehta	7,257	1.91	0.03
6	Aruna Shah	5,557	1.46	0.03
7	Ramesh Damani	5.532	1.46	0.03

Particulars	Pre-Buyback (as	under: Post-Buyback*		
	No. of Equity Shares	% of existing equity share	No. of Equity Shares	% of Post-Buyback equity share
Promoters and Promoter Group	1,46,94,672	66.27	1,44,70,456	66.39
Foreign Investors (including Non-Resident Indians / Fils/ Foreign Mutual Funds/Foreign Nationals)	4,10,075	1.85		
Financial Institutions / Banks and Mutual Funds promoted by Banks / Institutions / NBFCs	200	0	7,32,4467	33.61
Others (Public, Bodies Corporate, etc)	70,69,976	31.88	ľ	
Total	2,21,74,923	100.00	2.17.94.923	100.00

I to extinguishment of 3,80,000 ER TO THE BUYBACK OFFER

#### KEYNOTE

24(i)(a) of the Buyback Regulations, the Board of Din

For and on behalf of Board of Directors of

	M/s. Goldiam international	Limited		
Sd <sup>c</sup>	Sdf-	Sd-		
Rashesh Manhar Bhansali Executive Chairman DN:00057931	Anmol Rashesh Bhansali Whole Time Director DIN:07931599	Pankaj Parkhiya Company Secretary & Compilance Officer ACS: 30395		
Date: December 21, 2021	W-	*		