

RCIL/SEC/19-20

Dt: 04.07.2019

BSE Limited 24 Pheroze Jeejeebhoy Tower, Dalal Street, Mumbai-400001

Sub: Public Announcement for the Issue opening and Issue Closing dates for the proposed Right Issue of Equity Shares to the Existing members of the Company.

Ref: Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015.

Dear Sir/ Madam,

Pursuant to the Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("the Regulations"), please find the enclosed herewith copy of the Public Announcement for the Issue opening and Issue Closing dates for the proposed Right Issue of 38,16,818 Equity Shares of face value of Rs. 10/- each to the existing members of the Company published by the Company in the newspaper i.e. "Financial Express" (English), "Jansatta" (Hindi) and Rastradoot (Hindi) on 04th July, 2019.

You are requested to take note the same on your records.

Thanking You,

For Reliance Chemotex Industries Limited

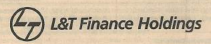
(Vimal Tank)

Company Secretary

nited oad

T +91 22 6212 5000 F +91 22 6212 5553

India E igro@ltfs.com www.ltfs.com





ETING eneral Meeting ("AGM") of the Company will be held on Monday, July 29, 2019 at 3:00 p.m., rkar Rashtriya Smarak, 252 Swatantryaveer Savarkar Marg, Shivaji Park, Dadar, Mumbal -usiness as set out in the notice convening the AGM ("Notice"). The dispatch of the Notice and Annual on July 03, 2019.

port have been sent in electronic mode to the Members whose e-mail IDs are registered with the icipant unless the Members have registered their request for a physical copy. Physical copy of the Notice seen sent to those Members who have not registered their e-mail IDs with the Company / Depository locuments are also available on the website of the Company - <u>www.ltfs.com</u>, Additionally, the Notice is ite of Central Depository Services (India) Limited ("CDSL") - <u>www.cvxctingindia.com</u>. The copies of the vailable for inspection at the registered office of the Company on any working day of the Company, 1:00 p.m. (IST) till the date of the AGM.

tion to vote either through remote electronic voting ("remote e-voting") or voting through electronic

of Section 108 of the Companies Act, 2013 ("the Act") and Rule 20 of the Companies (Management and 4, and any amendments thereto, Secretarial Standard on General Meetings ("SS-2") and Regulation 44 ors and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Members can avail et by remote e-voting on all resolutions set forth in the Notice. The Company has engaged CDSL as the e-voting and e-voting at the AGM. The details of remote e-voting are given hereunder:

illy begins on Friday, July 25, 2019 from 9:30 a.m. (IST) and ends on Sunday, July 28, 2019 at 5:00 p.m. (IST). Ill not be allowed and will be disabled after the aforesaid date and time. Is recorded in the Register of Members / Beneficial Owners list maintained by the depositories as on hyshall be entitled to avail the facility of remote e-voting or e-voting at the AGM. es a Member of the Company after dispatch of the Notice and holding shares as on the cut-off date, i.e., may write to CDSL on the e-mail ID i.e. helpdesk.evoting@cdslindia.com requesting for the User ID ander is already registered with CDSL for remote e-voting, the Member can use the existing User ID and eir vote through remote e-voting. The detailed procedure pertaining to the User ID and password is also

g the AGM should note that those who are entitled to vote but have not exercised their right to vote by ote at the AGM through electronic means for all businesses specified in the accompanying Notice. The roised their right to vote by remote e-voting may attend the AGM but shall not vote at the AGM, ievance relating to voting by electronic means, the Members / Beneficial Owners may contact the

ty Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, nds, N. M. Joshi Marg, Lower Parel (East), Mumbai 400 013. E-mail: <u>helpdesk.evoting@cdslindia.com</u>,

of Section 91 of the Act and Regulation 42 of the SEBI Listing Regulations, the Register of Members and e Company will remain closed from **Tuesday, July 23, 2019 to Monday, July 29, 2019 (both days** e of determining the Members who would be eligible to receive the proposed final Equity dividend of approved, at the AGM of the Company.

I tual Fund wn 'A' Wing Prabhadevi

Toll Free No: 1800 266 9603 B : 022 6621 4999 \* F: 022 6621 4998 E : mfassist@itiorg.com W:www.itimf.com CIN: U67100MH2008PLC177677

ITI MUTUAL FUND Long-term wealth creators

#### NOTICE-CUM-ADDENDUM No. 03/2019

THE SCHEME INFORMATION DOCUMENT ('SID')/KEY INFORMATION MEMORANDUM ('KIM') OF SCHEMES OF IENT OF ADDITIONAL INFORMATION ('SAI') OF ITI MUTUAL FUND ('THE FUND').

EL AND COMPLIANCE OFFICER

that, Mr. C. Balasubramanian, has been appointed as Compliance Officer as well as Key Personnel, in place of ted as Head - Compliance, Secretarial & Legal of ITI Asset Management Limited with effect from June 28, 2019. ation on key personnel of the Asset Management Company' in the SAI shall include the following details:

unction	Age	dualifications	years of experience	last 10 years	From - To	
ompliance, ial & Legal	32	B.Com, B.L., F.C.S.	9	Manager - Compliance & Legal at ITI Asset Management Limited	May 2019 onwards	
	100	NATIONALE DE LA CONTRACTION DE		Company Secretary & Manager - Compliance & Legal at Union Asset Management Company Private Limited	March 2017 to April 2019	
		contra I fin		Assistant Manager - Compliance at Reliance Nippon Life Asset Management Limited	January 2015 to March 2017	
			- W 828	Assistant Manager - Compliance at Sundaram Asset Management Limited	August 2010 to January 2015	

abi ceases to be a key personnel of the AMC and all references to him in the Statement of Additional Information

deleted effective the date of change IEL

Pallavi Singh (Senior Manager - Investor Services) and Mr. Sachin Shetty (Chief Manager - Operations) hereby ITI Asset Management Limited in terms of Securities and Exchange Board of India (Mutual Fund) Regulations 1996

n Shetty will continue to be the employees of ITI Asset Management Limited. ms an integral part of the SiD/KIM/SAI of ITI Mutual Fund. All other terms & conditions of SiD/KIM/SAI of the Fund

For ITI Asset Management Limited (Investment Manager for ITI Mutual Fund)

George Heber Joseph

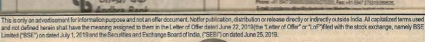
Chief Executive Officer & Chief Investment Officer

TI Mutual Fund has been set up as a Trust under the Indian Trusts Act, 1882; Sponsors: The Investment Trust of edit Capital Limited, Trustee: I'll Mutual Fund Trustee Private Limited [Corporate Identity Number (CIN): company incorporate Indentity Number (CIN): I'll Asset Identity Number (CIN): U67100MH2008PLC177677], a company incorporated under the Companies Act, 1956 with a limited liability: Investment Manager.

uments can be obtained from any of our AMC offices/Customer Service Centres/distributors as well as from our

ents are subject to market risks, read all scheme related documents carefully.





RELIANCE CHEMOTEX INDUSTRIES LTD

CIN: L40102RJ1977PLC001994, Regd. Off.: Vill. Kanpur, Post Box No. 73, Udalpur-313003, Rajasthian. Tel:+91-234-2490488, website-www.reliancechemotex.com
Reliance Chemotex Industries Ltd was incorporated ase Public Limited Company under the Companies Act, 1956 under the name of Reliance Chemotex Industries Ltd vide certificate
of incorporation dated August 23, 1977 issued by Register of Companies, Numbal, Maharashtra ("RoC"). For detailed for the registered Office of Company, please see chapter
bited "History and Certain Corporate Matters" beginning on page no. 33 of the Letter of Offer.

PROMOTERS OF OUR COMPANY: MR. SHANKAR LAL SHROFF, MR. SANJIV SHROFF, MR. RAHUL SHROFF, MR. AMEYA SHROFF, MS. BIMLA DEVI
SHROFF, MR. NAND GOPAL KHAITAN, MODERN FIBOTEX INDIA LIMITED, SUNRISE PRODUCER PRIVATE LIMITED, AS CHEMOTEX PRIVATE LIMITED, AND FIRE PRIVATE LIMITED, INDO TEXTLES & FIBERS LTD, SPELL FASHIONS PYL LTD, SUNRISE COTTON INDUSTRIES LTD, AND AR COMMERCIAL PRIVATE LIMITED FOR
PRIVATE LIMITED, INDO TEXTLES & FIBERS LTD, SPELL FASHIONS PYL LTD, SUNRISE COTTON INDUSTRIES LTD, AND AR COMMERCIAL PRIVATE LIMITED FOR
PRIVATE CHITCH. INDO TEXTLES & FIBERS LTD, SPELL FASHIONS PYL LTD, SUNRISE COTTON INDUSTRIES LTD, AND AR COMMERCIAL PRIVATE LIMITED FOR
PRIVATE CHITCH. ON TO ELIGIBLE EQUITY SHAREHOLDERS OF RELIANCE CHEMOTEX DIDUSTRIES LTD (THE "COMPANY" OR THE "ISSUER").

PRIVATE CIRCULATION TO ELIGIBLE EQUITY SHARKENOLIDERS OF RELIANCE CHEMOTEX HIDDS INSELT (THE COMPANY "OR THE "ISSUER")

FOR PRIVATE CIRCULATION TO ELIGIBLE EQUITY SHARKENOLIPRIS OF RELIANCE CHEMOTEX INDUSTRIES LTD (THE "COMPANY" OR THE "ISSUER")

ISSUE OF 83,16,818 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 85 (INCLUDING PREMIUM OF ₹ 55 PER EQUITY SHARE) FOR AN AMOUNT

AGRIEGATING OF ₹ 248,993 LAX! ON ARIGHTE SASIST OT THE EXISTING EQUITY SHAREFINES OF THE HAND TEXT INDUSTRIES LTD (THE COMPANY" OR

THE "THE ISSUER") IN THE RATIO OF 1 FULLY PAID UP EQUITY SHAREF FOR EVERY 1 FULLY PAID-UP EQUITY SHAREFINED BY THE EXISTING EQUITY SHAREFINED ON THE RECORD DATE. THAT IS ON JUNE 20, 2018. THE ISSUE PRICE IS 5.5 TIMES OF THE FACE VALUE OF ₹ 10/- EACH, FOR FURTHER DETAILS, PLEASE SEE "TERMS

OF THE ISSUER") IN 19/- EACH OF THE LITTERE OF OFFER.

	ISSUE PROGRAMME	
ISSUE OPENS ON JULY 8, 2019	LAST DATE FOR RECEIPT OF REQUEST FOR SPLIT APPLICATION FORMS JULY 15, 2019	ISSUE CLOSING DATE JULY 22, 2019

ASBA\* | Simple, Safe, Smart way of Application - Make use of it !!!

"Application Supported by Blocket Amount (ASBA) is better way of applying to issues by simply linking the fund in the bank account, investors can are! the same. For Further details check section on ASBA below

Please note that pursuant to the applicability of the directions issued by SEDI vike its circular bearing number CIRVCFDDIL17 2011 dated April 28, 2511, all applicants who are (i) QIBs. (ii) Nan-institutional Investors or (iii) other applicants whose application amount exceeds % 2 Laths can participate in the Issue only through the ASBA process, subject to them complying with the requirements of SEDI Circular dated December 50, 2009. Further, all CIB applicants and Non-institutional Investors are mandatorly required to sex ASBA, even if application amount does not sexeed % 2 Laths, can participate in the Issue entry through the ASBA process of the row ASBA process. Aspect to the furthilling the eligibility conditions to be an ASBA investor. The insertion glive has a real CIBs. (i) your and Non-institutional Investors, and investors are mandatorly required to sex ASBA, even if application amount as less than % 2 Lakhs can participate in the Issue either through the ASBA process of the row ASBA process. Notwithstanding anything contained hereinabore, all Renouncess was not individuals shall apply in the Issue either through the ASBA process. The row ASBA process and the provisions applicable to such applications before making their application through the ASBA process. For details, presses ear Procedure for ASBA frequences. ASBA Applicant is SSBA Applicant (is SSBA Applicant (is SSBA Applicant (is SSBA Applicant is SSBA Applicant (is SSBA Applicant is SSBA Applicant (is SSBA Applicant is SSBA Applicant is SSBA Applicant (is SSBA Applicant is SSBA Applicant is SSBA Applicant (is SSBA Applicant is SSBA Applicant is SSBA Applicant (is SSBA Applicant is SSBA Applicant is SSBA Applicant (is SSBA Applicant (is SSBA Applicant is SSBA Applicant (is SSBA Applicant is

REPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA): investors may apply through the ASBA process subject to the compliance of conditions for being an ASBA Investor. The ASBA Pricess required to that the ASBA process subject to the compliance of conditions for being an ASBA Investor. The ASBA Pricess place is the compliance of the ASBA process place in the ASBA process place and the ASBA process place and the ASBA process place and the ASBA process place in the ASBA process and the ASBA process place in the ASBA

DISPOTCH OF ABRIDGED LETTER OF DEFER ("ALLOF") AND COMPOSITE APPLICATION FORM" ("CAP"): The displace of the composition of the same was prevented to the same was prevented by the composition of the compo

Interview of the control of the cont

Lead Manager to the Issue
Libord Advisors Private Limited
104, M.K Bhawan, 300,
Shahid Bhagat Shigh Road,
Fort, Mumbal, Maharashira, India Fort, Numbers, Waterstantral, Host Telephone: 94-102-22658108 Fax: 491-22-22662500 Emailthoil (gelloom com Website: www.libord.com Invastor Grivanne Emailt rightslesue,@ibord.com Contact Prason: Mr. Laift Kumar Dangl SEBI Registration No: INMX00012094

Registrar to the Issue

Bigshare Services Private Limited
1st Floor, Bharet Tin Words Building,
Opc: Vasant Clesis, Makwana Road

Marul, Andheri (Esst), Murhaid – 40009

Felephone: 491-22-6633200

Fax-491-22-06533299

Emait: ingrassus glogstraronine.com
Investor Grisvance

Emait: investor Grisvance

(Investors may contact the Registrar to the Issue or Company Secretary and Compliance Officer for any pre- Issue/post-issue related matters such as non-receipt of letter allotment, credit of rights equity share or refund Orders and such other matters. All grievances relating to ASBA process may be addressed to the Registrar to the Issue, with 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 was submitted by the ASBA Investors)

For Reliance Chemotex Industries Ltd.

Place: Mumbal, Maharashtra
Dated: July 2, 2019
RELIANCE CHEMOTEX INDUSTRIES LTD: The Company is proposing, subject to the market conditions and other considerations, a right issue of its equity shares and has field a Latter of Offer with Socurities and Exchange Board of India and the Stock Exchanges. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the section emitted "risk Factors" on page 3 of the Latter of Offer. The securities offered via the Letter of Offer are not being offered to investors outside of india and recipients of the Letter of Offer should refer to the offering restrictions noted therein.

## अंतरराष्ट्रीय मध्यस्थता केंद्र विधेयक पेश

जनसत्ता ब्यूरो नई दिल्ली, 3 जुलाई

नई दिल्ली अंतरराष्ट्रीय मध्यस्थता केंद्र को संस्थागत मध्यस्थता का केंद्र बनाने और उसे राष्ट्रीय महत्त्व की संस्था घोषित करने के प्रावधान वाले विधेयक को सरकार ने बुधवार को लोकसभा में पेश किया। केंद्रीय कानून मंत्री रविशंकर प्रसाद ने नई दिल्ली अंतरराष्ट्रीय मध्यस्थता केंद्र विधेयक, 2019 को सदन में पेश किया।

विधेयक पेश किए जाने का विरोध करते

स्वायत्त केंद्र चाहिए जिसमें केंद्र का हस्तक्षेप भारत मध्यस्थता का बडा केंद्र होना चाहिए नहीं हो। उन्होंने मध्यस्थता केंद्र को सूचना के इस बारे में हमारी सरकार का रुख स्पष्ट है। अधिकार (आरटीआइ) के दायरे में लाने और पारदर्शिता बढाने की भी मांग की। थरूर ने मांग की कि सरकार को इस विधेयक को वापस लेना चाहिए और नए स्वरूप में इसे सदन में लाना चाहिए।

कांग्रेस सँदस्य अंतरराष्ट्रीय मध्यस्थता की तो वकालत करते हैं लेकिन विधेयक का विरोध कर रहे हैं। उन्होंने कहा कि विशेषज्ञों की एक

हुए कांग्रेस के शशि थरूर ने कहा कि हमें सिमिति ने अध्ययन के बाद सुझाव दिया कि प्रसाद ने कहा कि देश की जनता ने हमें इतना बडा जनादेश देकर यहां भेजा है और क्या हम संस्था को विनम्रतापर्वक निर्देश भी नहीं दे सकते ?

इसके बाद सदन ने विधेयक को पेश करने कानून मंत्री रविशंकर प्रसाद ने कहा कि की अनुमित दी। विधेयक पेश करने के बाद प्रसाद ने इस संबंध में अध्यादेश लाने के कारणों को दर्शाने वाला एक व्याख्यात्मक विवरण भी पेश किया।



पटना शाखा : मौर्या लोक काम्प्लेक्स, पटना, डाकबंगला रोड, पटना-800 001 ई-मेल-patna@denabank.co.in फोन नं.- 0612-2222211/2207036

सार्वजनिक सूचना द्वारा नियम ८ (६) के तहत संपत्तियों की ई-नीलामी बिक्री सिक्योरिटाइजेशन एंड रिकेस्ट्रक्शन ऑफ फाइनेंशियल एसेट्स एंड एनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट एक्ट, 2002 में निहित 8 (6) के तहत

चल/अचल संपत्तियाँ की बिक्री के लिए ई-निलामी बिक्री सूचनां भारत सरकार के राजपत्र में अधिसूचित वित्त मंत्रालय द्वारा, वित्तीय सेवा विभाग जी.एस.आर. संख्या—2(ई) दिनांक—02.01.2019 को देखें, विलय योजना का अनुसरण करते हुए देना बैंक का विलय बैंक ऑफ बड़ौदा में हो चुका है, और यह 01.04.2019 के प्रभाव से लागू हो गया है । विलय योजना के तह, सभी ऋण दस्तावेज साथ ही साथ प्रतिभृति हित पहले

वाला जो देना बैंक के पक्ष में था, वह बैक ऑफ बड़ौदा को हस्तांतरित एवं अधिकृत हो गया हैं । एवं, सभी संबंधित लोगों तथा आम जनता को यह सचित किया जाता है कि निम्नलिखित संपत्ति बँक ऑफ बड़ौदा, जिसका मख्यालय कार्यालय मांडवी, बड़ौदा, गुजरात राज्य तथा सुरक्षित कर्जदार के रूप में उल्लिखित एक शाखा जिसका रचनात्मक एवं भौतिक अधिकार अधिनियम की धारा 13 (4) के तहत सुरक्षित कर लिया गया है तथा वह बैंक के बकाया राशि के वसूली के लिए ई-नीलामी द्वारा निम्नलिखित तारीख को "जो है जहाँ है एवं जो है क्या है" के आधार पर बंचा गया। यह सूचना ऋणियों एवं जमानतदार(ओं) के निम्न कथित दिनोंक के लिए है । अगर उनका कुल बकाया नीलामी की तारीख तक पूर्ण रूप से पूर्नभूगतान न हो पाया तो

### वेबसाइट http://bob.auctiontiger.net के माध्यम से "ऑनलाइन ई-नीलामी" होगी। नीलामी का तिथि एवं समय : 23.07.2019 को सुबह 11.30 बजे पूर्वाहन से 03.00 बजे अपराहन के बीच (प्रत्येक 5 मिनट में असीमित ऑटो एक्सटेंशन के साथ)

क्र. सं.	उधारकर्ता/गारंटर का नाम एवं पता	बैंक के लिए देय राशि माँग सूचना के आधार पर	नीलामी की जाने वाली संपत्तियों का वर्णन एवं पूर्व विवरण	आरक्षित मूल्य जिसके नीचे संपत्ति नहीं बेची जायेगी (रु.)	अग्रधन राशि जमा (रु.)	इएमडी/ बिड रकम जमा की जाने वाली खाता नं.
1,	1. मेसर्स एपेक्स पावर एण्ड इंजीनियरिंगस (प्रो०: प्रकाश कुमार सिन्हा), 110 नारायण प्लाजा, एकजीविशन रोड, पटना— 800001. (ऋणी) श्री प्रकाश कुमार सिन्हा पुत्रः श्री रजनी कान्त पाण्डेय पताः 111 एम.पी. सिन्हा रोड, कदमकुओं, पटना, बिहार—800003, श्रीमति पुरन सिन्हा पत्नीः प्रकाश कुमार सिन्हा, पो०: 111, एम. पी. सिन्हा रोड, कदमकुओं, पटना—800003 A/c No. 018313000007 (CCH) & 8 018351023853 (TL)	ब्याज राशि + कानुनी प्रभार	अचल संपत्ति:—आवासीय फ्लैट नं0 35, ब्लॉक नं0 बी 1, दुसरा तल, आवासीय कॉलोनी, सुशान्त लोक, फेज 2, गुड़गॉव, हरियाणा—122001, साथ ही प्लॉट का क्षेत्रफल—220.95 वर्गमीटर चौहद्दी— उत्तर— प्लॉट नं0 बी 1—36 एवं रोड, दक्षिण—बी1—34 एवं अन्य जमीन, पूर्व—प्लॉट नं0 बी1—36 एवं अन्य, पश्चिम—प्लॉट नं0 बी1—34 एवं रोड।	Rs. 74,00,000/-	Rs. 7,40,000/-	देना बैंक शाखाः मौय लोक कॉम्पलेक्स A/c No. 018311999999 IFSC Code: BKDN0910183

उपरोक्त संपत्तियों के संबंध में कोई भी अतिक्रमण बैंक को ज्ञात नहीं है। **सेवा प्रदाता का विवरण** : श्री एम. अली :6352490788 ई—मे**ल आईडी** — bihar@auctiontiger.net **सहायता के लिए संपर्क करें** : 0612—2222211/2207036 **ऑक्शन टाइगर टॉल फ्री नम्बर**— 18001035342) संबंधित बैंक के संबंधित प्राधिकृत अधिकारी के साथ संपत्ति के बारे में विचार—विमर्श कर सकते हैं। हमने पैरा नं. 4 में बैंक ऑफ बड़ौदा में विलय के द्वारा दरलावेजों की वैधता और नीलामी की निरंतरता के बारे में 2 जनवरी 2019 को अधिसूचित संख्या जीएसआर नंबर—2ई की भारत के राजपत्र में प्रकाशित की गई है। ईएमडी जमा करने की अंतिम तिथि 22,07,2019 को अपराहन 4,00 बजे तक होगी। बिक्री के सभी और विस्तृत विवरण और शतें, बैक ऑफ बडीदा www.bankofbaroda.com/eauction और ई—नीलामी एजेंसी की वेबसाइट http://bob.auctiontiger.net पर देखी जा सकती हैं ।

दिनांक: 01.07.2019 स्थान :पटना

अधिकृत अधिकारी बैंक ऑफ बड़ौदा

POST OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, FOR THE ATTENTION OF THE ELIGIBLE EQUITY SHAREHOLDERS OF

## WEIZMANN FOREX LIMITED

Registered Office: Empire House (Basement), 214, Dr. D. N. Road, Ent. A K Nayak Marg, Fort, Mumbai, Maharashtra - 400 001; Tel: +91 22 2207 1501; Fax: +91 22 2207 1514; Website: www.weizmannforex.com; CIN: L65990MH1985PLC037697

OPEN OFFER FOR ACQUISITION OF UPTO 27,99,350 (TWENTY SEVEN LAKHS NINETY NINE THOUSAND THREE HUNDRED AND FIFTY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") REPRESENTING 25.16% OF THE FULLY DILUTED VOTING EQUITY SHARE CAPITAL OF WEIZMANN FOREX LIMITED ("TARGET COMPANY"), FROM THE ELIGIBLE EQUITY SHAREHOLDERS OF THE TARGET COMPANY BY EBIXCASH WORLD MONEY LIMITED ("ACQUIRER") ALONG WITH EBIX ASIA HOLDINGS INC. ("PAC 1") AND EBIX, INC. ("PAC 2", ALONG WITH 'PAC 1' COLLECTIVELY REFERRED TO AS THE "PACs"), IN THEIR CAPACITY AS THE PERSONS ACTING IN CONCERT WITH THE ACQUIRER ("OPEN OFFER" OR "OFFER").

This post offer advertisement ("Post Offer Advertisement") is being issued by Centrum Capital Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirer and the PACs, in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time ("SEBI (SAST) Regulations") in respect of the Open Offer. This Post Offer Advertisement is to be read together with; (a) the Public Announcement dated December 31, 2018 ("Public Announcement" or "PA"); (b) the Detailed Public Statement dated January 05, 2019 that was published in all editions of Financial Express (English), all editions of Jansatta (Hindi) and the Mumbai edition of Mumbai Lakshadeep (Marathi) (collectively referred to as the "Newspapers") ("Detailed Public Statement" or "DPS") on January 07, 2019; (c) the letter of offer dated May 25, 2019 ("LOF"); and (d) the pre offer advertisement cum corrigendum to the DPS dated June 03, 2019 which was published in the Newspapers on June 04, 2019.

Capitalised terms used herein but not specifically defined shall have the same meaning ascribed to such terms in the LOF. Weizmann Forex Limited

Ebix, Inc.

 Name of the Target Company: Name of the Acquirer and PACs:

 a. Acquirer b. PAC 1:

c. PAC 2: Name of the Manager to the Offer:

Name of the Registrar to the Offer:

5. Offer Details:

a. Date of Opening of the Offer: b. Date of Closing of the Offer: Date of payment of consideration:

Details of Acquisition:

Bigshare Services Private Limited Thursday, June 06, 2019 Wednesday, June 19, 2019 Friday, June 28, 2019

Ebix Asia Holdings Inc.

Centrum Capital Limited

EbixCash World Money Limited

**Particulars** Proposed in the LOF Actuals ₹ 528.00 ₹ 528.00 7.1 Offer Price (per Equity Share) Aggregate number of Equity Shares tendered 27,99,350 16,79,660 16,79,660 Aggregate number of Equity Shares accepted 27,99,350 Size of the Offer (Number of Equity Shares accepted ₹ 88,68,60,480 ₹ 147,80,56,800 multiplied by Offer Price per Equity Share) Nil Nil 7.5 Shareholding of the Acquirer and PACs before agreement/Public Announcement . Number of Equity Shares % of fully paid-up equity share capital and voting capital 7.6 Shares acquired by way of agreement by the Acquirer 83,28,540 83,28,540\* 74.84%\* 74.84% . % of fully diluted Equity Share Capital 7.7 Shares acquired by way of Open Offer by the Acquirer Number 27,99,350\* 16,79,660 · % of fully diluted Equity Share Capital 25.16% 15.09% Nil\*\* 7.8 Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired . % of the shares acquired 7.9 Post Offer shareholding of Acquirer 1,11,27,890\* 1,00,08,200 Number 100.00% 89.94% % of fully diluted Equity Share Capital 7.10 Pre & Post Offer shareholding of the Public Pre Offer Post Offer Pre Offer Post Offer Number 27,99,350 Nil 27,99,350 11,19,690 . % of fully diluted Equity Share Capital Nil 10.06% 25.16% 25.16%

On February 06, 2019, the Acquirer has acquired the entire shareholding of the Sellers in the Target Company aggregating 83,28,540 Equity Shares constituting 74.84% of the fully paid-up Equity Share Capital of the Target Company through open market (block deal) and off-market transaction.

\*\* As set out at paragraphs 7.6 and 7.7 above, except for the Equity Shares acquired by the Acquirer in terms of the SPA and under Open Offer, the Acquirer has not acquired any Equity Shares after the date of Detailed Public Statement i.e. January 05, 2019.

# Assuming full acceptance of Equity Shares in the Offer.

Note: As on the date of this Post Offer Advertisement, the PACs do not hold any Equity Shares.

8. The Acquirer, the PACs and their respective directors, jointly and severally, accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations of the Acquirer and the PACs as laid down in the SEBI (SAST) Regulations.

9. A copy of this Post Offer Advertisement will be available on the websites of the SEBI, the BSE Limited, the National Stock Exchange of India Limited and at the registered office of the Target Company.

ISSUED ON BEHALF OF THE ACQUIRER AND THE PACS BY THE MANAGER TO THE OFFER

## C+NTRUM

CENTRUM CAPITAL LIMITED

Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (East), Mumbai, Maharashtra - 400098; Tel: +91 22 4215 9000; Fax: +91 22 4215 9444;

E-mail: wfl.openoffer@centrum.co.in; Website: www.centrum.co.in;

Contact Person: Mr. Bhavin Ranawat/Ms. Sugandha Kaushik; SEBI Registration Number: INM000010445

Date : July 03, 2019 Place: Mumbai, India

PRESSMAN

## **JAIPUR DEVELOPMENT AUTHORITY, JAIPUR** Jawaharlal Nehru Marg, Jaipur-302004

No. JDA/OSD(RM)/2019-20/D-881

Date: 01/07/2019

# GRAND E-AUCTION

## OF COMMERCIAL PLOT IN KUBER COMPLEX SCHEME GANDHI PATH, JAIPUR

S.No.	0.0000000000000000000000000000000000000	Area (Sq.Mt.)	3,000,000,000	, , ,	Ground Coverage	Registration Fee for participation in Auction (Non Refundable)(Rs.)		BSP (Per Sq.Mt.) (Rs.)	Starting Date & Time for Depositing EMD	Last Date & Time for Depositing EMD		Bidding End Date & Time*
1	Commercial Plot No. 8 (Corner) Kuber Complex, Gandhi Path, Jaipur	10000	As per Available Height	*63.00	40%	5,000	1.50 Crores	77,000	01/07/2019 00:00 Hrs		01/07/2019 01:00 Hrs.	19/07/2019 15:00 Hrs.

Note: \*Bid Extension: The bidding time will be extended for further 5 minutes (unlimited times till bids are receiving continuously). If no bid is received within the extended period the bidding will be closed automatically. Height \*63.00 Mtrs. Or subject to NOC from Airport Authority. whichever is less. For further Detail Please Log on JDA Web Site: www.jda.urban.rajasthan.gov.in or e-Auction link or Contact, OSD(RM) (0141-2570678, 2569696 Ex.-7021, 7264 Mob. No. 9414310207 & Deputy Commissioner Zone-7, Mob. No. 9414203086. For site visit and other information of plots please contact to Shree Suresh Mathur, Executive Engineer, Mobile No. 9414047222 and Shri Dharmendra Sharma, Executive Engineer, Mobile No. 9887515159 S.Z. Shahid

OSD (RM)

Samwad/C/1127/2019-2020

This is only an advertisement for information purpose and not an offer document. Notfor publication, distribution or release directly or indirectly outside India. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated June 22, 2019(the "Letter of Offer" or "LoF")filed with the stock exchange, namely BSE Limited ("BSE") on dated July 1, 2019 and the Securities and Exchange Board of India, ("SEBI") on dated June 25, 2019.



RELIANCE CHEMOTEX INDUSTRIES LTD

CIN: L40102RJ1977PLC001994, Regd. Off.: Vill. Kanpur, Post Box No. 73, Udaipur-313003, Rajasthan. Tel:+91-294-2490488, website:www.reliancechemotex.com Reliance Chemotex Industries Ltd was incorporated as Public Limited Company under the Companies Act, 1956 under the name of 'Reliance Chemotex Industries Ltd' vide certificate of incorporation dated August 23, 1977 issued by Registrar of Companies, Mumbai, Maharashtra ("RoC"). For details of change in Registered Office of Company, please see chapte itled "History and Certain Corporate Matters" beginning on page no. 53 of the Letter of Offer

PROMOTERS OF OUR COMPANY: MR. SHANKAR LAL SHROFF, MR. SANJIV SHROFF, MR. RAHUL SHROFF, MR. AMEYA SHROFF, MS. DIPIKA SHROFF, MS. BIMLA DEV SHROFF, MR. NAND GOPAL KHAITAN, MODERN FIBOTEX INDIA LIMITED, SUNRISE PRODUCER PRIVATE LIMITED, A S CHEMOTEX PRIVATE LIMITED, A.R FIBTE) PRIVATE LIMITED, INDO TEXTILES & FIBERS LTD, SPELL FASHIONS PVT. LTD, SUNRISE COTTON INDUSTRIES LTD, AND A.R COMMERCIAL PRIVATE LIMITEDFOF PRIVATE CIRCULATION TO ELIGIBLE EQUITY SHAREHOLDERS OF RELIANCE CHEMOTEX INDUSTRIES LTD (THE "COMPANY" OR THE "ISSUER")

ISSUE OF 38,16,818 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 65 (INCLUDING PREMIUM OF ₹ 55 PER EQUITY SHARE) FOR AN AMOUNT AGGREGATING TO ₹ 2480.93 LAKH ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF RELIANCE CHEMOTEX INDUSTRIES LTD ("THE COMPANY" OR THE "THE ISSUER") IN THE RATIO OF 1 FULLY PAID UP EQUITY SHARE FOR EVERY 1 FULLY PAID-UP EQUITY SHARE) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JUNE 20, 2019. THE ISSUE PRICE IS 6.5 TIMES OF THE FACE VALUE OF ₹10/- EACH. FOR FURTHER DETAILS, PLEASE SEE "TERM! OF THE ISSUE" ON PAGE NO. 119 OF THE LETTER OF OFFER

ISSUE PROGRAMME LAST DATE FOR RECEIPT OF REQUEST FOR SPLIT APPLICATION FORMS **ISSUE OPENS ON** ISSUE CLOSING DATE JULY 15, 2019 JULY 8, 2019 JULY 22, 2019

ASBA\* Simple, Safe, Smart way of Application - Make use of it !!!

\*Applications Supported by Blocked Amount (ASBA) is better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For Further details check section on ASBA below. Please note that pursuant to the applicability of the directions issued by SEBI vide its circular bearing number CIR/CFD/DIL/1/2011 dated April 29, 2011, all applicants who are (i) QIBs, (ii) Non-

nstitutional Investors or (iii) other applicants whose application amount exceeds ₹ 2 Lakhs can participate in the Issue only through the ASBA process, subject to them complying with the requirements of SEBI Circular dated December 30, 2009. Further, all QIB applicants and Non-Institutional Investors are mandatorily required to use ASBA, even if application amount does not exceed ₹ 2 Lakhs, subject to their fulfilling the eligibility conditions to be an ASBA Investor. The Investors (i) who are not QIBs, (ii) who are not Non-Institutional Investors, or (iii) whose application amount is less than ₹ 2 Lakhs can participate in the Issue either through the ASBA process or the non ASBA process. Notwithstanding anything contained hereinabove, all Renouncees (including Renouncees who are Individuals) shall apply in the Issue only through the non-ASBA process. ASBA Investors should carefully read the provisions applicable to such applications before making their application through the ASBA process. For details, please see "Procedure for Application through the Applications Supported by Blocked Amount ("ASBA") Process" on page 137 of the Letter of Offer, All Retail Investors are encouraged to make use of ASBA facility wherever such facility is available, ASBA Applicant (s) shall mean an applicant who: i) Holds the Equity Shares in Dematerialized Form as on the Record Date and Has applied his/her rights entitlements or additional equity shares in the issue in Dematerialized form; II) Has not renounced his/her rights entitlements in full or in part, iii) is not renouncee, and iv) applies through a bank account maintained with one of the SCSBs. Subject to SCSBs complying with the requirements of SEBI Circular No. CIR/CFD/DIL/13/2012 Dated September 25, 2012 within the period stipulated therein, ASBA Applications may be submitted at all authorised branches of the SCSBs. Further, in terms of the SEB circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making applications by banks on own account using ASBA facility, SCSBs should have a separate account in own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making application in public issues/ rights issues and clear demarcated funds should be available in such account for ASBA applications. SCSBs applying in the Issue using the ASBA facility shall be responsible for ensuring that they have a separate account in its own name with any other SCSB having clear demarcated funds for applying in the Issue and that such separate account shall be used as the ASBA Account for the application, for ensuring compliance with the applicable

Investor required to fill the CAF and submit the same to the SCSB. The SCSB(s) will block the amount in the account as per the authority contained in the CAF. On the allotment, the amount will be unlocked and the account will be debited only to the extent required to be paid for allotment of Equity Shares. Hence there will be no need of refunds. For more details on the ASBA process, please refer to the details given ALOF and also please refer to the section entitled "Terms of the Issue- Procedure for Application through the ASBA process" on page no 137 of the Letter of offer. ELIGIBLE EQUITY SHAREHOLDERS APPLYING UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES OF THE COMPANY UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHAERS ARE HELD BY SUCH APPLICANT ON RECORD DATE. DISPATCH OF ABRIDGED LETTER OF OFFER ("ALOF") AND COMPOSITE APPLICATION FORM ("CAF"): The dispatch of the CAF along with the ALOF has been completed by the Registrar to the issue. Viz. Bigshare Services Private Limited through speed postiregistered poston July 1st, 2019 to the Eligible Equity Shareholders as on the record date June, 20, 2019 who have provided

APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA): Investors may apply through the ASBA process subject to the compliance of conditions for being an ASBA Investor. The ASBA

In case of Non-ASBA Investors, the CAF duly completed together with the amount payable on application must be deposited with the collecting bank as indicated on the reverse of the CAF before the close of banking hours on or before the issue closing date i.e. July 22, 2019, alternatively the CAF along with Demand Draft (net of bank and postal charges)/Cheque payable at Mumbai in favour of "Reliance Chemotex Industries Ltd- Rights Issue - R", crossed "A/c Payee Only" can be sent by registered post/speed post to the Registrar to the issue, Bigshare Services Private Limited so that the same are received on or before the Issue Closing Date i.e. July 22, 2019. In case of Non-resident Shareholders/Investors applying on a repatriation basis, the Demand Drafts (net of bank and postal charges)/Cheque should be drawn or payable in favour of "Reliance Chemotex Industries Ltd- Rights Issue - NR", crossed "A/c Payee only" at Mumbai along with the CAF should be sent to the Registrar to the issue, Bigshare Services Private Limited so that the same are received on or before the Issue Closing Date i.e. July 22, 2019 or deposited with the authorised branch of the collecting bank as mentioned on the reverse of the CAF. In no case any application/CAF should be sent to the Lead Manager or the Company. If any portion of the CAF is/are detached or separated; such application is liable to be rejected. In case of ASBA Investors, the CAF shall be submitted on the designated branches of the SCSB before the close of the banking hours on or before the Issue Closing Date. For Further details please see "Terms of the Issue" on page no. 119 of the letter of offer.

AVAILABILITY OF DUPLICATE CAF: In case the original CAF is not received, or is misplaced by the Equity Shareholder, the Registrar to the Issue will issue a duplicate CAF on the request of the Eligible Equity Shareholder who should furnish the registered folio number/ DP and Client ID number and his/ her full name and address to the Registrar to the Issue. Please note that the request for duplicate CAF should reach the Registrar to the Issue at least 7 days prior to the Issue Closing Date. Please note that those who are making the application in the duplicate form should not utilize the original CAF for any purpose including renunciation, even if it is received/found subsequently. If the Eligible Equity Shareholder violates such requirements, he/ she shall face the risk of rejection of either original CAF or both the applications. Neither the Registrar nor the Lead Manager nor our Company, shall be responsible for postal delays or loss of duplicate CAFs in transit, if any,

APPLICATION ON PLAIN PAPER: An Equity Shareholder who has neither received the original CAF nor is in a position to obtain the duplicate CAF may make an application to subscribe to the

Issue on plain paper, along with account payee cheque/pay order / demand draft drawn on a bank (after deducting bank and postal charges) payable at Mumbai which should be drawn in favour of "Reliance Chemotex Industries Ltd - Rights Issue - R" in case of resident shareholders and non-resident shareholders applying on non-repatriable basis and in favour of "Reliance Chemotex Industries Ltd - Rights Issue - NR" in case of non-resident shareholders applying on repatriable basis and send the same by registered post directly to the Registrar to the Issue so as to reach Registrar to the Issue on or before the Issue Closing Date. The envelope should be super scribed "Reliance Chemotex Industries Ltd - Rights Issue - R" in case of resident shareholders and Nonresident shareholders applying on non-repatriable basis, and "Reliance Chemotex Industries Ltd- Rights Issue -NR" in case of non-resident shareholders applying on repatriable basis. The application on plain paper, duly signed by the applicant(s) including joint holders, in the same order as per specimen recorded with us or the Depositories, must reach the office of the Registrar to the Issue before the Issue Closing Date and should contain the following particulars: Name of Issuer, being Reliance Chemotex Industries Ltd; Name and Indian address of the Equity Shareholde including joint holders; Registered Folio Number DP and Client ID no.; Number of Equity Shares held as on Record Date; Number of Rights Equity Shares entitled to; Number of Rights Equity Shares applied for, Number of additional Rights Equity Shares applied for, if any; Total number of Rights Equity Shares applied for; Total amount paid at the rate of ₹ 65 per Rights Equity Shares Particulars of cheque/demand draft; Savings/ Current Account Number and name and address of the bank where the Equity Shareholder will be depositing the refund order. In case of Equity Shares allotted in demat form, the bank account details will be obtained from the information available with the Depositories; Except for applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issue; Documentary evidence for exemption to be provided by the applicants; Share certificate numbers and distinctive numbers of Equity Shares, held in physical form; Allotment option preferred - physical or demat form, if held in physical form (Rights Equity Shares will be allotted in physical form only if the Equity Shares held on the Record Date i.e. June 20, 2019 are in the physical form); If the payment is made by a draft purchased from NRE/FCNR/NRO account, as the case may be, an account debit certificate from the bank issuing the draft confirming that the draft has been issued by debiting the NRE/ FCNR/ NRO account; Signature of the Equity Shareholders to appear in the same sequence and order as they appear in our records / Depositories; and For ASBA Investors, the application on plain paper is to be submitted with the SCSB containing all the details as mentioned above in addition to the details of their ASBA Account Additionally, all such applicants are deemed to have accepted the conditions as specified under section "Terms of the Issue - Application on plain paper" on page no. 129" of the letter of

IF AN APPLICANT MAKES AN APPLICATION IN MORE THAN ONE MODE I.E., ON CAF AND ON THE PLAIN PAPER, BOTH APPLICATIONS ARE LIABLE TO BE REJECTED. Last Date for Application: The last date for submission of the duly filled CAF or on plain paper is July 22, 2019. The Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the issue period not exceeding 30 days from the Issue Opening Date (Inclusive of the Issue Opening Date).

If the CAF together with the amount payable is either (i) not blocked with SCSB; or (ii) not received by the Banker to the issue or the Registrar on or before the close of banking hours on the aforesaid last date or such date as may be extended by the Board or the Committee of the Board, are liable to be rejected.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALIZED FORM. LISTING: The equity shares of Reliance Chemotex Industries Ltd are listed on BSE Limited ("BSE"). We have received 'in-principle' approval from BSE for listing the equity shares arising from

he present Rights Issue vide their letter dated May 13, 2019. For the purposes of the Rights Issue, the Designated Stock Exchange is BSE DISCLAIMER CLAUSE OF SEBI:It is distinctly understood that the submission of the letter of offer to SEBI should not in any way be deemed or construed that the same has been cleared or approved by SEBI. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of SEBI" on page no 110 of Letter of Offer. DISCLAIMER CLAUSE OF BSE(Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE should not in anyway be deemed or construed that the Letter of

Offer has been cleared or approved by BSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer, investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the BSE" on page no 113 of the Letter of Offer. STOCK EXCHANGE: "BSE Ltd ("the Exchange") has given vide its letter dated May 13, 2019, permission to this Company to use the Exchange's name in the Letter of Offer as the Stock Exchange on which the company's securities are proposed to belisted. The Exchange has scrutinized the Letter of Offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner: (i) Warrant, certify or endorse the correctness or completeness of any of the contents of the letter of Offer; or (ii)

Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or (iii) Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company; and it should not for any reason be deemed or construed that the letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or mitted to be stated herein or for any other reason whatsoever"

BANKERS TO ISSUE/ESCROW COLLECTION BANK: ICICI Bank Ltd PLEASE REFER TO THE REVERSE OF THE CAF FOR THE DETAILS OF THE ESCROW COLLECTION BANK AND ITS COLLECTION CENTRES.

INVESTORS ARE ADVISED TO REFER THE LETTER OF OFFER AND ABRIDGED LETTER OF OFFER, AND THE RISK FACTORS CONTAINED THEREIN BEFORE APPLYING IN THE

Availability of the Letter of Offer: The Letter of Offer is available on the website of the Lead Manager to the Issue, i.e., www.libord.com, the website of the stock exchange where the Equity Shares are listed i.e., BSE Limited at www.bseindia.com, at the website of SEBI i.e. www.sebi.gov.in and at Issuer Company website i.e. www.reliancechemotex.com.Acopy of same can be downloaded from these websites.



Place: Mumbai, Maharashtra

Dated: July 2, 2019

Lead Manager to the Issue

Fort, Mumbai, Maharashtra, India Telephone: +91-22-22658108 Fax: +91-22-22662520 Email:mb1@libord.com Website: www.libord.com Investor Grievance Email: rightsissue@libord.com Contact Person: Mr. Lalit Kumar Dangi

SEBI Registration No: INM000012094

Libord Advisors Private Limited

Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp: Vasant Oasis, Makwana Road Fax: +91-22-62638299 Investor Grievance

Registrar to the Issue

Marol, Andheri (East), Mumbai - 400059 Telephone: +91-22-62638200 Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com Email: investor@bigshareonline.com Contact Person: Mr. Ashish Bhope SEBI Registration No: INR000001385

Registered Office: Village Kanpur, Post Box No. 73, Udaipur-313003; Rajasthan, Tel: +91-294-2490488 Fax: +91-294-2490067 Email: cs@reliancechemotex.com rights@reliancechemotex.com Corporate Office: 27. Jolly Maker Chambers, No.2. Nariman Point.

Company Secretary and Compliance Officer

Mumbai - 400021, Maharashtra, India Tel: +91-22028581; Fax: +91 -22-22045786

(Investors may contact the Registrar to the Issue or Company Secretary and Compliance Officer for any pre-Issue/post-issue related matters such as non-receipt of letter of allotment, credit of rights equity share or refund Orders and such other matters. All grievances relating to ASBA process 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 SCSBs where the application was submitted by the ASBA Investors) For Reliance Chemotex Industries Ltd

> Sd/-Mr. Vimal Tank

(Company Secretary and Compliance Officer)

RELIANCE CHEMOTEX INDUSTRIES LTD: The Company is proposing, subject to the market conditions and other considerations, a rights issue of its equity shares and has filed a Letter of Offer with Securities and Exchange Board of India and the Stock Exchanges. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the section entitled 'Risk Factors' on page 13 of the Letter of Offer. The securities offered via the Letter of Offer are not being offered to investors outside of India and recipients of the Letter of Offer should refer to the offering restrictions noted therein.

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शास्त्री नगर में सात साल की बच्ची से दुष्कर्म का आरोपी हिरासत में

हालांकि पुलिस ने आरोपी की गिरफ्तार की पुष्टि नहीं की है, इलाके में दिनभर तनावपूर्ण शांति रही

इलांक में दिन भर तनावपूर्ण शांति एक।

का मं वर्षस्था के कारण के साम अंतर्ग के कारण के

प्रतीक्षा सूची जारी नहीं करने

एक अस्एएस का

#### नाम बदलने के आदेश पर रोक

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