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July 19, 2021
To,
The General Manager
Department of Corporate Relations
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

Dear Sir / Madam,

Sub: Open Offer ("Offer") for acquisition of upto 28,36,080 fully paid-up equity shares of Rs. 10/- each ("Equity Shares") from shareholders of White Organic Retail Limited ("Target") by Suumaya Retail Limited (the "Acquirer") along with Suumaya Industries Limited as the person acting in concerts ("PAC") pursuant to and in compliance with Regulation 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended ("SEBI SAST Regulations").

With respect to the captioned Open Offer, in accordance with 18(7) of SEBI (SAST) Regulations, please find enclosed the offer opening public announcement and corrigendum ("Pre-Offer Advertisement cum Corrigendum") that has appeared in following newspapers on July 19, 2021, in the following newspapers:

- A. Financial Express English-All editions
- B. Jansatta -Hindi- All editions
- C. Mumbai Lakshadeep Marathi Mumbai editions

We request you to take the same on records and upload it on your website for dissemination to the public.

Kindly acknowledge the receipt.

Thanking you,
With regards,
For, Fedex Securities Private Limited
(formerly Fedex Securities Limited)

Yash Kadakia

Email: yash@fedsec.in

Encl: as above

डेंग्यूची दांडगाई!

जिल्ह्यात डेंग्यूची दांडगाई आणखी वाढली असून ८ जुलै ते १४ जुलै दरम्यान सात दिवसांमध्ये ६९ नवीन डेंग्यूग्रस्तांची भर पडली आहे. त्यामुळे १ जानेवारी २०२१ पासून जिल्ह्यातील आजपर्यंतच्या डेंग्यूग्रस्त रुग्णांची संख्या तीनशेच्या उंबरठ्यावर म्हणजे २९१ रुग्णांवर पोहोचली आहे.

जिल्ह्यात सात दिवसांत आढळलेल्या नवीन रुग्णांमध्ये शहरातील ३०, ग्रामीणच्या ३९ रुग्णांचा समावेश आहे. त्यामुळे जिल्ह्यात डेंग्यूचा प्रकोप कायम असल्याचे दिसत आहे. त्यातच १ जुलै ते ७ जुलै दरम्यान सात दिवसांत नागपुर शहरात १४४, ग्रामीणचे ४५ असे एकूण १८९ रुग्ण आढळले होते. दसऱ्या आठवडयात ही संख्या कमी झाली असली तरी आजही प्रत्यक्षात अनेक खासगी रुग्णालयांकडून नागपूर महापालिका व सार्वजनिक आरोग्य विभागाला सर्व रुग्णांची आकडेवारी दिली

नागपूर, दि. १८, (प्रतिनिधी) : जात नसल्याची चर्चा वैद्यकीय क्षेत्रात आहे. त्यामुळे ही संख्या प्रत्यक्षात खूपच कमी दिसत असल्याचे सांगितले जात आहे. या नवीन रुग्णांमुळे शहरातील १ जानेवारी २०२१ ते आजपर्यंतच्या रुग्णांची संख्या शहरात १८०, ग्रामीणला १११ अशी एकूण २९१ रुग्णांवर पोहोचली आहे. या रुग्णांपैकी बहुतांश रुग्ण हे गेल्या एक ते दीड महिन्यातील आहेत, हे विशेष.

दरम्यान, महापालिका व सार्वजनिक आरोग्य विभागातील अधिकाऱ्यांनी कोरोना काळात कीटकनाशक फवारणीशी संबंधित सर्व अधिकाऱ्यांच्या सेवा करोनाशी संबंधित कामात लावल्या होत्या. त्यामुळे कीटकजन्य आजाराशी संबंधित फवारणीसह इतर कामात दुर्लक्ष झाल्याने हे रुग्ण वाढल्याचे दिसत आहे. परंतु महापालिकेसह आरोग्य विभागाला डेंग्यू वाढल्यावर जाग आली असून सर्वत्र कीटकनाशकांच्या फवारणीला गती दिली गेली आहे.

औरगाबाद शहरात डेंग्यूच्या संशयित रुग्णांतही वाढ

शहरात कोरोनाच्या दुसऱ्या लाटेचा प्रादुर्भाव कमी होत असतानाच डेंग्यूने शिरकाव केला असून पंधरा दिवसात डेंग्यूचे सहा संशयित रुग्ण आतापर्यंत डेंग्यूचे संशयित माहिती महापालिकेच्या आरोग्य देण्यात विभागाकडन वर्षांपासून दीड संसर्गाने थैमान घातले आहे. सध्या करोना

अटोक्यात आला रुग्णसंख्या देखील बोटावर मोजण्या इतकी येत आहे. त्यामुळे काही प्रमाणात निर्बंध शिथिल तिसरी येण्याची शक्यता व्यक्त केली आहे. त्या दृष्टीने

असतानाच शहरात डेंग्यूने शिरकाव केल्याचे आरोग्य विभागाच्या निदर्शनास आले आहे. पावसाळयात डासांची

मलेरिया, डेंग्यसारखे साथीचे आजार डोके वर काढत आहेत. परंतु पंधरा दिवसात डेग्यू संशयित सहा रुग्ण आढळून आल्याने आरोग्य विभागाचे धाबे दणाणले मनपाकडून प्राप्त झालेल्या अहवालानुसार जानेवारी ते १५ जुलै दरम्यान ३० डेंग्यूचे संशयित आढळून आले. एक वर्षांआड डेंग्युचा उद्रेक होत असल्याचे दिसन

२२२ कोटींचे बनावट व्यवहार उघड गाझियाबाद येथून एकाला अटक

नागपूर, दि. १८, (प्रतिनिधी) : बनावट देयके सादर करून २१३.६७ कोटी रुपयांचा परतावा मिळविणाऱ्या एका व्यक्तीला जीएसटी महासंचालनालयातील गुप्तचर विभागाच्या (डीजीजीआय) नागपूर झोनल युनिटने उत्तर प्रदेशमधील गाझियाबाद येथून बुधवारी अटक करण्यात आली. गेल्या काही दिवसांपासून संपूर्ण देशभर जीएसटी विभागाची कारवाई सुरू आहे. बनावट देयके तसेच अस्तित्वात नसलेल्या कंपन्यांच्या आधारे इनपुट टॅक्स क्रेडिट मिळविणारे विभागाच्या रडारवर आहेत. मागील दोन वर्षांमध्ये अशा प्रकारच्या कारवाईंना विशेष गती आलेली आहे. याचअंतर्गत नागपूर झोनल युनिटला मिळालेल्या माहितीच्या आधारे फरिदाबाद, गाझियाबाद, नोएडा, गुवाहाटी आणि चेन्नई येथे छापे टाकण्यात आले. तपासादरम्यान, अस्तित्वात नसलेल्या आठ कंपन्यांच्या माध्यमातून आर्थिक व्यवहार दाखविण्यात आले. २२२.०९ कोटी रुपयांची खोटी देयके जीएसटी पोर्टलला सादर करण्यात आली. त्या आधारावर आरोपीने २१३.६७ कोटींचा परतावा मिळविला. या आठ कंपन्यांद्वारे नागपुरातील तीन कंपन्यांकडे परतावा हस्तांतरित करण्यात आला. प्रत्यक्षात या तीनही कंपन्यांचे अस्तित्व केवळ कागदोपत्री आहे. काही दिवसांपूर्वी शहरातील तीन कंपन्यांवर अशाच स्वरुपाची कारवाई करण्यात आली होती. त्या कंपन्यांशी आरोपीचे कनेक्शन आहे का, याचा शोध घेण्यात येत आहे.

विदर्भाची रुग्णांची संख्या ११ लाखांपार

नागपूर, दि. १८, (प्रतिनिधी) : नागपूर जिल्ह्यातील आकडेवारीचा गुंता शुक्रवारी सोडविण्यात आल्याने रुग्णसंख्या अचानक १५ हजार ३१५ने वाढली. विदर्भात दिवसाला शंभरावर आढळणारे रुग्ण १५ हजार ३८२वर पोहचले. हाच घोळ बरे होणाऱ्यांमध्येही दिसून आला. अकराही जिल्ह्यातील मृत्यूसंख्या १ हजार ७८ने वाढली. यात एकट्या नागपुरातील १ हजार ७६ आहेत. आजवर विदर्भात एकूण ११ लाख १४ हजार १६५ बाधित आढळले. 🛮 दाखल केला. शुभम कृष्ण वंजारी यातील १० लाख ९१ हजार ७४४ बरे झाले तर २१ (वय २५ रा. पटेलनगर), असे हजार १८६ उपचारादरम्यान दगावले आहेत. शुक्रवारी गुन्हा दाखल करण्यात आलेल्या आढळलेल्या नव्या बाधितांमध्ये नागपुरात दहा, युवकाचे नाव आहे. मंगळवारी अकोला सहा, अमरावती सात, चंद्रपुर १७, यवतमाळ तीन, वाशीम सहा, बुलडाणा १८, वर्धा दोन, गडचिरोली सात तर भंडारा आणि गोंदिया जिल्ह्यात शून्य रुग्णाची नोंद झाली. ही दिलासादायक बाब मानली गेली आहे.

तरूणीची काढली छेड

(प्रतिनिधी) भररस्त्यात युवकाने छेड काढून २४वर्षीय तरुणीचा विनयभंग ही घटना विवेकानंदनगर परिसरात घडली याप्रकरणी कन्हान पोलिसांनी युवकाविरुद्ध विनयभंगाचा गुन्हा सायंकाळी तरुणी विवेकानंदनगर येथील मैत्रिणीकडे जात होती. शुभमने तिला अडविले. हात पकडून तिचा विनयभंग केला.



वालचंदनगर इंडस्ट्रीज लिमिटेड

नोंदणीकृत कार्यालय: ३, वालचंद टेरेसेस, ताडदेव रोड, मुंबई - ४०० ०३४ AGAR सीआवएन : L74999MH1908PLC000291 त्र्ध्वनी क्रमांक : (०२२) २३६१ २१९५/९६/९७ फॅक्स : (०२२) २३६३ ४५२७ ई मेल : <u>investorswalchand.com</u> संकेतस्थळ : <u>www.walchand.com</u>

सूचना

याद्वारे कळविण्यात येते की, वालचंदनगर इंडस्ट्रीज लिमिटेड यांची १९२ वी वार्षिक सर्वसाधारण सभा शनिवार दिनांक ११ ऑगस्ट २०२१ रोजी संध्याकाळी ५.०० वाजता व्हिडीओ कॉन्फरन्सिंग (''व्हीसी'') / अन्य मान्यताप्राप्त दुकश्राव्य माध्य (''ओएव्हीएम'') यांच्या माध्यमातून वार्षिक सर्वसाधारण सभेच्या सूचनेत नमूद केल्याप्रमाणे विषयानुरुप होणार आहे, जी सूचन

प्तध्या जगभरात सुरू असलेल्या कोव्हीड - १९ महामारीच्या पार्श्वभूमीवर कॉर्पोरेट व्यवहार मंत्रालय (''एमसीए'') यांनी परिपत्रव दिनांकीत ५ में २०२० त्यासह वाचा परिपत्रक दिनांकीत ८ एप्रिल २०२०. १३ एप्रिल २०२०. १५ जन २०२०. २८ सप्टेंब २०२०, ३१ डिसेंबर २०२० आणि १३ जोनेवारी २०२१ यांच्या माध्यमातून (यापुढे एकतित उक्केख एमसीए परिपत्रके असा करण्यात येणार आहे) वार्षिक सर्वसाधारण समा व्हीसी / ओएव्हीएम यांच्या माध्यमातून आणि सामायिक ठिकाणी सभासदांच्या प्रत्यक्ष उपस्थितीशिवाय घेण्यास अनुमती दिली आहे. सदरील एमसीए परिपत्रके, कंपनी कायदा २०१३ मधील आवस्यक त्या तस्तुदी आणि सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिकायरमेंट्स) नियम २०१५ यांना अनसरून कंपनीची वार्षिक सर्वसाधार प्तभा व्हीसी / ओएव्हीएम यांच्या माध्यमातून घेण्यात येणार आहे.

वरील प्रमाणे नमूद केलेली एमसीए परिपत्रके आणि सेबी परिपत्रके दिनांकीत १२ मे २०२० आणि १५ जानेवारी २०२१ यान ानुसरून ज्या सभासदांचे इ मेल तपशील कंपनी / डिपॉझिटरी पार्टीसिपंटस यांच्याकडे नोंदणीकृत असतील अशा सभासदां-वार्षिक सर्वसाधारण सभेची सूचना वित्तीय वर्ष २०२०-२१ करिताच्या वार्षिक अहवालासह केवळ इलेक्ट्रॉनिक माध्यमातून पाठविष्यात येत आहे. एमसीए परिपत्रके आणि सेबी परिपत्रके यांना अनुसरून ११२ व्या वार्षिक सर्वसाधारण सभेची सूचना आणि वित्तीय अहवाल यांची प्रत्यक्ष प्रत पाठविष्याची आवश्यकता नितंबित करण्यात आली आहे. सभासदांनी कृपया नोंद घ्यावी की, वित्तीय वर्ष २०२० आणि २०२१ करिताचा वार्षिक अहवाल आणि वार्षिक सर्वसाधारण सभेची सूचना कंपनीचे संकेतस्थळ www <u>www.mslchand.com</u> येथे त्याचप्रमाणे स्टॉक एक्सर्च व वांची सकेतस्थ्य रूपणचेन बीएसई निर्मिटेड आणि नेतृत्व रूटके एक्सर्च जाति हैं ऑफ इंडिया निर्मिटेड यांचे संकेतस्थळ अनुक्रमे <u>www.bseindia.com</u> आणि <u>www.nseindia.com</u> येथे उपलब्ध असतील त्याच प्रमाणे एनएसडीएल यांचे संकेतस्थळ www.evoting.nsdl.com येथे उपलब्ध करून देण्यात येईल. सभासद वार्षिक सर्वसाधारण सभेला केवळ व्हीसी / ओएव्हीएम यांच्या माध्यमातून उपस्थित राहून सहभाग घेऊ शकतील. वार्षिक सर्वसाधारण सभेत व्हीसी / ओएव्हीएम यांच्या माध्यमातून उपस्थित राहण्याच्या प्रक्रियेचा संपूर्ण तपशील वार्षिक सर्वसाधारण सभेच्या सूचनेत नमुद करण्यात आला आहे. कंपनी कायदा २०१३ चे कलम १०३ अनुसार वार्षिक सर्वसाधारण सभेला व्हीसी / ओएव्हीएम यांच्य

. यमातून उपस्थित असलेल्या सभासदांची संख्या गणसंख्या निर्धारित करण्यासाठी गृहीत धरण्यात येईल वार्षिक सर्वसाधारण सभेच्या सूचनेत नमूद केलेल्या विषयांवर सभासदांना मतदानाचा हक्क बजावता यावा यासाठी कंपनी सभासदांन दूरस्थ ई मतदान सुविधा (दूरस्थ ई मतदान) उपलब्ध करून देत आहे. त्याच प्रमाणे वार्षिक सर्वसाधारण सभे दरम्यान दूरस्थ . मतदान पद्धतीद्वारे मतदानाचा हक बजावण्याची सविधाही उपलब्ध करून देण्यात येत आहे. ज्या सभासदांनी वार्षिक सर्वसोधार समिन्या पूर्वी दूरिय ई मतदान प्रक्रियेचा अवलंब करून मतदानाह हक्ष बताबलेला आहे. असे सभासद वार्षिक सर्वसाधारण समे स्वीती / ओएव्हीएम यांच्या माध्यमातून उपस्थित राहू शकतात मात्र त्यांना पुन्हा मतदान करता येणार नाही. जे सभासद वार्षिक स्वीती / ओएव्हीएम यांच्या माध्यमातून उपस्थित राहू शकतात मात्र त्यांना पुन्हा मतदान करता येणार नाही. जे सभासद वार्षिक सर्वसाधारण सभेला व्हीसी / ओएव्हीएम यांच्या माध्यमातून उपस्थित असतील आणि ज्यांनी वार्षिक सर्वसाधारण सभेच्या पूव ूद्रप्य इ मतदान प्रक्रियेचा अवलंब करून मतदानाह रक्ष बजावलेला नाही, किंवा त्यांना तसे करण्यास मनाई करण्यात आलेली नाहे असे सभासद वार्षिक सर्वसाधारण सभे दरम्यान ई मतदान सुविधेचा अवलंब करून मतदानाचा हक्ष बजावू शकतात.

केवळ असे सभासद ज्यांची नावे डिपॉझिटरीज यांनी तयार केलेल्या सभासद नोंद पुस्तिकेत किंवा लाभार्थी मालकांच्या यादीर कट ऑफ तारीख म्हणजेच ६ ऑगस्ट २०२१ रोजी नोंद आहेत असे सभासद वार्षिक सर्वसाधारण सभेच्या पर्वी दरस्थ ई मतदाः प्रिक्रियों अवतंत्र करून मतदान हुक बतावण्यास (बाया) यह तानावद वाायक सवसायाण समध्या पूरा दूस्य ई मतद प्रिक्रियों अवतंत्र करून मतदाना हुक बतावण्यास (बायामणी वार्षिक सर्वसाधारण समे दरम्यान ई मतदान सुविधेचा अवत करून मतदानाचा हुक बजावण्यास (ई मतदान) पात्र असतील.

जर आपला ई मेल तपशील याआधीच कंपनी / डिपॉझिटरीज यांच्याकडे नोंदणीकृत असेल तर आपल्याला ई मतदानासात गवश्यक असलेले लॉग इन तपशील आपल्या ई मेल तपशीलवार पाठविण्यात येत आहेत

१) दूरस्थ ई मतदान प्रक्रियेला बुधवार दिनांक ११ ऑगस्ट २०२१ रोजी भारतीय प्रमाण वेळे नुसार सकाळी ११.०० वाजता प्रारं वणार असून ही प्रक्रिया शुक्रवार दिनांक १३ ऑगस्ट २०२१ रोजी भारतीय प्रमाण वेळे नुसार संध्याकाळी ५.०० वाजत संपुष्टात येणार आहे. त्यानंतर दूरस्थ ई मतदान प्रारूप मतदानासाठी बंद करण्यात येईल.

दूरस्थ ई मतदान प्रक्रियेचा तपशील पुढीलप्रमाणे आहे :

सभासदांचे मताधिकार हे कट ऑफ तारीख म्हणजेच शुक्रवार दिनांक ६ ऑगस्ट २०२१ रोजी कंपनीच्या एकूण पेड अ समभाग भांडवलात सभासदांकडे असलेल्या समभागांच्या प्रमाणावर अवलंबून असतील. सभासदाने एकदा मतदान केल्यानंत त्याला त्यात वारंवार बदल करता येणार नाही.

अशी कोणतीही व्यक्ती जी सूचना निर्गमित करण्यासाठीची कट ऑफ तारीख म्हणजेच २० जुलै २०२१ नंतर कंपनीचे समध् घेऊन कंपनीची सभासद झालेली असेल आणि कट ऑफ तारीख म्हणजेच बुधवार दिनांक २१ जुलै २०२१ रोजी तिच्याकर कंपनीचे समभाग असतील तर ती व्यक्ती <u>evoting investorslinkintime.co.in</u> किंवा <u>evotingnsdl.co.in</u> या पत्याव विनंती पाठवून आवश्यक असलेले लॉग इन तपशील प्राप्त करू शकते.

ई मतदान प्रक्रियेच्या संदर्भात कोणत्याही स्वरूपाच्या शंका असतील तर सभासद <u>www.evoting.nsdl.com</u> येथे हेल्प सेक्शन मध्ये उपलब्ध असलेल्या फ्रिकेंटली आस्क्ड क्षेश्चन्सचा संदर्भ घेऊ शकतात किंवा इ मतदान यजर मॅन्यअलचा संदर्भ घेऊ शकता केंवा <u>evotingnsdl.co.in</u> येथे इ मेल करू शकतात किंवा १८०० २२२ ९९० (टोलफ्री क्रमांक) येथे संपर्क साधू शकतात वालचंदनगर इंडस्टीज लिमिटेड यांच्या करि

नांक : १८ जुलै २०२१ उपाध्यक्ष (लीगल आणि टॅक्सेशन) आणि कंपनी सेक्रेटरी

एलसिड इन्व्हेस्टमेंटस लिमिटेड

सीआयएन: एल६५९९०एमएच१९८१पीएलसी०२५७७० नोंदणीकृत कार्यालय: ४१४, शाह नाहर (वरळी) इंडस्ट्रीयल इस्टेट, बी विंग, डॉ. ई. मोजेस रोड, वरळी, मुंबई-४०००१८.

द्र.क्र.:+९१-०२२-६६६२५६०२, ६६६२५६०४, फॅक्स:+९१-0२२-६६६२५६०३, ई-मेल:vakilgroup@gmail.com, वेबसाईट:www.elcidinvestments.com

(कंपनीच्या भागधारकांचे लक्ष वेधण्याकरीता)

गूंतवणुकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखा परीक्षण, हस्तांतरण व परतावा), अधिनयम, २०१६, सुधारीत प्रमाणे तरतदीनसार कंपनीच्या भागधारकांना येथे सुचीत करण्यात येत आहे की, सात सलग वर्षाकरीता किंवा अधिक काळाकरिता भागधारकांना देण्यात न आलेले किंवा दावा न केलेले लाभांश संदर्भातील सर्व शेअर्स गूंतवणुकदार शिक्षण व संरक्षण निधी (आयईपीएफ) प्राधिकरणाच्या खात्यात हस्तांतर केले जातील.

भारतात कोविड-१९ महामारीमुळे झालेली परिस्थिती लक्षात घेता, आयईपीएफ नियमांनुसार सात सलग वर्षाकरीता किंवा अधिक काळाकरिता लाभांशावर दावा केलेला नाही त्यांना वैयक्तिक सूचना पाठविणे कंपनीला शक्य नाही. सर्व परिस्थिती पुर्ववत झाल्यानंतर उपरोक्त भागधारकांना त्यांच्या नोंद पत्त्यावर सुचना वितरीत केली जाईल, तसेच आयईपीएफ प्राधिकरणाच्या डीमॅट खात्यात त्यांचे शेअर्सचे हस्तांतरण टाळण्यासाठी सोमवार, २० सप्टेंबर, २०२१ पर्यंत त्यांच्या दावा न केलेल्या लाभांशाचे तपशील देण्यात आले आहे. अशा भागधारकांच संपूर्ण तपशील कंपनीच्या www.elcidinvestments.com वेबसाईटवर भागधारकांच्या माहितिकरीता व आवश्यक कारवाई करीता उपलब्ध आहे. या संदर्भात खालील बाबींची नोंद घ्यावी:

- १. वास्तविक स्वरुपात भागधारणा असल्यास : दुय्यम भाग प्रमाणपत्र वितरीत केले जातील आणि आयईपीएफ मध्ये हस्तांतरीत केले जातील. तमच्या नावे नोंद असलेले व धारण असलेले मूळ भाग प्रमाणपत्र स्वयंचलीतपणे
- २. विद्युत स्वरुपात भागधारणा असल्यास : आयईपीएफ प्राधिकरणकडे शेअर्स करीता तुमचे डीमॅट खाते जमा केले जाईल.

जर कंपनीला सोमवार, २० सप्टेंबर, २०२१ पर्यंत भागधारकांकडून कोणताही प्रतिसाद मिळाला नाही तर कंपनीकडून प्राधिकरणाच्या आयईपीएफ खात्यात शेअर्सचे हस्तांतर केले जाईल. कृपया नोंद असावी की, सदर अधिनियमानुसार आयईपीएफ प्राधिकरणाकडे हस्तांतरीत दावा न केलेले लाभांश रक्कम व शेअर्स बाबत कंपनीवर कोणताही दावा सांगता येणार नाही.

वरील प्रकरणात कोणतेही प्रश्न असल्यास भागधारकांना विनंती आहे की. त्यांनी कंपनीचे निबंधक व भाग हस्तांतर प्रतिनिधी मे.लिंक ईनटाईम इंडिया प्रा.लि., युनिट: एलसिड इन्व्हेस्टमेंटस् लिमिटेड , सी-१०१, २४७ पार्क एल.बी.एस. मार्ग, विक्रोळी (प.), मुंबई-४०००८३, दुर.:०२२-४९१८६०००, ४९१८६२७०० व ई-मेल : iepf.shares@linkintime.co.in

> मंडळाच्या आदेशान्वये एलसिड इन्व्हेस्टमेंटस् लिमिटेडकरिता

> > सही / -

वरुण वकिल ठिकाण : मुंबई अध्यक्ष दिनांक: १७ जुलै, २०२१ डीआयएन:०१८८०७५९

क्लासिक इलेक्ट्रिकल्स लिमिटेड

(सीआयएन: L25209MH1985PLC036049) नोंदणीकृत कार्यालय : १३०१, १३ वा मजला, पैनिनमुला विद्यनेस पार्क, टॉवर बी, सेनापती बापट मार्ग, लोअर परळ, मुंबई ४०० ०१३ महाराष्ट्र, भारत दूरध्वनी क्रमांक : ०२२- ३००३ ६५६५ फॅक्स : ०२२- २२०६ ९०५६

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लासिक इलेक्ट्रिकल्स लिमिटेड <mark>(''कंपनी'')</mark> यांच्या सभासदांना याद्वारे कळविण्यात येते की कंपनी कायदा २०१: मधील कराम ११० मधील तरतुदीनुसार, असल्यास, आणि त्यासह वाचा कंपनीज (मेनिजर्मेट अँड ऍडमिनिस्ट्रेशन नियम २०१४ चा नियम २० आणि नियम २२ आणि त्यात वेळोवेळी करण्यात आलेल्या सुधारणा **("कंपनी कायद** २०१३'') तसेच त्यासह वाचा परिपत्रक क्रमांक १४/२०२० दिनांकीत ८ एप्रिल २०२०, १७/ २०२० दिनांकीत १३ एप्रिल २०२०, जे कोव्हीड – १९ महामारीच्या पार्धभूमीवर कायद्यानुसार कंपन्यांकडून सामान्य आणि विशे स्ताव संमत करून घेण्यासंदर्भात स्पष्टीकरणे आणि त्या अंतर्गत बनविण्यात आलेले विविध नियम या संदर्भात आहेत न्यासह वाचा सामान्य परिपत्रक क्रमांक २२/२०२० दिनांकीत १५ जून २०२०, सामान्य परिपत्रक क्रमांक ३३, २०२० दिनांकीत २८ सप्टेंबर २०२०, सामान्य परिपत्रक क्रमांक ३९/ २०२० दिनांकीत ३१ डिसेंबर २०२०, आणि . तामान्य परिपत्रक क्रमांक १०/ २०२१ दिनांकीत २३ जून २०२१ जे वरील प्रमाणे नमूद केलेल्या परिपत्रकांना ३१ डिसेंबर २०२१ पर्यंत वाढावा देणारी आहेत, आणि जी कॉर्पोरेट व्यवहार मंत्रालय, भारत सरकार यांनी जारी केल आहेत (''**एमसीए परिपत्रके**'') यांना अनुसरून कंपनी कायद्यानुसार बनविण्यात आलेले विविध नियम, सिक्युरिटी अँड ्रकराच्या प्रकार भारत्य (नात अपूर्ण कार्याच्या वार्याच्या वार्याच्या वार्याच्या वार्याच्या वार्याच्या वार्याच्य एक्सचेंज बोर्ड ऑफ इंडिया (डीलॉस्टिंग) रेपूलेगाचा वार्याच्या वार्याच्या प्रकार में युलेशन्सा) आणि सित्युरिटी औ एक्सचेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑक्लिगेशन्स औड डिस्क्लोजर रिकायर्सेट) नियम २०१५ (''से**बी (एलडीआर**) म्युलेशन्स'') यांना अनुसरून आणि त्यात वेळोवेळी करण्यात आलेल्या सुधारणा, रिएनऍक्ट मेन्ट यांना अनुसरू कंपनी आपल्या सभासदांचे सेबी डीलीस्टिंग रेग्युलेशन्स आणि अन्य आवश्यक ते अधिनियम आणि नियम यांन अनुसरून खालील प्रमाणे नमूद केलेल्या विषयांसाठी जे टपाली मतदान सूचना दिनांकीत १६ जुलै २०२१ मध्य वस्ताराने नमद करण्यात आले आहेत त्यांना विशेष प्रस्तावाच्या माध्यमातून इलेक्ट्रॉनिक मतदान पद्धतीने (द्रस्थ

નતવાન) નાન્યતા	નાનવાલ આહ.	
अनुक्रमांक		प्रस्तावाचे विव
۶.	विशेष प्रस्ताव : क्लासिक	

विशेष प्रस्ताव : क्लासिक इलेक्ट्रिकल्स लिमिटेड यांच्या (यापुढे ज्यांचा उक्लेख कंपनी असा करण्यात येणार आहे) रु १०.०० (रुपये दहा फक्त) दर्शनी मूल्य असलेल्या समभागांचे (यापुढे ज्यांचा उक्लेख ''**इकिटी समभाग**'' असा करण्यात येणार आहे) जिथे कंपनीचे समभाग नोंदणीकृत आहेत त्या बीएसई लिमिटेड (बापुढे ज्यांचा उल्लेख 'स्टॉक एक्स्चेंज' असा करण्यात येणार आहे) येथून सिक्युरिटी अँड एक्स्चेंज बोर्ड ऑफ इंडिया (''डीलीस्टिंग ऑफ इकिटी शेअर्स'') नियम २०२१ (यापुढे ज्याचा उल्लेख ''**सेबी डीलीस्टिंग रेग्युलेशन्स**'' असा करण्यात येणार आहे) मध्ये विहित केलेल्या प्रक्रियेचा अवलब करून डीलीस्टिंग करणे

ज्या सभासदांचे संपर्काचे पत्ते कंपनीकडे कट ऑफ तारीख शुक्रवार दिनांक १६ जुलै २०२१ रोजी नोंदणीकृत आहेत अशा सभासदांना टपाली मतदानाची सूचना निर्गमित करण्याची प्रक्रिया कंपनीने शनिवार दिनांक १७ जुलै २०२१ रोर्ज पूर्ण केली आहे. तसेच त्यापुढे कळविययात येते की वरील प्रमाणे नमूद करण्यात आलेली कायद्याची विविध कलमें आणि नियम यांना अनुसरून सभासदांना आपला मतदानाचा हक टपाली मतदान प्रणालीशीवाय इलेक्ट्रॉनिक मतदान पद्धतीने बजावता यावा यासाठी कंपनी आपल्या सभासदांना दूरस्थ ई मतदान सुविधा उपलब्ध करून देत आहे. ! मतदान प्रक्रियेसंदर्भात सुचना तसेच ज्या सभासदांकडे कंपनीचे समभाग प्रत्यक्ष स्वरूपात उपलब्ध आहेत किंवा ज्य सभासदांनी आपले ई मेल तपशील कंपनीकडे अद्याप नोंदणीकत केलेले नाहीत अशा सभासदांसाठी ई मतदान प्रक्रियेच अवलंब करून मतदान करण्याच्या प्रक्रियेचा तपशील टपाली मतदानाच्या सूचनेत नमूद करण्यात आला आहे.

कंपनीने आपल्या सर्व सभासदांना ई मतदान प्रक्रियेचा अवलंब करून मतदानाचा हक्क बजावता यावा यासाट एनएसडीएल यांची सेवा घेतली आहे. सभासंदाना आवाहन करण्यात येते की. त्यांनी नोंद घ्यावी की. ई मतदा प्रक्रिया कालावधीला सोमवार दिनांक १९ जुलै २०२१ रोजी भारतीय प्रमाणवेळेनुसार सकाळी ९.०० वाजता प्रारं होणार असून ही प्रक्रिया बुधवार दिनांक १८ ऑगस्ट २०२१ रोजी भारतीय प्रमाणवेळेनुसार संध्याकाळी ५.० वाजतासंपुष्टात येणार आहे.सर्व सभासदना आवाहन करण्यात येते की त्यांनी सदरील सूचनेत नमूद केलेल्या प्रक्रियेच अवलंब करून दरस्थ ई मतदान पद्धतीने आपला मतदानाचा हक्क बजावावा. कृपया नोंद घ्यावी की दरस्थ ई मतदा-कालावधी संपल्यानंतर करण्यात आलेले मतदान हे अवैध समजण्यात येईल. सभासदाने एकदा विषयावर मतदान केले की त्याला / तिला त्यात वारंवार बदल करता येणार नाही, दरस्थ ई मतदान प्रक्रियेसंदर्भात तसेच टपार्ल तदानासंदर्भात सर्व त्या शंकाचे निरसन करण्यासाठी कंपनीच्या कंपनी सेक्रेटरी आणि कम्प्लायन्स अधिकारी रुप धिमन जबाबदार असतील.

तभासदांचे मताधिकार हे कट ऑफ तारीखरोजी बँकेच्या एकुण पेड अप समभाग भांडवलात सभासदांकडे असलेल् मभागांच्या प्रमाणावर अवलंबून असतील. अशी व्यक्ती जी कट ऑफ तारखेला कंपनीची सभासद नाही त्या व्यक्ती ही सूचना केवळ माहितीसाठी आहे असे समजावे.

त्या सभासतंकदे कंपनीचे समभाग पत्यक्ष स्वरूपात उपलब्ध आहेत आणि ज्या सभासतंत्री आपले द मेल तपशीत अद्याप नोंदणीकृत केलेले नाहीत अशा सभासदांना आवाहन करण्यात येते की, त्यांनी यूजर आयडी आणि पासवः ग्राप्त करण्यासाठी आपला ई मेल तपशील नोंदणीकृत करून च्याचा. ज्या सभासदांनी आपले ई मेल तपशील कंपनी / रजिस्ट्रार आणि ट्रान्स्फर एजंट्स / डिपॉझिटरी पार्टीसिपंटस / डिपॉझिटरीज यांच्याकडे अद्याप नोंदणीकृत केलेले ाहीत असे सभासद वार्षिक सर्वसाधारण सभेच्या सूचनेत नमूद केलेल्या विषयांवर दूरस्थ ई मतदान प्रक्रियेद्वारे मतदान करण्यासाठी ई मेल तपशिलाच्या नोंदणीसाठी विनंती करू शकतात. असे सभासद ज्यांनी आपले ई मेल तपशील ग आधीच नोंदणीकृत केलेले आहेत अशा सभासदांना आवाहन करण्यात येते की त्यांनी आपले ई मेल तपशील डिपॉझिटरी पार्टीसिपंटस / डिपॉझिटरीज / ट्रान्स्फर एजंट्स यांच्याकडे वैधिकृत ठेवावेत जेणेकरून सूचना आणि अन्य प्रपत्रे त्यांच्या ई मेल तपःसिलावर इलेक्ट्रॉनिक माध्यमातून प्राप्त होऊ शकेल.

टपाली मतदानाची सूचना कंपनीचे संकेतस्थळ <u>www.classicelectricals.co.in</u> येथे तसेच स्टॉक एक्स्चेंज यांची संकेतस्थळे बीएसई लिमिटेड यांचे संकेतस्थळ <u>www.bseindia.com</u> येथे त्याच प्रमाणे एनएसडीएल यांचे ई मतदान संकेतस्थळ <u>www.evoting.nsdl.com</u> येथे उपलब्ध करून देण्यात येणार आहे. सभासद सूचनेतील प्रस्तावांव केवळ ई मतदान प्रक्रियेचा अवलंब करून मतदान करू शकतील. एमसीए यांनी जारी केलेल्या परिपत्रकानुसार सूचनेत

मूद केलेल्या विषयांना सभासदांची मान्यता किंवा अमान्यता ही दूरस्थ ई मतदान पद्धतीने घेण्यात येईल. कंपनीचे आम समभागधारक यांना यापुढे आवाहन करण्यात येते की त्यांनी आपला पत्ता, संपर्काचा तपशील, ई मेत तपशील कंपनी आणि पूर्वा शेरजिस्ट्री (इंडिया) प्रायव्हेट लिमिटेड, कंपनीचे रजिस्ट्रार आणि शेअर ट्रान्स्फर एजंट्स गांच्याकडे अद्ययावत करून घ्यावेत जेणेकरून कंपनीचे प्रवर्तक आणि प्रवर्तक समूहाचे सदस्य यांनी मांडलेल्या सदरीले डीलीस्टिंग प्रस्तावाच्या प्रक्रियेत सहभाग घेता येईल. यासंदर्भात कोणत्याही स्वरूपाच्या शंका असल्यास कंपनीचे आम समभागधारक कंपनीचा ईमेल तपशील <u>info.roc7412gmail.com</u> थेथे संपर्क साधू शकतात आणि / किंवा पूर्व शेरजिस्ट्री (इंडिया) प्रायव्हेट लिमिटेड, कंपनीचे रजिस्ट्रार आणि शेअर ट्रान्स्फर एजंट्स यांच्याकडे ०२२ / २३०१ २५१८ / ८२६१ येथे संपर्क साधू शकतात किंवा <u>supportpurvashare.com</u> येथे संपर्क साधू शकतात.

केंद्र / राज्य सरकार यांच्याकडून किंवा संबंधित वैधानिक प्राधिकरणे यांच्याकडून टाळेबंदी उठविण्यात आल्यानंत सर्वे आवश्यक ती कागदपत्रे, सूचनेला परिशिष्टित केलेली एक्सप्लेनेटरी स्टेटमेंट्स, पाहणीसाठी कंपनीच्या नोंदणीकृत कार्यालयात आणि कॉर्पोरेट कार्यालयात कामकाजाच्या सर्व दिवशी कामकाजाच्या वेळेत दरस्थ ई मतदान प्रक्रियेद्वा शेवटचे मत प्राप्त होईपर्यंत म्हणजेच बुधवार दिनांक १८ ऑगस्ट २०२१ पर्यंत उपलब्धे करून देण्यात येतील गळेबदीच्या काळात सभासद सूचनेला परिशिष्टित केलेली एक्सप्लेनेटरी स्टेटमेंट्स आणि अन्य आवश्यक त्य कागदपत्रांच्या पुरवठयासाठी info.roc7412gmail.com येथे विनंती करू शकतात. त्याच प्रमाणे टपाली मतदानाद्वारे मंत करण्यासाठी ठेवण्यात आलेल्या प्रस्तावासंदर्भात कोणत्याही स्वरूपाच्या शंका असल्यास त्याच्या निरासनासाठ info.roc7412gmail.com येथे संपर्क साधावा.

टपाली मतदान आणि ई मतदान प्रक्रिया योग्य आणि पारदर्शक पद्धतीने घेण्यात यांवी यासाठी छाननी अधिकार्र म्हणून संचालक मंडळ यांनी सीएस धनराज कोठारी, प्रॅक्टिसिंग कंपनी सेक्रेटरी, मेम्बरशिप क्रमांक एफ ४९३० आणि सर्टिफिकेट ऑफ प्रॅक्टिस क्रमांक ४६७५ यांची नियुक्ती केली आहे.

अध्यक्ष, किंवा अन्य कोणताही संचालक किंवा संचालक मंडळ यांनी नियुक्त केलेला अन्य कोणताही प्राधिक अधिकारी ई मतदान प्रक्रियेच्या माध्यमातून घेण्यात आलेल्या टपाली मतदानाचा निकाल (छाननी अधिकारी याँच अहवाल यांच्यासह) शुक्रवार, दिनांक २० ऑगस्ट २०२१ रोजी किंवा त्यापूर्वी जाहीर करतील. टपाली मतदानां निकाल कंपनी यांचे संकेतस्थळ <u>www.classicelectricals.co.in</u> येथे आणि एनएसडीएल यांचे संकेतस्थ www.evoting.nsdl.com येथे उपलब्ध करून देण्यात येतील. आणि जिथे कंपनीचे समभाग नोंदणीकृत आहे. अशा स्टॉक एक्स्चेंज येथे प्रसिद्ध करण्यात येतील. कोव्हीड - १९ च्या पार्श्वभूमीवर टाळेबंदी उठविण्यात आर्ल किंवा त्यात शिथिलता देण्यात आली आणि दैनंदिन कामकाजासाठी कंपनीची कार्यालये नियमित सुरू झाली त टपाली मतदानाचे निकाल कंपनीच्या नोंदणीकृत कार्यालयात प्रसिद्ध करण्यात येतील. संबंधित प्रस्ताव, आवश्यक त्य हुमताने संमत झाल्यास तो दूरस्थ ई मतदानासाठी निर्धारित करण्यात आलेली अंतिम तारीख बुधवार दिनांक १८ ऑगस्ट २०२१ रोजी संमत झाला असे समजण्यात येईल.

दरस्थ ई मतदान पद्धतीने मतदान करण्यासंदर्भात कोणत्याही स्वरूपाच्या शंका किंवा प्रश्न असल्यास आपर www.evoting.nsdl.com येथे हेल्प सेक्शन मध्ये उपलब्ध असलेल्या फ्रिकेंटली आस्वड केश्चन्सचा संदर्भ घेऊ शकता किंवा ई मतदान युजर मॅन्युअलचा संदर्भ घेऊ शकता किंवा <u>evotingnsdl.co.in</u> येथे ई मेल करू शकत किंवा १८०० १०२० ९९० आणि १८०० २२ ४४ ३० येथे संपर्क साधू शकता किंवा कंपनी यांच्या ई मेल तपशीलवा info.roc7412gmail.com येथे संपर्क साधावा

स्थळ : मुंबई दिनांक : सोमवार, १९ जुलै २०२१

क्लासिक इलेक्ट्रिकल्स लिमिटेड यांच्या करिता सुनील हिरजी शाह मुख्य वित्त अधिकारी आणि संचालव डीआयएन : ०२७७५६८३

कंपनीच्या संचालक मंडळाच्या आदेशानसा

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED. "SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT ("CORRIGENDUM") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

WHITE ORGANIC RETAIL LIMITED

Registered Office: 312A, Kailas Plaza Vallabh Baug Lane, Ghatkopar (East), Mumbai 400077, Maharashtra, India, Tel: +91-22-25011983, Telefax: +91-22-25011984 | Email: info@whiteorganics.co.in; Website: www.whiteorganics.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 28,36,080 (TWENTY-EIGHT LAKHS THIRTY-SIX THOUSAND AND EIGHTY) FULLY PAID-UP EQUITY SHARES HAVING FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARES"), REPRESENTING 26% OF THE EXPANDED VOTING SHARE CAPITAL OF WHITE ORGANIC RETAIL LIMITED ("TARGET COMPANY") AT A PRICE OF RS. 37.45/- (RUPEES THIRTY-SEVEN AND FORTY FIVE PAISE ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY SUUMAYA RETAIL LIMITED ("ACQUIRER") TOGETHER WITH SUUMAYA INDUSTRIES LIMITED (FORMERLY KNOWN AS SUUMAYA LIFESTYLE LIMITED 'PAC"), IN ITS CAPACITY AS THE PERSONS ACTING IN CONCERT WITH THE ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH THE SEB SAST) REGULATIONS ("OFFER" / "OPEN OFFER").

his Advertisement ("Offer Opening Public Announcement and Corrigendum") is being issued by Fedex Securities Private Limited, the Manager to the pen Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and PAC, pursuant to and in accordance with Regulation 18(7) of the SEB SAST) Regulations in respect of the Open Offer.

his Offer Opening Public Announcement and Corrigendum should be read in continuation of and in conjunction with

a) the Public Announcement dated May 21, 2021 ("PA");

the Detailed Public Statement ("DPS") that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), and Mumbai edition o 'Lakshadeep' (Marathi), on May 28, 2021; and

the Letter of Offer dated July 12, 2021 along with Form of Acceptance cum Acknowledgement ("LOF") This Offer Opening Public Announcement and Corrigendum is being published in all the newspapers in which the DPS was published.

For the purposes of this Offer Opening Public Announcement and Corrigendum, the following terms would have the meaning assigned to them herein below. "Identified Date" means July 06, 2021, being the date falling on the 10th (tenth) working day prior to the commencement of the Tendering Period;

"Public Shareholders" means, all equity shareholders of the Target Company, excluding (i)Acquirer and the PAC, (ii)parties to the Share Purchase Agreement and persons deemed to be acting in concert with the person set out in (i) and (ii) above.

"Tendering Period" means the period from Tuesday, July 20, 2021 to Tuesday, August 03, 2021 (both days inclusive). $All \ Capital lised \ terms \ used \ but \ not \ defined \ in \ this \ Offer \ Opening \ Public \ Announcement \ and \ Corrigen \ dum \ shall \ have \ the \ meaning \ assigned \ to \ such terms \ in \ the \ LOF.$

Offer Price: The offer price is Rs. 37.45/- (Rupees Thirty-Seven Forty-Five paise only) per Equity Share of the Target Company payable in cash. There have no revision in the Offer Price. For further details relating to Offer Price, please refer to Section VII(A) (Justification of Offer Price) of the LOF. Recommendations of the Committee of Independent Directors of the Target Company ("IDC"): The recommendations of Committee of Independent Directors of the Target Company was published on July 16, 2021 in the same nev

should independently evaluate the Offer and take an informed decision in the said matter. The relevant extract of the IDC recommendation is given below:				
Members of the Committee of Independent Directors ("IDC")	Mr. Pritesh Doshi - Chairman Mrs. Jigna Thakkar - Member			
Recommendation on the Open offer, as to whether the offer is fair and reasonable	The member of the IDC believe that the open offer made to the public shareholders of White Organic Retail Limited at the offer price of Rs. 37.45 (Thirty-Seven and paise Forty-Five only) per fully paid Equity Shares of face value of Rs. 10 (Rupees Ten only) each is fair and reasonable and the Open Offer is in conformity with provision of SEBI (SAST) Regulation 2011.			
Summary of reasons for recommendation	IDC has evaluated the Public Announcement dated May 21, 2021, the Detailed Public Statement dated May 27, 2021 and Draft Letter of Offer dated June 04, 2021 and Letter of Offer dated July 12, 2021. The IDC has taken into consideration the following for making its recommendations: The Equity shares of TC are frequently traded within the meaning as provided in regulations 2 (j) of Takeover Regulations. As per the Equity Share Valuation report dated on May 21, 2021 of White Organic Retail Limited given by CA Nikul Jalan (Membership No. 1123353) partner at, Gupta Raj & Co., Chartered Accountants, having Firm Registration No.: 001687N, accordingly, the Offer Price is of equity share of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share. The Offer Price of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share is higher than price calculated after considering the parameters as specified under Regulation 8(2) of Takeover Regulations. The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.			
Disclosure of voting pattern of the meeting in which the Open Offer proposal was discussed	All IDC Members unanimously voted in the favour of recommending the open offer			
Details of Independent	None			

Advisors, if any Other details of the Open Offer

3.1. The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company

3.2. The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer(s) to this Open Offer and the last date for making such competing offer has expired. The Open Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations.

3.3. The dispatch of LOF dated July 12, 2021 has been completed on July 12, 2021 through e-mail to the Public Shareholders whose email ids are registered with the Target Company and through speed post on July 13, 2021 to the Public Shareholders whose email ids are not registered with the Targe Company as on the Identified Date (i.e., July 06, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer. A softcopy of LOF (which includes Form of Acceptance-cum-Acknowledgement) is expected to be available on the website of SEBI (www.sebi.gov.in) or Link Intime India Private Limited ("Registrar to the Offer") (www.linkintime.co.in) from which the Public Shareholders can download / print the same.

3.4. Public Shareholders who have acquired the Equity Shares but whose names do not appear in the register of members of the Target Company on the identified date or those who have not received the LOF, may participate in this Offer by submitting an application on a plain paper in writing signed by al Shareholder(s) during the tendering period, along with the following details:

a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application must be signed by all shareholder(s) stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, photocopy of delivery instruction in "off market" mode or counter foil of the delivery instruction in the "off market" mode, duly acknowledged by the DP in the favour of the Depository Escrow Account and number of Equity Shares being tendered and other relevant documents as mentioned in the LOF.

Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer b) In case of Public Shareholders holding Equity Shares in physical form: the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents.

The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.linkintime.co.in. Public Shareholders/ Selling Broke must ensure that the Form of Acceptance, along with TRS and the requisite documents (as mentioned under Section IX of the LOF), reach the Registrar to the Offer within 2 (two) days of bidding by the Selling Broker and in any case no later than August 05, 2021 (by 5.00 p.m. (IST)).

3.5. The Public Shareholders are requested to refer Section IX - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance of the LOF in relation to, inter alia, the procedure for tendering their Equity Shares in the Open Offer.

3.6. Further, a Public Shareholder who wishes to obtain a physical copy of the LOF and the Form of Acceptance may send a request to the Registrar to the Offer at the email id mentioned in this advertisement on providing suitable documentary evidence of holding the Equity Shares of the Target Company. Any other changes suggested by SEBI and incorporated in LOF:

In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer dated June 04, 2021 ("DLOF") was submitted to SEBI on June 04, 2021. SEBI issued its observations on the DLOF vide its communication dated July 02,2021. SEBI's observations have been incorporated in the LOF This Offer Opening Public Announcement cum Corrigendum is also a corrigendum to the DPS as required in terms of the Observation Letter

All material changes since the date of the PA in relation to the Offer have been incorporated in the DPS, the DLOF and the LOF. Public Shareholders may take note of the following material changes since the date of the PA

5.1. Migration of Equity Shares of Target Company from SME platform of BSE Limited to the Main Board of BSE Limited: The Target Company has received the approval vide notice dated June 28, 2021 from BSE Limited for migration of Equity Shares of Target Compan from SME Platform of BSE Limited to the Main Board of BSE Limited w.e.f. June 30, 2021.

5.2. White Organic Agro Limited (Seller) has received approval on June 28, 2021 from its Shareholders under Regulation 24 of LODR, Section 180 o

Companies Act, 2013 and other applicable provisions under Companies Act, 2013. 5.3. The brief Audited Financial Statements of the Acquirer, PAC and the Target Company have been updated as on March 31, 2019, March 31, 2020 and

March 31, 2021.

6. Details regarding the status of Statutory and other Approvals

Material Updates (from the date of PA)

a) As on the date of this Offer Opening Public Announcement and Corrigendum, to the best of the knowledge of the Acquirer and the PAC, there are no statutory / regulatory approvals required by the Acquirer and the PAC to complete the Open Offer. However, in case any further statutory or other approval becomes applicable prior to completion of the Open Offer, the Open Offer would also be subject to such other statutory or other approval(s

b) NRI, OCB or any other non-resident holders of Equity Shares, if any, must obtain all requisite approvals or exemptions required to tender the Equity Shares held by them in the Offer and submit such approvals or exemptions, along with the other documents required to accept the Offer. If holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, and FPIs) required any approvals (including from the RBI or any othe regulatory authority) in respect of the Equity Shares held by them, they will be required to submit the previous approvals that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them pursuant to the Offer, along with the other documents required to be tendered to accept the Offer. If the aforementioned documents are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer. Revised Schedule of Activities:

of the DLOE has been amended and the revised schedule of activities portaining to the Offer is as montion

The	The schedule of key activities on page 3 of the DLOF has been amended and the revised schedule of activities pertaining to the Offer is as mentioned in LOF.				
Sr. No.	Activity	Original Schedule of Activities (As disclosed in the DLOF)*		Revised Schedule of Activities	
140.		Date	Day	Date	Day
1.	Date of Public Announcement	May 21, 2021	Friday	May 21, 2021	Friday
2.	Date of publishing of Detailed Public Statement	May 28, 2021	Friday	May 28, 2021	Friday
3.	Last date of filing Draft Letter of Offer with SEBI	June 04, 2021	Friday	June 04, 2021	Friday
4.	Last date for public announcement for competing offer(s)	June 18, 2021	Friday	June 18, 2021**	Friday**
5.	Last date for receipt of comments from SEBI on the Draft Letter of Offer	June 25, 2021	Friday	July 02, 2021@	Friday@
6.	Identified Date#	June 29, 2021	Tuesday	July 06,2021	Tuesday
7.	Date by which Letter of Offer to be dispatched to the Shareholders	July 06, 2021	Tuesday	July 13, 2021	Tuesday
8.	Last date by which the committee of Independent Directors of the Target Company shall give its recommendations	July 09, 2021	Friday	July 16, 2021	Friday
9.	Last date for upward revision of the Offer Price and/or the Offer Size	July 12, 2021	Monday	July 16, 2021	Friday
10.	Date of publication of Open Offer opening public announcement, in the newspapers in which the DPS has been published	July 12, 2021	Monday	July 19, 2021	Monday
11.	Date of Commencement of Tendering Period (Offer Opening Date)	July 13, 2021	Tuesday	July 20, 2021	Tuesday
12.	Date of Expiration of Tendering Period (Offer Closing Date)	July 27, 2021	Tuesday	August 03, 2021	Tuesday
13.	Last date of communicating of rejection / acceptance and payment of consideration for accepted tenders / return of unaccepted shares	August 10, 2021	Tuesday	August 17, 2021	Tuesday
14.	Last date for filing the Report with SEBI	August 10, 2021	Tuesday	August 26, 2021	Thursday
15.	Last date for publication of post Open Offer public announcement in the newspapers in which the DPS has been published	August 17, 2021	Tuesday	August 25, 2021	Wednesday
16.	Date by which the underlying transaction which triggered the Open Offer will be completed	-	-	To be completed prescribed timeline SERI (SAST) Re	s under the

Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) are eligible to participate in this

Open Offer at any time prior to the closure of the Tendering Period. The original schedule of activities were indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations and were subject to the eceipt of the relevant approvals from various statutory/regulatory authorities.

*There has been no competing offer as on the date of this LOF @ Actual date of receipt of SEBI's final observations on the Draft Letter of Offer.

The Acquirer and the PAC and their respective Directors accept full responsibility for the information contained in this Offer Opening Public Announcement and Corrigendum (except for the information with respect to the Target Company which has been compiled from the information published or provided by the Target Company, as the case may be, or information publicly available sources and which information has not been independently verified by the Acquirer the PAC or the Manager, or information provided by the Seller), and shall be jointly and severally responsible for the fulfillment of the obligations of the Acquirer and the PAC as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereto.

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

This Offer Opening Public Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in.

ISSUED BY THE MANAGER TO THE OFFER

FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) 3rd Floor, B Wing, Jay Chambers, Nanda Patkar Road, Vile Parle (E), Mumbai 400 057 Tel No.: +91 8104985149 | Fax No.: 022 2618 6966 E-mail: mb@fedsec.in | Website: www.fedsec.in SEBI Registration Number: INM000010163 Investor Grievance E-mail: mb@fedsec.in Contact Person: Yash Kadakia

LINK Intime

LINK INTIME INDIA PRIVATE LIMITED

C 101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400083 Tel No.: 022-4918 6200 | Fax No.: 022-4918 6195 E-mail: whiteorganic openoffer@linkintime co.in

Website: www.linkintime.co.in | SEBI Registration Number: INR000004058 Investor Grievance E-Mail: whiteorganic.openoffer@linkintime.co.in Contact Person: Sumeet Deshpande

REGISTRAR TO THE OFFER

Issued by the Manager to the Open Offer For and on behalf of the Acquirer and PAC

Sd/-

Place: Mumbai Date: July 17, 2021

Suumaya Retail Limited (Acquirer)

Suumaya Industries Limited (PAC)

Whitefield Road, Varthur Kodi, Bangalore, Karnataka - 560066

Public Announcement regarding Liquidation Order of IDEB Projects Private Limited

IDEB Projects Private Limited having CIN: U85110KA1997PTC022128 was ordered for Corporate Insolvency Resolution Process in CP (IB) No.17/BB/2019 by the Hon'ble National Company Law Tribunal (NCLT), Bengaluru vide order dated 29.03.2019. As there was no successful Resolution Plan, the company was ordered for liquidation by Hon'ble National Company Law Tribunal, Bengaluru vide order dated 08.11.2019 and Mr. Velayudham Jayavel was appointed as Liquidator. Mr. Harkirat Singh Bedi, the erstwhile director of IDEB Projects Private Limited, appealed against the said order of liquidation to the Hon'ble National Company Law Appellate Tribunal (NCLAT) in Company Appeal (AT) (Insolvency) No 40 of 2020 and the appeal was dismissed by Hon'ble NCLAT on 12.01. 2021. Mr. Bedi further appealed against the order of the Hon'ble NCLAT to the Hon'ble Supreme Court of India in Civil Appeal No 1054 of 2021. The Hon'ble Supreme Court dismissed the appeal on 16.04.2021. Upon dismissal of this appeal by the Hon'ble Supreme Court of India, the liquidation of IDEB Projects Pvt Ltd attained its finality.

Therefore, any communication from the erstwhile directors to any persons concerned with the affairs of the company questioning the Judgment of the Hon'ble Supreme Court or the finality of the liquidation order, will be considered to be contempt of court, false, misleading and treated as deliberate attempts to disrupt the process of law.

It is reiterated, that the liquidation of the company stands valid and the only person authorized to represent IDEB Projects Private Limited is the liquidator. All persons concerned with the affairs of the company are requested to ignore any communications by the erstwhile director or any other persons regarding the company or the status of the liquidation

This Public Announcement is being caused without prejudice to the rights of the Liquidator to approach the Hon'ble Court for instituting Contempt Proceedings for causing willful disobedience of the Order of Liquidation passed by the Hon'ble National Company Law Tribunal, Bengaluru Bench and confirmed by the Hon'ble Supreme Court of India; as well as for preventing the Liquidator from lawfully discharging his duties under the Insolvency and Bankruptcy Code,2016 by willfully causing misleading statements to any persons concerned with the affairs of the company.

Velayudham Jayavel Liquidator

Date: Chennai Place: 19.07.2021

IBBI Reg. No: IBBI/IPA-001/IP-P01012/2017-18/116 3



ICICI LOMBARD GENERAL INSURANCE COMPANY LIMITED

(CIN: L67200MH2000PLC129408) Registered Office: ICICI Lombard House, 414, Veer Savarkar Marg, Near Siddhivinayak Temple, Prabhadevi, Mumbai - 400 025 Tel.: 022-61961100, Fax: 022-61961323

Website: www.icicilombard.com, Email: investors@icicilombard.com NOTICE OF THE TWENTY-FIRST ANNUAL GENERAL MEETING,

E-VOTING AND BOOK CLOSURE INFORMATION

Notice is hereby given that the Twenty-First Annual General Meeting ("AGM") of the Members of ICICI Lombard General Insurance Company Limited ("the Company") is scheduled to be held on Tuesday, August 10, 2021 at 2:00 p.m. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") facility to transact the business as set out in the Notice of the AGM, without the physical presence of the Members at a common venue.

The AGM will be convened in accordance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, Regulation 44 of the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 and any other applicable provisions along with the MCA Circulars dated January 13, 2021. May 5, 2020 read with Circulars dated April 13, 2020 and April 8, 2020 (collectively referred to as "MCA Circulars") and SEBI Circular dated January 15, 2021 read with Circular dated May 12, 2020 (collectively referred to as "SEBI

The Notice of Twenty-First AGM along with the Annual Report for FY2021 of the Company has been sent, through electronic mode only, to all the Members whose email addresses are registered with the Company / Depository Participant(s) as on the cut-off date i.e. Friday, July 9, 2021. The Notice and Annual Report for FY2021 are also available on the Company's website at www.icicilombard.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of e-voting agency i.e. National Securities Depository Limited ("NSDL") at

The Company has completed the dispatch of the Notice along with the Annual Report on Sunday, July 18, 2021, through electronic mode. The requirement of sending physical copy of the Notice of Twenty-First AGM and Annual Report to the Members have been dispensed with vide the aforementioned MCA/SEBI Circulars.

Members holding shares in physical mode and who have not registered/updated their email address with the Company are requested to update their email address by writing to the Company's Registrar & Transfer Agent i.e. KFin Technologies Private Limited at einward.ris@kfintech.com along with Folio No., Name of shareholder, scanned copy of the share certificate (front and back), self-attested scanned copy of PAN card, self-attested scanned copy of Aadhaar Card with a copy mark to the Company at investors@icicilombard.com.

Members holding shares in dematerialised mode are requested to register/update their email address with the respective Depository Participant(s) with whom they are maintaining demat accounts.

The Company has enabled a process for the limited purpose of receiving the Company's Annual Report and Notice of the AGM (including remote e-voting instructions) electronically by accessing the link https://www.icicilombard.com/ investor-relations/shareholderform. Members are requested to follow the process as guided to capture the email address and mobile number for receiving the Company's Annual Report and Notice of the AGM. In case of any query, Members may write to investors@icicilombard.com.

The Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, August 4, 2021 to Tuesday, August 10, 2021 (both days inclusive) for the purpose of determining the eligibility of the Members to receive the final dividend for the financial year ended March 31, 2021.

The Company has fixed Tuesday, August 3, 2021 as the 'Record Date' for determining entitlement of Members to receive final dividend for the financial year ended March 31, 2021, if approved at the AGM.

The remote e-voting period commences on Saturday, August 7, 2021 (9:00 a.m. IST) and ends on Monday, August 9, 2021 (5:00 p.m. IST). During this period, Members holding shares either in physical form or in dematerialized form, as on cut-off date i.e. Tuesday, August 3, 2021, may cast their vote electronically.

In case a person has become a Member of the Company after sending the Notice of AGM but before the cut-off date i.e. Tuesday, August 3, 2021, he/she may obtain the login id and password by sending a request to NSDL on email id at evoting@nsdl.co.in. However, if he/she is already registered with NSDL for remote e-voting then he/she can use his/her existing user id and password for

Members will be able to attend the AGM or view the live webcast of AGM at www.evoting.nsdl.com, by using their e-voting login credentials provided by NSDL. Members are encouraged to use this facility of webcast.

Members are requested to note that:

- The remote e-voting module shall be disabled after 5:00 p.m. (IST) on Monday, August 9, 2021 by NSDL for voting thereafter;
- . Once the vote is cast on a resolution, the Members shall not be allowed to change it subsequently:
- . The facility for e-voting shall be made available to the Members during AGM as well, which would be for those Members who have not been able to vote during the remote e-voting period;
- Members who have cast their vote by remote e-voting prior to the AGM can also attend/participate in the AGM, but shall not be entitled to vote again;
- A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date, i.e. Tuesday, August 3, 2021 and is otherwise not barred from doing so, only shall be entitled to avail the facility of remote e-voting as well as voting during the AGM/ participation at the AGM. A person who is not a Member as on the cut-off date, should treat the Notice for information purpose only.

The manner and procedure for e-voting for all Members is set out in the AGM Notice. In case of any queries related to e-voting, Members may refer to the FAQs for Shareholders and e-voting user manual for Shareholders available at the download section of https://www.evoting.nsdl.com or call on toll free no.: 1800 22 44 30 and 1800 1020 990 or send a request at evoting@nsdl.co.in. In case of any grievances, please contact Ms. Pallavi Mhatre, Manager, NSDL at pallavid@nsdl.co.in or at telephone no.: 1800 22 44 30 and 1800 1020 990, who will address the grievances connected with the facility for the voting by electronic means. Alternatively, Members may also write to Company Secretary at investors@icicilombard.com.

For ICICI Lombard General Insurance Company Limited

Mumbai July 18, 2021

financialexp.epapr.in

Vikas Mehra Company Secretary ACS No.: 12117

ICICI Lombard General Insurance Company Limited. ICICI trade logo displayed above belongs to ICICI Bank and is used by ICICI Lombard General Insurance Company Limited under license and Lombard logo belongs to ICICI Lombard General Insurance Company Limited, Registered Office: ICICI Lombard House, 414, Veer Savarkar Marg, Near Siddhivinayak Temple, Prabhadevi, Mumbai - 400 025. IRDA Reg. No. 115. Toll Free No. 1800 2666. Fax No. 022-61961323. CIN: L67200MH2000PLC129408. UIN: ADV/12608 Website: www.icicilombard.com. Email: customersupport@icicilombard.com.



NMDC Limited (A Government of India Enterprise) Khanij Bhavan', 10-3-311/A, Castle Hills, Masab Tank, Hyderabad - 500 028

CIN-L13100TG1958GOI001674 Open Tender Notice (e-Procurement Mode Only)

Tender No. HQMM/5007-21/NISP/BT001/59 Date: 19/07/2021 E-tenders are invited from bidders, qualifying the Pre-Qualification Criteria for the following items through MSTC e-portal: https://www.mstcecommerce.com

Description of Items	Display of Tender Documents Period	Last date & Time for submission of offer
upply of Pipes for HP Steam line from Coke Dry ooling Plant to Power Blowing Station at NMDC on & Steel Plant, Nagarnar, Jagdalpur Bastar istrict, Chhatisgarh 494001.		09/08/2021 by 2.30PM (IST)

https://eprocure.gov.in; MSTC e-portal https://mstcecommerce.com and may download the tender documents. Any corrigendum to the above tender notice will be uploaded on NMDC website and MSTC e-portal only. Chief General Manager (Materials)

हर काम देश के नाम

PUNJAB CHEMICALS AND CROP PROTECTION LTD. CIN: L24231PB1975PLC047063

Regd. Off.: Milestone 18, Ambala Kalka Road, Village & P.O Bhankharpur, Derabassi, Dist. SAS Nagar, Mohali (Punjab) - 140201, Telephone Nos.: 01762-280086, 280094 Fax No.: 01762-280070 E-mail:info@punjabchemicals.com; website: www.punjabchemicals.com

INTIMATION TO SHAREHOLDERS Notice is hereby given that the 45th Annual General Meeting (AGM) of

the members of Punjab Chemicals and Crop Protection Limited (Company) will be held on Thursday, August 12 2021 at 10:30 A.M. through video conference (VC)/ OAVM, to transact the businesses as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act, 2013 (Act) and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations) read with various circulars issued by the Ministry of Corporate Affairs ('MCA Circular/s") and Securities and Exchange Board of India ("SEBI Circular'), without the physical presence of the Members at a common venue. Shareholders are provided with a facility to attend the AGM through VC/OAVM through the Central Depository Services (India) Limited (CDSL) and they may access the same at https://www.evotingindia.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVSN of Company will be displayed.

Electronic copies of the Notice of the AGM and the Annual Report for the financial year ended March 31, 2021 of the Company have been sent to all the members on July 16, 2021, whose email ids are registered with the Company/RTA/Depository participant(s) as on the cut-off date i.e, July 2, 2021. Please note that the requirement of sending physical copy of the Notice of the 45th AGM and Annual Report to the Members have been dispensed with vide MCA and SEBI Circulars.

The Notice and the Annual Report are available on the website of the Company at the link https://www.punjabchemicals.com/wpcontent/uploads/2021/07/PCCPL-AR-2021.pdf and on the website of Stock Exchanges i.e. BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and also on the CDSL's website www.evotingindia.com.

The newspaper advertisement having all the necessary details relating to the Book Closure, Remote E voting, Manner of registering / updating email addresses, Change of address / Dividend Mandate, Scrutinizer, Inspection of documents and the contact details of the authorized person of the Company were published in the following newspapers:

Rozana Spokesman (Punjabi), Jansatta (Hindi) and Financial Express -All editions (English) on July 12, 2021 and are also available on the website of the Company at https://www.punjabchemicals.com/wpcontent/uploads/2021/07/SENewspaperAGM-1.pdf.

For PUNJAB CHEMICALS & CROP PROTECTION LTD.

Date: 17th July, 2021 Place: Derabassi

PUNIT K ABROL SR. V.P. (FINANCE) & SECRETARY





GILLANDERS ARBUTHNOT AND COMPANY LIMITED

Registered Office: C-4, Gillander House, Netaji Subhas Road, Kolkata - 700001 CIN:L51909WB1935PLC008194 Website: www.gillandersarbuthnot.com Telephone: 033-2230-2331, Fax: 033-2230-4185

PUBLIC NOTICE – 87TH ANNUAL GENERAL MEETING

E-mail: secretarial@gillandersarbuthnot.com

Notice is hereby given that the 87th Annual General Meeting ("AGM") of the Members of the Company will be held on Friday, the 13th day of August, 2021 at 10.00 A.M. (Indian Standard Time - IST) through Video Conferencing / Other Audio Visual Means ("VC/OAVM") Facility ONLY, without physical presence of members, in compliance with the applicable provisions of Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circulars No. 14/2020 dated April 8, 2020, No.17/2020 dated April 13, 2020, 20/2020 dated May 05, 2020, 02/2021 dated January 13, 2021 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January 2021 issued by SEBI ("SEBI Circulars"), to transact businesses set forth in the Notice convening the AGM.

In compliance with the above Circulars, electronic copy of the Notice of the AGM along with the Annual Report for the Financial Year 2020-21, will be sent to all the members whose email addresses are registered with the Company/ Depository Participant(s). Additionally, the Notice and Annual Report will also be available on the Company's website www.gillandersarbuthnot.com and on the websites of the Stock Exchanges where the shares of the Company are listed (www.nseindia.com and www.bseindia.com) and on the website of CDSL at www.evotingindia.com.

Manner of registering / updating e-mail addresses:

- Members holding share(s) in physical mode who have not registered their e-mail addresses are requested to register their email address with the Company's Registrar & Share Transfer Agent ("RTA") in order to receive Notice of the 87th AGM, along with the Annual Report for the Financial year 2020-2021 and the login credentials for e-Voting by uploading the same at: Link for updation of PAN http://mdpl.in/form/pan-update and Link for updation of Email Id http://mdpl.in/form/email-update
- Member(s) holding shares in electronic mode are requested to register/ update their e-mail addresses with their respective Depository Participant(s) for receiving communication from the Company electronically.

Manner of Casting Vote through e-voting:

- The Company is providing facility of remote e-Voting to its Members in respect of all resolutions set out in the Notice convening the 87th AGM. The facility of casting votes by a member using remote e-Voting as well as the e-Voting system on the date of the AGM will be provided by CDSL. Members attending the 87th AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- The login credentials for casting the votes through e-Voting shall be made available to the members through e-mail after they successfully register their e-mail addresses in the manner provided above.

This Notice is being issued for the information and benefit of all the members of the Company.

For Gillanders Arbuthnot And Company Limited Rajat Arora Company Secretary Date: 19th July, 2021

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, "SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT ("CORRIGENDUM") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

WHITE ORGANIC RETAIL LIMITED

Registered Office: 312A, Kallas Plaza Vallabh Baug Lane, Ghatkopar (East), Mumbai 400077, Maharashtra, India. Tel: +91-22-25011983, Telefax: +91-22-25011984 | Email: info@whiteorganics.co.in; Website: www.whiteorganics.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 28,36,080 (TWENTY-EIGHT LAKHS THIRTY-SIX THOUSAND AND EIGHTY) FULLY PAID-UP EQUITY SHARES HAVING FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARES"), REPRESENTING 26% OF THE EXPANDED VOTING SHARE CAPITAL OF WHITE ORGANIC RETAIL LIMITED ("TARGET COMPANY") AT A PRICE OF RS. 37.45/- (RUPEES THIRTY-SEVEN AND FORTY-FIVE PAISE ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY SUUMAYA RETAIL LIMITED ("ACQUIRER") TOGETHER WITH SUUMAYA INDUSTRIES LIMITED (FORMERLY KNOWN AS SUUMAYA LIFESTYLE LIMITED) ("PAC"), IN ITS CAPACITY AS THE PERSONS ACTING IN CONCERT WITH THE ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH THE SEBI (SAST) REGULATIONS ("OFFER" / "OPEN OFFER").

This Advertisement ("Offer Opening Public Announcement and Corrigendum") is being issued by Fedex Securities Private Limited, the Manager to the Open Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and PAC, pursuant to and in accordance with Regulation 18(7) of the SEBI (SAST) Regulations in respect of the Open Offer.

This Offer Opening Public Announcement and Corrigendum should be read in continuation of and in conjunction with:

a) the Public Announcement dated May 21, 2021 ("PA"); b) the Detailed Public Statement ("DPS") that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), and Mumbai edition of

'Lakshadeep' (Marathi), on May 28, 2021; and the Letter of Offer dated July 12, 2021 along with Form of Acceptance cum Acknowledgement ("LOF").

This Offer Opening Public Announcement and Corrigendum is being published in all the newspapers in which the DPS was published. For the purposes of this Offer Opening Public Announcement and Corrigendum, the following terms would have the meaning assigned to them herein below:

 a) "Identified Date" means July 06, 2021, being the date falling on the 10th (tenth) working day prior to the commencement of the Tendering Period; b) "Public Shareholders" means, all equity shareholders of the Target Company, excluding (i) Acquirer and the PAC, (ii) parties to the Share Purchase

Agreement and persons deemed to be acting in concert with the person set out in (i) and (ii) above. "Tendering Period" means the period from Tuesday, July 20, 2021 to Tuesday, August 03, 2021 (both days inclusive).

All Capitalised terms used but not defined in this Offer Opening Public Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF. Offer Price: The offer price is Rs. 37.45/- (Rupees Thirty-Seven Forty-Five paise only) per Equity Share of the Target Company payable in cash. There has

been no revision in the Offer Price. For further details relating to Offer Price, please refer to Section VII(A) (Justification of Offer Price) of the LOF. Recommendations of the Committee of Independent Directors of the Target Company ("IDC"): The recommendations of Committee of Independent Directors of the Target Company was published on July 16, 2021 in the same newspapers where the DPS was published. However, the Public Shareholders should independently evaluate the Offer and take an informed decision in the said matter. The relevant extract of the IDC recommendation is given below:

Members of the Committee of 1. Mr. Pritesh Doshi - Chairman Independent Directors ("IDC") 2. Mrs. Jigna Thakkar - Member Recommendation on the Open The member of the IDC believe that the open offer made to the public shareholders of White Organic Retail Limited at the offer, as to whether the offer is offer price of Rs. 37.45 (Thirty-Seven and paise Forty-Five only) per fully paid Equity Shares of face value of Rs. 10 (Rupees fair and reasonable Ten only) each is fair and reasonable and the Open Offer is in conformity with provision of SEBI (SAST) Regulation 2011. IDC has evaluated the Public Announcement dated May 21, 2021, the Detailed Public Statement dated May 27, 2021 and Summary of reasons for Draft Letter of Offer dated June 04, 2021 and Letter of Offer dated July 12, 2021. The IDC has taken into consideration the recommendation following for making its recommendations: The Equity shares of TC are frequently traded within the meaning as provided in regulations 2 (j) of Takeover Regulations. As per the Equity Share Valuation report dated on May 21, 2021 of White Organic Retail Limited given by CA Nikul Jalan (Membership No. 1123353) partner at, Gupta Raj & Co., Chartered Accountants, having Firm Registration No.: 001687N, accordingly, the Offer Price is of equity share of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share. The Offer Price of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share is higher than price calculated after considering the parameters as specified under Regulation 8(2) of Takeover Regulations. The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer. All IDC Members unanimously voted in the favour of recommending the open offer Disclosure of voting pattern of the meeting in which the Open Offer proposal was discussed Details of Independent Advisors, if any

Other details of the Open Offer

3.1. The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company. 3.2. The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer(s) to this

Open Offer and the last date for making such competing offer has expired. The Open Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations. 3.3. The dispatch of LOF dated July 12, 2021 has been completed on July 12, 2021 through e-mail to the Public Shareholders whose email ids are registered

with the Target Company and through speed post on July 13, 2021 to the Public Shareholders whose email ids are not registered with the Target Company as on the Identified Date (i.e., July 06, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer. A softcopy of LOF (which includes Form of Acceptance-cum-Acknowledgement) is expected to be available on the website of SEBI (www.sebi.gov.in) or Link Intime India Private Limited ("Registrar to the Offer") (www.linkintime.co.in) from which the Public Shareholders can download / print the same. 3.4. Public Shareholders who have acquired the Equity Shares but whose names do not appear in the register of members of the Target Company on the

identified date or those who have not received the LOF, may participate in this Offer by submitting an application on a plain paper in writing signed by all Shareholder(s) during the tendering period, along with the following details: a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application must be signed by all shareholder(s),

stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, photocopy of delivery instruction in "off market" mode or counter foil of the delivery instruction in the "off market" mode, duly acknowledged by the DP in the favour of the Depository Escrow Account and number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer.

b) In case of Public Shareholders holding Equity Shares in physical form; the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents. The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.linkintime.co.in. Public Shareholders/ Selling Broker

must ensure that the Form of Acceptance, along with TRS and the requisite documents (as mentioned under Section IX of the LOF), reach the Registrar to the Offer within 2 (two) days of bidding by the Selling Broker and in any case no later than August 05, 2021 (by 5.00 p.m. (IST)). 3.5. The Public Shareholders are requested to refer Section IX - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance) of the LOF in relation to, inter alia, the procedure for tendering their Equity Shares in the Open Offer.

3.6. Further, a Public Shareholder who wishes to obtain a physical copy of the LOF and the Form of Acceptance may send a request to the Registrar to the Offer at the email id mentioned in this advertisement on providing suitable documentary evidence of holding the Equity Shares of the Target Company.

Any other changes suggested by SEBI and incorporated in LOF: In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer dated June 04, 2021 ("DLOF") was submitted to SEBI on June 04, 2021. SEBI issued its observations on the DLOF vide its communication dated July 02,2021. SEBI's observations have been incorporated in the LOF.

This Offer Opening Public Announcement cum Corrigendum is also a corrigendum to the DPS as required in terms of the Observation Letter Material Updates (from the date of PA) All material changes since the date of the PA in relation to the Offer have been incorporated in the DPS, the DLOF and the LOF. Public Shareholders may take note of the following material changes since the date of the PA:

The Target Company has received the approval vide notice dated June 28, 2021 from BSE Limited for migration of Equity Shares of Target Company from SME Platform of BSE Limited to the Main Board of BSE Limited w.e.f. June 30, 2021.

5.2. White Organic Agro Limited (Seller) has received approval on June 28, 2021 from its Shareholders under Regulation 24 of LODR, Section 180 of Companies Act, 2013 and other applicable provisions under Companies Act, 2013.

5.1. Migration of Equity Shares of Target Company from SME platform of BSE Limited to the Main Board of BSE Limited:

5.3. The brief Audited Financial Statements of the Acquirer, PAC and the Target Company have been updated as on March 31, 2019, March 31, 2020 and March 31, 2021. 6. Details regarding the status of Statutory and other Approvals

As on the date of this Offer Opening Public Announcement and Corrigendum, to the best of the knowledge of the Acquirer and the PAC, there are no statutory / regulatory approvals required by the Acquirer and the PAC to complete the Open Offer. However, in case any further statutory or other approval becomes applicable prior to completion of the Open Offer, the Open Offer would also be subject to such other statutory or other approval(s)

b) NRI, OCB or any other non-resident holders of Equity Shares, if any, must obtain all requisite approvals or exemptions required to tender the Equity Shares held by them in the Offer and submit such approvals or exemptions, along with the other documents required to accept the Offer. If holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, and FPIs) required any approvals (including from the RBI or any other regulatory authority) in respect of the Equity Shares held by them, they will be required to submit the previous approvals that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them pursuant to the Offer, along with the other documents required to be tendered to accept the Offer. If the aforementioned documents are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer.

. Revised Schedule of Activities: The schedule of key activities on page 3 of the DLOF has been amended and the revised schedule of activities pertaining to the Offer is as mentioned in LOF.

Sr. No.	Activity	Original Schedule of Activities (As disclosed in the DLOF)*		Revised Schedule of Activities	
NO.		Date	Day	Date	Day
1.	Date of Public Announcement	May 21, 2021	Friday	May 21, 2021	Friday
2.	Date of publishing of Detailed Public Statement	May 28, 2021	Friday	May 28, 2021	Friday
3.	Last date of filing Draft Letter of Offer with SEBI	June 04, 2021	Friday	June 04, 2021	Friday
4.	Last date for public announcement for competing offer(s)	June 18, 2021	Friday	June 18, 2021**	Friday**
5.	Last date for receipt of comments from SEBI on the Draft Letter of Offer	June 25, 2021	Friday	July 02, 2021@	Friday@
6.	Identified Date#	June 29, 2021	Tuesday	July 06,2021	Tuesday
7.	Date by which Letter of Offer to be dispatched to the Shareholders	July 06, 2021	Tuesday	July 13, 2021	Tuesday
8.	Last date by which the committee of Independent Directors of the Target Company shall give its recommendations	July 09, 2021	Friday	July 16, 2021	Friday
9.	Last date for upward revision of the Offer Price and/or the Offer Size	July 12, 2021	Monday	July 16, 2021	Friday
10.	Date of publication of Open Offer opening public announcement, in the newspapers in which the DPS has been published	July 12, 2021	Monday	July 19, 2021	Monday
11.	Date of Commencement of Tendering Period (Offer Opening Date)	July 13, 2021	Tuesday	July 20, 2021	Tuesday
12.	Date of Expiration of Tendering Period (Offer Closing Date)	July 27, 2021	Tuesday	August 03, 2021	Tuesday
13.	Last date of communicating of rejection / acceptance and payment of consideration for accepted tenders / return of unaccepted shares	August 10, 2021	Tuesday	August 17, 2021	Tuesday
14.	Last date for filing the Report with SEBI	August 10, 2021	Tuesday	August 26, 2021	Thursday
15.	Last date for publication of post Open Offer public announcement in the newspapers in which the DPS has been published	August 17, 2021	Tuesday	August 25, 2021	Wednesday
16.	Date by which the underlying transaction which triggered the Open Offer will be completed	%2 	- B	To be completed within the prescribed timelines under the SEBI (SAST) Regulation	

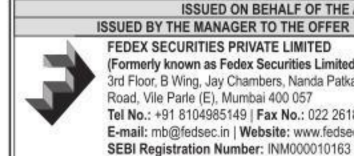
Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) are eligible to participate in this Open Offer at any time prior to the closure of the Tendering Period.

*The original schedule of activities were indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations and were subject to the receipt of the relevant approvals from various statutory/regulatory authorities.

** There has been no competing offer as on the date of this LOF. @ Actual date of receipt of SEBI's final observations on the Draft Letter of Offer.

8. The Acquirer and the PAC and their respective Directors accept full responsibility for the information contained in this Offer Opening Public Announcement and Corrigendum (except for the information with respect to the Target Company which has been compiled from the information published or provided by the Target Company, as the case may be, or information publicly available sources and which information has not been independently verified by the Acquirer, the PAC or the Manager, or information provided by the Seller), and shall be jointly and severally responsible for the fulfillment of the obligations of the Acquirer and the PAC as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereto.

This Offer Opening Public Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in. ISSUED ON BEHALF OF THE ACQUIRER AND PAC BY THE MANAGER TO THE OFFER



FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) 3rd Floor, B Wing, Jay Chambers, Nanda Patkar Road, Vile Parle (E), Mumbai 400 057 Tel No.: +91 8104985149 | Fax No.: 022 2618 6966 E-mail: mb@fedsec.in | Website: www.fedsec.in SEBI Registration Number: INM000010163 Investor Grievance E-mail: mb@fedsec.in

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C 101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400083 Tel No.: 022-4918 6200 | Fax No.: 022-4918 6195

E-mail: whiteorganic.openoffer@linkintime.co.in

Website: www.linkintime.co.in | SEBI Registration Number: INR000004058 Investor Grievance E-Mail: whiteorganic.openoffer@linkintime.co.in Contact Person: Sumeet Deshpande

REGISTRAR TO THE OFFER

Issued by the Manager to the Open Offer

For and on behalf of the Acquirer and PAC

Sd/-Suumaya Industries Limited (PAC)

Contact Person: Yash Kadakia

Place: Mumbai Date: July 17, 2021

Suumaya Retail Limited (Acquirer)

Place: Kolkata

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT ("CORRIGENDUM") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

WHITE ORGANIC RETAIL LIMITED

Registered Office: 312A, Kailas Plaza Vallabh Baug Lane, Ghatkopar (East), Mumbai 400077, Maharashtra, India.

Tel: +91-22-25011983, Telefax: +91-22-25011984 | Email: info@whiteorganics.co.in; Website: www.whiteorganics.co.in OPEN OFFER FOR ACQUISITION OF UP TO 28,36,080 (TWENTY-EIGHT LAKHS THIRTY-SIX THOUSAND AND EIGHTY) FULLY PAID-UP EQUITY SHARES HAVING FACE VALUE OF RS. 10/- (RUPEES TEN ONLY) EACH ("EQUITY SHARES"), REPRESENTING 26% OF THE EXPANDED VOTING SHARE CAPITAL OF WHITE ORGANIC RETAIL LIMITED ("TARGET COMPANY") AT A PRICE OF RS. 37.45/- (RUPEES THIRTY-SEVEN AND FORTY FIVE PAISE ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY SUUMAYA RETAIL LIMITED ("ACQUIRER") TOGETHER WITH SUUMAYA INDUSTRIES LIMITED (FORMERLY KNOWN AS SUUMAYA LIFESTYLE LIMITED ("PAC"), IN ITS CAPACITY AS THE PERSONS ACTING IN CONCERT WITH THE ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH THE SEB (SAST) REGULATIONS ("OFFER" / "OPEN OFFER").

This Advertisement ("Offer Opening Public Announcement and Corrigendum") is being issued by Fedex Securities Private Limited, the Manager to the Open Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and PAC, pursuant to and in accordance with Regulation 18(7) of the SEB (SAST) Regulations in respect of the Open Offer.

This Offer Opening Public Announcement and Corrigendum should be read in continuation of and in conjunction with:

a) the Public Announcement dated May 21, 2021 ("PA");

b) the Detailed Public Statement ("DPS") that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), and Mumbai edition of

'Lakshadeep' (Marathi), on May 28, 2021; and

) the Letter of Offer dated July 12, 2021 along with Form of Acceptance cum Acknowledgement ("LOF"). This Offer Opening Public Announcement and Corrigendum is being published in all the newspapers in which the DPS was published.

For the purposes of this Offer Opening Public Announcement and Corrigendum, the following terms would have the meaning assigned to them herein below:

"Identified Date" means July 06, 2021, being the date falling on the 10" (tenth) working day prior to the commencement of the Tendering Period; "Public Shareholders" means, all equity shareholders of the Target Company, excluding (i)Acquirer and the PAC, (ii)parties to the Share Purchase

Agreement and persons deemed to be acting in concert with the person set out in (i) and (ii) above. "Tendering Period" means the period from Tuesday, July 20, 2021 to Tuesday, August 03, 2021 (both days inclusive).

All Capitalised terms used but not defined in this Offer Opening Public Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF. Offer Price: The offer price is Rs. 37.45/- (Rupees Thirty-Seven Forty-Five paise only) per Equity Share of the Target Company payable in cash. There has

been no revision in the Offer Price. For further details relating to Offer Price, please refer to Section VII(A) (Justification of Offer Price) of the LOF. Recommendations of the Committee of Independent Directors of the Target Company ("IDC"): The recommendations of Committee of Independent Directors of the Target Company was published on July 16, 2021 in the same newspapers where the DPS was published. However, the Public Shareholders

should independently evaluate the Offer and take an informed decision in the said matter. The relevant extract of the IDC recommendation is given below: Members of the Committee of 1. Mr. Pritesh Doshi - Chairman Independent Directors ("IDC") 2. Mrs. Jigna Thakkar - Member

Recommendation on the Open The member of the IDC believe that the open offer made to the public shareholders of White Organic Retail Limited at the offer price of Rs. 37.45 (Thirty-Seven and paise Forty-Five only) per fully paid Equity Shares of face value of Rs. 10 (Rupees offer, as to whether the offer is fair and reasonable Ten only) each is fair and reasonable and the Open Offer is in conformity with provision of SEBI (SAST) Regulation 2011. IDC has evaluated the Public Announcement dated May 21, 2021, the Detailed Public Statement dated May 27, 2021 and Summary of reasons for Draft Letter of Offer dated June 04, 2021 and Letter of Offer dated July 12, 2021. The IDC has taken into consideration the recommendation following for making its recommendations: The Equity shares of TC are frequently traded within the meaning as provided in regulations 2 (j) of Takeover Regulations.

As per the Equity Share Valuation report dated on May 21, 2021 of White Organic Retail Limited given by CA Nikul Jalan (Membership No. 1123353) partner at, Gupta Raj & Co., Chartered Accountants, having Firm Registration No.: 001687N accordingly, the Offer Price is of equity share of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share. The Offer Price of Rs. 37.45/- (Rupees Thirty-Seven and Forty-Five paise only) per share is higher than price calculated after considering the parameters as specified under Regulation 8(2) of Takeover Regulations. The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an

informed decision about tendering the Equity Shares held by them in the Open Offer. All IDC Members unanimously voted in the favour of recommending the open offer

Disclosure of voting pattern of the meeting in which the Open Offer proposal was discussed Details of Independent Advisors, if any

Other details of the Open Offer

3.1. The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company

3.2. The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer(s) to this Open Offer and the last date for making such competing offer has expired. The Open Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations.

3.3. The dispatch of LOF dated July 12, 2021 has been completed on July 12, 2021 through e-mail to the Public Shareholders whose email ids are registered with the Target Company and through speed post on July 13, 2021 to the Public Shareholders whose email ids are not registered with the Target Company as on the Identified Date (i.e., July 06, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer. A softcopy of LOF (which includes Form of Acceptance-cum-Acknowledgement) is expected to be available on the website of SEBI (www.sebi.gov.in) or Link Intime India Private Limited ("Registrar to the Offer") (www.linkintime.co.in) from which the Public Shareholders can download / print the same.

3.4. Public Shareholders who have acquired the Equity Shares but whose names do not appear in the register of members of the Target Company on the identified date or those who have not received the LOF, may participate in this Offer by submitting an application on a plain paper in writing signed by a Shareholder(s) during the tendering period, along with the following details:

a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application must be signed by all shareholder(s) stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, photocopy of delivery instruction in "off market mode or counter foil of the delivery instruction in the "off market" mode, duly acknowledged by the DP in the favour of the Depository Escrow Account and number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer

In case of Public Shareholders holding Equity Shares in physical form: the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents

The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.linkintime.co.in. Public Shareholders/ Selling Broker must ensure that the Form of Acceptance, along with TRS and the requisite documents (as mentioned under Section IX of the LOF), reach the Registrar to the Offer within 2 (two) days of bidding by the Selling Broker and in any case no later than August 05, 2021 (by 5.00 p.m. (IST))

of the LOF in relation to, inter alia, the procedure for tendering their Equity Shares in the Open Offer 3.6. Further, a Public Shareholder who wishes to obtain a physical copy of the LOF and the Form of Acceptance may send a request to the Registrar to the

Offer at the email id mentioned in this advertisement on providing suitable documentary evidence of holding the Equity Shares of the Target Company. Any other changes suggested by SEBI and incorporated in LOF: In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer dated June 04, 2021 ("DLOF") was submitted to SEBI on June

3.5. The Public Shareholders are requested to refer Section IX - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance

04, 2021. SEBI issued its observations on the DLOF vide its communication dated July 02,2021. SEBI's observations have been incorporated in the LOF. This Offer Opening Public Announcement cum Corrigendum is also a corrigendum to the DPS as required in terms of the Observation Letter Material Updates (from the date of PA) All material changes since the date of the PA in relation to the Offer have been incorporated in the DPS, the DLOF and the LOF. Public Shareholders may take

note of the following material changes since the date of the PA:

5.1. Migration of Equity Shares of Target Company from SME platform of BSE Limited to the Main Board of BSE Limited: The Target Company has received the approval vide notice dated June 28, 2021 from BSE Limited for migration of Equity Shares of Target Company

from SME Platform of BSE Limited to the Main Board of BSE Limited w.e.f. June 30, 2021. 5.2. White Organic Agro Limited (Seller) has received approval on June 28, 2021 from its Shareholders under Regulation 24 of LODR, Section 180 o

Companies Act, 2013 and other applicable provisions under Companies Act, 2013.

The brief Audited Financial Statements of the Acquirer, PAC and the Target Company have been updated as on March 31, 2019, March 31, 2020 and

March 31, 2021. Details regarding the status of Statutory and other Approvals

 a) As on the date of this Offer Opening Public Announcement and Corrigendum, to the best of the knowledge of the Acquirer and the PAC, there are no statutory / regulatory approvals required by the Acquirer and the PAC to complete the Open Offer. However, in case any further statutory or other approval becomes applicable prior to completion of the Open Offer, the Open Offer would also be subject to such other statutory or other approval(s)

 NRI, OCB or any other non-resident holders of Equity Shares, if any, must obtain all requisite approvals or exemptions required to tender the Equity Shares held by them in the Offer and submit such approvals or exemptions, along with the other documents required to accept the Offer. If holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, and FPIs) required any approvals (including from the RBI or any other regulatory authority) in respect of the Equity Shares held by them, they will be required to submit the previous approvals that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them pursuant to the Offer, along with the other documents required to be tendered to accept the Offer. If the aforementioned documents are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer.

Revised Schedule of Activities:

The schedule of key activities on page 3 of the DLOF has been amended and the revised schedule of activities pertaining to the Offer is as mentioned in LOF.

Sr. No.	Activity	Original Schedule of Activities (As disclosed in the DLOF)*		Revised Schedule of Activities	
NO.		Date	Day	Date	Day
1,	Date of Public Announcement	May 21, 2021	Friday	May 21, 2021	Friday
2.	Date of publishing of Detailed Public Statement	May 28, 2021	Friday	May 28, 2021	Friday
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14.	Last date for filing the Report with SEBI	August 10, 2021	Tuesday	August 26, 2021	Thursday
15.	Last date for publication of post Open Offer public announcement in the newspapers in which the DPS has been published	August 17, 2021	Tuesday	August 25, 2021	Wednesday
16.				To be completed prescribed timeline SEBI (SAST) R	es under the

Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) are eligible to participate in this

Open Offer at any time prior to the closure of the Tendering Period.

*The original schedule of activities were indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations and were subject to the receipt of the relevant approvals from various statutory/regulatory authorities.

** There has been no competing offer as on the date of this LOF. @ Actual date of receipt of SEBI's final observations on the Draft Letter of Offer.

. The Acquirer and the PAC and their respective Directors accept full responsibility for the information contained in this Offer Opening Public Announcement and Corrigendum (except for the information with respect to the Target Company which has been compiled from the information published or provided by the Target Company, as the case may be, or information publicly available sources and which information has not been independently verified by the Acquirer, the PAC or the Manager, or information provided by the Seller), and shall be jointly and severally responsible for the fulfillment of the obligations of the

Acquirer and the PAC as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereto. This Offer Opening Public Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in.

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



www.readwhere.com

FEDEX SECURITIES PRIVATE LIMITED (Formerly known as Fedex Securities Limited) 3rd Floor, B Wing, Jay Chambers, Nanda Patkar Road, Vile Parle (E), Mumbai 400 057 Tel No.: +91 8104985149 | Fax No.: 022 2618 6966 E-mail: mb@fedsec.in | Website: www.fedsec.in

SEBI Registration Number: INM000010163

Investor Grievance E-mail: mb@fedsec.in

Contact Person: Yash Kadakia

REGISTRAR TO THE OFFER **LINK**Intime

LINK INTIME INDIA PRIVATE LIMITED C 101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400083 Tel No.: 022-4918 6200 | Fax No.: 022-4918 6195 E-mail: whiteorganic.openoffer@linkintime.co.in

Website: www.linkintime.co.in | SEBI Registration Number: INR000004058 Investor Grievance E-Mail: whiteorganic.openoffer@linkintime.co.in Contact Person: Sumeet Deshpande

Issued by the Manager to the Open Offer For and on behalf of the Acquirer and PAC

Place: Mumbai Date: July 17, 2021 Suumaya Retail Limited (Acquirer) Suumaya Industries Limited (PAC)

प्रपत्र–'जी'

अभिरूचि की अभिव्यक्ति हेतु आमंत्रण भारतीय दिवाला और शोधन अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध

1	प्रासंगिक	विवरण		
1.	कार्पोरेट देनदार का नाम	कोरासियास प्रोजेक्ट्स प्राइवेट लिमिटेड		
2.	कार्पोरेट देनदार के निगमन की तिथि	10 जनवरी 2019		
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित / पंजीकृत है	रजिस्ट्रार ऑफ कंपनीज—दिल्ली कंपनी अधिनियम 1956 के अंतर्गत		
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या / सीमित दायित्व पहचान संख्या	U45309DL2019PTC344192		
5.	कार्पोरेट देनदार के पंजीकृत कार्योलय तथा प्रधान कार्यालय (यदि कोई) का पता	पंजीकृत कार्यालयः मकान नं. 2067 वी, जी / एफ, ई— 11, मोलर वंद एक्सटेंशन, गली नंबर 57, बदरपुर, नई दिल्ली —110044 भारत		
6.	कार्पोरेट देनदार की ऋण शोध अक्षमता आरंभन की तिथि	9 अप्रैल 2021 (आदेश 12 अप्रैल 2021 को डाउनलोड किया गया)		
7.	अभिरूचि की अभिव्यक्ति के आमंत्रण की तिथि	18 जुलाई 2021		
8.	संहिता की धारा 25(2)(एच) के अधीन समाधान आवेदकों की ग्राह्मताः	cirp.coracias@gmail.com पर ईमेल भेजकर प्राप्त किया जा सकता है।		
9.	धारा 29क के अधीन लागू अग्राद्यता के मानदंड :	cirp.coracias@gmail.com पर ईमेल भेजकर प्राप्त किया जा सकता है।		
10.	अभिरूचि की अभिव्यक्ति की प्राप्ति हेतु अंतिम तिथि	04 अगस्त 2021		
11.	संभावित समाधान आवेदकों की अनंतिम सूची जारी करने की तिथि	11 अगस्त 2021		
12.	अंतिम सूची के बारे में आपत्तियां प्रस्तुत करने हेतु अंतिम तिथि	18 अगस्त 2021		
13.		26 अगस्त 2021		
14.	संभावित समाधान आवेदकों को सूचना ज्ञापन, मूल्यांकन मैट्रिक्स तथा समाधान योजना हेतु अनुरोध जारी करने की तिथि	16 अगस्त 2021		
15.	समाधान योजना, मूल्यांकन मैट्रिक्स, सूचना ज्ञापन तथा अतिरिक्त सूचना हेतु अनुरोध प्राप्त करने की विधि	समाधान आवेदक सूचना ज्ञापन, मूल्यांकन मैट्रियस, संकल्प योजनाओं के लिए अनुरोध और किसी भी अधिक जानकारी प्राप्त करने के लिए क्रम संख्या 21 में उल्लिखित पते पर समाधान प्रोफेशनल के साथ संवाद कर सकते हैं। भावी समाधान आवेदकों की सूची में नाम शामिल करने के बाद ही सूचना ज्ञापन, मूल्यांकन मैट्रिक्स, संकल्प योजना के लिए अनुरोध जारी किया जाएगा।		
16.	समाधान योजना प्रस्तुत करने हेतु अंतिम तिथि	15 सितम्बर 2021 शाम 5 बजे		
17.	समाधान प्रोफेशनल को समाधान योजना सौंपने की विधि	स्पीड पोस्ट या व्यक्तिगत डिलीवरी द्वारा		
18.	निर्णायक प्राधिकारी के अनुमोदन हेतु समाधान योजना प्रस्तुत करने हेतु अनुमानित तिथि	25 सितम्बर 2021		
19.	समाधान प्रोफेशनल का नाम और रजिस्ट्रेशन नंबर	अतुल कुमार कंसल पंजी.सं.: IBBI/IPA-001/IP-P00035/2016-2017/10088		
20.	समाधान प्रोफेशनल का नाम, पता और ई—मेल, जैसाकि बोर्ड में पंजीबद्ध है	एससीओ—61, तीसरी मंजिल, ओल्ड जुडिशल काम्प्लेक्स ,सैक्टर —15, सिविल लाइंस, गुड़गांव — 122001. ईं मेल : cakansal@yahoo.com		
21.	पता और ई—मेल, जो समाधान प्रोफेशनल के साथ पत्राचार के लिए प्रयुक्त किया जाना है	इमैक्युलेट रैज़ोलूशन प्रोफेशनल्स प्राइवेट लिमिटेड, यूनिट नंबर 112, पहली मंजिल, टॉवर–ए, स्पेजएज कमर्शियल कॉम्प्लेक्स,		

हस्ता / अतुल कुमार कंसल समाधान प्रोफेशनल, कोरासियास प्रोजेक्ट्स प्राइवेट लिमिटेड के मामले र

अतिरिक्त विवरण पर अथवा के पास उपलब्ध है

23. प्रपन्न 'जी' के प्रकाशन की लिहि

सन्ट्रल बेंक ऑपर इंडिया प्रतिभूतिकरण अधिनयम, २००२ की Central Bank of India शाखा कार्यालयः इन्दिरापुरम, गाज़ियाबाद, उ०प्र०

मांग सूचना १३(२)

यह मांग सूचना वित्तीय परिसम्पत्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण और प्रतिभूति हित अधिनियम, 2002 (2002 का 54) के साथ पठित प्रतिभूति हित (प्रवर्तन) नियम, 2002 के अंतर्गत एतद्द्वारों कर्जदारों / गारंटरों को उनकी गांरटी में दी गई ऋण सुविधा की बकाया राशि का भूगतान इस सूचना की तिथि से 60 दिनों के भीतर करने के लिए जारी की गई है। यदि आप अधिनियम की धारा 13(2) के अंतर्गत इस सूचना के संदर्भ में नीचे वर्णित राशि और उस पर आगे ब्याज और प्रासंगिक व्यय, लागत आदि का भूगतान करने में असफल रहते हैं तो बैंक कथित अधिनियम की धारा 13 की उप–धारा (4) और अन्य लागू प्रावधान के अंतर्गत उसे प्राप्त सभी या किसी अधिकार का प्रयोग करेगा । आपको यह भी सूचना दी जाती है कि आप बिना बैंक की लिखित अनुमति लिये इस सूचना में नीचे वर्णित प्रतिभूत परिसम्पत्तियों की बिक्री, पट्टे पर देने या अन्य लेनदेन नहीं कर सकते है। **बकाया राशि के** साथ खाता और प्रतिभत परिसम्पत्तियों का विवरण नीचे दिया गया है:

सैक्टर –47, सोहना रोड, गुड़गांव – 122018

ई मे लः cirp.coracias@gmail.com

cirp.coracias@gmail.com

19 जुलाई 2021

अचल सम्पत्ति की अनुसूची एवं अन्य विवरण 13(2) सूचना की तिथि एवं राशि प्रतिभूत परिसम्पत्ति का विवरण कर्जदार / गारंटर का नाम कर्जदारः आवासीय बिल्डर फ्लैट नं. जी ३, एलआईजी 31/03/2021 मृतल पीछे की तरफ, बिना छत के अधिकार श्री सुबाष चन्द्र शर्मा, पुत्र नरदेव शर्मा को एनपीए का साम्यिक बंधक, प्लॉट नं. बी-1/12, बी 1/12, फ्लैट जी 3, पीछे की ओर डीएलएफ अंकुर विहार, गाँव लोनी, तहसील 28/06/2021 एलआईजी डीएलएफ अंकुर विहार, एवं जिला गाजियाबाद-201005, उ०प्र० में लोनी, पिन-201102, उ०प्र०. को बकाया रिथत है। परिमाप 37.16 वर्ग मीटर जो श्री सह–कर्जदारः सुबाष चन्द्र शर्मा पुत्र श्री नरदेव शर्मा के नाम ₹5.9,75,404.93 श्रीमती कलावती देवी में है। मूल बिक्री विलेख जो श्री सुबाष चन्द्र (जो इस सूचना पत्नी श्री सुबाष चन्द्र शर्मा शर्मा पुत्र श्री नरदेव शर्मा के पक्ष में, दिनांक बी 1/12, फ्लैट जी 3, पीछे की ओ की तिथि को 31.05.2013 के पृष्ठ 327 से 368 तक, क्रमांक एलआईजी डीएलएफ अंकुर विहार, 24010, बही नं.1, ज़िल्द नं. 24776 द्वारा। बकाया मूलधन लोनी, पिन-201102, उ०प्र0. जो घिरा है: प्लस ब्याज को गारंटरः श्री प्रकाश चन्द्र शर्मा, उत्तरः अन्य मूमि पुत्र देवी दत्त शर्मा दक्षिणः रोड 12 मीटर चौडी दर्शाता है)

पश्चिमः प्लॉट नं. बी-1/11 गली नं.9, दिल्ली-110053. आपका ध्यान प्रतिभूत परिसम्पत्तियाँ को छुड़ाने के लिए उपलब्ध समय के संबंध में अधिनियम के अनुच्छेद 13

के उप-अनुच्छेद (8) के प्रावधानों की ओर आकर्षित किया जाता है। स्थानः गाजियाबाद, उ०प्र० प्राधिकृत अधिकारी, सेन्ट्रल बैंक ऑफ इंडिया, इन्दिरापुरम, गाजियाबाद, उ०प्र० दिनांक: 28/06/2021

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वीडियो कॉन्फ्रेंसिंग ('वीसी') / अन्य ऑडियो विजुअल माध्यमों (''ओएवीएम'') से आयोजित 37वीं वार्षिक आम बैठक की सूचना

सदस्यों से ध्यान देने का निवेदन है कि कम्पनी के सदस्यों की 37वीं वार्षिक आम बैठक ("एजीएम") वीडियो कॉन्फ्रेंसिंग ('वीसी') / अन्य ऑडियो विज्अल माध्यम ("ओएवीएम") से गुरुवार, 26 अगस्त, 2021 को दिन के 10.30 बजे आयोजित की जाएगी जिसका उद्देश्य कम्पनी अधिनियम, 2013 ("अधिनियम"), उसके तहत बने नियमों, कॉरपोरेट कार्यालय मंत्रालय की 8 अप्रैल, 2020 दिनांकित सामान्य परिपत्र सं. 14 / 2020, 13 अप्रैल, 2020 दिनांकित सामान्य परिपत्र सं. 17 / 2020 और 5 मई, 2020 दिनांकित सामान्य परिपत्र सं. 20 / 2020 के साथ पठित 13 जनवरी, 2021 दिनांकित परिपत्र सं. 02 / 2021 और भारतीय प्रतिभूति और विनिमय बोर्ड ('सेबी') की 12 मई, 2020 दिनांकित परिपत्र सं. SEBI/HO/CFD/CMD1/CIR/P/2020/79 के साथ पठित 15 जनवरी, 2021 दिनांकित परिपत्र सं. SEBI/HO/CFD/CMD2/CIR/P/2021/11 के तहत 20 मई 2021 दिनांकित एजीएम की सूचना में निर्धारित कार्यों का निष्पादन करना है।

उपरोक्त परिपत्रों का अनुपालन करते हुए 37वीं वार्षिक आम बैठक के लिए आमंत्रण सूचना के साथ वित्तवर्ष 2020–21 की वार्षिक रिपोर्ट केवल इलेक्ट्रॉनिक माध्यम से कम्पनी के सदस्यों और इसके हकदार अन्य लोगों को उनकी पंजीकृत ईमेल आईडी पर भेजी जाएगी। ये दस्तावेज कम्पनी की वेबसाइट www.relaxofootwear.com और स्टॉक एक्सचेंज यानी बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की वेबसाइट क्रमशः www.bseindia.com और www.nseindia.com पर भी उपलब्ध होंगे। साथ ही, ये आरटीए की वेबसाइट https://evoting.kfintech.com पर भी उपलब्ध होंगे।

कम्पनी ने सदस्यों को इलेक्ट्रॉनिक माध्यम से एजीएम में भाग लेने की सुविधा देने की जिम्मेदारी कम्पनी के रजिस्ट्रार और शेयर ट्रांस्फर एजेंट ("आरटीए") केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड को दी है। सदस्य https://emeetings.KFintech.com पर इनसे जुड़

कम्पनी ने सदस्यों को रिमोट ई-वोटिंग या एजीएम में ई-वोटिंग यानी इंस्टापोल से मतदान सेवाएं देने के लिए केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड को नियुक्त किया है। ई-वोटिंग प्रक्रिया के निर्देशों के साथ-साथ भौतिक रूप में शेयर रखने वाले सदस्य या ईमेल पता पंजीकृत नहीं करने वाले सदस्य किस तरह ई-वोटिंग से मतदान करें इसके निर्देश 37 वीं एजीएम की सूचना में दी जाएगी। सदस्य जो वी सी माध्यम से भाग लेंगे उनकी गिनती कथित अधिनियम की धारा 103 के तहत की जाएगी। एजीएम की कार्यवाही कम्पनी के पंजीकृत कार्यालय में आयोजित मानी जाएगी जिसे एजीएम का स्थान माना जाएगा। ई-वोटिंग की सुविधा एजीएम में भी दी जाएगी और यदि एजीएम के प्रतिभागी सदस्य ने रिमोट ई-वोटिंग से मतदान नहीं किया हो तो एजीएम में मतदान कर सकेंगे।

सदस्यों से निवेदन है कि निम्नलिखित विधि से अपना ई मेल पता / बैंक खाते का विवरण पंजीकृत / अपडेट करें:

शेयरधारिता के मामले में

सदस्यों से निवेदन है कि यथा शीघ्र लिंक https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx पर विलक कर अपनाई मेल पता पंजीकृत / अपडेट करें या फोलियो नंबर और स्व-सत्यापित विवरण के साथ आरटीए को लिखें और पैन कार्ड की स्व-सत्यापित कॉपी केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड, युनिटः रिलैक्सो फुटवियर्स लिमिटेड, सेलेनियम टॉवर बी, प्लॉट नंबर 31 और 32, फाइनैंशियल डिस्ट्रिक्ट, नानकरामगुडा, हैदराबाद- 500032, भारत को भेज दें या einward.ris@kfintech.com पर ईमेल करें।

डीमैट शेयरघारिता के मामले में

तिथिः 17 जुलाई, 2021

स्थानः दिल्ली

कपया अपने डीपी से संपर्क करें और डीपी द्वारा बताई प्रक्रिया से अपने डीमैट खाते में अपनाई मेल पता और बैंक खाते के विवरण अपडेट करें।

सदस्यगण कृपया ध्यान दें कि निदेशक मंडल ने 20 मई, 2021 दिनांकित अपनी बैठक में प्रति शेयर 2.50 रुपये लाभांश की अनुशंसा की है। लाभांश सदस्यों के अनुमोदन पर निर्भर करेगा जो एजीएम की तिथि से 30 दिनों के अंदर जिन सदस्यों के नाम कट—ऑफ तिथि यानी 19 अगस्त, 2021 की सदस्यों के रजिस्टर में होंगे उन्हें विभिन्न माध्यमों से ऑनलाइन ट्रांस्फर कर दिए जाएंगे यदि उनके बैंक खाते का विवरण अपडेट किया होगा। सदस्य जिन्होंने अपने बैंक खाते का विवरण अपडेट नहीं किया है उन्हें लाभांश के वारंट / डिमांड ड्राफ्ट / चेक उनके पंजीकृत पते पर भेजे जाएंगे यदि डाक सेवा उपलब्ध होगी। लाभांश मिलने में विलंब से बचने के लिए सदस्यों से निवेदन है कि अपने बैंक खाते का पूरा विवरण अपडेट करें जैसा कि ऊपर बताया गया है।

सदस्यगण कृपया ध्यान रखें कि आयकर अधिनियम, 1961 का वित्त अधिनियम, 2020 द्वारा संशोधन के अनुसार यह जनादेश है कि 1 अप्रैल, 2020 के बाद कम्पनी द्वारा भगतान या वितरित लाभांश पर शेयरधारक को कर देना होगा। इसलिए कम्पनी के लिए लाभांश भुगतान करते समय स्रोत पर कर (''टीडीएस'') काटना आवश्यक होगा। हम टीडीएस की उचित दर निर्धारित करें, जो लागू हो, इसके लिए सदस्यों से निवेदन है कि 19 अगस्त, 2021 तक आरटीए के निम्नलिखित लिंक पर कर संबंधी छूट का फॉर्म ऑनलाइन जमा करें : https://ris.kfintech.com/form15/. अधिक स्पष्ट जानकारी के लिए सदस्य श्री राजकुमार काले, प्रबंधक–कॉर्पोरेट रजिस्ट्री, यूनिटः रिलैक्सो फुटवियर्स लिमिटेड, केफिन

टेक्नोलॉजीज प्राइवेट लिमिटेड, कार्वी सेलेनियम टॉवर बी, प्लॉट 31-32, गाछीबावली, फाइनैंशियल डिस्टिक्ट, नानकरामगुडा, हैदराबाद— 500 032 या einward.ris@kfintech.com से संपर्क करें या टोल फ्री नंबर 1800—3094—001 पर कॉल करें। कम्पनी के सदस्य श्री विकास कुमार टाक, कम्पनी सचिव, रिलैक्सो फुटवियर्स लिमिटेड, अग्रवाल सिटी स्क्वायर, प्लॉट नंबर 10. मंगलम प्लेस, डिस्ट्रिक्ट सेंटर, सेक्टर−3, रोहिणी, दिल्ली−110085, दूरमाष सं. 011−46800600 से भी संपर्क कर सकते हैं और rfl@relaxofootwear.com पर ई-मेल लिख सकते हैं। निदेशक मंडल के आदेशानुसार

कृते रिलैक्सो फूटवियर्स लिमिटेड विकास कुमार टाक

कम्पनी सचिव

आवारा पशुओं की मददगार सेवानिवृत्त मेजर की सराहना की प्रधानमंत्री ने

जनसत्ता ब्यूरो नई दिल्ली, 18 जुलाई।

प्रधानमंत्री नरेंद्र मोदी ने कोरोना विषाण

की। कोरोना महामारी के कारण लाग

पूर्णबंदी के दौरान वह अपने पिता श्यामवर

सिंह के साथ उनकी मदद के लिए आगे

आईं। उनके पिता असहाय पशुओं की

बयान में कहा गया है कि मेजर सिंह

महामारी के दौरान आवारा पशुओं की मदद आवारा पशुओं के लिए भोजन और इलाज करने को लेकर सेना की एक सेवानिवृत्त अधिकारी की सराहना की और कहा कि इस की व्यवस्था की। मोदी ने उन्हें लिखे पत्र में कहा है, 'पिछले करीब डेढ़ साल में हमने तरह की कोशिश समाज के लिए प्रेरणा का स्रोत है। मेजर प्रमिला सिंह (सेवानिवृत्त) ने अभूतपूर्व स्थिति का सामना किया है। यह न सिर्फ मानव के लिए, बल्कि मानव के इस मुश्किल समय में पशुओं के लिए भोजन आसपास रहने वाले कई जीवों के लिए भी एक मुश्किल समय है। इस तरह की स्थिति एक आधिकारिक बयान के मृताबिक, में पीड़ा और असहाय पशुओं की जरूरत प्रधानमंत्री ने राजस्थान के कोटा की रहने वाली सिंह को लिखे एक पत्र में उनकी के प्रति आपका संवेदनशील होना तथा दयालता और सेवा को लेकर उनकी सराहना उनके कल्याण के लिए पुरी व्यक्तिगत क्षमता

> एक पत्र लिख कर उन्हें सूचना दी थी कि उन्होंने पूर्णबंदी के दौरान पशुओं की देखभाल का जो कार्य शुरू किया था वह अब भी जारी है।

हरियाणा में पाबंदियां 26 जुलाई तक बढ़ीं

चंडीगढ़, 18 जुलाई (भाषा)।

देखभाल करते हैं।

और दवा की व्यवस्था की है।

हरियाणा सरकार ने कोविड-19 की वजह से राज्य में लागू पूर्णबंदी की मियाद रविवार को एक हफ्ते और बढ़ाने का फैसला किया और अब यह 26 जुलाई तक प्रभावी रहेगा।

हालांकि, रेस्तरां, बार और क्लब को ढील दी गई है और अब उन्हें एक घंटे अधिक यानी रात 11 बजे तक खुला रखा जा सकेगा। राज्य के मुख्य सचिव विजय वर्धन द्वारा जारी आदेश के मुताबिक, 'महामारी अलर्ट सुरक्षित हरियाणा का विस्तार एक सप्ताह और, 19 कोटा की रहने वाली मेजर प्रमिला सिंह ने कोरोना काल में पशुओं के लिए भोजन और दवा की व्यवस्था की

और उनके पिता ने अपने खुद के पैसों से के साथ काम करना सराहनीय है।'

इससे पहले, मेजर सिंह ने प्रधानमंत्री को

जुलाई (सुबह पांच बजे से) से 26 जुलाई (सुबह पांच बजे तक) तक किया गया है। आपदा प्रबंधन अधिनियम-2005 के तहत मुख्य सचिव द्वारा जारी आदेश में कहा गया कि रेस्तरां और बार को अब सुबह 10 बजे से रात 10 बजे के बजाय सुबह 10 बजे से रात 11 बजे तक 50 फीसद क्षमता के साथ खोलने की अनुमित होगी और यह रियायत मॉल और होटल में मौजूद रेस्तरां और बार को भी मिलेगी। आदेश के मुताबिक होटल, रेस्तरां और फास्ट फूड ज्वांइट्स से होम डिलिवरी भी 11 बजे रात तक की जा सकेगी।

कोरोना फैलने के लिए काल काबन उत्पजन का सहारा लेता है : अध्ययन

नई दिल्ली, 18 जुलाई (भाषा)।

पुणे स्थित भारतीय उष्णदेशीय मौसम विज्ञान संस्थान (आंडआइटीएम) द्वारा किए गए एक नए शोध में सामने आया है कि कोरोना विषाणु फैलने के लिए जैव ईंधन के जलने के दौरान उत्सर्जित काले कार्बन का ही सहारा लेता है और यह अन्य अभिकणीय पदार्थ (पीएम) 2.5 कणों के साथ नहीं फैलता है।

जर्नल 'एल्सेवियर' में प्रकाशित शोध सितंबर से दिसंबर 2020 के दौरान दिल्ली से एकत्रित पीएम 2.5 और काला कार्बन के 24 घंटे के औसत आंकड़ों पर आधारित है। पीएम 2.5 ऐसे सूक्ष्म कण होते हैं जोिक सांस के द्वारा शरीर में गहराई से प्रवेश करते हैं और फेफड़ों एवं श्वसन प्रणाली में सूजन पैदा करते हैं। इसके कारण कई बीमारियों होने के साथ ही शरीर की रोग प्रतिरोधक क्षमता में भी कमी आती है। पीएम 2.5 में अन्य सुक्ष्म कणों के साथ ही काला कार्बन भी शुमार रहता है। शोध के लेखक अदिति राठौड़ और गुफरान बेग ने कहा कि कई अध्ययन में कोविड-19 के बढ़ते मामलों को वायु प्रदुषण से जोड़ा गया है। उन्होंने कहा कि इटली में किए गए एक शोध में पीएम 2.5 के स्तर और कोरोना विषाण के मामलों का आपस में संबंध दर्शाया गया है। वरिष्ठ वैज्ञानिक बेग ने कहा, 'हालांकि, हमारे शोध में यह दलील दी गई है कि पीएम 2.5 के सभी कणों में कोरोना विषाणु नहीं होता है। हालांकि, कोरोना विषाण फैलने के लिए जैव ईंधन के जलने के दौरान उत्सर्जित काला कार्बन का ही सहारा लेता है।' शोध में कहा गया, ' दिल्ली कोरोना विषाणु संक्रमण से बुरी तरह प्रभावित रही। हालांकि, जब लगभग छह महीने बाद हालात सामान्य होने के साथ मृतक संख्या में कमी दर्ज की जाने लगी, तो अचानक ही संक्रमण के नए मामलों में 10 गुना से अधिक का इजाफा दर्ज किया गया। ऐसा पडोसी राज्यों में पराली जलाने की घटनाओं के बाद देखने में आया।'

नाशिक में मिले राज ठाकरे और महाराष्ट्र भाजपा प्रमुख

मुंबई, 18 जुलाई (भाषा)।

महाराष्ट्र नवनिर्माण सेना (मनसे) प्रमुख राज ठाकरे और भारतीय जनता पार्टी (भाजपा) के प्रदेश अध्यक्ष चंद्रकांत पाटिल ने रविवार को नाशिक में मुलाकात की। पाटिल ने बाद में

पाटिल ने कहा, 'हम दोनों अपने-अपने दलों की छात्र इकाई में थे और पिछले 40 वर्षों से हमारे बीच मैत्रीपूर्ण संबंध हैं।

संवाददाताओं से कहा कि उनकी और ठाकरे की मुलाकात केवल दुआ-सलाम तक सीमित थी 'और कुछ नहीं' क्योंकि स्कूली दिनों से ही दोनों के बीच

मधुर और मैत्रीपूर्ण संबंध हैं। दोनों नेता निकाय चुनावों के लिए अपनी-अपनी पार्टियों की तैयारियों का जायजा लेने के लिए नाशिक में हैं। नाशिक उन 10 नगर निकायों में शामिल है, जहां अगले साल चुनाव होना है।

दोनों नेताओं की मुलाकात उस समय हुई जब ठाकरे का काफिला अतिथि गृह के भीतर गया और पाटिल परिसर से बाहर जा रहे थे। उन्होंने अपने सहयोगियों और सुरक्षा कर्मचारियों से दूर जाकर कुछ मिनटों के लिए बात की। बाद में, पाटिल ने कहा, 'हम दोनों अपने-अपने दलों की छात्र इकाई में थे और पिछले 40 वर्षों से हमारे बीच मैत्रीपर्ण संबंध हैं।

यह पछे जाने पर कि क्या आगामी निकाय चनावों में इस दोस्ती के नतीजे मिलेंगे, पाटिल ने कहा, 'दोस्ती और राजनीति दो अलग-अलग चीजें हैं। भले ही मैं प्रदेश भाजपा अध्यक्ष हूं, हमारे नेता देवेंद्र फडणवीस अंतिम निर्णय लेंगे।' यह पूछे जाने पर कि उन्होंने किस बारे में बात की, पाटिल ने कहा, 'सिर्फ दुआ-सलाम...और कुछ नहीं।' राज ठाकरे की मनसे का कुछ साल पहले नाशिक नगर निकाय पर शासन था। नाशिक में पिछले निकाय चुनावों में भाजपा ने मनसे को हराया था।