CIN: L65192MP1994PLC008715

Registered Office: 11/2, Usha Ganj, Jaora Compound, Indore (M.P.)-452001 Tel. 0731-4246092, Email id- info@vijifinance.com, Website-www.vijifinance.com

Dated: 20th June, 2024

То,	То,			
The Secretary (DCS/Compliance),	The Secretary (Listing/Compliance),			
Corporate Relationship Department,	National Stock Exchange of India Limited			
BSE Limited	Exchange Plaza, Bandra Kurla Complex			
Phiroze Jeejeebhoy Towers, Dalal Street,	Mumbai-400001			
Mumbai-400001				
To,				
The Secretary,				
The Calcutta Stock Exchange Limited				
4, Lyons Range, Dalhousie, Murgighata, B B D				
Bagh, Kolkata, West Bengal 700001				
_				

Sub: Compliance under Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Reference: VIJI FINANCE LIMITED (BSE SCRIP CODE: 537820; CSE SCRIP CODE: 032181; NSE SYMBOL: VIJIFIN, ISIN: INE159N01027)

Dear Sir/Madam,

With reference to the above mentioned subject and in terms of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the public notice published in newspapers i.e. Financial Express – Ahmedabad, Bangalore , Mumbai, Kolkata, Chandigarh , Kochi , New Delhi , Hyderabad, Lucknow, Chennai and Pune edition (in English) , Jansatta- Kolkata, Chandigarh , New Delhi and Lucknow, (in Hindi) and Hamara Swaraj – Indore (in Hindi) dated 20th June, 2024 regarding Advertisement for further extension of Rights Issue period of Viji Finance Limited.

You are requested to please take the same on record.

Thanking you,

For VIJI FINANCE LIMITED

Vijay Kothari Chairman & Managing Director DIN:00172878

(This is only an advertisement for information purposes and is not a prospectus announcement)

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat – 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862

Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: htps://visamanglobalsales.com//

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N.

"The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

### THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35.40.000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

## THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

### THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

## FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER

 Our Equity Shares have never been publicly traded, and may experience price Weighted average cost of acquisition

and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above the Issue Price or at all.

Sr. No.	Name of the Promoters	Average cost of Acquisition (in ₹)
1.	Mr. Mitulkumar Sureshchandra Vasa	7.29
2.	Mr. Sureshchandra Gulabchand Vasa	7.29
3,	Ms. Avni M. Vasa	7.29
4.	Ms. Ilaben Sureshchandra Vasa	7.29
5.	Mr. Kular Brijesh N.	7.46

Weighted average cost of Types of transactions acquisition (₹ per Equity Shares) Weighted average cost of acquisition of primary / new issue of shares. Weighted average cost of acquisition for secondary sale / acquisition of shares Weighted average cost of acquisition for ₹ 4.17/past 5 primary issuances / secondary trans-

Investors are required to refer section titled "Risk Factors" on page 27 of

## OPENS ON: MONDAY, JUNE 24, 2024 ON: WEDNESDAY, JUNE 26, 2024

actions, as disclosed above

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted. UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the op-

submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021,

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 20897022, E-mail: info@shreni.in. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: lpc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard. specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can

afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 27 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS			
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares	
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800	
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800	
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800	
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392	
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69	
Mr. Talsaniya Bhavesh D	10	1	e vin	5	Ş	
Mr. Kaushik Shah	10	1				

**LEAD MANAGER TO THE ISSUE** 

REGISTRAR TO THE ISSUE **LINK**Intime COMPANY SECRETARY AND COMPLIANCE OFFICER

SHARES LTD.

E-mail: shrenishares@gmail.com

Contact Person: Ms. Tanya Goyal

Website: www.shreni.in

Date: June 19, 2024

Place: Rajkot

Investors Grievance E-mail: info@shreni.in

SEBI Registration Number: INM000012759

SHRENI SHARES LIMITED LINK INTIME INDIA PRIVATE LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED) C-101, 247 Park, L B S Marg, Vikhroli (West), Office No. 217, Hive 67 Icon, Poisar Gymkhana Mumbai - 400 083, Maharashtra, India. Road Lokmanya Tilak Nagar Poisar, Near Telephone: +91 8108114949

any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Raghuleela Mall, Kandivali West, Mumbai - 400067. E-mail: visamanglobal.smeipo@linkintime.co.in Maharashtra, India | Tel.: +91- 022- 2089 7022 Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in

Contact Person: Ms. Shanti Gopalkrishnan

SEBI Registration Number: INR000004058

Ms. Rawal Ankita Harsh C/o., Jain Traders, 8, Sorathiawadi Near Narmada,

80 Feet Road, Rajkot - 360002, Gujarat, India. Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in.

AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager, Shreni Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED

Mitulkumar Sureshchandra Vasa Chairman & Managing Director

DIN: 07789750

the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e., www.nseindia.com, and website of our Company at https://visamanglobalsales.com/

Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in

VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with

# रूपोली विस सीट पर उपचुनाव में बीमा भारती राजद से चूनाव लड़ेंगी

पूर्णिया, 19 जून (भाषा)।

बिहार की पूर्व मंत्री बीमा भारती ने रूपौली विधानसभा सीट पर होने वाले उपचुनाव के लिए बुधवार को अपना नामांकन पत्र दाखिल किया। भारती रूपौली सीट का कई बार जनता दल (एकीकृत) की विधायक के तौर पर प्रतिनिधित्व कर चुकी हैं और कुछ महीने पहले लोकसभा चुनाव लड़ने के लिए यह सीट छोड़ दी थी। इस बार वह राष्ट्रीय जनता दल (राजद) उम्मीदवार के तौर पर यहां से अपना भाग्य आजमाएंगी।

पूर्णिया लोकसभा सीट पर दो बार जद(एकी) सांसद रहे संतोष कुशवाहा को पराजित कर निर्दलीय उम्मीदवार पप्पू यादव ने जीत दर्ज की। इस सीट पर भारती की जमानत जब्त हो गई थी। राजद अध्यक्ष लालू प्रसाद ने एक दिन पहले भारती को पार्टी का

पूर्णिया लोकसभा सीट पर दो बार जद(एकी) सांसद रहे संतोष कुशवाहा को पराजित कर निर्दलीय उम्मीदवार पप्पू यादव ने जीत दर्ज की। इस सीट पर भारती की जमानत जब्त हो गई थी।

चुनाव चिह्न दे दिया, लेकिन औपचारिक तौर

पर इसकी घोषणा नहीं की। वर्ष 2020 के

बिहार विधानसभा चुनाव में विपक्षी महागठबंधन में शामिल भारतीय कम्युनिस्ट पार्टी (भाकपा) ने रूपौली सीट से चुनाव भाकपा ने पिछले सप्ताह घोषणा की थी

कि वह उपचुनाव लड़ेगी। हालांकि, नवीनतम घटनाक्रम के बाद भाकपा की प्रदेश इकाई ने राजद के कदम पर नाराजगी व्यक्त करते हुए एक बयान जारी किया, लेकिन घोषणा की कि

वह राष्ट्रीय राजनीति के व्यापक हित में अपने सहयोगी के खिलाफ उम्मीदवार नहीं उतारेगी। इस बीच, पूर्व विधायक शंकर सिंह ने केंद्रीय मंत्री चिराग पासवान की पार्टी छोड दी है और घोषणा की है कि वह निर्दलीय के रूप में उपचुनाव लड़ेंगे। सिंह ने 2020 में लोक जनशंक्ति पार्टी (लोजपा) के टिकट पर इस सीट से चुनाव लड़ा था और दूसरे स्थान पर

जद(एकी) उम्मीदवार कमलाधर प्रसाद मंडल का बिहार में सत्ताधारी राष्ट्रीय जनतांत्रिक गठबंधन (राजग) समर्थन कर रहा है। मंडल ने पिछला विधानसभा चुनाव निर्दलीय उम्मीदवार के रूप में लड़ा था और हाल में मुख्यमंत्री नीतीश कुमार की पार्टी में शामिल हुए थे। इस सीट पर शुक्रवार तक नामांकन पत्र दाखिल किया जा सकेगा। मतदान 10 जुलाई को होना है।

## मराठों के लिए आरक्षण की मांग को लेकर व्यक्ति ने आत्महत्या की

पुणे, 19 जून (भाषा)।

महाराष्ट्र के पुणे जिले में आरक्षण आवंटन के संवेदनशील मुद्दे पर फेसबुक लाइव सत्र आयोजित करने के बाद बुधवार को मराठा आरक्षण की मांग को लेकर 38 वर्षीय एक व्यक्ति ने कथित तौर पर आत्महत्या कर ली। मृतक प्रसाद देथे को सुबह लोनीकंद इलाके में एक ट्रक पर लोहे की छड से लटका हुआ पाया गया।

एक पुलिस अधिकारी ने बताया कि उनके शरीर पर एक सुसाइड नोट मिला है। हस्तलिखित नोट में देथे ने मराठा समुदाय को आरक्षण देकर अति पिछड़ा वर्ग (ओबीसी) श्रेणी के तहत शामिल करने की वकालत की। मराठा कार्यकर्ता मनोज जारांगे इसके लिए ही आंदोलन कर रहे हैं। अधिकारी ने बताया कि नोट में जारांगे से आरक्षण मिलने तक अपना आंदोलन जारी रखने का आग्रह किया गया है।

आत्महत्या का कदम उढाने से पहले देथे ने एक 'फेसबुक लाइव' सत्र आयोजित किया और आरक्षण के मुद्दे पर विस्तार से बात की। देथे एक निजी कंपनी में सुरक्षा कर्मचारी के रूप में काम करते थे।

इसमें पंकजा मुंडे और छगन भुजबल जैसी प्रमुख राजनीतिक हस्तियों से भी मराठा आरक्षण का समर्थन करने की अपील की गई है। आत्महत्या का कदम उठाने से पहले देथे ने एक 'फेसबुक लाइव' सत्र आयोजित किया और आरक्षण के मुद्दे पर विस्तार से बात की। देथे एक निजी कंपनी में सरक्षा कर्मचारी के रूप में काम करते थे। उनके परिवार में पत्नी और तीन बच्चे हैं। जारांगे के नेतृत्व में मराठा समदाय सरकारी नौकरियों और शिक्षा में ओबीसी समह के तहत आरक्षण की मांग कर

## अवैध देशी शराब पीने से 20 से अधिक बीमार पड़े, पांच की मौत

चेन्नई, 19 जून (भाषा)।

तमिलनाडु के कल्लाकुरिचि जिले में संदिग्ध रूप से अवैध देसी शराब पीने से 20 से अधिक लोग बीमार पड़ गए तथा कम से कम पांच लोगों की मौत हो गई। अधिकारियों ने बधवार को यह जानकारी दी।

सरकार ने कहा कि इस सिलसिले में 49 वर्षीय ( अवैध शराब विक्रेता) के कन्नुकड़ी को गिरफ्तार किया गया है तथा उसके पास से जब्त 200 लीटर अवैध शराब के विश्लेषण में सामने आया कि उसमें घातक ह्यमेथनालह्न मौजूद था। मख्यमंत्री एम के स्टालिन ने इस घटना की समग्र विवेचना के लिए सीबी-सीआइडी जांच का आदेश दिया है। एक सरकारी बयान में कहा गया है कि इस मामले में कल्लाकृरिची के जिलाधिकारी श्रवण कुमार जातावथ का तबादला कर दिया गया है जबकि पुलिस अधीक्षक समय सिंह मीणा को निलंबित कर दिया गया।

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior, Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@viiifinance.com | Website: www.viiifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"). AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

## RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date).

through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date. PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT

FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21ST JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

**REGISTRAR TO THE ISSUE** 

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

**VIJI FINANCE LIMITED** 

11/2, Usha Gani Jaora Compound, Indore, Madhya Pradesh 452001, India

Contact Person: Ms. Stuti Sinha Company Secretary And Compliance Officer

Telephone: +91 93028-24000

Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case

COMPANY

For Viji Finance Limited

Place: Indore Date: June 19, 2024

may be, was submitted by the ASBA.

CAMEO

CAMEO CORPORATE SERVICES LIMITED

Contact Details: 04440020700 / 28460390

Investor grievance: investor@cameoindia.com

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित

अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा

फलाईओवर के पास, नई दिल्ली का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन)

नियमावली 2002 (2002 का 54) के साथ पठित धारा 13(12) के नियम 3 के अधीन प्रदत

शक्तियों के अंतर्गत उधारकर्ता श्री अभिष्यंत गौड़ पुत्र श्री राजेंद्र प्रसाद को एक मांग नोटिस

विनोक 09-03-2024 को जारी किया था जिसमें उल्लेखित राशि रू 18,10,756.00 (रू. अड्रास्ट

लाख दस हजार सात सौ छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सौ

दो मात्र) दिनांक 09.03.2024 तक एग्रीगेट (रु. 23,84,358.00 (रु. तेईस लाख चौरासी हजार

तीन सौ अद्वावन मात्र) दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चें एवं अन्य प्रभार

इत्यादि सहित उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के अंदर भूगतान करने को कहा

कर्जदार/गारंटर उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा

कर्जदार / गारंटर तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे

वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप-धारा 4 उक्त नियमों के

नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत

विशेष रूप से कर्जदार/बंधककर्ता/गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के

साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन

भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ़ रोड़, ज़खीरा फ्लाईओवर

के पास, नई दिल्ली के प्रभार वास्ते राशि का 18,10,756.00 (क. अद्वारह लाख दस हजार सात

सौ छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सौ दो मात्र) दिनांक 09.03.

2024 तक एग्रीगेट (रु. 23,84,358.00 (रु. तेईस लाख चौरासी हजार तीन सौ अद्वावन मात्र)

दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चें एवं अन्य प्रभार इत्यादि सहित के अधीन

कर्जदार का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सरक्षित

यह गोटिस बैंक के उस अधिकार पर प्रतिकृल प्रभाव नहीं डालता है जिसके तहत वह कानून के

लागू प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू

संपत्ति का विवरण

(साम्यिक बंधक सम्पत्ति जोकि युनिट नं. टी०६ / 12ए ०३, 12वां तल, सुपर क्षेत्रफल 1130 वर्ग

मी., (104.98 वर्ग मी.) ग्रुप हाउसिंग कॉम्प्लेक्स "पारस सीजन्स" के टावर—।।। में जोकि प्लाट

कब्जा सूचना सुरक्षा हित (प्रवर्तन) नियम, 2002 का नियम 8(1)

जबकि अघोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित

अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा

**फ्लाईओवर के पास, नई दिल्ली** का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन)

नियमावली 2002 (2002 का 54) के साथ पठित घारा 13(12) के नियम 3 के अधीन प्रदत

शक्तियों के अंतर्गत **उधारकर्ता** श्री बिमल कांत झा पुत्र श्री उपेंद्र कांत झा और श्रीमती रूपम

झा पुत्री श्री रविति रमन झा को एक मांग नोटिस दिनांक 21-12-2024 को जारी किया था

जिसमें उल्लेखित राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार आठ सौ नवासी

मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित

कर्जदार/गारंटर उक्त राशि का भूगतान करने में असफल हो गये हैं, इसलिए एतदद्वार

कर्जदार / गारंटर तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे

वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप-धारा 4 उक्त नियमों के

नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रवत्त शक्तियों के इस्तेमाल के अन्तर्गत

विशेष रूप से कर्जदार/बंधककर्ता/गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के

साथ लेन—देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन

भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ़ रोड़, जखीरा पलाईओवर के पास, नई दिल्ली के प्रभार वास्ते राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार

आठ सौ नवासी मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार

कर्जदार का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित

यह नोटिस बँक के उस अधिकार पर प्रतिकृत प्रभाव नहीं डालता है जिसके तहत वह कानून के

लागू प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू

संपत्ति का विवरण

परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

चक्त सुचना की प्राप्ति की तिथि से 60 दिनों के अंदर भूगतान करने को कहा गया था।

भारतीय स्टेट बैंक तनावग्रस्त आरित रिकवरी शाखा-।

प्रथम तल, 23, नजफगढ़ रोड़, नई दिल्ली–110015,

प्राधिकृत अधिकारी, भारतीय स्टेट बैंक

परिसंपत्तियों के मुक्त करने हेत् उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

l. GH-01/D, सेक्टर−168, नोएडा, गौतमबुद्ध नगर, उत्तर प्रदेश में स्थित

सम्पत्ति का कब्जा 15.06.2024 को लिया है।

दिनांकः 15-06-2024 स्थानः नोएडा

इत्यादि सहित के अधीन होगा।

युनियन बैंक ऑफ इंडिया एनएवी सहारनपुर, दिल्ली रोड, जिला सहारनपुर, उत्तर प्रदेश-247001

नियम-8(1)कब्जा-सूचना

अधोहस्ताक्षरी वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण और प्रतिभूति हित प्रवर्तन (द्वितीय) अधिनियम, २००२ (२००२ का अध्यादेश ३)के तहत यूनियन बैंक ऑफ इंडिया, एनएवी सहारनपुर शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001 के अधिकृत अधिकारी होने के नाते तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 के (नियम 3) के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग कर मांग नोटिस यानी : एनएवी : सरफेसिया : SARFAESIA:560371000471015/2023 दिनांक 21.01.2023 द्वारा मेसर्स रचना रानी पुत्री श्री राज कुमार निवासी गाँव-जय रामपुर ब्लॉक-सरवा, जिला सहारनपुर यु.पी.-247001 और गारंटर / रों श्रीमती उर्मिला पत्नी श्री राज कुमार निवासी गाँव-जय रामपुर, ब्लॉक-सरवा, जिला सहारनपुर यू.पी.- 247001 (01. 03.2017 को एनपीए के रूप में वर्गीकृत) को नोटिस में उल्लिखित राशि रु.11,89,890. 65 / - (रुपये ग्यारह लाख नवासी हजार आठ सौ नब्बे और पैंसठ पैसे मात्र)और उसपर ब्याज + अन्य शुल्क को उक्त नोटिस की प्राप्ति की तारीख से 60 दिनों के भीतर भुगतान करने के लिए कहा है।

उधारकर्ता द्वारा राशि का भुगतान करने में विफल रहने पर, उधारकर्ता और आम जनता को एतद्दवारा नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उक्त अधिनियम के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उसे प्रदान की गई शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर 13.06.2024 को कब्जा कर लिया है। विशेष रूप से उधारकर्ताओं / जमानतदारों और आम जनता को एतद्दवारा चेतावनी दी जाती

है कि वे संपत्ति के साथ कोई भी लेन-देन न करें और संपत्ति के साथ कोई भी लेन-देन करने पर सभी खातों में 31.12.2022 के अनुसार रु.11,89,890.65 / – (रुपये ग्यारह लाख नवासी हजार आठ सौ नब्बे और पैंसठ पैसे मात्र) और उसपर ब्याज ब्याज + अन्य शुल्क की राशि के लिए यूनियन बैंक ऑफ इंडिया, एनएवी शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001, के प्रभार के अधीन होगा।

प्रतिभूति परिसंपत्तियों को भुनाने के लिए उपलब्ध समय के संबंध में अधिनियम की धारा 13 के उपधारा (8) के प्रावधानों के तहत ऋणकर्ता का ध्यान आकर्षित किया है। अचल संपत्ति का विवरण

ग्राम जयरामपुर, परगना सरसवा और तहसील नकुड, जिला–सहारनपुर (उत्तर प्रदेश) में स्थित खसरा संख्या 67 से संबंधित 200 वर्ग गज के प्लॉट पर आवासीय संपत्ति। पूर्वः जोगिंदर कुमार की संपत्ति। उत्तरः विनोद कुमार पुत्र अमी चंद की संपत्ति। पश्चिमः जोगिंदर कुमार की संपत्ति। दक्षिणः 8" चौड़ा रास्ता।

दिनांकः 13.06.2024 स्थान : सहारनपुर अधिकृत अधिकारी, यूनियन बैंक ऑफ इंडिया

'धर्मांतरण विरोधी कानून बनाएगी राजस्थान सरकार'

जनसत्ता ब्यूरो नई दिल्ली 19 जून।

राजस्थान सरकार ने सुप्रीम कोर्ट को सुचित किया है कि वह धर्मांतरण विरोधी कानून बनाने की प्रक्रिया में है। धोखाधड़ी और बलपूर्वक धर्मांतरण को रोकने की मांग करने वाली जनहित याचिका के जवाब में दायर हलफनामे में राज्य सरकार ने कहा है कि उसके पास धर्मांतरण से निपटने के लिए कोई विशिष्ट कानून नहीं है। राज्य सरकार का कहना है कि वह अपना स्वयं का कानून लाने की प्रक्रिया में है। तब तक इस विषय पर कानून और सुप्रीम कोर्ट द्वारा जारी दिशा-निर्देशों का सख्ती से पालन करेगी।

सुप्रीम कोर्ट में याचिका भाजपा नेता और वकील अश्विनी उपाध्याय ने 2022 में दायर की थी। जिसमें केंद्र और राज्यों को धोखाधड़ी से धर्मांतरण और डराने, धमकाने, उपहार और मौद्रिक लाभों के माध्यम से धोखे से धर्मांतरण को नियंत्रित करने के लिए कड़े कदम उठाने के निर्देश देने की मांग की गई

न्यायमूर्ति एमआर शाह और न्यायमूर्ति हिमा कोहली की पीँठ ने यह देखते हुए कि यदि बलपूर्वक धर्म परिवर्तन सच है तो यह गंभीर मुद्दा है, जो राष्ट्र की सुरक्षा को प्रभावित कर सकता है, केंद्र से जवाब मांगा था। पीठ ने राज्यों से भी जवाब मांगा था। न्यायालय ने याचिकाकर्ता द्वारा याचिका में दिए गए कुछ बयानों पर भी आपत्ति जताई थी जो अल्पसंख्यक धर्मों के लिए अपमानजनक थे और उन्हें हटाने के लिए कहा था। इस याचिका के साथ न्यायालय ने अन्य जनिहत याचिकाओं को भी टैग कर दिया था। जो धार्मिक रूपांतरण के संबंध में उत्तर प्रदेश, मध्य प्रदेश, हरियाणा, गुजरात आदि राज्यों द्वारा पारित कानूनों को चुनौती देते हुए दायर की गईं हैं। हाल ही में एक अन्य मामले की सुनवाई करते हए सुप्रीम कोर्ट की पीठ ने मौखिक रूप से टिप्पणी की थी कि उत्तर प्रदेश धर्मांतरण विरोधी कानून के कुछ हिस्से धार्मिक स्वतंत्रता की गारंटी देने वाले संविधान के अनुच्छेद 25 का उल्लंघन करते प्रतीत होते हैं।

है। नवंबर 2022 में याचिका पर विचार करते हुए

संथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ी

चेन्नई, 19 जून (भाषा)।

देश

चेन्नई की एक सत्र अदालत ने बुधवार को तमिलनाडु के पूर्व मंत्री वी. सेंथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ा दी। द्रविड़ मुनेत्र कषगम (द्रमुक) के वरिष्ठ नेता बालाजी को प्रवर्तन निदेशालय (ईडी) ने धनशोधन के एक मामले में 14 जून, 2023 को गिरफ्तार किया था। अभियोजन पक्ष ने केंद्रीय पुझल जेल से वीडियो-कान्फ्रेंसिंग के जरिये सेंथिल बालाजी को प्रधान सत्र न्यायाधीश एस. अल्ली के समक्ष पेश किया। सुनवाई के बाद सत्र न्यायाधीश ने उनकी न्यायिक हिरासत 25 जून तक बढ़ा दी। महिला न्यायाधीश एस. अल्ली ने 14 जून को कहा था कि वह सेंथिल बालाजी की याचिका पर

बुधवार को आदेश पारित करेंगी।

## इण्डियन ओवरसीज बैंक 🚳

**Indian Overseas Bank** 

क्षेत्रीय कार्यालय मलिक चौक, इन्द्रानगर, देहरादून उत्तराखण्ड–248001

चल संपत्ति (मशीनरी) की नीलामी दृष्टिबंधक समझौते के तहत की जाती है, न कि सरफेसी अधिनियम, 2002 के तहत प्रतिभूतिकरण और वित्तीय आस्ति का पुनगर्ठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम 2002, सपिठत नियम 8(6)के प्रतिभूति हित (प्रवर्तन) के प्राविधानों के आधार पर अधिनियम, 2002 के अर्न्तगत बैंक बंधक दृष्टिबंधक चल सम्पत्ति की ई—नीलामी यह सूचना आम तौर पर जनता के लिए और विशेष रूप से ऋणी (ओ), व निर्देशको को दी जाती है, कि निम्न वर्णित दृष्टिबंधक चल सम्पत्ति सुरक्षित लेनदार के पास बंधक / भारित है, प्राधिकत अधिकारी इण्डियन ओवरसीज बैंक (सुरक्षित लेनदार) द्वारा सम्पत्ति का भौतिक कब्जा लिया जा चुका है, के द्वारा 'जहाँ है जैसा है,'' ''जैसा है जो है'' और ''जो कुछ भी है,'' के आधार पर निम्नलिखित दिनांक को ऋणी (ओ), बंधककर्ता (ओ) जमानतकर्ता (ओं) व निदेशकों से सम्पत्ति की बिक्री कर निम्नलिखित बकाया धनराशि व भविष्य के ब्याज एवं अन्य खर्चे जो कि इण्डियन ओवरसीज बैंक

ईएमडी जमा ई-नीलामी की तिथि व समय शाखा का नाम एवं ऋणी/ बकाया राशि करने लिए बैंक विवरण ईएमडी अचल सम्पत्तियों का विवरण बंधककर्ता / जमानती का नाम व पता ईएमडी स्टार्ट की तिथि कब्जे का प्रकार बिड गुणक मूल्य ईएमडी अन्तिम की तिथि शाखा : कनखल, हरिद्वार (0531) खाता संख्याः स्क्रैप मशीनरी: 1, मोटर और इलेक्ट्रिकल्स के बिना प्लास्टिक ग्रेन्यूल्स मिक्सर, 2 क्त0 2,60,98,024/-05.07.2024 रू0 1,70,000/ ऋणी / बंधककर्ताः मैसर्स पायनियर इंटरप्राईजेज, प्रो० श्र इलेक्टिकल्स के बिना प्लास्टिक पाइप निकालने वाली मशीन, 3. प्लास्टिक इंजेक्शन 05130113035001 प्रातः 11:00 बजे से दोपहर दिनांक 09.05.2024 से + रू0 17,000/-ओमप्रकाश महेश्वरी पत्र श्री जे.आर. महेश्वरी, पताः डी–149, पिथ 01:00 बजे तक अगर बिड अंतिम IFSC Code: IOBA0000513 मोल्डिंग मशीन (विंडसर) इंजेक्शन क्षमता 1000 ग्राम। विहार, नई दिल्ली–110092, स्थायी पताः 1/5790/ए गली नं० प्रभावी ब्याज दिनांक रू0 5,000/-क्षण में रखी जाती है तो 10 मिनट Sarfasi sale Parking A/c 13 बलवीर नगर, सादरा दिल्ली—110032 10.05.2024 तक का अतिरिक्त समय देय होगा कनखल, हरिद्वार + अन्य खर्चे शाखा इएमडी भौतिक कब्जा स्टार्ट तिथि 21.06.2024 अन्तिम तिथि 04.07.2024

जानकारी अगर कोई हो तो, बैंक की जानकारी के अनुसार कोई भार नहीं, बकाया देय राशि समावेश नहीं, लोकल निजि सरकारी (सम्पत्ति कर, जल सीवरेज, बिजली का बिल इत्यादी) जैसा लागू हो।

सम्पत्ति निरिक्षण करने की अन्तिम दिनांक 04.07.2024, समय सुबह 10.00 बजे से सांय 04.00 बजे तक

प्रत्याशित बोलीदाता सम्पत्ति के निरीक्षण / ई—नीलामी, से संबन्धित जानकारी के लिए संबधित शाखा प्रबन्धक, इंडियन ओवरसीज बैंक, से कार्यालय समय में दिनांक 05.07.2024 को समय प्रातः 11:00 बजे से दोपहर 01:00 बजे तक अथवा बैंक द्वारा सर्विस प्रदाता M/s MSTC .imited, 225—सी, ए०जे०सी० बोस रोड, कोलकत्ता—700020 हेल्प लाइन नं० 033—22901004, ई—नीलामी में भाग लेने के लिए सभी बोलीदाता व खरीददार को सर्विस प्रदाता की वेबसाइट पर https://www.mstcecommerce.com/auctionhome/ibapi पर सम्पर्कं करें।

विस्तृत नियम व शर्तों के लिए कृपया हमारी वेबसाइट (वेब पोर्टल) www.ibapi.in or www.iob.in पर देखें प्राधिकृत अधिकारी, इण्डियन ओवरसीज बैंक

दिनांक: 19.06.2024

(साम्यिक बंधक सम्पत्ति जोकि प्लॉट/पलैट सं. 2716/जीसी-07, फ्लोर-26, टावर-बी, 7वां एवेन्यू, गौर सिटी, सेक्टर-04, ग्रेटर नोएडा, जिला-गौतम बुद्ध नगर, उत्तर प्रदेश (सुपर बिल्ट-अप एरिया लगभग 108.23 वर्गमीटर (1165 वर्गफुट)।

दिनांकः 15-06-2024 स्थानः नोएडा प्राधिकृत अधिकारी, भारतीय स्टेट बैंक

函

सं०

बकायेदार/जमानतदार का नाम, पता

व खाता संख्या

सदर जिला सुल्तानपुर उ० प्र0पिन-227808

सुल्तानपुर उ०प्र०, पिन- 2280 01

(सुरक्षित लेनदार) को वसूल करना है। आरक्षित मूल्य व धरोधर धनराशि निम्नलिखित है। ई—नीलामी वेब पोर्टल : www.ibapi.in के प्लेटफार्म पर सम्पन्न होगी



बड़ौदा यू.पी. बैंक Baroda U.P. Bank प्रधान कार्यालयः बुद्ध बिहार व्यावसायिक योजना, तारामंडल, गोरखपुर- २७३०१६ क्षेत्रीय कार्यालयः गोरा बारिक, अमहट, लखनऊ रोड, सुल्तानपुर- 22800'

सार्वजनिक बिक्री नीलामी सूचना/ नीलामी तिथि 25.07.2024 (अचल सम्पत्तियों हेतु)

बकाया धनराशि

(रूo)

प्राधिकृत अधिकारी, बड़ौदा यू.पी. बैंक Chandigarh

मांग सूचना की तिथि/

अधिग्रहण तिथि/

आरबित घनराशि/

अग्रिम धनराशि/

अचल सम्पितयों के लिए सार्वजनिक नीलामी ब्रिकी सूचना

वित्तीय आस्तियों की प्रतिभृतिकरण और पुननिर्माण तथा प्रतिभृति हित के प्रवर्तन अधिनियम, 2002 की घारा 13(4) (सरफेसी अधिनियम, 2002) साथ में पठित प्रतिभृति हित (नियमों, 2002 के नियम 6(2) और / या

नियम 8 (6) के अधीन नीलामी सचना जैसाकि , उक्त कथित सरफेरी अधिनियम , 2002 की धारा 13(2) के अधीन और कथित अधिनियम की धारा 13(2) में पठित नियम 3 के प्रदत्त शक्तियों का प्रयोग करते हुए , बड़ाँदा यू0

पी0 बैंक के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी द्वारा एक मांग सूचना जारी की जिसमें तथा कर्जदार ( रों ) और गारंटीदाता ( ओं ) / बंधककर्ता ( ओं ) को कथित सूचना की तिथि से 60 दिनों के भीतर कथित सूचना के अनुसार राशि का भूगतान करने को कहा गया और जैसाकि कर्जदार (रों)/ गारंटीदाता (ओं) बंधकदाता (ओं)/ ने राशि का भूगतान नहीं किया और अतः अघोहस्ताक्षरी ने कथित अधिनियम की धारा 13 (4) साथ में पठित नियमों के नियम 4 और/या नियम 8 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए सम्पत्ति / संपत्तियों (इसके बाद कथित सम्पत्तियों नाम से निर्दिष्ट का कब्जा ले लिया है जैसा कि अधोहस्ताक्षरी, सरफेसी अधिनियम, 2002 की धारा 13(4)(ए) के तहत प्रदत्त अधिकारों के अनुपालन में कथित सम्पत्तियों की बिक्री द्वारा बेंको के बकायों की वसुली का प्रस्ताव रखते हैं। एततद्वारा जनसाधारण और विशेष रूप से कर्जदार (रों) और गारंटीदाता (ओं)/ बंधककर्ता (ओं) को सूचना दी जाती है कि निम्नवर्णित अचल सम्पत्ति जो प्रतिभूत लेनदारों के पास बंधक / प्रभारित पड़ी है, जिसका रचनात्मक कब्जा प्राधिकृत अधिकारी, बड़ौदा यू० पी० बैंक , प्रतिभूत लेनदार द्वारा ले लिया गया है, जिसे निम्नांकित बकायों की वसूली हेतु निम्नांकित सारणी में अंकितानुसार तिथि को "जैसा है जहां है , जैसा है जो है" और "जो है वही है "आधार पर बेचा जायेगा । जनसाधारण और विशेष रुप से कर्जदार (रों) और गारंटीदाता (ओं) / बंधककर्ता (ओं) को एततृद्वारा दोबारा रुचित किया जाता है कि प्राधिकृत अधिकारी ने सरफेसी अधिनियम 2002 के अधीन निम्नांकित अचल सम्पित्तियों के लिए बोली / निविदाएं / कोटेशन्स आमंत्रित करने का निर्णय लिया है। इसलिए, इच्छ्क व्यक्तियों / बोलीदाताओं को 24.07.2024 को या उससे पहले, बड़ौदा यू0 पी0 बैंक, क्षेत्रीय कार्यालय : गोरा बारिक , अमहट , लखनऊ रोड , सुल्तानपुर में मृहरबन्द लिफाफे में , निम्नांकित नियम व शर्तों को पूरा करके अपनी बोली प्रस्तुत करने के लिए आमंत्रित किया जाता है। निविदा 25.07.2024 को खोली जायेगी।

सम्पत्ति का विवरण

	शाखा : छित्तेपट्टी खाता सं०-51150500001	397			
1.	ऋणकर्ता- मेसर्स शिव ट्रेडर्स प्रो०- शिव मोहन उपाध्याय पुत्र अवधेश कुमार उपाध्याय पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन 228131 जमानतकर्ता- 1. कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 2. श्री. धुव नारायण सिंह पुत्र सूर्यभान सिंह। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 1 3. कांशलेन्द्र प्रताप सिंह पुत्र पंच बहादुर सिंह पता:- खिलसपुर दुर्गा जिला: सुल्तानपुर	सभी भाग व पार्सल से मिलकर सम्पत्ति का प्लॉट नं0. 143,144, श्रेत्रफल-7326 वर्गपुट विक्रय विलेख संख्या 2874 दिनांक 08.10.2009 ग्राम भेखीपुर परगनाः अल्देमऊ तहसीलः कादीपुर जिलाः सुल्लतानपुर उ0 प्र0में स्थित है मालिक- कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय ग्राम करेथा गोसरपुर पोस्टः छित्तेपट्टी, तहसील- जयसिंहपुर जिलाः सुल्तानपुर उ.प्र. चौहद्दी पूर्वः भगवती प्रसाद की भूमि, पश्चिमः अशोक कुमार की भूमि, उत्तरः रामसुमेर वर्मा की भूमि, दक्षिणः शिव मोहन उपाध्याय की भूमि।	मांग सूचना की तियि 15.09.2021 अधिग्रहण सूचना की तिथि 21.01.2022	रू 11,51,416/- 01.09.2021 को + ब्याज	आरक्षित धनराशि ₹ 13,75,000/- अग्रिम धनराशि ₹ 1,37,500/-
	शाखा : बेलवई खाता सं०-508705000013	99	te te		
2.	ऋणकर्ताः 1. आदित्य इंटीरियर ऑल हाउसिंग फर्नीचर, प्रो० श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर पताः - ग्राम - मीरपुर, प्रतापपुर, पोस्ट-बेलवई, जिला सुत्तानपुर जमानतकर्ताः 1. श्री राममूरत पुत्र श्री रामनयन पता - ग्राम मीरपुर, प्रतापपुर, पोस्ट-बेलवई, जिला-सुत्तानपुर 2. श्री रवीन्द्र प्रताप सिंह पुत्र श्री शिव प्रसाद सिंह, पता - मिद्रा, पोस्ट- मिलाप, जिला- सुत्तानपुर	बंघक भूमि का विवरण प्रथम ओरोजिनल बिक्री विलेख संख्या 383 दिनांक 09/02/2010 शामिल है प्लॉट संख्या 1765मि0, क्षेत्रफल 679 वर्गफुट ग्राम– मीरपुर प्रतापपुर, पोस्ट–बेलवई, जिला– सुल्तानपुर, स्वामित्व – श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर चौहद्दी – पूर्व – शाहगंज से अकबरपुर रोड, पश्चिम – जसई का प्लॉट (विकेता), उत्तर– जसई का प्लॉट (विकेता), दक्षिण– चिन्तामनी का प्लाट	मांग सूचना की तियि 23.02.2023 अधिग्रहण सूचना की तिथि 03.11.2023	रु 6,25,000/- 22.11.2022 को + ब्याज	आरसित धनचित्र ₹ 11,70,000/- अग्रिम धनराशि ₹ 1,17,000/-
	शाखा : वंधुवा कला खाता सं०- 51020500	0001271			
3.	ऋणकर्ता— मेसर्स विजय टेंडर्स प्रो० श्री विजय शंकर यादव पुत्र स्व० सियाराम ग्राम सरैया पोस्ट बंधुवा कला तहसील— सदर जिला सुल्तानपुर उ० प्रो०पिन—227808 जमानतकर्ता:—1. श्री बृजलाल पुत्र हरि किसुन पता: लोहार	बंधक भूमि का विवरणः मूल विक्रय विलेख संख्या 1422 दिनांक:17.03.2009 प्लॉट नं0 286, क्षेत्रफल 5320 वर्ग फुट जो ग्राम संरया परगना मीरनपुर तहसील सदर जिला सुल्तानपुर उ0 प्र0में स्थित है मालिक श्री करमैता पत्नी स्वर्गीय सियाराम के नाम पर है	मांग सूचना की तिथि 15.09.2021	হ 6,32,394/-	आरक्षित धनराशि ₹ 11.50,000/-

पश्चिम, पोस्ट बन्केपुर तहसील-सदर, जिलाः सुल्तानपुर चाहददी : पूर्व- राम कृपाल की भूमि , पश्चिम-वेद प्रकाश अधिग्रहण सूचना की अग्रिम धनराशि 01.09.2021 उ.प्र. पिन 227808। 2. राम सजीवन पुत्र राम लखन पता: की भूमि, उत्तर- सड़क राजमार्ग सुल्तानपुर रायबरेली तिथि को + ब्याज ग्राम सरैया पोस्ट- बंधुवा कला, तहसील- सदर जिलाः दक्षिण-चक मार्ग 1,15,000/-20.01.2022 स्व्तानपुर उ.प्र. पिन- 227808 । 3.करमैता पत्नी स्वर्गीय सियाराम पताः ग्राम सरैया पोस्ट बंधुवा कला तहसील-शाखा : अहिमाने खाता सं०- 51090400000710 ऋणकर्ताः मेसर्स अशफाक किराना स्टोर प्रो०- स्व० सभी भाग व पार्सल से मिलकर की सम्पत्ति का बंधक भूमि का विवरण:- मूल विक्रय विलेख सं0 1791, 5227 एवं 5994 अशफाक अहमद, विधिक प्रतिनिधि– आसिफ अंसारी मांग सूचना की आरक्षित धनराशि विनांक 27/03/2008, 25/09/2012 एवं 05/12/2009 पत्र स्व० अशफाक अहमद , पता : ग्राम : रामनगर बनकट रु तिथि खसरा नं.– 560, क्षेत्रफल 3150 वर्गफीट, मकान ग्राम– ₹ प्रतापगंज बाजार, पोस्ट: भादा, तहसील- सदर, जिला-4,62,722/-राम नगर बनकट प्रतापगंज बाजार, परगना- मीरांपुर, 18.01.2024 23,54,400/-पोस्ट- भादा, जिला. सुल्तानपुर उ०प्र० में रिथत है अधिग्रहण सूचना की 18.01.2024 अग्रिम धनराशि जमानतकर्ताः 1. श्री मंजूर खान पुत्र श्री जुम्मन खान स्वामित्व– आसिफ अंसारी पुत्र स्व० अशफाक अहमद तिथि ₹ को + ब्याज पताः ग्राम राम नगर बनकट, पोस्ट भादा, तहसील-सदर अशफाक अहमद से स्थानांतरित ) 2,35,440/-27.03.2024 जिला- सुल्तानपुर उ०प्र०, पिन- 228001. 2. श्री वाँहद्दी:- पूर्व- जलील खान का प्लॉट, पश्चिम-रोड सलीम खान पुत्र श्री इशाक खान पता: ग्राम- राम नगर इलाह्यबाद हाईवे, उत्तर- मोहम्मद हुसैन का प्लॉट, बनकट, प्रतापगंज बाजार, पोस्ट:- भादा, परगना दक्षिण-राज कुमार मौर्य और नियामत उल्ला का प्लॉट मीरांपुर, तहसील– सदर, जिला सुल्तानपुर उ०प्र०

बिक्री के नियम एवं शर्ते : 1. इच्छुक बोलीदाताओं को मुहरबन्द लिफाफे में अपनी बोली जमा करनी है। (लिफाफे के ऊपर स्पष्टत : और पठनीय बोली क्रम सं. एवं प्रकाशन की तिथि वर्णित होनी चाहिए। 2. बोलीदाताओं को बोली के साथ अग्रिम में सुल्तानपुर में देययोग्य एवं प्राधिकृत अधिकारी, बड़ौदा यू.पी. के पक्ष में डीडी / बैंकर्स चेंक के रूप में जमा घरोहर राशि के रूप में आरक्षित मुल्य का 10% जमा संलग्न करना होगा। सर्वोच्च बोली मुल्य ( आरक्षित मुल्य से कम की नहीं होनी चाहिए ) को सफल बोलीदाता के रूप में माना जाएगा। और शेष सफल बोलीदाताओं की ईएमडी एक सप्ताह के अन्दर बिना किसी व्याज के वापस कर दी जाएगी। 3. सफल बोलीदाता को डीडी / बँकर्स चेक के रूप में उसी दिन बोली रकम (ईएमडी शमिल रहेगा) का 25% जमा करना होगा और शेष अनिवार्य रूप से बिक्री की पृष्टि के 15 दिनों के अन्दर जमा करना होगा, अगर वे ऐसा नहीं करते है उनके द्वारा पूर्व में जमा की गयी रकम जब्त कर ली जाएगी। 4. प्राधिकृत अधिकारी बिना कोई कारण बताये या पूर्व सुचना दिये बोली/ सर्वोच्च बोली को स्वीकार / अस्वीकार / रह / निलंबित करने का अधिकार सुरक्षित रखता है। प्राधिकृत अधिकारी बिक्री / नीलामी की तिथि को बढ़ाने का अधिकार सुरक्षित रखता है। 5. प्राधिकृत अधिकारी किसी भी प्रकार के बकाया प्रभारों/ देनदारियों/ भार / करों / सरकारी बकायों और अन्य पक्ष के दावों व बकायों के लिए जवाबदेह नहीं होंगे। 6. सम्पत्ति को आरक्षित मूल्य से कम में किसी भी रकम पर बेचा नहीं जाएगा । सफल बोलीदाता को सभी स्टाम्प डयूटी एवं पंजीकरण शुल्क का भुगतान स्वयं करना होगा । 7. यदि ऐसा पाया जाता है कि दो या अधिक बोलीदाताओं का एक समान बोली रकम है तो प्राधिकत अधिकारी उनके मध्य पुन: नयी बोली आमंत्रित करने का अधिकार सुरक्षित रखते हैं। 8. बोली / बिक्री बॅंक की पृष्टि के अधीन होगी। सम्पत्ति को "जैसा है जहां है", "जैसा है जो कुछ है" और "वहां जो कुछ भी है" आधार पर बेचा जा रहा है। 9. अगर कोई कर्जदार / गारंटीदाता / बंधककर्ता नीलामी से पहले बेंक को पूर्ण बकाये का भुगतान कर देता है तो नीलामी को रोक दिया जाएगा। हालांकि कर्जदार /गारंटीदाता /बंधककर्ता के पास नीलामी से पूर्व प्रतिभृत आस्तियों को निर्गत करने का अवसर होगा जो प्रतिभृति हित प्रवर्तन नियम, 2002 की धारा 13 की उप धारा (8) प्रतिभृति हित (प्रवर्तन संशोधन नियमों 2002 द्वारा ) के अधीन बकाया पूर्ण राशि एवं प्रमारों के भूगतान के अधीन होगा। 10. यह बोलीदाताओं की एकमात्र जिम्मेदारी है कि ये सम्पत्तियों के संबंध में संतुष्ट एवं पृष्ट हो लें। वे अपरान्ह 12:00 बजे से सायं 04:00 बजे तक किसी भी कार्यदिवस पर संबंधित शाखा से समय लेकर सम्पत्ति को देख / निरीक्षण कर सकते हैं। 11. यह बिक्री नोटिस कर्जदारों / गारंटीकर्ता (ओं)/ बंधककर्ता (ओं) के लिए विशेष रूप से तथा जनता / सर्वसाधारण के लिए सामान्तर रूप से हैं। 12. बिक्री के विस्तृत नियम एवं शर्तों के लिए कृपया प्रतिमृत लेनदारों की वेबसाइट में प्रदान किए गये लिंक यानी https://www.barodaupbank.com/sarfaesinotice.php

सरफेसी अधिनियम 2002 के अधीन 30 दिनों की बिक्री सूचना

कर्जदारों/ गारंटीदाताओं/ कानूनी वारिसों /बंधककर्ता (ओं ) को एततृद्वारा सूचित किया जाता है कि नीलामी से पूर्व बैंक को उपरोक्त वर्णित सभी बकाये का भूगतान करें , अगर वे ऐसा नहीं करते हैं तो बंधक सम्पत्ति को वर्णित तिथि को बेच दिया जाएगा और अगर कोई अन्य बकाया शेष होगा तो ऐसे उचित ब्याज प्रभारों एवं व्यय के साथ उनसे वसूल किया जाएगा।

the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations"). VIJI VIJI FINANCE LIMITED Corporate Identification Number: L65192MP1994PLC008715

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement

for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the

"Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6.00.00.000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

## RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26TH JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank

account, investors can avail the same. For further details check section on ASBA below. FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to

In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date).

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges

dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date. PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT

FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 215T JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.



Place: Indore

Date: June 19, 2024

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No.1, Club House Road, Chennai - 600 002.

Contact Details: 04440020700 / 28460390 E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Investor grievance: investor@cameoindia.com Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753 VIJI FINANCE LIMITED

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha Company Secretary And Compliance Officer

Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon: ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For Viji Finance Limited Sd/-

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States

दिनांक:- 19.06.2024 स्थान:- सुल्तानपुर www.readwhere.com

such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE

COMPANY

# REGISTRAR TO THE ISSUE

भारतीय स्टेट बैंक तनावग्रस्त आस्ति रिकवरी शाखा-। प्रथम तल, 23, नजफगढ़ रोड्, नई दिल्ली–110015, फोन: 011-25419177, 25412977, ईमेल : sbi.05169@sbi.co.in

कब्जा सूचना

स्रक्षा हित (प्रवर्तन) नियम, 2002 का नियम 8(1) जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पूनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा

पलाईओवर के पास, नई दिल्ली का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (2002 का 54) के साथ पठित धारा 13(12) के नियम 3 के अधीन प्रदत शक्तियों के अंतर्गत **उधारकर्ता** श्री अभिष्यंत गौड़ पुत्र श्री राजेंद्र प्रसाद को एक मांग नोटिस दिनांक 09-03-2024 को जारी किया था जिसमें उल्लेखित राशि रू 18,10,756.00 (रू. अद्वारह लाख दस हजार सात सौ छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सौ दो मात्र) दिनांक 09.03.2024 तक एग्रीगेट (रु. 23.84,358.00 (रु. तेईस लाख चौरासी हजार तीन सौ अद्वावन मात्र) दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रमार इत्यादि सहित उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के अंदर भूगतान करने को कहा

कर्जदार/गारंटर उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा कर्जदार / गारंटर तथा आम जनता को सुचित किया जाता है कि अधोहस्ताक्षरी ने इसमे नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप-धारा 4 उक्त नियमों के नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत सम्पत्ति का कब्जा 15.06.2024 को लिया है।

विशेष रूप से कर्जदार/बंधककर्ता/गारंटर तथा जनसाधारण को एतदहारा उक्त संपत्ति के साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ़ रोड़, जखीरा फ्लाईओवर के पास, नई दिल्ली के प्रभार वास्ते राशि रू 18,10,756.00 (रू. अद्वारह लाख दस हजार सात सी छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सौ दो मात्र) दिनांक 09.03. 2024 तक एग्रीगेट (रु. 23,84,358.00 (रु. तेईस लाख चौरासी हजार तीन सौ अडावन मात्र) दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित के अधीन

कर्जदार का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है। यह नोटिस बैंक के उस अधिकार पर प्रतिकृत प्रभाव नहीं डालता है जिसके तहत वह कानून के लागू प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू कर सकता है।

#### संपत्ति का विवरण

(साम्यिक बंधक सम्पत्ति जोकि यूनिंट नं. टी06 / 12ए 03, 12वां तल, सुपर क्षेत्रफल 1130 वर्ग मी., (104.98 वर्ग मी.) ग्रुप हाउसिंग कॉम्प्लेक्स "पारस सीजन्स" के टावर-।।। में जोकि प्लाट नं. GH-01/D, सेक्टर—168, नोएडा, गौतमबुद्ध नगर, उत्तर प्रदेश में स्थित

दिनांकः 15-06-2024 स्थानः नोएडा

प्राधिकृत अधिकारी, भारतीय स्टेट बैंक

भारतीय स्टेट बैंक तनावग्रस्त आस्ति रिकवरी शाखा-।

प्रथम तल, 23, नजफगढ़ रोड़, नई दिल्ली-110015, फोन: 011-25419177, 25412977, ईमेल : sbi.05169@sbi.∞.in कब्जा सूचना

स्रक्षा हित (प्रवर्तन) नियम, 2002 का नियम 8(1)

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा फ्लाईओवर के पास, नई दिल्ली का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (2002 का 54) के साथ पठित धारा 13(12) के नियम 3 के अधीन प्रदत शक्तियों के अंतर्गत **उधारकर्ता** श्री बिमल कांत झा पुत्र श्री उपेंद्र कांत झा और श्रीमती रूपम झा पुत्री श्री रविति रमन झा को एक मांग नोटिस दिनांक 21-12-2024 को जारी किया था जिसमें उल्लेखित राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार आठ सौ नवासी मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के अंदर भुगतान करने को कहा गया था।

कर्जदार/गारंटर उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतद्द्वारा कर्जदार / गारंटर तथा आम जनता को सुचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप-धारा 4 उक्त नियमों के नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रवत्त शक्तियों के इस्तेमाल के अन्तर्गत सम्पत्ति का कब्जा 15.06.2024 को लिया है।

विशेष रूप से कर्जदार / बंधककर्ता / गारंटर तथा जनसाधारण को एतदहारा उक्त संपत्ति के साथ लेन-देन न करने के लिए साक्धान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ़ रोड़, जुखीरा फ्लाईओवर के पास, नई दिल्ली के प्रभार वास्ते राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार आठ सी नवासी मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चै एवं अन्य प्रभार इत्यादि सहित के अधीन होगा।

कर्जदार का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेत् उपलब्ध समय सीमा की ओर आकर्षित किया जाता है। यह नोटिस बैंक के उस अधिकार पर प्रतिकल प्रभाव नहीं डालता है जिसके तहत यह कानन के लाग् प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू कर सकता है।

संपत्ति का विवरण

(साम्यिक बंधक सम्पत्ति जोकि प्लॉट/फ्लैट सं. 2716/जीसी-07, फ्लोर-26, टावर-बी, 7वां एवेन्यू, गौर सिटी, सेक्टर-04, ग्रेटर नोएडा, जिला-गौतम बृद्ध नगर, उत्तर प्रदेश (सुपर बिल्ट-अप एरिया लगभग 108.23 वर्गमीटर (1165 वर्गफुट)।

प्राधिकृत अधिकारी, भारतीय स्टेट बैंक विनांकः 15-06-2024 स्थानः नोएडा

यूनियन वैक 🕼 Union Bank

युनियन बैंक ऑफ इंडिया एनएवी सहारनपुर, दिल्ली रोड, जिला सहारनपुर, उत्तर प्रदेश-247001

नियम—8(1)कब्जा—सूचना

अधोहस्ताक्षरी वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण और प्रतिभृति हित प्रवर्तन (द्वितीय) अधिनियम, २००२ (२००२ का अध्यादेश ३)के तहत यूनियन बैंक ऑफ इंडिया, एनएवी सहारनपुर शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001 के अधिकृत अधिकारी होने के नाते तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 के (नियम 3) के साथ पिठत धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग कर मांग नोटिस यानी : एनएवी : सरफेसिया : SARFAESIA:560371000471015/2023 दिनांक 21.01.2023 द्वारा मेसर्स रचना रानी पुत्री श्री राज कुमार निवासी गाँव-जय रामपुर ब्लॉक-सरवा, जिला सहारनपुर यू.पी.-247001 और गारंटर / रों श्रीमती उर्मिला पत्नी श्री राज कुमार निवासी गाँव-जय रामपुर, ब्लॉक-सरवा, जिला सहारनपुर यू.पी.- 247001 (01. 03.2017 को एनपीए के रूप में वर्गीकृत) को नोटिस में उल्लिखित राशि रु.11,89,890. 65 / - (रुपये ग्यारह लाख नवासी हजार आठ सी नब्बे और पैंसठ पैसे मात्र)और उसपर ब्याज + अन्य शुल्क को उक्त नोटिस की प्राप्ति की तारीख से 60 दिनों के भीतर भूगतान करने के लिए कहा है।

उधारकर्ता द्वारा राशि का भुगतान करने में विफल रहने पर, उधारकर्ता और आम जनता को एतद्वारा नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उक्त अधिनियम के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उसे प्रदान की गई शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर 13.06.2024 को कब्जा कर लिया है।

विशेष रूप से उधारकर्ताओं / जमानतदारों और आम जनता को एतद्दवारा चेतावनी दी जाती है कि वे संपत्ति के साथ कोई भी लेन-देन न करें और संपत्ति के साथ कोई भी लेन-देन करने पर सभी खातों में 31.12.2022 के अनुसार रु.11,89,890.65 / –(रुपये ग्यारह लाख नवासी हजार आठ सौ नब्बे और पैंसठ पैसे मात्र) और उसपर ब्याज ब्याज + अन्य शूल्क की राशि के लिए यूनियन बैंक ऑफ इंडिया, एनएवी शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001, के प्रभार के अधीन होगा। प्रतिभूति परिसंपत्तियों को भुनाने के लिए उपलब्ध समय के संबंध में अधिनियम की धारा

अचल संपत्ति का विवरण

13 के उपधारा (8) के प्रावधानों के तहत ऋणकर्ता का ध्यान आकर्षित किया है।

ग्राम जयरामपुर, परगना सरसवा और तहसील नकुड़, जिला–सहारनपुर (उत्तर प्रदेश) में स्थित खसरा संख्या 67 से संबंधित 200 वर्ग गज के प्लॉट पर आवासीय संपत्ति। पर्वः जोगिंदर कुमार की संपत्ति। उत्तरः विनोद कुमार पुत्र अमी चंद की संपत्ति। पश्चिमः जोगिंदर कुमार की संपत्ति। दक्षिणः 8" चौड़ा रास्ता।

दिनांकः 13.06.2024 स्थान : सहारनपुर अधिकृत अधिकारी, यूनियन बैंक ऑफ इंडिया 20 जून, 2024

# 'धर्मांतरण विरोधी कानून बनाएगी राजस्थान सरकार'

जनसत्ता ब्यूरो नई दिल्ली 19 जून।

राजस्थान सरकार ने सुप्रीम कोर्ट को सुचित किया है कि वह धर्मांतरण विरोधी कानून बनाने की प्रक्रिया में है। धोखाधड़ी और बलपूर्वक धर्मांतरण को रोकने की मांग करने वाली जनहित याचिका के जवाब में दायर हलफनामे में राज्य सरकार ने कहा है कि उसके पास धर्मांतरण से निपटने के लिए कोई विशिष्ट कानून नहीं है। राज्य सरकार का कहना है कि वह अपना स्वयं का कानून लाने की प्रक्रिया में है। तब तक इस विषय पर कानून और सुप्रीम कोर्ट द्वारा जारी दिशा-निर्देशों का सख्ती से पालन करेगी।

सप्रीम कोर्ट में याचिका भाजपा नेता और वकील अश्विनी उपाध्याय ने 2022 में दायर की थी। जिसमें केंद्र और राज्यों को धोखाधड़ी से धर्मांतरण और डराने, धमकाने, उपहार और मौद्रिक लाभों के माध्यम से धोखे से धर्मांतरण को नियंत्रित करने के लिए कड़े कदम उठाने के निर्देश देने की मांग की गई

है। नवंबर 2022 में याचिका पर विचार करते हुए न्यायमूर्ति एमआर शाह और न्यायमूर्ति हिमा कोहली की पीठ ने यह देखते हुए कि यदि बलपूर्वक धर्म परिवर्तन सच है तो यह गंभीर मुद्दा है, जो राष्ट्र की सुरक्षा को प्रभावित कर सकता है, केंद्र से जवाब मांगा था। पीठ ने राज्यों से भी जवाब मांगा था। न्यायालय ने याचिकाकर्ता द्वारा याचिका में दिए गए कुछ बयानों पर भी आपत्ति जताई थी जो अल्पसंख्यक धर्मों के लिए अपमानजनक थे और उन्हें हटाने के लिए कहा था। इस याचिका के साथ न्यायालय ने अन्य जनिहत याचिकाओं को भी टैग कर दिया था। जो धार्मिक रूपांतरण के संबंध में उत्तर प्रदेश, मध्य प्रदेश, हरियाणा, गुजरात आदि राज्यों द्वारा पारित कानूनों को चुनौती देते हुए दायर की गईं हैं। हाल ही में एक अन्य मामले की सुनवाई करते हुए सुप्रीम कोर्ट की पीठ ने मौखिक रूप से टिप्पणी की थी कि उत्तर प्रदेश धर्मांतरण विरोधी कानून के कुछ हिस्से धार्मिक स्वतंत्रता की गारंटी देने वाले संविधान के अनुच्छेद 25 का उल्लंघन करते प्रतीत होते हैं।

क्षेत्रीय कार्यालय मलिक चौक, इन्द्रानगर,

देहरादून उत्तराखण्ड–248001

सेंथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ी

चेन्नई, 19 जून (भाषा)।

देश

चेन्नई की एक सत्र अदालत ने बुधवार को तमिलनाडु के पूर्व मंत्री वी. सेंथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ा दी। द्रविड़ मुनेत्र कषगम (द्रमुक) के वरिष्ठ नेता बालाजी को प्रवर्तेन निदेशालय (ईडी) ने धनशोधन के एक मामले में 14 जून, 2023 को गिरफ्तार किया था। अभियोजन पक्ष ने केंद्रीय पुझल जेल से वीडियो-कान्फ्रेंसिंग के जरिये सेंथिल बालाजी को प्रधान सत्र न्यायाधीश एस. अल्ली के समक्ष पेश किया। सुनवाई के बाद सत्र न्यायाधीश ने उनकी न्यायिक हिरासत 25 जून तक बढ़ा दी। महिला न्यायाधीश एस. अल्ली ने 14 जून को कहा था कि वह सेंथिल बालाजी की याचिका पर बुधवार को आदेश पारित करेंगी।

## इण्डियन ओवरसीज़ बैंक 🚳 **Indian Overseas Bank**

(सुरक्षित लेनदार) को वसूल करना है। आरक्षित मूल्य व धरोधर धनराशि निम्नलिखित है। ई-नीलामी वेब पोर्टल: www.ibapi.in के प्लेटफार्म पर सम्पन्न होगी।

चल संपत्ति (मशीनरी) की नीलामी दृष्टिदंधक समझौते के तहत की जाती है, न कि सरफेसी अधिनियम, 2002 के तहत प्रतिभूतिकरण और वित्तीय आस्ति का पुनगर्ठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम 2002, सपठित नियम 8(6)के प्रतिभूति हित (प्रवर्तन) के प्राविधानों के आधार पर अधिनियम, 2002 के अर्न्तगत बैंक बंधक दृष्टिबंधक चल सम्पत्ति की ई—नीलामी यह सूचना आम तौर पर जनता के लिए और विशेष रूप से ऋणी (ओ), व निर्देशको को दी जाती है, कि निम्न वर्णित दृष्टिबंधक चल सम्पत्ति सुरक्षित लेनेदार के पास बंधक / भारित है, प्राधिकत अधिकारी इण्डियन ओवरसीज बैंक (सुरक्षित लेनेदार) द्वारा सम्पत्ति का भौतिक कब्जा लिया जा चुका है, के द्वारा 'जहाँ है जैसा है,'' ''जैसा है जो है'' और ''जो कुछ भी है,'' के आधार पर निम्नलिखित दिनांक को ऋणी (ओ), बंधककर्ता (ओ) जमानतकर्ता (ओं) व निदेशकों से सम्पत्ति की बिक्री कर निम्नलिखित बकाया धनराशि व भविष्य के ब्याज एवं अन्य खर्चे जो कि इण्डियन ओवरसीज बैंक

क्र. सं.	बंधककर्ता / जमानती का नाम व पता	अचल सम्पत्तियों का विवरण	बकाया राशि	आरक्षित मूल्य ईएमडी बिड गुणक मूल्य	ई—नीलामी की तिथि व समय कब्जे का प्रकार	ईएमडी जमा करने लिए बैंक विवरण ईएमडी स्टार्ट की तिथि ईएमडी अन्तिम की तिथि
1		स्कंप मशीनरी 1 माटर बार इलिक्ट्रकल्स के बिना खास्ट्रक ग्रन्यत्स मिवसर, 2 इलेक्ट्रिकल्स के बिना प्लास्टिक पाइप निकालने वाली मशीन, 3 प्लास्टिक इंजेक्शन मोल्डिंग मशीन (विंडसर) इंजेक्शन क्षमता 1000 ग्राम।	रू० <b>2,60,98,024/-</b> दिनांक 09.05.2024 से + प्रभावी ब्याज दिनांक 10.05.2024 तक + अन्य खर्चे	ক্ত 1,70,000/- ক্ত 17,000/- ক্ত 5,000/-	05.07.2024 प्रातः 11:00 बजे से दोपहर 01:00 बजे तक अगर बिड अंतिम क्षण में रखी जाती है तो 10 मिनट का अतिरिक्त समय देय होगा भौतिक कब्जा	खाता संख्याः 05130113035001 IFSC Code: IOBA0000513 Sarfasi sale Parking A/c कनखल, हरिद्वार शाखा इएमडी स्टार्ट तिथि 21.06.2024 / अन्तिम तिथि 04.07.2024

जानकारी अगर कोई हो तो, बैंक की जानकारी के अनुसार कोई भार नहीं, बकाया देय राशि समावेश नहीं, लोकल निजि सरकारी (सम्पत्ति कर, जल सीवरेज, बिजली का बिल इत्यादी) जैसा लागू हो।

सम्पत्ति निरिक्षण करने की अन्तिम दिनांक 04.07.2024, समय सुबह 10.00 बजे से सांय 04.00 बजे तक

प्रत्याशित बोलीदाता सम्पत्ति के निरीक्षण / ई—नीलामी, से संबन्धित जानकारी के लिए संबधित शाखा प्रबन्धक, इंडियन ओवरसीज बैंक, से कार्यालय समय में दिनांक 05.07.2024 को समय प्रातः 11:00 बजे से दोपहर 01:00 बजे तक अथवा बैंक द्वारा सर्विस प्रदाता M/s MSTC .imited, 225—सी, ए०जे०सी० बोस रोड, कोलकत्ता—700020 हेल्प लाइन नं0 033—22901004, ई—नीलामी में भाग लेने के लिए सभी बोलीदाता व खरीददार को सर्विस प्रदाता की वेबसाइट पर https://www.mstcecommerce.com/auctionhome/ibapi पर सम्पर्कं करें। विस्तृत नियम व शर्तों के लिए कृपया हमारी वेबसाइट (वेब पोर्टल) **www.ibapi.in or www.iob.in** पर देखें

दिनांकः 19.06.2024 प्राधिकृत अधिकारी, इण्डियन ओवरसीज बैंक

क्र0 बकायेदार/जमानतदार का नाम, पता



## बड़ौदा यू.पी. बैंक Baroda U.P. Bank

प्रधान कार्यालयः बुद्ध बिहार व्यावसायिक योजना, तारामंडल, गोरखपुर- 273016 क्षेत्रीय कार्यालयः गोरा बारिक, अमहट, लखनऊ रोड, सुल्तानपुर- 22800

सार्वजनिक बिक्री नीलामी सूचना/ नीलामी तिथि 25.07.2024 (अचल सम्पत्तियों हेत्)

बकाया धनराशि । आरक्षित धनराशि

अचल सम्पत्तियों के लिए सार्वजनिक नीलामी ब्रिकी सूचना

वित्तीय आस्तियों की प्रतिभूतिकरण और पुननिर्माण तथा प्रतिभूति हित के प्रवर्तन अधिनियम, 2002 की घारा 13(4) (सरफेसी अधिनियम, 2002) साथ में पठित प्रतिभृति हित (नियमों, 2002 के नियम 6(2) और / या नियम 8 (6) के अधीन नीलामी सचना

जैसाकि, उक्त कथित सरफेसी अधिनियम, 2002 की धारा 13(2) के अधीन और कथित अधिनियम की धारा 13(2) में पठित नियम 3 के प्रदत्त शक्तियों का प्रयोग करते हुए, बड़ौदा यू0 पी0 बैंक के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी द्वारा एक मांग सूचना जारी की जिसमें तथा कर्जदार (रॉ.) और गारंटीदाता (ऑ.) / बंधककर्ता (ऑ.) को कथित सूचना की तिथि से 6.0 दिनों के भीतर कथित सूचना के अनुसार राशि का भुगतान करने को कहा गया और जैसाकि कर्जदार (रों)/ गारंटीदाता (ओं) बंधकदाता (ओं)/ ने राशि का भुगतान नहीं किया और अत अधोहस्ताक्षरी ने कथित अधिनियम की धारा 13 ( 4 ) साथ में पठित नियमों के नियम 4 और/या नियम 8 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए सम्पत्ति / संपत्तियों ( इसके बाद कथित सम्पित्तियों नाम से निर्दिष्ट का कब्जा ले लिया है जैसा कि अधोहस्ताक्षरी, सरफेसी अधिनियम, 2002 की धारा 13(4)(ए) के तहत प्रदत्त अधिकारों के अनुपालन में कथित सम्पित्तियों की बिक्री द्वारा बेंको के बकायों की वसूली का प्रस्ताव रखते हैं। एततृद्वारा जनसाधारण और विशेष रूप से कर्जदार (रों) और गारंटीदाता (ओं)/ बंधककर्ता (ओं) को सूचना दी जाती है कि निम्नवर्णित अचल सम्पत्ति जो प्रतिभुत लेनदारों के पास बंधक / प्रभारित पड़ी है , जिसका रचनात्मक कब्जा प्राधिकृत अधिकारी , बडौदा यू 0 पी 0 बँक , प्रतिभूत लेनदार द्वारा ले लिया गया है , जिसे निम्नांकित बकायों की वसूली हेतु निम्नांकित सारणी में अंकितानुसार तिथि को ''जैसा है जहां है , जैसा है जो है'' और ''जो है वही है''आधार पर बेचा जायेगा । जनसाधारण और विशेष रुप से कर्जदार (रों) और गारंटीदाता (ओं) / बंधककर्ता (ओं) को एततद्वारा दोबारा सुंचत किया जाता है कि प्राधिकृत अधिकारी ने सरफेसी अधिनियम 2002 के अधीन निम्नांकित अचल सम्पत्तियों के लिए बोली / निविदाएं / कोटेशन्स आमंत्रित करने का निर्णय लिया है। इसलिए, इच्छ्क व्यक्तियों / बोलीदाताओं को 24.07.2024 को या उससे पहले, बड़ौदा यू0 पी0 बँक, क्षेत्रीय कार्यालयः गोरा बारिक , अमहट , लखनऊ रोड , सुल्तानपुर "में मृहरबन्द लिफाफे में , निम्नांकित नियम व शर्तों को पूरा करके अपनी बोली प्रस्तुत करने के लिए आमंत्रित किया जाता है। निविदा 25,07,2024 को खोली जायेगी।

armba ar barm

 सं0	व खाता संख्या	सम्पत्ति का विवरण	माग सूचना की तिथि/ अधिग्रहण तिथि/	(रू०)	आराबात घनराशि/ अग्रिम घनराशि/
	शाखा : छित्लेपट्टी खाता सं०-51150500001	397			
1.	ऋणकर्ता- मेसर्स शिव ट्रेडर्स प्रो०- शिव मोहन उपाध्याय पुत्र अवधेश कुमार उपाध्याय पता:- ग्राम करेथा गोसरपुर पोरट- छित्तेपट्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन 228131 जमानतकर्ता- 1. कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपट्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 2. श्री. धुव नारायण सिंह पुत्र सूर्यभान सिंह। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपट्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 । 3. कौशलेन्द्र प्रताप सिंह पुत्र पंच बहादुर सिंह पता:- खिलसपुर दुर्गा जिला: सुल्तानपुर	सभी भाग व पार्सल से मिलकर सम्पत्ति का प्लॉट नं 0. 143,144, श्रेत्रफल-7326 वर्गफुट विक्रय विलंख संख्या 2874 दिनांक 08.10.2009 ग्राम भेखीपुर परगनाः अल्देमऊ तहसीलः कादीपुर जिलाः सुल्लतानपुर उ० प्र0में स्थित है मालिक- कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय ग्राम करेथा गोसरपुर पोस्टः कितेपही, तहसील- जयसिंहपुर जिलाः सुल्तानपुर उ.प्र. चौहद्दी पूर्वः भगवती प्रसाद की भूमि, पश्चिमः अशोक कुमार की भूमि, उत्तरः रामसुमेर वर्मा की भूमि, दक्षिणः शिव मोहन उपाध्याय की भूमि।	मांग सूचना की तिथि 15.09.2021 अधिग्रहण सूचना की तिथि 21.01.2022	रू 11,51,416/- 01.09.2021 को + ब्याज	आरक्षित धनस्तरि। ₹ 13,75,000/- अग्रिम धनसरि। ₹ 1,37,500/-
	शाखा : बेलवई खाता सं०-508705000013			); ;	
2.	ऋणकर्ताः 1. आदित्य इंटीरियर ऑल हाउसिंग फर्नींचर, प्रो० श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर पताः— ग्राम— मीरपुर, प्रतापपुर, पोस्ट—बेलवई, जिला सुल्तानपुर जमानतकर्ताः 1. श्री राममूरत पुत्र श्री रामनयन पता— ग्राम मीरपुर, प्रतापपुर, पोस्ट—बेलवई, जिला—सुल्तानपुर 2. श्री रवीन्द्र प्रताप सिंह पुत्र श्री शिव प्रसाद सिंह, पता— मिद्रा, पोस्ट— मिलाप, जिला— सुल्तानपुर	बंधक भूमि का विवरण प्रथम ओरोजिनल बिक्री विलेख संख्या 383 दिनांक 09/02/2010 शामिल है प्लॉट संख्या 1765मि0, क्षेत्रफल 679 वर्गफुट ग्राम- मीरपुर प्रतापपुर, पोस्ट-बेलवई, जिला- सुल्तानपुर, स्वामित्व - श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर चौहद्दी - पूर्व - शाहगंज से अकबरपुर रोड, पश्चिम - जसई का प्लॉट (विकेता), उत्तर- जसई का प्लॉट (विकेता), दक्षिण- चिन्तामनी का प्लाट	मांग सूचना की तिथि 23.02.2023 अधिग्रहण सूचना की तिथि	रू 6,25,000/- 22.11.2022 को + ब्याज	आरक्षित घनराशि ₹ 11,70,000/- अग्रिम धनराशि ₹ 1,17,000/-
3.	शास्ता : वंयुवा कला खाता सं०- 5102050 ऋणकर्ता- मेसर्स विजय टेडर्स प्रो० श्री विजय शंकर यादव पुत्र स्व० सियाराम ग्राम सरैया पोस्ट बंधुवा कला तहसील-सदर जिला सुल्तानपुर उ० प्रो०पिन-227808 जमानतकर्ता:-1. श्री बृजलाल पुत्र हरि किसुन पता: लोहार पश्चिम, पोस्ट बन्केपुर तहसील-सदर, जिला: सुल्तानपुर उ.प्र. पिन 227808   2. राम सजीवन पुत्र राम लखन पता: ग्राम सरैया पोस्ट- बंधुवा कला, तहसील- सदर जिला: सुल्तानपुर उ.प्र. पिन- 227808   3.करमता पत्नी स्वर्गीय सियाराम पता: ग्राम सरैया पोस्ट बंधुवा कला तहसील-सदर जिला सुल्तानपुर उ० प्र०पिन-227808	वंधक भूमि का विवरणः मूल विक्रय विलेख संख्या 1422 विनांक:17.03.2009 प्लॉट नं0 286, क्षेत्रफल 5320 वर्ग फुट जो ग्राम सरैया परगना मीरनपुर तहसील सदर जिला सुल्तानपुर उ0 प्र0में रिथत है मालिक श्री करमैता पत्नी स्वर्गीय सियाराम के नाम पर है चीहद्दी: पूर्व- राम कृपाल की भूमि, पश्चिम-वेद प्रकाश की भूमि, उत्तर- सड़क राजमार्ग सुल्तानपुर रायबरेली दक्षिण-चक मार्ग	मांग सूचना की तिथि 15.09.2021 अधिग्रहण सूचना की	रु 6,32,394/- 01.09.2021 को + ब्याज	आरक्षित घनशरि। ₹ 11,50,000/- अग्रिम धनशरि। ₹ 1,15,000/-
	शाखा : अहिमाने खाता सं०- 5109040000	7710			
4.	ऋणकर्ताः मेसर्स अशकाक किराना स्टोर प्रो० – स्व० अशकाक अहमद, विधिक प्रतिनिधि – आसिफ अंसारी पुत्र स्व० अशकाक अहमद, पताः ग्रामः रामनगर बनकट प्रतापगंज बाजार, पोस्टः भादा, तहसील – सदर, जिला – सुल्तानपुर उ०प्र०, पिन – 228001 जमानतकर्ताः 1. श्री मंजूर खान पुत्र श्री जुम्मन खान पताः ग्राम राम नगर बनकट, पोस्ट भादा, तहसील – सदर जिला – सुल्तानपुर उ०प्र०, पिन – 228001. 2. श्री सलीम खान पुत्र श्री इशाक खान पताः ग्राम – राम नगर बनकट, प्रतापगंज बाजार, पोस्टः – भादा, परगना मीरांपुर, तहसील – सदर, जिला सुल्तानपुर उ०प्र०	सभी भाग व पार्सल से मिलकर की सम्पत्ति का बंधक भूमि का विवरण:— मूल विक्रय विलेख सं0 1791, 5227 एवं 5994 विनांक 27/03/2008, 25/09/2012 एवं 05/12/2009 खरारा नं.— 560, क्षेत्रफल 3150 वर्गफीट, मकान प्राम—राम नगर बनकट प्रतापगंज बाजार, परगना— मीरापुर, पोस्ट— भादा, जिला. सुल्तानपुर उ०प्र० में रिथत है स्वामित्व— आसिफ अंसारी पुत्र स्व० अशफाक अहमद (अशफाक अहमद से स्थानांतरित) चौहद्दी:— पूर्व— जलील खान का प्लॉट, पश्चिम—रोड इलाहाबाद हाईवे, उत्तर— मोहम्मद हुसैन का प्लॉट, दक्षिण—राज कुमार मोर्य और नियामत उल्ला का प्लॉट	मांग सूचना की तिथि 18.01.2024 अधिग्रहण सूचना की तिथि 27.03.2024	रु 4,62,722/- 18.01.2024 को + ब्याज	आरक्षित धनराशि ₹ 23,54,400/- अग्रिम धनराशि  ₹ 2,35,440/-

बिक्री के नियम एवं शर्ते : 1. इच्छुक बोलीदाताओं को मुहरबन्द लिफाफे में अपनी बोली जमा करनी है। (लिफाफे के ऊपर स्पष्टत : और पठनीय बोली क्रम सं. एवं प्रकाशन की तिथि वर्णित होनी चाहिए। 2. बोलीदाताओं को बोली के साथ अग्रिम में सुल्तानपुर में देययोग्य एवं प्राधिकृत अधिकारी, बड़ौदा यू.पी. के पक्ष में डीडी / बैंकर्स चेक के रूप में जमा धरोहर राशि के रूप में आरक्षित मूल्य का 10 % जमा / संलग्न करना होगा। सर्वोच्च बोली मूल्य (आरक्षित मूल्य से कम की नहीं होनी चाहिए) को सफल बोलीदाता के रूप में माना जाएगा। और शेष सफल बोलीदाताओं की ईएमडी एक सप्ताह के अन्दर बिना किसी ब्याज के वापस कर दी जाएगी। 3. सफल बोलीदाता को डीडी / बेंकर्स चेंक के रूप में उसी दिन बोली रकम (ईएमडी शमिल रहेगा) का 25% जमा करना होगा और शेष अनिवार्य रूप से बिक्री की पृष्टि के 15 दिनों के अन्दर जमा करना होगा, अगर ये ऐसा नहीं करते है उनके द्वारा पूर्व में जमा की गयी रकम जब्त कर ली जाएगी। 4. प्राधिकृत अधिकारी बिना कोई कारण बताये या पूर्व सूचना दिये बोली/ सर्वोच्च बोली को स्वीकार / अस्वीकार / रद / निलंबित करने का अधिकार सुरक्षित रखता है। प्राधिकृत अधिकारी बिक्री / नीलामी की तिथि को बढ़ाने का अधिकार सुरक्षित रखता है। 5. प्राधिकृत अधिकारी किसी भी प्रकार के बकाया प्रभारों/ देनदारियों/ भार / करों / सरकारी बकायों और अन्य पक्ष के दावों व बकायों के लिए जवाबदेह नहीं होंगे। 6. सम्पत्ति को आरक्षित मुल्य से कम में किसी भी रकम पर बेचा नहीं जाएगा । सफल बोलीदाता को सभी स्टाम्प उयूटी एवं पंजीकरण शुल्क का भुगतान स्वयं करना होगा । 7. यदि ऐसा पाया जाता है कि दो या अधिक बोलीदाताओं का एक समान बोली रकम है तो प्राधिकृत अधिकारी उनके मध्य पुनः नयी बोली आमंत्रित करने का अधिकार सुरक्षित रखते हैं। 8. बोली / बिक्री बैंक की पुष्टि के अधीन होगी। सम्पत्ति को "जैसा है जहां है", "जैसा है जो कुछ है" और "वहां जो कुछ भी है" आधार पर बेचा जा रहा है। 9. अगर कोई कर्जदार / गारटीदाता / बंधककर्ता नीलामी से पहले बेंक को पूर्ण बकाये का भुगतान कर देता है तो नीलामी को रोक दिया जाएगा। हालांकि कर्जदार /गारंटीदाता /बंधककर्ता के पास नीलामी से पूर्व प्रतिभूत आस्तियों को निर्गत करने का अवसर होगा जो प्रतिभूति हित प्रवर्तन नियम, 2002 की धारा 13 की उप धारा (8) प्रतिभृति हित (प्रवर्तन संशोधन नियमों 2002 द्वारा) के अधीन बकाया पूर्ण राशि एवं प्रभारों के भुगतान के अधीन होगा। 10. यह बोलीदाताओं की एकमात्र जिम्मेदारी है कि ये सम्पत्तियों के संबंध में संतुष्ट एवं पुष्ट हो लें। ये अपरान्ह 12:00 बजे से सार्य 04:00 बजे तक किसी भी कार्यदिवस पर संबंधित शाखा से समय लेकर सम्पत्ति को देख / निरीक्षण कर सकते हैं। 11. यह बिक्री नोटिस कर्जदारों / गारंटीकर्ता (ऑ)/ बंधककर्ता (ओं) के लिए विशेष रूप से तथा जनता / सर्वसाधारण के लिए सामान्तर रूप से हैं। 12. बिक्री के विस्तृत नियम एवं शर्तों के लिए कृपया प्रतिभृत लेनदारों की वेबसाइट में प्रदान किए गये लिंक यानी https://www.barodaupbank.com/sarfaesinotice.php

सरफंसी अधिनियम 2002 के अधीन 30 दिनों की बिक्री सूचना

कर्जदारों/ गारंटीदाताओं/ कानूनी वारिसों /बंधककर्ता (ओं ) को एततृद्वारा सूचित किया जाता है कि नीलामी से पूर्व बैंक को उपरोक्त वर्णित सभी बकाये का भुगतान करें, अगर वे ऐसा नहीं करते हैं तो बंधक सम्पत्ति को वर्णित तिथि को बेच दिया जाएगा और अगर कोई अन्य बकाया शेष होगा तो ऐसे उचित ब्याज प्रभारों एवं व्यय के साथ उनसे वसूल किया जाएगा।

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09:05:2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company, The registration number is 8-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"), FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

ASBA\*

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date) If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date. PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE

CLOSING DATE AS ON OR BEFORE FRIDAY, 21ST JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR

RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM. ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024, ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION

FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

VIJI FINANCE LIMITED

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Email: info@vijifinance.com

Company Secretary And Compliance Officer

CAMEO

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

Contact Details: 04440020700 / 28460390 E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

REGISTRAR TO THE ISSUE

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case

COMPANY

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India

may be, was submitted by the ASBA. For Viji Finance Limited Ms. Stuti Sinha Place: Indore

Date: June 19, 2024 Company Secretary & Compliance Officer Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com: the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

दिनांक:- 19.06.2024 www.readwhere.com

प्राधिकृत अधिकारी, बड़ौदा यू.पी. बैंक

स्थान:- स्त्तानप्र

## कब्जा सूचना

सुरक्षा हित (प्रवर्तन) नियम, 2002 का नियम 8(1) जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा फ्लाईओवर के पास, नई दिल्ली का प्राधिकत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (2002 का 54) के साथ पठित धारा 13(12) के नियम 3 के अधीन प्रदत शक्तियों के अंतर्गत **उधारकर्ता** श्री अभिष्यंत गौड़ पुत्र श्री राजेंद्र प्रसाद को एक मांग नोटिस

दिनांक 09-03-2024 को जारी किया था जिसमें उल्लेखित राशि रू 18,10,756.00 (रू. अड्डारह लाख दस हजार सात सौ छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सौ दो मात्र) विनांक 09.03.2024 तक एग्रीगेट (रु. 23,84,358.00 (रु. तेईस लाख चौरासी हजार तीन सौ अद्वावन मात्र) दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के अंदर भूगतान करने को कहा

कर्जदार/गारंटर उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा कर्जदार / गारंटर तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप-धारा 4 उक्त नियमों के नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत सम्पत्ति का कब्जा 15.06.2024 को लिया है।

विशेष रूप से कर्जदार/बंधककर्ता/गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ़ रोड़, ज़खीरा फ्लाईओवर के पास, नई दिल्ली के प्रभार वास्ते राशि क 18,10,756.00 (क. अद्वारह लाख दस हजार सात सी छप्पन मात्र) और रु. 5,73,602 (रु. पाँच लाख तिहत्तर हजार छः सी दो मात्र) दिनांक 09.03. 2024 तक एग्रीगेट (रु. 23,84,358.00 (रु. तेईस लाख चौरासी हजार तीन सौ अद्वावन मात्र) दिनांक 09.03.2024 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित के अधीन

कर्जदार का ध्यान एक्ट की घारा 13 की उप घारा (8), के प्रावधानों के अंतर्गत स्रक्षित परिसंपत्तियों के मुक्त करने हेत् उपलब्ध समय सीमा की ओर आकर्षित किया जाता है। यह नोटिस बैंक के उस अधिकार पर प्रतिकृत प्रभाव नहीं डालता है जिसके तहत वह कानून के लागू प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू

#### संपत्ति का विवरण

(साम्यिक बंधक सम्पत्ति जोकि युनिट नं. टी०६ / 12ए ०३, 12वां तल, सुपर क्षेत्रफल 1130 वर्ग मी., (104.98 वर्ग मी.) ग्रुप हाउसिंग कॉम्प्लेक्स "पारस सीजन्स" के टावर—।।। में जोकि प्लाट i. GH-01/D, सेक्टर—168, नोएडा, गीतमबुद्ध नगर, उत्तर प्रदेश में स्थित

दिनांकः 15-06-2024 स्थानः नोएडा

प्राधिकृत अधिकारी, भारतीय स्टेट बैंक

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement

for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the

"Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the

Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a

Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was

changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012

was issued by Registrar of Companies, Madhya Pradesh Gwalior, The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company

is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-

Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI ISSUE OF UP TO 6.00.00.000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY) RIGHTS ISSUE PERIOD FURTHER EXTENDED LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26TH JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 215T JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE

CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION

FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date).

through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

VIJI VIJI FINANCE LIMITED

Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## भारतीय स्टेट बैंक तनावग्रस्त आस्ति रिकवरी शाखा-।

कब्जा सूचना

प्रथम तल, 23, नजफगढ़ रोड़, नई दिल्ली–110015,

## सुरक्षा हित (प्रवर्तन) नियम, 2002 का नियम 8(1)

जबकि अघोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन भारतीय स्टेट बैंक, शाखा, 23, नजफगढ़ रोड़, ज़खीरा **फ्लाईओवर के पास, नई दिल्ली** का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (2002 का 54) के साथ पठित घारा 13(12) के नियम 3 के अधीन प्रदत शक्तियों के अंतर्गत उधारकर्ता श्री बिमल कांत झा पुत्र श्री उपेंद्र कांत झा और श्रीमती रूपम झा पुत्री श्री रविति रमन झा को एक मांग नोटिस दिनांक 21-12-2024 को जारी किया था जिसमें उल्लेखित राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार आठ सौ नवासी मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार इत्यादि सहित उक्त सुचना की प्राप्ति की तिथि से 60 दिनों के अंदर भगतान करने को कहा गया था।

कर्जदार/ गारंटर उक्त राशि का भूगतान करने में असफल हो गये हैं, इसलिए एतदद्वार कर्जदार / गारंटर तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप–धारा 4 उक्त नियमों के नियमावली के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत

विशेष रूप से कर्जदार / बंधककर्ता / गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन–देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन भारतीय स्टेट बैंक, तनावग्रस्त आस्ति रिकवरी शाखा, 23, नजफगढ रोड, जखीरा फ्लाईओवर के पास, नई दिल्ली के प्रभार वास्ते राशि रू 43,72,889.00 (रू. तैतालीस लाख बहत्तर हजार आठ सौ नवासी मात्र) और दिनांक 21.12.2023 तक और भविष्य का ब्याज, खर्चे एवं अन्य प्रभार

इत्यादि सहित के अधीन होगा। कर्जदार का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है। यह नोटिस बँक के उस अधिकार पर प्रतिकृत प्रभाव नहीं डालता है जिसके तहत वह कानून के लागू प्रावधानों के तहत आवश्यक समझे जाने पर कोई अन्य कार्रवाई या कानूनी कार्यवाही शुरू

#### संपत्ति का विवरण

(साम्यिक बंधक सम्पत्ति जोकि प्लॉट/पलैट सं. 2716/जीसी-07, पलोर-26, टावर-बी, 7वां एवेन्यू, गौर सिटी, सेक्टर-04, ग्रेटर नोएडा, जिला-गौतम बुद्ध नगर, उत्तर प्रदेश (सुपर बिल्ट–अप एरिया लगभग 108.23 वर्गमीटर (1165 वर्गफुट)।

CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

conditions of the Rights Issue as provided in the Letter of Offer remain the same.

application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

\*Assuming full subscription

प्राधिकत अधिकारी, भारतीय स्टेट बैंक दिनांकः 15-06-2024 स्थानः नोएडा

यूनियन बैंक ऑफ इंडिया एनएवी सहारनपुर, दिल्ली रोड, जिला सहारनपुर, उत्तर प्रदेश-247001

## नियम-8(1)कब्जा-सूचना

अधोहस्ताक्षरी वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण और प्रतिभूति हित प्रवर्तन (द्वितीय) अधिनियम, २००२ (२००२ का अध्यादेश ३)के तहत यूनियन बैंक ऑफ इंडिया, एनएवी सहारनपुर शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001 के अधिकृत अधिकारी होने के नाते तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 के (नियम 3) के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों का प्रयोग कर मांग नोटिस यानी : एनएवी : सरफेसिया : SARFAESIA:560371000471015/2023 दिनांक 21.01.2023 द्वारा मेसर्स रचना रानी पुत्री श्री राज कुमार निवासी गाँव-जय रामपुर, ब्लॉक-सरवा, जिला सहारनपुर यु.पी.-247001 और गारंटर / रों श्रीमती उर्मिला पत्नी श्री राज कुमार निवासी गाँव-जय रामपुर, ब्लॉक-सरवा, जिला सहारनपुर यू.पी.- 247001 (01. 03.2017 को एनपीए के रूप में वर्गीकृत) को नोटिस में उल्लिखित राशि रु.11,89,890. 65 / – (रुपये ग्यारह लाख नवासी हजार आठ सौ नब्बे और पैंसठ पैसे मात्र)और उसपर ब्याज + अन्य शुल्क को उक्त नोटिस की प्राप्ति की तारीख से 60 दिनों के भीतर भुगतान करने के लिए कहा है।

उधारकर्ता द्वारा राशि का भुगतान करने में विफल रहने पर, उधारकर्ता और आम जनता को एतद्वारा नोटिस दिया जाता है कि अधोहस्ताक्षरी ने उक्त अधिनियम के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उसे प्रदान की गई शक्तियों का प्रयोग करते हुए नीचे वर्णित संपत्ति पर 13.06.2024 को कब्जा कर लिया है।

विशेष रूप से उधारकर्ताओं / जमानतदारों और आम जनता को एतद्दवारा चेतावनी दी जाती है कि वे संपत्ति के साथ कोई भी लेन-देन न करें और संपत्ति के साथ कोई भी लेन-देन करने पर सभी खातों में 31.12.2022 के अनुसार रु.11,89,890.65 / – (रुपये ग्यारह लाख नवासी हजार आठ सौ नब्बे और पैंसठ पैसे मात्र) और उसपर ब्याज ब्याज + अन्य शुल्क की राशि के लिए यूनियन बैंक ऑफ इंडिया, एनएवी शाखा, न्यू आवास विकास कॉलोनी, दिल्ली रोड, सहारनपुर उत्तर प्रदेश 247001, के प्रभार के अधीन होगा।

प्रतिभूति परिसंपत्तियों को भुनाने के लिए उपलब्ध समय के संबंध में अधिनियम की धारा 13 के उपधारा (8) के प्रावधानों के तहत ऋणकर्ता का ध्यान आकर्षित किया है।

### अचल संपत्ति का विवरण

ग्राम जयरामपुर, परगना सरसवा और तहसील नकुड़, जिला–सहारनपुर (उत्तर प्रदेश) में स्थित खसरा संख्या 67 से संबंधित 200 वर्ग गज के प्लॉट पर आवासीय संपत्ति। पूर्वः जोगिंदर कुमार की संपत्ति। उत्तरः विनोद कुमार पुत्र अमी चंद की संपत्ति। पश्चिमः जोगिंदर कुमार की संपत्ति। दक्षिणः 8" चौड़ा रास्ता।

दिनांकः 13.06.2024 स्थान : सहारनपुर अधिकृत अधिकारी, यूनियन बैंक ऑफ इंडिया

# 'धर्मांतरण विरोधी कानून बनाएगी राजस्थान सरकार'

20 जून, 2024

जनसत्ता ब्यूरो नई दिल्ली 19 जून।

राजस्थान सरकार ने सुप्रीम कोर्ट को सूचित किया है कि वह धर्मांतरण विरोधी कानून बनाने की प्रक्रिया में है। धोखाधड़ी और बलपूर्वक धर्मांतरण को रोकने की मांग करने वाली जनहित याचिका के जवाब में दायर हलफनामे में राज्य सरकार ने कहा है कि उसके पास धर्मांतरण से निपटने के लिए कोई विशिष्ट कानून नहीं है। राज्य सरकार का कहना है कि वह अपना स्वयं का कानून लाने की प्रक्रिया में है। तब तक इस विषय पर कानून और सुप्रीम कोर्ट द्वारा जारी दिशा-निर्देशों का सख्ती से पालन करेगी।

सुप्रीम कोर्ट में याचिका भाजपा नेता और वकील अश्विनी उपाध्याय ने 2022 में दायर की थी। जिसमें केंद्र और राज्यों को धोखाधड़ी से धर्मांतरण और डराने, धमकाने, उपहार और मौद्रिक लाभों के माध्यम से धोखे से धर्मांतरण को नियंत्रित करने के लिए कड़े कदम उठाने के निर्देश देने की मांग की गई

है। नवंबर 2022 में याचिका पर विचार करते हुए न्यायमूर्ति एमआर शाह और न्यायमूर्ति हिमा कोहली की पीँठ ने यह देखते हुए कि यदि बलपूर्वक धर्म परिवर्तन सच है तो यह गंभीर मुद्दा है, जो राष्ट्र की सुरक्षा को प्रभावित कर सकता है, केंद्र से जवाब मांगा था। पीठ ने राज्यों से भी जवाब मांगा था। न्यायालय ने याचिकाकर्ता द्वारा याचिका में दिए गए कुछ बयानों पर भी आपत्ति जताई थी जो अल्पसंख्यक धर्मों के लिए अपमानजनक थे और उन्हें हटाने के लिए कहा था। इस याचिका के साथ न्यायालय ने अन्य जनिहत याचिकाओं को भी टैग कर दिया था। जो धार्मिक रूपांतरण के संबंध में उत्तर प्रदेश, मध्य प्रदेश, हरियाणा, गुजरात आदि राज्यों द्वारा पारित कानूनों को चुनौती देते हुए दायर की गईं हैं। हाल ही में एक अन्य मामले की सुनवाई करते हुए सुप्रीम कोर्ट की पीठ ने मौखिक रूप से टिप्पणी की थी कि उत्तर प्रदेश धर्मांतरण विरोधी कानून के कुछ हिस्से धार्मिक स्वतंत्रता की गारंटी देने वाले संविधान के अनुच्छेद 25 का उल्लंघन करते प्रतीत होते हैं।

संथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ी

चेन्नई, 19 जून (भाषा)।

देश

चेन्नई की एक सत्र अदालत ने बुधवार को तमिलनाडु के पूर्व मंत्री वी. सेंथिल बालाजी की न्यायिक हिरासत 25 जून तक बढ़ा दी। द्रविड़ मुनेत्र कषगम (द्रमुक) के वरिष्ठ नेता बालाजी को प्रवर्तन निदेशालय (ईडी) ने धनशोधन के एक मामले में 14 जून, 2023 को गिरफ्तार किया था। अभियोजन पक्ष ने केंद्रीय पुझल जेल से वीडियो-कान्फ्रेंसिंग के जरिये सेंथिल बालाजी को प्रधान सत्र न्यायाधीश एस. अल्ली के समक्ष पेश किया। सुनवाई के बाद सत्र न्यायाधीश ने उनकी न्यायिक हिरासत 25 जून तक बढ़ा दी। महिला न्यायाधीश एस. अल्ली ने 14 जून को कहा था कि वह सेंथिल बालाजी की याचिका पर

बुधवार को आदेश पारित करेंगी।

## इण्डियन ओवरसीज बैंक 🚳

**Indian Overseas Bank** 

क्षेत्रीय कार्यालय मलिक चौक, इन्द्रानगर, देहरादून उत्तराखण्ड–248001

चल संपत्ति (मशीनरी) की नीलामी दृष्टिबंधक समझौते के तहत की जाती है, न कि सरफेसी अधिनियम, 2002 के तहत प्रतिभूतिकरण और वित्तीय आस्ति का पुनगर्ठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम 2002, सपठित नियम 8(6)के प्रतिभूति हित (प्रवर्तन) के प्राविधानों के आधार पर अधिनियम, 2002 के अर्न्तगत बैंक बंधक दृष्टिबंधक चल सम्पत्ति की ई—नीलामी यह सूचना आम तौर पर जनता के लिए और विशेष रूप से ऋणी (ओ), व निर्देशको को दी जाती है, कि निम्न वर्णित दृष्टिबंधक चल सम्पत्ति सुरक्षित लेनदार के पास बंधक / भारित है, प्राधिकत अधिकारी इण्डियन ओवरसीज बैंक (सुरक्षित लेनदार) द्वारा सम्पत्ति का भौतिक कब्जा लिया जा चुका है, के द्वारा 'जहाँ है जैसा है,'' ''जैसा है जो है'' और ''जो कुछ भी है,'' के आधार पर निम्नलिखित दिनांक को ऋणी (ओ), बंधककर्ता (ओ) जमानतकर्ता (ओं) व निदेशकों से सम्पत्ति की बिक्री कर निम्नलिखित बकाया धनराशि व भविष्य के ब्याज एवं अन्य खर्चे जो कि इण्डियन ओवरसीज बैंक

शाखा का नाम एव ऋणी/ बंधककर्ता/जमानती का नाम व पता	अचल सम्पत्तियों का विवरण	बकाया राशि	ईएमडी	इ—नीलामी की तिथि व समय	करने लिए बैंक विवरण	
वयप्रयाति वर्गां पति च च चता			बिड गुणक मूल्य	कब्जे का प्रकार	ईएमडी स्टार्ट की तिथि ईएमडी अन्तिम की तिथि	
शाखा काखल हरिद्वार (0531) ऋणी / बंधककर्ता मेरार्स पायनियर इंटरपाईजेज, प्रो० श्री ओमप्रकाश महेश्वरी पुत्र श्री जे.आर. महेश्वरी, पताः डी—149, पिथ विहार, नई दिल्ली—110092, स्थायी पताः 1 / 5790 / ए गली नं० 13 बलवीर नगर, सादरा दिल्ली—110032	सकेप मशीनरी 1 मोटर और इलेक्ट्रिकल्स के बिना प्लास्टिक ग्रेन्यूल्स मिक्सर 2 इलेक्ट्रिकल्स के बिना प्लास्टिक पाइप निकालने वाली मशीन, 3. प्लास्टिक इंजेक्शन मोल्डिंग मशीन (विंडसर) इंजेक्शन क्षमता 1000 ग्राम।	रू० <b>2,60,98,024/-</b> दिनांक 09.05.2024 से + प्रभावी ब्याज दिनांक	₹50 1,70,000/- ₹50 17,000/- ₹50 5,000/-	<b>05.07.2024</b> प्रातः 11:00 बजे से दोपहर 01:00 बजे तक अगर बिड अंतिम क्षण में रखी जाती है तो 10 मिनट	खाता संख्याः 05130113035001 IFSC Code: IOBA0000513 Sarfasi sale Parking A/c	
13 बलपार नगर, सापरा पिल्ला—110032		10.05.2024 तक + अन्य खर्चे	ō.	का अतिरिक्त समय देय होगा भौतिक कब्जा	कनखल, हरिद्वार शाखा इएमडी स्टार्ट तिथि 21.06.2024/ अन्तिम तिथि 04.07.2024	

जानकारी अगर कोई हो तो, बैंक की जानकारी के अनुसार कोई भार नहीं, बकाया देय राशि समावेश नहीं, लोकल निजि सरकारी (सम्पत्ति कर, जल सीवरेज, बिजली का बिल इत्यादी) जैसा लागू हो।

सम्पत्ति निरिक्षण करने की अन्तिम दिनांक 04.07.2024, समय सुबह 10.00 बजे से सांय 04.00 बजे तक

प्रत्याशित बोलीदाता सम्पत्ति के निरीक्षण / ई—नीलामी, से संबन्धित जानकारी के लिए संबधित शाखा प्रबन्धक, इंडियन ओवरसीज बैंक, से कार्यालय समय में दिनांक 05.07.2024 को समय प्रातः 11:00 बजे से दोपहर 01:00 बजे तक अथवा बैंक द्वारा सर्विस प्रदाता M/s MSTC .imited, 225—सी, ए०जे०सी० बोस रोड, कोलकत्ता—700020 हेल्प लाइन नं0 033—22901004, ई—नीलामी में भाग लेने के लिए सभी बोलीदाता व खरीददार को सर्विस प्रदाता की वेबसाइट पर https://www.mstcecommerce.com/auctionhome/ibapi पर सम्पर्कं करें। विस्तृत नियम व शतों के लिए कृपया हमारी वेबसाइट (वेब पोर्टल) www.ibapi.in or www.iob.in पर देखें

प्राधिकृत अधिकारी, इण्डियन ओवरसीज बैंक दिनांकः 19.06.2024

函

सं०

बकायेदार/जमानतदार का नाम, पता

व खाता संख्या

(सुरक्षित लेनदार) को वसूल करना है। आरक्षित मूल्य व धरोधर धनराशि निम्नलिखित है। ई—नीलामी वेब पोर्टल : www.ibapi.in के प्लेटफार्म पर सम्पन्न होगी



## बड़ौदा यू.पी. बैंक Baroda U.P. Bank प्रधान कार्यालयः बुद्ध बिहार व्यावसायिक योजना,

तारामंडल, गोरखपुर- २७३०१६ क्षेत्रीय कार्यालयः गोरा बारिक, अमहट, लखनऊ रोड, सुल्तानपुर- 22800

सार्वजनिक बिक्री नीलामी सूचना/ नीलामी तिथि 25.07.2024 (अचल सम्पत्तियों हेतु)

(250)

आरक्षित घनराशि/

अग्रिम धनराशि/

अचल सम्पित्तयों के लिए सार्वजनिक नीलामी ब्रिकी सुचना

वित्तीय आस्तियों की प्रतिभृतिकरण और पुननिर्माण तथा प्रतिभृति हित के प्रवर्तन अधिनियम, 2002 की घारा 13(4) (सरफेसी अधिनियम, 2002) साथ में पठित प्रतिभृति हित (नियमों, 2002 के नियम 6(2) और / या

नियम 8 (6) के अधीन नीलामी सचना जैसाकि , उक्त कथित सरफेसी अधिनियम , 2002 की धारा 13(2) के अधीन और कथित अधिनियम की धारा 13(2) में पठित नियम 3 के प्रदत्त शक्तियों का प्रयोग करते हुए , बड़ाँदा यू0

सम्पत्ति का विवरण

पी0 बैंक के प्राधिकृत अधिकारी के रूप में अधोहस्ताक्षरी द्वारा एक मांग सूचना जारी की जिसमें तथा कर्जदार ( रों ) और गारंटीदाता ( ओं ) / बंधककर्ता ( ओं ) को कथित सूचना की तिथि से 60 दिनों के भीतर कथित सूचना के अनुसार राशि का भूगतान करने को कहा गया और जैसाकि कर्जदार (रों)/ गारंटीदाता (ओं) बंधकदाता (ओं)/ ने राशि का भूगतान नहीं किया और अतः अघोहरताक्षरी ने कथित अधिनियम की धारा 13 (4) साथ में पठित नियमों के नियम 4 और/या नियम 8 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए सम्पत्ति / संपत्तियों (इसके बाद कथित सम्पत्तियों नाम से निर्दिष्ट का कब्जा ले लिया है जैसा कि अधोहस्ताक्षरी, सरफेसी अधिनियम, 2002 की धारा 13(4)(ए) के तहत प्रदत्त अधिकारों के अनुपालन में कथित सम्पत्तियों की बिक्री द्वारा बेंको के बकायों की वसुली का प्रस्ताव रखते हैं। एततद्वारा जनसाधारण और विशेष रूप से कर्जदार (रों) और गारंटीदाता (ओं)/ बंधककर्ता (ओं) को सूचना दी जाती है कि निम्नवर्णित अचल सम्पत्ति जो प्रतिभूत लेनदारों के पास बंधक / प्रभारित पड़ी है, जिसका रचनात्मक कब्जा प्राधिकृत अधिकारी, बड़ौदा यू० पी० बैंक , प्रतिभूत लेनदार द्वारा ले लिया गया है, जिसे निम्नांकित बकायों की वसूली हेतु निम्नांकित सारणी में अंकितानुसार तिथि को "जैसा है जहां है , जैसा है जो है " और "जो है वही है "आधार पर बेचा जायेगा । जनसाधारण और विशेष रुप से कर्जदार (रों) और गारंटीदाता (ओं) / बंधककर्ता (ओं) को एततृद्वारा दोबारा रुचित किया जाता है कि प्राधिकृत अधिकारी ने सरफेसी अधिनियम 2002 के अधीन निम्नांकित अचल सम्पित्तियों के लिए बोली / निविदाएं / कोटेशन्स आमंत्रित करने का निर्णय लिया है। इसलिए, इच्छ्क व्यक्तियों / बोलीदाताओं को 24.07.2024 को या उससे पहले, बड़ाँदा यू0 पी0 बैंक, क्षेत्रीय कार्यालय : गोरा बारिक , अमहट , लखनऊ रोड , सुल्तानपुर में मूहरबन्द लिफाफे में , निम्नांकित नियम व शर्तों को पूरा करके अपनी बोली प्रस्तुत करने के लिए आमंत्रित किया जाता है। निविदा 25.07.2024 को खोली जायेगी।

610	व खाता सख्या	2000 XXXXXXXXXXXXXXXXXX	आधग्रहण तिथ/	(200)	आनेम तब्दादा
	शाखा : छित्तेपट्टी खाता सं०-51150500001	397			
1.	ऋणकर्ता- मेसर्स शिव ट्रेंडर्स प्रो०- शिव मोहन उपाध्याय पुत्र अवधेश कुमार उपाध्याय पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन 228131 जमानतकर्ता- 1. कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 2. श्री. धुव नारायण सिंह पुत्र सूर्यभान सिंह। पता:- ग्राम करेथा गोसरपुर पोस्ट- छित्तेपष्टी, तहसील- जयसिंहपुर जिला: सुल्तानपुर उ.प्र. पिन: 228131 । 3. कौशलेन्द प्रताप सिंह पुत्र पंच बहादुर सिंह पता:- खिलसपुर दुर्गा जिला: सुल्तानपुर	सभी भाग व पार्सल से मिलकर सम्पत्ति का प्लॉट नं0. 143,144, श्रेत्रफल-7326 वर्गफुट विक्रय विलेख संख्या 2874 दिनांक 08.10.2009 ग्राम भेखीपुर परगनाः अल्देमऊ तहसीलः कादीपुर जिलाः सुल्लतानपुर उ0 प्र0में स्थित है मालिक- कृष्णा कुमारी पत्नी शिव मोहन उपाध्याय ग्राम करेथा गोसरपुर पोस्टः छित्तेपट्टी, तहसील- जयसिंहपुर जिलाः सुल्तानपुर उ.प्र. चौहद्दी पूर्वः भगवती प्रसाद की भूमि, पश्चिमः अशोक कुमार की भूमि, उत्तरः रामसुमेर वर्मा की भूमि, दक्षिणः शिव मोहन उपाध्याय की भूमि।	मांग सूचना की तियि 15.09.2021 अधिग्रहण सूचना की तिथि 21.01.2022	रु 11,51,416/- 01.09.2021 को + ब्याज	आरक्षित धनराशि ₹ 13,75,000/- अग्रिम धनराशि ₹ 1,37,500/-
	शाखा : बेलवई खाता सं०-508705000013	99			
2.	ऋणकर्ताः 1. आदित्य इंटीरियर ऑल हाउसिंग फर्नीचर, प्रो० श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर पताः— ग्राम— मीरपुर, प्रतापपुर, पोस्ट—बेलवई, जिला सुल्तानपुर जमानतकर्ताः 1. श्री राममूरत पुत्र श्री रामनयन पता— ग्राम मीरपुर, प्रतापपुर, पोस्ट—बेलवई, जिला—सुल्तानपुर 2. श्री रवीन्द्र प्रताप सिंह पुत्र श्री शिव प्रसाद सिंह, पता— मिद्रा, पोस्ट— मिलाप, जिला— सुल्तानपुर	बंधक भूमि का विवरण प्रथम ओरोजिनल बिक्री विलेख संख्या 383 दिनांक 09/02/2010 शामिल है प्लॉट संख्या 1765मि0, क्षेत्रफल 679 वर्गफुट ग्राम– मीरपुर प्रतापपुर, पोस्ट–बेलवई, जिला– सुल्तानपुर, स्वामित्व – श्री चन्द्रभान राजभर पुत्र श्री मेवालाल राजभर चौहद्दी – पूर्व – शाहगंज से अकबरपुर रोड, पश्चिम – जसई का प्लॉट (विकेता), उत्तर– जसई का प्लॉट (विकेता), दक्षिण– चिन्तामनी का प्लाट	मांग सूचना की तियि 23.02.2023 अधिग्रहण सूचना की तिथि 03.11.2023	रु 6,25,000/- 22.11.2022 को + ब्याज	आरसित धनराशि ₹ 11,70,000/- अग्रिम धनराशि ₹ 1,17,000/-
	शाखा : वंधुवा कला खाता सं०- 51020500	0001271			
3.	ऋणकर्ता— भेसर्स विजय टेडर्स प्रो० श्री विजय शंकर यादव पुत्र स्व० सियाराम ग्राम सरैया पोस्ट बंधुवा कला तहसील— सदर जिला सुल्तानपुर उ० प्रो०पिन—227808 जमानतकर्ता:—1. श्री बृजलाल पुत्र हरि किसुन पता: लोहार पश्चिम, पोस्ट बन्केपुर तहसील—सदर, जिला: सुल्तानपुर उ.प्र. पिन 227808   2. राम सजीवन पुत्र राम लखन पता: ग्राम सरैया पोस्ट— बंधुवा कला, तहसील— सदर जिला: सुल्तानपुर उ.प्र. पिन— 227808   3.करमैता पत्नी स्वर्गीय सियाराम पता: ग्राम सरैया पोस्ट बंधुवा कला तहसील— सदर जिला सुल्तानपुर उ० प्र०पिन—227808	बंधक भूमि का विवरणः मूल विक्रय विलेख संख्या 1422 विनांक:17.03.2009 प्लॉट नं0 286, क्षेत्रफल 5320 वर्ग फुट जो ग्राम सरंया परगना मीरनपुर तहसील सदर जिला सुल्तानपुर उ0 प्र0में स्थित है मालिक श्री करमेता पत्नी स्वर्गीय सियाराम के नाम पर है चाहद्दी: पूर्व- राम कृपाल की भूमि, पश्चिम-वेद प्रकाश की भूमि, उत्तर- सड़क राजमार्ग सुल्तानपुर रायबरेली दक्षिण-चक मार्ग	मांग सूचना की तियि 15.09.2021 अधिग्रहण सूचना की तिथि 20.01.2022	रु 6,32,394/- 01.09.2021 को + ब्याज	आरक्षित धनराशि ₹ 11,50,000/- अग्रिम धनराशि ₹ 1,15,000/-
	शाखा : अहिमाने खाता सं०- 5109040000	710			
4.	ऋणकर्ताः मेसर्स अशफाक किराना स्टोर प्रो०- स्व० अशफाक अहमद, विधिक प्रतिनिधि- आसिफ अंसारी	सभी भाग व पार्सल से मिलकर की सम्पत्ति का बंधक भूमि का विवरण:— मूल विक्रय विलेख सं0 1791, 5227 एवं 5994			

बिक्री के नियम एवं शर्ते : 1, इच्छुक बोलीदाताओं को मुहरबन्द लिफाफे में अपनी बोली जमा करनी है। (लिफाफे के ऊपर स्पष्टत : और पठनीय बोली क्रम सं. एवं प्रकाशन की तिथि वर्णित होनी चाहिए। 2. बोलीदाताओं को बोली के साथ अग्रिम में सुल्तानपुर में देययोग्य एवं प्राधिकृत अधिकारी, बड़ौदा यू.पी. के पक्ष में डीडी / बैंकर्स चेंक के रूप में जमा घरोहर राशि के रूप में आरक्षित मृत्य का 10% जमा , संलग्न करना होगा। सर्वोच्य बोली मुल्य ( आरक्षित मुल्य से कम की नहीं होनी चाहिए ) को सफल बोलीदाता के रूप में माना जाएगा। और शेष सफल बोलीदाताओं की ईएमडी एक सप्ताह के अन्दर बिना किसी व्याज के वापस कर दी जाएगी। 3. सफल बोलीदाता को डीडी / बँकर्स चेक के रूप में उसी दिन बोली रकम (ईएमडी शमिल रहेगा) का 25% जमा करना होगा और शेष अनिवार्य रूप से बिक्री की पृष्टि के 15 दिनों के अन्दर जमा करना होगा, अगर वे ऐसा नहीं करते है उनके द्वारा पूर्व में जमा की गयी रकम जब्त कर ली जाएगी। 4. प्राधिकृत अधिकारी बिना कोई कारण बताये या पूर्व सुचना दिये बोली/ सर्वोच्च बोली को स्वीकार / अस्वीकार / रह / निलंबित करने का अधिकार सुरक्षित रखता है। प्राधिकृत अधिकारी बिक्री / नीलामी की तिथि को बढ़ाने का अधिकार सुरक्षित रखता है। 5. प्राधिकृत अधिकारी किसी भी प्रकार के बकाया प्रभारों/ देनदारियों/ भार / करों / सरकारी बकायों और अन्य पक्ष के दावों व बकायों के लिए जवाबदेह नहीं होंगे। 6. सम्पत्ति को आरक्षित मूल्य से कम में किसी भी रकम पर बेचा नहीं जाएगा । सफल बोलीदाता को सभी स्टाम्प डयूटी एवं पंजीकरण शुल्क का भुगतान स्वयं करना होगा । 7. यदि ऐसा पाया जाता है कि दो या अधिक बोलीदाताओं का एक समान बोली रकम है तो प्राधिकत अधिकारी उनके मध्य पुन: नयी बोली आमंत्रित करने का अधिकार स्रसित रखते हैं। 8. बोली / बिक्री बेंक की पृष्टि के अधीन होगी। सम्पत्ति को "जैसा है जहां है", "जैसा है जो कुछ है" और "वहां जो कुछ भी है" आधार पर बेचा जा रहा है। 9. अगर कोई कर्जदार / गारंटीदाता / बंधककर्ता नीलामी से पहले बँक को पूर्ण बकाये का भुगतान कर देता है तो नीलामी को रोक दिया जाएगा। हालांकि कर्जदार /गारंटीदाता /बंधककर्ता के पास नीलामी से पूर्व प्रतिभूत आस्तियों को निर्गत करने का अवसर होगा जो प्रतिभूति हित प्रवर्तन नियम, 2002 की धारा 13 की उप धारा (8) प्रतिभूति हित (प्रवर्तन संशोधन नियमों 2002 द्वारा ) के अधीन बकाया पूर्ण राशि एवं प्रमारों के भूगतान के अधीन होगा। 10. यह बोलीदाताओं की एकमात्र जिम्मेदारी है कि ये सम्पत्तियों के संबंध में संतुष्ट एवं पृष्ट हो लें। वे अपरान्ह 12:00 बजे से सायं 04:00 बजे तक किसी भी कार्यदिवस पर संबंधित शाखा से समय लेकर सम्पत्ति को देख / निरीक्षण कर सकते हैं। 11. यह बिक्री नोटिस कर्जदारों / गारंटीकर्ता (ओं)/ बंधककर्ता (ओं) के लिए विशेष रूप से तथा जनता / सर्वसाधारण के लिए सामान्तर रूप से है। 12. बिक्री के विस्तृत नियम एवं शर्तों के लिए कृपया प्रतिभूत लेनदारों की वेबसाइट में प्रदान किए गये लिंक यानी https://www.barodaupbank.com/sarfaesinotice.php

विनांक 27/03/2008, 25/09/2012 एवं 05/12/2009

खसरा नं.– 560, क्षेत्रफल 3150 वर्गफीट, मकान ग्राम–

राम नगर बनकट प्रतापगंज बाजार, परगना- मीरांपुर,

पोस्ट- भादा, जिला. सुल्तानपुर उ०प्र० में स्थित है

स्वामित्व– आसिफ अंसारी पुत्र स्व० अशफाक अहमद

चौहददी:– पूर्व– जलील खान का प्लॉट, पश्चिम–रोड

इलाहाबाद हाईवे, उत्तर- मोहम्मद हसैन का प्लॉट,

दक्षिण-राज कुमार मौर्य और नियामत उल्ला का प्लॉट

अशफाक अहमद से स्थानांतरित )

सरफेसी अधिनियम 2002 के अधीन 30 दिनों की बिक्री सूचना

कर्जदारों/ गारंटीदाताओं/ कानूनी वारिसों /बंधककर्ता (ओं ) को एततृद्वारा सूचित किया जाता है कि नीलामी से पूर्व बैंक को उपरोक्त वर्णित सभी बकाये का भूगतान करें , अगर वे ऐसा नहीं करते हैं तो बंधक सम्पत्ति को वर्णित तिथि को बेच दिया जाएगा और अगर कोई अन्य बकाया शेष होगा तो ऐसे उचित ब्याज प्रभारों एवं व्यय के साथ उनसे वसूल किया जाएगा।

पुत्र स्व० अशफाक अहमद्, पताः ग्रामः रामनगर बनकट प्रतापगंज बाजार, पोस्ट: भादा, तहसील- सदर, जिला-सुल्तानपुर उ०प्र०, पिन- 2280 01 जमानतकर्ताः 1. श्री मंजूर खान पुत्र श्री जुम्मन खान

पताः ग्राम राम नगर बनकट, पोस्ट भादा, तहसील-सदर जिला- सुल्तानपुर उ०प्र०, पिन- 228001. 2. श्री सलीम खान पुत्र श्री इशाक खान पताः ग्राम– राम नगर बनकट, प्रतापगंज बाजार, पोस्ट:- भादा, परगना

मीरांपुर, तहसील- सदर, जिला सुल्तानपुर उ०प्र०

## REGISTRAR TO THE ISSUE

under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

**CAMEO CORPORATE SERVICES LIMITED** 

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753

E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Investor grievance: investor@cameoindia.com

VIJI FINANCE LIMITED

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha Company Secretary And Compliance Officer

COMPANY

Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon: ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

> For Viii Finance Limited Sd/-

Place: Indore Ms. Stuti Sinha Date: June 19, 2024 Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

स्थान:- सुल्तानपुर

www.readwhere.com

दिनांक:-- 19.06.2024

बकाया धनराशि मांग सूचना की तिथि/ अधिग्रहण तिथि/

आरक्तित धनराशि रु

₹ 4,62,722/-23,54,400/-

अग्रिम धनराशि 18.01.2024 को + ब्याज 2,35,440/-

मांग सूचना की

तिथि

18.01.2024

अधिग्रहण सुचना की

तिथि

27.03.2024

प्राधिकृत अधिकारी, बड़ौदा यू.पी. बैंक

Lucknow

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwallor, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

### PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26TH JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date) If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21<sup>ST</sup> JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

VIJI FINANCE LIMITED

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Email: info@vijifinance.com

Company Secretary And Compliance Officer

## CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

REGISTRAR TO THE ISSUE

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

> For Viii Finance Limited Sd/-

Place: Indore Date: June 19, 2024

Ms. Stuti Sinha Company Secretary & Compliance Officer

COMPANY

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.



## CLASSIFIED AD DEPOT (CAD) Book classified ads at your nearest Express

Group's authorised Classified Ad Depots

EAST

PATPARGANJ: CHAVI ADVERTISERS, Ph.: 9899701024, 22090987, 22235837, PREET VIHAR: AD BRIDGE COMMU-NICATION, Ph.: 9810029747, 42421234, 22017210, SHAKARPUR: PARICHAY ADVERTISING & MARKETING. Ph.: 9350309890, 22519890, 22549890

WEST

JANAKPURI: TRIMURTI ADVERTISERS, Ph.: 9810234206. 25530307, KAROL BAGH (REGHARPURA): K R ADVERTIS-ERS, Ph.: 9810316618, 9310316618, 41547697, KARAM-PURA: GMJ ADVERTISING & MARKETING PVT. LTD., Ph.: 9310333777, 9211333777, 9810883377, **NEW MOTI** : MITTAL ADVERTISING, Ph.: 25178183, NAGAR 9810538183, 9555945923, **MOTI NAGAR:** UMA ADVER-TISERS, Ph.: 9312272149, 8800276797, RAMESH NAGAR: POSITIVE ADS. Ph.: 9891195327, 9310006777, 65418908. TILAK NAGAR: SHIVA ADVERTISERS, Ph.: 9891461543, 25980670, 20518836, **VIKAS PURI:** AAKAR ADVT. MEDIA Ph.: 9810401352, 9015907873, 9268796133

CENTRAL

CHANDNI CHOWK: RAMNIWAS ADVERTISING & MARKET-ING. Ph.: 9810145272. 23912577. 23928577. CONNAUGHT : HARI OM ADVERTISING COMPANY 9811555181, 43751196

NORTH TIS HAZARI COURT: SAI ADVERTISING, Ph.: 9811117748 : SHAGUN ADVERTISING. KINGWAY CAMP 9818505505, 27458589, PATEL CHEST (OPP. MORRIS NAGAR POLICE STATION): MAHAN ADVERTISING & MAR-KETING, Ph.: 9350304609, 7042590693, PITAMPURA (PRASHANT VIHAR) : PAAVAN ADVERTISER Ph.: 9311564460, 9311288839, 47057929

SOUTH

CHATTARPUR: A & M MEDIA ADVERTISING, Ph.: 9811602901, 65181100, 26301008, KALKAJI: ADWIN ADVERTISING. Ph.: 9811111825. 41605556. 26462690. MALVIYA NAGAR: POOJA ADVERTISING & MARKETING SERVICE, Ph.: 9891081700, 24331091, 46568866, YUSUF SARAI: TANEJA ADVERTISEMENT & MARKETING Ph.: 9810843218, 26561814, 26510090

NCR

FARIDABAD (NEELAM FLYOVER) : AID TIME (INDIA) ADVERTISING, Ph.: 9811195834, 0129-2412798, 2434654, FARIDABAD (NIT, KALYAN SINGH CHOWK) : PULSE ADVERTISING, Ph.: 9818078183, 9811502088, 0129-4166498, FARIDABAD: SURAJ ADVERTISING & MARKET-ING, Ph.: 9810680954, 9953526681, GURGAON: SAMBOD-HI MEDIA PVT. LTD., Ph.: 0124-4065447, 9711277174, 9910633399, GURGAON: AD MEDIA ADVERTISING & PR, Ph.: 9873804580, NOIDA (SEC. 29): RDX ADVERTISING, Ph.: 9899268321, 0120-4315917, NOIDA (SEC. 65): SRI SAI MEDIA, Ph.: 0120-4216117, NOIDA (SEC. 58): JAI LAKSHMI ADVERTISERS, Ph.: 9873807457, 9911911719 GHAZIABAD (HAPUR ROAD TIRAHA. NR GURUDWARA) : TIRUPATI BALAJI ADVERTISING & MARKETING, Ph.: 9818373200, 8130640000, 0120-4561000

**EDUCATION (IAS & PMT ACADEMIES)** FRIENDS PUBLICITY SERVICE 23287653, 23276901, 9212008155

For CAD enquiries please contact : **ROHIT JOSHI** 9818505947, **ABHINAV GUPTA** 9910035901 For booking classified ads, please contact 011-23702148, 0120-6651215, E-mail: delhi.classifieds@expressindia.com

(This is only an advertisement for information purposes and is not a prospectus announcement)

## WSRMAN GLOBAL SALES LIMITED

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot,

Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862. Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com// Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA

GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N. "The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed

THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

> THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

## FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER

**RISK TO INVESTORS:** 

 Our Equity Shares have never been publicly traded, and may experience price and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above the Issue Price or at all.

to be listed on SME Platform of NSE Limited (NSE Emerge)."

2. The average cost of acquisition of Equity Shares by our Promoters is as follows:

Name of the Promoters	Average cost of Acquisition (in ₹)
Mr. Mitulkumar Sureshchandra Vasa	7.29
Mr. Sureshchandra Gulabchand Vasa	7.29
Ms. Avni M. Vasa	7.29
Ms. Ilaben Sureshchandra Vasa	7.29
Mr. Kular Brijesh N.	7.46
	Mr. Mitulkumar Sureshchandra Vasa Mr. Sureshchandra Gulabchand Vasa Ms. Avni M. Vasa Ms. Ilaben Sureshchandra Vasa

Weighted average cost of acquisition:

Types of transactions	Weighted average cost of acquisition (₹ per Equity Shares)
Weighted average cost of acquisition of pri- mary / new issue of shares.	NA
Weighted average cost of acquisition for secondary sale / acquisition of shares.	NA
Weighted average cost of acquisition for past 5 primary issuances / secondary trans- actions, as disclosed above	₹ 4.17/-

# OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024

Simple, Safe, Smart way of Application- Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted. UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\*

Investors are required to ensure that the Bank Account used for applying is linked to their PAN. \*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with

CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021. ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion; and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of

Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in. \*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 -20897022, E-mail: info@shreni.in. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: lpc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issue and the Issue including the risks involved. The Equity Shares in the Issue have neither

been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the

section titled "Risk Factors" beginning on page 27 of the Prospectus. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS			
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares	
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800	
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800	
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800	
Ms. Haben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392	
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69	
Mr. Talsaniya Bhavesh D	10	1			V XXXXX	
Mr. Kaushik Shah	10	1				

REGISTRAR TO THE ISSUE

LEAD MANAGER TO THE ISSUE SHARES LTD

SHRENI SHARES LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED)

Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Raghuleela Mall, Kandivali West, Mumbai - 400067, Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com Investors Grievance E-mail: info@shreni.in

Website: www.shreni.in Contact Person: Ms. Tanya Goyal SEBI Registration Number: INM000012759

**LINK**Intime LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Telephone: +91 8108114949 E-mail: visamanglobal.smeipo@linkintime.co.in

Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in. Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration Number: INR000004058 COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Rawal Ankita Harsh C/o., Jain Traders, 8, Sorathiawadi Near Narmada,

80 Feet Road, Rajkot - 360002, Gujarat, India. Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com

Website: https://visamanglobalsales.com/ Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or post-

beneficiary account, etc.

issue related problems, such as non-receipt of letters

of allotment, credit of allotted shares in the respective

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager. Shreni

Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024. For VISAMAN GLOBAL SALES LIMITED

Date: June 19, 2024 Place: Rajkot

VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

Mitulkumar Sureshchandra Vasa

Chairman & Managing Director

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Chandigarh

financialexp.epapr.in

### NOTICE

NOTICE is hereby given that the Certificates No. for 143335, 278828, 390196, 477578, 1330476 Equity Shares Nos. 900 of Larsen & Toubro Ltd. standing in the name(s) of LATE SHARDA AGARWAL, MEDHA AGARWAL & ADITYA KUMAR AGARWAL has/have been lost or mislaid and the undersigned has/have applied to the Company to Issue duplicate Certificate(s) for the sald shares. Any person who has any claim in respect of the said shares should write to our Registrar, KFin Technologies Limited. Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Hyderabad-500032 within one month from this date else the company will proceed to issue duplicate Certificate(s). Name(s) of Shareholder(s) MEDHA AGARWAL ADITYA KUMAR AGARWAL

## कार्यालय नगर पालिक निगम, इन्दौर जलयंत्रालय एवं ड्रेनेज विभाग

विज्ञप्ति क्रमांक: 4

निविदा सूचना

निम्नलिखित कार्य हेत् केन्द्रीयकृत प्रणाली में पंजीकृत ठेकेदारों से ऑनलाइन निविदाएं आमंत्रित की जाती है। निविदा का विस्तृत विवरण वैबसाइट https://mptenders.gov.in/पर देखा जा सकता है।

ग्रुप क.	1. टेण्डर क. 2. जारी दिनांक	कार्य का नाम	1. कार्य की समयावधि 2. लागत	1. निविदा प्रपत्र का मूल्य 2. ई.एम.डी.	निविदा की अंतिम तिथि
1	2024_UAD_ 349715 10.06.2024	झोन क्र. 13 वार्ड क्र. 81 के अंतर्गत वैशाली नगर के सामने से नटराज नगर नाले तक वर्षा के पानी की निकासी हेतु आर.सी.सी कल्वर्ड बनाना। (द्वितीय बार निविदा आमंत्रण)	2, ₹1,63,51,183/-	1. ₹12,500/- 2. ₹81,800/-	27.06.2024 (शाम 05.30 बजें तक)
2	2024_UAD_ 349716 10.06.2024	कान्ह नदी जीर्णोद्धार योजना अंतर्गत नगर निगम चौराहे से अहिल्या आश्रम तक विकास कार्य करना। (तृतीय बार निविदा आमंत्रण)	1, 12 माह 2, ₹21,13,17,546/-	1. ₹50,000/- 2. ₹10,56,600/-	<u>27.06.2024</u> (शाम 05:30 बजे तक)

नोट:- निविदा से संबंधित किसी भी प्रकार के संशोधन का प्रकाशन ऑनलाइन https://mptenders.gov.in/ की वेबसाइट पर ही किया जावेगा, पृथक से समाचार पत्र में प्रकाशन नहीं किया जावेगा।

प्रतिबंधित पॉलीथीन, केरीबैंग के निर्माण/ विकय/ उपयोग करने पर दंड व सजा का प्रावधान है।

कार्यपालन यंत्री जलयंत्रालय एवं ड्रेनेज विभाग नगर पालिक निगम, इन्दौर



Name of Contact person & number

Date: 19/06/2024

#### Asset Reconstruction Company (India) Ltd., (Arcil) CIN-U65999MH2002PLC134884 | Website: https://auction.arcil.co.in

Acting in its capacity as Trustee of various Arcil Trusts Arcil office: The Ruby, 10th floor, 29, Senapati Bapat Marg, Dadar (West) Mumbai-400 028
Branch office: Office No.704, 7th Floor, Neptune Uptown.N.S.Road, Opp.Post Office, Mulund-W-400080.

PUBLIC NOTICE FOR SALE THROUGH ONLINE E-AUCTION IN EXERCISE OF THE POWERS UNDER THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 (SARFAESI ACT) READ WITH RULES 6, 8 & 9 OF SECURITY INTEREST (ENFORCEMENT) RULES, 2002 Notice is hereby given to the public in general and to the Borrower (s) / Guarantor (s) / Mortgagor (s), in particular, that the below described immovable property/les mortgaged/charged to the Asset Reconstruction Company (India) Limited, acting in its capacity as Trustee of various Arcil Trusts ("ARCIL") (pursuant to the assignment of financial asset vide registered Assignment Agreements). will be sold on "As is where is", "As is what is", "Whatever there is" and "Without recourse basis" by way of online e-auction, for recovery of outstanding dues of together with further interest, charges and costs etc., as detailed below in terms of the provisions of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Act") read with Rules 6, 8 and 9 of the Security Interest (Enforcement) Rules, 2002 ("Rules").

Name of the Borrower / Co-Borrower/s / Guarantor/s / Mortgager/s	LAN No. & Selling Bank	Trust Name	Outstanding amount as per SARFAESI Notice dated 28-08-2020	Possession type and date	Date of Inspection	Type of Property and Area	Earnest Money Deposit (EMD)	Reserve Price	Date & Time of E-Auction
Borrower: DANDAPANI PATRA, SUSAMA DANDAPANI PATRA and ANARAJU J PATRA	PU90PULONS0 00005001740 Manappuram Home Finance Limited (MHFL)	ARCIL-Retail Loan Portfolio-087- A-TRUST	Rs. 13,56,069.03/- as on 20-08-2020 + further Interest thereon + Legal Expenses	30-04-2024	Will be arranged on request	111/12/2017/00/17	Rs. 1,41,487.5/- (Rupees One Lakh Forty- One Thousand Four Hundred Eighty Seven and Five paisa Only)	Rs. 14,14,875/- (Rupees Fourteen Lakhs Fourteen Thousand Eight Hundred and Seventy-Five Only)	On 24-07-2024 12:00 pm

Description of the Secured Asset being auctioned: Property owned by DANDAPANI PATRA:

Immovable property admeasuring 965 sq ft (Built up Area) and bounded as follows: All that part and parcel of the property consisting of Flat no. 102, 1st Floor, A wing, Om Sai Apartment, Building no.01, Vasundri, Titwala west City:5000016 State:5000016 Country: 12501. Bounded by: On the North by: Open Space, On the South by: Passage & Staircase, On the East by: Building No.

Pending Litigations known to ARCIL	Nil	Encumbrances/Dues known to ARCIL	Nil
Last Date for submission of Bid	Same day 2 hours before Auction	Bid Increment amount:	As mentioned in the BID document
Demand Draft to be made in name of:	ARCIL-Retail Loan Portfolio-087-A-TRUST	Payable at Par	MASSISSIMI REPUBLICATION SERVICES
RTGS details	ARCIL-Retail Loan Portfolio-087-A-TRUST, Tr IFSC Code: HDFC0000542	rust Account No: 57500001224262, HDFC Bank	Limited, Branch: Kamla Mill, Mumbai,

Jayaram Mukund Patil: 8097152422 (sm1accounts@manappuramhomelin.com) Satish Naidu: 8879545079 (satish.naidu@arcil.co.in) Shailesh

Gaikwad: 9867929121 (shailesh.gaikwad@arcil.co.in) Mahesh Bangera; 9004173256 (mahesh.bangera@arcil.co.in)

Terms and Conditions: The Auction Sale is being conducted through e-auction through the website https://auction.arcil.co.in and as per the Terms and Conditions of the Bid Document, and as per the procedure set out therein.

The Authorised Officer ("AO")/ARCIL shall not be held responsible for internet connectivity, network problems, system crash down, power failure etc.

- At any stage of the auction, the AO may accept/reject/modify/cancel the bid/offer or post-pone the Auction without assigning any reason thereof and without any prior notice.
- . The successful purchaser/bidder shall bear any statutory dues, taxes, fees payable, applicable GST on the purchase consideration, stamp duty, registration fees, etc. that is required to be paid in
- order to get the secured asset conveyed/delivered in his/her/lts favour as per the applicable law. . The intending bidders should make their own independent enquiries/ due diligence regarding encumbrances, title of secured asset and claims/rights/dues affecting the secured assets, including statutory dues, etc., prior to submitting their bid. The auction advertisement does not constitute and will not constitute any commitment or any representation of ARCIL. The Authorized Officer of
- ARCIL shall not be responsible in any way for any third-party claims/rights/dues. The particulars specified in the auction notice published in the newspaper have been stated to the best of the information of the undersigned; however undersigned shall not be responsible / liable
- . The Borrower/ Guarantors/ Mortgagors, who are liable for the said outstanding dues, shall treat this Sale Notice as a notice under Rules 8 and 9 of the Security Interest (Enforcement) Rules.
- about the holding of the above-mentioned auction sale.
- In the event, the auction scheduled hereinabove fails for any reason whatsoever, ARCIL has the right to sell the secured asset by any other methods under the provisions of Rule 8(5) of the Rules

Sd/- Authorized Officer Place: Maharashtra Date: 20-06-2024 Asset Reconstruction Company (India) Ltd.

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## YIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715 Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the

Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer,

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha: Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

## RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

ASBA\*

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12. dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application

through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer. LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21st JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER. ABRIDGED LETTER OF OFFER. ENTITLEMENT LETTER. APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

CAMEO

**CAMEO CORPORATE SERVICES LIMITED** 

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

Investor grievance: investor@cameoindia.com

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753

REGISTRAR TO THE ISSUE

UAITI

VIJI FINANCE LIMITED

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha

COMPANY

Company Secretary And Compliance Officer Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For Viii Finance Limited

Place: Indore Date: June 19, 2024

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States. AdBaaz (This is only an advertisement for information purposes and is not a prospectus announcement)

## WSRMAN GLOBAL SALES LIMITED



Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862.

> Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com//

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N. 'The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA

## THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957. AS AMENDED. THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

## FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

#### MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER **RISK TO INVESTORS:**

 Our Equity Shares have never been publicly traded, and may experience price 3. Weighted average cost of acquisition: and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above the Issue Price or at all.

2. The average cost of acquisition of Equity Shares by our Promoters is as follows: Average cost of Acquisition Name of the Promoters (in ₹) Mr. Mitulkumar Sureshchandra Vasa 7.29 Mr. Sureshchandra Gulabchand Vasa 7.29 Ms. Avni M. Vasa 7.29

Ms. Ilaben Sureshchandra Vasa

5. Mr. Kular Brijesh N.

Weighted average cost of acquisition (₹ per Equity Types of transactions Shares) Weighted average cost of acquisition of pri-NA mary / new issue of shares. Weighted average cost of acquisition for secondary sale / acquisition of shares. Weighted average cost of acquisition for ₹ 4.17/past 5 primary issuances / secondary transactions, as disclosed above Investors are required to refer section titled "Risk Factors" on page 27 of the Prospectus.

## OPENS ON: MONDAY, JUNE 24, 2024 ISSUE **CLOSES ON: WEDNESDAY, JUNE 26, 2024**

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted.

UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

7.29

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited). Ms. Tanya Goval. Tel: +91-022 -20897022, E-mail: info@shreni.in. For UPI related gueries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: lpc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail; visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can

afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 27 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue.

LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1.00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL S	SIGNATORIES		CURRENT PROMOTERS		
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69
Mr. Talsaniya Bhavesh D	10	1	Commence of the Commence of th		0000
Mr. Kaushik Shah	10	1	1		

**LEAD MANAGER TO THE ISSUE** REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER SHRENI **LINK**Intime

SHARES LTD. SHRENI SHARES LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED)

Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Raghuleela Mall, Kandivali West, Mumbai - 400067 Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com Investors Grievance E-mail: info@shreni.in

SEBI Registration Number: INM000012759

Date: June 19, 2024

Place: Rajkot

Telephone: +91 8108114949 Website: www.shreni.in Contact Person: Ms. Tanya Goyal

any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

LINK INTIME INDIA PRIVATE LIMITED C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India.

E-mail: visamanglobal.smeipo@linkintime.co.in Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan

VISAMAN Ms. Rawal Ankita Harsh

C/o., Jain Traders, 8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India.

Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager, Shreni Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI.

BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

SEBI Registration Number: INR000004058

For VISAMAN GLOBAL SALES LIMITED

Mitulkumar Sureshchandra Vasa Chairman & Managing Director

DIN: 07789750

VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/

Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in

Ahmedabad

@ pnb Housing

Account

Trivand

rum

Trivand

Place: Kerala, Dated: 12.06.2024

\*Assuming full subscription

ASBA\*

Name/ Address of

Borrower and Co- Borrower(s)

available at: Air Force Qtr 9/3,NP Area,12 AFH, C/o

S/o Pulicken Krishnan Unni & Mrs. Sheelabai P K,

W/o Pulicken Unni Sathian.Also available at:
Pulikken House, Panamukku, Nedupuzha P O,
Thrissur, 680015, Also available at:C/o Jayaraj,tmc

43/1387, Panamukku, Nedupuzha, Thrissur,680015, Near Siva Temple, Thrissur, Kerala-680007.

695573. **Also Available At**: Office Of The Accountant

General, Statue, Trivandrum, Kerala-695001 Mrs.

Geetha Pushpam O , W/o Rajan M & Mrs. Omana

K, W/o Thankappan 214, Geetha Bhavan, B P

Nagar, Peyad, Vilappil, Trivandrum, Kerala-695573.

Sk Hospital, Pangode Po, Trivandrum, Kerala-695006. Also Available at: Sun Group Of Institutions,

Opp KSRTC Bus Stand, Surya Road, Nedumangad Po, Trivandrum, Kerala-695541. Mrs. Shyma

Solomon W/o Saiju Linus Bathel Orchid Villas,

Machinadu, Thachottukavu, Peyad Po, Trivandrum Kerala-695573. Also Available At: Shine Cottage

Valayanchirangara PO, Ernakulam, Kerala-683556

CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

conditions of the Rights Issue as provided in the Letter of Offer remain the same.

application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

REGISTRAR TO THE ISSUE

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

CAMEO CORPORATE SERVICES LIMITED

Contact Details: 04440020700 / 28460390

may be, was submitted by the ASBA.

Place: Indore

Date: June 19, 2024

Investor grievance: investor@cameoindia.com

TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

States and any Equity Shares described in this announcement may not be offered or sold in the United States.

under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Ayiroor Po, Varkala, Trivandrum, Kerala-695310

HOU/TCR/ Mr. Shine Raj, S/o Ramakrishnan Nair & Mrs.

**1023/116 Praji K Nair, W/o Shine Raj**. Mooshappillil

9719 & Valayanchirangara P O, Airapuram, Ernakulam,

NHL/TCR/ Kerala-683556. Also Available At: H S S

9711,B.0 Valayanchirangara, P O, Ernakulam-683556 Also

. Thrissur Available At: Rubac Balloon Pvt Ltd, Rubber Park,

HOU/TRI/ Mrs. Aleena S Dileef, W/o Rashid A & Mr. Rashid

**0621/889** A, S/o Abdulrahiman A N S Manzil, Paripally Po.

NHL/TCR/M/s. Keerthi Offset Press D/No 4/233/3

0720/804 Panamukku, Nedupuzha, Thrissur, Kerala-680007. 234, B.O. Mr. Pulicken Unni Sathian, S/o Pulicken Krishnan Unni D/No 4/233/3, Panamukku, Nedupuzha, Thrissur, Kerala-680007.Mr. Pulicken Unni Sathian,

NHL/TRI/ Mr. Rajan M S/o Madhavan 214, Geetha Bhavan. B

1022/103 P Nagar, Pevad, Vilappil, Trivandrum, Kerala-

NHL/TRI/ Mrs. Rupa Dsouza D/o Cross Hubert Dsouza A5 Deepam, TC 39/645 Karavila Road, Pangode, Near

**617**, **B.0**. 56 Apo, Gorakhpur, Uttar Pradesh-201318.

731 & Kalluvathukkal, Kollam, Kerala-691574.Also

Regd. Office:- 9th Floor, Antriksh Bhavan, 22, K G Marg, New Delhi-11000 Phones:- 011-23357171, 23357172, 23705414, Website: www.pnbhousing.co

Property (ies)

Mortgaged

All that piece and parcel of the land having an extent of 6.07 Ares together with building in, Re Sy No 581/12/1, Ayiroor Village, Varkala Taluk, Trivandrum District,

Thiruvananthapuram, Kerala-695141, as per Title Deed: East by: MAM Public School, North by: Way and Property of Shiji and another, South by: Property of Sonamani, West by: Property of Sonamani.

having an extent of 3.23 Ares together

with building in, SY No.351/3-19,351/3-

20.Kanimangalam Village, Thrissur

Taluk, Ayyanthole, Thrissur, Kerala-

680007, as per Title Deed: East by:

Property of Pookkattu Chandran, North

by: Property of Pookkattu Chandran,

All that piece and parcel of the land having an extent of 2.36 Ares together with building in, Re Sy No 375/16, Vilappil Village, Kattakkada Taluk, Trivandrum

District, Thiruvananthapuram, Kerala-695573, as per Title Deed: East by: Property of Usha, North by: Property of

Sindhu Sugathan, South by: Property of

All that piece and parcel of the land having an extent of 1.85 Ares together

with building in, Re Sy No 699/18, Athiyannoor Village, Neyyattinkara

Γaluk, Trivanďrum District

Thiruvananthapuram, Kerala- 695524, as per Title Deed: East by: Property of Chandran, North by: Property of Narayanan, South by: Propety of Indianan Westby: Post

with building in, Re.Sy.No.90/10

3,Irapuram Village,Kunnathunadı

Taluk,Valayanchirangara,Kunnathunad

Kerala-683556, as per Title Deed: East

by: Property of Manayath shyam,Rajan

and others, North by: Property of

Property of Rajan, West by: Road.

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement

OVIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008/15

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the

Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a

Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was

changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012

was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company

is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-

Banking Finance Companies (NSI-ND-NBFC), Loan Company, The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@viiifinance.com | Website: www.viiifinance.com

PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6.00,00.000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER

EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS

BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS. PLEASE REFER TO THE

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The

information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12

dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all

Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to

In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this

issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the

Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be

deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT

FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE

CLOSING DATE AS ON OR BEFORE FRIDAY, 21st JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE

CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION

FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating

to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of

Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter

of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of

CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for

details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in

India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Email: info@vijifinance.com

Company Secretary And Compliance Officer

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date)

through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer.

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank

account, investors can avail the same. For further details check section on ASBA below.

details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

Jinilraj, South by: Private Road and

All that piece and parcel of the land having an extent of 9.66 Ares together 05-06-2024

Johnson, West by: Road.

Ushaprabhakaran.Westby: Road.

South by: Pathway, West by: Road.

All that piece and parcel of the land 05-06-2024

Date of Amount O/s Demand as on date

05-06-2024

Notice Demand Notice

Rs. 83,35,116/-

(Rupees Eighty

Three Lakhs Thirty

Five Thousand

One Hundred

Sixteen Only) as

on 04-06-2024.

Rs. 49,39,771/

(Rupees Forty

Nine Lakhs Thirty

Nine Thousand

Seven Hundred

Seventy one

Only)as on 04-

06-2024.

Rs. 30,79,870/-

(Rupees Thirty

Lakhs Seventy

Nine Thousand

Eight Hundred

Seventy Only)as

on 04-06-2024.

Rs. 30,43,325/-

(Rupees Thirty

Lakhs Forty Three Thousand

Three Hundred

Twenty Five

Only) as on 04-

06-2024.

Rs. 58,72,784/-

(Rupees Fifty

Eight Lakh

Seventy Two

Thousand Seven

**Hundred Eighty** 

Four Only) as on

04-06-2024.

Authorized Officer (M/s PNB Housing Finance Ltd.)

Thrissur Branch: Ambalikkala Tower, 12/155/126, 2nd Floor, South amman kovil street, near Kothapuram Over Bridge, Thrissur-680004. Trivandrum Branch:-F1, KEK Tower, First Floor, Opp. To Trivandrum Development Authority, Vazhuthacaud, Trivandrum-695010 NOTICE UNDER SECTION 13(2) OF CHAPTER III OF SECURITISATION & RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF

SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE

SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE
We, the PNB Housing Finance Limited (hereinafter referred to as 'PNBHFL') had issued Demand notice U/s 13(2) of Chapter III of the Securitization &
Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. The said Demand Notice was issued through our Authorized Officer
to all below mentioned Borrowers/Co-Borrower/Guarantors since your account has been classified as Non-Performing(NPA) Assets as per the
Reserve Bank of India/ National Housing Bank guidelines due to non-payment of instalments/ interest. The contents of the same are the defaults
committed by you in the payment of instalments of principals, interest, etc. Further, with reasons, we believe that you are evading the service of
Demand Notice hence we are doing this Publication of Demand Notice which is also required U/s 13(2) of the said Act. You are hereby called upon to
pay PNBHFL within a period of 60 Days of the date of publication of this demand notice the aforesaid amount along with up-to-date interest and
charges, failing which PNBHFL will take necessary action/measures under all or any of the provisions of Section 13(4) of the said Act, against all or any
one or more of the secured assets including taking possession of the secured assets of the borrowers and guarantors. Your kind attention is invited to
provisions of sub-Section (8) of Section 13 of the of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act,
2002 where under you can tender/pay the entire amount of outstanding dues together with all costs, charges and expenses incurred by the PNBHFL
only till the date of publication of the notice for sale of the secured assets by public auction, by inviting quotations, tender from public or by private treaty.
FURTHER you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets.

FURTHER, you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets.

Address of

### **BSE Limited**

25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com CIN No.: L67120MH2005PLC155188

Notice is hereby given that the following Trading Member of BSE Limited has requested for the surrender of its trading membership of the Exchange:

Sr.No.	Name of the Trading Member	SEBI Regn. No.	Closure of business w.e.f.
18	STCI Primary Dealer Ltd.	INZ230003337	03/06/2022

processing the surrender application submitted to BSE. However, constituents are

requested to note that complaints, if any, which are not filed within the aforesaid timeframe, may be filed against the abovementioned Trading Member within the stipulated timeframe prescribed by SEBI from time to time. The complaints filed against the abovementioned Trading Member will be dealt in accordance with the Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEBI from time to time. The constituents can file complaints against the abovementioned Trading Member at

the nearest Regional Investor Service Centre of BSE in the prescribed complaint form or submit their complaints along with necessary documents on email id dis@bseindia.com For further details relating to the complaint form, filing of eComplaint, etc. please visit

https://www.bseindia.com/static/investors/cac\_tm.aspx

For BSE Limited General Manager Membership Operations & Membership Compliance

Persistent

Place: Mumbai

Date : June 20, 2024

**Persistent Systems Limited** 

CIN: L72300PN1990PLC056696

E-mail: investors@persistent.com; Website: www.persistent.com

HELD AT PERSISTENT SYSTEMS LIMITED, DEWANG MEHTA AUDITORIUM, 'BHAGEERATH', 402 SENAPATI BAPAT ROAD, PUNE 411 016, INDIA, IN-PERSON AND THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO-VISUAL MEANS ('OAVM') AT THE MEMBERS' BEST CONVENIENCE

NOTICE is hereby given that the 34<sup>th</sup> Annual General Meeting ('AGM') of the Members of the Company will be held on Tuesday, July 16, 2024, at 1600 Hrs. (India Time) at Persistent Systems Limited, Dewang Mehta Auditorium, 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016, India, inperson and through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') at the members' best convenience to transact the businesses, as set

The AGM shall be held in compliance with all the applicable provisions of the Companies Act, 2013, Rules made thereunder, read with General Circulars issued by the Ministry of Corporate Affairs ('MCA') having reference No. 14/2020, 17/2020, 20/2020, 10/2022, dated April 8, 2020, April 13, 2020, May 5, 2020, December 28, 2022, along with subsequent circulars issued in this regard, the latest being Circular No. 09/2023, dated September 25, 2023 (collectively referred to as 'MCA Circulars'), and the Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Circular issued by the SEBI having reference No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023,

## Participation by the Members:

Members can attend and participate in the AGM either in person or through VC/OAVM facility at their best convenience. Details and instructions to attend, vote, and view the proceedings of the AGM are provided in the AGM Notice. Members attending the AGM in person or through VC/OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act. 2013.

## **Electronic Dissemination of Notice and Annual Report:**

- a. The AGM Notice along with the Annual Report 2023-24 is being sent only by electronic mode to those Members whose email addresses are registered with the Company/Depository Participants as on June 14, 2024, in compliance with the MCA and SEBI Circulars.
- b. The AGM Notice 2023-24 will also be available on the Company's website at https://www.persistent.com/wp-content/uploads/2024/06/agm-notice-
- c. The Annual Report 2023-24 will also be available at https://www.persistent
- Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL at https://www.evoting.nsdl.com. To register your email address for all future correspondence and update your

Physical Holding	Register/update the details in the prescribed Form ISR-1 and other relevant forms with the Registrar and Share Transfer Agent ('RTA') of the Company at pune@linkintime.co.in Shareholders may download the prescribed forms from the Company's website at https://www.persistent.com/investors/investors-communication/notice-to-physical-shareholders/
Demat Holding	Please contact your Depository Participant ('DP') and follow the process advised by your DP.

## Voting by the Members:

out in the AGM Notice through remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper. If your e-mail address is already registered with the Company / Depositories, log-in details for e-Voting are being sent to your registered e-mail address. In case, you have not registered your e-mail address with the Company / Depositories, the detailed procedure of voting by Members holding shares in dematerialized form, physical mode, and Members who have not registered their e-mail addresses are being provided in the AGM Notice. A person whose name is recorded in the Register of Members or the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Tuesday, July 9, 2024, only shall be entitled to avail the facility of remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper.

The Board of Directors of the Company at its meeting held on April 21, 2024, recommended a Final Dividend of ₹ 10 (Ten only) per Equity Share of ₹ 5 each for the Financial Year 2023-24. This Final Dividend is subject to the approval of Members at the ensuing 34<sup>th</sup> Annual General Meeting to be held on Tuesday, July 16, 2024. The dividend, if approved, will be paid to the Members within 30 days from the date of the AGM. The record date for the purpose of Final Dividend is July 9, 2024.

Pursuant to Finance Act, 2020, dividend income is taxable in the hands of shareholders and the Company is required to deduct tax at source from the dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act. 2020 and amendments thereof.

Intime (in case of shares held in physical mode) and depositories (in case of shares held in Demat mode).

A resident individual shareholder with PAN who is not liable to pay income tax can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source. Shareholders can submit their tax exemption forms directly on the portal of Link Intime.

The requisite form for claiming tax exemption can be downloaded from Link Intime's website. The URL for the same is as under:

General tab. All the forms are available under the head 'Form 15G/15H/10F'. The aforementioned documents (duly completed and signed) are required to be uploaded on the URL mentioned below:

https://liiplweb.linkintime.co.in/formsreg/submission-of-form-15g-15h.html

**Amit Atre** Company Secretary ICSI Membership No.: ACS 20507

Advertisement giving notice about registration under Part I of Chapter XXI of the Companies

[Pursuant to Section 374 (b) of the Companies Act, 2013 and rule 4 (1) of the

Companies (Authorised to Register) Rules, 2014]

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act,

2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar of Companies, Mumbai, Maharashtra that M/s. HIFI DIGI ADVERTISING SOLUTIONS LLP (LLPIN : AAK-3674) may be registered under Part I of Chapter XXI of the Companies Act 2013, as a private company limited by shares. The principal object(s) of the proposed company is as follows:

- (A) To establish and carry on in India and/or abroad the business of digital advertising , digital marketing, digital promotion, digital streaming, digital branding, interactive design agency. creative agency and developing, preparing, discovering, researching, printing, commercializing. displaying, establishing, handling, installing, implementing, maintaining, operating, promoting, processing, modelling, remodelling, testing, buying, selling, wholesaling, relating, marketing, broadcasting, advising, organizing, or otherwise to deal in internet, web designing, web hosting, internet service providers, computer animation, entertainment software, all sort of media measurement and analytical service to the media and entertainment industry of all types and nature or others on internet, web, wap, mobile devices, radio, television, and/or any other communication or satellite devices.
- (B) To carry on the business of providing complete solution for content creators like filmed entertainment, movies, plays, musical concerts, non-film content, agencies and brand fielding campaigns on social networks, marketing on social networks, viral campaigns with virtual goods, turning passionate customers into moves advocates, branded virtual gifts, virtual goods, virtual avatars, brand advertisers, agencies, interactive strategy, downloading mp3 music, film videos, mobile wallpapers and ringtone, free online services, arranging private screening, providing online discount coupons, location based online service, media measurement, audience measurement, measurement of gross figures of box office performance.
- (C) To carry on in India and abroad either alone or jointly or in partnership or in collaboration with any other persons, firms corporations or companies in India and abroad the business of advertising, advertising agents, marketing & public relation consultant, media planner, event manager, market surveyors, sub-agents, contractors, jobbers, canvassers, advisors, consultants, brokers, mediators, organiser and manager of various events. like gathering symposiums, lectures, press conferences, fashion shows, mass meeting, awards distribution, beauty pageants, roadshows exhibitions; trade fairs, movies, music, for all types of items, product and service through various medias such as newspapers, periodicals, magazines, journals, internet, multimedia advertising and presentations, cinema, souvenirs, exhibitions, roadshows posters, hoarding, sign boards and use all types of board casting and television, audio, video media, such as radio, television, internet, tap advertising media and for that purpose manufacture, create, develop, design, after, improve, modify, amend, deal, import, export, hire, or take on rent, or on lease properties and premises including advertising spots on road and highways in India or abroad to promote sale or any other interests of clients.
- 3. A copy of the draft Memorandum of Association and Articles of Association of the proposed company may be inspected at the office situated at 248, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (West), Mumbai-400053, Maharashtra, India.
- 4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code - 122 050 within twenty one days from the date of publication of this notice, with a copy to the company at its registered office (as mentioned above).

Name(s) of Applicants: 1. Arvind Pradhan Bhanushali 2. Vinod Pradhan Bhanushali

Dated this on June 20, 2024 at Mumbai

Godrej Properties Limited for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05:2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities

Registered Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai 400 079, Maharashtra, India Tel.: +91 22 6169 8500

Email: secretarial@godrejproperties.com Website: www.godrejproperties.com

NOTICE TO MEMBERS REGARDING 39™ ANNUAL GENERAL MEETING THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS Members may please note that the 39th Annual General Meeting ("AGM") of Godre

Properties Limited ("the Company") will be held through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") facility on Wednesday, July 31, 2024 at 2:30 p.m. (IST), without the physical presence of the Members at a common venue, in compliance with the provisions of the Companies Act, 2013 ("the Act") and the Rules framed thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 39/2020 dated December 31, 2020, 2/2021 dated January 13, 2021 19/2021 dated December 8, 2021, 21/2021 dated December 14, 2021 and 2/2022 dated May 5, 2022, 10/2022 dated December 28, 2022 and 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 13, 2020, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the AGM, which will be circulated for convening the AGM. In compliance with MCA Circulars and SEBI Circulars, the Notice of the AGM along

with the Integrated Annual Report for the financial year 2023-24 will be sent only by e-mail to those Members whose e-mail addresses are registered with the Company/ its Registrar and Transfer Agent ("RTA")/ Depository Participants. The Notice of the AGM and the Integrated Annual Report for Financial Year 2023-24 will be made available on the Company's website at https://www.godrejproperties.com and can also be accessed on the websites of the Stock Exchanges i.e. at www.nseindia.com and www.bseindia.com and that on the website of the service provider engaged by the Company i.e. National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com. The physical copy of the Notice along with the Integrated Annual Report shall be made available to the Member(s) who may request the same.

Members can attend and participate in the AGM through VC/ OAVM only, the details of which will be provided by the Company in the Notice of the AGM. Accordingly, please note that, no provision will be made to attend and participate in the 39" AGM of the Company by Members in person. Members attending the Meeting through VC/ OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act. 2013.

The Company is providing remote e-voting facility to all the Members to cast voting rights using an electronic voting system from a place other than venue of the Meeting ("remote e-voting"). The Members will also be given an opportunity to cast votes electronically during the AGM ("e-voting"). The manner of e-voting including remote evoting will be provided in the Notice of the AGM.

### Manner of registering/ updating email addresses to receive the Notice of AGM along with the Integrated Annual Report:

As per the MCA Circulars and the SEBI Circulars, no physical copies of the Notice of AGM and the Integrated Annual Report will be sent to any Member. Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to the RTA of the Company- KFin Technologies Limited at einward.ris@kfintech.com along with the copy of the signed request letter mentioning the name and address of the Member. scanned copy of the share certificate (front and back), self-attested copy of the PAN card and self-attested copy of any other document (e.g.: Driving License, Election Identity Card, Passport) in support of the address of the Member.

Members holding shares in dematerialized mode are requested to register/ update their email addresses with the Depository Participant as per the process advised by the Depository Participant. The detailed process for registering of email addresses will be provided in the Notice

Members who are holding shares in physical form or who have not registered their email addresses are requested to refer to the Notice of the AGM for the process to be followed for obtaining User ID and password for casting the vote through remote e-voting.

For further details, the Members may contact RTA at KFin Technologies Limited Unit: Godrej Properties Limited, Selenium Tower-B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana; Toll free no.: 1800-3454-001 or email: einward.ris@kfintech.com

Kindly note that pursuant to SEBI Circular No. SEBI/HO/MIRSD/PoD-1/P/CIR/2024/37 dated May 7, 2024, it has been made mandatory for Members holding shares of the Company in physical form, to furnish PAN and KYC details to the Company / RTA. Members are also recommended to complete their nomination in the prescribed form. In this connection, the following forms as notified by SEBI, can be downloaded from the Company's website at https://www.godrejproperties.com/investors/investorinformation

 Form ISR-1 (Request for registering PAN, KYC details or changes/updation thereof); Form ISR-2 (Confirmation of Signature of Members by their banker);

3. Form SH-13 (Nomination form)

For Godrej Properties Limited

Place: Mumbai

Date: June 20, 2024

For Viji Finance Limited

Company Secretary & Compliance Officer

Ms. Stuti Sinha

Sd/-

AdBaaz

financialexp.epapr.in

Sd/-

Ashish Karyekar

Company Secretary 9

Place: Pune

Date: June 19, 2024

Regd. Office: 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016 Ph. No.: +91 (20) 6703 0000; Fax: +91 (20) 6703 0008

NOTICE OF THE 34<sup>TH</sup> ANNUAL GENERAL MEETING TO BE

out in the Notice of the AGM.

respectively.

- com/wpcontent/uploads/2024/06/persistent-annual-report-2024.pdf d. The AGM Notice and Annual Report 2023-24 will also be available at the websites of the Stock Exchanges i.e. BSE Limited and National Stock

bank account details, please follow the below process:

The Members will have the option to vote electronically on the businesses set

## Dividend:

The shareholders are requested to update their PAN with the Company/Link

https://www.linkintime.co.in/client-downloads.html- On this page, select the

By the order of the Board of Directors For Persistent Systems Limited

@ pnb Housing

#### Regd. Office:- 9th Floor, Antriksh Bhavan, 22, K G Marg, New Delhi-11000 Phones:- 011-23357171, 23357172, 23705414, Website: www.pnbhousing.c Thrissur Branch: Ambalikkala Tower, 12/155/126, 2nd Floor, South amman kovil street, near Kothapuram Over Bridge, Thrissur-680004. Trivandrum Branch:-F1, KEK Tower, First Floor, Opp. To Trivandrum Development Authority, Vazhuthacaud, Trivandrum-695010 NOTICE UNDER SECTION 13(2) OF CHAPTER III OF SECURITISATION & RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE We, the PNB Housing Finance Limited (hereinafter referred to as 'PNBHFL') had issued Demand notice U/s 13(2) of Chapter III of the Securitization & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. The said Demand Notice was issued through our Authorized Officer to all below mentioned Borrowers/Co-Borrower/Guarantors since your account has been classified as Non-Performing(NPA) Assets as per the Reserve Bank of India/ National Housing Bank guidelines due to non-payment of instalments/ interest. The contents of the same are the defaults committed by you in the payment of instalments of principals, interest, etc. Further, with reasons, we believe that you are evading the service of Demand Notice hence we are doing this Publication of Demand Notice which is also required U/s 13(2) of the said Act. You are hereby called upon to pay PNBHFL within a period of 60 Days of the date of publication of this demand notice the aforesaid amount along with up-to-date interest and charges, failing which PNBHFL will take necessary action/measures under all or any of the provisions of Section 13(4) of the said Act, against all or any one or more of the secured assets including taking possession of the secured assets of the borrowers and guarantors. Your kind attention is invited to provisions of sub-Section (8) of Section 13 of the of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 where under you can tender/pay the entire amount of outstanding dues together with all costs, charges and expenses incurred by the PNBHFL only till the date of publication of the notice for sale of the secured assets by public auction, by inviting quotations, tender from public or by private treaty. FURTHER you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets. FURTHER, you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets. Date of Amount O/s Demand as on date Name/ Address of Property (ies) Address of Account Borrower and Co- Borrower(s) Mortgaged Notice Demand Notice All that piece and parcel of the land having an extent of 6.07 Ares together with building in, Re Sy No 581/12/1, Ayiroor Village, Varkala Taluk, Trivandrum District, HOU/TRI/ Mrs. Aleena S Dileef, W/o Rashid A & Mr. Rashid Rs. 83,35,116/-05-06-2024 **0621/889** A, S/o Abdulrahiman A N S Manzil, Paripally Po. (Rupees Eighty 731 & Kalluvathukkal, Kollam, Kerala-691574.Also Three Lakhs Thirty Thiruvananthapuram, Kerala-695141, as per Title Deed: East by: MAM Public School, North by: Way and Property of Shiji and another, South by: Property of Sonamani, West by: Property of Sonamani. available at: Air Force Qtr 9/3,NP Area,12 AFH, C/o Five Thousand **617**, **B.0**. 56 Apo, Gorakhpur, Uttar Pradesh-201318. One Hundred Sixteen Only) as Trivand on 04-06-2024. rum All that piece and parcel of the land 05-06-2024 NHL/TCR/M/s. Keerthi Offset Press D/No 4/233/3 Rs. 49,39,771/ 0720/804 Panamukku, Nedupuzha, Thrissur, Kerala-680007. 234, B.O. Mr. Pulicken Unni Sathian, S/o Pulicken Krishnan Unni D/No 4/233/3, Panamukku, Nedupuzha, Thrissur, Kerala-680007.Mr. Pulicken Unni Sathian, having an extent of 3.23 Ares together (Rupees Forty with building in, SY No.351/3-19,351/3-Nine Lakhs Thirty 20.Kanimangalam Village, Thrissur Nine Thousand Taluk, Ayyanthole, Thrissur, Kerala-S/o Pulicken Krishnan Unni & Mrs. Sheelabai P K, Seven Hundred W/o Pulicken Unni Sathian.Also available at: Pulikken House, Panamukku, Nedupuzha P O, Thrissur, 680015, Also available at:C/o Jayaraj,tmc 680007, as per Title Deed: East by: Seventy one Property of Pookkattu Chandran, North Only)as on 04by: Property of Pookkattu Chandran 43/1387, Panamukku, Nedupuzha, Thrissur,680015, Near Siva Temple, Thrissur, Kerala-680007. 06-2024. South by: Pathway, West by: Road. All that piece and parcel of the land having an extent of 2.36 Ares together with building in, Re Sy No 375/16, Vilappil Village, Kattakkada Taluk, Trivandrum NHL/TRI/ Mr. Rajan M S/o Madhavan 214, Geetha Bhavan. B Rs. 30,79,870/-1022/103 P Nagar, Pevad, Vilappil, Trivandrum, Kerala-(Rupees Thirty 695573. **Also Available At**: Office Of The Accountant Lakhs Seventy General, Statue, Trivandrum, Kerala-695001 Mrs. Nine Thousand District, Thiruvananthapuram, Kerala-695573, as per Title Deed: East by: Property of Usha, North by: Property of Geetha Pushpam O , W/o Rajan M & Mrs. Omana Eight Hundred K, W/o Thankappan 214, Geetha Bhavan, B P Seventy Only)as Sindhu Sugathan, South by: Property of Nagar, Peyad, Vilappil, Trivandrum, Kerala-695573. on 04-06-2024. Ushaprabhakaran.Westby: Road. NHL/TRI/ Mrs. Rupa Dsouza D/o Cross Hubert Dsouza A5 Deepam, TC 39/645 Karavila Road, Pangode, Near All that piece and parcel of the land having an extent of 1.85 Ares together Rs. 30,43,325/-(Rupees Thirty Sk Hospital, Pangode Po, Trivandrum, Kerala-695006. Also Available at: Sun Group Of Institutions, with building in, Re Sy No 699/18, Athiyannoor Village, Neyyattinkara Lakhs Forty Three Thousand Opp KSRTC Bus Stand, Surya Road, Nedumangad Po, Trivandrum, Kerala-695541.**Mrs. Shyma** Γaluk, Trivanďrum District Trivand Three Hundred Thiruvananthapuram, Kerala- 695524, as per Title Deed: East by: Property of Chandran, North by: Property of Narayanan, South by: Propety of Indianan Westby: Post Twenty Five Solomon W/o Saiju Linus Bathel Orchid Villas, Only) as on 04-Machinadu, Thachottukavu, Peyad Po, Trivandrum Kerala-695573. Also Available At: Shine Cottage 06-2024. Ayiroor Po, Varkala, Trivandrum, Kerala-695310 Johnson, West by: Road. All that piece and parcel of the land having an extent of 9.66 Ares together 05-06-2024 Rs. 58,72,784/-HOU/TCR/ Mr. Shine Raj, S/o Ramakrishnan Nair & Mrs. **1023/116 Praji K Nair, W/o Shine Raj**. Mooshappillil (Rupees Fifty with building in, Re.Sy.No.90/10 9719 & Valayanchirangara P O, Airapuram, Ernakulam, Eight Lakh 3,Irapuram Village,Kunnathunadı NHL/TCR/ Kerala-683556. Also Available At: H S S Seventy Two Taluk,Valayanchirangara,Kunnathunad 9711,B.0 Valayanchirangara, P O, Ernakulam-683556 Also Thousand Seven Kerala-683556, as per Title Deed: East . Thrissur Available At: Rubac Balloon Pvt Ltd, Rubber Park, by: Property of Manayath shyam,Rajan **Hundred Eighty** and others, North by: Property of Valayanchirangara PO, Ernakulam, Kerala-683556 Four Only) as on Jinilraj, South by: Private Road and 04-06-2024.

Advertisement giving notice about registration under Part I of Chapter XXI of the Companies

[Pursuant to Section 374 (b) of the Companies Act, 2013 and rule 4 (1) of the Companies (Authorised to Register) Rules, 2014]

- Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act. 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar of Companies, Mumbai, Maharashtra that M/s. HIFI DIGI ADVERTISING SOLUTIONS LLP (LLPIN : AAK-3674) may be registered under Part I of Chapter XXI of the Companies Act 2013, as a private company limited by shares.
- The principal object(s) of the proposed company is as follows:
- (A) To establish and carry on in India and/or abroad the business of digital advertising , digital marketing, digital promotion, digital streaming, digital branding, interactive design agency. creative agency and developing, preparing, discovering, researching, printing, commercializing, displaying, establishing, handling, installing, implementing, maintaining, operating, promoting, processing, modelling, remodelling, testing, buying, selling, wholesaling, relating, marketing, broadcasting, advising, organizing, or otherwise to deal in internet, web designing, web hosting, internet service providers, computer animation, entertainment software, all sort of media measurement and analytical service to the media and entertainment industry of all types and nature or others on internet, web, wap, mobile devices, radio, television, and/or any other communication or satellite devices.
- (B) To carry on the business of providing complete solution for content creators like filmed entertainment, movies, plays, musical concerts, non-film content, agencies and brand fielding campaigns on social networks, marketing on social networks, viral campaigns with virtual goods, turning passionate customers into moves advocates, branded virtual gifts, virtual goods, virtual avatars, brand advertisers, agencies, interactive strategy, downloading mp3 music, film videos, mobile wallpapers and ringtone, free online services, arranging private screening, providing online discount coupons, location based online service, media measurement, audience measurement, measurement of gross figures of box office performance.
- (C) To carry on in India and abroad either alone or jointly or in partnership or in collaboration with any other persons, firms corporations or companies in India and abroad the business of advertising, advertising agents, marketing & public relation consultant, media planner, event manager, market surveyors, sub-agents, contractors, lobbers, carryassers, advisors, consultants, brokers, mediators, organiser and manager of various events. like gathering symposiums, lectures, press conferences, fashion shows, mass meeting, awards distribution, beauty pageants, roadshows exhibitions; trade fairs, movies, music, for all types of items, product and service through various medias such as newspapers, periodicals, magazines, journals, internet, multimedia advertising and presentations, cinema, souvenirs, exhibitions, roadshows posters, hoarding, sign boards and use all types of board casting and television, audio, video media, such as radio, television, internet, tap advertising media and for that purpose manufacture, create, develop, design, after, improve, modify, amend, deal, import, export, hire, or take on rent, or on lease properties and premises including advertising spots on road and highways in India or abroad to promote sale or any other interests of clients.
- 3. A copy of the draft Memorandum of Association and Articles of Association of the proposed company may be inspected at the office situated at 248, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (West), Mumbai-400053, Maharashtra, India.
- 4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code - 122 050 within twenty one days from the date of publication of this notice, with a copy to the company at its registered office (as mentioned above).

Name(s) of Applicants: 1. Arvind Pradhan Bhanushali 2. Vinod Pradhan Bhanushali

Dated this on June 20, 2024 at Mumbai

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## OVIJI VIJI FINANCE LIMITED

Property of Rajan, West by: Road.

Authorized Officer (M/s PNB Housing Finance Ltd.)

Corporate Identification Number: L65192MP1994PLC008/15

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha: Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6.00,00.000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

ASBA\*

Place: Kerala, Dated: 12.06.2024

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this

issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer. LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an

application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date)

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21st JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

Place: Indore

Date: June 19, 2024

## CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390 E-mail: rights@cameoindia.com | Website: www.cameoindia.com

REGISTRAR TO THE ISSUE

Investor grievance: investor@cameoindia.com Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha

Company Secretary And Compliance Officer

Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

> For Viji Finance Limited Sd/-

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States. AdBaaz



Registered Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East). Mumbai 400 079, Maharashtra: India Tel.: +91 22 6169 8500

Email: secretarial@godrejproperties.com Website: www.godrejproperties.com

Members may please note that the 39th Annual General Meeting ("AGM") of Godre

NOTICE TO MEMBERS REGARDING 39™ ANNUAL GENERAL MEETING THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

Properties Limited ("the Company") will be held through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") facility on Wednesday, July 31, 2024 at 2:30 p.m. (IST), without the physical presence of the Members at a common venue, in compliance with the provisions of the Companies Act, 2013 ("the Act") and the Rules framed thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 39/2020 dated December 31, 2020, 2/2021 dated January 13, 2021 19/2021 dated December 8, 2021, 21/2021 dated December 14, 2021 and 2/2022 dated May 5, 2022, 10/2022 dated December 28, 2022 and 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 13, 2020, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the AGM, which will be circulated for convening the AGM.

In compliance with MCA Circulars and SEBI Circulars, the Notice of the AGM along with the Integrated Annual Report for the financial year 2023-24 will be sent only by e-mail to those Members whose e-mail addresses are registered with the Company/ its Registrar and Transfer Agent ("RTA")/ Depository Participants. The Notice of the AGM and the Integrated Annual Report for Financial Year 2023-24 will be made available on the Company's website at https://www.godrejproperties.com and can also be accessed on the websites of the Stock Exchanges i.e. at www.nseindia.com and www.bseindia.com and that on the website of the service provider engaged by the Company i.e. National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com. The physical copy of the Notice along with the Integrated Annual Report shall be made available to the Member(s) who may request the same.

Members can attend and participate in the AGM through VC/ OAVM only, the details of which will be provided by the Company in the Notice of the AGM. Accordingly, please note that, no provision will be made to attend and participate in the 39" AGM of the Company by Members in person. Members attending the Meeting through VC/ OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act. 2013.

The Company is providing remote e-voting facility to all the Members to cast voting rights using an electronic voting system from a place other than venue of the Meeting ("remote e-voting"). The Members will also be given an opportunity to cast votes electronically during the AGM ("e-voting"). The manner of e-voting including remote evoting will be provided in the Notice of the AGM.

### Manner of registering/ updating email addresses to receive the Notice of AGM along with the Integrated Annual Report:

As per the MCA Circulars and the SEBI Circulars, no physical copies of the Notice of AGM and the Integrated Annual Report will be sent to any Member. Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to the RTA of the Company- KFin Technologies Limited at einward.ris@kfintech.com along with the copy of the signed request letter mentioning the name and address of the Member. scanned copy of the share certificate (front and back), self-attested copy of the PAN card and self-attested copy of any other document (e.g.: Driving License, Election Identity Card, Passport) in support of the address of the Member.

Members holding shares in dematerialized mode are requested to register/ update their email addresses with the Depository Participant as per the process advised by the Depository Participant. The detailed process for registering of email addresses will be provided in the Notice

Members who are holding shares in physical form or who have not registered their email addresses are requested to refer to the Notice of the AGM for the process to be followed for obtaining User ID and password for casting the vote through remote e-voting.

Godrej Properties Limited, Selenium Tower-B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana; Toll free no.: 1800-3454-001 or email: einward.ris@kfintech.com Kindly note that pursuant to SEBI Circular No. SEBI/HO/MIRSD/PoD-1/P/CIR/2024/37

For further details, the Members may contact RTA at KFin Technologies Limited Unit:

dated May 7, 2024, it has been made mandatory for Members holding shares of the Company in physical form, to furnish PAN and KYC details to the Company / RTA. Members are also recommended to complete their nomination in the prescribed form. In this connection, the following forms as notified by SEBI, can be downloaded from the Company's website at https://www.godrejproperties.com/investors/investorinformation

- Form ISR-1 (Request for registering PAN, KYC details or changes/updation thereof); Form ISR-2 (Confirmation of Signature of Members by their banker);
- 3. Form SH-13 (Nomination form)

Place: Mumbai Date: June 20, 2024 For Godrej Properties Limited Sd/-Ashish Karyekar Company Secretary 9



**BSE Limited** 

25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com CIN No.: L67120MH2005PLC155188

for the surrender of its trading membership of the Exchange:

Notice is hereby given that the following Trading Member of BSE Limited has requested

Sr.No.	Name of the Trading Member	SEBI Regn. No.	Closure of business w.e.f
1	STCI Primary Dealer Ltd.	INZ230003337	03/06/2022
	čija v napado alikuje sa opravnika, i svog pokulika i izili.	and the second second	CONTRACTOR OF THE CONTRACTOR

The constituents of the abovementioned Trading Member are hereby advised to lodge complaints, if any, within one month of the date of this notification for the purpose of processing the surrender application submitted to BSE. However, constituents are requested to note that complaints, if any, which are not filed within the aforesaid timeframe, may be filed against the abovementioned Trading Member within the stipulated timeframe prescribed by SEBI from time to time. The complaints filed against the abovementioned Trading Member will be dealt in accordance with the Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEBI from time to time. The constituents can file complaints against the abovementioned Trading Member at

the nearest Regional Investor Service Centre of BSE in the prescribed complaint form or submit their complaints along with necessary documents on email id dis@bseindia.com For further details relating to the complaint form, filing of eComplaint, etc. please visit

https://www.bseindia.com/static/investors/cac\_tm.aspx

For BSE Limited General Manager Place: Mumbai Membership Operations & Date : June 20, 2024 Membership Compliance



## **Persistent Systems Limited**

CIN: L72300PN1990PLC056696 Regd. Office: 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016

Ph. No.: +91 (20) 6703 0000; Fax: +91 (20) 6703 0008 E-mail: investors@persistent.com; Website: www.persistent.com

NOTICE OF THE 34<sup>TH</sup> ANNUAL GENERAL MEETING TO BE HELD AT PERSISTENT SYSTEMS LIMITED, DEWANG MEHTA AUDITORIUM, 'BHAGEERATH', 402 SENAPATI BAPAT ROAD, PUNE 411 016, INDIA, IN-PERSON AND THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO-VISUAL MEANS

('OAVM') AT THE MEMBERS' BEST CONVENIENCE

NOTICE is hereby given that the 34<sup>th</sup> Annual General Meeting ('AGM') of the Members of the Company will be held on Tuesday, July 16, 2024, at **1600 Hrs.** (India Time) at Persistent Systems Limited, Dewang Mehta Auditorium, 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016, India, inperson and through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') at the members' best convenience to transact the businesses, as set out in the Notice of the AGM.

The AGM shall be held in compliance with all the applicable provisions of the Companies Act, 2013, Rules made thereunder, read with General Circulars issued by the Ministry of Corporate Affairs ('MCA') having reference No. 14/2020, 17/2020, 20/2020, 10/2022, dated April 8, 2020, April 13, 2020, May 5, 2020, December 28, 2022, along with subsequent circulars issued in this regard, the latest being Circular No. 09/2023, dated September 25, 2023 (collectively referred to as 'MCA Circulars'), and the Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Circular issued by the SEBI having reference No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, respectively.

## **Participation by the Members:**

Members can attend and participate in the AGM either in person or through VC/OAVM facility at their best convenience. Details and instructions to attend, vote, and view the proceedings of the AGM are provided in the AGM Notice. Members attending the AGM in person or through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act. 2013.

#### **Electronic Dissemination of Notice and Annual Report:** a. The AGM Notice along with the Annual Report 2023-24 is being sent only by

- electronic mode to those Members whose email addresses are registered with the Company/Depository Participants as on June 14, 2024, in compliance with the MCA and SEBI Circulars. b. The AGM Notice 2023-24 will also be available on the Company's website
- at https://www.persistent.com/wp-content/uploads/2024/06/agm-notice-
- c. The Annual Report 2023-24 will also be available at https://www.persistent com/wpcontent/uploads/2024/06/persistent-annual-report-2024.pdf
- d. The AGM Notice and Annual Report 2023-24 will also be available at the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL at https://www.evoting.nsdl.com. To register your email address for all future correspondence and update your bank account details, please follow the below process:

Register/update the details in the prescribed

Form ISR-1 and other relevant forms with the Registrar and Share Transfer Agent ('RTA') of the Company at pune@linkintime.co.in Shareholders may download the prescribed forms from the Company's website at https://www.persistent.com/investors/investo rs-communication/notice-to-physicalshareholders/ **Demat Holding** Please contact your Depository Participant ('DP') and follow the process advised by your

## Voting by the Members:

Physical Holding

The Members will have the option to vote electronically on the businesses set out in the AGM Notice through remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper. If your e-mail address is already registered with the Company / Depositories, log-in details for e-Voting are being sent to your registered e-mail address. In case, you have not registered your e-mail address with the Company / Depositories, the detailed procedure of voting by Members holding shares in dematerialized form, physical mode, and Members who have not registered their e-mail addresses are being provided in the AGM Notice. A person whose name is recorded in the Register of Members or the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Tuesday, July 9, 2024, only shall be entitled to avail the facility of remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper.

## Dividend:

The Board of Directors of the Company at its meeting held on April 21, 2024, recommended a Final Dividend of ₹ 10 (Ten only) per Equity Share of ₹ 5 each for the Financial Year 2023-24. This Final Dividend is subject to the approval of Members at the ensuing 34<sup>th</sup> Annual General Meeting to be held on Tuesday, July 16, 2024. The dividend, if approved, will be paid to the Members within 30 days from the date of the AGM. The record date for the purpose of Final Dividend is July 9, 2024. Pursuant to Finance Act, 2020, dividend income is taxable in the hands of

shareholders and the Company is required to deduct tax at source from the dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act. 2020 and amendments thereof.

The shareholders are requested to update their PAN with the Company/Link Intime (in case of shares held in physical mode) and depositories (in case of shares held in Demat mode).

A resident individual shareholder with PAN who is not liable to pay income tax can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source. Shareholders can submit their tax exemption forms directly on the portal of Link Intime.

The requisite form for claiming tax exemption can be downloaded from Link Intime's website. The URL for the same is as under:

https://www.linkintime.co.in/client-downloads.html- On this page, select the General tab. All the forms are available under the head 'Form 15G/15H/10F'. The aforementioned documents (duly completed and signed) are required to be uploaded on the URL mentioned below:

https://liiplweb.linkintime.co.in/formsreg/submission-of-form-15g-15h.html

For Persistent Systems Limited **Amit Atre** Company Secretary ICSI Membership No.: ACS 20507

By the order of the Board of Directors

Place: Pune Date: June 19, 2024

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations")

## VIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior, Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior, The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company, The registration number is B-03,00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax: N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@vijifinance.com | Website: www.vijifinance.com

#### PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

\*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

## RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank

account, investors can avail the same. For further details check section on ASBA below. FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009. CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to

such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date)

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21st JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

### CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

Contact Details: 04440020700 / 28460390

REGISTRAR TO THE ISSUE

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753

COMPANY

## VIJI FINANCE LIMITED

11/2, Usha Gani Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha Company Secretary And Compliance Officer

Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For Viii Finance Limited

Place: Indore Date: June 19, 2024

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.



### CLASSIFIED AD DEPOT (CAD) Book classified ads at your nearest Express Group's authorised Classified Ad Depots

## EAST

PATPARGANJ: CHAVI ADVERTISERS, Ph.: 9899701024, 22090987, 22235837, PREET VIHAR: AD BRIDGE COMMU-NICATION, Ph.: 9810029747, 42421234, 22017210, SHAKARPUR: PARICHAY ADVERTISING & MARKETING, Ph.: 9350309890, 22519890, 22549890

WEST

JANAKPURI: TRIMURTI ADVERTISERS, Ph.: 9810234206, 25530307, KAROL BAGH (REGHARPURA): K R ADVERTIS-ERS, Ph.: 9810316618, 9310316618, 41547697, KARAM-PURA: GMJ ADVERTISING & MARKETING PVT. LTD., Ph.: 9310333777, 9211333777, 9810883377, **NEW MOTI** : MITTAL ADVERTISING, Ph.: 25178183, 9810538183, 9555945923, MOTI NAGAR: UMA ADVER-TISERS, Ph.: 9312272149, 8800276797, RAMESH NAGAR: POSITIVE ADS, Ph.: 9891195327, 9310006777, 65418908, TILAK NAGAR: SHIVA ADVERTISERS, Ph.: 9891461543, 25980670, 20518836, VIKAS PURI: AAKAR ADVT. MEDIA Ph.: 9810401352, 9015907873, 9268796133

CENTRAL

**CHANDNI CHOWK:** RAMNIWAS ADVERTISING & MARKET-ING, Ph.: 9810145272, 23912577, 23928577, CONNAUGHT ADVERTISING HARI OM 9811555181, 43751196

NORTH TIS HAZARI COURT: SAI ADVERTISING, Ph.: 9811117748

KINGWAY CAMP : SHAGUN ADVERTISING. 9818505505, 27458589, PATEL CHEST (OPP. MORRIS NAGAR POLICE STATION): MAHAN ADVERTISING & MAR-KETING, Ph.: 9350304609, 7042590693, PITAMPURA (PRASHANT VIHAR) : PAAVAN ADVERTISER Ph.: 9311564460, 9311288839, 47057929

SOUTH

CHATTARPUR: A & M MEDIA ADVERTISING, Ph.: 9811602901, 65181100, 26301008, KALKAJI: ADWIN ADVERTISING, Ph.: 9811111825, 41605556, 26462690, MALVIYA NAGAR: POOJA ADVERTISING & MARKETING SERVICE, Ph.: 9891081700, 24331091, 46568866, YUSUF SARAI: TANEJA ADVERTISEMENT & MARKETING Ph.: 9810843218, 26561814, 26510090

NCR FARIDABAD (NEELAM FLYOVER) : AID TIME (INDIA)

ADVERTISING, Ph.: 9811195834, 0129-2412798, 2434654, FARIDABAD (NIT, KALYAN SINGH CHOWK) : PULSE ADVERTISING, Ph.: 9818078183, 9811502088, 0129-4166498, FARIDABAD: SURAJ ADVERTISING & MARKET-ING. Ph.: 9810680954, 9953526681, GURGAON: SAMBOD-HI MEDIA PVT. LTD., Ph.: 0124-4065447, 9711277174, 9910633399, GURGAON: AD MEDIA ADVERTISING & PR, Ph.: 9873804580, NOIDA (SEC. 29): RDX ADVERTISING, Ph.: 9899268321, 0120-4315917, NOIDA (SEC. 65): SRI SAI MEDIA, Ph.: 0120-4216117, **NOIDA (SEC. 58)** : JAI LAKSHMI ADVERTISERS, Ph.: 9873807457, 9911911719 GHAZIABAD (HAPUR ROAD TIRAHA, NR GURUDWARA): ADVERTISING TIRUPATI BALAJI & MARKETING. Ph.: 9818373200, 8130640000, 0120-4561000

**EDUCATION (IAS & PMT ACADEMIES)** FRIENDS PUBLICITY SERVICE 23287653, 23276901, 9212008155

For CAD enquiries please contact : **ROHIT JOSHI** 9818505947, **ABHINAV GUPTA** 9910035901 For booking classified ads, please contact 011-23702148, 0120-6651215, E-mail: delhi.classifieds@expressindia.com

(This is only an advertisement for information purposes and is not a prospectus announcement)

## **VISAMAN GLOBAL SALES LIMITED**

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862.

Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com//

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA

GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N. "The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1.92.000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS. PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

## THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

### THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

### FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER RISK TO INVESTORS:

 Our Equity Shares have never been publicly traded, and may experience price Weighted average cost of acquisition: and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Types of transactions Equity Shares may be volatile and you may be unable to resell your Equity

The average cost of acquisition of Equity Shares by our Promoters is as follows: Average cost of Acquisition Name of the Promoters (in ₹) Mr. Mitulkumar Sureshchandra Vasa 7.29 Mr. Sureshchandra Gulabchand Vasa 7.29 3. Ms. Avni M. Vasa 7.29 Ms. Ilaben Sureshchandra Vasa 7.29 Mr. Kular Brijesh N.

Shares at or above the Issue Price or at all.

ASBA\*

Weighted average cost of acquisition (7 per Equity Shares) Weighted average cost of acquisition of pri-NA mary / new issue of shares. Weighted average cost of acquisition for NA secondary sale / acquisition of shares. Weighted average cost of acquisition for ₹ 4.17/past 5 primary issuances / secondary transactions, as disclosed above Investors are required to refer section titled "Risk Factors" on page 27 of

# OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024

Simple, Safe, Smart way of Application- Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted. UPI – Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\*

Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=40 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=40 and https://www.sebi.gov.in/sebiweb/otherAction.do.gov.in/sebiweb/o mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 -20897022, E-mail: info@shreni.in. For UPI related gueries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: Ipc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue, Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Equity Shares in the Issue have neither

been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 27 of the Prospectus. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements, Investors should also refer to the chapter titled "Risk Factors" and

"Restated Financial Statements" on page 27 and 197 respectively of the Prospectus. ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15.00.00.000 divided into 1.50.00.000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL S	SIGNATORIES		CURRENT PROMOTERS		
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69
Mr. Talsaniya Bhavesh D	10	1			1
Mr. Kaushik Shah	10	1			0

REGISTRAR TO THE ISSUE

LEAD MANAGER TO THE ISSUE SHRENI

SHARES LTD. SHRENI SHARES LIMITED

(FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED) Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Raghuleela Mall, Kandivali West, Mumbai - 400067, Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com

Contact Person: Ms. Tanya Goyal

Date: June 19, 2024

Place: Rajkot

Investors Grievance E-mail: info@shreni.in Website: www.shreni.in SEBI Registration Number: INM000012759

**LINK**Intime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, L B S Marg, Vikhroli (West). Mumbai - 400 083, Maharashtra, India. Telephone: +91 8108114949 E-mail: visamanglobal.smeipo@linkintime.co.in

Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration Number: INR000004058 COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Rawal Ankita Harsh

80 Feet Road, Raikot - 360002, Guiarat, India. Tel. No.: +91 90237 30627

E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective

beneficiary account, etc. AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the

website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager, Shreni Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI.

BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED Mitulkumar Sureshchandra Vasa

the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been

financialexp.epapr.in

C/o., Jain Traders, 8, Sorathiawadi Near Narmada,

Chairman & Managing Director DIN: 07789750 VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United

and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. New Delhi 

### मुख्यमंत्री डॉ. यादव ने वीआईपी मार्गे पर काफिला रुकवा कर किया आचार्य विनम्र सागर जी का स्वागत



हमारा स्वराज 🕨 भोपाल

मुख्यमंत्री डॉ. मोहन यादव ने बीआईपी मार्ग भोपाल में जैन मुनि विनम्न सागर के भोपाल आगमन पर उनका स्वागत किया और आशीर्वाद प्राप्त किया। मुख्यमंत्री डॉ. यादव ने अन्य जैन मनियों से भी आशीर्वाद प्राप्त किया। छिंदवाड़ा प्रवास से लौटते हुए राजकीय विमानतल से मुख्यमंत्री

निवास जाते हुए मुख्यमंत्री डॉ. यादव की नजर वीआईपी मार्ग से पैदल यात्रा कर जा रहे जैन मुनियों के दल पर पड़ी और उन्होंने वाहनों का काफिला रुकवा कर सभी का स्वागत किया। आचार्य ललितपुर (उत्तर प्रदेश) से जैन मनियों के दल के साथ पधारे हैं। मुख्यमंत्री डॉ. यादव ने भोपाल आगमन पर जैन मुनि और उनके सहयोगियों का स्वागत किया।

#### इंदौर में लहसुन 300 रुपये किलो तक बिक रहा

इंदौर। इंदौर में लहसुन के भाव आसमान पर पहुंच गए है। खेरची में अच्छी किस्म का लहसुन 300 रुपये किलो तक बिक रहा है, जबकि थोक में इसकी कीमत 200 से ढाई सौ रुपये किलो तक है। इंद के कारण तीन दिन पहले लहसुन के भाव सु बाइ सा रुपय किता तक हा इद क कारण ताना दन फलत तहसून क भाव और तेज था मार्केट में नया लहसून तीन महीने बाद ही आ पाएगा। इस्ते रखेत हुए उत्पादक किसानों ने लहसून का स्टॉक शुरू कर दिया है, ताकि भाव और तेज हाने पर उसे मार्केट में बेचा जा सके। इंदौर मंडी में लहसून की रोज 12 से 15 गाडिया आती है,लेकिन बुधवार को सात गाड़ी लहसून बिकन पहुंचा। मंडी एसोसिएशन के पदाधिकारी फारख ग्राइन ने बताया कि इस बार तेज गांगी के कारण लहसून की फसल कमजोर रही है। इस कारण उत्पादन कम रहा, लेकिन डिमांड ज्यादा है।

#### नाबालिग बच्चों से काम कराने का पर्दाफाश

## सोम ग्रुप की वाइन फैक्ट्री का लाइसेंस निलंबित



#### हमारा स्वराज 🕨 भोपाल

मध्य प्रदेश के रायसेन जिले की सोम ग्रुप की फैक्ट्री में नाबालिंग बच्चों से मजदूरी कराने के खुलासे के बाद बुधवार को आबकारी विभाग ने लाइसेंस निलंबित करने की कार्रवाई कर दी। इससे पहले विभाग ने फैक्टी संचालक को तीन कर जो इसरा नक्तर ने नक्कूर देवाराज का गाँउ दिवस में कारण बताओ नोटिस जारी किया था। इसमें फैक्ट्री में नाबालिग बच्चों से काम करने के साथ ही शासन के निर्देशों और लाइसेंस की शर्तों के उल्लंघन को लेकर जवाब मांगा गया था। इस पर शराब फैक्टी संचालक सोम अवार्ष नाता जो स्वारत ते राज्य नक्ष्मी क्यारिश लान पूप ने आरोपों को गलत बताते हुए जवाब देने के लिए चार सप्ताह का समय मांगा था। जिसके बाद आबकारी आयुक्त ने फैक्ट्री का लाइसेंस 20 दिवस या श्रम विभाग के प्रतिवेदन प्राप्त होने जो भी बाद में आए तक निलंबित

## का सीधे उल्लंघन

आबकारी विभाग के अनसार लाइसेंस आवकार। विभाग क अनुसार शाव केन्द्री से की शर्तों के अनुसार शराव केन्द्री से काम करने वाले कर्मचारियों का पुलिस वेरिफिकेशन कराएँ जाना जरूरी है। नावालिग बच्चों से फैक्ट्री में कार्य कराए जाने से स्पष्ट है कि इस शर्त का उल्लंबन किया गया है। दूसरा शराव का उल्लंबन किया गया है। दूसरा शराव फैक्टी में 21 वर्ष से कम आँय/ पागल फेक्ट्रा म 21 वर्ष स कम आयु/ पागल को परिसर में प्रवेश की अनुमित नहीं दी जाएगी। रायसेन जिले की कलेक्टर की रिपोर्ट के अनुसार फैक्ट्री में 59 नाबालिग बालक/बालिकाएं कार्य करते

#### इन पर पहले हो चुकी कार्रवाई

इस मामले में रायसेन जिले की सेहतगंज मैसर्स सोम डिस्टलरीज प्राइवेट लिमिटेड के प्रभारी जिला आबकारी अधिकारी कन्हैयालाल अनुलकर, आबकारी विभाग के तीन उप निरीक्षक प्रीति शैलंद्र उड़के, शैफाली वर्मा और मुकेश कुमार को निलंबित किया गया।

#### बच्चों के हाथों में संक्रमण

बचपन बचाओ आंदोलन एनजीओ की सूचना पर राष्ट्रीय बाल अधिकार संरक्षण आयोग (एनसीपीसीआर) सोम ग्रुप की रायसेन् स्थित शराब फैक्ट्री का त्वान क्षुत्र का राज्यन तत्वा राज्य करहू, जा निरीक्षण किया था। इसमें नावालिग 39 तक्के और 20 लड़कियां काम करते मिले। इन बच्चों के हाथ रसायन और अल्कोहल के संपर्क में आने से जल गए थे, जिनमें संक्रमण फैल गया। बच्चों से तय समय से ज्यादा घंटे काम कराया जा रहा था और उनको पूरी मजदूरी भी नहीं दी जा रही थी।

कैलाश विजयवर्गीय बोले-

## मुझे तो रॉबर्ट वाड्रा पर दया आ रही उन्होंने चुनाव लड़ने के लिए जोधपुरी सिलवा लिए थे



हमारा खराज

मध्य प्रदेश सरकार में नगरीय प्रशासन मंत्री कैलाश विजयवर्गीय ने कांग्रेस पर हमला बोला। प्रियंका गांधी के वायनाड से उपचुनाव लड़ने पर विजयवर्गीय ने इसे परिवारवाद करार दिया। उन्होंने कहा यह सीधी-सीधा ादवा। उन्हान कहा यह साधा-साधा परिवारवाद है, यही कारण है कि कांग्रेस को परिवार की पार्टी कहा जाता है। मंत्री कैलाश विजयवर्गीय ने कहा कि मुझे तो रॉबर्ट वाड़ा पर दया आ रही हैं। उन्होंने चुनाव लड़ने के लिए जोधपुरी सूट सिलवा लिए थे, अब उनका क्या होगा।

मंत्री कैलाश विजयवर्गीय मंगलवा को ग्वालियर दौरे पर रहे। वे यहां बलिदान मेले के मुख्य समारोह में

शामिल हुए। देर रात भोपाल रवाना होने से पहुँले उन्होंने रेलवे स्टेशन फ मीडिया से बात करते हुए यह बातें कहीं। मंगलवार को कांग्रेस अध्यक्ष मिल्ल्कार्जुन खरगे के आवास पर एक बैठक हुई थी। इसके बाद खरगे ने ऐलान किया था कि राहुल गांधी वायनाड सीट छोड़ेंगे और रायबरेली अपने पास रखेंगे। प्रियंका गांधी वाड़ा वायनाड लोकसभा सीट से उपचुनाव में कांग्रेस की उम्मीदवार होंगी। इसके लेकर अब मंत्री कैलाश विजयवर्गीय की ओर से पलटवार किया गया है। पहले छह जून को कैलाश विजयवर्गीय ने राहुल गांधी की तारीफ की थी। उन्होंने कहा था कि कांग्रेस नेता राहुल गांधी ने बहुत मेहनत की जिसका उन्हें फल मिला।

#### VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as "Paripin Finance Limited" at Genatic Mathya Poddeth on October 12, 1994 as a Public Limited Company, under the Companies Act 1915 pursuant to the Certificate of Incorporation Issued by the Registrar of Companies, Madriya Pardesh Cowalior. Thereafter our Company vobalend a Certificate of Companies 1942 (1945) pursuant to the Certificate of Incorporation Issued by the Registrar of Companies, Madriya Pardesh Gewalior. Subsequently, the name of our Company vosa changed to Viji Emance Limited wide Shremholders Resolution Indust September 11, 2012 pursuant to which fresh Certificate of Incorporation Industry and State of Incorporation Industry and Industry and Industry Indust

#### PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6.00.00.000 EQUITY SHARES OF FACE VALUE < 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF < 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF < 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), A GENERATING OUT) OF 300.00 LANS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDENS OF OUR COMPANY IN THE RADIO OF 8 INGITS EQUITY SHARE TO EVERY 1 THALLY PARE OF PER EVERY 1 THALLY PARE OF THE STATE OF OFFER.

RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26<sup>th</sup> JUNE, 2024, Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer shall be maded to the extent of information set out above. The mation in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and tions of the Rights Issue as provided in the Letter of Offer remain the same.

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking account, investors can avail the same. For further details check section on ASBA below

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can any little same. For further defalls check section on ASBA below.

\*\*FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI (Chraisr no. SEBI (FIDRULASBA) (2009.00) (INFO/DION). (2011 stand 40 mr) 479. 2011 and SEBI/OFFO/DION). (2018) (INFO/DION). (2018) (INFO

REGISTRAR TO THE ISSUE



#### CAMEO CORPORATE SERVICES LIMITED

Control Orient State Sta

#### COMPANY

VLII FINANCE I IMITED

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha Company Secretary And Compliance Officer Telephone: +91 93028-24000 Email: info@vijifinance.com

nvestors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issuel post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number or cupy Stares applied for amount becton. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares or a right basis and has filled a Lette of Offier with the NSE, RSE and CSE. The LIOF shall be available on website of RSE at www.bserridia.com; the website or RSE at www.serridia.com; the website of RSE at www.serridia.com; the website of RSE at www.serridia.com; the website of RSE at which will be the intensement in equity shares involve at or lists and roll details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LIOF. This announcement has been prepared for publication in midical and may not be released in the Linder States. Because the section constitute and roll or Equity Shares for sale in any jurisdiction, including the United States. Addisa

## स्कूल या किसी शिक्षण संस्थान में राष्ट्रगान या झंडावंदन होने से कोई नहीं रोकता मंत्री राव

मध्य प्रदेश में स्कुल चलें हम अभियान के शुभारंभ अवसर पर जनजातीय कार्य मंत्री विजय शाह ने मदरसों समेत निजी स्कूलों में पहली से 12वीं कक्षा तक राष्ट्रगान ओर ध्वजारोहण अनिवार्य करने की मांग की थी। इस पर ्नूता शिक्षा मंत्री राव उदय प्रताप सिंह ने कहा कि स्कूट या किसी शिक्षण संस्थान में राष्ट्रगान या इंडावंदन होने से कोई नहीं रोकता। यह प्रार्थना में होता है। इसलिए इसकी अलग से व्यवस्था करने की जरूरत नहीं है।

ाल है। स्कूल चलें हम अभियान के दूसरे दिन मंत्री 1 चंद हम आमयान क दूसर (दन मंत्र) राज उदय अताम सिंह चुम्बान को भोपाल के शासकीय कमला नेहरू कन्या उच्चतर माध्यमिक स्कूल में ऑपभावक-शिक्षक संवाद कार्यक्रम में शामिल हुए। मंत्री ने कहा कि कमला नेहरू विद्यालय सत्र 2025-26 में सीएम राइज विद्यालय के रूप में करीब



60 करोड़ रुपये की लागत से बनकर तैयार होगा। सिंह ने कहा कि पहले परिजन अपने होगा। सिंह ने कहा कि पहले परिजन अपने बच्चों को निवीं मुख्तों में पढ़ाना पर्सद करते थे, क्योंकि वे उन्हें सरकारी स्कूल से बेहतर समझते थे। उन्होंने का कि अब स्कूलों में बोकेशनल कोसेंस को शासिल करों। मुख्यमंत्री डॉ. मोहन यादव ने तय किया कि प्रदेश के बच्चों को बेहतर से बेहतर शिक्षा दें। शासकीय स्कूल में पड़ने वाल चच्चों को बेहतर शिक्षा, बेहतर माहिल, अच्छा कैंप्स, ने कहा कि नई शिक्षा नीति प्रधानमंत्री नरेंद्र मोदी का बेहतर शिक्षा को लेकर भिवष्य का सपना है। यह इस दिशा में किया गया एक दूरदर्शी प्रयास है, जिसके परिणाम हमें शीज ही दिखाई देंगे। प्रदेश के सीएम राइज स्कूल किसी प्राइवेट स्कूल से कम नहीं होंगे, आधुनिक संसाधन इस सीएम राइज स्कूल में मिलें, यह हमारी सरकार में मूनिएकत किया है। हमारी सरकार ने तय किया है हमारी बेटियां 12वीं कक्षा तक की पढ़ाई भी करेंगी और भिवष्य में क्योशियन वम सकें. ऐसा और भविष्य में ब्यूटीशियन बन सकें, ऐसा पाठ्यक्रम भी हम तैयार कर रहे हैं। नई शिक्षा नीति में शिक्षा के साथ-साथ अनेक तरह के रोजगारोन्मुखी प्रशिक्षण कार्यक्रम चलाए जा रहे हैं। स्कूली शिक्षा मंत्री ने कहा कि सीएम राइज स्कूल के अभिभावक अब मंच पर आकर अपनी बात रख रहे हैं, यह भी उनके बढ़ते विश्वास को दिखाता है। सीएम राइज बढ़त विस्वास वर्ग विद्वाता है। सार्व रहिंग स्कूल में पढ़ने वाले बच्चों की प्रगति कोई रोक नहीं सकता।

सिंह ने कहा कि नई शिक्षा नीति प्रधानमंत्री नरेंट

पूर्व नेता प्रतिपक्ष का बड़ा आरोप

## प्रशासन द्वारा जनता पर दबाव बनाकर अत्याचार कर रही है भाजपा

हमारा स्वराज 🕨 भोपाल

मध्यप्रदेश विधानसभा में पूर्व नेता प्रतिपक्ष डॉ गोविंद सिंह मध्य प्रदेश की भाजपा सरकार पर बड़ा आरोप लगाया है। उन्होंने कहा है कि मध्य प्रदेश की भाजपा सरकार पुलिस शासन का दुरुपयोग कर गरीब जनता को प्रताड़ित कर रही है। गोविंद सिंह पत्रकार वार्ता को संबोधित करते हुए भाजपा सरकार को जनविरोधी, दलित विरोधी बताया।

डॉ. गोविंद सिंह ने कहा कि सरकार पुलिस प्रशासन पर दबाव बनाकर प्रदेश की जनता को डरा-धमकाकर उन पर अत्याचार कर रही है। उन्होंने कहा कि विगत विधानसभा चुनाव और हाल ही में संपन्न हुये लोकसभा चुनाव में भाजपा सरकार ने दमनकारी नीति अपनाते हुये वहां के लहार क्षेत्र के स्थानीय विधायक , भम्बरीश शर्मा द्वारा क्षेत्र के अधिकांश थाने में अपने नज़दीकी थाना प्रभारियों को पदस्थ

शर्मा द्वारा संरक्षण प्राप्त इन थाना प्रभारियों द्वार क्षरी सर्रक्षण आप इन वानी अनास्ता क्षरी फ़क्सरणों में फ़साकर उन्हें जेल में डाला जा रहा है। भिण्ड जिले के पुलिस अधीक्षक मूकदर्शक बने तमाशा देख रहे हैं और कांग्रेस कार्यकर्ताओं को न्याय देने की बजाय उनको फंसाने में सहयोग कर रहे हैं। डॉ. गोविंद सिंह ने कहा कि जिस तरह पूर्व में दतिया में थाना प्रभारी द्वारा कांग्रेस के वरिष्ठ नेताओं को थाने में बंदकर उन्हें लाठियों पर लटकाया गया था, उसी तरह की घटना को लहार में कांग्रेस कार्यकर्ताओं के साथ हुई, जिसमें लालजी



शर्मा एवं दीपक शर्मा को झठे प्रकरणों में राना एवं प्राप्ति राना का जुठ प्रकरणा न फंसाकर प्रताड़ित किया गया, उन पर केस दर्जर जेल भेजा गया। उनके साथ बेरहमी से मारपीट की गई उन्हें बांधकर लटकाया गया।

#### कांग्रेस कार्यकर्ता को पुलिस ने उल्टा कर पीटा

डॉ. गोविंद सिंह ने कहा कि वहीं लहार में अपने घर पर बैठे दीपक बुधौलिया को पुलिस ने घर से गिरफ्तार कर लिया। थाने में हाथ पैर बांधकर उल्टा लटकाकर उसकी बेरहमी से पिटाई की और उसे जेल भेज दिया, जिससे उसके बायें पैर में फ्रैक्चर हो गया। कोरे कागजों पर हस्ताक्षर करा लिये. उसको झटे कागजा पर हस्ताक्षर करा लिय, उसका झूठ फ्रकरण में फंसाने के लिए कारतूस की जल्ती दिखाकर अपराध कायम किया गया। पुलिस ने उससे कहा कि यदि तुम विधायक का विरोध करोंगे तो तुम्हारे खिलाफ इसी तरह

की कार्रवाई होती रहेगी। यानि स्पष्ट है कि उसे अभी और प्रताड़ित किया जायेगा। दीपक बुधौलिया को सजा केवल इस बात की मिली की उसके पिताजी ने कांग्रेस पार्टी का चुनाव का उसके पताजा ने कांग्रस पार्टी का चुनाव एजेंट बनकर चुनाव में कार्य किया था। डॉ. गोविंद सिंह ने कहा कि इसी तरह थाना प्रभारी रावतपुरा द्वारा कांग्रेस नेता चंद्ररोखर दुबे एवं उनके पुत्र एवं भतीजे को बिना किसी कारण बुद्धा प्रकरण बनाकर गिरफ्ता कर तिथा, कांग्रेस पार्टी का काम करने पर जनपद पंचायत लहार की अध्यक्षा के पति मानवेंद्र सिंह एवं कांग्रेस कार्यकर्ता हरीराम वाजपेयी के साथ गाली गलौज कर अभ्रदता की गई। गोविंद सिंह ने कहा कि सरकार में बैठे मंत्री

आला अधिकारी, पुलिस प्रशासन अन्याय के खिलाफ आवाज उठाने वालों की बात सुनने को तैयार नहीं है। भाजपा प्रजातंत्र का दमन कर रही है। प्रशासन भाजपा का गुलाम बनकर काम कर रही है।

## HINDUJA HOUSING FINANCE LIMITED

Corporate office at 167-169, 2ND Floor, Little Mount, Saidapet, Chennai – 600 015, Tamil Nadu, India. Regional Office at Hinduja Housing Finance Limited, 2nd Floor, T19 Towers, Karbala Maidan, Ranigunj, Secunderabad, Hyderabad-Telangana-500003www.hindujahousingfinanace.com

## **Demand Notice**

You the below mentioned Borrowers, Co borrowers and Guarantors have availed Home Loans/Loan Against Property facility (ies) by mortgaging your immoveable property/ies from HHFL. You defaulted in repayment; your loan/s was classified Non-Performing Assets. A Demand Notice under section 13(2) of Securitisation and Reconstruction of Financial Asset and Enforcement of Security Interest Act 2002 for the recovery of the outstanding dues sent on last known addresses however the same have returned un served. Hence the contents of which are being published herewith as per Section 13(2) of the Act read with Rule 3(1) of the Security Interest (Enforcement) Rules, 2002 as and by way of Alternative Service upon you.

Details of the Borrowers, Co borrowers, Guarantor, Securities, Outstanding Dues, Demand Notice sent under Section 13(2) and Amount claimed

1	tnere	e under are given as under	00 00	75
	Sr. No.	Name of the Borrower/ Co-Borrower/Guarantor/LAN Amount	NPA Date	Date of Demand Notice & Outstanding Amount
		1. Mr.SANGOJI VISHNU MURTHY Plot No.28, RTC Colony,Lb Nagar Hyderabad, Telangana-500035Borrower 2. Mrs.NAGA MANI SANGOJI Plot No.28, RTC Colony, Lb Nagar Hyderabad, Telangana-500035Co-Borrower LAN: AP/HDB/MBNR/A000000151 & AP/HDB/LBNG/A000000266 & CO/CPC/CPOF/A000002857	31/03/2021	29/05/2024 & Rs.15,60,690 /- (Rupees Fifteen Lakhs Sixty Thousand Six Hundred Ninety Only)
		<b>Description of Secured Asset in respect of which Interest has been created</b> : All that p Finished Flat bearing No.106, in First Floor, located in``SHRI VENKATESHWARA NILAYAM Common area) and 4 Wheeler Parking area in 100 Sft, with Undivided share of land admeasu	", having Plir	nth arca 850 Sq Fts,(Including of

Meters, (Out of 549 Sq. Yards), Constructed On Plot Nos 176, 177 and 178, in Survey Nos 147/ ಅ, ఈ and 148/ ಅ, ఈ Situated at INJAPUR VILLAGE and Grampanchayat, Previously Hayathnagar Revenue. Mandal, Now Presently Abdullapurmet Revenue Mandal, Ranga Reddy District, Registration Sub District, Vanasthalipuram, and bounded by BOI'NDARIDS FOR THE ENTIRE LAND NORTH: Open Space, SOUTH: Neighbour's Land, EAST: Open Space, WEST: 30 'Wide Road, BOI'NDARIDS FOR THE ENTIRE FLAT, NORTH: Flot No.15, SOUTH: Open to sky, EAST: Open to Sky, WEST:6 Feet Common Passage/Entrance 1. Mr. Marpally Kanakaiah H.No.1-60-44, Anjaiah Nagar Gachibowli, Serilingampally, 30/06/2021 30/05/2024 & Rs.16,69,427 /-Hyderabad Telangana - 500032 .......Borrower 2. Mrs.Marpally Vinoda H.No.1-60-(Rupees Sixteen Lakhs Sixty

44, Anjaiah Nagar Gachibowli, Serilingampally, Hyderabad Telangana - 500032 ......Co-Nine Thousand Four Hundred Borrower LAN: AP/HDB/MBNR/A000000074 & AP/HDB/LBNG/A000000269 Twenty Seven Only) Description of Secured Asset in respect of which Interest has been created: All that the construction of residential house on H.No.2-65 (Two RCC Rooms & Two Rooms Tin Shed) in Open Plot in Sy.No.142/A, Ext.543.3 Sq. Yards. Situated at Nagavaram Village, Wanaparthy Town & Dist, Telangana State and bounded by: North: House of Teacher Buchanna, South: House of Damodar Reddy, East: Road, West: Road I. Mr. V SREEKANTH H.No.8-61, RAI GADDA STREET, SAVAIGUDEM 28/02/2020 30/05/2024 & Rs.21,93,159/-NANAPARTHY, Telangana - 509103 .......Borrower 2. Mrs. B RADHIKA H.No. 8-61, RAI (Rupees Twenty-One Lakhs GADDA STREET, SAVAIGUDEM WANAPARTHY, Telangana - 509103 ..... Co-Borrower Ninety-Three Thousand One Hundred Fifty-Nine Only) LAN: AP/HDB/MBNR/A00000062 Description of Secured Asset in respect of which Interest has been created: All that the H.No.9-1/4/1 in part of Plot No.15 in

I. Mrs.Kudithipudi Sampoornamma W/o Venkateswarlu H.No.1-28,Chiramana Village ,A 28/02/2020 30/05/2024 & Rs.28,69,791 /-S PETA Mandal Nellore, Andhra Pradesh - 524308 .......Borrower 2. Ms.Kudithipudi (Rupees Twenty-Eight Lakhs divya D/o Venkateswarlu H.No.1-28, Chiramana Village , AS PETA Mandal Nellore , Andhra Sixty-Nine Thousand Seven Pradesh - 524308 ......Co-Borrower LAN: AP/HDB/HYDB/A00000035 & Hundred Ninety-One Only) AP/HDB/HYDB/A00000531

Sy.nos.1268,1269 & 1270, Extent 83.33 Sq. Yards. Situated at Rayigadda Veedi, Wanaparthy Town & Dist. and bounded by: North: Plot No.16,

South: Plot No.14, East: 20'.0' Road, West: Plot No.15/Part of Registration of M. Narsimha Plot

LAN: AP/HDB/MBNR/A000000283 & AP/HDB/LBNG/A000000274

Description of Secured Asset in respect of which Interest has been created: Sri Potti sriramulu Nellore District Atmakur Sub-District. A. S Peta Mandal, Chiramana Village, Sy.No.197-2, Near Door No.1-28, an extent of 36 ankanams or 288 sq. Yards of site bounded by: North : Road, East: Thatched house of Kancharla Venkaiah, West: Road : Site of Abburu Venkata Krishna, South . Mr. Radha Krishna Goud Thope H.No.2-2-875, Amberpet, Near Goud Sangham Office, 31/03/2021 30/05/2024 & Rs.30,94,187 /-

Circle 6, Amberpet, Hyderabad, Telangana - 500013 2. Mrs. Arun Jyothi Thope H.No.2-2-(Rupees Thirty Lakhs Ninety 875. Amberpet Near Goud Sangham Office, Circle 6, Amberpet, Hyderabad, Telangana Four Thousand One Hundred Eighty Seven Only) 500013, LAN: AP/HDB/HYDB/A00000096 Description of Secured Asset in respect of which Interest has been created: All that the Entire Third Floor of House bearing Municipal No.12-11-198/2/B, on Plot No.8/B, in Sy.No.26 & 27 having a built-up area of 1035 sft., in Third Floor, together with the undivided share of land admeasuring 33.33 sg. yards or 27.86 Sg. Mtrs., Out of 115 Sg. Yards with parking area 289.59 sft, in Ground Floor, Situated at Brahamana Basthi, warasiguda, secunderabad, T.S., and bounded on the; North: H.No.12-11-197/2, South: Below Lane, East: H.No.12-11-199/A, West: Below Road 1. Mr. Anjaneyulu Dasari H.No.4-213, Basaveshwara Colony, Makthal Town Narayanpet, 06/03/2024 30/05/2024 & Rs.11,80,095 /-

6 Telangana - 509208 **2. Mrs. Lalitha Dasari** H.No.4-213, Basaveshwara Colony, Makthal (Rupees Eleven Lakhs Eighty Town Narayanpet, Telangana - 509208 LAN: AP/HDB/MBNR/A000000519 & Thousand Ninety Five Only) CO/CPC/CPOF/A000000904 Description of Secured Asset in respect of which Interest has been created: H.No.4-213, Sy.No.40, Plot No.209/b/1, admeasuring 100.00 square yards situated at Makthal village, Narayanpet, Telangana bounded by: North: Plot No.209/B/2, South: Plot No.209/A of Narasimha

reddy, East: 15 ft Road, West: Plot No.210/B of Ananthamma 1. Mr. Vishal Reddy Challa H.No.12-192/6/a/1, Sy.no.40/a1, Plot.no.1 Vidya Nagar Colony, 06/03/2024 30/05/2024 & Rs.3,48,286 /-(Rupees Three Lakhs Forty (alwakurthy Nagar Kurnool, Telangana- 509320 2. Mrs. Revathamma C H.No.12-192/6/a/1, Eight Thousand Two Hundred Sy.no.40/a1, Plot.no.1 Vidya Nagar Colony, Kalwakurthy Nagar Kurnool, Telangana-509320

Description of Secured Asset in respect of which Interest has been created: All that the Semi-Finished H.NO.12-192/6/A/1, Plot.No.1/Part,

in Sy. No. 40/A1, Extent 168.30 Sq. Yards Situated at Vidya Nagar, kalwakurthy, Nagarkurnool dist and bounded by: North: Others Plot, South Plot No.1/Part. East: Others Land. West: 25 Feets Road The above borrower/s are advised to make the payments of outstanding within period of 60 days from the date of issuance of notice U/s. 13 (2),

failing which further steps will be taken after expiry of 60 days from the date of issuance of notice U/s. 13 (2) dated mentioned above as per the provisions of Securitization and Re-construction of Financial Assets and Enforcement of Security Interest Act, 2002 (Authorized Officer) Hinduja Housing Finance Limited Date: 20.06.2024, Place: Hyderabad

Advertisement giving notice about registration under Part I of Chapter XXI of the Companies BSE

**BSE Limited** 

25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com CIN No.: L67120MH2005PLC155188

NOTICE Notice is hereby given that the following Trading Member of BSE Limited has requested for the surrender of its trading membership of the Exchange:

Sr.N	o. Name of the Trading Member	SEBI Regn. No.	Closure of business w.e.
12	STCI Primary Dealer Ltd.	INZ230003337	03/06/2022
The co	nestituents of the abovementioned Tra	ding Mamhar ara harah	v advised to lo

complaints, if any, within one month of the date of this notification for the purpose of processing the surrender application submitted to BSE. However, constituents are requested to note that complaints, if any, which are not filed within the aforesaid timeframe, may be filed against the abovementioned Trading Member within the stipulated timeframe prescribed by SEBI from time to time. The complaints filed against the abovementioned Trading Member will be dealt in accordance with the Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEBI

the nearest Regional Investor Service Centre of BSE in the prescribed complaint form or submit their complaints along with necessary documents on email id dis@bseindia.com For further details relating to the complaint form, filing of eComplaint, etc. please visit

The constituents can file complaints against the abovementioned Trading Member at

https://www.bseindia.com/static/investors/cac\_tm.aspx For BSE Limited

> General Manager Membership Operations & Membership Compliance

Persistent

Place : Mumbai

Date : June 20, 2024

from time to time.

**Persistent Systems Limited** 

CIN: L72300PN1990PLC056696

Regd. Office: 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016 Ph. No.: +91 (20) 6703 0000; Fax: +91 (20) 6703 0008 E-mail: investors@persistent.com; Website: www.persistent.com

NOTICE OF THE 34<sup>TH</sup> ANNUAL GENERAL MEETING TO BE HELD AT PERSISTENT SYSTEMS LIMITED, DEWANG MEHTA AUDITORIUM, 'BHAGEERATH', 402 SENAPATI BAPAT ROAD, PUNE 411 016, INDIA, IN-PERSON AND THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO-VISUAL MEANS

NOTICE is hereby given that the 34<sup>th</sup> Annual General Meeting ('AGM') of the Members of the Company will be held on Tuesday, July 16, 2024, at 1600 Hrs. (India Time) at Persistent Systems Limited, Dewang Mehta Auditorium, 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016, India, inperson and through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') at the members' best convenience to transact the businesses, as set out in the Notice of the AGM.

('OAVM') AT THE MEMBERS' BEST CONVENIENCE

The AGM shall be held in compliance with all the applicable provisions of the Companies Act, 2013, Rules made thereunder, read with General Circulars issued by the Ministry of Corporate Affairs ('MCA') having reference No. 14/2020, 17/2020, 20/2020, 10/2022, dated April 8, 2020, April 13, 2020, May 5, 2020, December 28, 2022, along with subsequent circulars issued in this regard, the latest being Circular No. 09/2023, dated September 25, 2023 (collectively referred to as 'MCA Circulars'), and the Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Circular issued by the SEBI having reference No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, respectively.

## **Participation by the Members:**

Members can attend and participate in the AGM either in person or through VC/OAVM facility at their best convenience. Details and instructions to attend, vote, and view the proceedings of the AGM are provided in the AGM Notice. Members attending the AGM in person or through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act. 2013.

#### **Electronic Dissemination of Notice and Annual Report:** a. The AGM Notice along with the Annual Report 2023-24 is being sent only by

- electronic mode to those Members whose email addresses are registered with the Company/Depository Participants as on June 14, 2024, in compliance with the MCA and SEBI Circulars.
- b. The AGM Notice 2023-24 will also be available on the Company's website at https://www.persistent.com/wp-content/uploads/2024/06/agm-notice-
- The Annual Report 2023-24 will also be available at https://www.persistent. com/wpcontent/uploads/2024/06/persistent-annual-report-2024.pdf
- d. The AGM Notice and Annual Report 2023-24 will also be available at the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL at https://www.evoting.nsdl.com. To register your email address for all future correspondence and update your bank account details, please follow the below process:

Physical Holding Register/update the details in the prescribed Form ISR-1 and other relevant forms with the Registrar and Share Transfer Agent ('RTA') of the Company at pune@linkintime.co.in Shareholders may download the prescribed forms from the Company's website at https://www.persistent.com/investors/investo rs-communication/notice-to-physicalshareholders/ **Demat Holding** Please contact your Depository Participant ('DP') and follow the process advised by your

## Voting by the Members:

The Members will have the option to vote electronically on the businesses set out in the AGM Notice through remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper. If your e-mail address is already registered with the Company / Depositories, log-in details for e-Voting are being sent to your registered e-mail address. In case, you have not registered your e-mail address with the Company / Depositories, the detailed procedure of voting by Members holding shares in dematerialized form, physical mode, and Members who have not registered their e-mail addresses are being provided in the AGM Notice. A person whose name is recorded in the Register of Members or the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Tuesday, July 9, 2024, only shall be entitled to avail the facility of remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper.

## Dividend:

The Board of Directors of the Company at its meeting held on April 21, 2024, recommended a Final Dividend of ₹ 10 (Ten only) per Equity Share of ₹ 5 each for the Financial Year 2023-24. This Final Dividend is subject to the approval of Members at the ensuing 34<sup>th</sup> Annual General Meeting to be held on Tuesday, July 16, 2024. The dividend, if approved, will be paid to the Members within 30 days from the date of the AGM. The record date for the purpose of Final Dividend is July 9, 2024.

Pursuant to Finance Act, 2020, dividend income is taxable in the hands of shareholders and the Company is required to deduct tax at source from the dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act. 2020 and amendments thereof.

The shareholders are requested to update their PAN with the Company/Link Intime (in case of shares held in physical mode) and depositories (in case of shares held in Demat mode). A resident individual shareholder with PAN who is not liable to pay income tax

can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source. Shareholders can submit their tax exemption forms directly on the portal of Link Intime.

The requisite form for claiming tax exemption can be downloaded from Link Intime's website. The URL for the same is as under: https://www.linkintime.co.in/client-downloads.html- On this page, select the

General tab. All the forms are available under the head 'Form 15G/15H/10F'. The aforementioned documents (duly completed and signed) are required to be uploaded on the URL mentioned below:

https://liiplweb.linkintime.co.in/formsreg/submission-of-form-15g-15h.html

By the order of the Board of Directors For Persistent Systems Limited **Amit Atre** Company Secretary ICSI Membership No.: ACS 20507

Godrej Properties Limited

Name(s) of Applicants:

1. Arvind Pradhan Bhanushali

2. Vinod Pradhan Bhanushali

[Pursuant to Section 374 (b) of the Companies Act, 2013 and rule 4 (1) of the

Companies (Authorised to Register) Rules, 2014]

Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act,

2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty

days hereinafter to the Registrar of Companies, Mumbai, Maharashtra that M/s. HIFI DIGI

ADVERTISING SOLUTIONS LLP (LLPIN: AAK-3674) may be registered under Part I of Chapter

(A) To establish and carry on in India and/or abroad the business of digital advertising , digital

marketing, digital promotion, digital streaming, digital branding, interactive design agency,

creative agency and developing, preparing, discovering, researching, printing, commercializing, displaying, establishing, handling, installing, implementing, maintaining, operating, promoting, processing, modelling, remodelling, testing, buying, selling, wholesaling, relating, marketing,

broadcasting, advising, organizing, or otherwise to deal in internet, web designing, web hosting,

internet service providers, computer animation, entertainment software, all sort of media

measurement and analytical service to the media and entertainment industry of all types and nature or others on internet, web, wap, mobile devices, radio, television, and/or any other

entertainment, movies, plays, musical concerts, non-film content, agencies and brand fielding

campaigns on social networks, marketing on social networks, viral campaigns with virtual

goods, turning passionate customers into moves advocates, branded virtual gifts, virtual goods,

virtual avatars, brand advertisers, agencies, interactive strategy, downloading mp3 music, film

videos, mobile wallpapers and ringtone, free online services, arranging private screening,

providing online discount coupons, location based online service, media measurement,

any other persons, firms corporations or companies in India and abroad the business of

advertising, advertising agents, marketing & public relation consultant, media planner, event

manager, market surveyors, sub-agents, contractors, jobbers, canvassers, advisors,

consultants, brokers, mediators, organiser and manager of various events. like gathering

symposiums, lectures, press conferences, fashion shows, mass meeting, awards distribution,

beauty pageants, roadshows exhibitions; trade fairs, movies, music, for all types of items,

product and service through various medias such as newspapers, periodicals, magazines,

journals, internet, multimedia advertising and presentations, cinema, souvenirs, exhibitions,

roadshows posters, hoarding, sign boards and use all types of board casting and television,

audio, video media, such as radio, television, internet, tap advertising media and for that

purpose manufacture, create, develop, design, alter, improve, modify, amend, deal, import,

export, hire, or take on rent, or on lease properties and premises including advertising spots

on road and highways in India or abroad to promote sale or any other interests of clients.

may be inspected at the office situated at 248, Laxmi Plaza, Laxmi Industrial Estate, New Link

3. A copy of the draft Memorandum of Association and Articles of Association of the proposed company

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot

No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code - 122 050 within twenty

one days from the date of publication of this notice, with a copy to the company at its registered

Road, Andheri (West), Mumbai-400053, Maharashtra, India.

office (as mentioned above).

Dated this on June 20, 2024 at Mumbai

audience measurement, measurement of gross figures of box office performance.

(C) To carry on in India and abroad either alone or jointly or in partnership or in collaboration with

(B) To carry on the business of providing complete solution for content creators like filmed

XXI of the Companies Act 2013, as a private company limited by shares.

The principal object(s) of the proposed company is as follows:

communication or satellite devices.

Registered Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East). Mumbai 400 079, Maharashtra: India Tel.: +91 22 6169 8500

Email: secretarial@godrejproperties.com Website: www.godrejproperties.com NOTICE TO MEMBERS REGARDING 39™ ANNUAL GENERAL MEETING

THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

Members may please note that the 39th Annual General Meeting ("AGM") of Godre Properties Limited ("the Company") will be held through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") facility on Wednesday, July 31, 2024 at 2:30 p.m. (IST), without the physical presence of the Members at a common venue, in compliance with the provisions of the Companies Act, 2013 ("the Act") and the Rules framed thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 2020, 39/2020 dated December 31, 2020, 2/2021 dated January 13, 2021. 19/2021 dated December 8, 2021, 21/2021 dated December 14, 2021 and 2/2022 dated May 5, 2022, 10/2022 dated December 28, 2022 and 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 13, 2020, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the AGM, which will be circulated for convening the AGM.

In compliance with MCA Circulars and SEBI Circulars, the Notice of the AGM along with the Integrated Annual Report for the financial year 2023-24 will be sent only by e-mail to those Members whose e-mail addresses are registered with the Company/ its Registrar and Transfer Agent ("RTA")/ Depository Participants. The Notice of the AGM and the Integrated Annual Report for Financial Year 2023-24 will be made available on the Company's website at https://www.godrejproperties.com and can also be accessed on the websites of the Stock Exchanges i.e. at www.nseindia.com and www.bseindia.com and that on the website of the service provider engaged by the Company i.e. National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com. The physical copy of the Notice along with the Integrated Annual Report shall be made available to the Member(s) who may request the same.

Members can attend and participate in the AGM through VC/ OAVM only, the details of which will be provided by the Company in the Notice of the AGM. Accordingly, please note that, no provision will be made to attend and participate in the 39" AGM of the Company by Members in person. Members attending the Meeting through VC/ OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act. 2013.

The Company is providing remote e-voting facility to all the Members to cast voting rights using an electronic voting system from a place other than venue of the Meeting ("remote e-voting"). The Members will also be given an opportunity to cast votes electronically during the AGM ("e-voting"). The manner of e-voting including remote evoting will be provided in the Notice of the AGM.

### Manner of registering/ updating email addresses to receive the Notice of AGM along with the Integrated Annual Report:

As per the MCA Circulars and the SEBI Circulars, no physical copies of the Notice of AGM and the Integrated Annual Report will be sent to any Member. Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to the RTA of the Company- KFin Technologies Limited at einward.ris@kfintech.com along with the copy of the signed request letter mentioning the name and address of the Member, scanned copy of the share certificate (front and back), self-attested copy of the PAN card and self-attested copy of any other document (e.g.: Driving License, Election Identity Card, Passport) in support of the address of the Member.

Members holding shares in dematerialized mode are requested to register/ update their email addresses with the Depository Participant as per the process advised by the Depository Participant.

The detailed process for registering of email addresses will be provided in the Notice

Members who are holding shares in physical form or who have not registered their email addresses are requested to refer to the Notice of the AGM for the process to be followed for obtaining User ID and password for casting the vote through remote e-voting.

For further details, the Members may contact RTA at KFin Technologies Limited Unit: Godrei Properties Limited, Selenium Tower-B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana; Toll free no.: 1800-3454-001 or email: einward.ris@kfintech.com

Kindly note that pursuant to SEBI Circular No. SEBI/HO/MIRSD/PoD-1/P/CIR/2024/37 dated May 7, 2024, it has been made mandatory for Members holding shares of the Company in physical form, to furnish PAN and KYC details to the Company / RTA. Members are also recommended to complete their nomination in the prescribed form. In this connection, the following forms as notified by SEBI, can be downloaded from the Company's website at https://www.godrejproperties.com/investors/investorinformation

 Form ISR-1 (Request for registering PAN, KYC details or changes/updation thereof); Form ISR-2(Confirmation of Signature of Members by their banker);

3. Form SH-13 (Nomination form)

For Godrej Properties Limited

Place: Mumbai Date: June 20, 2024

Ashish Karyekar Company Secretary 9

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations"). VIJI FINANCE LIMITED

## Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the

Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The

information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

ASBA\*

E-mail: rights@cameoindia.com | Website: www.cameoindia.com

States and any Equity Shares described in this announcement may not be offered or sold in the United States.

Investor grievance: investor@cameoindia.com

Place: Indore

Date: June 19, 2024

\*Assuming full subscription

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21ST JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER. APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

REGISTRAR TO THE ISSUE COMPANY UNI **VIJI FINANCE LIMITED** CAMEO CORPORATE SERVICES LIMITED 11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Person: Ms. Stuti Sinha Contact Details: 04440020700 / 28460390

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753 Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For Viji Finance Limited

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United

Company Secretary And Compliance Officer

Telephone: +91 93028-24000

Email: info@vijifinance.com

financialexp.epapr.in

Place: Pune

Date: June 19, 2024

#### Regd. Office:- 9th Floor, Antriksh Bhavan, 22, K G Marg, New Delhi-11000 Phones:- 011-23357171, 23357172, 23705414, Website: www.pnbhousing.c @ pnb Housing Thrissur Branch: Ambalikkala Tower, 12/155/126, 2nd Floor, South amman kovil street, near Kothapuram Over Bridge, Thrissur-680004. Trivandrum Branch:-F1, KEK Tower, First Floor, Opp. To Trivandrum Development Authority, Vazhuthacaud, Trivandrum-695010 NOTICE UNDER SECTION 13(2) OF CHAPTER III OF SECURITISATION & RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE SECURITY INTEREST ACT 2002, READ WITH RULE 3(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 AMENDED AS ON DATE We, the PNB Housing Finance Limited (hereinafter referred to as 'PNBHFL') had issued Demand notice U/s 13(2) of Chapter III of the Securitization & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. The said Demand Notice was issued through our Authorized Officer to all below mentioned Borrowers/Co-Borrower/Guarantors since your account has been classified as Non-Performing(NPA) Assets as per the Reserve Bank of India/ National Housing Bank guidelines due to non-payment of instalments/ interest. The contents of the same are the defaults committed by you in the payment of instalments of principals, interest, etc. Further, with reasons, we believe that you are evading the service of Demand Notice hence we are doing this Publication of Demand Notice which is also required U/s 13(2) of the said Act. You are hereby called upon to pay PNBHFL within a period of 60 Days of the date of publication of this demand notice the aforesaid amount along with up-to-date interest and charges, failing which PNBHFL will take necessary action/measures under all or any of the provisions of Section 13(4) of the said Act, against all or any one or more of the secured assets including taking possession of the secured assets of the borrowers and guarantors. Your kind attention is invited to provisions of sub-Section (8) of Section 13 of the of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 where under you can tender/pay the entire amount of outstanding dues together with all costs, charges and expenses incurred by the PNBHFL only till the date of publication of the notice for sale of the secured assets by public auction, by inviting quotations, tender from public or by private treaty. FURTHER, you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets. FURTHER, you are prohibited U/s 13(13) of the said Act from transferring either by way of sale, lease or in any other way the aforesaid secured assets. Date of Amount O/s Demand as on date Name/ Address of Property (ies) Address of Account Borrower and Co- Borrower(s) Mortgaged Notice Demand Notice All that piece and parcel of the land having an extent of 6.07 Ares together with building in, Re Sy No 581/12/1, Ayiroor Village, Varkala Taluk, Trivandrum District, HOU/TRI/ Mrs. Aleena S Dileef, W/o Rashid A & Mr. Rashid Rs. 83,35,116/-05-06-2024 **0621/889** A, S/o Abdulrahiman A N S Manzil, Paripally Po. (Rupees Eighty 731 & Kalluvathukkal, Kollam, Kerala-691574.Also Three Lakhs Thirty Thiruvananthapuram, Kerala-695141, as per Title Deed: East by: MAM Public School, North by: Way and Property of Shiji and another, South by: Property of Sonamani, West by: Property of Sonamani. available at: Air Force Qtr 9/3,NP Area,12 AFH, C/o Five Thousand **617**, **B.0**. 56 Apo, Gorakhpur, Uttar Pradesh-201318. One Hundred Sixteen Only) as Trivand on 04-06-2024. rum All that piece and parcel of the land 05-06-2024 NHL/TCR/M/s. Keerthi Offset Press D/No 4/233/3 Rs. 49,39,771/ 0720/804 Panamukku, Nedupuzha, Thrissur, Kerala-680007. 234, B.O. Mr. Pulicken Unni Sathian, S/o Pulicken Krishnan Unni D/No 4/233/3, Panamukku, Nedupuzha, Thrissur, Kerala-680007.Mr. Pulicken Unni Sathian, having an extent of 3.23 Ares together (Rupees Forty with building in, SY No.351/3-19,351/3-Nine Lakhs Thirty 20.Kanimangalam Village, Thrissur Nine Thousand Taluk, Ayyanthole, Thrissur, Kerala-S/o Pulicken Krishnan Unni & Mrs. Sheelabai P K, Seven Hundred W/o Pulicken Unni Sathian.Also available at: Pulikken House, Panamukku, Nedupuzha P O, Thrissur, 680015, Also available at:C/o Jayaraj,tmc 680007, as per Title Deed: East by: Seventy one Property of Pookkattu Chandran, North Only)as on 04by: Property of Pookkattu Chandran, 43/1387, Panamukku, Nedupuzha, Thrissur,680015, Near Siva Temple, Thrissur, Kerala-680007. 06-2024. South by: Pathway, West by: Road. All that piece and parcel of the land having an extent of 2.36 Ares together with building in, Re Sy No 375/16, Vilappil Village, Kattakkada Taluk, Trivandrum NHL/TRI/ Mr. Rajan M S/o Madhavan 214, Geetha Bhavan. B Rs. 30,79,870/-1022/103 P Nagar, Pevad, Vilappil, Trivandrum, Kerala-(Rupees Thirty 695573. Also Available At: Office Of The Accountant Lakhs Seventy General, Statue, Trivandrum, Kerala-695001 Mrs. Nine Thousand District, Thiruvananthapuram, Kerala-695573, as per Title Deed: East by: Property of Usha, North by: Property of Geetha Pushpam O , W/o Rajan M & Mrs. Omana Eight Hundred K, W/o Thankappan 214, Geetha Bhavan, B P Seventy Only)as Sindhu Sugathan, South by: Property of Nagar, Peyad, Vilappil, Trivandrum, Kerala-695573. on 04-06-2024. Ushaprabhakaran.Westby: Road. NHL/TRI/ Mrs. Rupa Dsouza D/o Cross Hubert Dsouza A5 Deepam, TC 39/645 Karavila Road, Pangode, Near All that piece and parcel of the land having an extent of 1.85 Ares together Rs. 30,43,325/-(Rupees Thirty

Sk Hospital, Pangode Po, Trivandrum, Kerala-695006. Also Available at: Sun Group Of Institutions,

Opp KSRTC Bus Stand, Surya Road, Nedumangad Po, Trivandrum, Kerala-695541. Mrs. Shyma

Solomon W/o Saiju Linus Bathel Orchid Villas,

Machinadu, Thachottukavu, Peyad Po, Trivandrum Kerala-695573. Also Available At: Shine Cottage

Valayanchirangara PO, Ernakulam, Kerala-683556

Ayiroor Po, Varkala, Trivandrum, Kerala-695310

HOU/TCR/ Mr. Shine Raj, S/o Ramakrishnan Nair & Mrs.

**1023/116 Praji K Nair, W/o Shine Raj**. Mooshappillil

9719 & Valayanchirangara P O, Airapuram, Ernakulam,

NHL/TCR/ Kerala-683556. Also Available At: H S S

9711,B.0 Valayanchirangara, P O, Ernakulam-683556 Also

. Thrissur Available At: Rubac Balloon Pvt Ltd, Rubber Park,

Trivand

Place: Kerala, Dated: 12.06.2024

Advertisement giving notice about registration under Part I of Chapter XXI of the Companies

[Pursuant to Section 374 (b) of the Companies Act, 2013 and rule 4 (1) of the Companies (Authorised to Register) Rules, 2014]

- Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act. 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar of Companies, Mumbai, Maharashtra that M/s. HIFI DIGI ADVERTISING SOLUTIONS LLP (LLPIN : AAK-3674) may be registered under Part I of Chapter XXI of the Companies Act 2013, as a private company limited by shares.
  - The principal object(s) of the proposed company is as follows:
  - (A) To establish and carry on in India and/or abroad the business of digital advertising , digital marketing, digital promotion, digital streaming, digital branding, interactive design agency. creative agency and developing, preparing, discovering, researching, printing, commercializing. displaying, establishing, handling, installing, implementing, maintaining, operating, promoting, processing, modelling, remodelling, testing, buying, selling, wholesaling, relating, marketing, broadcasting, advising, organizing, or otherwise to deal in internet, web designing, web hosting, internet service providers, computer animation, entertainment software, all sort of media measurement and analytical service to the media and entertainment industry of all types and nature or others on internet, web, wap, mobile devices, radio, television, and/or any other communication or satellite devices.
  - (B) To carry on the business of providing complete solution for content creators like filmed entertainment, movies, plays, musical concerts, non-film content, agencies and brand fielding campaigns on social networks, marketing on social networks, viral campaigns with virtual goods, turning passionate customers into moves advocates, branded virtual gifts, virtual goods, virtual avatars, brand advertisers, agencies, interactive strategy, downloading mp3 music, film videos, mobile wallpapers and ringtone, free online services, arranging private screening, providing online discount coupons, location based online service, media measurement, audience measurement, measurement of gross figures of box office performance.
  - (C) To carry on in India and abroad either alone or jointly or in partnership or in collaboration with any other persons, firms corporations or companies in India and abroad the business of advertising, advertising agents, marketing & public relation consultant, media planner, event manager, market surveyors, sub-agents, contractors, jobbers, canvassers, advisors, consultants, brokers, mediators, organiser and manager of various events. like gathering symposiums, lectures, press conferences, fashion shows, mass meeting, awards distribution, beauty pageants, roadshows exhibitions; trade fairs, movies, music, for all types of items, product and service through various medias such as newspapers, periodicals, magazines, journals, internet, multimedia advertising and presentations, cinema, souvenirs, exhibitions, roadshows posters, hoarding, sign boards and use all types of board casting and television, audio, video media, such as radio, television, internet, tap advertising media and for that purpose manufacture, create, develop, design, after, improve, modify, amend, deal, import, export, hire, or take on rent, or on lease properties and premises including advertising spots on road and highways in India or abroad to promote sale or any other interests of clients.
- 3. A copy of the draft Memorandum of Association and Articles of Association of the proposed company may be inspected at the office situated at 248, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (West), Mumbai-400053, Maharashtra, India.
- 4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code - 122 050 within twenty one days from the date of publication of this notice, with a copy to the company at its registered office (as mentioned above).

Name(s) of Applicants: 1. Arvind Pradhan Bhanushali 2. Vinod Pradhan Bhanushali Dated this on June 20, 2024 at Mumbai

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

with building in, Re Sy No 699/18, Athiyannoor Village, Neyyattinkara

Γaluk, Trivandrum District

Thiruvananthapuram, Kerala- 695524, as per Title Deed: East by: Property of Chandran, North by: Property of Narayanan, South by: Propety of Indianan Westby: Post

with building in, Re.Sy.No.90/10

3,Irapuram Village,Kunnathunadı

Taluk,Valayanchirangara,Kunnathunad

Kerala-683556, as per Title Deed: East

by: Property of Manayath shyam,Rajan

and others, North by: Property of

Property of Rajan, West by: Road.

Jinilraj, South by: Private Road and

All that piece and parcel of the land having an extent of 9.66 Ares together 05-06-2024

Johnson, West by: Road.

Lakhs Forty Three Thousand

Three Hundred

Twenty Five

Only) as on 04-

06-2024.

Rs. 58,72,784/-

(Rupees Fifty

Eight Lakh

Seventy Two

Thousand Seven

**Hundred Eighty** 

Four Only) as on

04-06-2024.

Authorized Officer (M/s PNB Housing Finance Ltd.)

## OVIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008/15

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viii Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company, The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer E-mail: info@viiifinance.com | Website: www.viiifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"), FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

ASBA\*

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this

issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer. LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an

application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date)

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21st JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024, ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

Place: Indore

Date: June 19, 2024

## CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Investor grievance: investor@cameoindia.com Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

REGISTRAR TO THE ISSUE

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha

Company Secretary And Compliance Officer

Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating

to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA. For Viji Finance Limited

Sd/-

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States. AdBaaz



Registered Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli

(East). Mumbai 400 079, Maharashtra: India Tel.: +91 22 6169 8500

Email: secretarial@godrejproperties.com Website: www.godrejproperties.com NOTICE TO MEMBERS REGARDING 39™ ANNUAL GENERAL MEETING

THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS Members may please note that the 39th Annual General Meeting ("AGM") of Godre

Properties Limited ("the Company") will be held through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") facility on Wednesday, July 31, 2024 at 2:30 p.m. (IST), without the physical presence of the Members at a common venue, in compliance with the provisions of the Companies Act, 2013 ("the Act") and the Rules framed thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 2020, 39/2020 dated December 31, 2020, 2/2021 dated January 13, 2021. 19/2021 dated December 8, 2021, 21/2021 dated December 14, 2021 and 2/2022 dated May 5, 2022, 10/2022 dated December 28, 2022 and 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 13, 2020, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the AGM, which will be circulated for convening the AGM. In compliance with MCA Circulars and SEBI Circulars, the Notice of the AGM along

with the Integrated Annual Report for the financial year 2023-24 will be sent only by e-mail to those Members whose e-mail addresses are registered with the Company/ its Registrar and Transfer Agent ("RTA")/ Depository Participants. The Notice of the AGM and the Integrated Annual Report for Financial Year 2023-24 will be made available on the Company's website at https://www.godrejproperties.com and can also be accessed on the websites of the Stock Exchanges i.e. at www.nseindia.com and www.bseindia.com and that on the website of the service provider engaged by the Company i.e. National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com. The physical copy of the Notice along with the Integrated Annual Report shall be made available to the Member(s) who may request the same.

Members can attend and participate in the AGM through VC/ OAVM only, the details of which will be provided by the Company in the Notice of the AGM. Accordingly, please note that, no provision will be made to attend and participate in the 39" AGM of the Company by Members in person. Members attending the Meeting through VC/ OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act. 2013.

The Company is providing remote e-voting facility to all the Members to cast voting rights using an electronic voting system from a place other than venue of the Meeting ("remote e-voting"). The Members will also be given an opportunity to cast votes electronically during the AGM ("e-voting"). The manner of e-voting including remote evoting will be provided in the Notice of the AGM.

### Manner of registering/ updating email addresses to receive the Notice of AGM along with the Integrated Annual Report:

As per the MCA Circulars and the SEBI Circulars, no physical copies of the Notice of AGM and the Integrated Annual Report will be sent to any Member. Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to the RTA of the Company- KFin Technologies Limited at einward.ris@kfintech.com along with the copy of the signed request letter mentioning the name and address of the Member, scanned copy of the share certificate (front and back), self-attested copy of the PAN card and self-attested copy of any other document (e.g.: Driving License, Election Identity Card, Passport) in support of the address of the Member.

Members holding shares in dematerialized mode are requested to register/ update their email addresses with the Depository Participant as per the process advised by the Depository Participant. The detailed process for registering of email addresses will be provided in the Notice

Members who are holding shares in physical form or who have not registered their email addresses are requested to refer to the Notice of the AGM for the process to be followed for obtaining User ID and password for casting the vote through remote e-voting.

Godrej Properties Limited, Selenium Tower-B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana; Toll free no.: 1800-3454-001 or email: einward.ris@kfintech.com Kindly note that pursuant to SEBI Circular No. SEBI/HO/MIRSD/PoD-1/P/CIR/2024/37

For further details, the Members may contact RTA at KFin Technologies Limited Unit:

dated May 7, 2024, it has been made mandatory for Members holding shares of the Company in physical form, to furnish PAN and KYC details to the Company / RTA. Members are also recommended to complete their nomination in the prescribed form. In this connection, the following forms as notified by SEBI, can be downloaded from the Company's website at https://www.godrejproperties.com/investors/investorinformation

- Form ISR-1 (Request for registering PAN, KYC details or changes/updation thereof); Form ISR-2 (Confirmation of Signature of Members by their banker);
- 3. Form SH-13 (Nomination form)

For Godrej Properties Limited

Place: Mumbai Date: June 20, 2024

Sd/-Ashish Karyekar Company Secretary 9



**BSE Limited** 

25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com CIN No.: L67120MH2005PLC155188

Notice is hereby given that the following Trading Member of BSE Limited has requested

Sr.No.	Name of the Trading Member	SEBI Regn. No.	Closure of business w.e.f.
1	STCI Primary Dealer Ltd.	INZ230003337	03/06/2022

for the surrender of its trading membership of the Exchange:

The constituents of the abovementioned Trading Member are hereby advised to lodge complaints, if any, within one month of the date of this notification for the purpose of processing the surrender application submitted to BSE. However, constituents are requested to note that complaints, if any, which are not filed within the aforesaid timeframe, may be filed against the abovementioned Trading Member within the stipulated timeframe prescribed by SEBI from time to time. The complaints filed against the abovementioned Trading Member will be dealt in accordance with the Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEBI from time to time.

submit their complaints along with necessary documents on email id dis@bseindia.com For further details relating to the complaint form, filing of eComplaint, etc. please visit

The constituents can file complaints against the abovementioned Trading Member at

the nearest Regional Investor Service Centre of BSE in the prescribed complaint form or

https://www.bseindia.com/static/investors/cac\_tm.aspx

For BSE Limited General Manager Place: Mumbai Membership Operations & Date : June 20, 2024 Membership Compliance



## **Persistent Systems Limited**

CIN: L72300PN1990PLC056696 Regd. Office: 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016

Ph. No.: +91 (20) 6703 0000; Fax: +91 (20) 6703 0008 E-mail: investors@persistent.com; Website: www.persistent.com

NOTICE OF THE 34<sup>TH</sup> ANNUAL GENERAL MEETING TO BE HELD AT PERSISTENT SYSTEMS LIMITED, DEWANG MEHTA AUDITORIUM, 'BHAGEERATH', 402 SENAPATI BAPAT ROAD,

PUNE 411 016, INDIA, IN-PERSON AND THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO-VISUAL MEANS ('OAVM') AT THE MEMBERS' BEST CONVENIENCE NOTICE is hereby given that the 34<sup>th</sup> Annual General Meeting ('AGM') of the Members of the Company will be held on Tuesday, July 16, 2024, at

**1600 Hrs.** (India Time) at Persistent Systems Limited, Dewang Mehta Auditorium, 'Bhageerath', 402 Senapati Bapat Road, Pune 411 016, India, inperson and through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') at the members' best convenience to transact the businesses, as set out in the Notice of the AGM. The AGM shall be held in compliance with all the applicable provisions of the Companies Act, 2013, Rules made thereunder, read with General Circulars

issued by the Ministry of Corporate Affairs ('MCA') having reference No. 14/2020, 17/2020, 20/2020, 10/2022, dated April 8, 2020, April 13, 2020, May 5, 2020, December 28, 2022, along with subsequent circulars issued in this regard, the latest being Circular No. 09/2023, dated September 25, 2023 (collectively referred to as 'MCA Circulars'), and the Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Circular issued by the SEBI having reference No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, respectively.

## Participation by the Members:

Members can attend and participate in the AGM either in person or through VC/OAVM facility at their best convenience. Details and instructions to attend, vote, and view the proceedings of the AGM are provided in the AGM Notice. Members attending the AGM in person or through VC/OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act. 2013.

#### **Electronic Dissemination of Notice and Annual Report:** a. The AGM Notice along with the Annual Report 2023-24 is being sent only by

- electronic mode to those Members whose email addresses are registered with the Company/Depository Participants as on June 14, 2024, in compliance with the MCA and SEBI Circulars. b. The AGM Notice 2023-24 will also be available on the Company's website
- at https://www.persistent.com/wp-content/uploads/2024/06/agm-noticec. The Annual Report 2023-24 will also be available at https://www.persistent
- com/wpcontent/uploads/2024/06/persistent-annual-report-2024.pdf
- d. The AGM Notice and Annual Report 2023-24 will also be available at the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL at https://www.evoting.nsdl.com. To register your email address for all future correspondence and update your bank account details, please follow the below process:

Physical Holding	Register/update the details in the prescribed Form ISR-1 and other relevant forms with the Registrar and Share Transfer Agent ('RTA') of the Company at pune@linkintime.co.in Shareholders may download the prescribed forms from the Company's website at https://www.persistent.com/investors/investors-communication/notice-to-physical-shareholders/
Demat Holding	Please contact your Depository Participant ('DP') and follow the process advised by your DP.
oting by the Members:	

The Members will have the option to vote electronically on the businesses set out in the AGM Notice through remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper. If your e-mail address is already registered with the Company / Depositories, log-in details for e-Voting are being sent to your registered e-mail address. In case, you have not registered your e-mail address with the Company / Depositories, the detailed procedure of voting by Members holding shares in dematerialized form, physical mode, and Members who have not registered their e-mail addresses are being provided in the AGM Notice. A person whose name is recorded in the Register of Members or the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Tuesday, July 9, 2024, only shall be entitled to avail the facility of remote e-Voting / e-Voting at the time of AGM / voting through Ballot Paper.

## Dividend:

The Board of Directors of the Company at its meeting held on April 21, 2024, recommended a Final Dividend of ₹ 10 (Ten only) per Equity Share of ₹ 5 each for the Financial Year 2023-24. This Final Dividend is subject to the approval of Members at the ensuing 34<sup>th</sup> Annual General Meeting to be held on Tuesday, July 16, 2024. The dividend, if approved, will be paid to the Members within 30 days from the date of the AGM. The record date for the purpose of Final Dividend is July 9, 2024.

Pursuant to Finance Act, 2020, dividend income is taxable in the hands of shareholders and the Company is required to deduct tax at source from the dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act. 2020 and amendments thereof.

The shareholders are requested to update their PAN with the Company/Link Intime (in case of shares held in physical mode) and depositories (in case of shares held in Demat mode).

A resident individual shareholder with PAN who is not liable to pay income tax can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source. Shareholders can submit their tax exemption forms directly on the portal of Link Intime.

The requisite form for claiming tax exemption can be downloaded from Link Intime's website. The URL for the same is as under:

https://www.linkintime.co.in/client-downloads.html- On this page, select the General tab. All the forms are available under the head 'Form 15G/15H/10F'. The aforementioned documents (duly completed and signed) are required to be uploaded on the URL mentioned below:

https://liiplweb.linkintime.co.in/formsreg/submission-of-form-15g-15h.html

For Persistent Systems Limited **Amit Atre** Company Secretary ICSI Membership No.: ACS 20507

By the order of the Board of Directors

Place: Pune

Date: June 19, 2024

financialexp.epapr.in

(This is only an advertisement for information purposes and is not a prospectus announcement) **VISAMAN GLOBAL SALES LIMITED** 

Gujarat – 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862 Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com// Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA GULABCHAND VASA. MS. AVNI M. VASA. MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N.

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013

with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot,

"The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS)

REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

### FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER RISK TO INVESTORS:

Shares may not result in an active or it Shares may be volatile and you may s at or above the Issue Price or at all. rerage cost of acquisition of Equity Share	be unable to resell your Equi
Name of the Promoters	Average cost of Acquisition (in ₹)
Mr. Mitulkumar Sureshchandra Vasa	7.29
Mr. Sureshchandra Gulabchand Vasa	7.29
	s at or above the Issue Price or at all. erage cost of acquisition of Equity Share  Name of the Promoters  Mr. Mitulkumar Sureshchandra Vasa

and volume fluctuations following the completion of the Issue. Further, our

Types of transactions	Weighted average cost of acquisition (₹ per Equity Shares)
Weighted average cost of acquisition of pri- mary / new issue of shares.	NA
Weighted average cost of acquisition for secondary sale / acquisition of shares.	NA
Weighted average cost of acquisition for past 5 primary issuances / secondary trans- actions, as disclosed above	₹ 4.17/-

Mr. Kular Brijesh N.

3. Ms. Avni M. Vasa

ASBA\*

4. Ms. llaben Sureshchandra Vasa

OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024

Simple, Safe, Smart way of Application- Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted.

Our Equity Shares have never been publicly traded, and may experience price
 Weighted average cost of acquisition:

7.29

7.29

UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\*

Investors are required to ensure that the Bank Account used for applying is linked to their PAN. \*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS, Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank. (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with

CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021. ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 -20897022. E-mail: info@shreni.in. For UPI related queries. investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: loc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worll.operationshead@axisbank.com / worll.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this issue unless they can

afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issue and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 27 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited. AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company

as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS				
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares		
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800		
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800		
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800		
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392		
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69		
Mr. Talsaniya Bhavesh D	10	1					
Mr. Kaushik Shah	10	1					

LEAD MANAGER TO THE ISSUE

**LINK**Intime

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER

SHRENI SHARES LTD.

SHRENI SHARES LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED) Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Raghuleela Mall, Kandivali West, Mumbai - 400067 Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com

Investors Grievance E-mail: info@shreni.in Website: www.shreni.in Contact Person: Ms. Tanya Goyal

SEBI Registration Number: INM000012759

Date: June 19, 2024

Place: Raikot

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India, Telephone: +91 8108114949 E-mail: visamanglobal.smeipo@linkintime.co.in

Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan

SEBI Registration Number: INR000004058

C/o., Jain Traders, 8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India.

Ms. Rawal Ankita Harsh

Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager. Shreni

Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED Sd/-

Mitulkumar Sureshchandra Vasa

Chairman & Managing Director

DIN: 07789750

VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

बैंक ऑफ़ इंडिया BO Relationship Beyond Bankina

Date: 15/06/2024

Place: Sajirhat & Birati

**BANK OF INDIA BARASAT ZONAL OFFICE** Asset Recovery Department

2nd Floor, DD-2, Salt Lake, Sector 1, Bidhan Nagar. Kolkata - 700064

APPENDIX IV [See Rule 8(1)] **POSSESSION NOTICE** (For Immovable Property)

Sd/- Chief Manager & Authorised Officer

Bank of India

The undersigned being the Authorised Officer of the Bank of India, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest

Act, 2002 and in exercise of powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002, issued Demand Notice/s on the dates mentioned against each account calling upon the respective Borrower/s to repay the amount as mentioned against each account within 60 days from the date of notice(s) / date of receipt of the said notice(s). The Borrower(s) having failed to repay the amount, notices are hereby given to the Borrower(s) and the public in general that the undersigned has taken possession of the properties secured assets, described herein below in exercise of powers conferred on him/her under Sub-section (4) of Section 13 of Act read with rule 8 of the Security Interest Enforcement Rules, 2002 on the dates mentioned below against their names. The Borrower(s) in particular and the public in general is hereby cautioned not to deal with the property/ies and any

dealings with the property/ies will be subject to the charge of Bank of India for amounts and interest mentioned thereon. The Borrower(s) attention is invited to provisions of Sub-section (8) of Section 13 of the Act, in respect of time available, to redeem the Secured Assets Name & Address of the Description of the Immovable Property

1) Date of Demand Notice 2) Date of Possession Notice Borrower/Proprietor/Partners Guarantor with Branch Name 3) Amount Outstanding (Rs.) BORROWER: Mrs. Laxmi Mandal, Equitable Mortgage of immovable property comprising Land & Building in the name of Smt. Laxmi 1) 05/03/2024 Mandal, under Bilkanda II Gram Panchavet, situated in part of RS & LR Dag No. 218 & 219, RS | 2) 15/06/2024 CO-BORROWER: Sanjib Mandal, Khatian No 172, 165, LR Khatian No. 126 now 2466, JL No 30, Mouza- Muragacha, PS-Ghola, 3) Rs.13,99,794.24 CO-BORROWER: Sanjoy Mandal and ADSR-Sodepur, Dist- North 24 Parganas Kolkata - 700110, vide title deed No 03186/2014 CO-BORROWER: Shankar Mandal (in words Thirteen Lacs (property: 1 storied residential building in plot area 3 Cottah 8 Chittaks 32 Sqft more of less) in the Ninety Nine Thousand Seven BRANCH: SAJIRHAT name of Smt Laxmi Mandal. The aforesaid property bounded; On the North by: Saraswati Hundred Ninety Four and Paise Twenty Four) Press. On the South by: Panchayet Road/Prokash Biswas. On the East by: Sukumar Ghosh/F/o Prabir Kabasi. On the West: H/o Prokash Biswas. a. Title deed No I-3650 of 1983 All that part and parcel of the property consisting of Equitable 1) 20/03/2024 BORROWER: Mr. Bholanath Singha mortgage of land and single Storied Building having land area 1 Cottah 10 Chittack 21 Sq Ft. (More 2) 15/06/2024 BRANCH: BIRATI or Less). Municipality Holding No- 117(123) Kabi Satyen Dutta Road, Mouza-Uttar Nimta, JL No-2, 3) Rs.7,16,900.22 Touzi No-172, R S No- 102 comprised in LR Dag No & RS Dag No- 1920, LR Khatian No-2019. (Seven Lakhs sixteen thousand nine hundred and New LR Khatian No-2118, PO+PS- Nimta within the jurisdiction of North Dum Dum Municipality twenty two paisa only) under ward no-10, Jurisdiction of ADSRO Cossipur, Dist- North 24 Parganas, Kolkata-700049. Bounded; On the North by H/O Mr Saha (Dag no.1920). On the South by K.S. Dutta Road.

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

On the East by H/O Sallendra Nath Shil. On the West by H/O Dilip Kanta Rov.

עוניע VIJI FINANCE LIMITED Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@vijifinance.com | Website: www.vijifinance.com

PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

RIGHTS ISSUE PERIOD FURTHER EXTENDED LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26TH JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The

information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

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

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024. Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date)

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5,00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges. ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in

dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT

FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 2157 JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of

Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

VIJI FINANCE LIMITED

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Email: info@vijifinance.com

Company Secretary And Compliance Officer

Place: Indore Date: June 19, 2024

Sr.No. Name of the Trading Member

For Viji Finance Limited

Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States. AdBaaz

(toll free no.).

of the AGM.

Date: 19.06.2024

Place: Noida



25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001 Tel. No.22721233 / 34 Fax No.22721003 • www.bseindia.com CIN No.: L67120MH2005PLC155188 NOTICE

Notice is hereby given that the following Trading Member of BSE Limited has requested for the surrender of its trading membership of the Exchange:

Closure of

SEBI Regn. No. business w.e.f. STCI Primary Dealer Ltd. INZ230003337 03/06/2022 The constituents of the abovementioned Trading Member are hereby advised to lodge

complaints, if any, within one month of the date of this notification for the purpose of processing the surrender application submitted to BSE. However, constituents are requested to note that complaints, if any, which are not filed within the aforesaid timeframe, may be filed against the abovementioned Trading Member within the stipulated timeframe prescribed by SEBI from time to time. The complaints filed against the abovementioned Trading Member will be dealt in accordance with the Rules, Byelaws, Regulations and notices of the Exchange and circulars issued by SEBI

The constituents can file complaints against the abovementioned Trading Member at

the nearest Regional Investor Service Centre of BSE in the prescribed complaint form or submit their complaints along with necessary documents on email id For further details relating to the complaint form, filing of eComplaint, etc. please visit.

https://www.bseindia.com/static/investors/cac\_tm.aspx

Sd/-General Manager Membership Operations & Membership Compliance

For BSE Limited

#### Regd. office- 20/1, Maharshi Debendra Road 2rd Floor, Kolkata (WB)-700007 CIN: L51109WB1983PLC035777; website: www.gemscommercial.co.in

GEMS COMMERCIAL CO. LIMITED

COMPANY

11/2, Usha Gani Jaora Compound, Indore, Madhya Pradesh 452001, India

Email: gemscom@yahoo.com, Ph. No.- +91-120-4939945

The 41st Annual General Meeting of the members of the company will be held at the registered office of the Company i.e. 20/1, Maharshi Debendra Road 2nd Floor, Kolkata (WB)-700007 on Monday , July 15, 2024 at 12:00 PM to transact the businesses set forth in the Notice of the AGM.

The Notice of the AGM and Annual Report have been sent to Members through permitted mode to the shareholders at their registered address available with the Company. The notice and Annual Report will also made available on Company's website www.gemscommercial.co.in and, website of Stock Exchange https://www.cse-india.com. in terms of section 108 of the Companies Act, 2013 read with Rule 20 of the Companies

(Management & Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing) Obligation and Disclosure Requirements) Regulations, 2015, as amended, the Company is providing to all its members remote e-voting facility through e-voting platform provided by Central Depository Services (India) Ltd. (CDSL) to cast their vote on all the business set out in the notice of AGM. Further in this regard members are notified that:

The remote e-voting period will commence on Friday, July 12, 2024 at 09:00 AM and will ends on Sunday, July 15, 2024 at 05.00 PM. The remote e-voting shall not be allowed beyond this time and period

The cut-off date for determining the eligibility of the members to vote by remote e-voting and at AGM is Monday, July 08, 2024. A person whose name appears in the register of Members/ Beneficial owners as on cut-off date shall be entitled to avail the facility of remote e-voting or e-voting at AGM. The Members who have cast their vote through remote e-voting may participate at AGM, but shall not entitled to vote again in the AGM. Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right at AGM.

A person who has acquired shares and become member of the company after dispatch of the Notice of the AGM and hold shares as on cut-off date, may obtain login-id and password by sending a request at helpdesk.evoting@cdslindia.com. However, if the member us already registered with CDSL for e-voting, then he can use his existing login-id/password for casting his vote through remote e-voting.

All the members holding shares in physical, will use their folio no. for login. In case of any queries/grievances relating to e-voting, members may refer Frequently Asked Questions (FAQs)/e-voting user manual for members available under section HELP at www.evotingindia.com or contact CDSL on helpdesk.evoting@cdslindia.com or call 18002005533

Book Closure: Pursuant to section 91 of the Companies Act, 2013 and rules framed thereunder

and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations

2015, the Register of the Members and Share Transfer Books of the Company will be closed from Monday July 08, 2024 to Monday, July 15, 2024 (both days inclusive) for the purpose For GEMS Commercial Co. Limited

Rajender Soni (Director) DIN: 00418933

Kolkata

financialexp.epapr.in 📉 🦲 🦲

Place : Mumbai

Date : June 20, 2024



This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwallor, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A. Contact Person: Ms. Stuti Sinha; Company Secretary and Compliance Officer

E-mail: info@vijifinance.com | Website: www.vijifinance.com

### PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

### RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26TH JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The

information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

\*Assuming full subscription

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12

dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date) If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21<sup>ST</sup> JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

## CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

REGISTRAR TO THE ISSUE

Contact Details: 04440020700 / 28460390 E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

VIJI FINANCE LIMITED

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Email: info@vijifinance.com

Company Secretary And Compliance Officer

For Viii Finance Limited

Sd/-Ms. Stuti Sinha

Place: Indore Date: June 19, 2024

Company Secretary & Compliance Officer

COMPANY

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.



## CLASSIFIED AD DEPOT (CAD) Book classified ads at your nearest Express

Group's authorised Classified Ad Depots

### EAST PATPARGANJ: CHAVI ADVERTISERS, Ph.: 9899701024,

22090987, 22235837, PREET VIHAR: AD BRIDGE COMMU-NICATION, Ph.: 9810029747, 42421234, 22017210, SHAKARPUR: PARICHAY ADVERTISING & MARKETING, Ph.: 9350309890, 22519890, 22549890

## WEST

JANAKPURI: TRIMURTI ADVERTISERS, Ph.: 9810234206, 25530307, KAROL BAGH (REGHARPURA): K R ADVERTIS-ERS, Ph.: 9810316618, 9310316618, 41547697, KARAM-PURA: GMJ ADVERTISING & MARKETING PVT. LTD., Ph.: 9310333777, 9211333777, 9810883377, **NEW MOTI** : MITTAL ADVERTISING, Ph.: 25178183, NAGAR 9810538183, 9555945923, **MOTI NAGAR:** UMA ADVER-TISERS. Ph.: 9312272149. 8800276797. RAMESH NAGAR: POSITIVE ADS, Ph.: 9891195327, 9310006777, 65418908, TILAK NAGAR: SHIVA ADVERTISERS, Ph.: 9891461543, 25980670, 20518836, **VIKAS PURI:** AAKAR ADVT. MEDIA Ph.: 9810401352, 9015907873, 9268796133

## CENTRAL

CHANDNI CHOWK: RAMNIWAS ADVERTISING & MARKET-ING. Ph.: 9810145272. 23912577. 23928577. CONNAUGHT : HARI OM ADVERTISING COMPANY 9811555181, 43751196

NORTH TIS HAZARI COURT: SAI ADVERTISING, Ph.: 9811117748 CAMP : SHAGUN ADVERTISING, KINGWAY 9818505505, 27458589, PATEL CHEST (OPP. MORRIS NAGAR POLICE STATION): MAHAN ADVERTISING & MAR-KETING, Ph.: 9350304609, 7042590693, PITAMPURA (PRASHANT VIHAR) : PAAVAN ADVERTISER Ph.: 9311564460, 9311288839, 47057929

## SOUTH

CHATTARPUR: A & M MEDIA ADVERTISING, Ph.: 9811602901, 65181100, 26301008, KALKAJI: ADWIN ADVERTISING. Ph.: 9811111825. 41605556. 26462690. MALVIYA NAGAR: POOJA ADVERTISING & MARKETING SERVICE, Ph.: 9891081700, 24331091, 46568866, YUSUF SARAI: TANEJA ADVERTISEMENT & MARKETING Ph.: 9810843218, 26561814, 26510090

### NCR FARIDABAD (NEELAM FLYOVER) : AID TIME (INDIA)

ADVERTISING, Ph.: 9811195834, 0129-2412798, 2434654, FARIDABAD (NIT, KALYAN SINGH CHOWK) : PULSE ADVERTISING, Ph.: 9818078183, 9811502088, 0129-4166498, FARIDABAD: SURAJ ADVERTISING & MARKET-ING, Ph.: 9810680954, 9953526681, GURGAON: SAMBOD-HI MEDIA PVT. LTD., Ph.: 0124-4065447, 9711277174, 9910633399, GURGAON: AD MEDIA ADVERTISING & PR, Ph.: 9873804580, NOIDA (SEC. 29): RDX ADVERTISING, Ph.: 9899268321, 0120-4315917, NOIDA (SEC. 65): SRI SAI MEDIA, Ph.: 0120-4216117, NOIDA (SEC. 58): JAI LAKSHMI ADVERTISERS, Ph.: 9873807457, 9911911719 GHAZIABAD (HAPUR ROAD TIRAHA. NR GURUDWARA) : TIRUPATI BALAJI ADVERTISING & MARKETING, Ph.: 9818373200, 8130640000, 0120-4561000

**EDUCATION (IAS & PMT ACADEMIES)** FRIENDS PUBLICITY SERVICE 23287653, 23276901, 9212008155

For CAD enquiries please contact : **ROHIT JOSHI** 9818505947, **ABHINAV GUPTA** 9910035901 For booking classified ads, please contact 011-23702148, 0120-6651215, E-mail: delhi.classifieds@expressindia.com

(This is only an advertisement for information purposes and is not a prospectus announcement)

## WSRMAN GLOBAL SALES LIMITED

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862.

Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com//

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N.

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

"The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

## THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE. THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED

FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS. FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER

PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR

**RISK TO INVESTORS:** 

 Our Equity Shares have never been publicly traded, and may experience price and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity

2. The average cost of acquisition of Equity Shares by our Promoters is as follows:

Shares at or above the Issue Price or at all.

Sr. No.	Name of the Promoters	Average cost of Acquisition (in ₹)
1.	Mr. Mitulkumar Sureshchandra Vasa	7.29
2.	Mr. Sureshchandra Gulabchand Vasa	7.29
3.	Ms. Avni M. Vasa	7.29
4.	Ms. Ilaben Sureshchandra Vasa	7.29
5.	Mr. Kular Brijesh N.	7.46

Weighted average cost of acquisition:

Types of transactions	Weighted average cost of acquisition (₹ per Equity Shares)
Weighted average cost of acquisition of pri- mary / new issue of shares.	NA
Weighted average cost of acquisition for secondary sale / acquisition of shares.	NA
Weighted average cost of acquisition for past 5 primary issuances / secondary trans- actions, as disclosed above	₹ 4.17/-

# OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024

Simple, Safe, Smart way of Application- Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted.

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 -20897022, E-mail: info@shreni.in. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: lpc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issue and the Issue including the risks involved. The Equity Shares in the Issue have neither

section titled "Risk Factors" beginning on page 27 of the Prospectus. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus.

been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each, Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS			
Name of Promoters	Face Value (₹) No.		Name of Promoters	Face Value (₹)	No. of shares	
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800	
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800	
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800	
Ms. Haben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392	
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69	
Mr. Talsaniya Bhavesh D	10	1				
Mr. Kaushik Shah	10	1				

REGISTRAR TO THE ISSUE

**LINK** Intime

LEAD MANAGER TO THE ISSUE SHARES LTD.

SHRENI SHARES LIMITED

(FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED) Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Raghuleela Mall, Kandivali West, Mumbai - 400067, Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com Investors Grievance E-mail: info@shreni.in

Website: www.shreni.in Contact Person: Ms. Tanya Goyal SEBI Registration Number: INM000012759

Date: June 19, 2024

Place: Rajkot

LINK INTIME INDIA PRIVATE LIMITED C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India.

Telephone: +91 8108114949

E-mail: visamanglobal.smeipo@linkintime.co.in Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan

SEBI Registration Number: INR000004058

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Rawal Ankita Harsh C/o., Jain Traders, 8, Sorathiawadi Near Narmada,

80 Feet Road, Rajkot - 360002, Gujarat, India. Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com

Website: https://visamanglobalsales.com/ Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters

of allotment, credit of allotted shares in the respective

beneficiary account, etc. AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus

and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager. Shreni

Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED

Chairman & Managing Director

AdBaaz

Mitulkumar Sureshchandra Vasa

VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United

States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

financialexp.epapr.in Lucknow 

NOTICE

NOTICE is hereby given that the Certificates No

for 143335, 278828, 390196, 477578, 1330476

Equity Shares Nos. 900 of Larsen & Toubro Ltd

standing in the name(s) of LATE SHARDA AGARWAL, MEDHA AGARWAL & ADITYA

KUMAR AGARWAL has/have been lost or

mislaid and the undersigned has/have applied

to the Company to Issue duplicate Certificate(s

for the sald shares. Any person who has any claim in respect of the said shares should write

to our Registrar, KFin Technologies Limited

Selenium Tower B, Plot 31-32, Gachibowli

Financial District, Hyderabad-500032 within

one month from this date else the company will proceed to issue duplicate Certificate(s)

Name(s) of Shareholder(s)

ADITYA KUMAR AGARWAL

MEDHA AGARWAL

Date: 19/06/2024

**FINANCIAL EXPRESS** 



## कार्यालय नगर पालिक निगम, इन्दौर जलयंत्रालय एवं ड्रेनेज विभाग

विज्ञप्ति क्रमांक: 4

निविदा सूचना

निम्नलिखित कार्य हेत् केन्द्रीयकृत प्रणाली में पंजीकृत ठेकेदारों से ऑनलाइन निविदाएं आमंत्रित की जाती है। निविदा का विस्तृत विवरण वेबसाइट https://mptenders.gov.in/पर देखा जा सकता है।

ग्रुप क.	1. टेण्डर क्र. 2. जारी दिनांक	कार्य का नाम	<ol> <li>कार्य की समयावधि</li> <li>लागत</li> </ol>	<ol> <li>निविदा प्रपत्र का मूल्य</li> <li>ई.एम.डी.</li> </ol>	निविदा की अंतिम तिथि
1	2024_UAD_ 349715 10.06.2024	झोन क्र. 13 वार्ड क्र. 81 के अंतर्गत वैशाली नगर के सामने से नटराज नगर नाले तक वर्षा के पानी की निकासी हेतु आर.सी.सी कल्वर्ड बनाना। (द्वितीय बार निविदा आमंत्रण)	1. 12 माह	1. ₹12,500/- 2. ₹81,800/-	27.06.2024 (शाम 05:30 बजे तक)
2	2024_UAD_ 349716 10.06.2024	कान्ह नदी जीणोंद्धार योजना अंतर्गत नगर निगम चौराहे से अहिल्या आश्रम तक विकास कार्य करना। (तृतीय बार निविंदा आमंत्रण)	1. 12 माह 2. ₹21,13,17,546/-	1, ₹50,000/- 2, ₹10,56,600/-	27.06.2024 (शाम 05:30 बजे तक)

नोट:- निविदा से संबंधित किसी भी प्रकार के संशोधन का प्रकाशन ऑनलाइन https://mptenders.gov.in/ की वेबसाइट पर ही किया जावेगा, पथक से समाचार पत्र में प्रकाशन नहीं किया जावेगा।

कार्यपालन यंत्री

प्रतिबंधित पॉलीथीन, कैरीबैंग के निर्माण/ विकय/ उपयोग करने पर दंड व सजा का प्रावधान है।

जलयंत्रालय एवं डेनेज विभाग नगर पालिक निगम, इन्दौर



Asset Reconstruction Company (India) Ltd., (Arcil) CIN-U65999MH2002PLC134884 | Website: https://auction.arcil.co.in

Acting in its capacity as Trustee of various Arcil Trusts Arcil office: The Ruby, 10th floor, 29, Senapati Bapat Marg, Dadar (West) Mumbai-400 028 Branch office: Office No.704, 7th Floor, Neptune Uptown.N.S.Road, Opp.Post Office, Mulund-W-400080.

PUBLIC NOTICE FOR SALE THROUGH ONLINE E-AUCTION IN EXERCISE OF THE POWERS UNDER THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 (SARFAESI ACT) READ WITH RULES 6, 8 & 9 OF SECURITY INTEREST (ENFORCEMENT) RULES, 2002

Notice is hereby given to the public in general and to the Borrower (s) / Guarantor (s) / Mortgagor (s), in particular, that the below described immovable property/ies mortgaged/charged to the Asse Reconstruction Company (India) Limited, acting in its capacity as Trustee of various Arcil Trusts ("ARCIL") (pursuant to the assignment of financial asset vide registered Assignment Agreements). will be sold on "As is where is", "As is what is", "Whatever there is" and "Without recourse basis" by way of online e-auction, for recovery of outstanding dues of together with further interest, charges and costs etc., as detailed below in terms of the provisions of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Act") read with Rules 6, 8 and 9 of the Security Interest (Enforcement) Rules, 2002 ("Rules").

Name of the Borrower / Co-Borrower/s / Guarantor/s / Mortgager/s	LAN No. & Selling Bank	Trust Name	Outstanding amount as per SARFAESI Notice dated 28-08-2020	Possession type and date	Date of Inspection	Type of Property and Area	Earnest Money Deposit (EMD)	Reserve Price	Date & Time of E-Auction
Borrower: DANDAPANI PATRA, SUSAMA DANDAPANI PATRA and ANARAJU J PATRA	00005001740	Loan Portfolio-087- A-TRUST	Rs. 13,56,069.03/- as on 20-08-2020 + further interest thereon + Legal Expenses	30-04-2024	Will be arranged on request	104000.74	(Rupees One Lakh Forty-	Rs. 14,14,875/- (Rupees Fourteen Lakhs Fourteen Thousand Eight Hundred and Seventy-Five Only)	On 24-07-2024 12:00 pm

Description of the Secured Asset being auctioned: Property owned by DANDAPANI PATRA:

Immovable property admeasuring 965 sq ft (Built up Area) and bounded as follows: All that part and parcel of the property consisting of Flat no. 102, 1st Floor, A wing, Om Sai Apartment, Building no.01, Vasundri, Titwala west City:5000016 State:5000016 Country: 12501. Bounded by: On the North by: Open Space, On the South by: Passage & Staircase, On the East by: Building No. 103. On the West by: Building No. 101

Pending Litigations known to ARCIL	Nil	Encumbrances/Dues known to ARCIL	Nil
Last Date for submission of Bid	Same day 2 hours before Auction	Bid Increment amount:	As mentioned in the BID document
Demand Draft to be made in name of:	ARCIL-Retail Loan Portfolio-087-A-TRUST	Payable at Par	107
1750 April 1751 1751 1751 1751 1751 1751 1751 175	ARCIL-Retail Loan Portfolio-087-A-TRUST, TI	rust Account No: 57500001224262, HDFC Bank	Limited, Branch: Kamla Mill, Mumbai,

Gaikwad: 9867929121 (shailesh.gaikwad@arcil.co.in) Mahesh Bangera: 9004173256 (mahesh.bangera@arcil.co.in) Terms and Conditions: The Auction Sale is being conducted through e-auction through the website https://auction.arcii.co.in and as per the Terms and Conditions of the Bid Document, and as per

Jayaram Mukund Patil: 8097152422 (sm1accounts@manappuramhomefin.com) Satish Naidu: 8879545079 (satish.naidu@arcil.co.in) Shailesh

The Authorised Officer ("AO")/ARCIL shall not be held responsible for internet connectivity, network problems, system crash down, power failure etc.

At any stage of the auction, the AO may accept/reject/modify/cancel the bid/offer or post-pone the Auction without assigning any reason thereof and without any prior notice.

The successful purchaser/bidder shall bear any statutory dues, taxes, fees payable, applicable GST on the purchase consideration, stamp duty, registration fees, etc. that is required to be paid in order to get the secured asset conveyed/delivered in his/her/its favour as per the applicable law.

The intending bidders should make their own independent enquiries/ due diligence regarding encumbrances, title of secured asset and claims/rights/dues affecting the secured assets, including statutory dues, etc., prior to submitting their bid. The auction advertisement does not constitute and will not constitute any commitment or any representation of ARCIL. The Authorized Officer of ARCIL shall not be responsible in any way for any third-party claims/rights/dues.

The particulars specified in the auction notice published in the newspaper have been stated to the best of the information of the undersigned; however undersigned shall not be responsible / liable for any error, misstatement or omission.

The Borrower/ Guarantors/ Mortgagors, who are liable for the said outstanding dues, shall treat this Sale Notice as a notice under Rules 8 and 9 of the Security Interest (Enforcement) Rules about the holding of the above-mentioned auction sale.

In the event, the auction scheduled hereinabove fails for any reason whatsoever, ARCIL has the right to sell the secured asset by any other methods under the provisions of Rule 8(5) of the Rules

Sd/- Authorized Officer Place: Maharashtra

Date: 20-06-2024

Name of Contact person & number

Asset Reconstruction Company (India) Ltd.

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panion Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior, Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is B-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha: Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6,00,00,000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER.

\*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

### RIGHTS ISSUE PERIOD FURTHER EXTENDED LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024.

The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009. CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06.2024 to 26.06.2024.

through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26<sup>th</sup> June, 2024 (Issue Closing date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided

under the section, "Basis of Allotment" on page 126 of the Letter of Offer. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 2157 JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

CAMEO

Place: Indore

Date: June 19, 2024

CAMEO CORPORATE SERVICES LIMITED

Contact Details: 04440020700 / 28460390

E-mail: rights@cameoindia.com | Website: www.cameoindia.com Investor grievance: investor@cameoindia.com

Contact person: Ms. K. Sreepriva | SEBI Registration No: INR000003753

Subramanian Building, No.1, Club House Road, Chennai - 600 002.

States and any Equity Shares described in this announcement may not be offered or sold in the United States.

REGISTRAR TO THE ISSUE

11/2, Usha Gani Jaora Compound, Indore, Madhya Pradesh 452001, India Contact Person: Ms. Stuti Sinha

COMPANY

Company Secretary And Compliance Officer Telephone: +91 93028-24000 Email: info@vijifinance.com

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount becken, ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For Viji Finance Limited

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United (This is only an advertisement for information purposes and is not a prospectus announcement)

## WSRMM VISAMAN GLOBAL SALES LIMITED

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862

Registered Office: C/o, Jain Traders .8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com//

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N.

'The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

THE ISSUE

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1,92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES. 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS. PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER **RISK TO INVESTORS:** 

 Our Equity Shares have never been publicly traded, and may experience price
 Weighted average cost of acquisition: and volume fluctuations following the completion of the Issue. Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above the Issue Price or at all.

The average cost of acquisition of Equity Shares by our Promoters is as follows:

Sr. No.	Name of the Promoters	Average cost of Acquisition (in ₹)
1.	Mr. Mitulkumar Sureshchandra Vasa	7.29
2.	Mr. Sureshchandra Gulabchand Vasa	7.29
3.	Ms. Avni M. Vasa	7.29
4.	Ms. Ilaben Sureshchandra Vasa	7.29
5.	Mr. Kular Brijesh N.	7.46

Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

Weighted average cost of acquisition (₹ per Equity Types of transactions Shares) Weighted average cost of acquisition of pri-NA mary / new issue of shares. Weighted average cost of acquisition for NA secondary sale / acquisition of shares. Weighted average cost of acquisition for past 5 primary issuances / secondary trans-₹ 4.17/actions, as disclosed above Investors are required to refer section titled "Risk Factors" on page 27 of

ISSUE \

OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024

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

\*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted.

UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5,00,000, applying through Registered Brokers, Syndicate, DPs & RTAS, Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goval, Tel: +91- 022 -20897022. E-mail: Info@shreni.in. For UPI related gueries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: Ipc.upi@npci.org.in: Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID. PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge. DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI

and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

clause of NSE' on page 268 of the Prospectus GENERAL RISKS: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issue and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the

refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer

section titled "Risk Factors" beginning on page 27 of the Prospectus. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and

"Restated Financial Statements" on page 27 and 197 respectively of the Prospectus. ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT. 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10.08.00,000 divided into 1.00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

URIGINAL SIGNATURIES			CURRENT PROMUTERS			
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares	
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800	
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800	
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800	
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392	
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69	
Mr. Talsaniya Bhavesh D	10	1				
Mr. Kaushik Shah	10	1				

REGISTRAR TO THE ISSUE

**LINK**Intime

SHARES LTD.

LEAD MANAGER TO THE ISSUE

SHRENI SHARES LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED) Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near

Raghuleela Mall, Kandivali West, Mumbai - 400067 Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com Investors Grievance E-mail: info@shreni.in Website: www.shreni.in

Contact Person: Ms. Tanya Goyal SEBI Registration Number: INM000012759

LINK INTIME INDIA PRIVATE LIMITED C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India.

Telephone: +91 8108114949 E-mail: visamanolobal.smeipo@linkintime.co.in Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration Number: INR000004058 COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Rawal Ankita Harsh C/o. Jain Traders. 8. Sorathiawadi Near Narmada. 80 Feet Road, Rajkot - 360002, Gujarat, India.

Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

issue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

Investors can contact the Compliance Officer or the

Registrar to the Issue in case of any pre- Issue or post-

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager, Shreni

Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI.

BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED

Mitulkumar Sureshchandra Vasa

Chairman & Managing Director DIN: 07789750 VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United

States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "gualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

the Registrar of Companies. Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

Date: June 19, 2024

Place: Raikot

financia exp.epapr.in

#### NOTICE

Notice is hereby given that certificate for 400 shares of BAJAJ STEEL INDUSTRIES LIMITED in the name of RANI ULHAS CHITALE under Folio No. R00837 bearing Cert. No. 518 and Dist. Nos. 573815-574214 have been lost and application has been made to the Company to issue duplicate in lieu thereof.

Any person who has a claim in respect of the said shares should lodge such claim with the Company's Registrars & Transfer Agents at ADROIT CORPORATE SERVICES PVT. LTD., 18-20, Jaferbhov Ind Estate, 1st Floor, Makwana Road, Marol Naka, Andheri(E), Mumbai-400059 within 15 days from the date of publication of this Notice, else the Company will proceed to issue Duplicate Certificates.

Place: Pune, Date: 20/06/2024

#### This is to inform public in general that Kotak Mahindra Bank Ltd. has organized an Auction in below mention respect of Vehicles.

PUBLIC NOTICE

All Vehicles are TATA MOTORS LTD. • TATA 1618 • YOM - 2019 (1) NL01AD6812 - Minimum Reserve Price : Rs. 4,65,285/- (2) NL01AD6804 - Minimum Reserve Price: Rs. 4,65,285/- (3) NL01AD6813 - Minimum Reserve Price: Rs. 4,65,285/-(4) NL01AD6807 - Minimum Reserve Price : Rs. 4,65,285/- (5) NL01AD6820 - Minimum Reserve Price: Rs. 4,65,285/- (6) NL01AD6803 - Minimum Reserve Price: Rs. 4,65,285/-(7) NL01AD6809 - Minimum Reserve Price : Rs. 4,65,285/- (8) NL01AD6814 - Minimum Reserve Price: Rs. 4,65,285/- (9) NL01AD6811 - Minimum Reserve Price: Rs. 4,65,285/-(10) NL01AD6805 - Minimum Reserve Price : Rs. 4,65,285/- (11) NL01AD6810 - Minimum Reserve Price: Rs. 4,65,285/- (12) NL01AD6815 - Min. Reserve Price: Rs. 4,65,285/-(13) NL01AD6819 - Minimum Reserve Price : Rs. 4,65,285/- (14) NL01AD6817 - Minimum Reserve Price: Rs. 4,65,285/- (15) NL01AD6808 - Minimum Reserve Price: Rs. 4,65,285/-(16) NL01AD6816 - Minimum Reserve Price: Rs. 4,65,285/-

Under hypothecation with M/s. Kotak Mahindra Bank is under Sale in its "AS IS WHERE IS CONDITION". Interested parties can give their quotations (Online / Offline)

Nyati Unitree, 4th Floor, Zone-West 3, Samrat Ashok Road (Nagar Rd), Yerwada, Pune - 411006. OR Contact: Kotak Mahindra Bank Ltd., Mr. Dharmendra Khedkar, Phone: 022-67443560, Email: dharmendra.khedkar@kotak.com

## जाहिर नोटीस

तमाम लोकांस कळविण्यात येते कि, परिशिष्टात नमुद केलेल्या मिळकतीचे विद्यमान मालक सौ. क्षमा तानाजीराव वाळेकर रा. विष्णूनगर, डोंबिवली हे असून, मालकांनी सदर मिळकत आमचे अशिलांना विकत देण्याचे ठरवून योग्य तो विसार स्विकारलेला आहे. सदर मिळकत निर्वेध व निजोखमी व बोजारहीत असल्याचे तसेच मार्केटेबल टायटल असल्याची खात्री व भरवसा सदर मालकांनी आमचे अशीलांस दिला आहे. तरी सदर मिळकती मध्ये अन्य कोणाचाही कोणत्याही प्रकारचे हक, हितसंबंध असल्यास संबंधीतांनी ही नोटीस प्रसिद्ध झालेपासून ०७ (सात) दिवसांचे आत आमच्या दिलेल्या खालील पत्त्यावर अस्सल कागदपत्रासह प्रत्यक्ष हजर राहन आमची खात्री पटवुन द्यावी. मुदतीत कोणाचीही,कसलीही हरकत न आल्यास सदर मिळकत निर्वेध व निजोखमी आहे किंवा संबंधीतांनी त्यांचे असलेले हक व हितसंबंध अधिकार जाणीवपूर्वक सोड्न दिलेले आहेत असे समजून आमये अशिल याची नोंद घ्यावी.

मिळकतीचे वर्णन :- तुकडी पूणे, पोटतुकडी तालुका हवेली, मे सबरजिस्टर साहेब हवेली नं. ते २७, पुणे यांचे कार्यक्षेत्रातील, तसेच पुणे महानगरपालिका यांचे हद्दीतील गाव मौजे खराडी मिळकत स नं. ६३/१/८ यांसी क्षेत्र ०० हे. ६० आर यांसी आकार ०० रूपये २० पैसे मधील विद्यमान मालकांचे मालकीचे क्षेत्र ०० हे. ०२,४५ आर ही मिळकत यांसी चतु:सिमा खालीलप्रमाणे... पूर्वेस : १५ फुटी रस्ता, दक्षिणेस : याच स. नं. पैकी मिळकत, पश्चिमेस श्री. कांबळे, विधाते यांची मिळकत व भाग हिस्सा नं. १९, उत्तरेस : १५ फुटी रस्ता

येणेप्रमाणे जाहीर नोटीस असे. ॲड. अमित बी. कडस पणे, दिनांक: १९/०६/२०२४ पत्ता- स. नं. ४९,भाजी मार्केट, कोकरे बिल्डींग,

चंदननगर, पुणे ४९१०१४ मोबाईल नं. ९०२८०५८३३३ / ८०८७६०२७२८

### AU SMALL FINANCE BANK LIMITED INFORMATION NOTICE

The below mentioned Borrowers & Co-Borrowers are informed to remove their movable assets from the mortgaged property (mentioned in the below table) which has been sold by AU Small Finance Bank Ltd. (A Scheduled Commercial Bank) through auction proceeding under SARFAESI Act. 2002, otherwise the movable assets would be transferred to any rented location at their own cost and they will also be liable for any damage caused during the shifting, if it is not removed within 7 days. For other queries contact: Mr. Mujahid Nasir Khan - 9075000439 or at nearest branch.

Loan A/c No./Name of Borrower/Co-Borrower/ Mortgagor/Guarantor Mortgaged Property

(Loan A/C No.) L9001060120706760, New A K Property Situated At Flat No Enterprises (Borrower), Atllkurraheman Tahirali 205, On 2nd Floor, Building Khan S/O Tahirali (Co-Borrower), Kalpesh Rajendrakumar Mehta S/O Rajendrakumar (Co-Borrower), Lalita Rajendrakumar Mehta W/O Rajendrakumar (Co-Borrower)

Known As Muni Suvratt Darshan, Sr No 99, Hissa No 21/1, Mouza - Rahatani , Tal Haweli, Dist - Pune, Maharashtra Admeasuring 724 Sq.ft.

Detail of

Authorised Officer Date : 19/06/2024 Place : Pune AU Small Finance Bank Limited

## FEDBANK

FEDBANK FINANCIAL SERVICES LTD. Having corporate office at Kanakia Wall Street, A-Wing, 5th Floor, Unit No.501, 502, 511, 512 Andheri - Kurla

## Road, Chakala, Andheri East, Mumbai, Maharshtra - 400093

Whereas, The undersigned being the Authorized Officer of Fedbank Financial Services Ltd under the Securitisation andReconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of the powers conferred under section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated June 14, 2023 calling upon the Borrower, Mortgagor, Co-Borrower(s) and Guarantor: (1) Mubarak Sardar Mullani (Borrower) (2) Asama Mubarak Mullani (Co – Borrower), (3) Sardar Abbas Mullani (Co – Borrower) (4) Samir Sardar Mullani (Co - Borrower) to repay the amount mentioned in the said notice being Rs. 23,19,095/- (Rupees Twenty Three Lakhs Nineteen Thousnd Ninety Five Only) as on 12/06/2023 in Loan Account No. FEDKGBSTL0498679 together with further interest thereon at the contractual rate plus all costs charges and incidental expenses etc. within 60 days from the date of receipt of the said

**POSSESSION NOTICE** 

The Borrower, Mortgagor, Co-Borrower(s) and Guarantor mentioned hereinabove having failed to repay the above said amount within the specific period, notice is hereby given to the Borrower, Mortgagor, Co-Borrower(s), Guarantor and the public in general that the undersigned Authorised officer has taken Physical Possession of the property described herein below in exercise of powers conferred on him under Section 13(4) of the SARFAESI Act read with Rule 8 of Security Interest (Enforcement) Rules, 2002 on this the June 18th of the vear **2024** 

The Borrower, Mortgagor, Co-Borrower(s) and Guarantor mentioned hereinabove in particular and the public in general is/are hereby cautioned not to deal with the following property and any dealings with the following property will be subject to the charge of Fedbank Financial Services Ltd. for an amount Rs. 23,19,095/- (Rupees Twenty Three Lakhs Nineteen Thousnd Ninety Five Only) as on 12/06/2023 in Loan Account No. FEDKGBSTL0498679 together with further interest thereon at the contractual rate plus all the costs charges and incidental expenses etc.

The borrower's attention is invited to sub-section (8) of Section 13 of the Act, in respect of time available to redeem the secured assets.

### **SCHEDULE I**

**DESCRIPTION OF THE MORTGAGED PROPERTY** All that part and parcel of a property being a GP Milkat No 72 property bearing CTS No 27 are

admeasuring 141.00 Sq mts CTS No 22 area admeasring 42.6 sq ft with construction thereon situated at Varachi Galli Yevati, Mhalunge Near Water Tank Tg Karveer Dist Kolhapur Maharashtra 416001. Boundaries as Under. East:- Road, West:- Shri Anil ladhav. North:-Maiid, South: - Shri Shivaji Patil

Sd/- (Authorized Officer) Place:- Kolhapur Fedbank Financial Services Ltd Date:- 18/06/2024

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 09.05.2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), The Calcutta Stock Exchange Limited (CSE) and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").

## VIJI VIJI FINANCE LIMITED

Corporate Identification Number: L65192MP1994PLC008715

Our Company was originally incorporated as 'Panjon Finance Limited' at Gwalior, Madhya Pradesh on October 12, 1994 as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Madhya Pradesh Gwalior. Thereafter our Company obtained a Certificate of Commencement on November 09, 1994 issued by the Registrar of Companies, Madhya Pradesh Gwalior. Subsequently, the name of our Company was changed to Viji Finance Limited vide Shareholders Resolution dated September 11, 2012 pursuant to which fresh Certificate of Incorporation dated September 12, 2012 was issued by Registrar of Companies, Madhya Pradesh Gwalior. The Corporate Identification Number of our Company is L65192MP1994PLC008715. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is 8-03.00080 vide the Certificate of Registration dated December 18, 2012. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 37 of this Letter of Offer.

Registered Office: 11/2, Usha Ganj Jaora Compound Indore, Madhya Pradesh 452001, India | Telephone No. +91 9302824000 | Fax; N.A.

Contact Person: Ms. Stuti Sinha: Company Secretary and Compliance Officer E-mail: info@vijifinance.com | Website: www.vijifinance.com

## PROMOTERS: MR. VIJAY KOTHARI AND MS. SHILPA KOTHARI

ISSUE OF UP TO 6.00.00.000 EQUITY SHARES OF FACE VALUE ₹ 1 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 1.50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.50 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 900.00 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARE FOR EVERY 11 FULLY PAID UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 15, 2024 (THE "ISSUE"), FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 105 OF THE LETTER OF OFFER. \*Assuming full subscription

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF VIJI FINANCE LIMITED RIGHTS ISSUE PERIOD EXTENDED (THE COMPANY)

## RIGHTS ISSUE PERIOD FURTHER EXTENDED

LAST DATE FOR RECEIPT OF RIGHTS ISSUE APPLICATION FORMS IS FURTHER EXTENDED UPTO WEDNESDAY, 26™ JUNE, 2024. The Letter of Offer shall be read in conjunction with this Corrigendum and the Letter of Offer stands suitably modified to the extent of information set out above. The information in this Corrigendum supersedes the information in the Letter of Offer to the extent inconsistent with the information in the Letter of Offer. Other terms and conditions of the Rights Issue as provided in the Letter of Offer remain the same.

Simple, Safe, Smart way of Application - Make use of it!!! \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE: In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 106 of Letter of Offer. In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circular and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 106 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform to the eligible shareholders that in order to provide a better opportunity to shareholders to execute their rights in the Rights Issue, the Rights Issue Committee of the Board of Directors in their meeting held on 19.06.2024 has decided to further extend the last date for making an application for the Rights Equity Shares of the Company i.e., from 21.06,2024 to 26.06,2024.

Accordingly, the last date of submission of the duly filled in Rights Issue Application Forms is extended up to Wednesday, 26th June, 2024 (Issue Closing date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by the Board of Directors or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board of Directors or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 126 of the Letter of Offer.

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock exchanges or such extended time as permitted by the Stock Exchanges.

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the rights equity shares applied for in this issue can be allotted only in

dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date. PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE AS ON OR BEFORE FRIDAY, 21ST JUNE, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ELIGIBLE TO APPLY IN THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE NEW ISSUE CLOSING AS 26.06.2024, ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, ENTITLEMENT LETTER, APPLICATION FORM AND STATUTORY ADVERTISEMENT EXCEPT FOR THE MODIFICATION IN THE ISSUE CLOSING DATE AND THE RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF THE POST ISSUE ACTIVITIES ON ACCOUNT OF CHANGE IN THE ISSUE CLOSING DATE.

VIJI FINANCE LIMITED

Contact Person: Ms. Stuti Sinha

Telephone: +91 93028-24000

Company Secretary And Compliance Officer

REGISTRAR TO THE ISSUE

RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

CAMEO

## CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No.1, Club House Road, Chennai - 600 002. Contact Details: 04440020700 / 28460390

Investor grievance: investor@cameoindia.com Contact person: Ms. K. Sreepriya | SEBI Registration No: INR000003753

E-mail: rights@cameoindia.com | Website: www.cameoindia.com

Email: Info@vijifinance.com Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any pre-issue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the issue, with a copy to the SCSB, giving full details such as name address of the applicant, number of Equity Shares applied for, amount beckon. ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case

11/2, Usha Ganj Jaora Compound, Indore, Madhya Pradesh 452001, India

COMPANY

For Viii Finance Limited

Place: Indore Date: June 19, 2024

may be, was submitted by the ASBA.

Ms. Stuti Sinha Company Secretary & Compliance Officer

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the NSE, BSE and CSE. The LOF shall be available on website of BSE at www.bseindia.com; the website of NSE at www.nseindia.com and the website of CSE at www.cse-india.com; the website of the Company at www.vijifinance.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

(This is only an advertisement for information purposes and is not a prospectus announcement)

## **VISAMAN GLOBAL SALES LIMITED**

Our Company was originally incorporated on June 27, 2019 under the name "Visaman Global Sales Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre having our registered office at C/o. Jain Traders, 8, Sorathiawadi near Narmada, 80 Feet Road, Rajkot, Gujarat - 360002, India. The Corporate Identification Number of our Company is U24311GJ2019PLC108862

Registered Office: C/o, Jain Traders ,8, Sorathiawadi Near Narmada, 80 Feet Road, Rajkot - 360002, Gujarat, India. Tel.: +91 90237 30627 | E-mail: cs@visamansales.com | Website: https://visamanglobalsales.com//

Contact Person: Ms. Rawal Ankita Harsh, Company Secretary and Compliance Officer

GULABCHAND VASA, MS. AVNI M. VASA, MS. ILABEN SURESHCHANDRA VASA AND MR. KULAR BRIJESH N. "The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on SME Platform of NSE Limited (NSE Emerge)."

## THE ISSUE

PROMOTERS OF OUR COMPANY: MR. MITULKUMAR SURESHCHANDRA VASA, MR. SURESHCHANDRA

INITIAL PUBLIC OFFERING OF 37,32,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF VISAMAN GLOBAL SALES LIMITED ("VGSL" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 43/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 33/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1604.76 LAKHS ("THE ISSUE") OF WHICH 1.92,000 EQUITY SHARES AGGREGATING TO ₹ 82.56 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 35.40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ 43/- PER EQUITY SHARE AGGREGATING TO ₹ 1522.20 LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.02 % AND 25.63 % OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 275 OF THIS PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND THE ISSUE PRICE IS ₹ 43/-

### THE ISSUE PRICE IS 4.3 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES. 1957. AS AMENDED. THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 284 OF THE PROSPECTUS.

## FIXED PRICE ISSUE AT ₹ 43/- PER EQUITY SHARE

Our Equity Shares have never been publicly traded, and may experience price
 Weighted average cost of acquisition:

7.29

7.29

7.29

MINIMUM APPLICATION SIZE OF 3000 EQUITY SHARES AND IN MULTIPLES OF 3000 EQUITY SHARES THEREAFTER **RISK TO INVESTORS:** 

Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above the Issue Price or at all. 2. The average cost of acquisition of Equity Shares by our Promoters is as follows: Average cost of Acquisition Name of the Promoters (in ₹) Mr. Mitulkumar Sureshchandra Vasa 7.29

Mr. Sureshchandra Gulabchand Vasa

4. Ms. llaben Sureshchandra Vasa

Ms. Avni M. Vasa

5. Mr. Kular Brijesh N.

and volume fluctuations following the completion of the Issue. Further, our

Weighted average cost of Types of transactions acquisition (₹ per Equity Shares) Weighted average cost of acquisition of pri-NA. mary / new issue of shares. Weighted average cost of acquisition for NA: secondary sale / acquisition of shares. Weighted average cost of acquisition for ₹ 4.17/past 5 primary issuances / secondary transactions, as disclosed above

Investors are required to refer section titled "Risk Factors" on page 27 of the Prospectus.

## **OPENS ON: MONDAY, JUNE 24, 2024 CLOSES ON: WEDNESDAY, JUNE 26, 2024**

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

can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted. UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.\*\* Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

ASBA\* \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors

\*\*UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹ 5.00,000, applying through Registered Brokers, Syndicate, DPs & RTAS, Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except anchor investors. UPI may be availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of NSE Emerge ("NSE") and in the General Information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

\*\*List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to www.sebi. gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www. mld=34) respectively, as updated from time to time. Axis Bank Limited has been appointed as Sponsor Bank for the Issue.

For Issue related grievance investors may contact: Shreni Shares Limited (Formerly known as Shreni Shares Private Limited), Ms. Tanya Goyal, Tel: +91- 022 20897022, E-mail: info@shreni.in. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: Ipc.upi@npci.org.in; Axis Bank Limited at Tel: 022-61586969 and Email: worli.operationshead@axisbank.com / worli.branchhead@axisbank.com; and the Registrar to the Issue at Tel: +91 8108114949 and E-mail: visamanglobal.smeipo@linkintime.co.in. All Investors shall participate in this Issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 284 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondences related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the on SME Platform of NSE ("NSE Emerge"). Our Company has received 'In-principle' approval from NSE for the listing of the Equity Shares pursuant to letter dated June 13, 2024 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be NSE Emerge.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 266 of the Prospectus.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer clause of NSE' on page 268 of the Prospectus

GENERAL RISKS: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 27 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 119 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page 27 and 197 respectively of the Prospectus

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013:

MAIN OBJECTS AS PER MOA OF OUR COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 169 of the Prospectus and Clause III(A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue. LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date of the Prospectus is as follows: Authorised Share Capital of ₹ 15,00,00,000 divided into 1,50,00,000 Equity Shares of ₹ 10/- each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 10,08,00,000 divided into 1,00,79,999 Equity Shares of ₹ 10/- each. For details of the share capital and capital structure of the Company see "Capital Structure" on page 73 of the Prospectus.

Name of the Signatories to the MOA of the Company and the number of Equity Shares held by them:

UNIGINAL SIGNATURIES			CUNNENT PHOMOTERS			
Name of Promoters	Face Value (₹)	No. of shares	Name of Promoters	Face Value (₹)	No. of shares	
Mr. Sureshchandra Gulabchand Vasa	10	51,000	Mr. Sureshchandra Gulabchand Vasa	10	51,40,800	
Mr. Mitulkumar Sureshchandra Vasa	10	36000	Mr. Mitulkumar Sureshchandra Vasa	10	36,28,800	
Ms. Avni M Vasa	10	6000	Ms. Avni M Vasa	10	6,04,800	
Ms. Ilaben Sureshchandra Vasa	10	6997	Ms. Ilaben Sureshchandra Vasa	10	7,05,392	
Mr. Kular Brijesh N	10	1	Mr. Kular Brijesh N	10	69	
Mr. Talsaniya Bhavesh D	10	1		10400		
Mr. Kaushik Shah	10	1	7			

REGISTRAR TO THE ISSUE

**LEAD MANAGER TO THE ISSUE** 

SHRENI SHARES LTD. SHRENI SHARES LIMITED (FORMERLY KNOWN AS SHRENI SHARES PRIVATE LIMITED)

Office No. 217, Hive 67 Icon, Poisar Gymkhana Road Lokmanya Tilak Nagar Poisar, Near Rachuleela Mall, Kandivali West, Mumbai - 400067 Maharashtra, India | Tel.: +91-022-2089 7022 E-mail: shrenishares@gmail.com

Investors Grievance E-mail: info@shreni.in Website: www.shreni.in Contact Person: Ms. Tanya Goyal SEBI Registration Number: INM000012759

Date: June 19, 2024

Place: Raikot

financialexp.epapr.in

**LINK**Intime

LINK INTIME INDIA PRIVATE LIMITED C-101, 247 Park, L B S Marg, Vikhroli (West). Mumbai - 400 083, Maharashtra, India. Telephone: +91 8108114949 E-mail: visamanglobal.smeipo@linkintime.co.in

Investor Grievance E-mail: visamanglobal.smeipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration Number: INR000004058 COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Rawal Ankita Harsh

C/o., Jain Traders, 8, Sorathiawadi Near Narmada, 80 Feet Road, Raikot - 360002, Guiarat, India. Tel. No.: +91 90237 30627 E-mail: cs@visamansales.com Website: https://visamanglobalsales.com/

Registrar to the Issue in case of any pre- Issue or postissue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc. AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus

Investors can contact the Compliance Officer or the

and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at https://visamanglobalsales.com/ and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the registered office of Company, and registered office of Lead Manager, Shreni

Shares Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO ISSUE & SPONSOR BANK: Axis Bank Limited.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated June 18, 2024.

For VISAMAN GLOBAL SALES LIMITED

Mitulkumar Sureshchandra Vasa Chairman & Managing Director

DIN: 07789750 VISAMAN GLOBAL SALES LIMITED is proposing, subject to market conditions and other considerations, public offer of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, on June 18, 2024. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the NSE i.e.,

Pune

www.nseindia.com, and website of our Company at https://visamanglobalsales.com/ Investor should read the Prospectus carefully, including the Risk Factors on page 27 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance

on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been

and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.