

RACL Geartech Ltd.

Corporate Office

B-9, Sector-3, Nolda, Uttar Pradesh-201301, INDIA Phone: +91-120-4588500 Fax: +91-120-4588513 Web: www.raclgeartech.com E-mail: info@raclgeartech.com

13th August, 2020

The Manager - Listing BSE Limited 25th Floor, P. J. Towers, Dalal Street, Mumbai - 400 001

Scrip Code: 520073

Subject: Intimation of Newspaper Publication for E-mail Registration

Dear Sir/Ma'am,

Pursuant to MCA Circulars Nos. 20/2020, 17/2020 and 14/2020 dated 5th May, 2020, 13th April, 2020 and 8th April, 2020 respectively, please find attached herewith the Newspaper Publication made by the Company, requesting Shareholders to register their Email Ids with the Company for sending Notice of Annual General Meeting and Annual Reports for the financial year 2019-20.

Kindly treat this as a relevant disclosure under Regulation 30 of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015 and take the said information on record and oblige.

Thanking You,

FOR RACL GEARTECH LIMITED

SHAGUN BAJRAI

COMPANY SECRETARY & COMPLIANCE OFFICER

ICSI MEM. NO.: A45982

Registered Office

15th Floor, Eros Corporate Tower, Nehru Place, New Delhi-110019, INDIA Phone: +91-11-66155129 CIN: L34300DL1983PLC016136 D-U-N-S Number: 65-013-7086



ICICI, HDFC, Axis Bank raise nearly ₹35,000 crore via QIP

This signifies investors taking a long-term view, betting on sectoral leaders despite headwinds

Gopika Gopakumar & Shayan Ghosh MUMBAI

rivate sector lenders ICICI Bank, Axis Bank and Housing Development Finance Corp Ltd (HDFC) have raised nearly ₹35,000 crore from institutional investors using the qualified institutional placement (QIP) route over the past one week, indicating that investors continue to be bullish on financial services majors.

On Monday, ICICI Bank launched its QIP to raise \$2 billion (₹15,000 crore). "The deal received strong interest from both domestic and foreign investors. The \$2 billion deal saw a demand of almost \$5 billion," a person advising the bank on the fundraise said on the condition of anonymity.

On Tuesday, Axis Bank said it has raised ₹10,000 crore via QIP. The issuance price of ₹420.1 per equity share was at a 5% discount to the floor price of ₹442.19, which was determined on the basis of the pricing formula.

Several products of ICICI Prudential Mutual Fund, BNP Paribas, and Government Pension Fund Global have subscribed to the shares through the placement, the bank said in a stock exchange filing. Other investors include T Rowe Price, Lazard, Fidelity, Bajaj Life, and Max Life Insurance, said a person advising the bank on its share sale.

Another private sector lender, HDFC, also closed a ₹14,000 crore fundraise on Tuesday through a combination of equity shares, nonconvertible debentures (NCDs),

and warrants. In a filing, HDFC said its committee of directors has approved the issue of 5.68 crore equity shares at an issue price of ₹1,760 apiece, including a premium of ₹1,758 per share.

-voting facility to all its Members similar to earlier practices.

or FY 2019-2020 and login details for E-voting.



HDFC said in a regulatory filing that it issued warrants worth ₹307.3 crore and NCDs worth ₹3,693 crore.

"The issue of equity shares pursuant to the issue is for an amount aggregating₹10,000 crore," HDFC said in a regulatory filing, adding that the lender issued warrants worth ₹307.3 crore and NCDs worth ₹3,693 crore.

"The recent spate of successful fundraising by established banking, financial services, and insurance players underlines the willingness of investors to take a long-term view of the sector. We expect the momentum to continue

ever, sector leaders will be preferred by the investors, he said.

The fundraising rounds are likely to bolster the capital position of these lenders amid the covid-19 crisis, which has forced lenders to set aside more provi-

sions and cover against future bad loan shocks. "We believe the bank is well-placed to leverage all growth opportunities that will come in as the economy opens up and is in a strong position to combat challenges," said Amitabh Chaudhry, managing director and chief executive officer, Axis Bank.

The Reserve Bank of India's Financial Stability Report had warned of a spike in bad loans and decline in capital adequacy ratio of banks due to covid. gopika.g@livemint.com

STRENGTHENING BALANCE SHEET

ON Monday, ICICI Bank launched a QIP to raise \$2 billion. which saw a demand of almost \$5 billion

RACL Geartech Limited

Regd. Office: 15th Floor, Eros Corporate Tower, Nehru Place, New Delhi - 110019 (India)

Tel No.: 011-66155129 | Fax No.: 0120-4588513

Email: investor@raclgeartech.com | Website : www.raclgeartech.com

CIN: L34300DL1983PLC016136

NOTICE

n view of the continuing Covid-19 Pandemic, the Ministry of Corporate Affairs ("MCA") has vide its circular dated May 5, 2020 read wit

rirculars dated April 8, 2020 & April 13, 2020 permitted the holding of AGM through Video Conference ("VC") or Other Audio-Visual Means ("OAVM"). In compliance with these Circulars and the relevant provisions of the Companies Act, 2013 and SEBI (Listing bbligations and Disclosure Requirements) Regulations, 2015, the upcoming AGM of the Company will be held on 21st September.

Obligations and Disclosure Requirements) Regulations, 2015, the upcoming AGM of the Company will be held on 21st Septembe 2020 at 11.00 A.M. through VC/OAVM.

As per aforesaid circulars, the Notice of AGM along with the Annual Report for FY 2019-2020 is permitted to be sent only by electron mode to those Members whose E-mail IDs are already registered with the Company/RTA/Depositaries. The Company is also providing the configurations.

f your E-mail ID is already registered with the Company/RTA/ Depositary, Notice of AGM along with Annual Report for FY 2019-2020 your E-mail ID is a leasy legistered with the company into Depositary, notice of Admining with Almua neport of it 2019-202 and login details for E-voting shall be sent to your registered E-mail address. In case you have not registered your E-mail ID with th ompany/RTA/Depositary, please follow the below instructions to register your E-mail ID for obtaining notice of AGM, Annual Repor

AXIS Bank said it has raised ₹10,000 cr via OIP: HDFC closed a

rounds are expected to bolster the capital position of sectoral lenders amid crisis

THESE fundraising

aviation, hospitality that have been badly hit by covid, raising funds remains tough

FOR sectors such as

These developments highlight that for issuers with strong businesses," said investors are taking a long-term view Ravi Dubey, partner, IndusLaw. and are willing to bet on sector leaders For sectors most affected by the pandespite near-term headwinds because demic, such as aviation and hospitality, of the covid-19 pandemic. fundraising remains a challenge. How-

ENERGY EFFICIENCY SERVICES LIMITED (A JV of PSUs of Ministry of Power, Govt. of India)

EESL, a JV of four CPSU's under Ministry of Power, invites applications for the post of Head (Convergence) in EESL on contractual basis. Details w.r.t eligibility criteria, selection mode, online application etc. shall be made available on our website from 17th August, 2020 (Tentatively): www.eeslindia.org.

e-PROCUREMENT NOTICE

e-Tender No.: IRCON/1014/J&K.KQ/S&T/Tunnel-T74R/tunnel Com/Tender Dated: 11.08.2020 e-Tender for and on behalf of Northern Railway is invited from bidders meeting the qualifying equirements for the work of "Design, Supply, Installation, Testing & Commissioning of Tunnel Communication system consisting of Emergency Call & Service Telephone, CCTV, Tunnel Radio and PA System in Tunnel T-74R, T-77, T-78 and Cut-n-Cover (Banihal station) on Dharam - Banihal

Rs. 49.94 Crores
08.09.2020 up to 15.00 hrs. (IST) Estimated Cost of the Work Last Date and Time of e-Bid Submission

Send a request to Registrar and Transfer Agents ("RTA") of the Company, MAS Services Limited at info@masserv.con providing Folio number, Name of the Shareholder, Scanned copy of the Share Certificate (Front and Back), Self attests scanned copy of PAN Card and Aadhar Card) for registering the E-mail address.

Please send your Bank details with original cancelled cheque to our RTA at MAS Services Limited, T-34 2nd floor, Okhla Industrial Area, Phase-II, New Delhi- 110020 alongwith letter mentioning your Folio no. (if the same is not registered PLEASE UPDATE THE SAME ON OR BEFORE 21ST AUGUST, 2020.

Please contact your Depositary Participant (DP) and register your E-mail address as per the process advised by DP. Please update your Bank Details also, with your DP.

PLEASE UPDATE THE SAME ON OR BEFORE 21ST AUGUST, 2020.

The Notice of AGM and Annual Report for FY 2019-2020 will also be available on Company's website www.raclgeartech.com and website of BSE Limited at <u>www.bseindia.com.</u> Members attending the meeting through VC/ OAVM shall be co Quorum under Section 103 of the Companies Act, 2013.

Place: Noida Date: 11.08.2020

Business

of Life

Daily articles on the

workplace, and how it is evolving.

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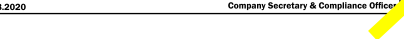
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Shagun Bajpai Company Secretary & Compliance Office

For RACL Geartech Limited





INDIAN RAILWAY CATERING AND TOURISM CORPORATION LTD.

NO	OIN EL TOUBE			
	NOTICE INVITING E-TENDERS For Rail	Neer Plant Nangl	oi (New Delhi).	
S. N.	Description	Mode of E-Tender	Last Date & Time of Tender Submission	
1	Supply of 1700 kg of Hot Melt Adhesive.	Two Stage Open E-Tender	24.08.2020 at 15.00 hrs	
2	Removal of empty and waste items (i.e. empty corrugated boxes, empty polyethylene bags, waste plastics etc.).	Single Packet Open E-Tender	24.08.2020 at 15.00 hrs	
3	Supply of 4000 kg Pearlised BOPP Label Rolls for 500 ml Rail Neer Bottles.	Two Stage Open E-Tender	26.08.2020 at 15.00 hrs	
4	Supply of 5,00,000 Corrugated Cartons for 500 ml Rail Neer Bottles.	Two Stage Open E-Tender	26.08.2020 at 15.00 hrs	
5	Supply of 1,19,50,000 Alaska 27mm pet Preforms for 500 ml Rail Neer Bottles.	Two Stage Open E-Tender	26.08.2020 at 15.00 hrs	
6	Supply of 5,57,60,000 Alaska 27mm HDPE Caps for Rail Neer Bottles.	Two Stage Open E-Tender	28.08.2020 at 15.00 hrs	
7	Supply of 2600 BOPP Self Adhesive Tape Rolls for Rail Neer Bottles.	Two Stage Open E-Tender	28.08.2020 at 15.00 hrs	
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The E-Tender notifications are available on website www.irctc.com and "eprocure.gov.in/cppp". The tender document can be downloaded & submitted online on website "www.tenderwizard.com/IRCTC". Only online tenders will be acceptable. Note: In case of any corrigendums/addendums issued on the advertisement it will be published only on www.irctc.com and "eprocure.gov.in/cppp". Bidders are therefore requested to visit

IRCON INTERNATIONAL LTD. (A Govt. of India Undertaking) CIN No- L45203DL1976GOI008171, www.ircon.org

E-procurement Notice

- tender No. IRCON/2056/AANRLP/Tender/ Sleeper-II / 175 August 10, 2020 e-tenders in Two Packet System for and on behalf of Northeast Frontier Railways is invited from bidders meeting qualifying requirements for the work of Manufacturing, Supplying, transportation & stacking of various 60 kg UIC Rail PSC Mono Block sleepers for Broad Gauge main line, Turnouts, Derailing switches, Bridge Guard and Gauge widening Sleepers for curves as per RDSO specification and between Km 0.000 (Agartala Railway station) to Transshipment yard Km. 5+100 (Indo-Bangla Border) in connection with construction of Agartala-Akhaura New Rail Link Project." as per the following details:

timated Cost of the work : INR 5,14,54,818/ast Date and Time of e-Bid Submission : 02nd September 2020 upto 15:00 hours (IST) or further detail visit website https://www.etenders.gov.in/eprocure/app Amendments/ Corrigendur ny would be hosted only on the website. For & on behalf of E-mail ID: raman.singla@ircon.org/ aanrlp.2056@ircon.org Contact number: +91 3812374501, Mob No. 7085086400

IRCON INTERNATIONAL LTD.

section of Jammu Kashmir Rail Link Project under Ferozepur division of Northern Railway."

For further details and updates, please visit tender section on IRCON's e-tender website https://letenders.gov.in/eprocure/app. Amendment / Corrigendum, if any, would be hosted only on the website. Chief General Manager/S&T, C-4, District Centre, Saket, New Delhi-110017

HCL TECHNOLOGIES LIMITED

NOTICE TO EQUITY SHAREHOLDERS TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

Notice is hereby given that pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("Act") and Rule 6 of the Investor Education and Protection Fund ("IEPF") Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, notified by the Ministry of Corporate Affairs ("MCA") on September 7, 2016, and amended from time to time ("Rules"), all shares in respect of which dividend(s) remain unpaid or unclaimed for a period of seven consecutive years shall be transferred to the DEMAT Account of the IEPF Authority (the "IEPF DEMAT Account") within 30 days from the due date of

The shares in respect of the dividends declared by the Company as per the details below are lying unpaid /unclaimed as on date and are due to be transferred to the IEPF

l	DEMAT Account:	ia , arrotamito ao c	m date and are due to	be transferred to the IET
	Dividend Particulars	Payment Date of Dividend	Date of completion of seven years (Due Date)	Date of transfer of shares to IEPF DEMAT Account(30 days from Due Date)
l	1st Interim Dividend	October 31, 2013	November 16, 2020	December 15, 2020

All benefits accruing on such shares e.g. bonus issue, split, consolidation, fraction shares, etc. except right issue shall also be credited to the IEPF DEMAT Account.

The Company has uploaded on its website https://www.hcltech.com/investors/iepfdetails the details, including the Names and Folio number / DP ID - Client ID of the shareholders whose shares are due for transfer to the IEPF DEMAT Account. The Company is also sending individual notices to such shareholders at their latest available addresses with the Company/ Registrar and Share Transfer Agent ("RTA"). Shareholders may note that both the unpaid/unclaimed dividend(s) and the corresponding shares transferred to the IEPF DEMAT Account including all benefits, if any, accruing on such shares after the date of transfer to the IEPF DEMAT Account can be claimed from the IEPF Authority after following the procedure prescribed in the

The concerned shareholders, holding shares in physical form and whose shares are due for transfer to the IEPF DEMAT Account, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to the IEPF DEMAT Account in accordance with the prescribed Rules and upon such issue, the original share certificate(s) registered in their name will stand automatically cancelled and be deemed non-

Shareholders may also note that, necessary Corporate Action shall be initiated by the Company to transfer the shares to the IEPF DEMAT Account.

The shareholders are requested to write to the Company at HCL Technologies Limited 14th Floor, Tower 6, Plot No.3A, Sector 126, Noida-201 304 on or before the due date for making a valid claim for the unpaid / unclaimed dividend (s). In case no valid claim has been made, the said shares will be transferred to IEPF DEMAT Account by the due date as per the procedure stipulated in the Rules.

Date: August 11, 2020

Place: Noida (U.P.)

For HCL Technologies Limited Manish Anand **Company Secretary** HCL

Orchies

The most special way to say you care **ARCHIES LIMITED**

Regd. Office: 191F, Sector-4, IMT Manesar, Gurugram, Haryana-122050. CIN: L36999HR1990PLC041175, Web: www.archiesonline.com Email: archies@archiesonline.com, Tel: +91 124 4966666.

NOTICE TO THE SHAREHOLDERS

For transfer of shares to the Investor Education and Protection Fund (IEPF), Account (As per Section 124 (6) of the Companies Act, 2013 and Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016)

NOTICE is hereby given to the Shareholders of Archies Limited ("Company") that in compliance with the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules ("Rules"), 2016 and provisions of the Companies Act, 2013, the Company is required to transfer all the unclaimed / unpaid shares in respect of which dividends remains unpaid or unclaimed for seven consecutive years to the Investor Education and Protection Fund (IEPF) Account established by the Central

Hence, all the underlying shares in respect of which dividends are not paid/claimed for the last 7(Seven) years for the Year 2012-2013, have to be transferred to IEPF pursuant to the said Rules.

A list of such Shareholders, who have not encashed their dividends for seven consecutive years and whose shares are therefore liable for transfer to the IEPF Account, is displayed on the website of the Company https://www.archiesonline.com/public/htdocs/List_of_Shareholders_for_UnpaidUnclaimed_Divide nd & Shares 2012 13.pdf.

The Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to IEPF Account as per the said Rules for taking appropriate action and submitting requisite documents to claim the shares and unclaimed dividend amount(s) before its credit to IEPF Account. Shareholders are requested to forward the requisite documents as per the communications to the Company's Registrar and Share Transfer, to claim the Shares and unclaimed dividend amount(s). Notice is hereby given that in the absence of receipt of a valid claim by the Shareholder, the Company would be transferring the said shares and dividend amount(s) to the IEPF Account without further notice in accordance with the requirements of the said Rules.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF Account pursuant to the said Rules. Please note that, upon such transfer, shareholders can claim the transferred shares along with dividends from IEPF, for which details are available at www.iepf.gov.in

For any information / clarifications on this matter, the concerned shareholders may contact the Company's Registrar and Share Transfer Agent - Mr. Swapan Kumar Naskar ,M/s. Link Intime India Private Limited, Noble Heights, 1st floor, Plot NH 2, C-1 Block LSC, Near Savitri market, Janakpuri, New Delhi - 110058,

Email: swapann@linkintime.co.in or delhi@linkintime.co.in By order of the Board

For Archies Limited Hitesh Kumar Place: New Delhi

Date: 11.08.2020

(Face value of ₹ 2 each) (in ₹)

GE T&D INDIA LIMITED **Unleashing Limitless Energy**

- $Series\,reactor\,package\,at\,Thiruvalam\,and\,Nellore\,Sub-Stations\,from\,Power\,Grid\,Corporation\,of\,India\,Limited$ $6X80\,MVAR\,765\,kV\,single\,phase\,switchable\,line\,reactors\,for\,extension\,of\,765/400/220\,kV\,Fatehgarh\,II\,substatalle and the substatalle and the subs$
- from Power Grid Corporation of India Limited
- $66/11\,kV\,Gas\,Insulated\,Substation\,at\,Dochula\,from\,Bhutan\,Power\,Corporation\,Limited$ $Supply of Fibre\,Optical\,Transmission\,Equipment\,from\,Gujarat\,Energy\,Transmission\,Corporation\,Limited$
- $400\,kV\,switchyard\,at\,Meghnaghat\,in\,Bangladesh\,from\,Ge\,Power\,India\,Limited$ $125\,MVAR, 400kV\,reactor\,bay\,at\,Khandwa\,From\,Madhya\,Pradesh\,Power\,Generating\,Company\,Limited$
 - Key Commissioning
- $Commissioned \ Pole-4 \ of \ Champa \ Kurukshetra \ Phase-2 \ project \ for \ PGCIL. \ With \ Commissioning \ of \ the \ fourth \ pole-4 \ of \ Champa \ For \ Part \ Part \ Part \ PGCIL \$ the capacity of Champa-Kurukshetra transmission link has increased to 6000 MW. 220/132/33 kV Air Insulated Substation for Bihar State Power Transmission Company Ltd at Supal in Bihar
- 6 Bays of 400 kV Substation for Tata Projects Limited at Ramagundam in Telangana
- EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND PERIOD ENDED 30TH JUNE 2020

₹ Million, except per share data Quarter ended Year ended 31.03.2020 31.03.2020 S. No **PARTICULARS** 30.06.2020 30.06.2019 Unaudited Unaudited (Audited)* Audited Total income 6.502.7 7 355 0 6 984 7 32.182.1 (3,021.0)2. Net Profit / (Loss) for the period (before tax, exception (262.2)60.4 (2,346.8)and/or extraordinary items) (2,346.8) (3,556.6) Net profit / (loss) for the period before tax (262.2)60.4 (after exceptional and/or extraordinary items) Net Profit / (Loss) for the period after Tax (a Exceptional and/or Extraordinary items) (221.7)31.2 (2,046.3)(3,209.4)Total comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 512.1 512.1 512.1 Equity share capital 512.1 Reserves (excluding Revaluation Reserve) as shown in 10,002.8 the Audited Balance Sheet of the previous year Basic and diluted EPS for the period (0.8)0.1 (7.3)(11.8)

Figures for the quarter ended 31 March 2020 are the balancing figures between audited figures in respect of full financial year and the published year to date figures upto the third quarter of the financial year. Also, the figures upto the end of the third quarter were only reviewed and not subjected to audit.

- a) The above is an extract of the detailed format of Financial Results of quarter ended 30 June 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results is available on the Company's website at www.ge.com/in/ge-td-india-limited and the Stock Exchange websites at www.bseindia.com
- b) The above unaudited results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 10 August 2020 The unaudited results for the quarter ended 30. June 2020 have been subjected to limited review by the Statutory Auditors of the Company

For GF T&D India Limited (Pitamber Shivnani)

Deputy Commissioner (Market)

Indore Municipal Corporation, Indore

DIN: 05187407

Place: Noida **Managing Director & Chief Executive Officer** Date : August 10, 2020 CIN - L31102DL1957PLC193993

Registered Office: A 18, First Floor, Okhla Industrial Area - Phase II, New Delhi 110 020 Tel. no. + 91 11 41610660, Fax no. + 91 11 41610659, website: www.ge.com/in/ge-td-india-limited

DELHI METRO RAIL CORPORATION LTD. (A Joint Venture of Govt. of India & Govt. of NCT Delhi) **NOTIFICATION REGARDING TENDERS OF DMRC**

All the Tender Enquiries/Notice inviting tenders (NITs) of DMRC are not being published in Newspapers. All concerned are notified that NIT and Tender Documents of all Works/Services and Store Supply Tenders of DMRC are available at Central Public Procurement Portal website https://eprocure.gov.in and Indian Railway E-Procurement System (IREPS) website www.ireps.gov.in respectively. In addition to above, NIT for all Tenders of DMRC are also published at DMRC website www.delhimetrorail.com Advt. No.: DMRC/864/2020 Sr. General Manager/Contract

INDORE MUNICIPAL CORPORATION, INDORE Narayan Singh Saput Marg, Shivaji Market, Indore (M.P.) **NOTICE INVITING TENDER**

Indore Municipal Corporation, Indore invites online bids from eligible bidders through www.mptenders.gov.in for "Engagement of Agency for Construction, Operation and Maintenance of Outdoor Media Devices on BOT Basis and Award of Advertisement Rights". The successful bidder will be having rights to display advertisement on the media structures as per the detailed conditions mentioned in the RFP document.

No.	Name of Work		Tender Form Money Depos		
1	Engagement of Agency for Construction, Operation and Mainte Media Devices on BOT Basis and Award of Advertisement Rights	₹ 5,000/-	₹ 3,45,134/-		
Кеу	Dates:			•	
Issu	ue of RFP	11.08.2020			
Pre	-Bid Meeting	21.08.2020,	15:00 Hrs		
Pur	Purchase of RFP end date 11.09.), 17:00 Hrs		
Bid	d Submission end date 11.09.2020				
Har	ard Bound Bid Submission end date 14.09.2020		17:00 Hrs.		
Ор	Opening of Technical Bid 15.09.2020,		15:00 Hrs.		
Ope	Opening of Financial Bid Shall be info			tage	
Ter	Tender Document and other details shall be available on: Website- www.mptenders.gov.in				
Amendment to NIT if any would be published on website only					

पंजाब नैशन्त बैंक U punjab national bank

दूरभाष नं. : 0124-2671115, मेल : Bo3347@pnb.co.in

ाबाक अधाहस्ताक्षरा न प्रातभात हित आधानयम, 2002 का वित्ताय आस्तया एव प्रवतन क प्रातभातकरण एव पुनानमाण क तहत तथा प्रातभात । (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित धारा 13(2) के तहत प्रदत्त शक्तियों के उपयोग में पंजाब नैशनल बैंक शाखा हेली मंडी, जिला गुरुग्राम, हरियाणा का अधिकृत प्राधिकारी होने के नाते कर्जदारों श्री मोहित कुमार अरोड़ा पुत्र मुकेश कुमार अरोड़, रुचि दवेर पत्नी मोहित कुमार अरोड़ा तथा अमिता अरोडा पत्नी मकेश कमार अरोड से सचना में लिखित राशि रु. 27.85.709/- (रुपये सत्ताईस लाख पिचासी हजार सात सौ नौ मात्र) 01.12.2019 से भावी ब्याज का कथित सूचना की तिथि से 60 दिनों के भीतर पुनर्भुगतान करने के लिए कहते हुए 02.03.2020 को एक माँग सूचना जारी की थी।

कर्जदारों के पनर्भगतान में असफल रहने के कारण एतद्वारा कर्जदारों/जमानतियों को तथा जनसामान्य को सचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभित हित (प्रवर्तन) नियम, 2020 के नियम 8 के साथ पठित अधिनियम की धारा 13 की उपधारा (4) के तहत उसे प्रदत्त शक्तियों के उपभोग में नीचे वर्णित सम्पत्ति पर कब्जा कर लिया है।

प्रतिभृत आस्तियों को छुड़ाने के लिए उपलब्ध समय-सीमा के विषय में कर्जदारों/जमानतियों/गिरवीकर्ताओं का ध्यान अधिनियम की धारा 13 की उपधारा (8) की ओर आकृष्ट किया जाता है।

विशेष रूप से कर्जदारों/जमानतियों तथा जनसामान्य को एतद्वारा सम्पत्तियों से किसी प्रकार का संव्यवहार न करने की चेतावनी दी जाती है और सम्पत्तियों के साथ किसी प्रकार का संव्यवहार रु. 27.85,709/- (रुपये सत्ताईस लाख पिचासी हजार सात सौ नौ मात्र) + 01.12.2019 से भावी ब्याज के लिए पंजाब नैशनल बैंक के प्रभार का विषय होगा। यदि कर्जदार/जमानती प्रकाशन के 30 दिनों के भीतर बकाया अदा नहीं करते हैं तो बकायों की वसुली के लिए निर्धारित के अनसार सम्पत्ति की बिक्री की जायेगी।

स्थान : गुरुग्राम, तिथि : 07.08.2020

अधिकृत प्राधिकारी, पंजाब नेशनल बैंक

शुद्धिपत्र

एसएमसी कॉर्पोरेशन (इण्डिया) प्राइवेट लिमिटेड बनाम आकाश पैकटेक प्राइवेट लिमिटेड. केस सं. आईबी-1527/(एनडी)/2019 के मामले में माननीय पीठ-IV, एनसीएलटी नई दिल्ली द्वारा दिनांक 07 अगस्त, 2020 के आदेशानुसार आईआरपी को जनसामान्य के लिए एक सुचना निर्गत करने के लिए निर्देशित किया गया कि माननीय एनसीएलटी पीठ IV, नई दिल्ली द्वारा घोषित 31.07.2020 को ऋणशोधन अक्षमता आदेश के अनुपालन में दावे आमन्त्रित के लिए 06 अगस्त, 2020 को प्रकाशित मैसर्स आकाश पैकटेक प्राइवेट लिमिटेड के लेनदारों का ध्यान आकर्षित करने हेत् प्रारूप-ए में सार्वजनिक घोषणा को एनसीएलटी पीठ IV द्वारा विधिवत अनुमोदित कर पार्टियों के मध्य सौहार्द्रपूर्ण ढंग से निपटान के कारण वापस ले लिया गया है जिसमें अधोहस्ताक्षरी को अन्तरिम समाधान प्रोफेशनल नियक्त किया गया है।

अतः इस समाचार-पत्र में 6 अगस्त, 2020 को प्रपत्र-ए में कथित सार्वजनिक घोषणा निष्फल हो जाती है और इसे शुन्य माना जायेगा। ज्योति रंजन तरफदार

अन्तरिम समाधान प्रोफेशनल IBBI/IPA-001/IP-P01000/2017-18/11647 तिथि : 11.08.2020 स्थान : नई दिल्ली

एलएलपी अधिनियम, 2008, एलएलपी अधिनियम. 2008 की धारा 13 तथा एलएलपी नियमावली, 2009 के नियम 17 के मामले में तथा शान्ति देवी कॉमर्सियल एलएलपी (यहां के बाद एलएलपी वर्णित) के मामले में सार्वजनिक सचना

एतदुद्वारा आम जनता को सुचित किया जाता है कि सीमित दायित्व भागीदारी अधिनियम. 2008 की धारा 13(3) तथा सीमित दायित्व भागीदारी नियमावली. 2009 के नियम 17 के प्रावधानों के अनसार तथा कम्पनी/एलएलपी रजिस्ट्रार की पुष्टि के अधीन एलएलपी जिसका एलएलपीआईएनः एएक्य-2525 है, ने 14.8.2019 को शॉप नं. 37 सीएससी 5 सेक्टर 9, रोहिणी, नई दिल्ली-110085 से 438, सेक्टर ३ए. शास्त्री नगर, मंडी गोविन्दगढ, फतेहगढ साहिब, पंजाब-147301 में अपने पंजीकृत कार्यालय

को परिवर्तित करने का प्रस्ताव किया है। एलएलपी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से यदि किसी व्यक्ति का हित प्रभावित हो. वे ऊपर वर्णित एलएलपी के उसके वर्तमान पंजीकत पते पर एलएलपी को उसकी एक प्रति के साथ इस सचना के प्रकाशन के 21 (इक्कीस) दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित अपनी आपत्ति कम्पनी/एलएलपी के रजिस्ट्रार, 4था तल, आईएफसीआई टावर, 61, नेहरू प्लेस, नई दिल्ली-110019 के पास जमा करें या जमा करायें य

कृते एवं के लिये शान्ति देवी कॉमर्सियल एलएलपी तिथि: 10.8.2020 दीपक कुमार गोयल स्थानः दिल्ली

पंजीकृत डाक से भेजें।

प्ररूप संख्या आईएनसी-26 किम्पनी (निगमन) नियम, 2014 के नियम केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र,

पदनामित पार्टनर

DPIN: 00651890

नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की घारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

गीतांजलि क्रेडिट एंड कैपिटल लिमिटेड (CIN: L21012CH1990PLC010869) जिसका पंजीकत कार्यालय : एससीओ 23-24-25. दूसरी मंजिल, सैक्टर 34-ए, चंडीगढ़ -160022 में हैं, के मामले में

....आवेदक कंपनी / याचिकाकर्त्ता 13 के अधीन आवेदन फाइल का प्रस्ताव करती है जिसमें कंपनी का रजिस्टीकत कार्यालय "केंद्र शासित प्रदेश चंडीगढ" से "कर्नाटक राज्य" में स्थानांतरित करने के लिए तारीख 10 अगस्त 2020 को आयोजित वार्षिक सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम ज्ञापन में संशोधन की पृष्टि की मांग की गई है। कंपनी के रजिस्टीकृत कार्यालय के प्रस्तावित स्थानांतरण से

यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या

(www.mca.gov.in) में शिकायत दर्ज कर सकता है या क्षेत्रीय निदेशक को इस सचना के प्रकाशन की तारीख से 14 दिनों के भीतर क्षेत्रीय निर्देशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दुसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलेक्स, नई दिल्ली-110003 पर पंजीकत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक। कंपनी को उनके निम्नलिखित रजिस्ट्रीकृत कार्यालय पते पर

एससीओ 23-24-25, दूसरी मॉजिल, सैक्टर 34-ए, वंडीगढ़ -160022 आवेदक के लिए और आवेदक की ओर से

गीतांजलि क्रेडिट एंड कैपिटल लिमिटेड विट्ठल कुमार जाजू **दिनांक:** 12 अगस्त 2020 (निदेशक) डीआईएन: 03245882 स्वानः चंडीयङ्

पंजीकृत करायें।

DECOROUS INVESTMENT & TRADING CO. LTD. Regd. Office: R-489, GF-B, New Rajinder Nagar, New Delhi – 110060

Tel No.: 9910003638, Email Id: decorous1982@gmail.com Website: www.ditco.in CIN: L67120DL1982PLC289090

NOTICE Notice is given that 37TH ANNUAL GENERAL MEETING will be held on FRIDAY -25.09.2020 -10:00 A.M. - via Webinar / Video-Conference, to transact Business(es) as set out in the NOTICE of AGM., E-Voting from 21.09.2020 - 09:00 A.M. to 24.09.2020 - 05:00 P.M., Register of Members & Share Transfer Books will remain Closed from 19.09.2020 to 25.09.2020 (both days inclusive). Notice / Annual Report / Printed Booklet available at Company's Website for download. Due to COVID Pandemic WEBINAR VIDEO CONFERENCE facility shall be provided to all shareholders, details thereof will be uploaded on Company's website & shared/ communicated to all concerned accordingly.

MANISH SINHA, ACS-39188 Place: New Delhi Company Secretary & Dated: 11.08.2020 Compliance Officer

SERVICES LIMITED Regd. Office: R-489, GF-A, New Rajinder Nagar, New Delhi – 110060 Tel: 011-42475489 E-mail: swagtam1984@gmail.com

SWAGTAM TRADING &

Website: www.swagtam.com CIN: L51909DL1984PLC289131 NOTICE

Notice is given that 35TH ANNUAL GENERAL MEETING will be held on FRIDAY -25.09.2020 -02:00 P.M. - via Webinar / Video-Conference, to transact Business(es) as set out in the NOTICE of AGM., E-Voting from 21.09.2020 – 09:00 A.M. to 24.09.2020 - 05:00 P.M., Register of Members & Share Transfer Books will remain Closed from 19.09.2020 to 25.09.2020 (both days inclusive). Notice / Annual Report / Printed Booklet available at Company's Website for download. Due to COVID Pandemic WEBINAR / VIDEO CONFERENCE facility shall be provided to all shareholders, details thereof will be uploaded on Company's website & shared/ communicated to all concerned accordingly. **SUMIT GUPTA** Place: New Delhi Dated: 11.08.2020 **Director - DIN: 06911742**

गीतांजिल क्रेडिट कार्ड एंड कैपिटल लिमिटेड (CIN: L21012CH1990PLC010869)

पंजी. कार्यालय:: एससीओ 23-24-25, IIरा तल, सेक्टर 34-ए, चंडीगढ-160022 फोन: +91 9314711545

सार्वजनिक सूचना

आप सभी को सचित किया जाता है कि भारतीय रिजर्व बैंक द्वारा जारी "शभ इंटरनेशनल लि." के नाम मे पंजीकरण का हमारा मुल प्रमाण पत्र (सीओआर), प्रमाणपत्र सं. **B-06.00055** कहीं गुम हो गया है तथा हमने डुप्लिकेट सीओआर जारी करने के लिए भा.रि.बैंक, चंडीगढ़ के पास आवेदन किया है। यदि किसी को उक्त सीओआर मिले तो कृपया हमारे पंजीकृत कार्यालय में उसे लौटा दें। साथ ही हम आम-जनता को अवांछित तत्वों द्वारा प्रमाणपत्र के दुष्प्रयोग के प्रति सतर्क करते हैं। पुनः, यदि किसी को कोई आपत्ति हो तो वे उक्त पते पर कृपर हमें तत्काल सूचित करें।

गीतांजिल क्रेडिट एंड कैपिटल लिमिटेड के लिए तिथि: 12.08.2020 स्थानः चंडीगढ विट्ठल जाज्. (निदेशक

बाला बेस्टोस (इंडिया) लिमिटेड CIN: L51109WB1982PLC035179

पंजीकृत कार्यालयः 3 एफ, एवरेस्ट हाउस, 46/सी, चौरंगी रोड, कोलकाता-700071, भारत; दुरभाष: +91-33-22881324/22881605; फैक्स: +91-33-22880673;

शेयरधारकों को सुचना

कंपनी के शेयरधारकों को एतद्द्वारा सूचित किया जाता है कि कंपनीज़ (प्रबंधन तथा प्रशासन) नियमों 2014, अधिसूचित सीमा तक, के साथ पठित कंपनीज अधिनियम, 2013 की धारा 110 के अनुवर्ती कंपनी ने शेयरधारकों को डाकीय मतपत्र और स्वयं संबोधित. प्रीपेड डाक लिफाफे के साथ प्रस्तावित प्रस्ताव और व्याख्यात्मक विवरण सहित डाकीय मतपत्र सूचना दिनांक 07 अगस्त, 2020 को भेजने का कार्य 11 अगस्त, 2020 को पर्ण किया है जिनके नाम 07 अगस्त, 2020 को शेयरधारकों के रजिस्टर में वर्णित है और द कलकत्ता स्टॉक एक्सचेंज लिमिटेड से कंपनी के इक्विटी शेयर्स की स्वैच्छिक डीलिस्टिंग पर उनकी सहमित मांगने के लिए जो इलैक्टॉनिक विधि द्वारा वोटिंग के साथ डाकीय मतपत्र के माध्यम से पारित करना प्रस्तावित है।

शेयरधारक नोट करें कि ई-वोटिंग के विकल्प भी उपलब्ध है जो 12 अगस्त, 2020 को प्रात: 9.00 बजे शुरू और 10 सितंबर, 2020 को 5.00 बजे बंद होगा।

कंपनी के निदेशकों के बोर्ड ने निष्पक्ष और पारदर्शी तरीके से डाकीय मतपत्र प्रक्रिया आयोजित करने के लिए संवीक्षक के तौर पर श्री जनाना रंजन धाल, वकील (पंजीकरण संख्या डब्ल्यबी/2123/10) क नियुक्त किया है। शेयरधारकों से अनुरोध है कि कृपया नोट करें कि विधिवत पूर्ण और हस्ताक्षरित डाकीय मतपत्र फॉर्म 10 सितंबर, 2020 को अपराह्न 5.00 बजे से पहले संवीक्षक को पहुंच जाने चाहिए। कथित तिथि एवं समय के बाद सभी डाकीय मतपत्र फॉर्म को यह समझा जाएगा कि ऐसे शेयरधारकों से प्रत्यत्तर

किसी शेयरधारक को डाकीय मतपत्र फॉर्म प्राप्त नहीं हुआ है तो वह कंपनी को डुप्लिकेट डाकीय मतपत्र फॉर्म के लिए निवेदन कर सकता है। डाकीय मतपत्र के माध्यम से वोटिंग से जुडी किसी समस्या की स्थिति में शेयरधारक सुश्री किनका बंग, स्थित 3 ई, एवरेस्ट हाउस, 46/सी, चौरंगी रोड, कोलकाता- 700071, पश्चिम बंगाल, फोनः 033-22881605/22881324 और ईमेलः balabestosindialtd@gmail.com से संपर्क करने का अनुरोध है। बोर्ड के आदेशानुसा

स्थानः कोलकाता दिनांक: 11.08.2020

बाला बेस्टोस (इंडिया) लिमिटेड ह./- राजीव चावला निदेशक, DIN: 00537428

ओसेन इस्पात प्राईवेट लिमिटेड आईएनसी-26

[कम्पनी (निगमन) निमयमावली, 2014 के नियम 30 के अनुपालन में] केन्द्र सरकार क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कॉर्पोरेट कार्य मंत्रालय, नई दिल्ली के समक्ष कम्पनी अधिनियम 2013, कम्पनी अधिनियम, 2013 की धारा 13(4) तथा कम्पनी (निगमन)

ओसेन इस्पात प्राईवेट लिमिटेड ("कम्पनी") जिसका पंजीकृत कार्यालय एन, ३रा तल, पुराना

नियमावली. 2014 के नियम 30 के उप-नियम (5) के क्लॉज (ए) के मामले में

दिल्ली रोड, गोल्डन जबिली प्लाजा, गरुग्राम, हरियाणा - 122001 में है, के मामले में

एतद्द्वारा आम जनता को सूचित किया जाता है कि '<mark>'हरियाणा राज्य'' से ''पंजाब राज्य''</mark> मे उसके पंजीकृत कार्यालय को परिवर्तित करने के लिए कम्पनी को सक्षम बनाने के लिए शनिवार 8 अगस्त, 2020 को आयोजित असाधारण आमसभा में पारित विशेष प्रस्ताव के अनुसार कम्पनी के मेमोरैंडम ऑफ एसोसिशन के परिवर्तन की पृष्टि के लिए कम्पनी अधिनियम, 2013 की धारा 13 के अंतर्गत यह कम्पनी केन्द्र सरकार के पास आवेदन करने का प्रस्ताव करती है।

कम्पनी के पंजीकृत कार्यालय के इस प्रस्तावित परिवर्तन से यदि किसी व्यक्ति का हित प्रभावित हो, वे **एमसीए-21 पोर्टल (www.mca.gov.in**) पर निवेशक शिकायत प्रपत्र दाखिल करें अथवा उसके नीचे वर्णित पंजीकृत कार्यालय में आवेदक कम्पनी को उसकी एक प्रति के साथ इस सचना के प्रकाशन की तिथि से चौदह (14) दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित अपनी आपत्ति क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कॉर्पोरेट कार्य मंत्रालय, नई दिल्ली के पतेः बी-2, विंग, 2रा तल, पं. दीन दयाल अन्त्योदय भवन, सीजीओ कॉम्प्लैक्स, नई दिल्ली- 110003 में जमा करें या जमा करायें या पंजीकृत डाक से भेजें:

पंजी. कार्यालय का पताः

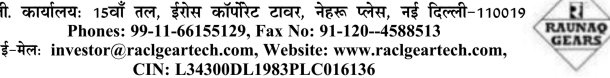
एन, 3रा तल, पुराना दिल्ली रोड, गोल्डन जुबिली प्लाजा, गुरुग्राम, हरियाणा - 122001 आवेदक के लिये तथा उसकी ओर से,

ओसेन इस्पात प्राईवेट लिमिटेड हस्ता.

मनोज कुमार पंडिया निदेशक **DIN 00394465**

स्थानः दिल्ली तिथि: 08.08.2020





सूचना

कोविड-19 महामारी के अनवरत प्रसार को देखते हुए कार्पोरेट कार्य मंत्रालय (''एमसीए'') ने अपने सर्क्युलर तिथि 5 मई, 2020 के साथ पठित सर्क्युलर तिथि 8 अप्रैल, 2020 एवं 13 अप्रैल, 2020 के माध्यम से वीडियो कांफ्रैन्स (''वीसी'') अथवा अन्य ऑडियो-विजुअल माध्यमों (''ओएवीएम'') के द्वारा एजीएम के आयोजन की अनुमति दी है। इन सर्क्युलरों तथा कम्पनी अधिनियम, 2013 के संबंधित प्रावधानों तथा सेबी (सूचीयन दायित्व एवं उद्घाटन अपेक्षा) विनियमन 2015 के अनुपालन में कम्पनी की आगामी एजीएम 21 सितम्बर, 2020 को 11.00 बजे पूर्वा. में वीसी/ ओएवीएम द्वारा आयोजित की जायेगी। उपरोक्त सर्क्युलर के अनुसार एफवाई 2019–20 के वार्षिक रिपोर्ट के साथ एजीएम की सूचना इलेक्ट्रानिक माध्यमों से ऐसे सदस्यों को भेजे जाने की अनुमति है

जिनके ई मेल आईडी कम्पनी/ आरटीए/ डिपॉजिटरीज के पास पहले से पंजीकृत है। कम्पनी पूर्व के व्यवहारों की तरह ही अपने सभी सदस्यों को ई-वोटिंग की यदि आपके ई-मेल आईडी कम्पनी/ आरटीए/ डिपॉजिटरी के पास पहले से ही पंजीकृत हैं, तो एफवाई 2019-20 के वार्षिक रिपोर्ट तथा ई-वोटिंग के लिये लॉगिन विवरणों के साथ एजीएम की सूचना आपके पंजीकृत ई–मेल पते पर भेजी जायेगी। यदि आपने कम्पनी/ आरटीए/ डिपॉजिटरी के पास अपने ई–मेल आईडी पंजीकृत नहीं कराये हैं तो कृपया एजीएम की सूचना, एफवाई 2019–20 के वार्षिक रिपोर्ट तथा ई–वोटिंग के लॉगिन विवरणों को प्राप्त करने के लिये अपना ई–मेल आईडी

र्ड-मेल पते के पंजीकरण के लिये फोलियो नम्बर, शेयरधारक का नाम, शेयर प्रमाणपत्र की स्कैन की गई प्रति (फ्रान्ट तथा बैक), पैन कार्ड तथा आधार कार्ड की स्वतः सत्यापित स्कैन की गई प्रति को उपलब्ध कराते हुए info@masserv.com पर कम्पनी के रजिस्ट्रार तथा शेयर अंतरण एजेन्ट्स (आरटीए), एमएएर सर्विसेस लिमिटेड के पास अनुरोध भेजें। कपया अपने फोलियो नं. का उल्लेख करते हए पत्र के साथ हमारे आरटीए, एमएएस सर्विसेस लिमिटेड, टी-34, 2रा तल, ओखला इंडस्ट्रियल एरिया, फेज-II,

नई दिल्ली-110020 के पास मूल निरस्त चैक के साथ अपना बैंक का विवरण भेजें (यदि वह पहले से पंजीकत नहीं हो) कृपया 21 अगस्त, 2020 को या उससे पूर्व उसे अद्यतन करा लें।

कपया अपने डिपॉजिटरी पार्टिसिपैन्ट (डीपी) से सम्पर्क करें तथा डीपी की सहमाह के अनुसार अपना ई–मेल पता पंजीकृत कराएं। कपया 21 अगस्त, 2020 को या उससे पूर्व उसे अद्यतन करा लें।

एजीएम की सूचना तथा एफवाई 2019-2020 का वार्षिक रिपोर्ट कम्पनी की वेबसाईट www.raclgeartech.com तथा बीएसई लिमिटेड की वेबसाईट www.bseindia.com पर भी उपलब्ध है। वीसी/ ओएवीएम के माध्यम से सभा में उपस्थित होने वाले सदस्यों की गणना कम्पनी अधिनियम. 2013 की धार 103 के अंतर्गत कोरम के उद्देश्य से की जायेगी। आरएसीएल गिअरटेक लिमिटेड के लिये

शगुन बाजपेई कम्पनी सचिव एवं अनुपालन अधिकारी

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DPS CORRIGENDUM AND CORRIGENDUM TO THE DISPATCH ADVERTISEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

WABCO INDIA LIMITED

Registered office: Plot No. 3 (SP), III Main Road, Ambattur Industrial Estate, Chennai, Tamil Nadu – 600058, India; Corporate Identification Number (CIN): L34103TN2004PLC054667; Tel: +91 44 3090 2600/ 4224 2000; Fax: +91 44 3090 2609/4224 2009; Website: www.wabcoindia.com

OPEN OFFER FOR THE ACQUISITION OF UPTO 4,741,900 (FOUR MILLION SEVEN HUNDRED FORTY-ONE THOUSAND NINE HUNDRED ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5 (RUPEES FIVE ONLY) EACH OF WABCO INDIA LIMITED ("TARGET COMPANY"). REPRESENTING 25%" (TWENTY-FIVE PER CENT.) OF THE TOTAL FULLY PAID-UP FULLY DILUTED VOTING EQUITY SHARE CAPITAL OF THE TARGET COMPANY AS OF THE 10TH (TENTH) WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER (AS DEFINED BELOW) FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY ZF FRIEDRICHSHAFEN AG ("ACQUIRER") TOGETHER WITH WABCO ASIA PRIVATE LIMITED ("PAC 1"), LUCASVARITY ("PAC 2") AND ZF INTERNATIONAL UK LIMITED ("PAC 3") (PAC 1."). PAC 2 AND PAC 3 COLLECTIVELY REFERRED TO AS THE "PACs") IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER ("OPEN OFFER").

*As per SEBI (SAST) Regulations (as defined below), the open offer under Regulations 3 and 4 shall be for at least 26% of the total share capital of a target company, as of the 10th working day from the closure of the tendering period of the open offer. However, the public shareholding of the Target Company is 25% as on date, and therefore, the Offer Shares represent 25.00% of the Voting Share Capital of the Target Company.

This advertisement in compliance with Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") and corrigendum to the DPS Corrigendum (as defined below) and corrigendum to the Dispatch Advertisement (as defined below) is being issued by J.P. Morgan India Private Limited (hereinafter referred to as "Manager to the Offer") for and on behalf of the Acquirer and the PACs in respect of the Open Offer ("Pre-Offer Advertisement cum Corrigendum").

This Pre-Offer Advertisement cum Corrigendum should be read in continuation of, and in conjunction with the: (i) public announcement dated 2 April 2019 ("Public Announcement" or "PA"); (ii) detailed public statement dated 2 June 2020 published on 3 June 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) ("Detailed Public Statement" or "DPS"); (iii) draft letter of offer dated 10 June 2020 ("Draft letter of Offer" or "DLoF"); (iv) corrigendum to the detailed public statement dated 5 August 2020 published on 6 August 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) ("DPS Corrigendum"); (v) letter of offer dated 6 August 2020 ("Letter of Offer" or "LoF"); and (vi) dispatch advertisement dated 6 August 2020 and published on 7 August 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) in accordance with the SEBI circulars bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 ("Dispatch Advertisement"). This Pre-Offer Advertisement cum Corrigendum is being published in all newspapers in which the Detailed Public Statement was published.

Capitalized terms used but not defined in this Pre-Offer Advertisement cum Corrigendum shall have the same meanings assigned to such terms in the Detailed Public Statement and the Letter of Offer.

The Public Shareholders of the Target Company are requested to kindly note the following information related to the Open Offer:

- Offer Price: The Offer Price is ₹7,067.51 (Rupees seven thousand sixty-seven and fifty-one paise only) per Offer Share consisting of the Initial Offer Price, being ₹6,318 (Rupees six thousand three hundred and eighteen only) per Offer Share plus Interest, being ₹ 749.51 (Rupees seven hundred forty-nine and fifty-one paise only) per Offer Share in accordance with Regulation 8(12) of the SEBI (SAST) Regulations, is justified in terms of Regulation 8(3) of the SEBI (SAST) Regulations. As on the date of this Pre-Offer Advertisement cum Corrigendum, except for the inclusion of the Interest, there is no revision in the Offer Price. For further details relating to the Offer Price, please refer to paragraph 6.1.5 on pages 41 - 42 of the Letter of Offer.
- Recommendation of the Committee of Independent Directors ("IDC"): The recommendation of the IDC was approved on 7 August 2020 and published on 10 August 2020 in the same newspapers in which the Detailed Public Statement was published i.e., Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition). A summary of the extracts of the IDC's recommendations are set out below:

Members of the IDC	(a) Mr. Mahesh Chhabria (Chairman) (b) Mr. M Lakshminarayan (Member) (c) Dr. Lakshmi Venu (Member)
Recommendation on the Open Offer, as to whether the Open Offer, is or is not, fair and reasonable	The IDC believes that the Open Offer is fair and reasonable.
Summary of reasons for recommendation	The IDC has perused the PA, DPS, DLoF, DPS Corrigendum and LoF issued on behalf of the Acquirer and the PACs.
	The members of IDC draw attention to the closing market price of the Equity Shares of the Target Company on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") as on 7 August 2020 being ₹ 7,002.15 (Rupees seven thousand two and fifteen paise only) per Equity Share and ₹ 7,002.00 (Rupees seven thousand two only) per Equity Share, respectively, which is lower than the Offer Price.
	Based on the review of the PA, DPS, DLoF, DPS Corrigendum and the LoF, and the report dated 7 August 2020 issued by ICICI Securities Limited to the IDC in regard to the Offer Price, the IDC is of the opinion that the Offer Price of ₹ 7,067.51 (Rupees seven thousand sixty-seven and fifty-one paise only) offered by the Acquirer and the PACs is in accordance with the regulations prescribed under the SEBI (SAST) Regulations and appears to be justified, fair and reasonable.
	The shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.

- 3. The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. There has been no competing offer to the Open Offer.
- The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Shares (in physical and/or dematerialized form) as on the Identified Date has been completed through electronic mode by 6 August 2020 in view of the relaxations granted by SEBI by way of its circular bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 read with the SEBI circular bearing reference no. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated 27 July 2020. Further, the Dispatch Advertisement for awareness was published on 7 August 2020 in the same newspapers in which the Detailed Pubic Statement was published. The Identified Date (i.e., 30 July 2020) was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent through electronic mode. It is clarified that all holders (registered or unregistered) of Equity Shares (excluding the: (i) Acquirer and/or the PACs; (ii) parties to the Merger Agreement; and (iii) persons deemed to be acting in concert with the persons set out in (i) and (ii) above) are eligible to participate in the Open Offer any time during the Tendering Period.
- 5. The Public Shareholders are required to refer to paragraph 8 "Procedure for Acceptance and Settlement of the Offer" on page 48 of the Letter of Offer in relation to, inter alia, the procedure for tendering their Equity Shares in the Open Offer and are also required to adhere to and follow the procedure outlined therein. Please note that a copy of the Letter of Offer (including the Form of Acceptance cum Acknowledgment) is also available on the respective websites of SEBI (www.sebi.gov.in), the Acquirer (www.zf.com), the Target Company (www.wabcoindia.com), the Manager to the Offer (www.jpmipl.com), the Registrar to the Offer (www.linkintime.co.in), BSE (www.bseindia.com) and NSE (www.nseindia.com) and Public Shareholders can also apply by downloading such forms from any of the aforementioned websites. Further, in case of non-receipt/non-availability of the Form of Acceptance cum Acknowledgment, the application can be made on plain paper along with the following details:
 - In case of Equity Shares held in physical form: Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer will be required to approach the Selling Broker along with the complete set of documents for verification procedures to be carried out including, (i) original share certificate(s); (ii) valid share transfer form(s) duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Target Company; (iii) selfattested copy of the shareholder's PAN card; and (iv) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., including any additional documents as stated in paragraphs 8.21 to 8.24 of the Letter of Offer. In addition, if the address of the Public Shareholder has undergone a change from the address registered in the 'Register of Members' of the Target Company, the Public Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: (i) valid Aadhaar card; (ii) voter identity card; or (iii) passport. The Public Shareholders holding physical Equity Shares should note that physical Equity Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification as per the SEBI (SAST) Regulations and any further directions issued in this regard. The Registrar to the Offer will verify such bids based on the documents submitted on a daily basis and till such time the Stock Exchanges shall display such bids as 'unconfirmed physical bids'. Once the Registrar to the Offer confirms the bids, they will be treated as 'confirmed bids'.
 - In case of Equity Shares held in dematerialized form: Public Shareholders holding demat shares may participate in the Open Offer by approaching their respective stock broker ("Selling Broker") indicating to their Selling Broker the Public Shareholder's demat account details and the details of Equity Shares such Public Shareholder intends to tender in this Open Offer, as mentioned in paragraph 8.13 on pages 52 - 53 of the Letter of Offer. Public Shareholders shall submit a delivery instruction slip duly filled in specifying the appropriate market type in relation to the Open Offer, and execution date along with all other details to their respective depository participant/Selling Broker so that the Equity Shares can be tendered in this Open Offer, The resident Public Shareholders (i.e., Public Shareholders residing in India) holding Equity Shares in demat mode are not required to fill any Form of Acceptance-cum-Acknowledgment.
- 6. In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was filed with SEBI on 10 June 2020. The final observations from SEBI were received in terms of Regulation 16(4) of the SEBI (SAST) Regulations by way of letter bearing reference number SEBI/HO/CFD/DCR/2/OW/P/2020/11722/1 dated 28 July 2020 ("SEBI Observation Letter"). The comments specified in the SEBI Observation Letter and certain changes (occurring after the date of the Public Announcement) which may be material have been incorporated in the Letter of Offer.
- 7. Details regarding the status of statutory and other approvals:
- In view of an application made by the Acquirer before the Competition Commission of India ("CCI") under the Competition Act, 2002 read with the Competition Commission of India (Procedure in regard to transaction of business relating to combinations) Regulations, 2011, the CCI by way of its communication dated 14 February 2020 (detailed order issued on 29 April 2020) has approved the Underlying Transaction subject to compliance with certain modifications. The Underlying Transaction was also reviewed by the U.S. Department of Justice, Antitrust Division ("DOJ"), following notifications under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended. The DOJ concluded that, following the divestiture of certain assets, the Underlying Transaction would not substantially lessen competition in the United States, and thereby permitted the Underlying Transaction to proceed subject to a consent order addressing the required divestiture (See United States of America v. ZF Friedrichshafen AG et al. Case 1:20-cv-00182-KBJ. (D.D.C. Jan. 23. 2020) at Dkt. No. 1 (Complaint), Dkt. No. 6 (Hold Separate Stipulation and Order). In addition, the Chinese State Administration for Market Regulation approved the Underlying Transaction on 15 May 2020, subject to certain behavioural remedies. The Underlying Transaction has also been subject to merger control proceedings in other jurisdictions and the required approvals were obtained in all of these jurisdictions, namely in the EU (unconditional approval dated 23 January 2020), Brazil (unconditional approval dated 24 September 2019), Japan (unconditional approval dated 27 November 2019), Russia (unconditional approval dated 26 November 2019), Serbia (unconditional approval dated 3 July 2019), South Africa (unconditional approval dated 21 November 2019), South Korea (unconditional approval dated 3 December 2019) and Turkey (unconditional approval dated 31 October 2019). Further, the Acquirer sought clearance from the Committee on Foreign Investment in the United States ("CFIUS") under the Defense Production Act of 1950, as amended, and by order dated 12 August 2019, CFIUS permitted the Underlying Transaction to proceed indicating that it had no objection on U.S. national security grounds.
- To the best of the knowledge of the Acquirer and the PACs, no further statutory approvals are now required by the Acquirer or the PACs to complete this Open Offer. However, in case any additional statutory approvals are required by the Acquirer and/or the PACs at a later date, this Open Offer shall be subject to such approvals and the Acquirer and/or the PACs shall make the necessary applications for such approvals. The Acquirer and the PACs will have the right to withdraw this Open Offer in accordance with Regulation 23 of the SEBI (SAST) Regulations, if any statutory approval, as may be required, is refused. In the event of withdrawal of the Open Offer, the same would be informed by way of a public announcement in the same newspapers in which the DPS in relation to the Open Offer was published and such public announcement will also be sent to SEBI, the Stock Exchanges and to the Target Company.
- 7.3 NRIs and OCB holders of the Equity Shares, if any, must obtain all requisite approvals/exemptions required to tender the Equity Shares held by them, in this Open Offer, and submit such approvals/exemptions along with the documents required to accept this Open Offer. Further, if holders of Equity Shares who are not persons resident in India (including NRIs, OCBs, FPIs, FIIs had required any approvals/exemptions (including from RBI and/or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, along with the other documents required to be tendered to accept the Open Offer. In the event such approvals/exemptions are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Shares tendered in the Open Offer.
- 8. All Public Shareholders who desire to tender their Equity Shares under the Open Offer will have to intimate their Selling Broker within the normal trading hours of the secondary market, during the tendering period. 9. The Acquisition Window will be provided by BSE Limited to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in physical and dematerialized form.
- Revised schedule of activities:

Activity	Original schedule of activities		Revised schedule of activities	
	Date	Day	Date	Day
Date of the Public Announcement	2 April 2019	Tuesday	2 April 2019	Tuesday
Date of consummation of the Underlying Transaction	29 May 2020	Friday	29 May 2020	Friday
Date of publication of the Detailed Public Statement in the newspapers	3 June 2020	Wednesday	3 June 2020	Wednesday
Filing of the Draft Letter of Offer with SEBI	10 June 2020	Wednesday	10 June 2020	Wednesday
Last date for public announcement for competing offer	24 June 2020	Wednesday	24 June 2020	Wednesday
Last date for SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	1 July 2020	Wednesday	28 July 2020	Tuesday
Identified Date*	3 July 2020	Friday	30 July 2020	Thursday
Last date by which the Letter of Offer is required to be dispatched to the Public Shareholders	10 July 2020	Friday	6 August 2020	Thursday
Date for uploading the Letter of Offer on the websites of the Target Company, the Manager to the Offer, the Registrar to the Offer, BSE and NSE		((*)	6 August 2020	Thursday
Date of publication of the dispatch advertisement in accordance with the SEBI circular bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated 27 July 2020	-	11211	7 August 2020	Friday
Last date by which the committee of the independent directors of the Company shall give its recommendation to the Public Shareholders of the Company for the Open Offer	15 July 2020	Wednesday	11 August 2020	Wednesday
Date of publication of Open Offer opening public announcement in the newspapers in which the Detailed Public Statement has been published.	16 July 2020	Thursday	12 August 2020	Wednesday
Last date for upward revision of the offer price/offer size of the Open Offer	16 July 2020	Thursday	12 August 2020	Wednesday
Date of commencement of tendering period (Open Offer opening date)	17 July 2020	Friday	13 August 2020	Thursday
Date of closure of tendering period (Open Offer closing date)	30 July 2020	Thursday	26 August 2020	Wednesday
Last day of payment to the Public Shareholders whose Equity Shares have been accepted in the Open Offer	13 August 2020	Thursday	9 September 2020	Wednesday
Last date for publication of post Open Offer public announcement in the newspapers in which the Detailed Public Statement has been published	20 August 2020	Thursday	16 September 2020	Wednesday

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

#There has been no competing offer as of the date of the Letter of Offer 11. Updates to the DPS Corrigendum and Dispatch Advertisement

The Public Shareholders are requested to note that the "Investor Grievance E-mail", "Website" and "Telephone number" of the Registrar to the Offer is wabcoindia.offer@linkintime.co.in, www.linkintime.co.in and +91-22-4918 6170/6174/6200 respectively and should be read accordingly in the DPS Corrigendum and Dispatch Advertisement.

12. The Acquirer and the PACs and their respective directors in their capacity as the directors, accept full responsibility for the information contained in this Pre-Offer Advertisement cum Corrigendum (other than such information regarding the Target Company as has been obtained from public sources or which has been provided by the Target Company), and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

 The information pertaining to the Target Company contained in this Pre-Offer Advertisement cum Corrigendum has been compiled from information published or published or published sources or provided by the Target Company. The Acquirer and the PACs and their respective directors do not accept any responsibility with respect to any information provided in this Pre-Offer Advertisement cum Corrigendum pertaining to the Target Company.

14. This Pre-Offer Advertisement cum Corrigendum will also be available on the website of SEBI (www.sebi.gov.in), Acquirer (www.zf.com), the Target Company (www.wabcoindia.com), the Registrar to the Offer (www.linkintime.co.in), the Manager to the Offer (www.jpmipl.com), BSE (www.bseindia.com) and NSE (www.nseindia.com)

Issued on behalf of the Acquirer and the PACs by the Manager J.P.Morgan

J.P. Morgan India Private Limited

Signed for and on behalf of

ZF Friedrichshafen AG

Authorized Signatory

Date: 11 August 2020

Dr. Jan Eckert

Place: Mumbai

J.P. Morgan Tower, Off C.S.T. Road, Kalina, Santacruz (East), Mumbai - 400 098. Telephone number: +91 22 6157 3000; Fax number: +91 22 6157 3911

E-mail: wabco_openoffer@jpmorgan.com; Website: www.jpmipl.com Contact Person: Nilay Bang SEBI Registration Number: INM000002970

Dieter Eckhardt

Authorized Signatory

THIS PRE-OFFER ADVERTISEMENT CUM CORRIGEDUM IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER AND THE PACS: Signed for and on behalf of

Ms. Sujie Yu

Signed for and on behalf of

LucasVarity

LINKIntime

Link Intime India Private Limited

E-mail: wabcoindia.offer@linkintime.co.in

Signed for and on behalf of ZF International UK Limited

Stephen Mark Batterbee

WABCO Asia Private Limited

Authorized Signatory

Daniel Edward Shattock Authorized Signatory

Stephen Mark Batterbee **Authorized Signatory**

Daniel Edward Shattock Authorized Signatory

Registrar to the Open Offer

C 101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai-400083, Maharashtra, India.

Telephone number: +91-22-4918 6170/6174/6200; Fax number: +91-22-4918 6195

Contact Person: Sumeet Deshpande; SEBI Registration Number: INR000004058

Investor Grievance E-mail: wabcoindia.offer@linkintime.co.in; Website: www.linkintime.co.in

Authorized Signatory CONCEPT

www.readwhere.com

स्थानः नोएडा तिथि: 11.8.2020