

Date: 24/01/2023

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001 National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G Block, Bandra – Kurla Complex, Bandra (East), Mumbai 400 051

Scrip Code: **507779**

Trading Symbol: KANPRPLA

Sub.: Submission of newspaper notice

Dear Sir,

Pursuant to Regulation 30(1) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015, please find enclosed herewith copies of newspaper advertisement published on 24/01/2023 pursuant to Regulations 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 in relation to meeting of the Board of Directors of the Company to be held on **Saturday, 11th February, 2023 at 12:30 PM** to, *interalia*, consider, approve and take on record Standalone and Consolidated Unaudited Financial Results for the Quarter ended 31st December, 2022.

Kindly take this on record and oblige.

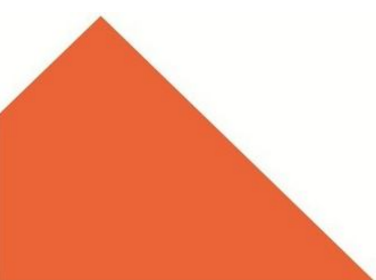
Thanking you,

Yours Faithfully,

For KANPUR PLASTIPACK LTD.

(Ankur Srivastava) Company Secretary

Encl: A/a



D19-20 Panki Industrial Area, Kanpur - 208022, India tel.no: +91 (512) 2691113-116 | fax: +91 (512) 2691117 email: info@kanplas.com | web: www.kanplas.com

Manufacturers & Exporters: HDPE/PP Circular Woven Fabrics, Sacks and FIBCS/Jumbo Bags Multifilament Yarn

CIN L25209UP09UP1971PLC003444 ISO 9000:2008 ISO 22000 AIB BRC Certified



Requirements) Regulations 2015, notice is hereby given, that a meeting of Board of Directors of the Company is scheduled to be held on Saturday, 11" February, 2023 at 12:30 PM at A-1/A-2 Panki Industrial Area, Kanpur-208022 to, inter-alia, consider Standalone & Consolidated Unaudited For Kanpur Plastipack Limited Sd/·

(Ankur Srivastava)

Company Secretary

Date: 23.01.2023



IIFL SECURITIES LIMITED

CIN: L999999MH1996PLC132983 Regd. Office – IIFL House, Sun Infotech Park, Road No. 16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane – 400604 • Tel: (91-22) 41035000 • Fax: (91-22) 25806654 • E-mail: secretarial@iifl.com • Website: www.iiflsecurities.com

EXTRACT OF THE STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

	Quarter ended			Nine months ended		Year ended	
Particulars	Dec 31, 2022	Sept 30, 2022	Dec 31, 2021	Dec 31, 2022	Dec 31, 2021	Mar 31, 2022	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
Total income	34,698.76	32,340.41	36,795.13	96,519.02	95,436.28	1,31,641.05	
Profit before tax	8,505.13	7,532.74	11,341.62	22,176.70	29,663.52	40,210.21	
Profit after tax	6,456.13	5,546.54	8,607.19	16,341.51	22,695.05	30,583.02	
Total comprehensive income	6,420.36	5,531.67	8,601.90	16,164.91	22,592.64	30,566.99	
Equity share capital	6,097.10	6,082.50	6,071.26	6,097.10	6,071.26	6,078.72	
Other equity						1,12,118.82	
Earnings per share (of ₹ 2/- each)							
- Basic (in ₹) *	2.12	1.83	2.84	5.39	7.47	10.09	
- Diluted (in ₹) *	2.10	1.81	2.79	5.33	7.36	9.94	

Notes:

1) The above consolidated unaudited financial results for the quarter and nine months ended December 31, 2022, have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on January 23, 2023.

2) These consolidated unaudited financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34 - Interim Financial Reporting ("Ind AS 34") prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India with the requirements of Regulation 33 and 52(4) of SEBI (Lisiting Obligations and Disclosure Requirements) Regulations, 2015, as amended.

3) The Board of Directors of the company have declared an interim dividend of र 3 per equity share having face value of र 2 each for the financial year 2022-2023. The company has fixed the record date as February 03, 2023 for this purpose.

4) The key data relating to standalone results of IIFL Securities Limited is as under

		Quarter ended			Nine months ended		
Particulars	Dec 31, 2022	Sept 30, 2022	Dec 31, 2021	Dec 31, 2022	Dec 31, 2021	Mar 31, 2022	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
Total income	31,608.02	29,830.85	28,568.93	88,384.00	77,787.19	1,15,052.07	
Profit before tax	8,626.61	7,543.59	7,952.50	21,762.21	21,814.16	35,877.08	
Profit after tax	6,592.30	5,629.61	6,218.96	16,200.66	16,775.99	28,411.32	
Total comprehensive income for the period	6,563.59	5,613.59	6,217.08	16,036.37	16,680.10	28,386.39	

5) The Board in its meeting held on Tuesday, December 06, 2022 had considered and approved the Scheme of Arrangement between IIFL Securities Limited ("Demerged Company") and 5paisa Capital Limited ("Resulting Company") and their respective shareholders and creditors ("Scheme"). The Scheme, inter alia, provides for the demerger, transfer and vesting of the Online Retail Trading Business of the Demerged Company into the Resulting Company, on a going concern basis (with effect from the appointed date April 01, 2023) and in consideration thereof, the Resulting Company shall issue its equity shares to the shareholders of the Demerged Company. These shares shall be listed on Bombay Stock Exchange Limited and the National Stock Exchange of India Limited (collectively referred to as "Stock Exchanges"). The Scheme is, inter alia, subject to receipt of the statutory, regulatory and customary approvals, including approvals from stock exchanges, National Company Law Tribunal, Mumbai Bench and the shareholders and creditors of the companies involved in the scheme and the Company is in the process of seeking the same.

33 and 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and nine months ended financial results are available on the stock exchange websites viz. www.bseindia.com and www.nseindia.com and on the Company's website viz. www.iiflsecurities.com.

> By order of the Board For IIFL Securities Limited R. Venkataraman Chairman and Managing Director

(DIN: 00011919)

Place: Gurugram

Date: 23 January 2023

By Order of the Board of Directors

JINDAL STAINLESS LIMITED

(CIN: L26922HR1980PLC010901)

Regd. Office: O.P. Jindal Marg, Hisar-125 005 (Haryana)

Tel: (01662) 222471-83

Fax: (01662) 220499

Email Id. for Investors: investorcare@jindalstainless.com

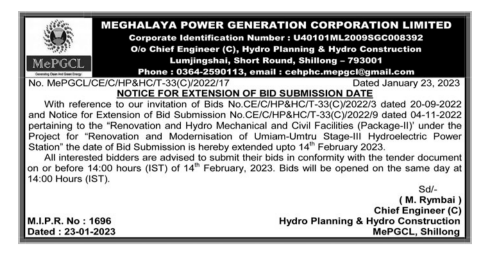
Website: www.islstainless.com

For Jindal Stainless Limited

Tarun Kumar Khulbe

Whole Time Director

₹ in Lakhs



FORM NO. CAA. 2

[Pursuant to Section 230(3) of the Companies Act, 2013 and Rules 6 and 7 of the Companies (Compromises, Arrangements, and Amalgamations) Rules, 2016] IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH

C.A.(CAA)/10/MB/2023 IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 52 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT,2013

AND IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN EDELWEISS FINANCIAL SERVICES LIMITED AND NUVAMA WEALTH MANAGEMENT LIMITED (FORMERLY KNOWN AS EDELWEISS SECURITIES LIMITED) AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

Edelweiss Financial Services Limited,

a company incorporated under the provisions of the Companies Act, 1956 having Corporate Identity Number L99999MH1995PLC094641 and having its registered office at Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098, Maharashtra ...First Applicant Company / Demerged Company

NOTICE AND ADVERTISEMENT OF NOTICE OF THE MEETING OF THE EQUITY SHAREHOLDERS OF THE FIRST APPLICANT COMPANY

STAREFICIERS OF THE FIRST APPLICANT COMPANY Notice is hereby given that by an Order dated January 12, 2023 ("Tribunal Order"), the Mumbai Bench of the National Company Law Tribunal ("Tribunal") has directed a Meeting to be held of the equity shareholders of the First Applicant Company ("Meeting"), for the purpose of considering, and if thought fit, approving with or without modification(s), the Scheme of Arrangement between Edelweiss Financial Services Limited and Nuvama Wealth Management Limited (Formerly known as Edelweiss Securities Limited) and their respective Shareholders and Creditors ("Scheme") under Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act. 2013 ("Act"). Companies Act, 2013 ("Act").

In pursuance of the Tribunal Order and as directed therein, and in compliance with the applicable provisions of the Act and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (**"SEBI Listing Regulations"**), further notice is hereby given that the Meeting will be held through video conferencing (**"VC"**)/other audio visual (**"OAVM"**) on Friday, February 24, 2023 at 4:00 p.m. (IST).

In terms of the Tribunal Order, the individual notice of the Meeting together with the copy of the Scheme, Statement pursuant to Sections 230 to 232 read with Section 102 and other applicable provisions of the Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") and accompanying accumpanying are registered with the First Applicant Company/ Registrar & Share Transfer Agent ("RTA") of the First Applicant Company i.e. Link Intime India Private Limited /Depositories Participants.

The notice of the Meeting together with the copy of the Scheme, statements pursuant to Sections 230 to 232 read with Section 102 and other applicable provisions of the Act and Rule 6 of the CAA Rules are also placed on the website of the First Applicant Company viz. <u>www.edelweissfin.com</u>, the website of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at <u>www.secindia.com</u> and <u>www.escindia.com</u>, respectively and the website of National Securities Depositories Limited ("NSDL") <u>www.evoting.nsdl.com</u>, being the agency appointed by the First Applicant Company to provide the e-voting and other facilities for convening the Meeting.

The Tribunal has appointed Mr. Rashsh Shah, Chairman of the Board of Directors of the First Applicant Company, failing him, Mr. Venkatchalam Ramaswamy, Vice-Chairman and Executive Director of the First Applicant Company, to be the Chairperson for the Meeting and Mr. B. Narasimhan, Proprietor – M/s. BN & Associates, Company Secretaries, failing him, Mr. Avinash Bagul, Partner – M/s. BNP & Associates, Company Secretaries, failing him, Mr. K. Venkataraman, Practicing Company Secretary, to be the Scrutinizer for the Meeting.

Since the Meeting is being held through VC/ OAVM, physical attendance of equity shareholders of the First Applicant Company has been dispensed with. Accordingly, the facility of appointment of proxies by the equity shareholders of the First Applicant Company will not be available for the Meeting.

A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the First Applicant Company/ Depositories as on the cut-off date, i.e., Saturday, February 18, 2023 only shall be entitled to exercise his/ her/ its voting rights on the resolution proposed in the Notice and attend the Meeting. A person who is not an equity shareholder of the First Applicant Company as on the cut-off date i.e. February 18, 2023, should treat the Notice for information purpose only. The voting rights of an Equity Shareholder/ beneficial owner (in case of electronic shareholding) shall be in proportion to his/ her/ its shareholding in the paid-up equity share capital of the Company as on the cut-off date i.e. February 18, 2023.

The equity shareholders of the First Applicant Company shall have the facility and option of voting on the resolution for approval of the Scheme by casting their votes: (a) by remote electronic voting during the period as stated below ("remote e-voting"); or (b) through e-voting system available at the Meeting to be held virtually ("e-Voting at the Meeting"):

The cut-off date for e-voting and time period for the remote e-voting of the Meeting is as under

Dated January 24, 2023

Equity Shareholder meeting	
Cut off date for e-voting	Saturday, February 18, 2023
Remote e-voting start date and time	Monday, February 20, 2023 at 9.00 a.m. (IST)
Remote e-voting end date and time	Thursday, February 23, 2023 at 5.00 p.m. (IST)

Equity shareholders of the First Applicant Company who need assistance before or during the respective Meetings, can contact NSDL on <u>evoting@nsdl.co.in</u> or contact Ms. Pallavi Mhatre at the designated email id: <u>evoting@nsdl.co.in</u> at National Securities Depository Limited, Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India on toll free number 1800-1020-990/ 1800-22-44-30.

The Scheme, if approved by the equity shareholders at their Meeting, will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory or other authorities, as may be necessary

Equity Shareholders of the First Applicant Company seeking any information with regard to the Scheme or the matter proposed to be considered at the Meeting, are requested to write to the First Applicant Company on or before Monday, February 20, 2023 at 5.00 p.m. (IST) through email on <u>efsl.shareholders@edelweissfin.com</u>. The same will be replied by the Company suitably.





EXTRACTS OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER 2022

(₹ in crores except per share data Standalone Consolidated For the nine For the For the nine For the For the quarter ended For the quarter ended Sr. nonths ended year ended months ended year ended Particulars No 31 December 30 September 31 December 31 March 31 December | 30 September | 31 December 31 December 31 March 31 December 2022 2022 2021 2022 2022 2022 2022 2021 2022 2022 Unaudited Audited Unaudited Audited Total income from operations 20.311.94 21.223.40 6.220.61 5.442.44 5.368.47 16.999.46 6.349.71 5.604.51 5.670.02 17.428.34 1 EBITDA* 622.33 477.30 477.30 1,556.75 1,118.64 524.79 372.10 358.27 198.73 2,987.1 2,339.4 739.24 1,431.7 411.16 2,790.79 796.82 Net profit for the period (before tax, exceptional and/or extraordinary items) 258.16 573.38 2,170.06 622.96 972.29 Net profit for the period before tax (after exceptional and/or extraordinary items) Net profit for the period after tax (after exceptional and/or extraordinary items) 407.62 314.30 1,044.42 794.73 258 16 573.38 1.118.64 2 170 06 208.51 654 07 2,442.1 351.22 371.82 1,674.45 159.1 435.49 827.17 371.82 163.45 434.36 804.74 Total comprehensive income for the period [comprising profit for the period 351.22 189.21 827.17 1.673.56 320.53 1.871.55 (after tax) and other comprehensive income (after tax) Paid up equity share capital (face value of ₹ 2/- each) 105.10 105.10 100.85 105.10 105.10 105.10 105.10 100.85 105.10 105.10 Other equity 5.657.49 5.306.27 4.106.37 5.657.49 4.830.32 5.080.66 1,149.97 1,236.03 ecurities premium account 1,236.03 1,236.03 ,236.03 5.762.59 Net worth 5.411.37 4.207.22 5.762.59 4.935.42 Paid up debt capital # Outstanding redeemable preference shares 474.00 474.00 474.00 375.00 375.00 0.61 0.53 0.53 0.69 0.57 Debt equity ratio Earning per share (EPS) (face value of ₹ 2/- each) 6.68 3.60 15.74 33.65 a) Basic 7.39 7.14 15.12 15.12 5.98 5.98 3.03 8.66 37.81 b) Diluted 6 68 3 60 15 74 32 39 3.03 8 37 36.3 (EPS for the period not annualised) 20.00 20.00 15 Capital redemption reserve 20.00 20.00 20.00 Debenture redemption reserve # 6.35 4.51 5.78 8.10 7.26 Debt service coverage ratio 8.53 5.39 8.48 7.25 8.98 Interest service coverage ratio

* EBITDA = Earnings before interest, tax, depreciation & amortization and other income

Notes:

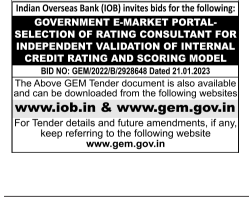
- The above is an extract of the detailed format of quarterly/nine months financial results filed with the Stock Exchanges under Regulation 33 and Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated quarterly/nine months financial results are available on the Company's website: (www.jsistainless.com) and on the websites of Bombay Stock Exchange (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com).
- The financial results of the Company/Group for the quarter and nine months ended 31 December 2022 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 23 January 2023 and a limited review of the same has been carried out by the statutory auditors.
- These results have been prepared in accordance with the recognition and measurement principles of the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the 3 Companies Act, 2013, other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation 33 and Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).
- At its meeting held on 29 December 2020, the Board considered and approved a Composite Scheme of Arrangement pursuant to Sections 230 to 232 and other relevant provisions of Companies Act, 2013, amonost the Company. Jindal Stainless (Hisar) Limited, JSL Lifestyle Limited, JIndal Lifestyle Limited, JSL Media Limited and Jindal Stainless Corporate Management Services Private Limited (Scheme'), The aforementioned Scheme is subject to necessary statutory and regulatory approvals under applicable laws, including approval of the Hon'ble National Company Law Tribunal, Chandigarh Bench ("Hon'ble NCLT"). The Company has received the approval of Hon'ble NCLT on its first motion application for convening the meeting of the Shareholders and Creditors on 25 February 2022. Further, the Company has received the approval of its Shareholders and Creditors with requisite majority upon the Scheme.

Subsequently, the Company has filed the second motion application before the Hon'ble NCLT and the Hon'ble NCLT while hearing on the second motion petition on 22 December 2022 has taken on record that there were no objections to the Scheme, pending from any person, including the sectoral regulators. The Company is awaiting the order of the Hon'ble NCLT.

The Company had participated in the e-auction process for purchase of Rathi Super Steel Limited ("RSSL") (which has been shut down for the last few years till date without any operational activity and has been under liquidation process), on a going concern basis, in terms of the applicable provisions of Insolvency and Bankruptcy Board of India (Liquidation Process), Regulations, 2016 ("Insolvency Regulations") wherein the Company emerged as the successful bidder.

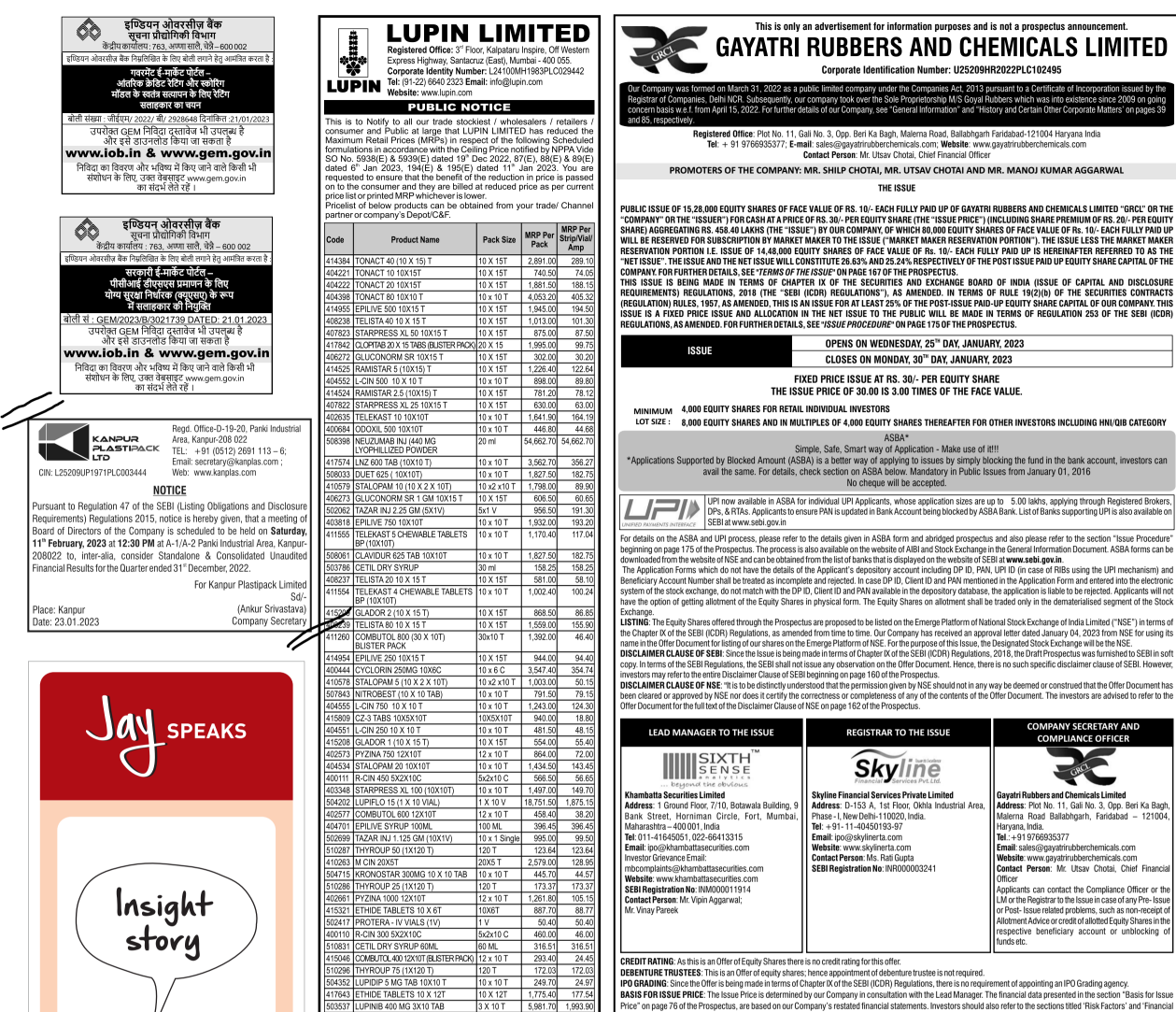
Accordingly, the Liquidator appointed by the Hon'ble Adjudicating Authority, National Company Law Tribunal, Principal Bench, New Delhi ("Hon'ble NCLT"), issued a Sale Certificate dated 16 November 2022 (on receipt of bid amount of ₹ 205.00 crores from the Company) in favor of the Company vesting the sole and beneficial ownership of RSSL in favor of the Company. Further, in terms of the said Sale Certificate, the Liquidator also approved the vacation of the erstwhile board of directors and appointment of the nominees of the Company as directors.

The Liquidator shall be filing an application with the Hon'ble NCLT for its confirmation on the terms of acquisition submitted / to be submitted by the Company and for grant of certain reliefs and concessions as sought by the Company in connection with the acquisition.



Indian Overseas Bank INFORMATION TECHNOLOGY DEPARTMENT Central Office: 763, Anna Salai, Chennai-600002

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India	n Overseas Ba	nk (IOB)	invites bids for the	following:
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Regd. Off	CIN ice: Plot No.3 (SP), Website: wy	I:13410 , III Main R vw.zf .com	3TN2004P1C054667	, Estate, Chennai - 600 @zf.com
Regd. Off NOTICE company registere applied t	CIN ice: Plot No.3 (SP), Website: wi ICEOFL(is hereby given y is/are stated ad holder(s) / the o the company f	I: 13410 III Main R ww.zf.com DSS that the to have legal he or the iss	D3TN2004P1C054667 oad, Ambattur Industrial E . Emai I: cvcs.info.i nd Ia(DFSHAREC) following Share Certifi been lost or misplacc ir(s) of the registered h ue of duplicate share c	state, Chennai - 600 2.5.com ERTIFICA icate(s) issued by ed or stolen and older(s) thereof h certificate(s).
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COMPANY SECRETARY AND

COMPLIANCE OFFICER

Address: Plot No. 11, Gali No. 3, Opp. Beri Ka Bagh,

Malerna Road Ballabhgarh, Faridabad – 121004

Contact Person: Mr. Utsav Chotai, Chief Financial

Applicants can contact the Compliance Officer or the

LM or the Registrar to the Issue in case of any Pre-Issue

or Post- Issue related problems, such as non-receipt of

Allotment Advice or credit of allotted Equity Shares in the

respective beneficiary account or unblocking of

Gavatri Rubbers and Chemicals Limited

Email: sales@gayatrirubberchemicals.com

Website: www.gayatrirubberchemicals.com

Haryana, India

Officer

funds etc.

Tel.: +91 9766935377

Business Standard Insight Out

502222	LUPINID 400 WIG 3X TU TAD	3 1 10 1	5,901.70	1,995.90
505222	CHEMODOC 80MG	1 V	10,321.85	10,321.85
416635	EPILIVE ER 750 10X10 T	10 x 10 T	1,827.80	182.78
416634	EPILIVE ER 500 10X10 T	10 x 10 T	1,276.50	127.65
503993	CLAVIDUR 1.2 INJ	1 V	140.45	140.45
	CEFANTRAL 1.00G IP(10X1V) W/O WFI	10x1 V	399.00	39.90
	PYZINA 500 12X10T	12 x 10 T	585.60	48.80
400109	R-CIN 150 5X2X10C	5x2x10 C	228.00	22.80
504351	LUPIDIP 2.5 MG TAB 10X10 T	10 x 10 T	179.00	17.90
510295	THYROUP 150MCG (1X120 T)	120 T	213.69	213.69
415866	CEFANTRAL 0.50G IP(10X1V) W/O WFI	10x1 V	243.00	24.30
400103	ETHIDE TABLETS 5X6T	5x6 T	443.85	88.77
508043	RECLAIM (1X28T)	28 tablets	14,686.51	14,686.51
	LNZ 600 TAB 10X4T W/O MONO	10X4T	1,425.00	142.50
509513	LUTRAZOLE TAB (10X5)	10x5 T	1,464,40	146.44
	CEFANTRAL 0.250G IP(10X1V) W/O	10x1 V	176.50	17.65
	CLOPITAB 10 X 2 X 15 TABS	10 X 2 X 15 T	1,995.00	
	CIPROLUP-500: (20X10)	20X10T	849.00	42.45
	CIPROVA 500 MG (20X10)	20X10T	849.00	42.45
	CORTILUP INJ	1 V	41.95	41.95
	LUCIPRO 500(20*10)	20X10T	849.00	42.45
	LUPICEFF - O 200 (10X10)	10 x 10 T	976.50	
	LUPILAX TABS (20 X 2 X 10T)	20X2X10	466.00	11.65
	LUPICLAV 625 TABS (10X10)	10 x 10 T	1,827.50	182.75
	ONE CLAV 625 20X6	20X6	2,193.00	109.65
	XIMECEFF 200 10X10 (ALU ALU)	10 x 10 T	976.50	97.65
	E-CEF -200 TABS (10X10)	10 x 10 T	976.50	
	ONE CLAV 625 TABLET (10X1X10'S)	(10X1X10'S)	1,827.50	182.75
	XTRACLAV 625 TAB. (20X1X6)	20X1X6	2,193.00	109.65
	LUPIPAN INJ	40 mg/vial	50.40	50.40
	XTRACLAV 625 TABLET (10X1X10'S)	(10X1X10'S)	1,827.50	182.75
509821	FLUCALUP 200 MG TABS (20X1X1)	20X1X1	348.00	17.40
	E-CEF -200 (10X1X10)	(10X1X10'S)	976.50	97.65
	DEFENAC INJ 3 ML (100X3ML)	100X3ML	505.00	5.05
503402	FLUCALUP 150 MG (20X1) WITH MONO CARTON	20X1X1	241.00	12.05
501169	LUPICET TABS (10X6X10'S)	10X6X10'S	1,128.00	18.80
	LUPIPARA SUSPN 60 ML	60 ML	22.15	22.15
	LUPIPARA FORTE 60 ML	60 ML	40.30	
	PREGNOT KIT (10X1X5)	10x1x5	4,263.00	426.30
	LUPIGYL IV 1X100ML	100 ML	21.25	
	CLAMYCIN 250MG TAB	10 x 10 T	2,356.40	
509850	DEFIDIN (5*6*10)(50)	5X6X10T	749.10	
500015	CLAMYCIN 250 10X4 TAB	10X4	942.50	94.25
500015			942.50 For LUPIN	

nformation' on pages 23 and 141, respectively of the Prospectus, to get a more informed view before making the investment decision BANKER TO THE ISSUE AND SPONSOR BANK: AXIS BANK LIMITED

AVAILABILITY OF APPLICATION FORMS: The Application Forms and copies of the Prospectus may be obtained from the Registered Office of Issuer Company: Gayatri Rubbers And Chemicals Limited, Lead Manager: Khambatta Securities Limited. Application Forms will be available at the selected location of registered brokers, Banker to the Issue, RTA and Depository Participants. Application Forms can also be obtained from the Designated Branches of SCSBs, the list of which is available on the website of SEBI at www.sebi.gov.in. Application Forms can also be downloaded from the website of Stock Exchange at www.nseindia.com.

AVAILABILITY OF PROSPECTUS: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factor contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.nseindia.com, the website of Lead Manager at www.khambattasecurities.com and the website of the Issuer Company at www.gavatrirubberchemicals.com

RISK TO INVESTORS: 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 this Issue, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adeguacy of the contents of the Prospectus. Specific attention of the investors is invited to the section, "Risk Factors" on page 23 of the Prospectus

PRECAUTIONARY NOTICE TO INVESTORS:

Investors are advised to read the Prospectus including 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 this Issue, including the Risk Factors involved as per page no. 23. Specific attention of the investors is invited to THAT ANY News/Advertisements/ SMS/ Messages/ Articles and Videos, if any, being circulated in the digital media and/or print media, speculating about the investment opportunity in our Company's issue and about equity shares of our Company being available at premium and/or discount to the Issue price ("Message") during the issue period IS AND/ OR WILL NOT AND/ OR has not been issued by our Company or any of our Directors, Key Managerial Personnel, Promoters, Promoter Group or Group Companies. ANY SUCH MESSAGE IN circulation is misleading & fraudulent advertisement and issued by a third party to sabotage the IPO, our Company or any of our Directors, Key Managerial Personnel, Promoters, Promoter Group or Group Companies and the intermediaries are not involved in any manner whatsoever.

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

Main Objects of the Company as per MoA: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on page 109 of the Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 219 of the Prospectus.

Liability of Members as per MoA: The Liability of the members of the Company is Limited.

Place: Faridabad, Harvana Date: January 21, 2023

Capital Structure: Authorized Capital of Rs. 6,00,00,000 consisting of 60,00,000 Equity Shares of Rs. 10 each. Pre Issue Capital: Issued, Subscribed and Paid-up Capital is Rs. 4,21,00,000 consisting of 42,10,000 Equity Shares of Rs. 10 each. Post Issue Capital: Issued, Subscribed and Paid-up Capital Rs. 5,73,80,000 consisting of 57,38,000 Equity Shares of Rs.10 each. For details of the Capital Structure, please refer to the chapter titled "Capital Structure" beginning on page 57 of the Prospectus.

Names of the signatories to the Memorandum of Association of the Company and the number of Equity Shares subscribed by them: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association of our Company: (1) Mr. Shilp Chotai: 10,000 equity Shares of Rs. 10 each, (2) Mr. Utsav Chotai: 10,000 equity Shares of Rs. 10 each, (3) Mr. Manoj Kumar Aggarwal: 10.000 equity Shares of Rs. 10 each. (4) Mrs. Geeta Raiendra Chotai: 10.000 equity Shares of Rs. 10 each. (5) Mrs. Privanka Aggawal: 10.000 equity Shares of Rs. 10 each, (6) Mr. Rajendra Vallabhadas Chotai: 10,000 equity Shares of Rs. 10 each and (7) Mrs. Sonal Shilp Chotai: 10,000 equity Shares of Rs. 10 each.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated January 17, 2023. Investors should read the Prospectus carefully, including the 'Risk Factors' on page 23 of the Prospectus before making any investment decision.

For Gayatri Rubbers and Chemicals I On behalf of the Board of Di	
	Sd/-
Shilp	Chotai
Managing D	irector

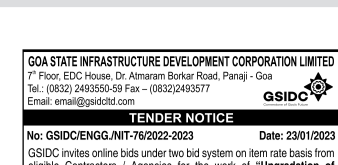
Gayatri Rubbers and Chemicals Limited subject to market conditions, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, NCT of Delhi and Haryana. The Prospectus shall be available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.khambattasecurities.com, the website of the NSE i.e. www.nseindia.com, and website of the Issuer Company at www.gayatrirubberchemicals.com. Investors should note that investment in Equity Shares involves a high degree of risk. For details investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page 23 of the Prospectus, which has been filed with ROC.

The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in 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 the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

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eligible Contractors / Agencies for the work of "Upgradation of Infrastructure in the rural areas under Deendayal Panchayat Raj Infrastructure Development (Golden Jubilee) Scheme 2013–Upgradation of Panchayat Building of Village Panchayat Kalay including Community Hall." (Estimated Cost - Rs. 1,33,23,643.00)

For detailed Tender Notice, please visit website https://www.gsidcltd.com.

Securities



Read, Office-D-19-20, Panki Industrial

Sd/·

IIFL SECURITIES LIMITED

CIN: L999999MH1996PLC132983 Regd. Office – IIFL House, Sun Infotech Park, Road No. 16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane – 400604 • Tel: (91-22) 41035000 • Fax: (91-22) 25806654 • E-mail: secretarial@iifl.com • Website: www.iiflsecurities.com

EXTRACT OF THE STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

		Quarter ended	á – – – – – – – – – – – – – – – – – – –	Nine mon	ths ended	Year ended
Particulars	Dec 31, 2022	Sept 30, 2022	Dec 31, 2021	Dec 31, 2022	Dec 31, 2021	Mar 31, 2022
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total income	34,698.76	32,340.41	36,795.13	96,519.02	95,436.28	1,31,641.05
Profit before tax	8,505.13	7,532.74	11,341.62	22,176.70	29,663.52	40,210.21
Profit after tax	6,456.13	5,546.54	8,607.19	16,341.51	22,695.05	30,583.02
Total comprehensive income	6,420.36	5,531.67	8,601.90	16,164.91	22,592.64	30,566.99
Equity share capital	6,097.10	6,082.50	6,071.26	6,097.10	6,071.26	6,078.72
Other equity						1,12,118.82
Earnings per share (of ₹ 2/- each)				· · · · · · · · · · · · · · · · · · ·		
- Basic (in ₹) *	2.12	1.83	2.84	5.39	7.47	10.09
- Diluted (in ₹) *	2.10	1.81	2.79	5.33	7.36	9.94

Notes:

1) The above consolidated unaudited financial results for the quarter and nine months ended December 31, 2022, have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on January 23, 2023.

2) These consolidated unaudited financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34 - Interim Financial Reporting ("Ind AS 34") prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India with the requirements of Regulation 33 and 52(4) of SEBI (Lisiting Obligations and Disclosure Requirements) Regulations, 2015, as amended.

3) The Board of Directors of the company have declared an interim dividend of र 3 per equity share having face value of 2 each for the financial year 2022-2023. The company has fixed the record date as February 03, 2023 for this purpose.

4) The key data relating to standalone results of IIFL Securities Limited is as under

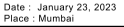
		Quarter endeo	b	Nine mon	ths ended	Year ended
Particulars	Dec 31, 2022	Sept 30, 2022	Dec 31, 2021	Dec 31, 2022	Dec 31, 2021	Mar 31, 2022
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total income	31,608.02	29,830.85	28,568.93	88,384.00	77,787.19	1,15,052.07
Profit before tax	8,626.61	7,543.59	7,952.50	21,762.21	21,814.16	35,877.08
Profit after tax	6,592.30	5,629.61	6,218.96	16,200.66	16,775.99	28,411.32
Total comprehensive income for the period	6,563.59	5,613.59	6,217.08	16,036.37	16,680.10	28,386.39

5) The Board in its meeting held on Tuesday, December 06, 2022 had considered and approved the Scheme of Arrangement between IIFL Securities Limited ("Demerged Company") and 5paisa Capital Limited ("Resulting Company") and their respective shareholders and creditors ("Scheme"). The Scheme, inter alia, provides for the demerger, transfer and vesting of the Online Retail Trading Business of the Demerged Company into the Resulting Company, on a going concern basis (with effect from the appointed date April 01, 2023) and in consideration thereof, the Resulting Company shall issue its equity shares to the shareholders of the Demerged Company. These shares shall be listed on Bombay Stock Exchange Limited and the National Stock Exchange of India Limited (collectively referred to as "Stock Exchanges"). The Scheme is, inter alia, subject to receipt of the statutory, regulatory and customary approvals, including approvals from stock exchanges, National Company Law Tribunal, Mumbai Bench and the shareholders and creditors of the companies involved in the scheme and the Company is in the process of seeking the same.

6) The above is an extract of the detailed format of quarter and nine months ended financial results filed with the stock exchanges under Regulation 33 and 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and nine months ended financial results are available on the stock exchange websites viz. www.bseindia.com and www.nseindia.com and on the Company's website viz. www.iiflsecurities.com.

> By order of the Board For IIFL Securities Limited R. Venkataraman Chairman and Managing Director (DIN: 00011919)

₹ in Lakhs



	Corporate Identification	IERATION CORPORATION LIMITED Number : U40101ML2009SGC008392 ydro Planning & Hydro Construction
MePGCL	Lumjingshai, Sho	ort Round, Shillong – 793001
Generating Clean And Green Energy	Phone : 0364-2590113,	email : cehphc.mepgcl@gmail.com
No. MePGCL/0	CE/C/HP&HC/T-33(C)/2022/17	Dated January 23, 2023
	NOTICE FOR EXTENSION O	F BID SUBMISSION DATE
and Notice for pertaining to the Project for "R Station" the da All interested	Extension of Bid Submission No.C ne "Renovation and Hydro Mechar enovation and Modernisation of te of Bid Submission is hereby extend ad bidders are advised to submit th	E/C/HP&HC/T-33(C)/2022/3 dated 20-09-2022 CE/C/HP&HC/T-33(C)/2022/9 dated 04-11-2022 nical and Civil Facilities (Package-II)' under the Umiam-Umtru Stage-III Hydroelectric Power ended upto 14 th February 2023. heir bids in conformity with the tender document 2023. Bids will be opened on the same day at
14:00 Hours (IS		2023. Bids will be opened on the same day at
14.00 110015 (10	,,,,	Sd/-
		(M. Rymbai)
		Chief Engineer (C)
M.I.P.R. No : 1	696	Hydro Planning & Hydro Construction
Dated : 23-01-	2023	MePGCL, Shillong



[Pursuant to Section 230(3) of the Companies Act, 2013 and Rules 6 and 7 of the Companies (Compromises, Arrangements, and Amalgamations) Rules, 2016] IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH

C.A.(CAA)/10/MB/2023 IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 52 AND OTHER APPLICABLE **PROVISIONS OF THE COMPANIES ACT, 2013**

AND IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN EDELWEISS FINANCIAL SERVICES LIMITED AND NUVAMA WEALTH MANAGEMENT LIMITED (FORMERLY KNOWN AS EDELWEISS SECURITIES LIMITED) AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

Edelweiss Financial Services Limited,

a company incorporated under the provisions of the Companies Act, 1956 having Corporate Identity Number L99999MH1995PLC094641 and having its registered office at Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098, Maharashtra ...First Applicant Company / Demerged Company

NOTICE AND ADVERTISEMENT OF NOTICE OF THE MEETING OF THE EQUITY SHAREHOLDERS OF THE FIRST APPLICANT COMPANY

STAREFICIERS OF THE FIRST APPLICANT COMPANY Notice is hereby given that by an Order dated January 12, 2023 ("Tribunal Order"), the Mumbai Bench of the National Company Law Tribunal ("Tribunal") has directed a Meeting to be held of the equity shareholders of the First Applicant Company ("Meeting"), for the purpose of considering, and if thought fit, approving with or without modification(s), the Scheme of Arrangement between Edelweiss Financial Services Limited and Nuvama Wealth Management Limited (Formerly known as Edelweiss Securities Limited) and their respective Shareholders and Creditors ("Scheme") under Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act. 2013 ("Act"). Companies Act, 2013 ("Act").

In pursuance of the Tribunal Order and as directed therein, and in compliance with the applicable provisions of the Act and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (**"SEBI Listing Regulations"**), further notice is hereby given that the Meeting will be held through video conferencing (**"VC"**)/other audio visual (**"OAVM"**) on Friday, February 24, 2023 at 4:00 p.m. (IST).

In terms of the Tribunal Order, the individual notice of the Meeting together with the copy of the Scheme, Statement pursuant to Sections 230 to 232 read with Section 102 and other applicable provisions of the Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") and accompanying accumpanying are registered with the First Applicant Company/ Registrar & Share Transfer Agent ("RTA") of the First Applicant Company i.e. Link Intime India Private Limited /Depositories Participants.

The notice of the Meeting together with the copy of the Scheme, statements pursuant to Sections 230 to 232 read with Section 102 and other applicable provisions of the Act and Rule 6 of the CAA Rules are also placed on the website of the First Applicant Company viz. <u>www.edelweissfin.com</u>, the website of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at <u>www.secindia.com</u> and <u>www.escindia.com</u>, respectively and the website of National Securities Depositories Limited ("NSDL") <u>www.evoting.nsdl.com</u>, being the agency appointed by the First Applicant Company to provide the e-voting and other facilities for convening the Meeting.

The Tribunal has appointed Mr. Rashesh Shah, Chairman of the Board of Directors of the First Applicant Company, failing him, Mr. Venkatchalam Ramaswamy, Vice-Chairman and Executive Director of the First Applicant Company, to be the Chairperson for the Meeting and Mr. B. Narasimhan, Proprietor – M/s. BN & Associates, Company Secretaries, failing him, Mr. Avinash Bagul, Partner – M/s. BNP & Associates, Company Secretaries, failing him, Mr. Avinash Bagul, Partner – M/s. BNP & Associates, Company Secretaries, failing him, Mr. Avinash Bagul, Partner – M/s. BNP & Associates, Company Secretaries, failing him, Mr. K. Venkataraman, Practicing Company Secretary, to be the Scrutinizer for the Meeting.

Since the Meeting is being held through VC/ OAVM, physical attendance of equity shareholders of the First Applicant Company has been dispensed with. Accordingly, the facility of appointment of proxies by the equity shareholders of the First Applicant Company will not be available for the Meeting.

A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintaine A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the First Applicant Company/ Depositories as on the cut-off date, i.e., Saturday, February 18, 2023 only shall be entitled to exercise his/ her/ its voting rights on the resolution proposed in the Notice and attend the Meeting. A person who is not an equity shareholder of the First Applicant Company as on the cut-off date i.e. February 18, 2023, should treat the Notice for information purpose only. The voting rights of an Equity Shareholder/ beneficial owner (in case of electronic shareholding) shall be in proportion to his/ her/ its shareholding in the paid-up equity share capital of the Company as on the cut-off date i.e. February 18, 2023.

The equity shareholders of the First Applicant Company shall have the facility and option of voting on the resolution for approval of the Scheme by casting their votes: (a) by remote electronic voting during the period as stated below ("remote e-voting"); or (b) through e-voting system available at the Meeting to be held virtually ("e-Voting at the Meeting"):

The cut-off date for e-voting and time period for the remote e-voting of the Meeting is as under

Dated January 24, 2023

Equity Shareholder meeting	
Cut off date for e-voting	Saturday, February 18, 2023
Remote e-voting start date and time	Monday, February 20, 2023 at 9.00 a.m. (IST)
Remote e-voting end date and time	Thursday, February 23, 2023 at 5.00 p.m. (IST)

Equity shareholders of the First Applicant Company who need assistance before or during the respective Meetings, can contact NSDL on <u>evoting@nsdl.co.in</u> or contact Ms. Pallavi Mhatre at the designated email id: <u>evoting@nsdl.co.in</u> at National Securities Depository Limited, Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India on toll free number 1800-1020-990/ 1800-22-44-30.

The Scheme, if approved by the equity shareholders at their Meeting, will be subject to the subsequent sanction of the Tribunal and such other approvals, pérmissions and sanctions of regulatory or other authorities, as may be necessary

Equity Shareholders of the First Applicant Company seeking any information with regard to the Scheme or the matter proposed to be considered at the Meeting, are requested to write to the First Applicant Company on or before Monday, February 20, 2023 at 5.00 p.m. (IST) through email on <u>efsl.shareholders@edelweissfin.com</u>. The same will be replied by the Company suitably.

Sd/-
Rashesh Shah
Chairman of the Board of Directors of First Applicant Compar
Chairperson appointed for the Meeting

Indian Overseas Bank INFORMATION TECHNOLOGY DEPARTMENT Central Office: 763, Anna Salai, Chennai-600002



Place: Gurugram

Date: 23 January 2023

By Order of the Board of Directors

JINDAL STAINLESS LIMITED

(CIN: L26922HR1980PLC010901)

Regd. Office: O.P. Jindal Marg, Hisar-125 005 (Haryana)

Tel: (01662) 222471-83

Fax: (01662) 220499

Email Id. for Investors: investorcare@jindalstainless.com

Website: www.islstainless.com

For Jindal Stainless Limited

Tarun Kumar Khulbe

Whole Time Director

EXTRACTS OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER 2022

(₹ in crores except per share data Standalone Consolidated For the nine For the For the nine For the For the quarter ended For the quarter ended Sr. nonths ended year ended months ended year ended Particulars No 31 December 30 September 31 December 31 March 31 December | 30 September | 31 December 31 December 31 March 31 December 2022 2022 2021 2022 2022 2022 2022 2021 2022 2022 Unaudited Audited Unaudited Audited Total income from operations 20.311.94 21.223.40 6.220.61 5.442.44 5.368.47 16.999.46 6.349.71 5.604.51 5.670.02 17.428.34 1 EBITDA* 622.33 477.30 477.30 1,556.75 1,118.64 524.79 372.10 358.27 198.73 2,987.1 2,339.4 739.24 1,431.7 411.16 2,790.79 796.82 Net profit for the period (before tax, exceptional and/or extraordinary items) 258.16 573.38 2,170.06 622.96 972.29 Net profit for the period before tax (after exceptional and/or extraordinary items) Net profit for the period after tax (after exceptional and/or extraordinary items) 407.62 314.30 1,044.42 794.73 258 16 573.38 1.118.64 2 170 06 208.51 654 07 2,442.1 351.22 371.82 1,674.45 159.1 435.49 827.17 371.82 163.45 434.36 804.74 Total comprehensive income for the period [comprising profit for the period 351.22 189.21 827.17 1.673.56 320.53 1.871.55 (after tax) and other comprehensive income (after tax) Paid up equity share capital (face value of ₹ 2/- each) 105.10 105.10 100.85 105.10 105.10 105.10 105.10 100.85 105.10 105.10 Other equity 5.657.49 5.306.27 4.106.37 5.657.49 4.830.32 5.080.66 1,149.97 1,236.03 ecurities premium account 1,236.03 1,236.03 ,236.03 5.762.59 Net worth 5.411.37 4.207.22 5.762.59 4.935.42 Paid up debt capital # Outstanding redeemable preference shares 474.00 474.00 474.00 375.00 375.00 0.61 0.53 0.53 0.69 0.57 Debt equity ratio Earning per share (EPS) (face value of ₹ 2/- each) 6.68 3.60 15.74 33.65 a) Basic 7.39 7.14 15.12 15.12 5.98 5.98 3.03 8.66 37.81 b) Diluted 6 68 3 60 15 74 32 39 3.03 8 37 36.3 (EPS for the period not annualised) 20.00 20.00 15 Capital redemption reserve 20.00 20.00 20.00 Debenture redemption reserve # 6.35 4.51 5.78 8.10 7.26 Debt service coverage ratio 8.53 5.39 8.48 7.25 8.98 Interest service coverage ratio

* EBITDA = Earnings before interest, tax, depreciation & amortization and other income

Notes:

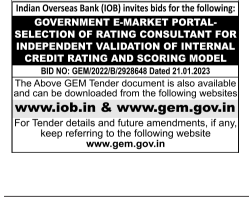
- The above is an extract of the detailed format of quarterly/nine months financial results filed with the Stock Exchanges under Regulation 33 and Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated quarterly/nine months financial results are available on the Company's website: (www.jsistainless.com) and on the websites of Bombay Stock Exchange (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com).
- The financial results of the Company/Group for the quarter and nine months ended 31 December 2022 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 23 January 2023 and a limited review of the same has been carried out by the statutory auditors.
- These results have been prepared in accordance with the recognition and measurement principles of the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the 3 Companies Act, 2013, other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation 33 and Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).
- At its meeting held on 29 December 2020, the Board considered and approved a Composite Scheme of Arrangement pursuant to Sections 230 to 232 and other relevant provisions of Companies Act, 2013, amonost the Company. Jindal Stainless (Hisar) Limited, JSL Lifestyle Limited, JIndal Lifestyle Limited, JSL Media Limited and Jindal Stainless Corporate Management Services Private Limited (Scheme'), The aforementioned Scheme is subject to necessary statutory and regulatory approvals under applicable laws, including approval of the Hon'ble National Company Law Tribunal, Chandigarh Bench ("Hon'ble NCLT"). The Company has received the approval of Hon'ble NCLT on its first motion application for convening the meeting of the Shareholders and Creditors on 25 February 2022. Further, the Company has received the approval of its Shareholders and Creditors with requisite majority upon the Scheme.

Subsequently, the Company has filed the second motion application before the Hon'ble NCLT and the Hon'ble NCLT while hearing on the second motion petition on 22 December 2022 has taken on record that there were no objections to the Scheme, pending from any person, including the sectoral regulators. The Company is awaiting the order of the Hon'ble NCLT.

The Company had participated in the e-auction process for purchase of Rathi Super Steel Limited ("RSSL") (which has been shut down for the last few years till date without any operational activity and has been under liquidation process), on a going concern basis, in terms of the applicable provisions of Insolvency and Bankruptcy Board of India (Liquidation Process), Regulations, 2016 ("Insolvency Regulations") wherein the Company emerged as the successful bidder.

Accordingly, the Liquidator appointed by the Hon'ble Adjudicating Authority, National Company Law Tribunal, Principal Bench, New Delhi ("Hon'ble NCLT"), issued a Sale Certificate dated 16 November 2022 (on receipt of bid amount of ₹ 205.00 crores from the Company) in favor of the Company vesting the sole and beneficial ownership of RSSL in favor of the Company. Further, in terms of the said Sale Certificate, the Liquidator also approved the vacation of the erstwhile board of directors and appointment of the nominees of the Company as directors.

The Liquidator shall be filing an application with the Hon'ble NCLT for its confirmation on the terms of acquisition submitted / to be submitted by the Company and for grant of certain reliefs and concessions as sought by the Company in connection with the acquisition.



	💚 INFORMA	TION TE	Verseas Ba CHNOLOGY DEPART na Salai, Chennai-60	MENT	
Indiar	n Overseas Ba	nk (IOB)	invites bids for the	following:	
EN QUA	NGAGEME LIFIED SE FOR PCI BID NO: GEM/2	NT O CUR DSS 023/B/3	MARKET POF F CONSULTAN TY ASSESSO CERTIFICATIO 021739 DATED: 21.01 document is also	NT AS R (QSA) DN 2023	
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ZF Co			Control System		ite
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