

OBL: HO: SEC:00: New Delhi : 18.07.2020

BSE Limited
Corporate Relation Department
1st Floor, New Trading Ring
Rotunga BuildingPhiroze Jeejeebhoy Towers
Dalal Street,Mumbai - 400 001
Stock Code - 530365

National Stock Exchange of India Ltd. Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai-400 051 Stock Code: ORIENTBELL

Sub: Newspaper Advertisements- 43rd Annual General Meeting through Video Conferencing/ Other Audio Visual Means ("VC/OAVM") Facility

Dear Sir/Madam,

Please find enclosed herewith copies of newspaper advertisements published in the following newspapers on  $18^{th}$  July, 2020, both the newspapers having electronic editions, in terms of Circular No. 20/2020 dated May 5, 2020 issued by the Ministry of Corporate Affairs, inter-alia intimating that  $43^{rd}$  Annual General Meeting of the Company will be held on Thursday,  $13^{th}$  August, 2020 through VC/OAVM facility.

- 1. English Daily "Financial Express" Mumbai edition, (Annexure "A")
- 2. English Daily "Financial Express" Delhi edition (having Circulation in the district where the registered office of the company is situated) and, (Annexure "B")
- 3. Hindi Daily "Jansatta" Delhi edition (Published in vernacular language having circulation in the district where the registered office of the company is situated) (Annexure "C")

Kindly acknowledge the receipt.

Yours faithfully, for Orient Bell Limited

Yogesh Mendiratta

Company Secretary & Head-Legal

**FINANCIAL EXPRESS** 

# China says it's not trying to replace ÚS, won't be bullied

**ASSOCIATED PRESS** Beijing, July 17

CHINA ISN'T SEEKING to confront or replace the United States as the world's top technological power, but will fight back against "malicious slander" and attacks from Washington, a foreign ministry spokesperson said Friday, responding to a litany of recent accusations from the Trump administration.

Hua Chunying said China's chief concern was improving the livelihoods of its citizens and maintaining global peace and stability, despite what critics say is an increasingly aggressive foreign policy that looks to expand Chinese influence in the military, technology, economic and other spheres.

"As an independent sovereign state, China has the right to safeguard its own sovereignty, security and development interests, to defend the achievements made by the Chinese people with hard work, to refuse any bullying and injustice against China, and to fight back against malicious slander and attacks by the US against China," Hua told reporters at a daily briefing. Her comments came in response to a speech Thursday by Attorney General William



Republic of China Xi Jinpin

Barr in which he cautioned American business leaders against promoting policies favorable to Beijing. He asserted that China at the beginning of the coronavirus pandemic had not only dominated the market

YSR Kadapa District, A.P.

PRIMA PLASTICS LIMITED

(CIN - L25206DD1993PLC001470)

Regd. Off.: 98 / 4, Prima House, Daman Indl. Estate, Kadaiya, Nani Daman,

Daman (Union Territory) - 396 210. Tel.: 0260 - 2220445 Fax: 0260 - 2221845

Corp. Off.: 41, National House, Opp. Ansa A Building, Saki Vihar Road, Powai,

Andheri (E), Mumbai - 400 072. Tel.: 022 - 28574768 Fax: 022 - 28572859

E-mail: investor@primaplastics.com Website: www.primaplastics.com

NOTICE TO SHAREHOLDERS

Transfer of the Equity Shares to Investor Education and Protection Fund (IEPF)

Notice is hereby given pursuant to the provisions of Section 124 (6) of the Companies

Act, 2013 ("Act") read with Investor Education and Protection Fund Authority

(Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of

Corporate Affairs and as amended from time to time ("Rules"), the Company is

required to transfer all the shares in respect of which dividend has not been paid or

claimed by the shareholders for seven consecutive years or more, to Investor

The Company has sent individual communication to all the concerned shareholders

whose dividend is unclaimed and whose shares are liable to transfer to IEPF under the

rules and have also uploaded full details of such shares due for transfer as well as

Concerned shareholders may note that both unclaimed dividend & shares transferred

to IEPF can be claimed back by the shareholder from IEPF authority for which details

The concerned shareholders are requested to make an application to the company or

Registrar on or before October 16, 2020 with a request for claiming the unpaid dividence

for the year 2012-13 and onwards, failing which the Company would proceed to

transfer the Equity Shares and dividend amount to the IEPF without any further

intimation in view of adhering with the requirements. Please note that thereafter no

claim shall lie against the Company in respect of unclaimed dividend amount and

Shareholders, holding shares in physical form may note that the Company would be

issuing new share certificates in lieu of the original share certificates held by them and

upon such issue, the original share certificate(s) which stand registered in their name

will stand automatically cancelled and be deemed non-negotiable. The concerned

shareholders may further note upon transfer of such shares to the IEPF Authority, no

claim shall lie against the Company in respect of the unclaimed dividend amount and

For any queries on the above matter, shareholders are requested to contact the Company

and/or Registrar and Transfer Agent, M/s. Bigshare Services Private Limited, 1st Floor

Bharat Tin Works Bldg, Opp. Vasant Oasis, Makwana Road, Marol, Andheri - East

Mumbai - 400 059 Tel: +91-22-62638200 Email: investor@bigshareonline.com

shares transferred to IEPF Authority pursuant to the said Rules.

unclaimed dividends on the website of the Company at www.primaplastics.com

Education and Protection Fund ("IEPF") Account.

are available at www.iepf.gov.in.

shares transferred to IEPF account.

NIT No: 03/DIR/APHSL/Engg./Consultancy/2020-21

Projects, Mob No: +91 99490 06631

on protective gear, exposing American dependence on Beiiing, but had also hoarded supplies and blocked producers from exporting them to countries in need.

Barr also accused hackers linked to the Chinese government of targeting American universities and businesses to steal research related to coronavirus vaccine development, leveling the allegation against Beijing hours after Western agencies made similar claims against Russia.

"The People's Republic of China is now engaged in an economic blitzkrieg — an aggressive, orchestrated, whole-ofgovernment whole-of-society) campaign to

Dated 17.07.2020

PATBACK BUSINESS LIMITED (Formerly known as Crazypricing Online Services Limited) Regd. off: Shop No.325, Plot No. 3, Aggarwal Plaza, DDA Community Center, Sector-14,

seize the commanding heights

of the global economy and to

surpass the United States as the

world's preeminent technolog-

have issued strongly worded

messages over China in recent

days, coming at a time when bi-

lateral relations have fallen to

their lowest point in decades

over issues from accusations of

technology theft to China's

claims in the South China Sea.

Numerous Trump allies

ical superpower," Barr said.

Rohini, New Dellhi-110085 Email id: crazypricingdel@gmail.com, Website: www.crazypricingonline.com CIN: L74999DL1984PLC018747

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company is to be held on Wednesday, July 22, 2020 at the registered office of the Company, inter-alia, to consider and approve the Un-audited Standalone Financial Results of the Company for the quarter ended June 30, 2020 and any other business with permission of Chair if any;

he information contained in this notice is also available on the website of the Company i.e. www.crazypricingonline.com and website of the stock For and on behalf of the Board

Patback Business Limited (Formerly known as Crazypricing Online Services Limited)

Place: New Delhi

(Director) DIN: 00749457

Zonal Stressed Assets Recovery Branch :

#### PHYSICAL POSSESSION NOTICE Rule 8(1) (For Immovable Properties)

WHEREAS, the undersigned being the Authorised Officer of the Assets and Enforcement of Security Interest Act 2002 (54 of 2002) and in exercise of powers conferred under Section 13(12) read with Rule 3 of Security Interest (Enforcement) Rules, 2002, issued a Demand Notice dated 31/01/2015 under Section 13(2) of the said Act calling upon the borrowers/trustees/guarantors, M/s. Warade Alcast Pvt. Ltd. and its Directors Mr. Arun Jagannath Warade, Liladhar Jagannath Warade and Ramesh Jagnnath Warade also have their Personal Guarantee in the account to repay the amount mentioned in the Notice being Rs. 38,65,118.77/- (Rupees Thirty Eight Lacs Sixty Five Thousand One Hundred Eighteen and Seventy Seven Paise only) Plus Interest Thereon Plus Other Charges within 60 days from the date of receipt of

The Borrower and Guarantors having failed to repay the amount, Notice is hereby given to the Borrower and Guarantors and the Public in general that the undersigned has taken physical possession of the properties described herein below in the exercise of powers conferred on him/her under Sub Section (4) of section 13 of the said Act read with Rule 8 of the Security Interest (Enforcement) Rules 2002 on this 17/07/2020.

the Public in general are hereby cautioned not to deal with the properties and any dealings with the properties will be subject to the charge of the Bank of Baroda, Deccan Gymkhana (e Dena) which is now transferred to our Bank of Baroda, ZOSARB Branch, Pune for an amount of Rs. 38,65,118.77/- (Rupees Thirty Eight Lacs Sixty Five Thousand One Hundred Eighteen and Seventy Seven Paise only) Plus Interest thereon plus other charges

The Borrower's attention is invited to provisions of sub-section (8) of section 13 of the act, in respect of time available, to redeem the secured assets.

All the piece and parcel of land at

Survey No. / Gat No.168, Barge Basti Chimbali, Taluka Khed, Pune (Land admeasuring 21R) surrounded by East: Gat No. 166,188,189: South: Property of K Ganpat Barge, West: Property of Sir Maruti and

admeasuring 40R Surrounded by East :- Gat No. 188,189, South: Road of Chimbali Village and Mr. Barge's House, North: Gat No. 167, West: Property of Sir Maruti and Tanaji Parshuram Barge

its director Mr. Arun Jagannath Warade, Liladhar Jagannath Warade and Ramesh Jagnnath Warade

Place : Pune For PRIMA PLASTICS LIMITED

Place: Mumbai Date: July 17, 2020

Website: www.bigshareonline.com

Ankita Agarwal Company Secretary

#### **TEXMACO RAIL & ENGINEERING LIMITED** CIN: L29261WB1998PLC087404

Registered & Corporate Office: Belgharia, Kolkata 700 056 Ph: (033) 2569 1500, Fax: (033) 2541 2448 Email: texrail cs@texmaco.in, website: www.texmaco.in

NOTICE TO SHAREHOLDERS Transfer of Equity Shares of the Company to the

Investor Education and Protection Fund (IEPF) Account Notice is hereby given pursuant to the provisions of the Investor Education

and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules') as notified by the Ministry of Corporate Affairs. In accordance with the various requirements as set out in the Rules, the

Company has communicated individually to the concerned shareholders whose equity shares, in respect of which dividend has remain unclaimed for seven consecutive years since 2012-13, shall be transferred by the Company in the name of IEPF on or after 19th October, 2020.

The Company has also uploaded the details of such shareholders and equity shares due for transfer to the IEPF Account on its website at https://www.texmaco.in/webfiles/doc/Notices/TexRail\_IEPF.pdf. The Shareholders are requested to verify the details of the un-encashed dividends and the equity shares liable to be transferred to the IEPF Account and the affected Shareholders may lodge the request for payment of unclaimed dividend to Registrar & Share Transfer Agent (RTA) / the Company by 30th September, 2020.

Shareholders may please note that both the unclaimed dividend and the equity shares transferred to the IEPF Account including all corporate benefits accruing on such equity shares, if any, can be claimed back by them from the IEPF Authority after following the procedure as set out in

The concerned shareholders, holding equity shares in physical form and whose equity shares are liable to be transferred to the IEPF 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 such equity shares in the name of IEPF as per Rules and upon such issue, the original share certificate(s) which is registered in their name will stand automatically cancelled and be deemed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed to be adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares in the name of IEPF pursuant to the Rules. No claim shall lie against the Company in respect of equity shares and related dividend amount transferred to the IEPF Account.

In case of any queries, shareholders may contact the Company's RTA M/s KFin Technologies Private Limited, Unit: Texmaco Rail and Engineering Limited, Karvy Selenium Tower B, Plot No. 31& 32, Gachibowli, Financial District, Nanakramguda, Hyderabad: 500032, Toll free no: 1800-3454-001, Email: einward.ris@kfintech.com.

For Texmaco Rail & Engineering Limited

Place: Kolkata Date: 18th July, 2020

Ravi Varma Company Secretary & Compliance Officer Managing Director, APHSL Bank of Baroda

AP HIGH GRADE STEELS LTD.

10th Floor, APIIC Towers, Mangalagiri, Guntur Dist, AP - 522503

REQUEST FOR PROPOSAL FOR

SELECTION OF TECHNOLOGY CONSULTANT

APHSL through this RFP intends to invite proposals from well qualified

and well reputed Consultants for Providing Technology Consultancy

Services to support APHSL in setting-up of an Integrated Steel Plant at

The RFP document can be downloaded from Website

http://www.aphighgradesteels.com/tenders.php from 18-Jul-

2020 for further details may contact Mr Balaram Bandi, Director-

Omkar Jyoti Niwas, 2nd Floor, Adarsh Nagar Market Yard Road, Gultekdi, Pune- 411037

The Borrower and Guarantors mentioned herein above in particular and

Description of the Property

Tanaji Parshuram Barge, North: Gat No. 167,

Name of owner: Belonging to M/s Warade Alcast Pvt. Ltd. through

Bank of Baroda

## CORRIGENDUM FOR THE ATTENTION OF THE PROSPECTIVE RESOLUTION APPLICANTS OF SHIRPUR POWER PRIVATE LIMITED nsolvency & Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulation

2016 and published on the website of Shirpur Power Private Limited http://shirpurpower.com/ Maste Page/ Homepage.php and in this newspaper on July 2, 2020, the last date for submission of expression o terest has been extended and the same stands amended and restated as under INVITATION FOR EXPRESSION OF INTEREST

(Under Regulation 36A (1) of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 **RELEVANT PARTICULARS** 

2 Date of incorporation of corporate debtor August 22, 2005

Address of the registered office Registered Office: 903, Shilp Building, Opp. Navrangpu

and principal office (if any) of Telephone Exchange, Ahmedabad, Gujarat- 380009 Ellis Bridge, Ahmedabad, Gujarat, India

6 Insolvency commencement date of March 4, 2020 (Order published on NCLT website the corporate debtor on March 20, 2020) July 2, 2020

under section 25(2)(h) of the Code website of the Corporate Debtor accessible at http://shirpurpower.com/MasterPage/Homepage.php 9 Norms of ineligibility applicable The resolution applicant shall be required to be compliant with Insolvence under section 29A are available and Bankruptcy Code, 2016 including but not limited to eligibility under

section 29A of the Insolvency and Bankruptcy Code, 2016 and its related regulations that are in force or which may come into force subsequently

the detailed invitation for expression of interest, accessible http://shirpurpower.com/MasterPage/Homepage.php 10 Last date for receipt of expression of interest August 10, 2020 (extended from July 17, 2020)

11 Date of issue of provisional list of August 20, 2020 prospective resolution applicants 12 Last date for submission of August 25, 2020 objections to provisional list

13 Date of issue of final list of September 4, 2020 prospective resolution applicants 14 Date of issue of information memorandum, August 25, 2020

15 Manner of obtaining request for Will be provided by the Resolution Professional to prospec resolution plan evaluation tive resolution applicants who are determined to be eligible matrix, information memorandum in accordance with Regulation 36A and 36B of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016. Prospective resolution applicants are requested to send a

resolution plans

of the request for resolution plans i.e. September 24, 2020 17 Manner of submitting resolution As detailed in the request for resolution plans to be issued by plans to resolution professional Process for Corporate Persons) Regulations, 2016

18 Estimated date for submission of October 19, 2020 resolution plan to the Adjudicating This is subject to the completion of the resolution plan proces Authority for approval in accordance with the request for resolution plans and any extension sought for the corporate insolvency resolution proces in accordance with the Insolvency and Bankruptcy Code, 2016

19 Name and registration number Name: Savan Godiawala of the resolution professional 20 Name. Address and e-email of Name: Savan Godiawala the resolution professional, as Registered Address with IBBI: Deloitte Touche Tohmats registered with the Board

21 Address and email to be used for Communication Address: Deloitte Touche Tohmatsu India correspondence with the resolution LLP, 19th Floor, Shapath-V, S.G. Road, Ahmedabad Guiarat 380015. Email id: inspplip@deloitte.com 22 Further Details are available at or with http://shirpurpower.com/MasterPage/Homepage.php 23 Date of publication of Form G July 18, 2020

Communication Address: Deloitte Touche Tohmatsu India LLP, 19th Floor, Date: July 18, 2020, Ahmedabad

# VW sees China recovery picking up pace

**VOLKSWAGEN AG EXPECTS** second-half sales in China to approach the year-earlier level as premium brands such as Audi and Porsche lead a recovery from

In the first half, the automaker sold about 1.59 million vehicles across all its brands in China, down 17% from a year

**vedanta** 

Supply

and

**Services** 

VISIT: WWW.VGCB.CO.IN

VIZAG GENERAL CARGO

SIPCOT Industrial Complex

CIN: U35100TN2010PTC075408

BERTH PVT. LTD.

REGISTERED OFFICE:

Madurai Bypass Road

T.V. Puram, 628002,

the coronavirus pandemic.

earlier, Stephan Wollenstein, VW's China chief, said Friday at a media briefing in Beijing. The industry's total sales shrank by 22%, helping market leader VW boost its share to about 20%, he said. "We saw the premium market in China was recovering much faster than the normal market." Wollenstein said. "We saw really strong sales of Audi, Porsche and Bentley. We expect that the second half is almost of a level of last year."

VW's sprawling manufacturing network in China gradually resumed output in recent weeks, while the coronavirus continued to spread across other regions. Even with demand picking up

from the depths seen early this year, the China Association of Automobile Manufacturers forecasts a 10% to 20% decline in vehicle sales this year to the lowest level since 2014. The automaker's global deliveries slumped 27% in the first half to 3.89 million cars, trucks and motorbikes. —**BLOOMBERG** 

## EXPRESSION OF INTEREST (EOI)

Vedanta Limited (Formerly known as Sesa Sterlite Ltd./Sesa Goa Ltd.) a subsidiary of Vedanta Resources plc. is a global, diversified natural resources company with business operations in India, South Africa, Australia, Ireland, Namibia, Liberia and Sri Lanka. Vedanta is a leading producer of Oil & Gas, Zinc, Lead, Silver, Copper, Iron Ore Aluminium and Commercial power Ref: VGCB/E0I/01/2020

Vizag General Cargo Berth Private Limited (VGCB), a Vedanta group company operating a Mechanized import Coal Handling Terminal at Visakhapatnam Port. Expression of interest is invited from reputed and experienced Suppliers and Service Providers for the following: Competent Business Partner with relevant experience for end to end complete Operation & Maintenance

O&M of equipments like Ship unloaders, Stacker cum Reclaimers, Conveyors, Rapid Silo Loading System

for Wagon loading, Rail track and dust supressing systems etc Mechanised cleaning of berth, vessel hatches & inside premises of coal terminal by using mobile material

handling equipment, Tarpaulin covering on coal heaps & rail wagons. Security, Facility management, CHA and vessel draft survey services for efficient functioning of VCCB.

(OS-M) of 10.18 MTPA Mechanised Coal handling terminal. The job includes (in brief)

Handling and Transportation of bulk cargo within a distance of 2-6 kms within port premises using

material handling equipment like Dumpers, Pay loaders, Excavators etc. 3. Stevedoring services like Bulk Cargo discharging from vessel to wharf and shifting cargo to plots within

port area, high stacking, loading into wagons and trucks for dispatch to customers. 4. Design, Supply & Installation of bulk material handling equipment like link conveyors, wheel / chain

mounted stacker cum reclaimers, equipment for high stacking, loading into wagons & trucks etc. 5. Redesigning and re-conditioning of Silo Surge Hopper Service provider for Structural Work, Civil Work & Tarpaulin Covering of Wagons. Supply of bulk material handling equipments like Steel Cord and Nylon Conveyor belts, Tarpaulin

Reputed & experienced parties are invited to send their EOI within 7 days from the date of this publication to vgcb.eoiresponses@vedanta.co.in The EOI should accompany the list of major customers including major orders along with Safety record & financials of last 3 years. For any clarifications call +917798989089 Visakhapatnam Office: Administrative Building, Eastern Stack Yard, Visakhapatnam Port Trust, Visakhapatnam-530 035, Andhra Pradesh.

Goregaon East Branch (BIC 5017) केनरा बैंक Canara Bank Ground Floor, Hetali Blessings, Off Aarey Road, Near Udupi Vihar, सिंडिकेट Syndicate Goregaon (E), Mumbai - 400063.

Date: 07.07.2020 Ref.: 5/JL Notice/2020 Smt. Vishala C Gambhira, B2, 64/65 Manali, Evershine Nagar, Malad (West),

Re: Your Jewel Loan Account No.: 50179940001769 with us. We regret to note that the above Jewel Loan fell into NPA on 28.06.2020. Balance tstanding in the account as on date is Rs. 8,78,516.30 + interest from 28.06.2020. You are once again requested, to pay the outstanding balance within 7 days from the date of receipt of this reminder, having which the Bank will be compelled to auction the pledged gold ornaments, scheduled to be held on 27.07.2020, Monday at 03:00 P.M. or thereafter or any other convenient date to be fixed by the Bank without further reference or notice to recover the overdue amount along with the penalty at 2% on the unpaid amount and other charges. If you clear all the dues and all the liabilities in the name of Mrs. Vishala Gambhira, all the securities will be released. Thank you,

Senior Manger Canara Bank, Goregaon (E) Branch

Email- cb15017@canarabank.com

#### MEP INFRASTRUCTURE DEVELOPERS LIMITED Corporate Identification Number (CIN): L45200MH2002PLC136779

Regd.Office: A-412, boomerang, Chandivali Farm Road, Near Chandivali Studio, Andheri (E), Mumbai - 400072 E-mail: investorrelations@mepinfra.com • Website:www.mepinfra.com Tel: 91 22 6120 4800 • Fax: 91 226120 4804

NOTICE is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company which was scheduled to be held on Thursday, the 23rd day of July, 2020 is now re-scheduled and will be held on Thursday, the 30" day of July, 2020; Inter alia, to consider, approve and take on record the Audited Standalone and Consolidated Financial Results of the Company for the 4th Quarter and Year ended 31st March, 2020 along with the Auditor's Report thereon.

The said Notice may be accessed on the Company's website at www.mepinfra.com and may also be accessed on the Stock Exchange(s) websites at www.nseindia.com and www.bseindia.com

> MEP INFRASTRUCTURE DEVELOPERS LIMITED HARSHAD PUSALKAR

ON BEHALF OF THE BOARD OF DIRECTORS

Place: Mumbai COMPANY SECRETARY



Registered Office: 703/704, 'Shilp', 7th Floor, Near Municipal Market, Sheth C.G. Road, Navrangpura, Ahmedabad - 380 009. E-mail ID: investor@indiagelatine.com Website: www.indiagelatine.com Tel: +91-79-26469514

NOTICE

(For the attention of Equity Shareholders of the Company)

Sub.: Transfer of Equity Shares of the Company to Investor **Education and Protection Fund (IEPF)** This notice is published pursuant to the provisions of Section 124(6) of the Companies Act, 2013 and Investor Education and Protection Fund Authority

(Accounting, Audit, Transfer and Refund Rules), 2016, dated 7th September, 2016 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 dated 28th February, 2017 and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Second Amendment Rules, 2017 dated 13<sup>th</sup> October, 2017. The Rules, amongst other matters, contain provisions for transfer of all

shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more to be transferred by the Company in the name of Investor Education and Protection Fund (IEPF), a fund constituted by the government of India under Section 125 of the Companies Act 2013 of M/s. India Gelatine and Chemicals Ltd.

The Stakeholders may note that the dividend declared by the Company for the financial year 2012-13 which remained unclaimed for the period of seven years, is also due to be transferred to IEPF on respective date. The corresponding shares on which dividend was unclaimed for seven consecutive years are due for transfer and will be transferred to the IEPF as per the procedure set out in the Rules.

Adhering to the various requirements set out in the above said Rules, the Company has communicated individually to the concerned shareholders whose shares are liable to be transferred to Investor Education and Protection Fund (IEPF) under the said Rules for taking appropriate action(s) at their latest available addresses. The Company has uploaded the details of such shareholders and shares due

for transfer to Investor Education and Protection Fund (IEPF) on its website at **www.indiagelatine.com**. Shareholders are requested to refer the same to verify the details of un-encashed dividends and the shares liable to be transferred to IEPF pursuant to the Rules. It may please be noted that if no response or claim is received by the

Company or the Registrar by October 16, 2020 or such other date as may be extended, the Company shall for purpose of adhering with the requirements of the Rules, transfer the shares to the Investor Education and Protection Fund (IEPF) by the due date, without any further notice, by following the due process as enumerated in the Rules, which is as under:

**I.** In case of the shares held in physical form: by issuance of duplicate share certificate and thereafter transferring the same to IEPF authority;

II. In case of shares held in demat mode: by transfer of shares directly to demat account of IEPF Authority with the help of Depository Participants;

Shareholders may note that both the unclaimed dividend and the shares transferred to Investor Education and Protection Fund (IEPF) including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed in the Rules.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar and Share Transfer Agents at M/s Link Intime India Pvt. Ltd., C-101, 247 Park, L B S Marg, Vikhroli (West), Mumbai- 400083. Tel. No. 022-49186000, E-mail: rnt.helpdesk@linkintime.co.in For India Gelatine & Chemicals Limited

> Tanaya T. Daryanani **Company Secretary**



### टीएचडीसी इंडिया लिमिटेड THDC INDIA LIMITED

(श्रेणी-क मिनी रत्न, सरकारी उपक्रम) (Schedule-A Mini Ratna, Government PSU

LOCATED AT VILLAGE DUSHAHARA, TEHSIL KHURJA, DISTT. BULANDSHEHAR, STATE OF UTTAR PRADESH Invitation for Bids (IFB)/Notice Inviting Tenders (NIT) (Domestic Competitive Bidding) IFB Number 2020 THDC 570433 Date: 11.07.2020 Bidding Document no. (if any): THDC/RKSH/CC-9915-374, Name of Package/Work: Ash Dyke Package; Type of Bidding: E-tendering/ Single

KHURJA SUPER THERMAL POWER PROJECT (2x660 MW)

Bids: 26.08.2020 upto 15:00 hrs (IST); Date and Time of opening of Techno-Commercial Bids: 27.08.2020 at 15:00 hrs (IST); Date and Time of opening of Price Bids: Shall be intimated separately. Contact Details: GM (Corporate Contracts), THDC India Ltd. Pragati Bhawan, By-Pass Road, Pragatipuram, Rishikesh-249201.

Stage Two Envelope; Bidding Document Download: From 11.07.2020 to

26.08.2020 upto 15:00 hrs (IST); Receipt of Techno-Commercial and Price

THDC Website: www.thdc.co.in e-procurement Website: https:// www.eprocure.gov.in Registered Office: BHAGIRATHI BHAWAN, (TOP TERRACE), BHAGIRATHIPURAM, TEHRI GARHWAL-249001, CIN: U45203UR1988GOI009822

Tel: 0135-2431461/2473229/2473407, Email: corpcontract@thdc.co.in

#### ORIENT BELL LIMITED CIN: L14101UP1977PLC021546

Regd. Off.:- 8, Industrial Area, Sikandrabad - 203205 Dist. Bulandshahr, U. P.

Corp. Off.:- Iris House, 16, Business Centre, Nangal Raya, New Delhi - 110046

Tel.:- +91-11-47119100, Email Id: investor@orientbell.com Website: www.orientbell.com INFORMATION REGARDING 43<sup>80</sup> ANNUAL GENERAL MEETING (AGM) TO BE HELD THROUGH VIDEO CONFERENCING (VC) / OTHER AUDIO

VISUAL MEANS (OAVM) In Compliance with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and circulars issued by the Ministry of Corporate Affairs (MCA), and Securities and Exchange Board of India (SEBI), Notice is hereby given that:

The 43" AGM (Annual General Meeting) of the Company is scheduled to be held on Thursday, the 13" day of August, 2020 at 11:00 A.M. IST through Video Conferencing (VC) /Other Audio Visual Means (OAVM) in compliance with General Circular Nos. 14/2020 dated 8" April, 2020, 17/2020 dated 13" April, 2020 and 20/2020 dated 5" May, 2020 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India (SEBI), to transact the Ordinary and Special businesses as set out in the Notice.

Company's Registered office i.e. 8, Industrial Area, Sikandabad-203 205, Distt.

Bulandshahr (U.P.) will be considered as venue for the purpose of the AGM. In compliance with relevant Circulars, the Notice of the AGM and Annual Report for the financial year 2019-20 will be sent electronically to those Members of the Company, whose email addresses are registered with the Company/ Depository Participant(s). The aforesaid documents will also be available on the Company's website at www.orientbell.com as well as on the websites of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

The Register of Members and Share Transfer Books of the company will remain closed from 07" August, 2020 to 13" August, 2020 (both days inclusive) for the purpose of ascertaining the Shareholders attending the AGM. In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies

(Management and Administration) Rules, 2014 and relevant provisions of the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015, the Company is providing facility for remote e-voting by electronic means through NSDL Platform and the businesses may be transacted through such voting. It may be noted as under: Members holding shares either in physical form or in dematerialized form, as on the

cut-off date i.e. 06" August, 2020, may cast their vote electronically on businesses

Any person, who acquires shares of the Company and becomes a member of the

as set out in the Notice through such remote e-voting.

Company after sending the Notice and holding shares as of the cut-off date i.e. 06" August, 2020, may obtain the login ID and password by sending an email to evoting@nsdl.co.in or admin@mcsregistrars.com by mentioning his/her Folio No./ DP ID and Client ID. However, if he/she is already registered with NSDL for e-voting then he/she can use existing user ID and password for casting the vote.

The remote e-voting period commences on Monday, 10th August, 2020 at 09:00 A.M. (IST) and ends on Wednesday, 12 August, 2020 at 05:00 P.M.(IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. The remote e-voting shall not be allowed beyond the said date and time.

The Members who have cast their vote by remote e-voting prior to the Meeting may also attend the AGM through VC/OAVM but shall not be entitled to cast their vote again in the Meeting. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date only shall be

entitled to avail the facility of remote e-voting or voting at the meeting. The facility for voting through electronic voting system shall also be made available during the AGM and the Members participating in the AGM through VC/OAVM, who have not already cast their vote by remote e-voting shall be able to exercise their right

The Board has appointed Ms. Ashu Gupta, Practising Company Secretary as Scrutinizer for conducting the remote e-voting and e-voting during the meeting in a fair Members holding shares in physical form or Demat form and have not registered their

e-mail addresses, may procure User-ID and Password in the following manner for casting their vote through remote e-voting or through the e-voting system during the meeting: a) In case shares are held in physical mode, by writing to the Company with details of Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested

scanned copy of Aadhar Card) at investor@orientbell.com. In case shares are held in demat mode, by writing to the Company with details of DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) at investor@orientbell.com.

Those members holding shares in physical form, whose email addresses are not registered with the Company, may register their email address and mobile number by communicating/writing to the Company at investor@orientbell.com or to Registrar & Share Transfer Agent ("RTA") of the Company, MCS Share Transfer Agent Limited, F-65, Okhla Industrial Area, Phase - I, New Delhi- 110 020, Tel No. 011-41406149 at admin@mcsregistrars.com and the members who are holding shares in demat form, can update their email address and mobile numbers with their respective Depository

For any queries, members may contact the undersigned at +91-11-47119100 or may write to the undersigned at investor@orientbell.com or send their queries at the Corporate Office address at Iris House, 16 Business Center, Nangal Raya, New Delhi -For Orient Bell Limited

Yogesh Mendiratta Company Secretary & Head-Legal /

New Delhi 17th July, 2020



Place : Mumbai Communication Email: inspplip@deloitte.com Date: 17/07/2020 For Shirpur Power Private Limited



Gat No. 827, Barge Basti Chimbali, Taluka Khed, Dist. Pune

Date : 17/07/2020 **Authorised Officer** 

Name of the corporate debtor | Shirpur Power Private Limited

3 Authority under which corporate Registrar of Companies – Ahmedabad

Corporate Office: 7th Floor, Abhijit-1, Mithakhali Six Road Plant: Nardana MIDC, Village: Waghode, Shinkheda, Dist.: Dhule, Maharashtra, India

8 Eligibility for resolution applicants Set out in detailed invitation for Expression of Interest, on the

for submission of resolution plan and all matters under/pursuant to/relat ed to and/or in furtherance of this invitation. These norms are set out in

evaluation matrix and request for resolution plans to prospective resolution applicants

email to inspplip@deloitte.com requesting for Informatio Memorandum (IM). IM will be provided via email after a prospec tive resolution applicant has executed the Confidentiali Undertaking provided by the Resolution Professional. 16 Last date for submission of To be provided as part of the Request for Resolution Plans which shall in any case be at least 30 days from date of issue

> the Resolution Professional in accordance with Regulation 36B of the Insolvency and Bankruptcy (Insolvency Resolution

Registration No.: IBBI/IPA-001/IP-P00239/2017-18/10468 India LLP, 19th Floor, Shapath-V, S.G. Road, Ahmedabad Gujarat 380015, Email: sgodiawala@deloitte.com

Insolvency Professional - Regn. No.: IBBI/IPA-001/IP-P00239/2017-18/10468 Resolution Professional for Shirpur Power Private Limited Email Id: sgodiawala@deloitte.com; Mobile No.9898000226 Shapath-V. S.G. Highway, Ahmedabad, Guiarat 380015

VLS

## VLS FINANCE LIMITED

Regd. Office: 2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi-110065, Ph: 91(11) 46656666 Fax: 91(11) 46656699 CIN: L65910DL1986PLC023129, Email: vls@vlsfinance.com; Website: www.vlsfinance.com

STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL DESILITS FOR THE QUARTED AND THE VEAD ENDED 21ST MARCH 2020

Particulars	(Rs. in Lakhs except Earning per share data)									
	STANDALONE				CONSOLIDATED					
	Quarter Ende				THE RESERVE OF THE PERSON NAMED IN	Quarter Ended				
	31.03.2020	31.12.2019	31.03.2019	31.03.2020	31.03.2019		31.12.2019	31.03.2019	31.03.2020	31.03.2019
	Audited									
	1	2	3	4	5	6	7	8	9	10
Revenue from continuing operations	4,151.07	544.97	801.43	(54.51)	1,355.04	4,821.20	584.80	764.88	775.94	1,521.85
Net Profit/(Loss) for the period before tax ( Before Exceptional Items and	A160 (00000000	Y51576765765	000000000000000000000000000000000000000	1510 KTAROSOSOS	man excession	145.765.765.865.9655	Up to tax treasment of	DESTRUCTION	505-249085	din sacresasi
or Extraordinary items) from continuing operations	3,785.89	(1,579.69)	(206.60)	(1,228.01)	(1,114.29)	4,433.82	(1,588.08)	(393.01)	(482.56)	(1,306.89)
Net Profit/(Loss) for the period before tax (After Exceptional Items and						The state of the s	2			
or Extraordinary items) from continuing operations	3,785.89	(1,579.69)	(206.60)	(1,228.01)	(1,114.29)	4,433.82	(1,588.08)	(393.01)	(482.56)	(1,306.89)
Net Profit/(Loss) for the period after tax (After Exceptional Items and	100110110110110		WILDOW DAVI	**************************************	100000000000	Name and a		VIATORIO		0.0000000000000000000000000000000000000
or Extraordinary items) from continuing operations	7,683.55	(1,658.98)	39.13	3,248.76	(162.17)	8,273.54	(1,677.91)	(215.31)	3,925.08	(418.03)
Net Profit/(Loss) for the period after tax (After Exceptional Items and						-			2 10 7	
or Extraordinary items) from discontinuing operations	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Profit/(Loss) for the period after tax (After Exceptional Items and	2702000000	500000000000000000000000000000000000000	-=		VANAGE-CON-AN	6.000000.00	5	PARTIE CHICAGO	000000000	III (Manded)
or Extraordinary items) from continuing and discontinuing operations	7,683.55	(1,658.98)	39.13	3,248.76	(162.17)	8,273.54	(1,677.91)	(215.31)	3,925.08	(418.03)
Total Comprehensive Income for the period(Comprising Profit/(Loss) for the	1 11 11	0.000	11		Z 100 100.5	-	5-00 100	000 1000		100
period (after tax) and Other Comprehensive Income for the period)	4,107.64	8,385.21	2,311.92	18,685.98	3,126.75	8,290.79	19,969.72	5,951.67	47,145.58	11,325.10
Paid Up Equity Share Capital ( Face Value Rs. 10/- Per Share)	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42	3,878.42
Reserves excluding Revaluation reserves as per Balance Sheet as on	1			200 00 00 00 00 00						
March 31, 2020				85,311.03	67,097.48				171,536.36	124,863.21
Earning Per Share ( before Extraordinary items) (of Rs.10/-each)	(**)	(**)	(**)	0		(**)	(**)	(**)	1 3	
-Basic (not annualised) (**)	19.87	(4.29)	0.10	8.40	(0.42)	21.40	(4.34)	(0.56)	10.15	(1.08)
-Diluted (not annualised) (**)	19.87	(4.29)	0.10	8.40	(0.42)	21.40	(4.34)	(0.56)	10.15	(1.08)
Earning Per Share ( after Extraordinary items) (of Rs.10/-each)	(**)	(**)	(**)		30,000	(**)	(**)	(**)		1100000000
-Basic (not annualised) (**)	19.87	(4.29)	0.10	8.40	(0.42)	21.40	(4.34)	(0.56)	10.15	(1.08)
-Diluted (not annualised) (**)	19.87	(4.29)	0.10	8.40	(0.42)	21.40	(4.34)	(0.56)	10.15	(1.08)

1. The above is an extract of the detailed format of Quarterly/Periodical Financial Results filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of Quarterly/Annual financial Results are available on the website of the Company (www.vlsfinance.com) and on the website of the stock exchanges viz. BSE Ltd (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com). The specified items of the standard financial results of the Company for the quarter and for the year ended March 31, 2020 are given above.

2. The Company has adopted Indian accounting standards ('IND AS') with effect from 1 April, 2019 and consequently, these financial results have been prepared in accordance with the recognition and measurement principles laid down in 'IND AS 34-interim Financial Reporting' prescribed under section 133 of the Companies Act, 2013, read with relevant rules issued there under and other accounting principles generally accepted in India. The date of transition to Ind AS is 1 April, 2018 and the impact of transition has been accounted for in opening reserves and the comparative period results disclosed here are restated accordingly.

3 The Board of Directors have recommended dividend of Rs.1.50/-per equity share on Face Value of Rs.10/- per share for the Financial year ended on March 31, 2020 subject to approval of the members at the ensuing Annual

Previous period figures have been regrouped/reclassified wherever necessary to conform to current period classification.

4. The figures for the quarter ended 31st March, 2020 are the balancing figures between audited figures in respect of the full financial year and the published year-to-date figures up to third quarter of the relevant financial year.

Place: New Delhi Date: 16-07-2020 for VLS Finance Limited S.K. AGARWAL **Managing Director** DIN:00106763

By order of the Board

All concerned may take notice that a meeting of the Board of Directors of Himani Resorts Private Limited, The Mall, Solan (HP) shall be held on Friday, the 24th day of July, 2020 at 11:00 AM at 85G, BRS Nagar, Ludhiana, Punjab. The notice alongwith agenda have been despatched to all the directors of the company at their given address(s). FOR HIMANI RESORTS PRIVATE LIMITED sd/- (Dinesh Gupta)

MANAGING DIRECTOR Place: Solan Dated: 17 July, 2020

PUBLIC NOTICE

The general public is hereby informed that Mr. Ajay Aggarwal and Mrs Rachana Aggarwal have filed a court case/Company Petition before the National Company Law Tribunal against the company named Himani Resorts Private Limited, The Mall, Solan (HP), Therefore, all concerned are hereby cautioned not to deal with or enter into any business transaction / contracts with Mr. Ajay Aggarwal and Mrs.Rachna Aggarwal in case both of them of any Director(s) of Himani Resorts Private Limited. In case any member(s) of the general public deals/execute any documents / contracts with these persons qua the company (Himani Resorts Private Limited), he or she will do so at their own cost and risk. Notice is further given that the company has never appointed Mr. Rajender Sharma as its director or additional director.

FOR HIMANI RESORTS PRIVATE LIMITED sdi- (Dinesh Gupta) MANAGING DIRECTOR Place: Solan Dated: 17 July, 2020

#### S. E. RAILWAY – TENDER e-Tenders against Open Tenders are invited

following works. Manual offers are no allowed against this tender and any such manual offer received shall be ignored. St. No. & Tender Notice No.; Name of Work; Tender Value; EMD: (1) CKP-SOUTH 20-21-4, dated: 17.07.2020; Placement of 10T & 1T capacity truck for carrying Railway materials of South Eastern Railway, Chakradharpur Division over the jurisdiction of SSE (P. way)/DPS under Sr DEN (South)/CKP for the 03 (three) years 18.15,388.08; ₹ 36,300/-. (2) CKP SOUTH-20-21-5, dated: 17.07.2020 Through sleeper renewal (Primary) of existing PSC-60 kg sleeper (1660 Nos/Km with new PSC-60 Kg sleeper (1660 Nos/Kn wider base PSC sleeper) with elastic fastening including deep screening/raising of ballast cushion to the standard of 35 cm for 37.50 km in between section NOMD-BYX, BJMD-GX & PDPH-BSPX, CKP Division under jurisdiction of Sr DEN (South)/CKP; ₹4,71,01,626.13; ₹3,85,500/-Cost of Tender Form: ₹ 2,000/- for sl. no. and ₹ 10.000/- for sl. no. 2. Date of Opening: 07.08.2020 for both. The tender can be viewed at website http://www. ireps.gov.in The tenderers/bidders mus have Class-III Digital Signature Certificate & must be registered in IREPS Portal. Only registered tenderer/bidder can participate on e-tendering. All relevant paper must be uploaded at the time of participating it e-tendering.

U. P. STATE SUGAR CORPORATION LTD.
VIPIN KHAND, GOMTI NAGAR, LUCKNOW-226010
Ph. No. 0522-2307826/28, Fax: 0522-2307895
Email: upstatesugarcorporation@gmail.com, www.upsugcorp.com

## Ref. No. PUR/SSC/Tender/2020-21/198 **SHORT TERM E-TENDER NOTICE**

Online e-tenders are invited from manufacturers/authorized distributors/ Authorized dealers (Authorized by OEM/ Manufacturer for this tender only) as per details given in tender documents for supply of Bearings. The e-tender documents with detailed specifications, make, terms and conditions etc., can be downloaded from e-tender portal http://etender.up.nic.in & Sugar Corporation's website: www.upsugcorp.com from time to time, starting from 21.07.2020.

The Managing Director, Sugar Corporation reserves the right to cancel any or all bids/annul e-bidding process without assigning any reason to & decision of Corporation will be final & binding. MANAGING DIRECTOR



## **Bharat Heavy Electricals Limited**

CIN: L74899DL1964GOI004281 Regd. Office: "BHEL House", Siri Fort, New Delhi-110049 Tel.: 011-66337000, Fax: 011-66337428 Nebsite: www.bhel.com, E-mail: shareholde

NOTICE

(for the attention of Equity Shareholders of the Company) Sub: Transfer of Equity Shares of the company to Investor Education and Protection Fund (IEPF) Authority

Pursuant to IEPF Rules, 2016, as amended, Notice is hereby given to the shareholders who have not encashed any dividend declared by the Company starting from 2012-13 (Final Dividend) onwards, that action will be initiated to transfer their underlying shares to IEPF, in case they do not claim/ encash the dividend by 21" October, 2020. The names of the shareholders whose shares are due for transfer, along with folio number or DP ID/ Client ID are available on the website of the company at http://www.bhel.com/index.php/share\_info. Adhering to the various requirements set out in the Rules, the company has also communicated individually the concerned shareholders of the same, whose shares are liable to be transferred to IEPF, at their latest available address. Shareholders are advised to encash unclaimed dividend by above mentioned

date by sending a formal letter along with requisite documents to our Registrar & Transfer Agent, M/s KFin Technologies Pvt. Ltd. In case the concerned shareholder do not encash dividend by above mentioned date, the Company shall be compelled to transfer the unclaimed dividend for 2012-13 (Final Dividend) alongwith the underlying shares held by them to IEPF, without any further notice, by following the due process as enumerated in the aforesaid rules. Please note that:-

 Both the unclaimed dividends and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by the shareholder from IEPF Authority after following the procedure prescribed by the Rules.

In case the shareholders have any queries on the subject matter they may contact the Company's Registrar and Transfer Agents a M/s KFin Technlogies Pvt. Ltd., Shri M S Madhusudhan, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda Hyderabad - 500032. Tel.: 040-67162222; Fax: 040-23001153 Email: madhusudhan.ms@kfintech.com, einward.ris@kfintech.com Website: www.kfintech.com

Shareholders may please note that:

 a) Shareholders holding shares in Demat form may contact the respective Depository Participants (D.P.) to avail the NECS / ECS facility or to update Address/Bank Details/NECS/ECS Mandate, if any b) Shareholders holding shares in physical form may contact our RTA for

any updation in address / Bank Details, NECS/ECS Mandate c) To support the Company's Green Initiative the shareholders are requested to register their email id's with their D.P. (in case of shares in demat form) and with our RTA at einward.ris@kfintech.com (in case

of shares in physical form) For Bharat Heavy Electricals Limited

by the DRM/ENGG/CKP, S. E. Railway for

BRANCH OFFICE: H-46, CONNAUGHT PLACE, NEW DELHI-110001 & on behalf of the President of India for the POSSESSION NOTICE (Under Rule 8(1) of Security Interest (Enforcement) Rules, 2002) Whereas the undersigned being the Authorized Officer of the UCO BANK, H-46, Connaught Place, New Delhi Branch, under the Securitization & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act No. 54 of 2002) and in exercise of powers conferred under section 13(12) read with Rule 8 and 9 of the Security Interest (Enforcement) Rules, 2002, issued a Demand Notice dated 18.02.2020, calling upon the Borrowers: M/s. FLAXEN EXIM PRIVATE LIMITED and Guarantor: M/s. Energetic Traders Pvt. Ltd., Rajbeer Singh Wadhawan, Sandeep Singh Taryal, Inderpal Singh and Nirupama Wadhawan, Taranpal Wadhawan and Anjan Wadhawan, to repay the amount mentioned in the notice being Rs.76,40,782.85 (Rupees Seventy Six Lakhs Forty Thousand Seven Hundred Eighty Two and Paise Eighty Five Only) as on 31.01.2020 within 60 days from the date of receipt of the said notice with future interest and incidental charges w.e.f. **01.02.2020.** The borrower having failed to repay the amount, notice is hereby given to the borrower/guarantor and the public in general that the undersigned has taken Possession of the property described herein below in exercise of powers conferred under section 13 (4) of the said Act read with rule 8 and 9 of the said rule on this 14th Day of July of the Year 2020. The borrower / guarantor in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the UCO BANK, H-46, Connaught Place, New Delhi Branch, for an amount of Rs.76,40,782.85 (Rupees Seventy Six Lakhs Forty Thousand Seven Hundred Eighty Two and Paise Eighty Five Only) as on 31.01.2020 plus interest and incidental expenses incurred by bank w.e.f. 01.02.2020. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to

redeem the secured assets. DESCRIPTION OF MOVABLE / IMMOVABLE PROPERTY

UCO BANK

(A Govt. of India Undertaking)

(1) Ground Floor, D-1/24, Vasant Vihar, New Delhi-110057.

(2) 1st Floor, D-1/24, Vasant Vihar, New Delhi-110057. (3) Entire Terrace over and above 2nd Floor, D-1/24. Vasant Vihar.

New Delhi-110057. Bounded by: North: Plot No.23 South: Plot No.25

East: Street No.D-1 (45 Feet Wide)

West: 15 Feet Service Road PLACE: NEW DELHI

**Authorised Officer**, **UCO BANK** DATE: 14.07.2020

#### **TEXMACO RAIL & ENGINEERING LIMITED** CIN: L29261WB1998PLC087404

Registered & Corporate Office: Belgharia, Kolkata 700 056 Ph: (033) 2569 1500, Fax: (033) 2541 2448 Email: texrail cs@texmaco.in, website: www.texmaco.in

## Transfer of Equity Shares of the Company to the Investor Education and Protection Fund (IEPF) Account

NOTICE TO SHAREHOLDERS

Notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules') as notified by the Ministry of Corporate Affairs.

In accordance with the various requirements as set out in the Rules, the Company has communicated individually to the concerned shareholders whose equity shares, in respect of which dividend has remain unclaimed for seven consecutive years since 2012-13, shall be transferred by the Company in the name of IEPF on or after 19th October, 2020.

The Company has also uploaded the details of such shareholders and equity shares due for transfer to the IEPF Account on its website at https://www.texmaco.in/webfiles/doc/Notices/TexRail\_IEPF.pdf. The Shareholders are requested to verify the details of the un-encashed dividends and the equity shares liable to be transferred to the IEPF Account and the affected Shareholders may lodge the request for payment of unclaimed dividend to Registrar & Share Transfer Agent (RTA) / the Company by 30th September, 2020.

Shareholders may please note that both the unclaimed dividend and the equity shares transferred to the IEPF Account including all corporate benefits accruing on such equity shares, if any, can be claimed back by them from the IEPF Authority after following the procedure as set out in

The concerned shareholders, holding equity shares in physical form and whose equity shares are liable to be transferred to the IEPF 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 such equity shares in the name of IEPF as per Rules and upon such issue, the original share certificate(s) which is registered in their name will stand automatically cancelled and be deemed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed to be adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares in the name of IEPF pursuant to the Rules. No claim shall lie against the Company in respect of equity shares and related dividend amount transferred to the IEPF Account.

- M/s KFin Technologies Private Limited, Unit: Texmaco Rail and Engineering Limited, Karvy Selenium Tower B, Plot No. 31& 32, Gachibowli, Financial District, Nanakramguda, Hyderabad: 500032, Toll free no: 1800-3454-001, Email: einward.ris@kfintech.com.

In case of any queries, shareholders may contact the Company's RTA

For Texmaco Rail & Engineering Limited

Place : Kolkata Ravi Varma Date: 18th July, 2020 Company Secretary & Compliance Officer



## र्बेक ऑफ बड़ौदा BANK OF BARODA **Branch:- Stressed Assets Recovery Branch, Agra**

**POSSESSION NOTICE** {for immovable property under Rule 8(1)} The Authorized Officer of Bank of Baroda under the Securitization and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with Rule-8 of the Security Interest (Enforcement) Rules, 2002, issued demand notice on the date mentioned against account and stated hereunder calling upon the borrowers/guarantors/mortagagors to repay the amount mentioned in the notice being together with further interest at contractual rate on the aforesaid amount and incidental expenses, costs, charges etc. within sixty days from the date of receip of said notice. The borrowers/guarantors/mortgagors having failed to repay the amount notice is hereby given to the borrowers/guarantors/mortgagors and the public in general that the undersigned has taker the possession of the properties described herein below in exercise to powers conferred on him/her under section 13(4) of the said act read with the Rule 8 of the said Rules on the date mentioned hereunder. The borrowers attention is invited to the provision of Sub-Section (8) of section - 13 of the Act, in respect of time available to redeem the secured assets. The borrowers/guarantors/mortgagors in particular and the public in general are hereby cautioned not to deal with the properties. Any dealing with the properties will be subject to the charge of Bank of Baroda for the amounts and interest thereon. Details of the mortgaged Properties of which the possession had been taken is as follows.

Name of the Borrowers /Guarantors	Details of the Mortgaged Property	Demand notice	Date of posse-ssion	
<b>Industries</b> , Proprietor-	Loopetrioted on Diet no. 125 hort of Phoere no. 1701	04.01.202	13.07.2020	Rs. 18,03,436.00 + Interest from 01.01.2020 & other expenses
Date:- 18.07.	2020 Place:- Agra		Author	ised Officer



Sudhanshu Sekhar Nayak

Company Secretary

The Jammu And Kashmir Bank **Central Stationery Department** Nowgam, Bye-Pass, Srinagar J&K 190 015.

## Notice for e-Tender (e-NIT)

## Supply of Printer Stationery Items

Tender Notice along with Complete tender document outlining the minimum requirements can be downloaded from the Bank's e-Tendering Service Provider portal https://eauction.auctiontiger.net from July 18, 2020 16.00 Hrs onwards. Notice of the Tender and Tender Document can also be downloaded from Bank's Website www.jkbank.com. Last date for submission of Bids is August 12, 2020, 17.00 Hrs. e-RFD Ref. No. JMB/C50//F-142/2020-074

#### BASANT INDIA LIMITED R.O. 912 Indra Prakash Building, 21 Barakhamba Road, New Delhi 110001

Email Id: basant.indiaa@gmail.com | Website: www.basantindia.in Tel. No. 011-237165341 | CIN: U51909DL1985PLC021396

## NOTICE

Pursuant to Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Meeting of the Board of Directors of the Company will be held on Saturday, the 25th July, 2020 at 3.00 p. m. at its Registered office situated at 912, Indra Prakash Building, 21, Barakhamba Road, New Delhi-110001, inter alia, to consider, approve and take on record the Audited Financial results for the guarter and year ended 31st March. 2020 in accordance with the Regulation 33 of the Listing Regulation. For Basant India Limited

Date: 17/07/2020 Place: New Delhi

ORIENT BELL LIMITED

Regd. Off.:- 8, Industrial Area, Sikandrabad - 203205 Dist. Bulandshahr, U. P. Corp. Off.:- Iris House, 16, Business Centre, Nangal Raya, New Delhi - 110046 Tel.:- +91-11-47119100, Email Id: investor@orientbell.com Website: www.orientbell.com

CIN: L14101UP1977PLC021546

INFORMATION REGARDING 4310 ANNUAL GENERAL MEETING (AGM) TO BE HELD THROUGH VIDEO CONFERENCING (VC) / OTHER AUDIO VISUAL MEANS (OAVM)

In Compliance with the Rule 20 of the Companies (Management and Administration) Rules. 2014 and circulars issued by the Ministry of Corporate Affairs (MCA), and Securities and Exchange Board of India (SEBI), Notice is hereby given that:

The 43" AGM (Annual General Meeting) of the Company is scheduled to be held on Thursday, the 13th day of August, 2020 at 11:00 A.M. IST through Video Conferencing (VC) /Other Audio Visual Means (OAVM) in compliance with General Circular Nos 14/2020 dated 8" April, 2020, 17/2020 dated 13" April, 2020 and 20/2020 dated 5" May, 2020 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India

(SEBI), to transact the Ordinary and Special businesses as set out in the Notice. Company's Registered office i.e. 8, Industrial Area, Sikandabad-203 205, Distt. Bulandshahr (U.P.) will be considered as venue for the purpose of the AGM. In compliance with relevant Circulars, the Notice of the AGM and Annual Report for the

financial year 2019-20 will be sent electronically to those Members of the Company, whose email addresses are registered with the Company/ Depository Participant(s) The aforesaid documents will also be available on the Company's website at www.orientbell.com as well as on the websites of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

The Register of Members and Share Transfer Books of the company will remain closed from 07" August, 2020 to 13" August, 2020 (both days inclusive) for the purpose of ascertaining the Shareholders attending the AGM. In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies

(Management and Administration) Rules, 2014 and relevant provisions of the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015, the Company is providing facility for remote e-voting by electronic means through NSDL Platform and the businesses may be transacted through such voting. It may be noted as under: Members holding shares either in physical form or in dematerialized form, as on the

cut-off date i.e. 06" August, 2020, may cast their vote electronically on businesses as set out in the Notice through such remote e-voting. Any person, who acquires shares of the Company and becomes a member of the

Company after sending the Notice and holding shares as of the cut-off date i.e. 06th August, 2020, may obtain the login ID and password by sending an email to evoting@nsdl.co.in or admin@mcsregistrars.com by mentioning his/her Folio No./ DP ID and Client ID. However, if he/she is already registered with NSDL for e-voting then he/she can use existing user ID and password for casting the vote.

 The remote e-voting period commences on Monday, 10<sup>th</sup> August, 2020 at 09:00 A.M. (IST) and ends on Wednesday, 12"August, 2020 at 05:00 P.M.(IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. The remote e-voting shall not be allowed beyond the said date and time.

 The Members who have cast their vote by remote e-voting prior to the Meeting may also attend the AGM through VC/OAVM but shall not be entitled to cast their vote

again in the Meeting. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date only shall be

entitled to avail the facility of remote e-voting or voting at the meeting. The facility for voting through electronic voting system shall also be made available during the AGM and the Members participating in the AGM through VC/OAVM, who have not already cast their vote by remote e-voting shall be able to exercise their right

The Board has appointed Ms. Ashu Gupta, Practising Company Secretary as Scrutinizer for conducting the remote e-voting and e-voting during the meeting in a fair Members holding shares in physical form or Demat form and have not registered their

e-mail addresses, may procure User-ID and Password in the following manner for casting their vote through remote e-voting or through the e-voting system during the meeting: a) In case shares are held in physical mode, by writing to the Company with details of Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) at investor@orientbell.com.

 b) In case shares are held in demat mode, by writing to the Company with details of DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) at investor@orientbell.com. 9. Those members holding shares in physical form, whose email addresses are not

registered with the Company, may register their email address and mobile number by communicating/writing to the Company at investor@orientbell.com or to Registrar & Share Transfer Agent ("RTA") of the Company, MCS Share Transfer Agent Limited, F-65, Okhla Industrial Area, Phase - I, New Delhi- 110 020, Tel No. 011-41406149 at admin@mcsregistrars.com and the members who are holding shares in demat form, can update their email address and mobile numbers with their respective Depository Participants. For any gueries, members may contact the undersigned at +91-11-47119100 or may

write to the undersigned at investor@orientbell.com or send their queries at the Corporate Office address at Iris House, 16 Business Center, Nangal Raya, New Delhi -For Orient Bell Limited

New Delhi

17" July, 2020

Yogesh Mendiratta Company Secretary & Head-Legal

Sd/-

New Delhi

## CAN FIN HOMES LTD. SCO - 34 & 35, 1st Floor, Above Canara Bank, Sector-10A, Gurgaon

Ph: 0124-2370035, 2370760, CIN No. L85110KA1987PLC008699 **APPENDIX- IV-A** [See proviso to rule 8 (6)]

Sale notice for sale of immovable properties SALE NOTICE for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002. NOTICE is hereby given to the public in general and in particular to the Borrower (s)

and Guarantor (s) that the below described immovable property mortgaged/charged to the Secured Creditor, the physical possession of which has been taken by the Authorised Officer of Can Fin Homes Ltd., Gurgaon Branch, will be sold on "As is where is", "As is what is", and "Whatever there is" on 22.08.2020, for recovery of Rs. 32,11,023 (Rupees Thirty two lakh eleven thousand and twenty three only) due to Can Fin Homes Ltd. from Chanda Devi & Ashok Rajbhar (Borrowers) and Rajesh Kumar Singh s/o Keshav Singh (Guarantors), as on 08.05.2019, together with further interest and other charges thereon. The reserve price will be Rs. 37,00,000 (Rupees Thirty seven lakh only) and the earnest money deposit will be Rs.3,70,000 (Rupees Three Lakh Seventy Thousand Only) Schedule of the property

(HOUSE NO 1565/77, KH NO-11142/4365/3217/79/1-66 TA 11148/79/7, BLOCK-G

RAJENDERA PARK, GURGAON) The detailed terms and conditions of the sale are provided in the official website of

Can Fin Homes Ltd., (www.canfinhomes.com).Please refer to the following link https://www.canfinhomes.com/SearchAuction.aspx Date:17.07.2020 Sd/- Authorized Officer,

Place: Gurgaon

Can Fin Homes Ltd.

20555429.00

5161070.00

25,643,139.24

33.664.047.00

#### THE DELHI STATE COOPERATIVE BANK LTD. (A SCHEDULED BANK) Head Office: 31, Netaji Subhash Marg, Daryaganj, New Delhi-110 002. ABRIDGED BALANCE SHEET AS AT 31.03.2020

(Amount in Rupees)

		(ranount in raposo)
CAPITAL AND LIABILITIES	<b>Current Year</b>	Previous Year
	As at 31.03.20	As at 31.03.19
Share Capital	167,465,870.00	151,246,560.00
Reserve Fund and Other Reserves	2,962,880,310.38	2,731,171,114.83
Deposits & Other Accounts	12,204,943,087.64	11,857,784,470.68
Borrowings Bills for Collection Being Bills Receivable	B 10 10	24,858,328.00
(as per contra)	1,142,615.70	
Overdue Interest Reserve	390,488,850.95	423,547,044.94
Other Liabilities, Provisions & Interest Payabl Branch Adjustment	le 450,821,084.93	455,887,374.88
Profit & Loss A/c	222,832,830.75	238,113,998.79
TOTAL	16,400,574,650.35	15,883,642,570.82
ASSETS		
Cash & Balance		
with RBI, SBI, SCBs & CCBs	441,851,233.45	536,820,946.30
Balance with Other Banks and		
Money at Call & Short Notice	4,560,835,919.86	3,999,366,280.66
Investments	2,374,980,000.00	2,632,130,000.00
Advances (Net of NPA Provision)	8,188,097,203.52	7,894,832,226.02
Branch Adjustment		2,223,735.41
Fixed Assets	187,066,519.61	191,923,701.75
Interest Recoverable	390,488,850.95	423,547,044.94
Bills Receivable Being Bills for Collection	4 440 045 70	4 000 070 70
(as per contra)	1,142,615.70	1,033,678.70
Other Assets	242,092,311.73	184,292,294.73
Deferred Revenue Expenditure	14,019,995.53	17,472,662.31
TOTAL	16,400,574,650.35	15,883,642,570.82

Previous year's figures have been re-grouped / re-classified, wherever considered necessary ABRIDGED PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED MARCH 31, 2020

5153577.83

30,162,326.04

17,071,278.53

Contingent Liabilities(Guarantee issued to others) 21330429.00

Contingent Liabilities (DEAF)

Excess Provision of NPA Written Back

Other receipts

INCOME 31.03.2020 31.03.2019 Interest and discount 1,537,406,055.35 1,506,027,846.30 Commission, exchange and brokerage 491,331.17 625,693.02 Income from non banking assets and profit from sale or dealing with such assets

1,585,130,991.09 1.565,960,725,56 TOTAL EXPENDITURE 606,652,872.73 Interest on deposits, borrowings, etc. 621,732,920.72 659,550,860.36 658,343,580.78 Other Operating Expenses

Net Profit before Tax & Provisions 303,847,210.01 300,964,272.05 1,585,130,991.09 1,565,960,725.56 Net Profit before Tax & Provisions 303,847,210.01 300,964,272.05

Tax & Provisions 96,664,106.00 78,500,000.00 Net Profit (Loss) after Tax & Provisions 207,183,104.01 222,464,272.05 Previous year's figures have been re-grouped / re-classified, wherever considered necessary

Dr. Bijender Singh Ch. Sukhbir Singh Panwar Anita Rawat Nidhi Chandra Vice President Managing Director A.G.M. Place: New Delhi

Highlights of Bank's Working Dated: 17.06.2020 Higher rate of interest on deposit and Lower lending rates than other Banks.

■ Special Loan Scheme for the Govt. Employees, Current/ Saving Account Holders, Business men, Students, Farmers, Professionals, Educational Institutions/Societies, Retail Traders, Village industries, etc. Credit Card facility for Farmers, Govt. Employees, Current Account Holders etc.

SERVING WITH WIDE SPREAD NETWORK OF BRANCHES IN THE NCT OF DELHI

Place: New Delhi

Date: 17.07.2020

Raieev Kalra

COMPANY SECRETARY

# थाईलेंड के 34 जमातियों की रिहाई का आदेश

जनसत्ता सवाददाता नई दिल्ली, 17 जुलाई।

निजामुद्दीन मरकज मामले में दिल्ली की एक अदालत ने शुक्रवार को थाइलैंड के 34 जमातियों की रिहाई के आदेश दिए। इन सभी पर छह-छह हजार रुपए का भी जुर्माना लगाया गया। अदालत के निर्देश पर जुर्माने की यह रकम पीएम केयर फंड में जमा की जाएगी। इससे पहले विदेशी जमातियों ने जज के सामने अपनी गलती मानी और कबुल किया कि उनसे कोरोना महामारी नियमों की अवहेलना हुई है। उन्होंने आपदा प्रबंधन कानून और भारतीय दंड संहिता की कई धाराओं की अवहेलना का आपराध बी स्वीकार किया।

*सभी* पर लगा छह-छह हजार का जुर्माना, सात अन्य पर चलेगी अदालती कार्यवाही

अदालत के निर्देश पर जुर्माने की यह रकम पीएम केयर फंड में जमा की जाएगी

इससं पहले अदालत ने गुरुवार को 275 से ज्यादा विदेशी जमातियों को दिन भर साकेत अदालत परिसर में खड़े रहने की सजा दी थी

साकेत जिले की मुख्य मेट्रोपोलिटन मजिस्ट्रेट गुरमोहिना कौर ने जमातियों की रिहाई के आदेश देते हुए कहा कि इस मामले में थाईलैंड के सात अन्य जमातियों पर अदालती कार्यवाही चलेगी क्योंकि इन पर वीजा नियमों के उल्लंघन का आरोप है। इसी के साथ अब

तक 36 देशों के करीब 700 विदेशी नागरिकों को अदालत से जमानत मिल चुकी है। इस मामले में आरोपपत्र दायर किया जा चुका है। पुलिस ने जून में 36 देशों के 956 नागरिकों के खिलाफ 59 आरोप पत्र दायर किए थे जिनमें पूरक आरोपपत्र भी शामिल हैं।

इससे पहले अदालत ने गुरुवार को 275 से ज्यादा विदेशी जमातियों को दिन भर साकेत अदालत परिसर में खड़े रहने की सजा दी थी। इसके साथ ही विभिन्न विदेशी जमातियों पर 5000 से 10000 हजार रुपए तक का जुर्माना भी लगाया था। ये सभी विदेशी जमाती चीन, नेपाल, इंडोनेशिया, फिजी और बाकी अन्य देशों से मरकज में शामिल होने भारत आए थे।

> प्ररूप संख्या आईएनसी-25ए पब्लिक कंपनी से प्राइवेट कंपनी में संपरिवर्तन के लिए समाचार पत्र में प्रकाशित किया जाने वाला विज्ञापन क्षेत्रीय निदेशक, कार्पोरेट कार्य मंत्रालय,

उत्तरी क्षेत्र के समक्ष, नई दिल्ली कंपनी अधिनियम, 2013, कंपनी अधिनियम, 2013 की धारा 14 और कंपनी (निगमन) नियम, 2014 के नियम 41 के मामले में

उत्तराखंड हॉस्पिटैलिटी लिमिटेड (CIN: U72900DL1989PLC037946) जिसका पंजीकृत कार्यालयः बी-4 / 3183, वसंत कुंज, नई दिल्ली -110070

में स्थित है, के मामले में.

प्राम जनता को सूचना दी जाती है कि कंपनी को संपरिवर्तन का अधिकार देने के लिए दिनांक 14 जुलाई 2020 को आयोजित असाधारण आम बैठक में पारित विशेष प्रस्ताव के अनसार प्राइवेट लिमिटेड कंपनी में संपरिवर्तन करने की इच्छा रखने वाली कंपनी ने पूर्वोक्त नियमों के साथ पठित कंपनी

को आवेदन किया है। कंपनी के प्रस्तावित परिवर्तन / रिथति के कारण, यदि किसी व्यक्ति का हित प्रभावित होने की संभावना है, तो वह व्यक्ति, इसका कारण देते हुए आपत्ति हलफनामा में उल्लेख करते हुए, जिसमें उनके हित / विपक्ष के आधार हों, इस सूचना के छपने के चौदह दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कार्पोरेट कार्य मंत्रालय, बी-2 विंग, दुसरा तल, पंडित दीन दयाल अंत्योदय भवन सीजीओ कॉम्पलेक्स, नई दिल्ली- 110003 को पंजीकृत डाक द्वारा प्रेषित करें तथा इसकी एक कॉपी आवेदक कंपनी को पंजीकृत पते पर बी-4/3183, वसंत

कते उत्तराखंड हॉस्पिटैलिटी लिमिटेड

कुंज, नई दिल्ली -110070 में भी भेज दे।

(निदेशक) **स्थान**ः नई दिल्ली DIN:00014534

हिन्दुस्तान एवरेस्ट ट्रल्स लिमिटेड CIN: L74899DL1962PLC003634 पंजी. एवं एच.ओ. 46, दोहिल चैम्बर्स, 4था तल. नेहरू प्लेस. नई दिल्ली-110019 Ph.: 91-11-46579476

E-mail: admin@everesttools.com Website: http://www.everesttools.com बोर्ड की बैठक की सुचना

एतद्द्वारा सूचित किया जाता है कि सेबी (सूचीयन दायित्व तथा उद्घाटन अपेक्षा) विनियमन, 2015 के विनियमन 47 तथा लागु होने वाले अन्य विनियमनों के साथ पठित विनियमन 29 के प्रावधानों के अनुपालन मे कम्पनी के निदेशक मंडल की एक बैठक 24 फरवरी, 2020 को कम्पनी के पंजीकत कार्यालय में आयोजित की जायेगी, जिसमें 3 मार्च, 2020 को समाप्त चौथी तिमाही के लिये ऑडिटर के रिपोर्ट के साथ अंकेक्षित वित्तीय परिणामों तथा एजेण्डा में वर्णित किसी अन्य व्यवसायों पर विचार, अनुमोदन कर अभिलेख

यह सूचना जहां कम्पनी के शेयर सूचीबद्ध हैं उन स्टॉक एक्सचैंज की वेबसाईट अर्थात www.bseindia.com तथा साथ ही कम्पनी की वेबसाइट www.everesttools.com पर भी उपलब्ध है।

हिन्दस्तान एवरेस्ट टल्स लिमिटेड के लिये स्थानः नई दिल्ली

सोनम गप्ता कम्पनी सचिव तिथि: 17 जुलाई 2020

## बेरोजगारी से परेशान मजदूर ने राजस्थान के सिरोही जिले के की आत्महत्या

कोतवाली सिरोही थाना क्षेत्र में

शुक्रवार को टेम्पो और बोलेरो कैंपर की भिडंत में टेम्पो में

मारूति सुजुकी इंडिया लिमिटेड

CIN: L34103DL1981PLC011375 पंजीकृत कार्यालयः प्लाट नं01, नेलसन मंडेला रोड,

वसंत कुंज, नई दिल्सी-110070

Tel: 011-46781000, Fax: 011-46150275/76

www.marutisuzuki.com, investor@maruti.co.in

तीय प्रतिमृति और विनियम बोर्ड (सूचीयहर

लिस्टिंग) बाध्यताएँ और प्रकटीकरण अपेक्षाएँ) विनियम

हाता है कि 30 जून, 2020 को समाप्त हुई तिमाही के लि

हम्पनी के अलेखापरीक्षित वित्तीय परिणामों पर विवार औ

वीकृति हेत् कम्पनी के निदेशक मंडल की बेंटक कृतका

श्यया अधिक जानकारी के लिए कम्पनी की वेबसाइर

www.marutisuzuki.com) या बी एस ई लिमिटेह

डिया लिनिटेड (www.nseindia.com) पर सम्पंक करें।

वास्ते मारूति सुजुकी इंडिया लिमिटेड

संजीव ग्रोवर

उप-अध्यक्ष एवम

(www.bseindia.com) या नेशनल स्टॉक एक्सवेंज ऑफ

29 जुलाई, 2020 को आयोजित की जाएगी।

नई दिल्ली

सूचना

(कम्पनी के इक्विटी शेयरधारकों को सूचित करने हेत्)

विषयः निवेशक शिक्षा एवं संरक्षा निधि (आईईपीएफ) प्राधिकरण में कंपनी के

डक्विटी शेयरों का हस्तांतरण

यह सुचना निवेशक शिक्षा एवं संरक्षा निधि नियम 2016, यथा संशोधित, के अनुसरण में प्रकाशित की

जा रही है। उन शेयरधारकों को नोटिस दिया जाता है जिन्होंने कंपनी द्वारा 2012—13 (अंतिम लाभांश)

से लगातार घोषित लाभांशों को नहीं भुनाया है और अगर वे 21 अक्टूबर, 2020 तक लाभांश का दावा

नहीं करते हैं तो उनके अंतर्निहित शेयरों के आईईपीएफ में स्थानांतरण हेत् कार्यवाही की जाएगी

जिन शेयरधारकों के शेयर स्थानांतरण के लिए दायी है, उनके नाम, शेयर फोलियो नम्बर या डीपी

आईडी / ग्राहक आईडी कम्पनी की वेबसाइट http://www.bhel.com/index.php/share\_info

पर उपलब्ध है। नियमों में उल्लेखित प्रावधानों का अनुपालन करते हुए, कम्पनी ने आईईपीएफ खाते

अंतरण के योग्य सभी शेयरों के बारे में संबंधित शेयरधारकों को व्यक्तिगत रूप से उनके नवीनतम

शेयरधारकों को परामर्श दिया जाता है कि वे दावा न किये गये लाभांश हेत् उपरोक्त तिथि तक अपना

दावा प्रस्तत कर सकते हैं अथवा इन्हें भूना सकते हैं । इसके लिए वे सभी अपेक्षित दस्तावेजों समेत एक

आवेदन पत्र हमारे रजिस्ट्रार एवं हस्तांतरण एजेंट, **मैसर्स केफिन टेक्नोलॉजीज प्रा. लि**. के पास

उपरोक्त तिथि तक अवश्य भेजें। अगर शेयर धारक उपरोक्त तिथि तक लाभांश हेत् अपना दाव

प्रस्तुत नहीं करते अथवा इन्हें नहीं भुनाते है तो कम्पनी पूर्वोक्त नियमों में उल्लेखित सम्यक प्रक्रिया

अपनाते हुए 2012—13 (अंतिम लाभांश) के दावा न किये गये लाभांश के साथ, बिना किसी अगली

1) शेयरधारक आईईपीएफ प्राधिकरण के खाते में हस्तारित किये गये दावा न किये गये लामांश और

शेयर एवं उन पर उपार्जित लाभ सहित, यदि कोई हो, नियमों के तहत निर्धारित प्रक्रियाओं को

इस मामले में किसी प्रकार के स्पष्टीकरण हेत् शेयरधारक कृपया सम्पर्क करें:- रजिस्ट्रार एवं

ट्रांसफर एजेंट- मैसर्स केफिन टेक्नोलॉजीज प्रा. लि., श्री एम.एस. मधुसुदन, सेलेनियम टावर बी,

प्लॉट 31-32, यचीबावली, फाईनेंशियल डिस्ट्रिक्ट, नानकरामगुडा, हैदराबाद-500032, दूरभाष

040-67162222; फैक्सः 040-23001153; ईमेलः madhusudhan.ms@kfintech.com.

क) डीमेट फॉर्म में शेयर रखने वाले शेयरघारक संबंधित डिपॉजिटरी पार्टिसिपेंट्स (डी.पी.)

ख) भौतिक रूप में शेयर रखने वाले शेयरधारक पता / बैंक विवरण, एनईसीएस / ईसीएस मैंडेट

ग) कंपनी की ग्रीन पहल का समर्थन करने के लिए शेयरघारकों से अनुरोध किया जाता है कि

संख्या 1/1/2019-प्रशासन/एपटेल-

विद्यत अपीलीय अधिकरण

वैबसाइटः www.aptel.gov.in

कोर-4, सातवीं मंजिल, स्कोप कॉम्प्लेक्स, लोधी रोड,

नई दिल्ली-110003

रिक्ति परिपत्र

2. आवेदन, निर्धारित प्रोफार्मा में (रिक्ति परिपत्र अनुलग्नक के साथ सभी मामलों में

ट्रिब्युनल की वेबसाइट पर उपलब्ध), रिक्तियों के रोजगार समाचार में परिपन्न की

प्रकाशन तिथि से छह सप्ताह के भीतर उचित चैनल के माध्यम से उपरोक्त पते पर

रजिस्ट्रार, विद्युत अपीलीय ट्रिब्यूनल को प्रेषित किया जा सकता है। विद्युत अपीलीय

न्यायाधिकरण रिक्ति की स्थिति में परिवर्तन या किसी अन्य परिवर्तन करने का अधिकार

3. रिक्ति परिपत्र को अनुलग्नक के साथ विद्युत अपीलीय न्यायाधिकरण की वेबसाइट

विद्युत अपीलीय अधिकरण में प्रतिनियुक्ति के आधार पर रजिस्ट्रार पद हेत् नियुक्ति

(पूर्व-संशोधित)

Pay Band-4 Rs. 37400-67000/-

plus Grade Pay of Rs. 10000/-

अपने ईमेल आई.डी. को अपने डी.पी. के लाथ (यदि शेयर डीमेट फॉर्म में हो) तथा हमारे

आरटीए के साथ ईमेलः einward.ris@kfintech.com पर (यदि शेयर भौतिक रूप में हो)

कृते भारत हेवी इलेक्टिकल्स लिमिटेड

राजीव कालडा

कंपनी सचिव

जुलाई, 2020

Level-14

218200)

डिटेल्स / एनईसीएस / ईसीएस मैंडेट को यदि कोई हो तो अपडेट कर सकते हैं।

संपर्क कर सकते हैं ताकि एनईसीएस / ईसीएस सुविधा का लाभ उठा सकें या पता / बैंक

सूचना के इन शेयरों को आईईपीएफ में हस्तांतरित करने के लिए बाध्य होगी।

परा करने के बाद आईईपीएफ प्राधिकरण से दावा करके वापस ले सकते हैं।

einward.ris@kfintech.com, वेबसाइटः www.kfintech.com.

में किसी भी अपडेशन के लिए हमारे आरटीए से संपर्क कर सकते हैं।

शेयरधारक कृपया ध्यान दें कि:-

स्थानः नई दिल्ली

प्रस्ताव है।

रजिस्ट्रार (APTEL)

( प्रत्याशित )

दिनांक: 17.07.2020

17 जुलाई, 2020

भारत हेवी इलेक्ट्रिकल्स लिमिटेड सीआईएन: L74899DL1964GOI004281 पंजी. कार्यालय: "बीएचईएल हाउस" सीरी फोर्ट, नई दिल्ली-110049 टेली: 011-66337000, पंचस: 011-66337428

बसाइट: www.bhel.com, ई−मेल: shareholderquery@bhel.in

2015 के विनिधम 47 के अनुसार एतदद्वारा सूचित किय

बांदा, 17 जुलाई (भाषा)।

बांदा जिले के इंगुआ गांव में MARUTI \$ SUZUKI बेरोजगारी से परेशान एक मजदूर ने कथित तौर पर फांसी लगा कर आत्महत्या कर ली।

मरका थाना पुलिस ने शुक्रवार को कहा कि इंगुआ गांव के जंगल में एक युवक का शव बृहस्पतिवार को पेड़ से लटका मिला। उसकी पहचान मनोज (22) के तौर पर हुई है। उन्होंने कहा कि पूर्णबंदी घोषित होने के बाद वह मई में मंबई से लौटा था और बुधवार दोपहर से लापता था। पुलिस ने मृत मजदूर के भाई के हवाले से बताया कि गांव में उसे काम नहीं मिल रहा था।

बीएच ईएल

टेम्पो-बोलेरो कैंपर की भिड़ंत में दंपित सिहत छह लोगों की मौत सवार दंपति सहित छह लोगों की जयपुर, 17 जुलाई (भाषा)।

मौत हो गई।

थानाधिकारी ओम प्रकाश

बरलूड रोड पर गोयली गांव के पास एक टेम्पो और बोलेरो कैंपर की भिड़ंत में टेम्पो में सवार दंपति सहित बिश्नोई ने बताया कि सिरोही-छह लोगों की मौत हो गई।

शैक्षिक सचार सकाय

विज्ञापन

दिनांक 29.02.2020 को प्रकाशित विज्ञापन संख्या 1/2020 में निहित आवेदन प्राप्त करने की अंतिम तिथि 27.07.2020 तक बढ़ा दी गई है। पदों और अन्य नियमों और शर्तों के विवरण के लिए कृपया 29.02.2020 को दिया गया विज्ञापन और सीईसी की वेबसाइट www.cec.nic.in > Quick links> Archive> Career> Archives - vacancies for various post on regular basis का संदर्भ लें।

पहले से आवेदन कर चुके प्रार्थियों को दोबारा आवेदन करने की आवश्यकता नहीं है। मुख्य प्रशासनिक अधिकारी, सीईसी

ओरिएन्ट बेल लिमिटेड

सीआईएन : L14101UP1977PLCO21546 पंजीकत कार्यालय : ८. इण्डस्टियल एरिया. सिकन्दराबाद-203205. जिला बलन्दशहर. उ.प्र. कॉर्पोरेट कार्यालय : आइरिस हाउस, 16, बिजिनेस सेंटर, नांगल राया, नई दिल्ली-110046 दूरभाष : +91-11-47119100, ई-मेल आईडी : investor@orientbell.com

काफ्रासग (वासा)/अन्य आडिया विजुअल साधना (आएवाएम) के माध्यम से आयोजित होने वाली 43वीं वार्षिक

आम बैठक (एजीएम) से सम्बन्धित सूचना कम्पनी (प्रबन्धन एवं प्रशासन) नियम, 2014 के नियम 20 तथा कॉर्पोरेट मामले मन्त्रालय (एमसीए) एवं

भारतीय प्रतिभूति तथा विनिमय बोर्ड (सेबी) द्वारा निर्गत परिपत्रों के अनुपालन में एतद्वारा सूचना दी जाती 1. सामान्य परिपत्र संख्या 14/2020 दिनांक 8 अप्रैल, 2020, 17/2020 दिनांक 13 अप्रैल, 2020 और 20/2020 दिनांक 5 मई, 2020 तथा कारपोरेट मामले मंत्रालय (एमसीए), भारत सरकार और भारतीय प्रतिभृति एवं विनिमय बोर्ड (सेबी) द्वारा जारी अन्य सभी लागू कानूनों और परिपत्रों के अनुपालन में सचना में निर्धारित साधारण और विशेष व्यवसायों का लेन-देन करने के लिए कंपनी की 43वीं एजीएम (वार्षिक आम बैठक) गुरुवार, 13 अगस्त, 2020 को 11:00 बजे पूर्वाह्न वीडियो कॉन्फ्रेंसिंग

(वीसी)/अन्य ऑडियो विजुअल साधनों (ओएवीएम) के माध्यम से आयोजित की जानी निर्धारित है। कंपनी के पंजीकृत कार्यालय अर्थात 8, इण्डस्ट्रियल एरिया, सिकंदराबाद-203 205, जिला बुलंदशहर (उ.प्र.) को एजीएम के उद्देश्य हेत कार्यक्रम स्थल माना जाएगा। 3. प्रासंगिक परिपत्रों के अनुपालन में, वित्तीय वर्ष 2019-20 के लिए एजीएम और वार्षिक रिपोर्ट की सूचना इलेक्ट्रॉनिक रूप से कंपनी के उन सदस्यों को भेजा जाएगा, जिनके ई-मेल पते कंपनी/डिपॉजिटरी भागीदार(रों) के साथ पंजीकृत हैं। पूर्वोक्त दस्तावेज कंपनी की वेबसाइट www.orientbell.com के साथ-साथ स्टॉक एक्सचेंज, यानी बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की वेबसाइट क्रमशः www.bseindia.com और www.nseindia.com पर भी उपलब्ध होंगे। 4. कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक्स एजीएम में भाग लेने वाले शेयरधारकों का

5. कम्पनी (प्रबंधन एवं प्रशासन) नियम, 2014 के नियम 20 के साथ पठित कम्पनी अधिनियम, 2013 की धारा 108 तथा सेबी (सूचीबद्धता दायित्व एवं प्रकटन अपेक्षाएँ) विनियम, 2015 के प्रासंगिक प्रावधानों के सन्दर्भ में, कंपनी एनएसडीएल प्लेटफॉर्म के माध्यम से इलेक्ट्रॉनिक साधनों द्वारा रिमोट ई-वोटिंग की सुविधा प्रदान कर रही है और इस प्रकार के मतदान के मध्याम से प्रकार्यों का लेन-देन किया जा सकता है। इसे निम्नानुसार नोट किया जा सकता है:

निर्धारण करने के उद्देश्य से 7 अगस्त, 2020 से 13 अगस्त, 2020 (दोनों दिन समावेशी) तक बंद

(अ) जिन सदस्यों के पास कट-ऑफ तिथि अर्थात 6 अगस्त, 2020 को भौतिक या अभौतिक प्रारूप में शेयर हैं वे इस प्रकार की रिमोट ई-वोटिंग के माध्यम से सूचना में निर्धारित के अनुसार प्रकार्यों पर अपने मतदान इलेक्ट्रॉनिक रूप से कर सकते हैं।

कोई ऐसा व्यक्ति जो कम्पनी के शेयर अर्जित करता है और सुचना भेजने के पश्चात कम्पनी का सदस्य बन जाता है और कट-ऑफ तिथि अर्थात 6 अगस्त, 2020 को शेयर धारण करता है, वह अपने फोलियो नं./डीपी आईडी तथा क्लाइंट आईडी का उल्लेख करते हए evoting@nsdl.co.in अथवा admin@mcsregistrars.com पर ई-मेल भेजकर लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है। किन्तु यदि उसने पहले ही ई-मतदान हेतु एनएसडीएल के साथ पंजीकरण करा लिया है तो वह मतदान करने हेतु अपने वर्तमान युजर आईडी और

(ब) रिमोट ई-वोटिंग सोमवार, 10 अगस्त, 2020 को 9.00 बजे पूर्वा. (भा.मा.स.) प्रारम्भ होगी और बुधवार, 12 अगस्त, 2020 को 5.00 बजे अप. (भा.मा.स.) समाप्त होगी। इसके पश्चात मतदान के लिए रिमोट ई–वोटिंग मॉडयल बन्द एनएसडीएल द्वारा बन्द कर दिया जायेगा।

(स) उक्त तिथि और समय के बाद रिमोट ई-वोटिंग की अनुमति नहीं दी जायेगी। (द) जिन सदस्यों ने बैठक से पर्व रिमोट ई-वोटिंग द्वारा अपना मतदान कर लिया है वे वीसी/ओएवीएम के माध्यम से बैठक में भाग तो ले सकते हैं किन्तु वे बैठक में पुनः मतदान करने के अधिकारी

(य) वह व्यक्ति जिसका नाम कट-ऑफ तिथि को डिपॉजिटरी द्वारा अनुरक्षित सदस्यों के रजिस्टर या लाभार्थी स्वामियों के रजिस्टर में रिकार्ड है वे रिमोट ई-वोटिंग या बैठक में मतदान की सविधा प्राप्त करने के अधिकारी होंगे। 6. इलेक्ट्रॉनिक वोटिंग सिस्टम के माध्यम से मतदान करने की सविधा भी एजीएम के दौरान उपलब्ध कराई

जाएगी और वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने वाले सदस्य, जिन्होंने पहले से ही रिमोट ई-वोटिंग द्वारा अपना वोट नहीं डाला है, वे बैठक के दौरान अपने अधिकार का उपयोग करने में सक्षम

7. बोर्ड ने निष्पक्ष और पारदर्शी तरीके से बैठक के दौरान रिमोट ई-वोटिंग और ई-वोटिंग के संचालन के लिए सुत्री आश गप्ता, कंपनी सचिव को संवीक्षक के रूप में नियक्त किया है।

8. जिन सदस्यों के पास भौतिक रूप या डीमैट फॉर्म में शेयर हैं और उन्होंने अपने ई–मेल पते पंजीकृत नहीं किए हैं. वे बैठक के दौरान रिमोट ई-वोटिंग या बैठक के दौरान ई-वोटिंग सिस्टम के माध्यम से अपना वोट डालने के लिए निम्नलिखित तरीके से यूजर-आईडी और पासवर्ड खरीद सकते हैं:

(अ) यदि शेयर भौतिक माध्यम में है तो अपने फोलियो नं., शेयरधारक का नाम, शेयर प्रमाण पत्र की स्कैन्ड कॉपी (आगे व पीछे की), पैन (पैन कार्ड की स्कैन्ड प्रति स्व प्रमाणित), आधार (आधार कार्ड की स्वप्रमाणित स्कैन्ड प्रति) के विवरण सहित कम्पनी के पास investor@orientbell.com पर लिखकर।

(ब) यदि शेयर डीमैट माध्यम में है तो डीपीआईडी-सीएलआईडी (16 अंकीय डीपीआईडी सीएलआईडी या 16 अंकीय लाभार्थी आईडी), नाम, क्लाइंट मास्टर या समेकित खाता विवरण की प्रति, पैन (पैन कार्ड की स्वप्रमाणित स्कैन्ड प्रति), आधार (आधार कार्ड की स्वप्रमाणित स्कैन्ड प्रति) के विवरण सहित कम्पनी के पास investor@orientbell.com पर लिखकर।

9. जिन सदस्यों के भौतिक प्रारूप में शेयर हैं, जिनके ई-मेल पते कम्पनी के साथ पंजीकृत नहीं हैं वे कम्पनी से investor@orientbell.com पर सम्पर्क कर या कम्पनी के रजिस्ट्रार एवं शेयर अन्तरण एजेंट ('' आरटीके''), एमसीएस शेयर ट्रांसफर एजेन्ट लिमिटेड, एफ-65, ओखला इण्डस्ट्रियल एरिया, फेज-I, नई दिल्ली-110 020, दूरभाष नं. 011-41406149 से admin@mcsregistrars.com पर सम्पर्क कर ई–मेल पते और मोबाइल नम्बर पंजीकृत करा सकते हैं और जिन सदस्यों के पास शेयर डीमैट प्रारूप में हैं वे अपने सम्बद्ध डिपॉजिटरी भागीदारों के साथ अपने ई-मेल पते और मोबाइल नम्बर अपडेट कर सकते हैं।

10. किसी पूछताछ के लिए सदस्य अधोहस्ताक्षरी से +91-11-47119100 पर सम्पर्क कर सकते हैं या अधोहस्ताक्षरी को investor@orientbell.com पर लिख सकते हैं या अपनी पूछताछ कॉर्पोरेट कार्यालय, आइरिस हाउस, 16, बिजिनेस सेंटर, नांगल राया, नई दिल्ली-110046 पर भेज सकते हैं।

17 जुलाई, 2020

कम्पनी सचिव एवं प्रमुख-विधिक

davp 34122/11/0003/2021

www.aptel.gov.in से डाउनलोड किया जा सकता है।

(अजय कुमार) निदेशक प्रशासन

( हस्ताक्षर

## VLS FINANCE LIMITED

Regd. Office: 2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi-110065, Ph: 91(11) 46656666 Fax: 91(11) 46656699 CIN: L65910DL1986PLC023129, Email: vls@vlsfinance.com; Website: www.vlsfinance.com

STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND THE YEAR ENDED 31ST MARCH, 2020

(Rs. in Lakhs except Earning per share data) STANDALONE **Particulars** Quarter Ended Year Ended Quarter Ended Year Ended 31.03.2020 31.12.2019 31.03.2019 31.03.2020 31.03.2019 31.03.2020 31.12.2019 31.03.2019 31.03.2020 31.03.2019 Audited 4,151.07 544.97 801.43 (54.51)1,355.04 4,821.20 584.80 764.88 775.94 1,521.85 Revenue from continuing operations let Profit/(Loss) for the period before tax ( Before Exceptional Items and (482.56)(1,579.69) (206.60) (1,228.01) (1,114.29)4,433.82 (1,588.08)(393.01)(1,306.89)3,785.89 or Extraordinary items) from continuing operations Net Profit/(Loss) for the period before tax (After Exceptional Items and or Extraordinary items) from continuing operations (1,579.69) (1,228.01)(1,114.29)4,433.82 (1,588.08)(393.01)(482.56)(1,306.89) 3,785.89 (206.60)Net Profit/(Loss) for the period after tax (After Exceptional Items and or Extraordinary items) from continuing operations 7,683.55 (1,658.98)39.13 3,248.76 (162.17) 8,273.54 (1,677.91)(215.31)3,925.08 (418.03)Net Profit/(Loss) for the period after tax (After Exceptional Items and 0.00 0.00 0.00 0.00 0.00 or Extraordinary items) from discontinuing operations 0.00 0.00 0.00 0.00 0.00 Net Profit/(Loss) for the period after tax (After Exceptional Items and (1,658.98)3,248.76 8,273.54 (1,677.91)(215.31)3,925.08 (418.03)or Extraordinary items) from continuing and discontinuing operations 7,683.55 39.13 (162.17)Total Comprehensive Income for the period(Comprising Profit/(Loss) for the 18,685.98 3,126.75 8,290.79 19,969.72 5,951.67 period (after tax) and Other Comprehensive Income for the period) 4,107.64 8,385.21 2,311.92 47,145.58 11,325.10 Paid Up Equity Share Capital (Face Value Rs. 10/- Per Share) 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 3,878.42 Reserves excluding Revaluation reserves as per Balance Sheet as on March 31, 2020 85,311.03 67,097.48 171,536.36 | 124,863.21 Earning Per Share (before Extraordinary items) (of Rs.10/-each) (\*\*) (\*\*) (not annualised) (\*\*) 19.87 (4.29)0.10 8.40 (0.42)21.40 (4.34)(0.56)10.15 (1.08)-Basic 19.87 (4.29)0.10 8.40 21.40 10.15 (not annualised) (\*\*) (0.42)(4.34)(0.56)(1.08)(\*\*) Earning Per Share ( after Extraordinary items) (of Rs. 10/-each) (\*\*) (\*\*) (\*\*) (\*\*) (\*\*) -Basic 19.87 (4.29)0.10 (0.42)21.40 (4.34)(0.56)10.15 (1.08)(not annualised) (\*\*) 8.40 -Diluted (not annualised) (\*\*) 19.87 (4.29)0.10 8.40 (0.42)21.40 (4.34)(0.56)10.15 (1.08)

Notes:

1. The above is an extract of the detailed format of Quarterly/Periodical Financial Results filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of Quarterly/Annual financial Results are available on the website of the Company (www.vlsfinance.com) and on the website of the stock exchanges viz. BSE Ltd (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com). The specified items of the standard financial results of the Company for the quarter and for the year ended March 31, 2020 are given above. 2. The Company has adopted Indian accounting standards ('IND AS') with effect from 1 April, 2019 and consequently, these financial results have been prepared in accordance with the recognition and measurement principles laid

down in 'IND AS 34-interim Financial Reporting' prescribed under section 133 of the Companies Act, 2013, read with relevant rules issued there under and other accounting principles generally accepted in India. The date of transition to Ind AS is 1 April, 2018 and the impact of transition has been accounted for in opening reserves and the comparative period results disclosed here are restated accordingly.

3 The Board of Directors have recommended dividend of Rs. 1.50/-per equity share on Face Value of Rs. 10/- per share for the Financial year ended on March 31, 2020 subject to approval of the members at the ensuing Annual

4. The figures for the quarter ended 31st March, 2020 are the balancing figures between audited figures in respect of the full financial year and the published year-to-date figures up to third quarter of the relevant financial year. 5. Previous period figures have been regrouped/reclassified wherever necessary to conform to current period classification.

By order of the Board for VLS Finance Limited S.K. AGARWAL **Managing Director** DIN:00106763

# सजा माफी के राज्यपाल के अधिकार की सीमा का परीक्षण करेगा संविधान पीठ

जनसत्ता ब्यूरो नई दिल्ली 17 जुलाई।

सजायाप्ता कैदियों की उनके अपराध की गंभीरता को देखे बिना राज्य सरकारों द्वारा सजा माफ करने की काननी वैधता का फैसला अब सप्रीम कोर्ट की संविधान पीठ करेगी। न्यायमूर्ति यूयू ललित की अध्यक्षता वाली तीन जजों की एक खंडपीठ ने शुक्रवार को मुख्य न्यायाधीश से इस मुद्दे पर राय के लिए सात जर्जों की संविधान पीठ का गठन करने की सिफारिश कर दी। संविधान का अनुच्छेद 161 राज्यपाल को सजायाफ्ता कैदी की सजा घटाने या माफ करने का अधिकार देता है।

संविधान पीठ तय करेगी कि क्या सजा माफी के कर रिहा करा दिया है।

अधिकार का इस्तेमाल गुण-दोष का परीक्षण किए बिना रेवड़ी बांटने की तरह किया जा सकता है। संविधान पीठ देखेगी कि अगर दंड प्रक्रिया संहिता की धारा 433-ए, मौत की सजा वाले अपराधी को न्यूनतम 14 साल कैद की सजा भुगते बिना रिहाई से रोकती है तो फिर राज्य सरकार की कोई नीति कानुन की इस मंशा को उलट कैसे सकती है?

हरियाणा के उम्रकैद की सजा पाए एक अपराधी को राज्यपाल ने 14 साल की सजा काटने से पहले ही उसके बढ़ापे को आधार बनाकर रिहा कर दिया था। उसकी पैरोल पर रिहाई की फरियाद पर जब सुप्रीम कोर्ट विचार कर रहा था तब उसे अवगत कराया गया था कि कैदी को राज्यपाल ने सजा माफ

## सार्वजनिक सूचना

सर्वसाधारण को सुचित किया जाता है कि हमारे क्लाईट, मेसर्स मुथुट फाईनान्स लि. (GSTIN 32AABCT0343B1Z7), पंजीकृत कार्यालयः तल 2, मुथूट चेम्बर्स, बैनर्जी रोड, कोच्चि - 682018, केरल, भारत, CIN: L65910KL1997PLC011300, दूरभाषः +91 484-2396478, 2394712, फैक्स: +91 484-2396506, mails@muthootgroup.com, www.muthootfinance.com ऋण चुकाने में असफल ऋणियों के गिरवी रखे सोने के गहनों (31.12.2018 की अवधि तक NPA खाता) की निम्नलिखित विवरणों के अनुसार नीलामी करेगी। इच्छक सभी व्यक्ति भाग ले सकते हैं।

प्रथम नीलामी की तिथि: 27.07.2020 Jind: MAL-956, MWS-295, Narwana (HR): MOS-10

प्रथम नीलामी की तिथि: 27.07.2020

Rohtak: MAL-706, MUL-1679, 1978

द्वितिय नीलामी की तिथि: 28.07.2020, Auction Centre: Muthoot Finance Ltd., SCF No. 26, Ground Floor, Diwankhana Market Near Rani Talab, Jind - 126102

Sirsa-Haryana: MAL-3694, MWS-852, 853, Mandi Dabwali(HR): MAL-2361, MBL-2334, MSL-5468, 5750, MUL-443, 445, Rania - (HR): MUL-1028, Ellanabad (HR): MUL-1197, MWS-308 द्वितिय नीलामी की तिथि: 29.07.2020, Auction Centre: Muthoot Finance Ltd., Ground Floor, H.No. 238/1, Space Empire, Ram

Colony, Barnala Road, Sirsa, Haryana - 125055 प्रथम नीलामी की तिथि: 27.07.2020

द्वितिय नीलामी की तिथि: 30.07.2020, Auction Centre: First Floor, City Centre, Above Oriental Bank Of Commerce, Opp. City Police Station, Rohtak, Haryana - 124 001 प्रथम नीलामी की तिथि: 27.07.2020

Hisar-Haryana: MAL-1570, Hisar-Sirsa Road: MUL-245, Hansi-(HR): MUL-1033, 1057, 1095, Adampur(HR): MUL-1446 द्वतिय नीलामी की तिथि: 31.07.2020, Auction Centre: Muthoot Finance Ltd., First Floor, Shyam Complex, Above Diamond Automobile, Delhi Road, Hisar, Haryana - 125005

नीलामी नीचे दिखाए अनुसार जिस शाखा हेड में ग्राहक का ऋण खाता है क्रमशः उन्हीं शाखाओं में संचालित की जाएगी। हालाँकि, कृपया यह ध्यान रखें कि यदि निर्धारित तिथि (तिथियों) में नीलामी सफलतापूर्वक नहीं हो जाती तो ऐसी नीलामी दूसरी नीलामी की तारीख को क्रमशः दिये गए नीलामी केंद्र में संचालित की जाएगी / जारी रहेगी आगामी और ऐसी र्स्थिति मेंजहा इस सब के बावजूद कथित गहनो की नीलामी सफलतापूर्वक नहीं हो जाती ऐसी नीलामी आगामी तिथियों में भी इसी स्थान पर जारी रहेगी। इस संबंध में कोई अतिरिक्त सूचनाएं नहीं दी जाएंगी।

कोहली एण्ड सोब्ती, एडवोकेट, ए 59ए, पहली मंजिल, लाजपत नगर-॥, नई दिल्ली - 110024 नोट: ग्राहक नीलामी की निर्धारित तिथि से पहले हमारे क्लाइंट की बकाया राशि का मुगतान करके अपने गहनों की गिरवी छडा सकते हैं। ग्राहक ईमेल आईडी: auctiondelhi@muthootgroup.com या 7834886464,7994452461 पर कॉल करके संपर्क कर सकते हैं।

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



A WINNING RELATIONSHIP

## Shriram Transport Finance Company Limited

Shriram Transport Finance Company Limited ("Company"), a public limited company was incorporated under the Companies Act, 1956 pursuant to a certificate of incorporation dated June 30, 1979, issued by the Registrar of Companies, Chennai, Tamil Nadu (registered as a deposit taking Non-Banking Financial Company within the meaning of the Reserve Bank of India Act, 1934 (2 of 1934)). For details regarding change in the registered office, please see "History and Corporate Structure" on page 92 of the LOF.

## Corporate Identification Number: L65191TN1979PLC007874

Registered Office: Mookambika Complex, 3rd Floor, No. 4, Lady Desika Road, Mylapore, Chennai, Tamil Nadu- 600 004 Tel No: +91 44 2499 0356; Corporate Office: Wockhardt Towers, West Wing, Level-3, C-2, G-Block, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051 Tel No: + 91 22 4095 9595; Website: www.stfc.in Compliance Officer and Contact Person: Mr. Vivek Madhukar Achwal; E-mail: stfcricomp@stfc.in

Corrigendum – Notice to Investors:

## This corrigendum is with respect to the letter of offer dated July 7, 2020 ("LoF"). Please note:

On page 415 of the LoF, point 16 shall stand substituted as follows: "Any approval obtained from the RBI, as required, where a successful Application will result in the aggregate shareholding or total voting rights of the Eligible Equity Shareholder (along with persons acting in concert) in our Company, to exceed applicable limits prescribed by the RBI or under FEMA. In terms of applicable RBI guidelines, prior approval of the RBI is required for acquisition of 26% or more of the issued and paid-up share capital of the Company. Eligible Equity Shareholders must send a copy of the approval from any regulatory authority, as may be required, or obtained from the RBI to the Registrars at https://rights.kfintech.com/shriram or stfc.rights@kfintech.com;"

On page 421 of the LoF, point (w) shall stand substituted as follows: "Applicants must submit a copy of the approval obtained from any regulatory authority, as may be required, with the Application and send a copy of such approval to the Registrars at https://rights.kfintech.com/shriram or stfc.rights@kfintech.com, in case the Application and the resultant Rights Equity Shares will result in the aggregate shareholding or total voting rights of the Applicant (along with persons acting in concert) in our Company, to be in excess of applicable limits prescribed by the RBI or under FEMA. In terms of applicable RBI guidelines, prior approval of the RBI is required for acquisition of 26% or more of the issued and paid-up share capital of the Company."

Accordingly, the LoF, the Abridged Letter of Offer, Application Form and communication and advertisements issued by or on behalf of the Company in relation to the Issue stand amended to the extent of and should be read with the above. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated July 7. 2020, read with this corrigendum (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, and SEBI.

> For Shriram Transport Finance Company Limited On behalf of the Board of Directors

Place: Chennai Vivek Madhukar Achwal Company Secretary and Compliance Officer Date: July 17, 2020

Shriram Transport Finance Company Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated July 7, 2020 with SEBI and the Stock Exchanges (read with this corrigendum). The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Global Co-ordinators and Lead Managers, i.e., ICICI Securities Limited, BNP Paribas, Citigroup Global Markets India Private Limited, Credit Suisse Securities (India) Private Limited, HSBC Securities and Capital Markets (India) Private Limited and J.P. Morgan India Private Limited at www.icicisecurities.com; www.bnpparibas.co.in; www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm; www.credit-suisse.com; at https://www.business.hsbc.co.in/engb/in/generic/ipo-open-offer-and-buyback; and www.jpmipl.com , respectively; and the Joint Lead Managers, i.e., Axis Capital Limited and SBI Capital Markets Limited at www.axiscapital.co.in; and www.sbicaps.com, respectively and on the R-WAP. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 15 of the LOF.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the U.S. Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. There will be no public offering in the United States.