

March 9, 2023

National Stock Exchange of India Limited "Exchange Plaza" Bandra Kurla Complex Bandra (East) Mumbai 400 051 BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Fort Mumbai 400 001

Symbol: GRINDWELL Scrip Code No. 506076

Dear Sir/Madam,

Sub: Reminder Letter to Shareholders - Unclaimed Dividend for the financial year 2015-16

In Compliance with the Regulation 30 read with Schedule III Part A Para A of SEBI (Listing Obligation and Disclosure Requirements), Regulations, 2015, we enclose the following documents:

- Copies of newspaper advertisement published in Business Standard (English) and Mumbai Lakshdeep (Marathi),
- Copy of reminder letter to shareholders.

The above reminder letters were sent to the shareholders who have not claimed their dividends for seven or more consecutive years and whose shares are liable for transfer to the IEPF Authority. This is pursuant to section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended.

This is for your information and records.

Thanking you,

Yours faithfully,

& fund

For Grindwell Norton Limited

K. Visweswaran Company Secretary Membership No. A16123

Encl: as above



IN THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, **MUMBAI BENCH** C.P. (CAA) / 43 / MB / 2023 CONNECTED WITH CA (CAA) / 274/ MB/ 2022 IN THE MATTER OF SECTIONS 230 TO 232 AND

OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

IN THE MATTER OF SCHEME OF AMALGAMATION OF VYOMAN MANAGEMENT SERVICES PRIVATE LIMITED AND VYOMAN INDIA PRIVATE LIMITED AND THEIR RESPECTIVE SHAREHOLDERS("THE SCHEME' OR 'THIS SCHEME')

VYOMAN MANAGEMENT SERVICES PRIVATE LIMITED, a company incorporated under the Companies Act, 1956, having corporate identification number J74120MH2012PTC232546 and its registered office at New Prakash Cinema N. M. Joshi Marg, Lower Parel, Mumbai - 400013, Maharashtra

.First Petitioner Company / Transferor

VYOMAN INDIA PRIVATE LIMITED, a npany incorporated under the Companies Act. 1956, having corporate identification number U01100MH2013PTC250524 and its registered office at New Prakash Cinema, N. M. Joshi Marg, Lower Parel, Mumbai - 400013, Maharashtra.

.Second Petitione Company / Transferee .. collectively referred to as Petitioner Companies

NOTICE OF HEARING OF COMPANY SCHEME PETITION A company scheme petition under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, for sanctioning the Scheme of Amalgamation of Vyoman Management Services Private Limited and Vyoman India Private Limited and their respective hareholders was presented by the Petitioner Companies on 24 January 2023 and admitted vide order dated 23 February 2023 by the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT"). The said company scheme petition is fixed for final hearing before the Hon'ble NCL on 23 March 2023 at 10.30 a.m. or soon thereafter.

Any person desirous of supporting or opposing the said company schem petition should send to the Petitioner Companies' Advocate - Mr. Ra Panchmatia, Partner at raj.panchmatia@khaitanco.com (in soft copy) and or M/s, Khaitan & Co., One Forbes, 3rd & 4th Floors, Dr. V. B. Gandhi Marg Mumbai - 400 001, India (in hard copy), notice of such intentions, in writing signed by him/her or his/her Advocate, with his/her full name and address so as to reach the Petitioner Companies' Advocate not later than two days pefore the date fixed for final hearing of the said Company Scheme Petition. Where he/she seeks to oppose the Company Scheme Petition he ground of opposition or a copy of his/her affidavit intended to be used i opposition to the Company Scheme Petition, shall be filed with the Hon'ble NCLT at 4th & 5th Floor, MTNL Exchange Building, next to G.D. Soman Marg, Chamundeshwari Nagar, Cuffe Parade, Mumbai - 400005 Maharashtra and a copy thereof be served on the Petitioner Companies Advocate, at the aforesaid address, not less than two days before the date ixed for the hearing and final disposal.

A copy of the company scheme petition will be furnished by the undersigned to any person on payment of prescribed charges.

Raj Panchmatia Partne Dated this 8thday of March 2023 M/s. Khaitan & Co Advocate for the Petitioner Companies Place: Mumbai

NORTON GRINDWELL NORTON LTD.

Corporate Identity Number - L26593MH1950PLC008163 Registered Office: 5th Level, Leela Business Park, Andheri-Kurla Road, Marol, Andheri (East), Mumbai 400 059 Tel: +91 22 4021 2121 * Fax: +91 22 4021 2102

Email: sharecmpt.gno@saint-gobain.com * Website: www.grindwellnorton.co.ir

REMINDER TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF") ACCOUNT

This Notice serves as a reminder pursuant to the provisions of the Companies Act. 2013 read along with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016 ("Rules") notified by the Ministry of Corporate Affairs and subsequent amendments as may be applicable from time to time. The Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividend to IEPF and transfer of shares, in respect of which dividend remains unpaid or unclaimed for seven consecutive years or more to IEPF

Individual communication has been sent by the Company to the registered address of the shareholders who have had unclaimed dividends for seven consecutive years from 2015-16 and whose shares are liable to be transferred to IEPF. The complete details of these shareholders are uploaded on the Company's website, www.grindwellnorton.co.in

In case the dividends are not claimed by the concerned shareholder(s) by April 7, 2023, the Company will initiate the transfer of their shares to IEPF account without any further notice.

In case the shares are held.

 In physical form, new share certificate(s) will be issued and transferred in favour of IEPF on completion of necessary formalities. The original share certificate(s) which stand registered in the name of shareholder will be deemed cancelled and non-negotiable.

In demat form, the Company shall inform the Depository by way o corporate action for transfer of shares lying in the demat account in favour of IEPF authority

Shareholders may note that they are entitled to claim their unclaimed dividend from the IEPF authority by submitting an online application in the prescribed Form IEPF-5 available on the website, www.iepf.gov.in, and sending a physical copy of the same duly signed to the Company at its Registered Office along with requisite documents mentioned in Form

Shareholders may further note that the details of unclaimed dividends and shares are uploaded by the Company on its website, www.grindwellnorton.co.in, shall be treated as an adequate notice in respect of the issue of the new share certificate(s) by the Company for the purpose of transfer of shares to IEPF pursuant to the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to the IEPF.

For any queries on the subject matter, shareholders may contact the Company's Registrars and Transfer Agents, TSR Consultants Private Limited, Unit: Grindwell Norton Limited, C-101, 1st Floor, 247, Park, L.B.S Marg, Vikhroli (West), Mumbai 400 083, Tel No.: +91 22 6656 8484, Fax No.: +912266568494, Email Id: csg-unit@tcplindia.co.in.

For Grindwell Norton Limited

Place: Mumbai K. Visweswaran Date: March 8, 2023 **Company Secretary**

PUBLIC NOTICE

TAKE NOTICE that the Origina Allotment Letter which was allotted to him in the name original Allottee Member Mr. Dnyandeo Anant Vetka alias Mr. Dnyandev Anant Vetkar which was issued by M.H & A.D Authority unde world bank project, in respect of roon no. B- 16, in Charkop (1) Jaihind CHS LTD, Plot No. 422, RSC – 42, SECTOR No. 4, Charkop, Kandivali (w), Mumbai 67, which had been lost/misplaced by my clients Mrs. Swara Vaibhav Salvi and Mr. Vaibhav Chandrakant Salvi (The Present Owners)

ANY PERSON or PERSONS having any claim or claims against or in respect of the aforesaid original Allotment Letter by way of any right, title or interest mortgage, encumbrance, lease, lien charge or otherwise howsoever are hereby requested to make the same known in writing with documentary prod to Adv. Sharmila Pawar, within a period of 15 days from the date hereo otherwise such claim or claims, if any will be considered as waived and abandoned unconditionally.

Date: 09.03.2023 Mrs. Sharmila V Pawa Place : Mumbai (Advocate High Court Mahi Bunglow. Plot No. 22/212, Opp. 544,

Swastik Society, Sector, 5, Charkop, Kandivali (W), Mumbai - 67 Mobile: 9930923876

PUBLIC NOTICE

This is to bring in the notice of Genera Public at large that (1) Origina Agreement dated 04.02.1988 execute tween Rasiklal O. Ghaghada (Vendor and Mr. Gulabchand Ladhabhai Maru Purchaser) in respect of Flat No. B/1-Third Floor, Shanta Smruti CHSL Sai Nagar, Navghar, Vasai (West), Taluka – Vasai, District – Palghar – 401 202 is lost by the proposed Current Owner Mr. Ashok Ladha Maru.

Driginally the said flat was owned by Mr. Gulabchand Ladhabhai Maru. Mr. Gulabchand Ladhabhai Maru passed away on 01.06.2015. Later Mr. Ashok adha Maru being the brother of the deceased and legal heir of the eceased has applied to the society for endorsed his name on the share certificate after following due procedure of law and obtaining no objection vide ndemnity bond from other 8 legal heirs

lence If any person/institute/firm company is having any objection in respect of the said flat shall submit nstitute/firm/company have found the said lost copies may submit the same at the below mentioned address within 14 days from publication of this Public notice failing which no objection shall be considered, please take note.

Advocate Anish Kalvert A-G/2, DewanNiketan C.H.S.Ltd., Diwanman, Vasai (W), Dist. Palghar Date: 09.03.2023 Place: Vasai

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR GOOD-DAY FOODS PRIVATE LIMITED OPERATING IN FOOD PROCESS INDUSTRY AT THANE, MAHARASHTRA (Under Regulation 36A (1) of the Insolvency and Bankruptcy

	(Insolvency Resolution Process for Corporate Persons) Regulations, 2016				
	RELEVANT PARTICULARS				
1.	Name of the corporate debtor along with Good-Day Foods Private Limited				
	PAN/CIN/LLP Number	CIN No.: U15209MH2003PTC255426			
2.	Address of the registered office	A-61/62, Road No. 22, Wagle Indl.Estate,			
		Thane, MH – 400604.			
3.	URL of website	Not Available			
4.	Details of place where majority of fixed	Thane, Maharashtra			
	assets are located	(Currently no assets available)			
5.	Installed capacity of main products /	Currently no assets available			
	services				
6.	Quantity and value of main products/	As per Financial Statement for 2021-22:-			
	services sold in last financial year	Quantity:- NA, Value:- INR 371.07 lacs.			
7. Number of employees/ workmen NIL Currently					
8.	Further details including last available	Details can be obtained by sending email			
	financial statements (with schedules) of	at: ip.gooddayfoods@gmail.com			
	two years, lists of creditors, relevant dates				
	for subsequent events of the process are				
	available at:				
9.	Eligibility for resolution applicants under	Details can be obtained by sending email			
	section 25(2)(h) of the Code is available at:	at: ip.gooddayfoods@gmail.com			
10.	Last date for receipt of expression of	24th March, 2023			
	interest				
11.	Date of issue of provisional list of	4 th April, 2023			
	prospective resolution applicants	, .			
12.	Last date for submission of objections to	9th April, 2023			
	provisional list				
13.	Process email id to submit EOI	Email id.:- ip.gooddayfoods@gmail.com			
		sd/-			
Dat	e: 9 th March, 2023	Jeetendra Rajpal Daryani			

ReLIANCE

Reliance Commercial Finance Limited

'D' Wing, 4thFloor, Kamala Mills Compound T +91 22 6259 2700/F +91 22 6259 2702 CIN: U66010MH2000PLC128301 Branch Office: Sakar - 2, Office No - 703 & 704, Near Ellis Bridge Police Station, Ashram Road Ahmedabad 380 006

POSSESSION NOTICE

Whereas, The undersigned being the Authorized Officer of Reliance Commercia Finance Ltd. Under The Securitisation And Reconstruction of Financial Assets and Enforcement of Security interest (SARFAESI) Act. 2002 and in exercise of the powers conferred under section 13(12) read with Rule 3 of the security Interest (Enforcement) rules 2002, issued a demand notice dated 18.10.2022 calling upon the borrower Shailesh Dilipbhai Shahand Co-borrowers Light Wave Trading Company Private LimitedandBhavana Shailesh Shahto repay the amount mentioned in the notices being Rs. 3,99,88,919/- (Rupees Three Crore Ninety Nine Lacs Eighty Eight Thousand Nine Hundred and Nineteen Only) due as on 11.10.2022 under Loan Account No. RLLPMUM000303361 within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him/her under Section 13(4) of the said Act read with Rule 8 of the Security Interest Enforcement Rules, 2002 on this day of **03.03.2023**

The borrower 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 Reliance Commercial Finance Limited for an amount of Rs. 3,99,88,919/-(Rupees Three Crore Ninety Nine Lacs Eighty Eight Thousand Nine Hundred and Nineteen Only) and interest thereon.

The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act in respect of time available, to redeem the secured asse DESCRIPTION OF THE IMMOVABLE PROPERTY

Shop No 9 Ground Floor Kritarth Jeevan Chs Junction Off Mg Road And Ct Road No 1 Goregaon West Mumbai - 400062 Date: 03.03.2023 (Authorized Officer

For Reliance Commercial Finance Ltd Place: Mumbai

MP POORV KSHETRA VIDYUT VITARAN CO. LTD. BLOCK NO.7, SHAKTI BHAWAN, RAMPUR, JABALPUR (M.P.) Tel No:0761-2997711. 2667808, Extn. 270-2473, 270-2541 CIN: U40109MP2002SGC015120

TENDER NOTICE

Online tender is invited for supply of following item from manufacturers only as per tender specification by the date indicated below APPROX. VALUE | TENDER' | Date of Opening TS No. NAME OF ITEMS (Rs. in Lakhs) FEE. (in Rs) of Tender No. Discom-EZ/Pu NIT No. CGM/S&P/EZ/GM-I/I/3072 dtd: 01.03.2023 BIS Certified Energy Efficiency Level 2 (Old)/ 1497.92 11.800.00 24.03.2023 1316 (Tender ID: Level 1 (New), Conventional 11/0.433 KV, 63 2023_PKVVC_256870_I) KVA, Distribution Transformers NIT No. CGM/S&P/EZ/GM-I/I/3073 dtd: 01.03.2023 BIS Certified Energy Efficiency Level 3 (Old)/ 1317 (Tender ID: 824.37 24.03.2023 11,800.00 Level 2 (New), Conventional 11/0.433 KV, 2023_PKVV C_256878_1 200 KVA, Distribution Transformers

For updated / extended due dates for opening of tender (EMD in cover-1 & Techno-commercial bid in cover-2) please refer to the online key dates. For other details can be seen in the complete tender documents available on e-portal https://mptenders.gov

SAVE ELECTRICITY C.G.M. (S&P) " बिजली संबंधी शिकायतों के निराकरण के लिए 1912 डायल करें

(K.P. Shrivastava) P.R.O. M.P.P.K.V.V.C.L. Jabalpur

JANASEVA SAHAKARI BANK LTD; HADAPSAR, PUNE

Head Office, Pune, Law & Recovery Department Plot No. 14, Hadapsar Industrial Estate, Hadapsar, Pune - 411013 Tel. 020-26704355, 26704403

RE-AUCTION SALE NOTICE The undersigned being the Authorized Officer of Janaseva Sahakari Bank Ltd. Hadansar Pune, under the

Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under Section 13(4) read with Rule 9 of the Security Interest (Enforcement) Rules 2002, has decided to for sale of the properties described herein below on "AS IS WHERE IS BASIS", **DISCRIPTION OF THE PROPERTY**

NAME OF THE BORROWERS & DUES. (NASHIK BRANCH)

M/s. Shree Ganesha Packaging Co. (Partnership Firm) .Smt. Lalwani Yogita Abhishek (Partner) 2.Mr. Lalwani Abhijeet Naleen (Partner)

Office Address:-Gat No. 477 Gonde Shivar, A/p Gonde Tal Sinnar, Dist Nashik, Nashik 422113 Janaseya Sahakari Bank Ltd: Hadapsar

Pune and Samarth Sahakari Bank Ltd; Nashik. (Consortium Finance)

(Dues as on 31.12.2018 Rs.08,96,98,463.89 + further Interest and Expences from 01.01.2019)

1)All that piece and parcel of, Survey NO. 477 having non-

agricultural land for industrial purpose admeasuring H.01.83 Ares (18,300 sqm.) along with Industrial Unit thereon admeasuring 4300 sgm. alongwith electrical fittings, fixtures, situated within the limits of revenue village Gonde, Taluka Sinner, Dist. Nashik.

2) Various types of machineries, Furniture, Fixtures, Fittings & Stock

avaliable in factory Premises situated in above Industrial Unit.

(Reserve Price Rs.150.00 lacs) 3) All that piece and parcel of, Flat No.21 admeasuring 1272 sq ft.

equivalent to 118.22 sgm. in the the building named and styled as " Shriram Anand Sankul "constructed on Survey No.2A/1A/1- 1/8/1 adm. 1500 sqm. and situated within the limits of revenue village Deolali, Taluka and District Nashik and within the limits of Nashik Municipal Corporation and bounded as per building plan. 4) All that piece and parcel of. Flat No.22 admeasuring 1272 sq ft. equivalent to 118.22 sgm, in the the building named and styled as Shriram Anand Sankul " constructed on Survey No.2A/1A/1- 1/8/1 adm. 1500 sqm. and situated within the limits of revenue village Deolali, Taluka and District Nashik and within the limits of Nashik Municipal Corporation and bounded as per building plan.

(Reserve Price both flats no. 21 & no.22 Rs. 65.00 lacs) Date and Time of Bid Date: Monday, 27/03/2023, Time: 3.00 PM.

Place of Bid - Janaseva Sahakari Bank Ltd., Hadapsar, Pune, Head offiice Law and Recovery Department, Plot No. 14, Hadapsar, Industrial Estate Haapsar, Pune 411013

For inspection of the properties, may be contacted our Nashik Branch durning 13/03/2023 To 18/03/2023 at 11.00 AM to 4.00 PM.

Terms and Conditions of the Public Auction

1) Auction will be held on "As is where is basis" 2) To participate in the auction it is mandatory to deposit Rs.5.00 Lacs for land and Factory Shed situated at village Gonde, Sinner Rs. 5.00 Lacs various type of machinery situated in Factory shed (Gonde) & Rs. 5.00 Lacs for Flat No. 21 & 22 at Shriram Anand Sankul. Nashik of M/s. Shri Ganesha Packaging Co. (partnership firm) each by draft in favor of Janaseva Sahakari bank Itd, Hadapsar, Pune with identity & residence proof 3) The Bid amount should be above Reserve Price 4) Bank is not responsible for known,unknown dues or charge on the property and also dues of taxes & Light bills, GST & TDS etc. 5)The person whose bid will be accepted will have to deposit 25% of the bid amount on the auction day by a demand draft favoring Janaseva Sahakari Bank Ltd, Hadapsar, Pune. 6) The remaining 75% of bid amount to be deposited within 15 days from the date of auction failing which bid will be cancelled and the 25% amount deposited by the bidder will be confiscated. 7) On deposit of entire bid amount and confirmation of the auction by the Board of Directors the Authorized Officer will issue a Sale Certificate to the bidder on the strength of the same bidder will execute the sale deed of the said property bidder will bear all the expense for the registration of Sale Deed. 8) The person whose bid is accepted for machinery, has to shift the machinery at his own risk and shifting cost, without damages of factory Building / Structure. While shifting the machinery it is the responsibility of purchaser to pay the compensation for the damages incured any to the premises of the factory or any other movables.9) The Authorized Officer is empowered to postpone, Cancel the auction, No any type of compensation can be claimed by the bidder from the bank in such case.10) The Authorized officer is empowered to decide, reject any objection or representation submitted by the borrower. Sd/-

Place: Nashik. Date. 09-03-2023.

(Vivek Shivajirao Ghoman) Authorised Officer Janaseva Sahakari Bank Ltd, Hadapsar Pune

5TH FLOOR, PLOT NO. 137, SECTOR 44, GURUGRAM - 122 002, HARYANA PUBLIC NOTICE FOR E-AUCTION -Auction Sale Notice for Sale of Immovable Asset under the Securitisation and

ENCORE ASSET RECONSTRUCTION

Behind Lido Cinema, Santacruz (W), Mumbai-400049

D-1, Juhu Apartment, Juhu Road

sconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read wi oviso to Rule 8(6) of the Security Interest (Enforcement) Rules, 2002 (Rules). lotice is hereby given to the public in general and in particular to the Borrower an suarantor(s) that the below described immovable property mortgaged/charged to the India nfoline Finance Limited (IIFL) Bank to secure the outstanding dues in the loan account since ssigned to Encore Asset Reconstruction Company Private Limited, acting in its capacity a he trustee of EARC -EOT- 001 -Trust ("Secured Creditor"), which is under Symbol e Secured Creditor, will be sold on "AS IS WHERI basis on 27.03.2023 for recovery s. 2.03.57.159/- (Rupees Two Crore Three Lakhs Fifty Seven Thousand One Hundred Fift Vine Only) as on 31.03.2022 and further interest at contractual rate till recovery and other costs, charges of ...03.2022 and utilities miless at confine turns in recovery and utilies onests, charges of ... after adjustment of recovery/realization, if any, due to the Secure creditor from borrower M/s. Millennium Technorbit Ltd (Borrower) and (1) Mrs Mahalakshami Subramanian Vadakantara (2) Mr. Harikishan Shankarii Godikar alia: Harikishan Shankarii Gudinati (Hereinafter collectively referred as Guarantor's/Mortgagor) The description of the property, Reserve Price (RP) for the secured asset & the Earner

PUBLIC NOTICE

eeks attention that my wife Mrs. Reshma Aitwari Singh has been missing since

Notice is hereby given to public that the flat and shop more particularly described in

schedule hereunder can be sold by cheating/misleading the owner. Therefore any

person(s) dealing with the said property by way of sale, mortgage, gift, charge

schange, lease, sub lease etc. are hereby requested to make the same known in

vriting together with supporting documents to the undersigned, if any such public

notice is done in future regarding the scheduled properties, failing which the claim of

However the property mentioned below should not be Dealt in by any manner.

) Flat No.A-8, Juhu Heaven CHS., Juhu Charchgate road,

Goathan 2 Juhu North, Near Hare Krishna Mandir, Parle (West)

Mumbai-400049, City Servey No__, Village Juhu, Taluka-Andheri In the Registration District and Sub-District of Mumbai city & Mumbai

2) Shop No. 2 COSMARIA, GROUND Floor, Plot No. 38, Hirabhau

Gawde Marg, Juhu Koliwada, Santacruz (west) C.T.S. No. 1114-1/2.

3) Shop No. 3 COSMARIA, Juhu Koliwada, H. B. Gawde Marg

earc COMPANY PRIVATE LIMITED (ENCORE ARC)

Schedule:

7/01/2023 and missing complaint is filed at Santacruz police station also

uch person will deemed to have been waived or abandoned.

should be noted that doing so will make it ILLEGAL.

admeasuring about 300Sq. Ft.

Place : Mumbai

Date: 09/03/2023

Santacruz (west) Mumbai-400049.

Money Deposit (EMD) is be as under:		
Description of Property	RP (In Rs.)	EMD (In Rs.)
Flat No.3, admeasuring 546 sq. ft. 1st Floor, B-Wing, Deep Mala, Plot No.700-A, 4th Road, Parsee Colony, Dadar (E),	1,71,00,000/-	17,10,000/-
Mumbai, Maharashtra- 400014		

case the e-auction date is declared public holiday then the date will be automatically extende very next working day. For detailed terms & conditions please refer to the link provided in the secured creditor ebsite i.e., http://www.encorearc.com/

worsteller, intro-y-www.encorder.com/ For any clarification/information, interested parties may contact the Authorised Officer of the Secured Creditor on mobile no. 9930171113 / 9712668557 or email at dharmendra.maurya@encorearc.com Sd/- Authorised Officer Date: 08.03.2023 Place: Mumbai Encore Asset Reconstruction Company Pvt. Ltd.



Date: 09/03/2023

बैंक ऑफ महाराष्ट्र Bank of Maharashtra

एक परिवार एक बैंक MIDC, Dombivali Branch

Annexure 10

The under mentioned persons are hereby informed that they have failed to pay off the liability in the loan accounts. Notices sent to them by Registered Post have peen returned undelivered to the Bank. (Delete if not applicable). They are therefore requested to pay off the liability and other charges and redeem the pledged curities on or before 16/03/2023 failing which the said securities will be sold by the Bank in public auction at the cost of the borrower at the Banks premises at 12.00 P.M. on 16/03/2023 or on any other convenient date thereafter without further notice at the absolute discretion of the Bank. Parties interested in purchase of the Gold Ornaments may participate in the auction.

NOTICE

Sr No	Date of Loan	Loan Ac Number	Name & Address of the Borrower	Reserve Price for Auction
1	11/05/2022	60414761050	Shri Ambadas Mahadev Mudgade Kanchan Gaon, Behind Ayyappa Mandir, Khambalpada, Dombivali East-421201	Rs. 1,46,853/-
2	29/10/2021	60398558838	Mr. Pushpak Babulal Saini 301 Poonam Plaza, Manpada	Rs. 5,43,838/-
3	22/03/2022	60411498036	Road, Next to Surpanch House, Sonarpada, Dombivli East -421204	Rs. 2,30,423/-
4	26/08/2022	60423321926	Shri/Smt Bindu Dhiresh Govil	Rs. 4,00,000/-
5	11/11/2022	60429674998	Govil Flat No. 4, Navmangalam CHS Ltd., Plot No. R/5, Opp. Mauli Hall Sudarshan Nagar, MIDC Dombivali East-421201	Rs. 9,32,500/-

SD/-Branch Manage

which had been lost/misplaced by my

PUBLIC NOTICE

TAKE NOTICE that the Original

Allotment Letter which was allotted to

him in the name original Allottee

Member Mr. Gangadhar Nivruti

Jadhay which was issued by M.H & A.D.

Authority under world bank project, in

respect of room no. D-46, in Charkop (1

Vinayak CHS LTD., Plot No. 334, RSC

36 SECTOR No. 3 Mun. "R" Ward

Charkop, Kandivali (w), Mumbai - 67

client Mr. Kirit Damodardas Mewada (The Present Owner) ANY PERSON or PERSONS having any claim or claims against or in respect o the aforesaid original Allotment Letter by way of any right, title or interest mortgage, encumbrance, lease, lien charge or otherwise howsoever are nereby requested to make the same known in writing with documentary proo to Adv. Sharmila Pawar, within a period of 15 days from the date hereo

abandoned unconditionally Date: 09.03.2023 Mrs. Sharmila V Pawa (Advocate High Court Mahi Bunglow, Plot No. 22/212, Opp. 544

otherwise such claim or claims, if any

will be considered as waived and

Swastik Society, Sector, 5, Charko Kandivali (W), Mumbai - 67 Mobile: 9930923876

PUBLIC NOTICE

NOTICE is hereby given to the public at large that our clients D.N Nagar Dadabhai Niwas Co-operative Housing Society Ltd., a Society registered under the provisions of the Maharashtra Co-operative Societies Act, 1960 under registration No. Mumbai/W-KW/HSG/(OH) 1308/83-84 dated 25th May, 1984 having registered office at Building No. 42, Dadabhai Navaroji Nagar, Opp. Y.M.C.A, Andheri (West), Mumbai- 400053 ("the Society") as owners of the said Property more particularly described in the Schedule hereunder written. Our clients vide Termination Notice dated 9[™] Januarv. 2023 terminated and cancelled the following documents viz:

(a) Development Agreement dated 28th June, 2007 executed by and between D.N. Nagar Dadabhai Niwas Co-Operative Housing Society Ltd (therein referred to as Society) and M/s. Sai Siddhant Developers (therein referred to as Developers) and duly registered with the office of Sub -Registrar of Assurances at Bandra under serial No. BDR-1/5900 of 2007.

b) Power of Attorney dated 28th June, 2007 executed by and between the Society in favour of the Developers and duly registered with the office of Sub-Registrar of Assurances at Bandra under serial No. BDR-1/487/2007.

The Public at large is hereby NOTIFIED that the development rights granted to M/s. Sai Siddhant Developers (**Developers**) vide the aforesaid documents are cancelled/terminated and is further CAUTIONED not to deal with the said Developers with respect to the said Property in any manner whatsoever. If any ndividual/bank/financial institution Government/Semi-Government Body etc. eals with the said Developers with respec to the said Property, the same shall be at their own risk as to cost and consequences thereof and the Owners reserve their right to initiate appropriate legal proceedings, both civil and criminal against such individual/bank/financial institution THE SCHEDULE ABOVE REFERRED TO:

(Description of the said Property)
All that piece and parcel of Plot of land No. 106-A admeasuring about 967.71 sq.mtrs and bearing CTS No. 195 of Village and Taluka Andheri in the Registration District together with the building No.42 belonging together with the building No.42 belonging to Lower Income group consisting of ground plus 4 upper floors of D. N Nagar Dadabhai Niwas Co-operative Housing Society Ltd situate, lying and being at Building No. 42, Dadabhai Navroji Nagar, Opp. Y.M.C.A, Andheri (W), Mumbai-400053 and bounded as follows: On or towards East : 30ft, wide Road On or towards North: Open Plot for B.H. A.D.B Employees Society
On or towards South: Building No.40.

Dated this 9th day of March, 2023 M/s Law Origin

PUBLIC NOTICE

am Miss, Harshada Balkrushna Suroshe I Have lost Maharashtra Nursing Council Registration Certificate no is. XXIX-10063 while traveling. If anyone find please contact the below given address. If not found, the I will apply for duplicate certificate ROOM NO 123, NEAR GAONDEVI TEMPLE BEHIND MEHTA BUILDING MATERIAL SUPPLIERS, MHARALGAON, KALYAN MURBAD ROAD, POST VARAP KALYAN, PINCODE - 421301.

Place : Kalyan Date: 9.03.2023

PUBLIC NOTICE

lotice is hereby given that Share Certificate No.3, for 5 (five) shares bearing Nos from 11 to 15 of Office No.6, 1st Floor, Shiva-Prakash Co-Op. Hsg. Soc. Ltd., situated at Plot No.60. Jai Prakash Nagar, Rd.No.1, Goregaor (E). Mumabi - 400063 in the name of Mr. Ulhas Vithal Navak has beer reported lost/misplaced. If found kindly return to the above address within 15 days from the date of publication of this notice. If no claims are recieved during this period the society shall issue a duplicate share certificate to me.

जाहिर सूचना

याद्वारे जनतेला सचना देण्यात येत आहे की. वर्णन केलेली मालमत्ता श्री. भपेंद्र नथराम पिंपळे आणि सौ. शीला भूपेंद्र पिंपळे, राहणार पालघर यांनी श्री. जाहिद शाकीर संय्यद आणि श्रीमती परवीन फातिमा शाकीर सय्यद, राहणार मीरा रोड, यांना दि.२३ मे २०२२ रोजीच्या पालघर, महाराष्ट्र ४०१४०४ येथे नोंदणी क्र.१५८८ नुसार केलेल्या करारनामादारे विकली आहे

मालमत्तेचा पत्ता: घर क्रमांक ३७६, जिल्हा परिषद शाळेजवळ, मासवन तलावाजवळ, मासवण, पालघर, महाराष्ट्र ४०१४०४. एकूण क्षेत्रफळ २०,००० चौ.फूट.

नमूद केलेली मालमत्ता स्पष्ट, विक्रीयोग्य शीर्षेक आणि सर्व भारांपासून मुक्ते आहे आणि मालमत्ता विकण्याचे पूर्ण अधिकार आहेत.

सदर मालमत्तेच्या मालकांच्या शीर्षकाची आम्ही चौकशी करत आहोत, कोणा व्यक्तिस वारसा, विनंती, देवाणघेवाण, भेटवस्तू, ताबा, ट्रस्ट, गहाण, भाडेपट्टी, परवाना, धारणाधिकार, शुल्क, भाडेकरू, लिस पेंडन्सी असे सांगून या मालमत्तेबाबत कोणताही हक, शीर्षक, व्याज, दावा किंवा मागणी, विकास हक, देखभाल, सुलभता किंवा विक्री किंवा पॉवर ऑफ ॲटर्नी पर्यायाच्या कोणत्याही करारांतर्गत, प्रथम नकार किंवा प्रीम्प्शनचा अधिकार काहीही असो किंवा अन्यथा काहीही असल्यास याद्वारे श्री. जाहिद शाकीर सय्यद यांना १५ दिवसांच्या आत येथे नमूद केलेल्या पत्त्यावर खाली स्वाक्षरी केलेल्यांना कागदोपत्री पुराव्यासह ते लेखी कळविणे आवश्यक आहे, पत्ताः नरेंद्र पार्क, हायलँड सोसायटी, रूम ३बी-१३, नया नगर, मीरा रोड (पूर्व), ठाणे ४०११०७ ही सूचना प्रसिद्ध झाल्याच्या तारखेपासून, असे न केल्यास अशा अधिकाराचा कोणताही संदर्भ न घेता विक्री व्यवहार पूर्ण केला जाईल, शीर्षक, स्वारस्य, दावा किंवा मागणी आणि ते सर्व हेतू आणि उद्देशाकरिता माफ केले आहे असे मानले जाईल. कागदोपत्री पुरावे नसलेले दावे आणि वर्तमानपत्रात थेट प्रकाशित झालेले सर्व आक्षेप वैध मानले जाणार नाहीत. ठिकाण : महाराष्ट्र, मुंबई

दिनांक : ९ मार्च २०२३.

आनंद राठी ग्लोबल फायनान्स लिमिटेड एक्सप्रेस झोन, ए विंग, १०वा मजला ANAND RATHI पश्चिम द्रुतगती महामार्ग, ऑबेरॉय मॉल समोर, गोरेगाव पूर्व, मुंबई-४०००६३

जाहिर सूचना

सर्व संबंधितांना सूचना ट्रेण्यात येत आहे की, आनंद राठी ग्लोबल फायनान्स लिमिटेड एआरबीएफएल/सावको यांनी मे. विजयराज डेक्ट्रलप्स एलएलपी यांच्यासह आलोक सहनिवास कोहौसोलि. व आलोक अपार्टमेंट कोहौसोलि. या प्रकल्पाच्या विकासाकरिता आमच्यासह वित्तीय भागिदार म्हणून सहभागी झाले आहेत. यानुसार आम्ही खाली नमूद असुसुवी १ प्रमाणे आनंद राठी ग्लोबल फायनान्स लिमिटेड यांच्या नावे प्रकल्पाचे युनिटस् तसेच विकास अधिकार आणि विद्यमान व भावी बांधकाम तारण ठेवले आहेत.

विद्यामान व भावी बांधकाम तारण ठेवले आहेत. बापुढे उपरोक्त सदर वित्तीय व्यवस्थेनुसार एवडीएफसी बैंक, माहिम शाखा, मुंबई यांच्याकडे असलेले एस्क्रो खाते क्र. ५७५,००००११८६६५६५ यांच्या खात्यात सदर युनेटस्ट्या विक्रीवरील रक्कम जमा केली जाईल. अनुसूची-? महंत रोड विस्तारीत, सीटीएस क्र.८६५, ८६५(१) तें (१२) व ८९२, ८९२ (१) ते (८), आता अंतिम प्लॉट क्र.६८ व ६९, गाव विलेपालें (पुर्व), मुंबई-४०००५७ येथील जमिनीवर बांधण्यात येणारे खालील युनेटस्. विक्रीन झालेल्या युनिटस्ची यादी

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Sr.		arpet Area		Sr.	Flat No.	Carp	et Ar	ea	Sr.	Flat No	Carpet Area
1	B-001	429		6	D-002	1	74		11	B-302	634
2	C-001	283		7	C-102	4	71		12	C-301	385
3	C-002	317		8	B-102	6	34		13	A-401	906
4	C-003	205		9	B-201	6	38		14	B-402	634
5	C-004	519		10	C-201		96				
_			देय वि				-नोंद	रणीकृत युनिट			
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1		-401			38					00,000)
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Sr.	Flat No.	Carpet Are	a	Receiv	able (Rs	5.)	Sr.	Flat No.	Carpet A	rea [Receivable (Rs.)
1	C-101	701		96,40	,000		5	C-401	529	9	58,00,000
2	D-202	420		16,70	,000		6	C-402	639	9	1,87,500
3	B-301	638	١.	43,00	,000		7	C-403	483	1 6	59,82,500
4	B-401	638	- :	89,79	,900						
		भा	डेकरूंन	ग विकप	ग्यात आले	ले अवि	तेरिक्त	क्षेत्रामधुन सि	वेकृतीची या	री	
Sr.	Flat No.	Carpet Are	ea	Receiv	able (R	s.)	Sr.	Flat No.	Carpet A	rea [Receivable (Rs.)
1	SH-A-01	56		18,01	,000		10	C-303	46		3,55,000
2	A-04	15	- -	4,44,3	384		11	B-202	121	:	22,50,000
3	MP-A-02	1	- ;	8,96,0	000		12	D-303	111		14,95,000
4	MP-A-01	38		12,12	,000		13	A-301	42		7,74,000
5	B-101	34		6,30,0	000		14	A-302	41	- -	7,65,000
6	C-203	17		3,15,0	000		15	D-203	178		53,71,704
7	D-301	321		89,91	,000		16	A-202	105		19,80,000
8	A-401	352		65,70	,000		17	D-101	34		1,55,000
9	D-103	64		8,61,2	250						

^{NDRTON} ग्राईंडवेल नॉर्टन लिमिटेड

कपिल देशमुख प्राधिकृत अधिकारी आनंद राठी ग्लोबल फायनान्स लि

cfsupport@rathi.com दूर क्र.: ९१-९६१९७६८७२७

सीआयएन: एल२६५९३एमएच१९५०पीएलसी००८१६३ नोंदणीकत कार्यालय: लिला बिझनेस पार्क, ५वा स्तर, अंधेरी-कर्ला रोड, मरोळ, अधेरी (पूर्व), मूबई-४०००५. दर::०२२-४०२१२१२१. फॅक्स:०२२-४०२१२१०२. ई-मेल:sharecmpt.GNO@saint-gobain.com, वेबसाईट:www.grindwellnorton.co.in

आज दिनांकित ०८ मार्च, २०२३

विजयराज डेव्हलपर्स एलएलप् १ला मजला, १०२, अदिती, शिव सेना भवन पथ, दादर पश्चिम, मुंबई-४०००२८

गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ) खात्यात कंपनीचे समभागाचे हस्तांतरण

कंपनी कायदा २०१३ सहवाचिता सहकार मंत्रालयाद्वारे सुचित गृंतवणुकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा) अधिनियम २०१६ (नियम) आणि वेळोवेळी लागु असलेले अन्य पुरक पत्रांच्या तरतुदीनुसार सूचना प्रकाशित करण्यात येत आहे. इतर प्रकरणांसह नम्द तरत्दीनसार लाभांश जे मागील ७ सलग वर्षे किंवा अधिक कालावधीकरिता दावा केलेले नाही किंवा देण्यात आलेले नाही यासंदर्भातील सर्व समभाग आयईपीएफ खात्यात हस्तांतरीत होण्यास पात्र आहेत

कंपनीकडून २०१५-१६ पासून सलग ७ वर्षांकरिता दावा न करण्यात आलेले लाभांश आणि आयईपीएफ प्राधिकरणाकडे ज्या संबंधित भागधारकांचे शेअर्स हस्तांतरीत होण्यास पात्र आहेत त्या सर्वांना कंपनीने त्यांच्या नोंदणीकृत पत्त्यावर वैयक्तिक पत्र व्यवहार केलेला आहे. सदर भागधारकांचे संपूर्ण तपशील कंपनीच्या www.grindwellnorton.co.in वेबसाईटवर उपलब्ध आहेत.

संबंधित भागधारकांनी ७ एप्रिल, २०२३ पर्यंत दावा न केल्यास त्यांचे लाभांश खालील प्रकारे पुढील कोणतीही सूचना न देता आयईपीएफकडे संबंधित भागधारकाद्वारे धारण शेअर्स हस्तांतरणाची प्रक्रिया कंपनी सुरू करेल.

खालीलप्रमाणे भागधारणा असल्यास:

दिनांक: ०८ मार्च, २०२३

ठिकाण : मुंबई

- जर वास्तविक स्वरुपात भागधारणा असल्यास नवे भागप्रमाणपत्र वितरीत केले जाईल आणि आवश्यक प्रक्रियांची पुर्तता करून आयईपीएफच्या नावे हस्तांतर केले जातील. भागधारकाच्या नावे नोंद असलेले मुळ भागप्रमाणपत्र रद्द केले जाईल आणि व्यवहार योग्य नसेल.
- डिमॅट स्वरुपात भागधारणा असल्यास कंपनीकडून आयईपीएफ प्राधिकरणाच्य नावे डिमॅट खात्यात शेअर्स हस्तांतरणासाठी कॉर्पोरेट कारवाईमार्फत ठेवीदारांना

भागधारकांनी कृपया नोंद घ्यावी की, आयईपीएफकडे दावा न केलेले लाभांश व शेअर्स हस्तांतर केल्यानंतर संबंधित भागधारकांना www.iepf.gov.in वेबसाईटवर उपलब्ध असलेले आयईपीएफ-५ या विहित नमुन्यात ऑनलाईन अर्ज सादर करून आयईपीएफकडून त्यावर पुन्हा दावा सांगता येईल आणि त्यांनी नमुना आयईपीएफ ५ मध्ये नमुद आवश्यक दस्तावेजांसह कंपनीला त्यांचे नोंदणीकृत कार्यालयात स्वाक्षरी केलेले वास्तविक प्रत पाठवावी.

भागधारकांनी पुढे नोंद घ्यावी की, संबंधित भागधारकाचे कंपनीद्वारे अपलोड केलेले दावा नसलेले लाभांश व शेअर्सचे तपशील कंपनीच्या www.grindwellnorton.co.in वेबसाईटवर उपलब्ध आहेत आणि ते नियमानुसार आयईपीएफकडे शेअर्स हस्तांतर उद्देशाकरिता कंपनीद्वारे नविन भागप्रमाणपत्र वितरणाबाबत योग्य सूचना समजण्यात यावी. कृपया नोंद असावी की, आयईपीएफकडे हस्तांतरीत दावा न केलेले लाभांश व समभागसंदर्भात कंपनीवर कोणताही दावा सांगता येणार नाही.

जर संबंधीत भागधारकास या प्रकरणात व नियमाबाबत काही प्रश्न असल्यास त्यांनी कृपया संपर्क कंपनी निबंधक व भागहस्तांतरण प्रतिनिधी टीएसआर दाराशॉ कन्सल्टन्स प्रायव्हेट लिमिटेड, युनिट: ग्राईंडवेल नॉर्टन लिमिटेड, सी-१०१, १ला मजला, २४७ पार्क, लाल बहादुर शास्त्री मार्ग, विक्रोळी (प.), मुंबई-४०००८३, दुर.: ९१-२२-६६५६८४८४, फॅक्स:९१-२२-६६५६८४९४, ई-मेल: csg-unit@tcplindia.co.in

ग्राईंडवेल नॉर्टन लिमिटेडकरिता

सही/ के. विस्वेसरन कंपनी सचिव This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated Tuesday, February 14, 2023, the 'Letter of Offer' or ('LOF') filed with BSE Limited ('BSE') and the Securities and Exchange Board of India ('SEBI').



SPARC ELECTREX LIMITED

(Formerly known as SPARC SYSTEMS LIMITED) (Corporate Identification Number: L31100MH1989PLC053467

Registered Office: 1202, 12th Floor, Esperanza Building, Next to Bank of Baroda, 198, Linking Road, Bandra (West), Mumbai – 400050, Maharashtra, India;

Tel: +91-9819001811; E-mail: sparcelectrex@gmail.com/sparcelectrex1@gmail.com; Website: www.sparcelectrex.com;

PROMOTERS OF OUR COMPANY ARE MRS. SHOBHA ANANT HEGDE, M/S ELECTREX INTERNATIONAL PRIVATE LIMITED AND M/S ELECTREX POWER TOOLS PRIVATE LIMITED.

Contact Person: Ms. Tejashri Kulkarni, Company Secretary and Compliance Officer

parc Electrex Limited was originally incorporated under the provisions of The Companies Act, 1956 as 'Sparc Systems Private Limited' on September 14, 1989, with the Registrar of Companies, Maharashtra. In the Financial Year 1994, the Company was converted from Private Limited Company into a Publi Limited Company vide Extra-Ordinary General Meeting held on December 03, 1994, and in pursuance of which the private word had been deleted from the name of our Company, effecting the name change to 'Sparc Systems Limited', and a fresh certificate of incorporation consequent upon change of name being granted by the Registrar of Companies, Maharashtra on January 18, 1994. The Equity Shares of our Company got listed on January 22, 1996, with BSE. The name of our Company was further changed to its present name 'Sparc Electrex Limited' pursuant to a special resolution of our shareholders passed in an extra-ordinary general meeting dated November 29, 2021, and a fresh certificate of incorporation dated January 13, 2022, consequent on such change of name was issued to our Company by the Registrar of Companies, Maharashtra. For further details, kindly refer to the section titled 'General Information

THE ISSUE

RIGHTS ISSUE OF UP TO 1,46,67,000 (ONE CRORE FORTY SIX LAKHS SIXTY SEVEN THOUSAND) PARTLY PAID-UP EQUITY SHARES AT AN ISSUE PRICE OF \$\mathbb{q}\$19.00/- (RUPEES NINETEEN ONLY) PER EQUITY SHARE (INCLUDING A PREMIUM OF \$\mathbb{q}\$0.00/- (RUPEES NINE ONLY) PER EQUITY SHARE) ('ISSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT UP TO 7 7.86.73.000.00/ (RUPERS TWENTY SEVEN CRORE FIGHTY SIX LAKHS SEVENTY THREE THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE FOULTY SHAREHOLDERS OF SPARC FLECTREX LIMITED (ISSUER COMPANY) IN THE RATIO OF 3 (THREE) RIGHT SHARES FOR EVERY 1 (ONE) EQUITY SHARES HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON TUESDAY, FEBRUARY 28, 2023 BEING THE RECORD DATE ("RIGHTS ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 137 OF THIS LETTER OF OFFER.

THE SECTION TITLED TENNIS OF THE 1550E BEOFINIANG ON FACE 157 OF THIS EETER OF OTTER.					
Amount Payable per Rights Equity Share			Total		
On Application	₹2.50/-	₹2.25/-	₹4.75/-		
On One or more subsequent Call(s) as determined by our Board at its sole discretion, from time to time*	₹7.50/-	₹6.75/-	₹14.25/-		
Total	₹10.00/-	₹9.00/-	₹19.00/-		

Assuming full subscriptions in this right issue

beginning on page 37 of the Letter of Offer.

	ISSUE PROGRAMME	
ISSUE OPENS ON	LAST DATE OF ON-MARKET RENUNCIATIONS*	ISSUE CLOSES ON**
TUESDAY, MARCH 14, 2023	THURSDAY, APRIL 06, 2023	WEDNESDAY, APRIL 12, 2023

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date. *No withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ASBA *

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

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, the SEBI Rights Issue Circulars and the ASBA Circulars, all Shareholders desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Shareholders should carefully read the provisions applicable to such Applications before making their Application through ASBA. For further details of procedure for application, see 'Procedure for Application' on page 147 of the Letter of Offer.

Further, in accordance with Regulation 77A of the SEBI (ICDR) Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitle and Allotment of Rights Shares shall be made in dematerialised form only. Further, in accordance with the SEBI Rights Issue Circulars, the Eligible Shareholders, who hold Equity Shares in physical form as on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least 2 (two) Working Days prior to the Issue Closing Date i.e. Monday, April 10, 2023, shall not be eligible to make an Application for Rights Shares against their Rights Entitlements with respect to the Equity Shares held in physical form.

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: Shareholders wishing to participate in this Issue through the ASBA facility, are required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Shareholders desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application n their respective ASBA Accounts

Shareholders should ensure that they have correctly submitted the Application Form and have provided an authorisation to the SCSB, via the electronic node, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https:// www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34

Please note that subject to SCSBs complying with the requirements of the SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated Sentember 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

For further details, kindly refer to 'Procedure for Application through the ASBA process' on page 149 of the Letter of Offer

APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date.

Prior to the Issue Opening Date, the Rights Entitlements of those Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date and who have opened their demat accounts after the Record

Date, shall adhere to following procedure for participating in this Issue: a) The Eligible Equity Shareholders shall send a letter to the Registrar containing the name(s), address, e-mail address, contact details and the details

- of their demat account along with copy of self-attested PAN and self-attested dilent master sheet of their demat account either by e mail, post, speed post, courier, or hand delivery so as to reach to the Registrar no later than two Working Days prior to the Issue Closing Date;
- The Registrar shall, after verifying the details of such demat account, transfer the Rights Entitlements of such Eligible Equity Shareholders to their demat accounts at least one day before the Issue Closing Date;
- c) The remaining procedure for Application shall be same as set out in 'Application on Plain Paper under ASBA process' mentioned on page 151

Resident Eligible Equity Shareholders who hold Equity Shares in physical form as on the Record Date will not be allowed renounce their Rights Entitlements in the Issue. However, such Eligible Equity Shareholders, where the dematerialized Rights Entitlements are transferred from the suspense escrow demat account to the respective demat accounts within prescribed timelines, can apply for additional Equity Shares while submitting the Application through ASBA process

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED AFCOLUMENT OF THE MOTH SECOND STATES IN PLEMATERIALIZED FORMAND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE I.E. TUESDAY, FEBRUARY 28, 2023. DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR regulations, the SEBI relaxation circulars the Abridged

Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent/ dispatched only to the Eligible Equity Shareholders who have provided Indian address and who have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Abridged Letter of Offer, the Application orm, the Rights Entitlement Letter and other Issue material will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Further, the Letter of Offer will be sent/ dispatched to the Eligible Equity Shareholders who have provided Indian address and who have made a requesi n this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer will be sent only to their valid e-mai address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Letter of Offer will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them. The Rights Entitlement Letter along with the Application Form has been completed in electronic form through email on Thursday, 9th March, 2023 and by Speed Post on Thursday, 9th March, 2023 by the Registrar to the Issue.

nvestors can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Equity Shares under applicable laws) on the websites of

- our Company at: www.sparcelectrex.com
- the Registrar at: www.linkintime.co.in the Stock Exchange at www.bseindia.com;

AVAILABILITY OF APPLICATION FORM: The Registrar has electronically dispatched an Application Form to all Eliqible Shareholders as per their Rights Entitlements on the Record Date for the Issue. In the event that, the e-mail addresses of the Eligible Shareholders were not available with our Company/ Depositories, or the Eligible Shareholders have not provided valid e-mail addresses to our Company/ Depositories, our Company has dispatched the Application Form and other applicable Offer Documents by way of physical delivery as per the applicable laws to those Eligible Shareholders who have provided their Indian address. The Renouncees and Eligible Shareholders who have not received the Application Form can download the same from the websites of the Registrar at www.linkintime.co.in; the Company at www.sparcelectrex.com, and BSE at www.bseindia.com.

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: Pursuant to the provisions of the SEBI (ICDR) Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Shareholders have been credited in their respective demat account on Thursday, 9th March, 2023, and shall be admitted for trading on Tuesday, 14th March, 2023 under the ISIN 'INE960B20015' subject to requisite approvals. For details of credit of the Rights Entitlement, see 'Credits of Right Entitlements in demai accounts of Eligible Shareholders' on page 139 of the Letter of Offer. Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e., www.linkintime.co.in) by entering their DP ID and Client ID or Folio Number (for Eligible Equity Shareholders). Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our

APPLICATIONS ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder in India who is eligible to apply under the ASBA process may make an application to subscribe to this Issue on plain paper in case of non-receipt of Application Form as detailed above. In such cases of nonreceipt of the Application Form through e-mail or physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source may make an application to subscribe to this Issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar and BSE. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address or is a U.S. Person or in the United Sta Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

The Application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following

particulars: (a) Name of our Company, being Sparc Electrex Limited:

- (b) Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or (c) Folio Number (in case of Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date)/DP and Client ID;
- (d) Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue
- e) Number of Equity Shares held as on Record Date (f) Allotment option - only dematerialised form
- (a) Number of Equity Shares entitled to: (h) Number of Equity Shares applied for within the Rights Entitlements;
- (i) Number of additional Equity Shares applied for, if any (applicable only if entire Rights Entitlements have been applied for); (j) Total number of Equity Shares applied for;
- (k) Total amount paid on application at the rate of ₹4.75/- per Equity Share;
- Details of the ASBA Account such as the SCSB account number, name, address and branch of the relevant SCSB; (m) In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SCSB with which the account is maintained;
- Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; (o) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the
- (p) All such Eligible Equity Shareholders are deemed to have accepted the following:

vi We will not offer, sell or otherwise transfer any of the Rights Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is untawful to make such offer, sale or invitation except under circumstances that

will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for Shareholders in investments of the type subscribed for herein imposed by the jurisdiction of our residence I/ We understand and agree that the Rights Entitlement and Rights Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration

requirements of the US Securities Act. l/ We (i) am/ are, and the person, if any, for whose account l/ we am/ are acquiring such Rights Entitlement and/ or the Rights Equity Shares is/ are, outside the U.S., (ii) am/ are not a 'U.S. Persori as defined in ('Regulations'), and (iii) Is/ are acquiring the Rights Entitlement and/ or the Rights Equity Shares in an offshore transaction meeting the requirements of Regulations.

/ We acknowledge that the Company, our affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements. In cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in emat suspense escrow account, as applicable, including cases where a Shareholders submits Application Forms along with a plain paper Application,

such Applications shall be liable to be rejected. Shareholders are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company and the Registrar not having any liability to the Shareholders. The plain paper Application format will be available on the website of the Registrar at

Our Company and the Registrar shall not be responsible if the Applications are not uploaded by the SCSB or funds are not blocked in the Shareholders ASBA Accounts on or before the Issue Closing Date.

MULTIPLE APPLICATIONS: In case where multiple Applications are made using same demat account, such Applications shall be liable to be rejected. A separate Application can be made in respect of Rights Entitlements in each demat account of the Shareholders and such Applications shall not be treated as multiple applications. Similarly, a separate Application can be made against Equity Shares held in dematerialized form and Equity Shares held in physical form, and such Applications shall not be treated as multiple applications. Further supplementary Applications in relation to further Equity Shares with/without using additional Rights Entitlement will not be treated as multiple application. A separate Application can be made in respect of each scheme of a mutual fund registered with SEBI and such Applications shall not be treated as multiple applications.

In cases where Multiple Application Forms are submitted, including cases where (a) a Shareholders submits Application Forms along with a plain paper Application or (b) multiple plain paper Applications (c) or multiple applications through ASBA, such Applications shall be treated as multiple applications

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Wednesday. April 12, 2023, i.e., Issue Closing Date. If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchange and the Application Money is not blocked with the SCSB on or before the Issue Closing Date, the invitation to offer contained in the Letter of offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered, as set out in 'Basis of Allotment

PROCEDURE FOR RENUNCIATION OF RIGHTS ENTITLEMENTS: The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchange (the 'On Market Renunciation'); or (b) through an off-market transfer (the 'Off Market Renunciation'), during the Renunciation Period. The Shareholders should have the demat Rights

on (b) introduct an order transfer (the Orl market Retainfaction), during the Refundation Period. The Statesholders should have the defi-brittlements credited/lying in his/her own demat account prior to the renunciation. The trades through On Market Renunciation and Off Market Re-will be settled by transferring the Rights Entitlements through the depository mechanism. Shareholders may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Shareholders who intend to trade in the Rights Entitlements should consult their tax advisor or stock-broker regarding any cost, applicable taxes, charges and expenses

(including brokerage) that may be levied for trading in Rights Entitlements. Please note that the Rights Entitlements which are neither renounced nor subscribed by the Shareholders on or before the Issue Closing Date shall lapse and shall be extinguished after the Issue Closing Date.

Our Company accepts no responsibility to bear or pay any cost, applicable taxes, charges and expenses (including brokerage), and such costs will be incurred solely by the Shareholders.

On Market Renunciation The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by trading/selling them on the secondary market platform of the Stock Exchange through a registered stock-broker in the same manner as the existing Equity Shares of our Company In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchange under ISIN INE960B20015 subject to requisite approvals. Prior to the Issue Opening Date, our Company will obtain the approval from the Stock Exchange for trading of Rights Entitlements. No assurance can be given regarding the active or sustained On Market Renunciation or the price at which the Rights Entitlements will trade. The details for

The Rights Entitlements are tradable in dematerialized form only. In terms of Regulation 261 (5) of the ICDR Regulations, the Market Maker shall buy the entire shareholding of a shareholder in one lot at the prevailing Market Price, where value of such shareholding is less than the minimum contract size allowed for trading on BSE.

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e., from Tuesday, March 14, 2023, and such period shall close on Thursday, April 06, 2023 (both days inclusive).

The Shareholders holding the Rights Entitlements who desire to sell their Rights Entitlements will have to do so through their registered stock-brokers by quoting the ISIN INE960B20015 and indicating the details of the Rights Entitlements they intend to trade.

trading in Rights Entitlements will be as specified by the Stock Exchange from time to time.

The Shareholders can place order for sale of Rights Entitlements only to the extent of Rights Entitlements available in their demat account. The On Market Renunciation shall take place electronically on secondary market platform of BSE under automatic order matching mechanism and on 'T+2 rolling settlement basis', where 'T' refers to the date of trading. The transactions will be settled on trade-for-trade basis. Upon execution of the order the stock-broker will issue a contract note in accordance with the requirements of the Stock Exchange and the SEBI.

Off Market Renunciation The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a depository participant. The Rights Entitlements can be transferred in dematerialised form only.

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat accounts of the Renouncees on or prior to the Issue Closing Date to enable Renouncees to subscribe to the Equity Shares in the Issue The Shareholders holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their depository participant

by issuing a delivery instruction slip quoting the ISIN INE960B20015, the details of the buyer and the details of the Rights Entitlements they intend to transfer. The buyer of the Rights Entitlements (unless already having given a standing receipt instruction) has to issue a receipt instruction slip to their depository participant. The Shareholders can transfer Rights Entitlements only to the extent of Rights Entitlements available in their demat account. The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants. The detailed rules for transfer of Rights Entitlements through off-market transfer shall be as specified by the NSDL and CDSL from time to time. LISTING AND TRADING OF THE RIGHTS EQUITY SHARES TO BE ISSUED PURSUANT TO THE ISSUE: The existing Equity Shares are listed and traded on BSE (Scrip Code: SPAR) under the ISIN INS960B01015. The Right Equity Shares shall be credited to a temporary ISIN which will be frozen

until the receipt of the final listing/ trading approvals from the Stock Exchange. Upon receipt of such listing and trading approvals, the Equity Shares shall be debited from such temporary ISIN and credited to the new ISIN for the Equity Shares and thereafter be available for trading and the temporary ISIN shall be permanently deactivated in the depository system of CDSL and NSDL DISCLAIMER CLAUSE OF BSE LIMITED (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the

'Disclaimer Clause of BSE' beginning on page 132 of the Letter of offer. DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer was not filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is less than Rs Regulations and our Company shall file the copy of the Letter of Offer prepared in accordance with the SEBI ICDR Regulations with SEBI for informatio

and dissemination on the website of SEBI i.e., www.sebi.gov.in. NOTICE TO INVESTORS: No action has been, or will be, taken to permit this Issue in any jurisdiction where action would be required for that purpose except that the Letter of Offer is being filed with BSE Limited. Accordingly, the Rights Entitlements and Equity Shares may not be offered or sold, directly or indirectly, and the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter, the Application Form or any Issue related materials or advertisements in connection with this Issue may not be distributed, in any jurisdiction, except in accordance with and as permitted under the legal requirements applicable in such jurisdiction. Receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorised or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Letter of Offer, the Abridged Letter of Offer the Rights Entitlement Letter or the Application Form must be treated as sent for information only and should not be acted upon for making an Application and should not be copied or re-distributed.

Accordingly, persons receiving a copy of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form should not, in connection with the issue of the Equity Shares or the Rights Entitlements, distribute or send the Letter of offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form in or into any jurisdiction where to do so, would, or might, contravene local securities laws or regulations or would subject our Company or its affiliates to any filing or registration requirement (other than in India). If the Letter of offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form is received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to make an Application or acquire the Rights Entitlements referred to in the Letter of offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form. Any person who makes an application to acquire Rights Entitlements and the Equity Shares offered in the Issue will be deemed to have declared, represented and warranted that such person is authorized to acquire the Rights Entitlements and the Equity Shares in compliance with all applicable laws and regulations prevailing in such person's jurisdiction and India, without requirement for our Company or our affiliates to make any filing or registration (other than in India)

THE RIGHTS ENTITLEMENTS AND THE EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE 'SECURITIES ACT'), OR ANY U.S. STATE SECURITIES LAWS AND MAY NOT BE OFFERED, SOLD, RESOLD OR OTHERWISE TRANSFERRED WITHIN THE LINITED STATES, EXCEPT IN A TRANSACTION EXEMPT FROM THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT. THE RIGHTS ENTITLEMENTS AND EQUITY SHARES REFERRED TO IN THE LETTER OF OFFER ARE BEING OFFERED IN INDIA. BUT NOT IN THE UNITED STATES. THE OFFERING TO WHICH THE LETTER OF OFFER RELATES IS NOT. AND UNDER NO CIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY EQUITY SHARES OR RIGHTS ENTITLEMENTS FOR SALE IN THE UNITED STATES OR AS A SOLICITATION THEREIN OF AN OFFER TO BUY ANY OF THE SAID SECURITIES. ACCORDINGLY, LETTER OF OFFER SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME

For more details, please refer to the paragraph titled 'Selling Restrictions' on page 133 of the Letter of Offer. The Application Form along with the Abridged Letter of Offer and the Rights Entitlement Letter has been sent through email, to email address if they have

provided an Indian address to our Company or who are located in jurisdictions where the offer and sale of the Rights Shares is permitted under laws of ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANK, REFUND BANKER:

FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER AND ABRIDGED LETTER OF OFFER.

OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the below-mentioned purposes

a) Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: www.linkintime.co.in;

b) Updation of Indian address/ e-mail address/ phone or mobile number in the records maintained by the Registrar of our Company: www.linkintime.co.in

c) Updation of demat account details by Eligible Equity Shareholders holding shares in physical form: www.sparcelectrex.com d) Submission of self-attested PAN, client master sheet and demat account details by non- resident Eligible Equity Shareholders: www.linkintime.co.in

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE **LINK**Intime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West) Mumbai, Maharashtra- 400083, India Contact Details: +91 810 811 4949 Website: www.linkintime.co.in;

E-mail ID / Investor grievance e-mail: sparcelectrex.rights@linkintime.co.in; Contact Person: Mr. Sumeet Deshpande;

SEBI Registration Number: INR000004058 COMPANY SECRETARY, COMPLIANCE OFFICER AND CFO

Date: Thursday, 9th March, 2023

1202, 12th Floor, Esperanza Building, Next to Bank of Baroda, 198, Linking Road, Bandra (West), Mumbai – 400050, Maharashtra, India Tel: +91-9819001811

Email: sparcelectrex@gmail.com/sparcelectrex1@gmail.com

Website: www.sparcelectrex.com

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

> For SPARC FLECTREX LIMITED On Behalf of the Board of Directors

Shobith Ganesh Hegde

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated Tuesday, 14n February, 2023, with the Securities and Exchange Board of India and BSE. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e., BSE at www.sebi.gov.in, website of Stock Exchange where the Shares are where the stock and where the stock are where the stock are where the Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section

Risk Factors' beginning on page 19 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States

GRINDWELL NORTON LIMITED

Corporate Identity Number: L26593MH1950PLC008163

Registered Office: 5th Level, Leela Business Park, Andheri-Kurla Road, Marol, Andheri (East), Mumbai 400 059

Tel: +91 22 4021 2121; Fax: +91 22 4021 2102; Email: sharecmpt.gno@saint-gobain.com;

Website: www.grindwellnorton.co.in

March 8, 2023

Dear Shareholder(s)

Sub: Transfer of Equity Shares held by you in the Company to the Investor Education and Protection Fund (IEPF)

Pursuant to the provisions of Section 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Auditing, Transfer and Refund) Rules, 2016 as amended to date, the shares, on which dividend has not been paid or claimed for seven consecutive years or more, are liable to be transferred to the Investor Education and Protection Fund (IEPF), a Fund constituted by the Government of India under Section 125 of the Companies Act, 2013.

As you are aware that dividend declared by the Company is remitted either electronically or by sending dividend warrant to the registered address of the shareholders. We have sent reminders periodically to the shareholders for claiming the unencashed dividend, if any.

As per our records, the amount(s) of dividends indicated in attached request letter is/are lying unpaid /unclaimed in your folio/demat account.

Therefore, we request you to claim the unencashed dividends due to you by returning duly signed attached letter to TSR Consultants Private Limited, Registrar and Transfer Agent of the Company ('RTA'), at the earliest but not later than the last date mentioned therein against the respective dividend amounts(s).

In case shares are held in electronic form: Copy of the client master list is to be submitted. Payment will be made to the Bank Account registered against the demat account.

In case shares are held in physical form: Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Request Forms are available at the website of our RTA at: website https://www.tcplindia.co.in → Investor Services → Downloads → Forms → Formats for KYC.

As per SEBI Circulars dated November 3, 2021 and December 14, 2021, outstanding dividend payments will be credited directly to the Bank Account of shareholders holding shares in physical form if the Folio is KYC compliant and Nomination details are received.

Please note that in the absence of bank details registered against your account with the RTA / Depository Participant, the payment of outstanding dividend amount cannot be effected.

You may further note that after the transfer of shares any corporate benefits arising out of your shareholding in the Company shall be credited in favour of IEPF and no claim shall lie against the Company in respect of the shares so transferred to IEPF.

In case the shares are held by you,

- □ In physical form, new share certificate(s) will be issued and transferred in favour of IEPF on completion of necessary formalities. Hence, the original share certificate(s) which stand registered in your name will be deemed cancelled and non-negotiable.
- ☐ In demat form, the Company shall inform the depository by way of corporate action for transfer of shares lying in your demat account in favour of IEPF.

Upon transfer of shares and unclaimed dividend to IEPF, you are entitled to claim the same from IEPF by submitting an online application in the prescribed Form IEPF-5, available on the website, www.iepf.gov.in

and sending a physical copy of the same duly signed to the Company along with the requisite documents as mentioned in the Form IEPF-5.

In case you have any queries, please contact the Registrars and Transfer Agents of the Company, Ms. Mary George, TSR Consultants Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083, Tel No.: +91 22 6656 8484, Fax No.: +91 22 6656 8494, Email Id: csg-unit@tcplindia.co.in

Thanking you,

Yours faithfully, For **Grindwell Norton Limited** K. Visweswaran Company Secretary

Encl: As above.

^{*}This is computer generated letter & does not require signature

TSR CONSULTANTS PRIVATE LIMITED

(CIN:U74999MH2018PTC307859) Unit: Grindwell Norton Limited

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai - 400 083

Dear Sir/Madam,

Sub.: Payment of Unpaid / Unclaimed Dividend(s)

This has reference to your communication dated March 08, 2023. Kindly arrange for payment of unpaid/ unclaimed dividend(s) as mentioned below on the basis of this advice.

(Tick ✓ whichever is applicable)

- I enclose the original instrument(s) as per the particulars given below.
- I do not possess the original instrument(s).

I confirm that I have not sold / pledged my shares and continue to be the legal owner of shares held in the below mentioned account. I have also not encashed any of the instrument(s) sent to me earlier, nor have I received any money in connection with the payment(s) mentioned below:

Account No./ Folio:

Contact No.

Warrant No.	Net Amount (Rs. P.)	Date of Payment	Last Date to Claim
		29-03-2016	April 7, 2023
		28-07-2017	April 7, 2023
		30-07-2018	April 7, 2023
		29-07-2019	April 7, 2023
		28-07-2020	April 7, 2023
		30-07-2021	April 7, 2023
		01-08-2022	April 7, 2023

For shareholders holding shares in physical form: I request you to update my KYC Details/ Bank Details & Nomination, as given below & stated in enclosed ISR - 1 Form, ISR - 2 Form, & SH - 13 against the above folio and accordingly, I am enclosing self-attested documents, being the documentary evidence of Identity and Address:

_	Calf Assassal	and of DANI and	/ A = -lls = - C =
•	Self-Attested c	copy of PAN card	/ Aagnar Card

	Self-Attested copy of Passport	Andhar Card/Latact	Litility Dill (chould not	ha alder then 2 months
•	Sell-Allesieu Coov of Passoon /	Adunal Calu/ Latest	CHILLY DIECENTORIO FIOL	DE OIGEL MAN 3 MONINS

 Investor Request Form (ISR):

•	Any Other: Please specify	

Original Cancelled cheque bearing the name of the shareholder(s) (for physical holding) Any Other: Please specify								
Bank Name :		Branch Name:						
A/c Type:	A/c No.:	MICR:	IFSC:					
New Address:								
For shares held in Electro	nic/ Dematerialized Form: New	Bank Details are registered ag	ainst my A/c. I am enclosing -					
 Self-Attested copy of the 	ne client master featuring my new	address and bank details reco	orded against my demat account.					
Place: Date: Email. Id :	S	ignature of the first named Sha	areholder					

Please note that in the absence of complete bank details registered against your account with RTA / Depository Participant, payment of outstanding dividend amount cannot be effected. Payment will be made only to KYC Compliant Shareholders.

Original Cancelled cheque hearing the