

23rd February, 2021

Department of Corporate Services - Listing,

The Manager,

BSE Limited,

Dalal Street,

To,

To,

The Manager,

Listing Department,

National Stock Exchange of India Limited,

Wanbury Limited

10th Floor, Sector-30 A, Opp. Vashi Railway Station, Vashi Navi Mumbai 400 703 Maharashtra, INDIA Tel.: +91-22-6794 2222 +91-22-7196 3222 Fax: +91-22-6794 2111/333

Regd. Office: BSEL Tech Park, B-wing

CIN L51900MH1988PLC048455 Email: info@wanbury.com Website: www.wanbury.com

Exchange Plaza, C-1, Block -G,

Bandra Kurla Complex, Bandra (East),

Mumbai - 400 051.

Symbol: WANBURY

Scrip Code: 524212

Dear Sir/Madam,

Mumbai-400 001.

Phiroze Jeejeebhoy Towers,

Sub.: Submission of Notice of Extra-ordinary General Meeting to be held on 20.03.2021.

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the soft copy of Notice of Extra-ordinary General Meeting (EGM) alongwith explanatory statement of the Company scheduled to be held on Saturday, 20th March, 2021 at 11:30 A.M. through Video Conferencing (VC)/Other Audio Visual Means (OAVM) to transact the business as set out in the Notice.

Kindly take the above on your records and acknowledge the receipt.

Thanking you,

Yours faithfully, For Wanbury Limited

Jitendra J. Gandhi Company Secretary

Encl.: as above.



Wanbury Limited

Regd. office.: BSEL Tech Park, B-Wing, 10th Floor, Sector 30-A, Opp. Vashi Railway Station, Vashi, Navi Mumbai - 400 703, India. Tel: +91-22-67942222 Fax: +91-22-67942111/333 CIN: L51900MH1988PLC048455

E-mail: shares@wanbury.com Website: www.wanbury.com

NOTICE

Notice is hereby given that the Extra-Ordinary General Meeting of the Members of Wanbury Limited (the "Company") will be held on Saturday, 20th day of March, 2021 at 11:30 A.M. through Video Conferencing (VC)/Other Audio Visual Means (OAVM) to transact the following business, with or without modifications. The venue of the meeting shall be deemed to be the registered office address of the Company at "BSEL Tech Park, B-Wing, 10th Floor, Sector 30-A, Opp. Vashi Railway Station, Vashi, Navi Mumbai - 400 703. Maharashtra, India".

SPECIAL BUSINESS:

 To consider and if thought fit, to pass, with or without modification (s), the following resolution as a SPECIAL RESOLUTION:

Reclassification of Authorised Share Capital and Consequent Alteration of Memorandum of Association

"RESOLVED THAT pursuant to the provisions of Sections 13, 61 and all other applicable provisions, if any, under the Companies Act, 2013, (including any statutory amendment thereto or re-enactment thereof) the existing Authorised Share Capital of the Company of Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 3,00,00,000 (Three Crores) Equity Shares of Rs. 10/- (Rupees Ten only) each and 20,00,000 (Twenty Lakhs) preference shares of Rs.100/- (Rupees One Hundred only) each be and is hereby reclassified to Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 5,00,00,000 (Five Crores) Equity Shares of Rs.10/- (Rupees Ten only) each."

FURTHER RESOLVED THAT the Memorandum of Association of the Company be and is hereby altered by substituting the existing Clause V thereof by the following new Clause V as under:

- "V. The Authorised Share Capital of the Company is Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 5,00,00,000 (Five Crores) Equity Shares of Rs. 10/- (Rupees Ten only) each, with power to increase and reduce the Capital of the Company and to divide the Shares in the Capital for the time being into several classes in such manner as may be provided by the Articles of Association of the Company and the Companies Act, 2013."
- 2. To consider and if thought fit, to pass, with or without modification (s), the following resolution as a **SPECIAL RESOLUTION:**

Issue and allotment of Equity Shares on Preferential Basis

"RESOLVED THAT pursuant to the provisions of Section 42 and Section 62(1)(c) of the Companies Act, 2013, read with the Companies (Prospectus and Allotment of Securities) Rules, 2014, the Companies (Share Capital and Debentures) Rules, 2014 and other applicable provisions, if any (including any statutory modifications(s) or re-enactment thereof, for the time being in force), and subject to the provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended up to date ("SEBI LODR Regulations"), the Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI Takeover Regulations") as in force and subject to other applicable rules, regulations and guidelines of Securities and Exchange Board of India ("SEBI") and/ or BSE Limited and National Stock Exchange of India Limited ("Stock Exchanges") where the shares of the Company are listed and enabling provisions of the memorandum and articles of association of the Company and subject to requisite approvals, consents, permissions and/ or sanctions of regulatory and other appropriate authorities. as may be required and subject to such conditions as may be prescribed by any of them while granting any such approvals, consents, permissions, and/ or sanctions and which may be agreed to, by the board of directors of the Company ("Board", which term shall be deemed to include any committee constituted by the Board to exercise its powers including the powers conferred hereunder or any person authorised by the Board or its committee for such purpose) and subject to any other alterations, modifications, corrections, changes and variations that may be decided by the Board in its absolute discretion, the consent and approval of the members of the Company be and is hereby granted to Board to create, offer, issue and allot on a preferential basis, upto 76,15,381 equity shares of face value Rs. 10/each ("Equity Shares") for cash at a price of Rs. 65/- per Equity Share (including a premium of Rs. 55/- per Equity Share), for a total consideration of upto Rs. 49,49,99,765/- (Rupees Forty Nine Crores Forty Nine Lakhs Ninety Nine Thousand Seven Hundred and Sixty Five only), determined in accordance with Chapter V of the SEBI ICDR Regulations and subsequent amendments thereto, to the below-mentioned persons ("Proposed Allottee(s)") in the manner as provided below:



Sr. No.	Name of the Investors	Category	No. of Equity Shares (upto)	Consideration (in Rs.) (upto)
1	Mr. Vijay K Choraria jointly with	Public	9,23,077	600,00,005
	Ms. Sunita Vijay Choraria			
2	Bakliwal Fincom Pvt Ltd	Public	9,23,077	600,00,005
3	Mr. Suresh Bhatia	Public	7,69,230	499,99,950
4	Mr. Milan Manharkant Ganatra jointly	Public	3,84,615	249,99,975
	with Ms. Kruti Milan Ganatra			
5	Radhakrishna Ramnarain Private	Public	3,07,693	200,00,045
6	Limited Mr. Sandesh Kirkire jointly with	Public	3.07.692	199,99,980
O	Ms. Anjali Kirkire	Fublic	3,07,092	199,99,900
7	Niche Financial Services Pvt Ltd	Public	1,53,846	99,99,990
8	Ms. Meghal Bakulesh Shah	Public	1,53,846	99,99,990
9	Dalal & Broacha Stock Broking	Public	3,07,692	199,99,980
	Private Limited			
10	Mr. Vipul Priyakant Dalal jointly with	Public	1,53,846	99,99,990
	Ms. Sonal Vipul Dalal			
11	Vidyut Merchandise Pvt. Ltd	Public	3,07,692	199,99,980
12	Ms. Parul Gandhi jointly with Mr. Hemang Gandhi	Public	76,923	49,99,995
13	Mr. Ajay Dilkush Sarupria	Public	1,53,846	99,99,990
14	Mr. Ashish Kumar	Public	76,923	49,99,995
15	East Eight Six Advisors LLP	Public	4,61,538	2,99,99,970
16	Mr. Nimish Chandulal Shah jointly with Ms. Jalpa Nimish Shah	Public	3,07,692	199,99,980
17	Ms. Elizabeth Mathew	Public	18,46,153	11,99,99,945
	Total (upto)		76,15,381	49,49,99,765

FURTHER RESOLVED THAT in accordance with the provision of Chapter V of the SEBI ICDR Regulations the "Relevant Date" for the purpose of calculating the floor price for the issue of Equity Shares be and is hereby fixed as Thursday, 18th February, 2021 being the weekday thirty (30) days prior to the date of Extra-Ordinary General Meeting.

FURTHER RESLOVED THAT all such Equity Shares to be issued and allotted by the Board shall be subject to provisions of Memorandum of Association and Article of Association of the Company and shall rank pari-passu in all respect including dividend with the existing equity shares of the Company.

FURTHER RESOLVED THAT pursuant to the provisions of the Companies Act, 2013, the names of the Proposed Allottee(s) be recorded for the issue of invitation to subscribe to the Equity Shares and a private placement offer cum application letter in Form PAS-4 be issued to the Proposed Allottee(s) inviting them to subscribe to the Equity Shares, as per the draft tabled at the Meeting and duly initialled by the Chairman for the purpose of identification and consent of the members of the Company is hereby accorded to the issuance of the same to the Proposed Allottee(s) inviting them to subscribe to the Equity Shares.

FURTHER RESOLVED THAT the Proposed Allottee(s) of Equity Shares shall be required to bring in 100% of the consideration, for the Equity Shares to be allotted, on or prior to the date of allotment thereof and the monies received by the Company from the Proposed Allottee(s) for application of the Equity Shares pursuant to this private placement shall be kept by the Company in a separate bank account.

FURTHER RESOLVED THAT the Equity Shares to be allotted in terms of this resolution shall be made fully paid up at the time of allotment and be issued in dematerialized form only and the same shall be subject to lock-in for such period as may be prescribed under Regulation 167 of the SEBI ICDR Regulations and the Equity Shares so offered, issued and allotted will be listed on Stock Exchanges where the Equity Shares of the Company are listed, subject to the receipt of necessary regulatory permissions and approvals, as the case may be.

FURTHER RESOLVED THAT the pre-preferential shareholding of the Proposed Allottee(s), if any, shall be under lock in for such period as may be prescribed under Chapter V of the SEBI ICDR Regulations.

FURTHER RESOLVED THAT for the purpose of giving effect to the above, the Board be and is hereby authorized to do all such acts, deeds, things and matters as it may in its absolute discretion deemed necessary, desirable and expedient for such purpose, including without limitation, issuing clarification on the offer, issue and allotment of the Equity Shares and listing of Equity Shares at the Stock Exchanges as per the terms and conditions of the SEBI LODR Regulations and SEBI ICDR Regulations and other applicable guidelines, rules and regulations, to execute the necessary documents and enter into contracts, arrangements, agreements, documents (including appointment of agencies, intermediaries and advisor for the Preferential Issue), resolving all questions and doubt that may arise with respect to the offer, issue and allotment of Equity Shares, and to authorize all such person as may be deemed necessary, in connection therewith and incidental thereto as the Board in its absolute discretion shall deem fit without being required to seek any fresh approval of the shareholders of the Company and that the decision of the Board shall be final and conc lusive.

FURTHER RESOLVED THAT the Board be and is hereby authorized to delegate all or any of the power herein conferred, to any committee or to one or more Directors or executive of the Company including making necessary filings with the Stock Exchanges and regulatory authorities and execution of any documents on behalf of the Company and to represent the Company before any governmental authorities and to appoint consultants, professional advisors and legal advisors etc. to give effect to the aforesaid resolution.

FURTHER RESOLVED THAT all actions taken by the Board in connection with any matter(s) referred to or contemplated in any of the foregoing resolution be and are hereby approved, ratified and confirmed in all respects."

Registered Office:

BSEL Tech Park, B - Wing, 10th Floor, Sector 30-A, Opp. Vashi Railway Station, Vashi, Navi Mumbai – 400 703.Maharashtra, India.

Tel.: 91 22 67942222 Fax: 91 22 67942111/333 Email: <u>shares@wanbury.com</u> Website: <u>www.wanbury.com</u> CIN: L51900MH1988PLC048455

Vashi, Navi Mumbai, 20th February, 2021

By Order of the Board of Directors
For Wanbury Limited

Jitendra J. Gandhi Company Secretary

NOTES:

- An Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), as amended, setting out the material facts in respect of the Special Business as per Item Nos. 1 & 2 herein above, is annexed hereto and forms part of this Notice.
- 2. Pursuant to Circular No. 14/2020 dated 8th April 2020, Circular No. 17/2020 dated 13th April 2020, Circular No. 22/2020 dated 15th June, 2020, Circular No. 33/2020 dated 28th September, 2020 and Circular No. 39/2020 dated 31st December, 2020 ("MCA Circulars") issued by the Ministry of Corporate Affairs (MCA) and Circular number SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May 2020 issued by the Securities and Exchange Board of India (SEBI) (hereinafter collectively referred to as "the Circulars"), companies are allowed to hold Extra-Ordinary General Meeting ("EGM") through VC/OAVM, without the physical presence of members at a common venue in view of the situation arising due to COVID-19 global pandemic, social distancing is a norm to be followed. Hence, in compliance with the Circulars, the EGM of the Company is being held through VC/OAVM. The detailed procedure for participating in the meeting through VC/OAVM is annexed herewith and available at the Company's website www.wanbury.com
- 3. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the EGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since this EGM is being held pursuant to the MCA Circulars through VC/OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the EGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. However, in pursuance of Section 112 and 113 of the Act, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the EGM through VC/ OAVM and cast their votes through e-voting.
- 4. Institutional/Corporate Shareholders (i.e. other than individuals/HUF/NRI,etc.) are required to send a scanned copy (PDF/JPG format) of its Board or governing body resolution/authorisation etc., authorising its representative to attend the EGM through VC/OAVM on its behalf and to vote through remote e-voting. The said resolution/authorization shall be sent to the Scrutinizer by email through its registered email address to shares@wanbury.com with a copy marked to helpdesk, evoting@cdslindia.com at least 48 hours before the commencement of EGM.
- 5. All documents referred to in the Notice will also be available for electronic inspection without any fee by the members from the date of circulation of this Notice up to the date of EGM, i.e. 20th March, 2021. Members seeking to inspect such documents can send an email to shares@wanbury.com.
- In case of joint holders attending the Meeting, the member whose name appears as the first holder in the order of names as per Register of Members will be entitled to vote.
- 7. The Members are requested to notify immediately changes, if any, in their registered address: (i) to the Company's Registrar & Share Transfer Agent, M/s. Link Intime India Pvt. Ltd., C-101, 247 Park, L. B. S. Marg, Vikhroli (West), Mumbai 400 083, Telephone No.: +91-22-2851 6338, 2851 5606/5644, E-mail:rnt.helpdesk@linkintime.co.in respect of the Shares held in Physical Form and (ii) to their Depository Participants (DPs) in respect of Shares held in Dematerialized Form.
- 8. Since the EGM will be held through VC/OAVM in accordance with the Circulars, the route map is not attached to this Notice.
- 9. Members holding shares in physical mode:
 - a. are required to submit their Permanent Account Number (PAN) and Bank account details in letter enclosed to the Company / M/s. Link Intime India Pvt. Ltd, if not registered with the Company as mandated by SEBI.
 - b. are advised to register the nomination in respect of their shareholding in the Company. Nomination Form (SH-13) is put on the Company's website at www.wanbury.com.
 - are requested to register / update their e-mail address with the Company/ M/s. Link Intime India Pvt. Ltd for receiving all communications from the Company electronically.
- 10. Members holding shares in electronic mode:
 - a. are requested to submit their PAN and bank account details to their respective DPs with whom they are maintaining their demat accounts.
 - b. are advised to contact their respective DPs for registering the nomination.
 - c. are requested to register / update their e-mail address with their respective DPs for receiving all communications from the Company electronically.
- 11. Pursuant to Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI LODR Regulations, the Company has provided remote e-voting facility to its shareholders in respect of all the business as per **Item Nos. 1 to 2** herein above.

12. Process and manner for Members opting for Remote e-voting and e-voting during EGM are as under:

- i. As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the MCA Circulars issued by the Ministry of Corporate Affairs (MCA). The EGM will thus be held through Video Conferencing (VC)/Other Audio Visual Means (OAVM). Hence, Members can attend and participate in the EGM through VC/OAVM.
- ii. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI LODR Regulations (as amended), and MCA Circulars, the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the EGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the EGM will be provided by CDSL.
- iii. The Members can join the EGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the EGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the EGM without restriction on account of first come first served basis.
- iv. The attendance of the Members attending the EGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- v. Pursuant to MCA Circulars, the facility to appoint proxy to attend and cast vote for the members is not available for this EGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the EGM through VC/OAVM and cast their votes through e-voting.
- vi. In line with the MCA Circulars, the Notice calling the EGM has been uploaded on the website of the Company at www.wanbury.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.bseindia.com and www.bseindia.com and www.bseindia.com are for providing the Remote e-Voting facility and e-voting system during the EGM i.e. www.evotingindia.com.
- vii. The EGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circulars.

THE INTRUCTIONS FOR SHAREHOLDRES FOR REMOTE E-VOTING ARE AS UNDER:

- (i) The voting period begins on **Wednesday**, 17th **March**, 2021 at 09:00 A.M. and ends on Friday, 19th **March**, 2021 at 05:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of **Saturday**, 13th **March**, 2021 (Record Date) may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) The shareholders should log on to the e-voting website www.evotingindia.com
- (iv) Click on "Shareholders" module.
- (v) Now enter your User ID:
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.

Alternatively, if you are registered for CDSL's EASI/EASIEST e-services, you can log-in at https://www.cdslindia.com from Login - Myeasi using your login credentials. Once you successfully log-in to CDSL's EASI/EASIEST e-services, click on e-Voting option and proceed directly to cast your vote electronically.

- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.

(viii) If you are a first time user follow the steps given below:

	For Shareholders holding shares in Demat Form and Physical Form
PAN	 Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders): Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank Details OR Date of Birth (DOB)	 Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login: If both the details are not recorded with the depository or company please enter the member id/folio number in the Dividend Bank details field as mentioned in instruction (v).

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xi) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) Click on the EVSN for Wanbury Limited.
- (xiii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xvi) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xviii) If a demat account holder has forgotten the login password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xix) Shareholders can also cast their vote using CDSL's mobile app "m-Voting". The m-Voting app can be downloaded from respective store. Please follow the instructions as prompted by the mobile app while Remote Voting on your mobile.

(xx) Note for Non – Individual Shareholders and Custodians:

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password.
 The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/Authority letter
 etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to
 the Scrutinizer and to the Company at the email address viz. shares@wanbury.com, if they have voted from
 individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL ADDRESSES ARE NOT REGISTERED WITH THE DEPOSITORIES FOR OBTAINING LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE:

- a. For Physical shareholders please provide necessary details like 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) by email to share@wanbury.com or rnt.helpdesk@linkintime.co.in.
- b. For Demat shareholders-, please provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-8 digit DPID+ CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PANcard), AADHAR (self attested scanned copy of Aadhar Card) to shares@wanbury.com or rnt.helpdesk@linkintime.co.in.
- c. The Company/RTA shall co-ordinate with CDSL and provide the login credentials to the above mentioned shareholders.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE EGM THROUGH VC/OAVM ARE AS UNDER:

- a. Shareholder will be provided with a facility to attend the EGM through VC/OAVM through the CDSL e-Voting system. Shareholders may access the same at https://www.evotingindia.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVSN of Company will be displayed.
- b. Shareholders are encouraged to join the Meeting through Laptops/IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- d. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN connection to mitigate any kind of aforesaid glitches.
- e. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least **7 days prior to meeting** mentioning their name, demat account number/folio number, email id, mobile number at shares@wanbury.com. The Shareholders who do not wish to speak during the EGM but have queries may send their queries in advance **7 days prior to meeting** mentioning their name, demat account number/folio number, email id, mobile number at shares@wanbury.com. These queries will be replied to shareholders by the Company suitably by email.
- f. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. The Company reserves the right to restrict the number of speakers depending on the availability of time for the EGM.

INSTRUCTIONS FOR SHAREHOLDERS FOR E-VOTING DURING THE EGM ARE AS UNDER:-

- i. The procedure for e-Voting on the day of the EGM is same as the instructions mentioned above for Remote e-voting.
- ii. Only those shareholders, who are present in the EGM through VC/OAVM facility and have not casted their vote on the Resolution/s through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the EGM.
- iii. If any Votes are cast by the shareholders through the e-voting available during the EGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.
- iv. Shareholders who have voted through Remote e-Voting will be eligible to attend the EGM. However, they will not be eligible to vote at the EGM.
 - If you have any queries or issues regarding attending EGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022- 23058738) or Mr. Rakesh Dalvi (022-23058542) or Mr. Mehboob Lakhani (022-23058543).
 - All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL) Central Depository Services (India) Limited, A-Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N. M. Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022- 23058738 / 022-23058542/43.
- 13. The Board of Directors of the Company has appointed Ms. Kala Agarwal, Practicing Company Secretary (Membership No. 5976 & Certificate of Practice No. 5356) as Scrutinizer to scrutinize the remote e-voting and e-voting at the EGM in a fair and transparent manner.
- 14. The Scrutinizer will submit her report to the Chairman of the Company or to any other person authorized by the Chairman after the completion of the scrutiny of the e-voting (votes casted during the EGM and votes casted through remote e-voting), not later than 48 hours from the conclusion of the EGM. The result declared along with the Scrutinizer's report shall be communicated to the Stock Exchanges, NSDL and RTA and will also be displayed on the Company's website, www.wanbury.com.

ANNEXURE TO THE NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 (1) OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE PROVISIONS.

ITEM NO 1: RECLASSIFICATION OF AUTHORISED SHARE CAPITAL AND CONSEQUENT ALTERATION OF MEMORANDUM OF ASSOCIATION

The present authorised capital of the Company is Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 3,00,00,000 (Three Crores) Equity Shares of Rs. 10/- (Rupees Ten only) each and 20,00,000 (Twenty Lakhs) preference shares of Rs. 100/- (Rupees One Hundred only).

A separate proposal for issue of upto 76,15,381 (Seventy Six Lakhs Fifteen Thousand Three Hundred Eighty One) Equity Shares of face value of Rs. 10/- (Rupees Ten only) each on preferential issue has been submitted for the approval of Shareholders under Item no. 2 of this Notice.

As per the provisions of Sections 13 of the Companies Act, 2013, a Company can alter the Share Capital Clause of its Memorandum of Association with the consent of Shareholders. On reclassification of authorised capital, it would be necessary to amend Clause V of the Memorandum of Association. The Resolution seeks approval of Members to reclassify the Share Capital and to amend the said Clause.

The preference capital component of authorised capital is sought to be reclassified into equity shares and it is proposed that the existing Authorised Share Capital of the Company of Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 3,00,00,000 (Three Crores) Equity Shares of Rs. 10/- (Rupees Ten only) each and 20,00,000 (Twenty Lakhs) preference shares of Rs. 100/- (Rupees One Hundred only) each be and is hereby reclassified to Rs. 50,00,00,000/- (Rupees Fifty Crores only) divided into 5,00,00,000 (Five Crores) Equity shares of Rs. 10/- (Rupees Ten only) each.

The Resolution requires approval of Members to reclassify the Share Capital and to amend the respective Clauses in the Memorandum of Association of the Company.

The Board recommends the passing of this Resolution by special resolution. None of the Directors / key managerial persons of the Company or their relatives is interested, financially or otherwise, in the aforesaid resolution except to the extent of their shareholding in the Company.

ITEM NO. 2: ISSUE AND ALLOTMENT OF EQUITY SHARES ON PREFERENTIAL BASIS

The Board in their meeting held on Saturday, 20th February, 2021 subject to approval of the Members and such other necessary approval(s), have approved the proposal for raising of funds of up to Rs. 49,49,99,765 /- (Rupees Forty Nine Crores Forty Nine Lakhs Ninety Nine Thousand Seven Hundred and Sixty Five only) by way of issue of up to 76,15,381 Equity Shares having face value of Rs. 10/- each at a price of Rs. 65/- per Equity Share (including a premium of Rs. 55/- per Equity Share). In terms of Section 62(1)(c) read with section 42 of the Companies Act, 2013 and Rules made thereunder (the 'Act'), and in accordance with the provisions of Chapter V "Preferential Issue" of the SEBI ICDR Regulations and on the terms and conditions and formalities as stipulated in the Act and the SEBI ICDR Regulations, the Preferential Issue requires approval of the Members by way of a special resolution. The Board therefore, seeks approval of the Members as set out in the notice, by way of a special resolution.

The following disclosures for the issue of equity shares on preferential basis are made in accordance with the provisions of Section 42, Section 62 and the Companies (Prospectus and Allotment of Securities) Rules, 2014, the Companies (Share Capital and Debentures) Rules, 2014 and SEBI ICDR Regulations:

i. The objects of the issue	to repay/se	ettle the debt with lender(s).		
ii. Particulars of the	Subject to	the approval of the members of the Compa	any ("Members")	and such other approvals as ma
offer including date of	required, the	ne Board of Directors at its meeting held on	20th February, 20	21 approved the issue and allotr
passing of Board	of upto 76	6,15,381 equity shares of face value Rs. 10	0/- each ("Equity	Shares") for cash at a price of
resolution, kind of		quity Share (including a premium of Rs. 55/-		
Securities offered, maximum number of	49,49,99,7	65/- (Rupees Forty Nine Crores Forty Nin only), in accordance with Chapter V of the	e Lakhs Ninety N	Nine Thousand Seven Hundred
Securities to be	thereto fo	r cash consideration (" Preferential Allotr	nent") to the he	ations and subsequent amendm low-mentioned persons ("Propo
ssued and the Issue	Allottee(s)			iow mondioned porcone (110pc
Price.	Sr.	Name of the Investors	No. of	Consideration
	No.		Equity Shares	(in Rs.) (upto)
			(upto)	
	1	Mr. Vijay K Choraria jointly with Ms. Sunita Vijay Choraria	9,23,077	600,00,005
	2	Bakliwal Fincom Pvt Ltd	9,23,077	600,00,005
	3	Mr. Suresh Bhatia	7,69,230	499,99,950
	4	Mr. Milan Manharkant Ganatra jointly with Ms. Kruti Milan Ganatra	3,84,615	249,99,975
	5	Radhakrishna Ramnarain Private Limited	3,07,693	200,00,045
	6	Mr. Sandesh Kirkire jointly with Ms. Anjali Kirkire	3,07,692	199,99,980
	7	Niche Financial Services Pvt Ltd	1,53,846	99,99,990
	8	Ms. Meghal Bakulesh Shah	1,53,846	99,99,990
	9	Dalal & Broacha Stock Broking Private Limited	3,07,692	199,99,980
	10	Mr. Vipul Priyakant Dalal jointly with Ms. Sonal Vipul Dalal	1,53,846	99,99,990
	11	Vidyut Merchandise Pvt. Ltd.	3,07,692	199,99,980
	12	Ms. Parul Gandhi jointly with Mr. Hemang Gandhi	76,923	49,99,995
+ +	13	Mr. Ajay Dilkush Sarupria	1,53,846	99,99,990
	14	Mr. Ashish Kumar	76,923	49,99,995
*	15	East Eight Six Advisors LLP	4,61,538	2,99,99,970
	16	Mr. Nimish Chandulal Shah jointly with Ms. Jalpa Nimish Shah	3,07,692	199,99,980
	17	Ms. Elizabeth Mathew	18,46,153	11,99,99,945
		Total (upto)	76,15,381	49,49,99,765
and at which the llotment is proposed	Regulations			
 Basis on which the rice has been 		Shares of the Company are listed on BSE		_
rrived at and	•	SE"). The Equity Shares are frequently tra		· ·
stification for the		e of computation of the price for each	Equity Share, tra	ading volumes at NSE has be
rice (including	considered			
remium, if any)		the applicable provisions of the SEBI ICD of the SEBI ICD of the second second in the second second in the second	-	
			`	
	Compa	ge of the weekly high and low of the volume any quoted on NSE, during the twenty-size		
		per Equity Share; or		
		e of the weekly high and low of the volume any quoted on NSE, during the two (2) we Share.		
	The pricing	of the Equity Shares to be allotted on prefethe price determined in accordance with the		
. The relevant date		ne provisions of Chapter V of the SEBI ICDR		
n the basis of which	the Preferer	ntial Allotment of the Equity Shares is Thurso		
rice has been l	DHOLIG IDE (I	late of this Extraordinary General Meeting.		

prior to the date of this Extraordinary General Meeting.

None of the Promoters, Directors or Key Managerial Personnel of the Company intends to subscribe to any of the Equity Shares proposed to be issued under the Preferential Allotment.

price has been

vi. Proposal / Intent of the promoters, directors or key

subscribe to the offer

the

to

arrived at

management personnel of

Company

vii. The proposed time within which the allotment shall be completed	In terms of Regulation 170 of the SEBI ICDR Regulations, preferential allotment of Equity Shares will be completed within a period of fifteen (15)days from the date of passing of special resolution at Item no. 2. Provided that where the allotment is pending on account of pendency of any application for approval or permission by any regulatory authority, if applicable, the allotment would be completed within fifteen (15) days from the date of such approval or within such further period as may be prescribed or allowed by SEBI, stock exchange(s) or other concerned authorities.
viii. Change in	As a result of the proposed preferential issue of Equity Shares, there will be no change in the control or
control, if any, in the	management of the Company.
Company that would	
occur consequent to	
the preferential issue	
ix. No. of persons to whom allotment on	Since 01st April, 2020, the Company has not made any preferential allotments, except for allotment of equity
preferential basis	shares pursuant to employee stock option scheme of the Company on exercise of options vested by the concerned employees.
have already been	concerned employees.
made during the	
vear, in terms of	
number of securities	
as well as price	
x. Valuation for	Not applicable
consideration other	
than cash	
xi. The justification	Not applicable
for the allotment	
proposed to be made	
for consideration	
other than cash	
together with	
valuation report of the registered valuer	
xii. Lock-in period	The Equity Shares issued pursuant to this Preferential issue to the Proposed Allottee(s) shall be locked-in as
	per Regulation 167 and other applicable provisions of the SEBI ICDR Regulations.
xiii. Re-computation	Since the Equity Shares of the Company have been listed on the stock exchanges for a period of more than
of Issue Price	twenty six weeks prior to the Relevant Date, the Company is not required to re-compute the price of the equity shares.

Sr. No.	Category	Pre issue As on 31 st	shareholding December, 2020	Post iss	Post issue shareholding		
		Shares	% of shares	Shares	% of shares		
A	Promoter Share Holding	- 1288 <u>(1 </u>					
1	Indian Promoters						
	Individuals / HUF	-	•	-			
	Bodies Corporate	1,00,05,561	40.00	1,00,05,561	30.66		
2	Foreign Promoters						
-	Individuals / HUF	-		-	- '		
	Bodies Corporate	30,24,000	12.09	30,24,000	9.27		
	Total Shareholding of Promoter and Promoter Group (A)	1,30,29,561	52.09	130,29,561	39.93		
В	Public Share holding						
1	Institutions						
	Mutual Funds	66	0.00	66	0.00		
	Financial Institutions/ Banks	3,472	0.01	3,472	0.01		
	Insurance Companies	2,79,462	1.12	2,79,462	0.86		
	NRIs		· ·	-	·		
2	Non-Institutions						
(i)	Bodies Corporate	30,43,405	12.17	55,04,943	16.87		
(ii)	Director or Director's Relatives			-			
(iii)	Individuals (Public)	67,39,802	26.95	1,18,93,645	36.45		
iv)	NBFC Registered with RBI	2,27,384	0.91	2,27,384	0.70		
v)	NRIs	6,26,808	2.51	6,26,808	1.92		
vi)	HUF	5,70,160	2.28	5,70,160	1.75		
vii)	Clearing Members	61,602	0.25	61,602	0.19		

(viii)	OCBs		94,	680	0.38	94,68	0	0.29	
(ix)	Investor Protection	Education Fund A Corporate Aff	And 3,38, uthority	715	1.35	3,38,7	15	1.04	
		: Shareholding		556	47.91	1,96,00,	937	60.07	
	Grand Tota	al (A+B)	2,50,15,		00.00	3,26,30,		100.00	
	tity of the ersons who	Refer Anne	xure - A						
are beneficial the share to be allot who ultime the allottees, percentag preferentia capital that be held be change ir any, in conseque preferentia xvi. Certificate	ultimate I owners of es proposed tted and / or lately control proposed the ge of post lail issue at may by them and n control, if the issuer ent to the lail allotment Auditor's	Auditors of requirement office of the General Me	ate from M/s. V. F the Company cer is of Chapter V of the c Company during eting. any, its promoter or	tifying that the SEBI ICDF 10:00 A. M.	ne preferenti R Regulations to 5:00 P.M	al issue is s shall be av l. (office ho	being made in vailable for inspurs) up to the	n accordance ection at the re date of Extra-	with the gistered Ordinary
XVII. DIŞC									
regard to of issuer, or any of not appea list of wilf as issued	the names its promoter its directors aring in the ful defaulter	Reserve Ba	titution or consortiunk of India.						
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer	No report of provisions of amended.	nk of India. f registered valuer f second proviso to	is required for Rule 13(1) of	r the offer, is the Compan	sue and allo ies (Share C	otment of the E Capital and Deb	quity Shares u enture) Rules, 2	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. Registered xix. Nam propose	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer	No report of provisions o	nk of India. f registered valuer	is required fo	the offer, is	sue and allo ies (Share C erential ue	otment of the E Capital and Deb Post-Prefe	quity Shares u enture) Rules, 2 rential Issue	nder the
regard to of issuer, or any of not appealist of wilf as issued xviii. Registered xix. Nampropose class and of post	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended.	nk of India. f registered valuer f second proviso to Name of the	is required for Rule 13(1) of Class of	r the offer, is the Compan	sue and allo ies (Share C	otment of the E Capital and Deb	quity Shares u enture) Rules, 2	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No.	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay	is required for Rule 13(1) of Class of	r the offer, is the Compan Pre-Pref- Issi No. of Equity Shares	sue and allo ies (Share C erential ue	otment of the E Capital and Deb Post-Prefe No. of Equity Shares	quity Shares u enture) Rules, 2 rential Issue	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria akliwal Fincom	is required fo Rule 13(1) of Class of Investor Individual	Pre-Prefissing No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077	enture) Rules, 2 rential Issue % held 2.83	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba Pv 3 Mr	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria skliwal Fincom tt Ltd Suresh Bhatia	is required fo Rule 13(1) of Class of Investor	Pre-Prefission No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077	enture) Rules, 2 rential Issue % held 2.83 2.83	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions of amended. Sr. No. 1 Mr. join Ms. Ch. 2 Ba Pv. 3 Mr. 4 Mr. Ga	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria akliwal Fincom	is required fo Rule 13(1) of Class of Investor Individual	Pre-Prefissing No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077 7,69,230 3,84,615	enture) Rules, 2 rential Issue % held 2.83	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba Py 3 Mr 4 Mr. Ga Ms 5 Ra Ra Pri	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria skliwal Fincom tt Ltd Milan Manharkant anatra jointly with s. Kruti Milan Ganatra dhakrishna marain ivate Limited	is required for Rule 13(1) of Class of Investor Individual Company Individual Individual Company	Pre-Prefissing No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077 7,69,230 3,84,615 3,07,693	cquity Shares unenture) Rules, 3 rential Issue % held 2.83 2.83 2.36 1.18	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba Py 3 Mr 4 Mr. Ga Ms 5 Ra Ra Pri 6 Mr Kir	f registered valuer f second proviso to Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria skliwal Fincom tt Ltd Suresh Bhatia Milan Manharkant anatra jointly with s. Kruti Milan Ganatra indhakrishna	is required for Rule 13(1) of Class of Investor Individual Company Individual	Pre-Prefisson No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077 7,69,230 3,84,615 3,07,693	iquity Shares unenture) Rules, 3 rential Issue % held 2.83 2.83 2.36 1.18	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba No. 2 Ba Mr. 4 Mr. Ga Ms 5 Ra Ra Pri 6 Mr Kir Ms 7 Nic Se	registered valuer f second proviso to Name of the Investors Name of the Investors Vijay K Choraria ntly with s. Sunita Vijay horaria likliwal Fincom tt Ltd Milan Manharkant anatra jointly with s. Kruti Milan Ganatra in Manharkant anatra jointly with s. Kruti Milan Ganatra in wate Limited Sandesh kire jointly with s. Anjali Kirkire che Financial ervices Pvt Ltd	is required for Rule 13(1) of Class of Investor Individual Company Individual Individual Company Individual Company	Pre-Prefiles No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077 7,69,230 3,84,615 3,07,693 3,07,692 1,53,846	2.83 2.83 2.83 2.83 2.96 1.18 0.94 0.94	nder the
regard to of issuer, or any of not appea list of wilf as issued xviii. R registered xix. Nam propose class and of post Offer capit	the names its promoter its directors aring in the ful defaulter by RBI Report of divaluer of the allottee, percentage Preferential ital that may	No report of provisions o amended. Sr. No. 1 Mr join Ms Ch 2 Ba Py 3 Mr 4 Mr. Ga Ms 5 Ra Ra Pri 6 Mr Kir Ms 7 Nic Se 8 Ms Ba	registered valuer f second proviso to Name of the Investors Nijay K Choraria ntly with s. Sunita Vijay horaria ikliwal Fincom tt Ltd . Suresh Bhatia . Milan Manharkant anatra jointly with s. Kruti Milan Ganatra dhakrishna amnarain vate Limited . Sandesh kire jointly with s. Anjali Kirkire che Financial	is required for Rule 13(1) of Class of Investor Individual Company Individual Individual Company Individual	Pre-Prefission No. of Equity Shares held	sue and alloies (Share Cerential ue % held	Post-Prefe No. of Equity Shares (upto) 9,23,077 7,69,230 3,84,615 3,07,693	2.83 2.83 2.83 2.96 1.18 0.94	nder the

	10	Mr. Vipul Priyakant	Individual	_		1,53,846	0.47	
		Dalal jointly with						
		Ms. Sonal Vipul						
		Dalal						
	11	Vidyut	Company	_	_	3,07,692	0.94	
		Merchandise Pvt.					1	
		Ltd.						
	12	Ms. Parul Hemang	Individual	_	_	76,923	0.24	
		Gandhi jointly with Mr. Hemang			·			ŀ
		Gandhi						1
	13	Mr. Ajay Dilkush	Individual	_		1,53,846	0.47	-
		Sarupria	Individual			1,00,040	0.47	
	14	Mr. Ashish Kumar	Individual	_		76,923	0.24	
	15	East Eight	LLP		_	4,61,538	1.41	
		Six Advisors LLP	 	10.001		0.04.000		_
	16	Mr. Nimish Chandulal Shah jointly with	Individual	13,994	0.06	3,21,686	0.99	
		Ms. Jalpa Nimish						
		Shah						
	17	Ms. Elizabeth Mathew	Individual	=	-	18,46,153	5.66	1
xx. Amount which the Company intends to raise by way of such		maximum of Rs. 49,49 lundred and Sixty Five		pees Forty Ni	ne Crore I	Forty Nine Lakh	s Ninety Nine Tho	ousand
securities								
xxi. Undertaking	The Cor	mpany hereby undertak	es that:					
AXI. Officertaining		uld re-compute the price		rities specified	d above in	n terms of the n	rovisions of SER	LICOR
		ions, where it is so rec						
	price is	not paid within the time	e stipulated in	SEBI ICDR R	Regulation	s the above sha		
		n till the time such amo						:
xxii. Other		roposed Allottee(s) ha	as not sold an	y equity share	es during	the six months	preceding the Re	elevant
Disclosures	Date.	soup of Equity Charge	aball ba mada	in a damatari	nlizad farn	nat ank		
		ssue of Equity Shares : e of its Directors or F					under the SER	LICDE
	Regulati		TOTTO TO A	rugitive econ	JIIIC 01161	idei da delilled	under the OFD	· IQDIN
	(iv) The	Company is eligible	to make the	Preferential	Allotment	under Chapter	r V of the SEBI	ICDR

The Directors recommend the aforesaid resolution for the approval by the Members as a Special Resolution. None of the Directors / key managerial persons of the Company or their relatives is interested, financially or otherwise, in the aforesaid resolution except to the extent of their shareholding in the Company.

Registered Office:

BSEL Tech Park, B - Wing, 10th Floor, Sector 30-A,

Opp. Vashi Railway Station, Vashi, Navi Mumbai – 400 703.Maharashtra, India.

Tel.: 91 22 67942222 Fax: 91 22 67942111/333 Email: shares@wanbury.com Website: www.wanbury.com CIN: L51900MH1988PLC048455

Vashi, Navi Mumbai, 20th February, 2021

By Order of the Board of Directors For Wanbury Limited

> Jitendra J. Gandhi Company Secretary

Annexure A

Identity of the natural persons who are ultimate beneficial owners of the shares proposed to be allotted and / or who ultimately control the proposed allottees, the percentage of post preferential issue capital that may be held by them and change in control, if any, in the issuer consequent to the preferential allotment

Sr. No.	Name of the Investors	Class of the Investors	Pre-Prefe Issu		No. of Equity Shares to be allotted (upto)	Post-Prefe Issue Share		Name of the natural person who are the ultimate beneficial owners
			No. of Equity Shares held	% held		No. of Equity Shares	% held	
1	Mr. Vijay K Choraria jointly with Ms. Sunita Vijay Choraria	Individual	-		9,23,077	9,23,077	2.83	Mr. Vijay K Choraria jointly with Ms. Sunita Vijay Choraria
2	Bakliwal Fincom Pvt Ltd	Company	<u> </u>	_	9,23,077	9,23,077	2.83	Refer Note 1
3	Mr. Suresh Bhatia	Individual	-	-	7,69,230	7,69,230	2.36	Mr. Suresh Bhatia
4	Mr. Milan Manharkant Ganatra jointly with Ms. Kruti Milan Ganatra	Individual	 .	-	3,84,615	3,84,615	1.18	Mr. Milan Manharkant Ganatra jointly with Ms. Kruti Milan Ganatra
5	Radhakrishna Ramnarain Private Limited	Company	_	_	3,07,693	3,07,693	0.94	Refer Note 2
6	Mr. Sandesh Kirkire jointly with Ms. Anjali Kirkire	Individual		-	3,07,692	3,07,692	0.94	Mr. Sandesh Kirkire jointly with Ms. Anjali Kirkire
7	Niche Financial Services Pvt Ltd	Company	_	-	1,53,846	1,53,846	0.47	Refer Note 3
8	Ms. Meghal Bakulesh Shah	Individual	-	_	1,53,846	1,53,846	0.47	Ms. Meghal Bakulesh Shah
9	Dalal & Broacha Stock Broking Private Limited	Company	-		3,07,692	3,07,692	0.94	Nailesh Priyakant Dalal Vipul Priyakant Dalal Rohan Dalal Hriday Dalal Nilay Dalal (Refer Note No. 4)
10	Mr. Vipul Priyakant Dalal jointly with Ms. Sonal Vipul Dalal	Individual	_	_	1,53,846	1,53,846	0.47	Mr. Vipul Priyakant Dalal jointly with Ms. Sonal Vipul Dalal
11	Vidyut Merchandise Pvt. Ltd.	Company	-		3,07,692	3,07,692	0.94	Vatsal Saraf : 50.70% Manisha Saraf : 49.18%
12	Ms. Parul Hemang Gandhi jointly with Mr. Hemang Gandhi	Individual	_		76,923	76,923	0.24	Ms.Parul Hemang Gandhi jointly with Mr. Hemang Gandhi
13	Mr. Ajay Dilkush Sarupria	Individual	-	-	1,53,846	1,53,846	0.47	Mr. Ajay Dilkush Sarupria
14	Mr. Ashish Kumar Agarwal	Individual	_	-	76,923	76,923	0.24	Mr. Ashish Kumar Agarwal

	Total		13,994	0.06	76,15,381	76,29,375	23.38	
17	Ms. Elizabeth Mathew	Individual	_	_	18,46,153	18,46,153	5.66	Ms. Elizabeth Mathew
16	Mr. Nimish Chandulal Shah jointly with Ms. Jalpa Nimish Shah	Individual	13,994	0.06	3,07,692	3,21,686	0.99	Mr. Nimish Chandulal Shah jointly with Ms. Jalpa Nimish Shah
15	East Eight Six Advisors LLP	LLP	_		4,61,538	4,61,538	1.41	Mr. Rajiv Chitrabhanu Mrs. June Noronha (Refer Note 6)

Note:

1. Name of the natural persons who are the ultimate beneficial owners of Bakliwal Fincom Pvt Ltd

Sr. No.	Name of Shareholders	No. of Shares	% Shareholding
1	Pawan Kumar Jain	1,10,000	5.79
2	Pawan Kumar Jain HUF (Karta: Pawan Kumar Jain)	2,00,000	10.53
3	Sarita Jain	2,00,000	10.53
4	Binod Agarwal	2,60,200	13.70
5	Asha Devi Agarwal	2,25,000	11.85
6	Bal Mukund Agarwal	3,90,000	20.54
7	Nirmala Devi Agarwal	2,50,000	13.17
8	Laxmi Enterprise (Proprietor: Manoj Jain)	3,000	0.16
9	Sanali Arun Shah	3,000	0.16
10	Pawan Kumar Nopany	25,000	1.32
11	Alok Dalmiya	2,500	0.13
12	Nirmal Nopany	80,000	4.21
13	Sumitra Nopany	25,000	1.32
14	Umila Devi Kanodia	25,000	1.32
15	Bimal Kumar Dhelia	30,000	1.58
16	Jai Prakash Kanodia	20,000	1.05
17	Kusum Dhelia	25,000	1.32
18	Anita Agarwal	25,000	1.32
	Total	18,98,700	100.00

2. Name of the natural persons who are the ultimate beneficial owners of Radhakrishna Ramnarain Private Limited

Sr. No.	Name of Shareholders	No. of Shares	% Shareholding
1	Atul Ashokkumar Ruia	569	25.29
2	Ashokkumar R. Ruia HUF (Karta: Mr. Atul Ashokkumar Ruia)	299	13.29
3	(#)Ashok Apparels Private Limited	814	36.18
4	(*) Ashokkumar R. Ruia (Holding as Trustee on behalf of Atul Ruia Family Trust)	284	12.62
5	(*) Atul A. Ruia (Holding as Trustee on behalf of Atul Ruia Family Trust)	284	12.62
	Total	2,250	100

(#)Shareholding pattern of Ashok Apparels Private Limited.

Sr. No.	Name of Shareholders	No. of Shares	% Shareholding
1	Atul Ashokkumar Ruia	1,060	50.05
2	(**)Atul Ashokkumar Ruia (Holding as Trustee on behalf of Atul Ruia Family Trust)	529	24.97
3	(***)Atul Ashokkumar Ruia (Holding as Trustee on behalf of Ashok Ruia Family Trust)	529	24.98
	Total	2,118	100

(*) Atul Ashokkumar Ruia hold shares in Radhakrishna Ramnarain Private Limited as registered owners for and on behalf of the beneficiaries of Atul Ruia Family Trust. The beneficial owners of Atul Ruia Family Trust are: i) Amla Ashokkumar Ruia; (ii) Atul Ashokkumar Ruia; and (iii) Gayatri Atul Ruia.

(*) Atul Ashokkumar Ruia hold shares in Radhakrishna Ramnarain Private Limited as registered owners for and on behalf of the beneficiaries of Ashok Ruia Family Trust. The beneficial owners of Ashok Ruia Family Trust are: i) Amla Ashokkumar Ruia; (ii) Ashokkumar Radhakrishna Ruia; and (iii) Gayatri Atul Ruia.

(**)Atul Ashokkumar Ruia shares in Ashok Apparels Private Limited as registered owners for and on behalf of the beneficiaries of Atul Ruia Family Trust. The beneficial owners of Atul Ruia Family Trust are i) Amla Ashokkumar Ruia (ii) Atul Ashokkumar Ruia and (iii) Gayatri Atul Ruia.

(***)Atul Ashokkumar Ruia hold shares in Ashok Apparels Private Limited as registered owners for and on behalf of the beneficiaries of Ashok Ruia Family Trust. The beneficial owners of Ashok Ruia Family Trust are i) Amla Ashokkumar Ruia; (ii) Ashokkumar R. Ruia and (iii) Gayatri Atul Ruia.

3. Name of the natural persons who are the ultimate beneficial owners of Niche Financial Services Pvt. Ltd.

Sr. No.	Name of Shareholders	No. of Shares	% Shareholding
1	Nandini Dhirajlal Mehta	21,62,409	43.24
2	Dhirajlal Shantilal Mehta	13,22,993	26.46
3	Nirad Dhirajlal Mehta	8,66,788	17.34
4	Maitry Devang Shah	5,38,321	10.77
5	Devang Rohit Shah	72,993	1.46
6	Sanjay Madhukar Gaitonde	36,496	0.73
	Total	50,00,000	100

 Name of the natural persons who are the ultimate beneficial owners of Dalal & Broacha Stock Broking Private Limited

Sr.	Name of the Shareholders	No. of	% of Shareholding
No.		Shares	
1	Nailesh Priyakant Dalal	26,00,000	40
2	Vipul Priyakant Dalal	26,00,000	40
3	Rohan Vipul Dalal	6,50,000	10
4	Hriday Nailesh Dalal	3,25,000	5
5	Nilay Nailesh Dalal	3,25,000	5
	Total	65,00,000	100

5. Name of the natural persons who are the ultimate beneficial owners of East Eight Six Advisors LLP

Sr. No.	Name of the Partners	Ratio in Partnership
1	Rajiv Chitrabhanu	99
2	June Noronha	1
	Total	100



THIS PACE IS INTENTIONALLY WEBT BLANK