

Deep Polymers Limited.

Additive Filler Compoundings

CIN: L25209GJ2005PLC046757



Date: 28th January, 2022

To, **BSE** Limited Phiroze Jeejeebhoy Tower, Dalal Street. Mumbai - 400001

Dear Sir/Ma'am,

Sub: Newspaper Advertisement for Intimation of Board Meeting for consideration of Standalone and Consolidated Unaudited Financial Results for the quarter and Nine months ended on 31st December, 2021

Ref: Security Id: DEEP / Code: 541778

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has given Newspaper Advertisement for Intimation of Board Meeting of consideration of Standalone and Consolidated Unaudited Financial Result for the quarter and Nine months ended on 31st December, 2021 on 28th January, 2022 in:

- 1. English Newspaper Indian Express Newspaper and
- 2. Regional Language Newspaper (Gujarati) Financial Express Newspaper

Kindly take the same on your record and oblige us.

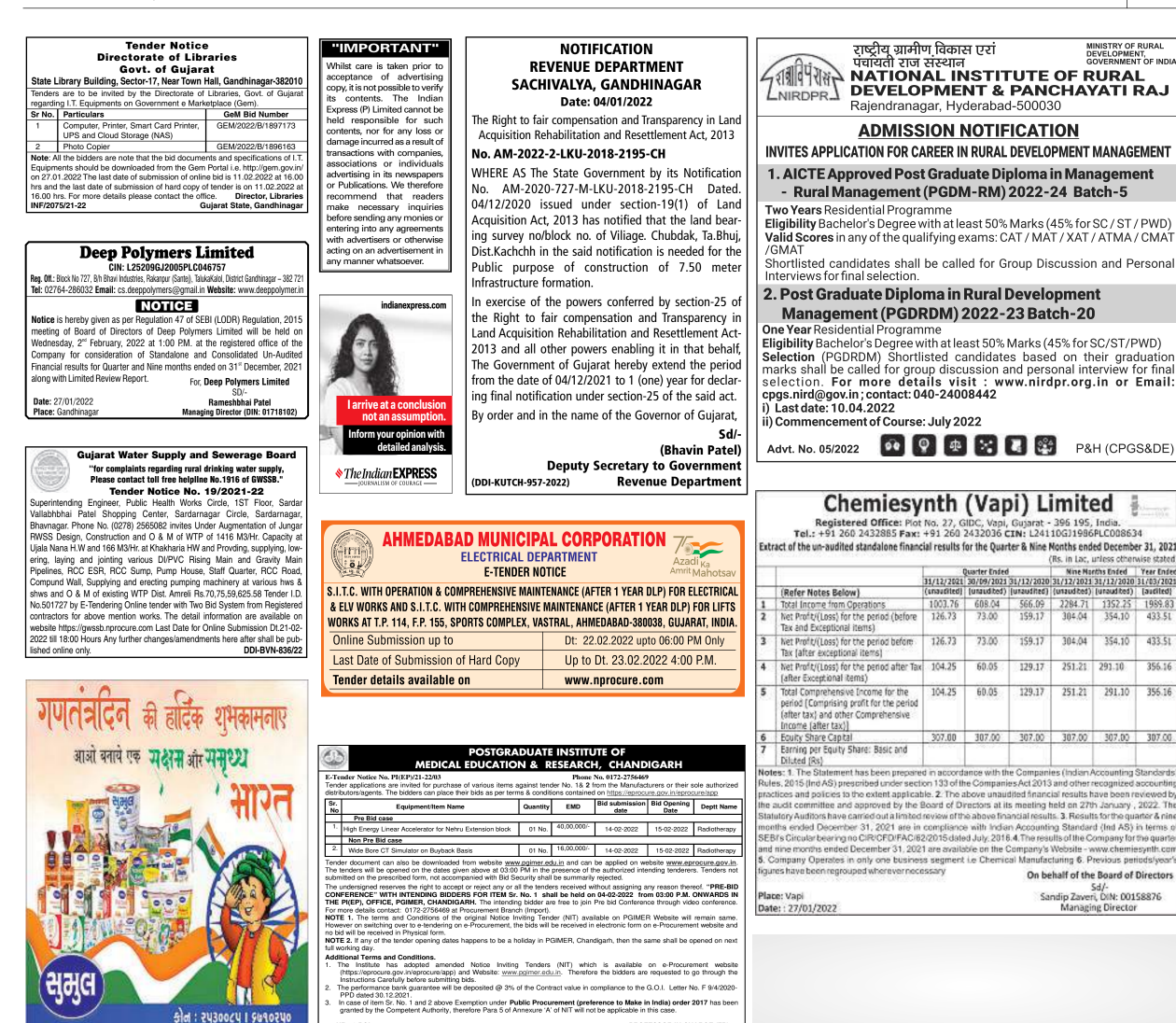
Thanking You,

Yours Faithfully

For, Deep Polymers Limited

Rameshbhai Patel **Managing Director** DIN: 01718102





ATTENTION TAX DEDUCTORS

As India moves ahead on the path of development Speed up the country's growth with your timely contribution

e-File your TDS Statement by 31st January, 2022 to avoid late fee of Rs.200/- per day of delay and penalty of upto Rs.1,00,000/-

DOWNLOAD TDS CERTIFICATE

- Form 16/16A/16B/16C/16D, should mandatorily be generated from TRACES Portal https://www.tdscpc.gov.in (TDS certificate downloaded only from TRACES Portal is valid. TDS certificate cannot be downloaded from TRACES Portal in case the PAN is incorrect or not specified in the e-filed statement).
- Transaction Based Report (TBR) may be downloaded instead of TDS certificate for deductions made from non-PAN non-residents, and reported in Form No. 27Q.

PROFESSOR IN-CHARGE (EP)

ISSUE TDS CERTIFICATE

Form 16 (on salary) for F.Y. 2021-22 and Form 16A (on income other than salary) for the quarter ended 31st December, 2021 by **15th February, 2022**. (Delay in issue of TDS certificate shall result in penalty of **Rs.100/-** per certificate for each day of default)

		ALERT
HAVE YOU		THEN YOU MUST
Deducted Income Tax but not yet deposited it?	•	Deposit the tax immediately
Not registered on TRACES?	•	Register on https://www.tdscpc.gov.in
Received SMS/email from CPC(TDS) about PAN/Challan errors?	•	Respond within 7 days to avoid short payment default
Entered correct PAN of your deductees?	•	Use PAN-TAN master facility on TRACES portal to verify correctness
Facilitated proper credit of tax to deductees?	•	Enter your TAN, deductee's PAN and CIN of payment challan correctly in the TDS statement, so that TDS certificate in Form 16/16A can be generated from TRACES (Non quoting - of correct details may lead to levy of penalty)

Visit: https://www.tdscpc.gov.in www.incometax.gov.in

e-file TDS statement for the quarter ended

on 31st December, 2021 by 31st January, 2022



HR-59/PGI

Income Tax Department Central Board of Direct Taxes

🕑 @IncomeTaxIndia 💿 @IncomeTaxIndiaOfficial

f @IncomeTaxIndiaOfficial 💿 @Income Tax India





ફાયનાન્સિયલ એક્સપ્રેસ

Deep Polymers Limited

CIN: L25209GJ2005PLC046757 Reg. Off.: Block No 727, B/h Bhavi Industries, Rakanpur (Santej), TalukaKalol, District Gandhinagar – 382 721 Tel: 02764-286032 Email: cs.deeppolymers@gmail.in Website: www.deeppolymer.in

NOTICE

Notice is hereby given as per Regulation 47 of SEBI (LODR) Regulation, 2015 meeting of Board of Directors of Deep Polymers Limited will be held on Wednesday, 2nd February, 2022 at 1:00 P.M. at the registered office of the Company for consideration of Standalone and Consolidated Un-Audited Financial results for Quarter and Nine months ended on 31^{st} December, 2021 along with Limited Review Report. For, Deep Polymers Limited SD/-Date: 27/01/2022 Rameshbhai Patel Managing Director (DIN: 01718102) Place: Gandhinagar

PUBLIC NOTICE

Amruthhai B. Patel and I Amrutbhai B. Patel and Nitaben A Patel Holder of 400(200+200) Equit Shares of Face Value Of Rs. 5/- in RAM RATNA WIRES LIMITED("The Company' Have Lost/ Misplaced Certificate for the said 400 Equity Shares as per detai iven hereunder

Folio No(s).	Certificate No(s).	Distinctive No(s).		
A00704	000000344	18975499 - 18975698		
N01071	000001220	19553799 - 19553998		
		hat we have made an applicat		
		is certificate, any person who l timate the company with va		
		publication of this notice at		

Registered Office at RAM RATNA House, Oasis Complex, PB Marg, Worli Mumbai - 400013 The Company will Proceed to issue duplicate shares for the above referred equity shares if no valid objection is lodged with the company vithin the aforesaid period. Name: Amrutbhai B Pate

Address: 42 Karnavati Homes Opp. Girivar Bungalows, Nirant Char Rasta Vastral, Ahmedabad - 382418

Date:27-1-2022

NMDC Limited RNMENT OF INDIA ENTERP 'Khanij Bhavan', 10-3-311/A, Castle Hills, Masab Tank, Hyderabad - 500 028

CIN: L13100TG1958GOI001674

CONTRACTS DEPARTMENT

Fender Enquiry No: HO(Contracts)/NISP/OCMSE(TOC)/103C Dated: 27/01/2022 NMDC Limited, A "NAVARATNA" Public Sector Company under Ministry of Steel, Govt. of India, invites online bids for "Setting up of Online Continuous Monitoring System for Effluents (Package No. 103C)" of 3.0 MTPA Integrated Steel Plant at Nagarnar near Jagdalp Chhattisgarh State on divisible turnkey basis including 03 Years Comprehensive Annua Maintenance Services from experienced, reputed and competent domestic bidders. The detailed NIT and Bid documents can be viewed and /or downloaded from NMDC website

http://www.nmdc.co.in, Central Public Procurement portal http://www.eprocure.gov.in/epublish app and MSTC portal http://www.mstcecommerce.co.in from **27/01/2022 to 17/02/2022.** For Accessing the Bid document from NMDC website, the bidder has to register as 'New User' Bid section at NMDC's website link http://www.nmdc.co.in/nmdctender/default.aspx

For accessing the Bid documents from Central Procurement Portal www.eprocure.gov.in, the Tenderer has to click on "Latest active Tenders"

For accessing the bid document from MSTC, bidders to visit website link -http://www rce.co.in/eprochome/nmdc/buyer_login.jsp and search Tender No. NMDC/H0/71/ 21-22/ET/342. Bidders are requested to register as 'New Vendor' for downloading the tender document. For further help refer to 'vendor guide' given in MSTC website.

The bidders are requested to submit their bids through online mode and details of submission of bid through online are given in NIT

The Bidders on regular basis are required to visit the NMDC's website / CPP Portal/MSTC webs for corrigendum, if any, at a future date.

For further clarification, CGM(Contracts), NMDC Limited Hyderabad can be contacted through Fax No. +91-040-23534746. Tel No. +91-040-23532800. email: steelcontracts@nmdc.co.in

C G M (Contracts)



PRE-OFFER OPENING PUBLIC ANNOUNCEMENT AND CORRIGENDUM TO THE OFFER DOCUMENTS

(This is only an advertisement for information purposes and not for publication, distribution, or release, directly or indirectly, outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer document. All capitalized terms used and not defined herein shall have the meaning based to them in the letter of offer dated Saturday, 15 January 2022, ("Letter of Offer") filed with the stock exchange on which the equity shares of face value of ₹10.00!- (Rupees Ten Only) are listed, namely BSE Limited ("BSE"), and to the Securities and Exchange Board of India ("SEBI").)



Dur Company was originally incorporated on August 24, 2007, as a private limited company, under the name and style 'Kanisha Hotels Private Limited' under the provisions of the Companies Act, 1956, with the Assistant Registrar of Companies, Maharashtra Numbai. The name of our Company was charged to Vitabil Kamats Restaurants Private Limited and a fresh certificate of incorporation consequent upon charge of name was issued by the Registrar of Companies, Maharashtra, Mumbai on October 1, 2013. Subsequently, the name of our Company was charged to Vitabil Kamats Restaurants Private Limited' and a fresh certificate of Incorporation norsequent upon charge of name was issued by the Registrar of Companies, Maharashtra, Mumbai on October 1, 2013. Subsequently, the name of our Company was charged to Vitabil Restaurants Private Limited' and a fresh certificate of Incorporation norsequent upon charges of name was issued by the Deputy Registrar of Companies, Maharashtra, Mumbai on February 26, 2015. Our Company was converted into a Public Limited Company pursuant to a shareholder's resolution passed at an Extra-Ordinary General Meeting of the Company held on October 07, 2015, and the name of our Company was changed to Vidil Restaurants Limited', and a fresh Certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited', and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited', and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited', and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited', and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited', and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited' and a fresh certificate of Incorporation consequent upon conversion to the public limited company was changed to Vidil Restaurants Limited' and a fresh certificate of Incorporation consequent upon conv

Corporate Identification Number: L55101MH2007PLC173446:

Registered Office: D-09, Eastern Business District, LBS Road Bhandup West, Mumbai 400 078, Maharashtra, India; Contact Number: 7400058768; Contact Person: Nikhil Kapoor, Company Secretary and Compliance Officer; Email-ID: cs@kamatsindia.com; Website: www.kamatsindia.com

PROMOTERS OF OUR COMPANY ARE VIDHI VIKRAM KAMAT, CONWY HOSPITALITY PRIVATE LIMITED, AND VITS HOTELS WORLDWIDE PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

RIGHTS ISSUE OF UP TO 64.95.000 (SIXTY-FOUR LAKHS NINETY-FIVE THOUSAND) EQUITY SHARES EACH AT A PRICE OF ₹10.00/- (RUPEES TEN ONLY) PER EQUITY SHARE ('ISSUE PRICE') ('RIGHT SHARES') FOR AN AMOUNT NOT EXCEEDING 64,95,000.00/- (RUPEES SIX CRORES FORTY-NINE LAKHS AND FIFTY THOUSAND ONLY)# ON A RIGHT ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF VIOLI RESTAURANTS LIMITED (COMPANY' OR ISSUER') IN THE RATIO OF 3 (THREE) EQUITY SHARES FOR EVERY 2 (TWO) EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, 21 JANUARY, 2022 (ISSUE). THE ISSUE PRICE IS AT PAR WITH THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED '*TERMS OF THE ISSUE*' BEGINNING ON PAGE 131 OF THE LETTER OF OFFER. #Assuming full acceptance.

PATMENT METHOD FOR THE ISSUE							
AMOUNT PAYABLE PER RIGHT SHARE			FACE VALUE	ISSUE PRICE			
On Application			₹5.00/-	₹5.00/-			
One or more subsequent Call(s) as determined by our Board at its sole discretion, from time to time			₹5.00/-	₹5.00/-			
Total			₹10.00/-	₹10.00/-			
ISSUE PROGRAMME							
ISSUE OPENING DATE	LAST DATE FOR ON MARKET			V**			
WEDNESDAY,	RENUNCIATION*		NESDAY,				
02 FEBRUARY, 2022	THURSDAY, 10 FEBRUARY, 2022	16 FEBR	IUARY, 20	22			

Eligible Equity Shareholders are requested to ensure that renunciation through the off-market transfer is completely in such manner that the right entitlement is credited to the demat account of the renounces on or the prior to the issue closing date. **Our Board or the Rights Issue Committee will have the right to extend the Issue period as it may determine from time to time not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening date). Further no withdrawal Application shall be mitted by the Applicant after the issue closing date



Simple, Safe, Smart way of making an 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. For further details, check selection on ASBA below.

FACILITIES FOR APPLICATION IN THIS ISSUE

FACILITIES FOR APPLICATION IN THIS ISSUE In accordance with Regulation 76 of the SEBI (ICDR) Regulations, the SEBI Right Issue Circulars, and the ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use either the ASBA process or the optional mechanism instituted only for Resident Individual Investors in this Issue, i.e., the R-WAP Kindly note that Non-Resident Investors cannot apply in this Issue using the R-WAP facility, and therefore will have to apply through ASBA mode. Investors should note that the ASBA process involves procedures that are different from the provident the R-WAP process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA or using the R-WAP. For details, see "Procedure tor Application through the ASBA Process" and "Procedure for Application through R-WAP" on page 145 of the Letter of Offer.

AbsArbutes and Proceeding Application mough have on page 1450 thread with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Shares shall be made in dematerialised form only. Further, in accordance with the SEBI Rights Issue Circulars, the Eligible Equity 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 Closup Date i.e. Monday, Ebbrarde 14, 2022, shall not be eligible to make an Application for Rights Shares against their Rights Entitlements with respect to the Equity Interview of the Shareholders. Shares held in physical form

(i) ASBA Facility

nvestors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, 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/sebi/web/ther/OtherAction do?/doRecognised/Fji=yes&intmid=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link. Please note that subject to the SCSBs complying with the requirement of the SEBI circular bearing reference number CIR/CFD/DI/13/2012 dated September 25, 2012, within the periods stipulated therein, the Applications may be submitted at the Designated Branches of the SCSBs. For the requirement of the SEBI circular bearing reference number CIR/CFD/DI/13/2012 dated September 25, 2012, within the periods stipulated therein, the Applications by ScSBs should have a separate account in its own name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an application in this Issue and clear demarcated funds should be available in such account for such an Application. account for such an Application (ii)

Registrar's Web-based Application Platform (R-WAP)

(ii) Registrar's Web-based Application Platform (R-WAP) In accordance with SEBI Circulars bearing reference numbers SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 06, 2020, SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, and SEBI/HO/CFD/DIL1/CIR/P/2020/1552 dated April 22, 2021, a separate web-based application platform, i.e., the R-WAP facility accessible at www.bigshareonline.com/RightIssuecQAF.aspx has been instituted for making an Application in this Issue by resident investors. Further, R-WAP is only an additional option and not a replacement for ASBA process. On the R-WAP resident Investors can access and submit the online Applications Form in electronic mode and make online payment using their internet banking and UPI facility from their own bank account thereat. Please note that Applications made with payment using third party bank accounts are liable to be rejected. In case of internet banking, there is no restriction on maximum amount that can be paid, except limits et by your respective bank. However, in case of UPI facility of their respective bank accounts and such Investors should ensure that the respective bank accounts have sufficient funds. For risks associated with the R-WAP process, please refer to the Risk Factor number 6 "The R-WAP payment mechanism facility proposed to be used for this Issue may be exposed to risks, including risks associated with payment getways" on page 32 of the Letter of Offer. For further details, please refer to the "Procedure for Application through the R-WAP" on page 145 of the Letter of Offer.

APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: In accordance with the SEBI circular bearing reference numbers SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, and SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, and SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/36 dated July 24, 2020, and SEBI/HO/CFD/DIL1/CIR/P/2021/16 dated January 19, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/36 dated July 24, 2020, and SEBI/HO/CFD/DIL1/CIR/P/2021/16 dated January 19, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/36 dated July 24, 2020, and SEBI/HO/CFD/DIL1/CIR/P/2021/16 dated January 19, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/36 any one share certificate (front and back) and details of their respective Equity Shares at least 2 (Two) Working Days prior to the Issue Closing Date i.e., Monday, February 14, 2022, after which they can apply through ASBA facility only. In accordance with SEBI Circular SEBI/HO/CFD/DIL2/CIR/P/2021/3 dated January 22, 2020, credit of Rights Entitlement and Allotment of Equity Shares shall be made in dematerialised form only. The Physical Shareholders are requested to furnish the details of their demat account to the Registrar not later than 2 (two) Working Days prior to the Issue Closing Date i.e. by Monday, February 14, 2022 to enable the credit of their Rights Entitlements in their demat account to the Registrar not later than 2 (two) Working Days prior to the Issue Closing Date, shall lapse and they 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. Resident Eigible Equity Sharesholders who hold Equity Shares in physical form as on the Record Date cannot renounce until the details of their demat account to the respective demat accounts of such Equity Shareholders whilis pate interserted from the suspense escrow demat accou APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: In accordance with the

Issue Price, will have to be paid, on one or more subsequent Call(s), as determined by the Board of Directors at its sole discretio from time to time

- Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB;
- In case of non-resident Eligible Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address, branch of the SCSB with which the account is maintained and a copy of the RBI approval obtained pursuant to Rule 7 of the FEMA Rules.
- 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 Right Shares applied for pursuant to this Issue;
- Authorization to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account: (xiii) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the ecords of the SCSB); and
- (xiv) In addition, all such Eligible Shareholders are deemed to have accepted the following:

In addition, all such Eligible Shareholders are deemed to have accepted the following: "// We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") extransaction exempt from, or not subject to, the registration requirements of the US Securities Act. If we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement in the United States. Accordingly, If we understand that this application should not be forwarded to or transmitted in or to the United States at any time. If we understand that none of the Company, the Registrar, the Lead Managers or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, the Lead Managers or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is not a corporate shareholder, or is ineligible to participate in the Issue and the securities laws of their jurisdiction. If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized for any person to whom it is under the such within exel. Sates, Accessing and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for here iningoscibion. If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authori

I/ We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S under the US Securities Act (hereinalter referred to as Regulation S'), or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act. I/We (i) am/are, and the person, if any, for whose account I/we am/are acquiring such Rights Entitlement, and/or the Equity Shares, is/are outside the United States, and (ii) is/are acquiring the Rights Entitlement and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S.

transaction meeting the requirements of regulation 5. If We acknowledge that the Company, the Lead Managers, their 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 demat suspense escrow account, including cases where an Investor submits Application Forms along with a plain paper Application, both such Applications shall be liable to be rejected. Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company, the Lead Manager and the Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar at www.bigshareonline.com.

If We acknowledge that Our Company, the Lead Manager and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date.

MULTIPLE APPLICATIONS: In case where multiple Applications are made in respect the Rights Entitlements using same demat account, such Applications shall be liable to be rejected. However supplementary applications in relation to further Right Shares with/without using additional Rights Entitlements will not be treated as multiple application. In case where Investor submits Applications forms along with plain paper or multiple plain paper Applications for same Rights Entitlements shall be treated as multiple applications.

In cases where multiple Application Forms are submitted, such Applications shall be treated as multiple applications and are liable to be

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in Application Form is the Issue Closing Date i.e., Wednesday, February 16, 2022. Our Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the provisions of the Articles of Association, and subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). If the Application together with the amount payable is either: (i) not blocked with an SCSB; or (ii) not received by the Bankers to the Issue or the Registrar on or before the close of banking hours on the Issue Board or any committee thereof, 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 provided under "Basis of Aldoment" on page 158 of the Letter of Offer. provided under "Basis of Allotment" on page 158 of the Letter of Offer.

APPLICANTS MAY PLEASE NOTE THAT THE RIGHTS SHARES CAN BE TRADED ON BSE LIMITED ONLY IN DEMATERIALISED FORM LISTING: The existing Equity Shares of our Company are listed and traded on SME Segment of BSE Limited. Our Company has received in-principle approvals from BSE for the listing of the Right Shares pursuant to their letter bearing reference number

Exceptional and/or Extraordinally items)	the Registrar to the Issue at www.bigshareonline.com, by entering your DP-ID and Client-ID or Folio Number (in case of Eligible Equity	DCS/RIGHT/KK/FIP/1660/2021-22 dated November 18, 2021. For the purposes of the Issue, the Designated Stock Exchan-
3. Net Profit for the period before tax (after Exceptional and/or Extraordinary items) 39.34 344.44	Shareholders holding Equity Shares in physical form). You may also communicate with the Registrar with the helpline number at 022- 40430200/62638200 and through their email address investor@bigshareonline.com or rightsissue@bigshareonline.com.	DISCLAIMER CLAUSE OF BSE LIMITED (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood the given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by l
4. Net Profit for the period after tax (after 109.42 22.73 226.50 Exceptional and/or Extraordinary items)	DISPATCH OF THE ABRIDGED LETTER OF OFFER, RIGHTS ENTITLEMENT LETTER, AND APPLICATION FORM ('OFFER DOCUMENTS'): The dispatch of the Offer Documents for the Issue was completed on Tuesday, January 25, 2022, by Bigshare Services Private Limited. the Registrat, to the Eligible Equity Shareholders of the Company, whose names appeared in the Register of	does it certify the correctness or completeness of any of the contents of the letter of offer." The investors are advised to refere offer of the full text of the "Disclaimer clause of BSE Limited" on page 126 of the Letter of Offer. DISCLAIMER CLAUSE OF SEBI: Submission of the Letter of Offer to SEBI should not in any way be deemed or construer.
5. Total Comprehensive Income for 109.48 18.87 226.69 the period	Members/Beneficial Owners of the Company, on the Record date, i.e., Friday, January 21, 2022, through electronic dispatch to the shareholders who have registered their email addresses. The physical Offer Documents were sent by speed post/ registered post on	cleared or approved the Letter of Offer. The investors are advised to refer to the full text of "Disclaimer clause of SEBI" begi 126 of the Letter of Offer.
Equity Share Capital 1926.41 1926.41	Tuesday, January 25, 2022 to Eligible Equity Shareholders of the Company, whose names appeared in the Register of Members/Beneficial Owners of the Company, on the Record date, i.e., Friday, January 21, 2022 and who have not registered their email addresses. AVAILABILITY OF APPLICATION FORM: The Registrar has electronically dispatched an Application Form to all Eligible Equity	AVAILABILITY OF THE LETTER OF OFFER: A copy of the Letter of Offer can be downloaded from the website of th www.bigshareonline.com, the Company at www.kamatsindia.com, the Lead Manager at www.capitalsquare.in and B www.bseindia.com. Resident Individual Investors applying through the RWAP can access and submit the online Applic
Reserves (excluding Revaluation – – – – Reserve as shown in the Balance	Shareholders as per their Rights Entitlements on the Record Date for the Issue. In the event that, the e-mail addresses of the Eligible Equity Shareholders were not available with our Company/ Depositories or the Eligible Shareholders have not provided valid e-mail addresses to	www.useindia.com. resident individual investors applying through the H-war can access and submit the online Applic electronic mode using the R-WAP at www.bigshareonline.com/RightsIssueCAF.aspx. NOTICE TO OVERSEAS INVESTORS: No action has been or will be taken to permit this Issue in any jurisdiction where ac
Sheet of previous year)	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 Equity Shareholders who have provided their Indian address. The Renouncees and Eligible Equity Shareholders who have not received the Application Form can download the same from the websites of the Recistrar at	required for that purpose, except that the Letter of Offer has been filed with BSE Limited for observations. Accordingly, the Rig not be offered or sold, directly or indirectly, and the Letter of Offer/ Abridged Letter of Offer, and CAFs or any offerin
E Earnings Per Share (of Rs.10/- each) 0.57 0.12 1.18 Basic & Diluted	www.bigshareonline.com, the Company at www.kamatsindia.com, the Lead Manager at www.capitalsquare.in and BSE Limited at www.bseindia.com. Resident Individual Investors applying through the R-WAP can access and submit the online Application Form in	advertisements in connection with this Issue may not be distributed in any jurisdiction, except in accordance with the legal applicable in such jurisdiction. Receipt of the Letter of Offer, Abridged Letter of Offer, and CAFs will not constitute an jurisdictions in which it would be illegal to make such an offer and, under such circumstances. Letter of Offer, Abridged Lett
lotes:	electronic mode using the R-WAP at www.bigshareonline.com/RightsIssueCAF.aspx. CREDIT OF RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNTS: 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 Equity Shareholders have been credited	CAFs must be treated as sent for information only and should not be acted upon for subscription to Right Shares and should or redistributed. Accordingly, persons receiving a copy of Letter of Offer, Abridged Letter of Offer and CAFs should not, in co
. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI	in their respective demat account on Monday, January 24, 2022 and shall be admitted for trading on the Stock Exchange under the ISIN INE564S20019 subject to requisite approvals. For details of credit of the Rights Entitlement, see 'Credits of Right Entitlements in demat	the Issue of the Right Shares or Rights Entitlements, distribute or send the same in or into any jurisdiction where to do so or contravene local securities laws or regulations. If Letter of Offer, Abridged Letter of Offer and CAFs is received by any perso jurisdiction, or by their agent or nominee, they must not seek to subscribe to the Right Shares or the Rights Entitlements rel
(Listing Obligations and Disclosure Requirements) Regulations, 2015. The	accounts of Eligible Equity Shareholders' on page 133 of the Letter of Offer. Eligible Equity Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar at www.bigshareonline.com/RightsIssueCAF.aspx entering their DP-ID	Letter of Offer, Abridged Letter of Offer and CAFs. Envelopes containing a CAF should not be dispatched from any jurisd would be illegal to make an offer, and all persons subscribing for the Equity Shares in this Issue must provide an Indian addres
full format of the Quarterly Financial Results are available on the the website of the Company (www.surajgroup.com) and on the website of	and Client-ID. The link for the same shall also be available on the website of our Company at www.kamatsindia.com. APPLICATION ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder is eligible to apply under the ASBA process	The Rights Entitlements and the Right Equity Shares of our Company have not been and will not be registered under the Se any U.S. state securities laws and may not be offered, sold, resold or otherwise transferred within the United States of A
BSE Ltd (www.bseindia.com) For and on behalf of Board	may make an Application to subscribe to this Issue on plain paper. 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 address outside India. Alternatively. Eligible Equity Shareholders	territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities A 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
For, SURAJ LIMITED SD/-	may also use the Application Form available online on the websites of our Company, Registrar at www.bigshareonline.com, the Company at www.kamatsindia.com, the Lead Manager at www.capitalsquare.in and BSE Limited at www.bseindia.com or the R-WAP at	and under no circumstances is to be construed as, an offering of any Equity Shares or rights for sale in the United States or a therein of an offer to buy any of the said Equity Shares or rights. Accordingly, the Letter of Offer or Abridged Letter of Offer should not be forwarded to or transmitted in or into the United States at any time.
Date: 27/01/2022 Ashok Shah	www.bigshareonline.com/RightsIssueCAF.aspx to provide requisite details. 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 more details, see "Selling Restrictions" on page 127 of the Letter of Offer.
lace: Ahmedabad Chairman & CFO (DIN:00254255)	for any purpose including renunciation even if it is received subsequently. For further details, kindly refer to "Application on plain paper under ASBA process" on page 148 of the Letter of Offer. PLEASE NOTE THAT APPLICATION ON PLAIN PAPER CANNOT BE SUBMITTED THROUGH R-WAP: The application on plain paper.	The Application Form along with the Abridged Letter of Offer and the Rights Entitlement Letter has been sent through e address if they have provided an Indian address to our Company or who are located in jurisdictions where the offer and sale Shares is permitted under laws of such jurisdictions.
	duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:	ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANK, REFUND BANKER: Indusind Bank Limited MONITORING AGENCY: Not Applicable
LANCO SOLAR PRIVATE LIMITED	(i) Name of our Company, being Vidli Restaurants Limited';	FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER AND ABRIDGED LETTER OF
- IN LIQUIDATION	 (ii) Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository); (iii) Registered Folio No./DP and Client ID No.: 	OTHER IMPORTANT LINKS AND HELPLINE: a) Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application
U74900TG2008PTC060157	(iv) Number of Equity Shares held as on Record Date;	resolution of difficulties faced by the Investors: www.bigshareonline.com b) Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or o www.bigshareonline.com
E-AUCTION SALE NOTICE	 (v) Number of Right Shares entitled to; (vi) Total number of Right Shares applied for; 	www.bigshareoninne.com c) Updation of demat account details by resident Eligible Equity Shareholders holding shares in pl www.bigshareonline.com.
Sale of Assets	 (vii) Number of additional Right Shares applied for, if any; (viii) On Application, Investors will have to pay ₹5.00/- (Rupees Five Only) per Rights Equity Share which constitutes 50.00% (Fifty Percent) 	Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in Offer.
The assets of Lanco Solar Private Limited - In Liquidation are	of the Issue Price and the balance ₹5.00/- (Rupees Five Only) per Rights Equity Share which constitutes 50.00% (Fifty Percent) of the	
The assets of Lanco Solar Private Limited - In Liquidation are being put on sale through e-auction by the Liquidator appointed by Hon'ble NCLT Hyderabad Bench.	of the Issue Price and the balance ₹5.00/- (Rupees Five Only) per Rights Equity Share which constitutes 50.00% (Fifty Percent) of the The following mentioned information in this Advertisement supplements and supersedes the said information specified in the Offer Documents Regulations, the Eligible Equity Shareholders of the Company are requested to note that:	

Block 1: All Immovable and Movable Assets located at Chhattisgarh.

Block 2: All Moveable Assets located at Chhattisgarh

Block 3: All Moveable Assets located at Chhattisgarh (except 175 MW Solar Module Manufacturing Unit)

Block 4: Only Movable Assets of the 175 MW Solar Module Manufacturing Unit located in Chhattisgarh

Block 5: Land Parcel at Pullanayakanpatti, Dist Ramnathapuram, Tamil Nadu

Block 6: All Vehicles

Block 7: Vehicles - Two Buses

Block 8: Vehicles - Two Boleros

Block 9: Vehicle - Ambulance

Block 10: Vehicle - Motorcycle

Block 11: Investment in Wholly Owned Subsidiary

E-Auction on February 16, 2022, from 3 PM to 4 PM at web portal of: www.eauctions.co.in

Call at +91 88285 76197 or Email at lq.lspl@gmail.com for more information. Detailed Sale notice uploaded on the website www.eauctions.co.in

> For Lanco Solar Private Limited - In Liquidation Huzefa Fakhri Sitabkhan, Liquidator IBBI/IPA-001/IP-P00031/2017-18/10115

huzefa.sitabkhan@gmail.com, lq.lspl@gmail.com

Date: January 28, 2022 Place: Mumbai

The Company undertakes to enter into an agree nent for the purpose of Market Making, in this regards the info nation specified under the Paragraph titled as "Arranger sal of odd lots" under the Sub-Section "General Te ms of the Issue" on page 141 of the Letter of Offe shall be substituted with the following: "The Rights Entitlements are tradable in dematerialized form only. The Market lot and Trading lot for the Right Entitlements shall be 500 (Five Hundred) Equity Shares and in multiples of 500 (Five Hundred) thereafter. To clarify further fractional entitlements are not eligible for trading. The trading of the Equity Shares post Right Issue will happen in lots only, which is currently 2500 (Two Thousand and Five Hundred) Equity Shares. However, the Market Makers of the Company may accept odd lots if any of the market at the prevailing Market Price as required under the SEBI (ICDR) Regulations. 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 the SME platform of BSE."

Under the Paragraph 1 titled as "Market Lot" on page 140, of the Letter of Offer, a shall be substituted with the information 'The Market lot and Trading lot for the Right Entitlements shall be 500 (Five Hundred) Equity Shares and in multiples of 500 (Five Hundred) thereafter. clarify further, fractional entitlements are not eligible for trading. The Right Shares of our Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable only in dematerialized form. The market lot for the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable on the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable on the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable on the Right Shares in dematerialized mode currently is 2500 (Two Thousand and Five Hundred) Equity Company shall be tradable on the Right Shares in dematerialized form.

information, to the extent applicable, specifying that "The Market lot and Trading lot for the Right Entitlements shall be 500 (Five Hundred) Equity Shares and in multiples of 500 (Five Hundred) thereafter. To clarify further, fractional entitle

LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
CAPITALS UARE Teaming together to create value	Bigshare Services Pvt. Ltd.	VIDLI KAMAL
CAPITALSQUARE ADVISORS PRIVATE LIMITED 208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (E), Mumbai 400093, Maharashtra, India; Phone Number: + 91-22-66849999) + 91-9874283532; Website: www.capitalsquare.in; Email ID/ Investor Grievance ID: tanmoy.banerjee@capitalsquare.in, pankita.patel@capitalsquare.in; Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel; SEBI Registration Number: INM000012219;	Phone Number: 022 - 40430200 / 62638200; Website: www.bigshareonline.com; E-mail ID/ Junestor crievance e-mail: investor@bigshareonline.com;	VIDLI RESTAURANTS LIMITED D-09, Eastern Business District, LBS Road Bhandup West, Mumbai-400 078, Maharashtra, India; Phone Number: 7400058768; Website: www.kamatsindia.com; Email-ID: cs@kamatsindia.com; Company Secretary and Compliance Officer: Nikhil Kapoor; Corporate Identity Number: L55101MH2007PLC173446

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process or the optional mechanism R-WAP process may be addressed to the Registrar with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ first holder, folio number or demat account number of Rights Shares applied for, amount blocked (in case of ASBA process) or amount debited (in case of the R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the approaches and the Registrar of the R-WAP process). ncknowledgement slip (in case of ASBA process) and copy of the e- acknowledgement (in case of the R-WAP process).

For, Vidli Restaurants Limited On behalf of the Board of Directors Sd/ Vidhi V Kamai Managing Director

nts are not eligible for trading"

Date: Thursday, January 27, 2022 Place: Mumbai

Shares.