

February 03, 2022

To,

National Stock Exchange of India Ltd.

Exchange Plaza Bldg. 5th Floor, Plot No.C-1 'G' Block, Near Wockhardt, Bandra Kurla Complex

Mumbai 400 051. Fax: 26598237/38

Symbol: DCW

The BSE Limited

Department of Corporate Services,

1st floor, New Trading Ring

Rotunda Building,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

Fax: 22723121/3719/2037/2039

Scrip Code: 500117

Dear Sir(s)/Madam,

### Sub: Newspaper Publication - Financial Results

Pursuant to the provisions of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith extracts of the Un-audited Financial Results for the third quarter ended December 31, 2021, approved by the Board of Directors of the Company at their meeting held on February 02, 2022, published in the newspapers viz. Financial Express (English) and Financial Express (Gujarati).

This is for your information and records.

Thanking You, Yours faithfully,

For DCW Limited

Dillio Darii

Sr. General Manager (Legal) Company Secretary

Membership No. ACS-22527

DCW LIMIT ED

HEAD OFFICE

"NIRMAL" 3RD FLOOR, NARIMAN POINT, www.bai-400 021. TEL.: 2287 1914, L287 1916, 2202 0743 TELEFAX: 22 1202 5535

REGISTERED CAFICE: DHRANGADHRA - 368-315 (GUJRAT STATE)

Email: ho@dcwltd.com, Website: www.dcwltd.com, Criv-12-110Gu1939PLC000746

# WINDLAS BIOTECH LIMITED

(formerly known as Windlas Biotech Private Limited) Registered office: 40/1 Mohabewala Industrial Area, SBI Road, Dehradun-248110 (Uttarakhand), India, Telephone No: 0135-6608000| Email ID: cs@windlasbiotech.com| Website: www.windlasbiotech.com CIN: L74899UR2001PLC033407

EXTRACT OF STANDALONE & CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE NINE MONTHS ENDED 31 DECEMBER, 2021



SI. No.	Particulars	Standalone				Consolidated			
		For the Quarter ended on		For the year ended on	For the Quarter ended on			For the year ended on	
		31.12.21	30.09.21	31.12.20	31.03.21	31.12.21	30.09.21	31.12.20	31.03.21
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations	1,176	1,153	1,172	4,276	1,176	1,153	1,172	4,276
2	Net Profit / (Loss) for the period (before tax and Exceptional Items)	115	109	146	435	115	109	146	435
3	Net Profit / (Loss) for the period before tax (after Exceptional Items)	115	109	146	112	115	109	146	217
4	Net Profit / (Loss) for the period after tax (after Exceptional Items)	83	83	123	50	83	83	123	156
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	84	83	120	51	84	83	120	156
6	Equity Share Capital	109	109	64	64	109	109	64	64
7	Other Equity	3,688	3,600	1,864	1,926	3,689	3,601	1,866	1,927
8	Earnings Per Share (of Rs. 5/- each) (for continuing and discontinued operations)								
	1. Basic:	4.14	4.12	6.75	2.75	3.81	4.11	6.75	8.70
	2. Diluted:	4.14	4.12	6.75	2.75	3.81	4.10	6.75	8.70

Place: Gurgaon

Date: 02.02.2022

The standalone and the consolidated financial results have been reviewed by the audit committee and approved by the board of directors at their meetings held on February 02, 2022 and limited review has been carried out by statutory auditor. The consolidated figures for the quarter ended 31st December 2020 are the balancing figure between the audited figures in respect of the nine months ended 31st December 2020 and the published unaudited figures for the six months ended 30th September 2020.

Exceptional items include:

Exceptional items	0 0	Standa	alone			Consoli	solidated		
	31.12.21	30.09.21	31.12.20	31.03.21	31.12.21	30.09.21	31.12.20	31.03.21	
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
Impairment of Goodwill		- 8	(0)	(273)	-	-	(0)	(273)	
Loss on fair valuation of previously held equity interest on acquisition of control in Windlas Healthcare that subsequently got merged into the Company	<del>-</del>	-	-	(51)	-	-	0	56	

The above is an extract of the detailed format of Financial Results for the Quarter ended 31 December 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015 on voluntary basis since the company was listed on BSE and NSE on August 16, 2021. The full format of the Financial Results for the Quarter ended 31 December 2021 are available on the websites of Stock Exchange(s) (www.bseindia.com and www.nseindia.com) and on the website of Company (www.windlasbiotech.com).

For and on behalf of the board of directors of Windlas Biotech Limited (formerly known as Windlas Biotech Private Limited)

> Hitesh Windlass Managing Director DIN: 02030941

MUTUAL FUND JARAKKI KAREINI

A ICICI

PRUDENTIAL

Place: Mumbai

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051. Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.iciciprumf.com,

Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Bharat Consumption Fund -Series 3

Suspension of trading of units of ICICI Prudential Bharat Consumption Fund -Series 3 (Bharat Consumption Fund - Series 3):

The units of Bharat Consumption Fund - Series 3 are listed on BSE. The trading of units of Bharat Consumption Fund - Series 3 has been suspended on BSE with effect from closing hours of trading of February 2, 2022.

For the purposes of redemption proceeds, the record date shall be February 7, 2022.

For ICICI Prudential Asset Management Company Limited

Date: February 2, 2022 **Authorised Signatory** 

No. 001/02/2022

BSE Disclaimer: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Scheme Information Document (SID) has been cleared or approved by BSE nor does it certify the

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprumf.com

As part of the Go Green Initiative, investors are encouraged to register/update their e-mail id and mobile number to support paper-less communications. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

correctness or completeness of any of the contents of the SID. The investors are advised to refer to the SID for the full text of the Disclaimer clause of the BSE Limited.

Programs across the country. To know more about it, please visit https://www.iciciprumf.com or visit AMFI's website https://www.amfiindia.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



Sea TV Network Ltd. Regd. Office: 148, Manas Nagar, Shahgani, Agra-282010

Tel: +91-562-4036666 Fax: +91-562-4036666 Website: www.seatvnetwork.com CIN: L92132UP2004PLC028650 NOTICE OF BOARD MEETING

Pursuant to Regulation 33 and Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 notice is hereby given that the Meeting of the Board of Directors of the Company is scheduled to be held at registered Office of the Company 148 MANAS NAGAR SHAHGANI AGRA UP 282010 INC Saturday12thof February,2022at 03:30 P.M., to inter-alia consider and approve the Unaudited Standalone and Consolidated Financial Results of the Company for the Thirdquarter ended as on 31stDecember, 2021. Further details will be made available at the website of the company viz.www.seatvnetwork.comand the website of the stock

Place : Agra Date: Feb 01st, 2022

By Order of the Board For, Sea TV Network Ltd. SNEHAL AGARWAL (Company Secretary & Compliance Officer)

FORBES & COMPANY LIMITED

Exchange where the Company's shares are listed viz. www.bseindia.com

CIN: L17110MH1919PLC000628 Regd. Office: Forbes' Building, Charanjit Rai Marg, Fort, Mumbai 400 001. Tel: +91 22 61358900 Fax: +91 22 61358901 Website::www.forbes.co.in Email::investor.relations@forbes.co.in

NOTICE The Hon'ble National Company Law Tribunal has vide its Order dated January 25, 2022 approved the Composite Scheme of Arrangement between Aquaignis Technologies Private Limited ("ATPL"), Euro Forbes Financial Services Limited ("EFFSL"), Eureka Forbes Limited ("EFL"), Forbes & Company Limited ("FCL") and Forbes Enviro Solutions Limited ("FESL") and their respective Shareholders ("Scheme").

As per Para 33 of the Scheme, in consideration for the demerger of Health, Hygiene, Safety Products and Services Undertaking or Health and Safety Solutions Undertaking ('Demerged Undertaking'), FESI will be required to issue and allot 15 (fifteen) fully paid-up equity shares of Rs. 10 each to the equity shareholders of FCL (whose names appear in the register of members as on the Record Date) agains 1 (one) fully paid-up equity share of Rs. 10 each held by them in FCL.

Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Board of Directors of FCL vide resolution dated January 31, 2022 have fixed Friday, February 11, 2022 as the Record Date for the purposes of determining the shareholders of FCL to whom the fully paid-up equity shares of FESL, would be issued and allotted pursuant to the Scheme in accordance with Para 33 thereof.

For Forbes & Company Limited

Pankaj Khattar

Place: Mumbai Date: February 1, 2022

Head Legal & Company Secretary

For PREMIER POLYFILM LTD

**COMPANY SECRETARY** 

# **GVK POWER & INFRASTRUCTURE LIMITED** CIN: L74999TG2005PLC059013

PREMIER POLYFILM LTD.

Read. Office: 305, III Floor, Elite House, 36, Community Centre,

Kailash Colony Extn., Zamroodpur, New Delhi -110048.

CIN: L25209DL1992PLC049590. Phone: 011-29246481

Email: compliance.officer@premierpoly.com Website: www.premierpoly.com

NOTICE

Notice is hereby given that pursuant to Regulation 29 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations.2015,

a Meeting of Board of Directors of the company will be held on Friday,

11th February, 2022 at 11.30 A.M. at Registered Office of the company

at 305, III Floor, Elite House, 36, Community Centre, Kailash Colony

Extension, Zamroodpur, New Delhi 110048 to consider and approve

Unaudited Standalone Financial Results of the company for the quarter

Further, trading window for dealing in the securities of the Company by

the Insiders, as defined under the SEBI (Prohibition of Insider Trading)

Regulations, 2015 is closed from Saturday, 01st January 2022 to Sunday,

The notice is available on the Company's website www. Premierpoly.com

and Nine months ended 31st December, 2021.

and also on www.bseindia.com and www.nseindia.com

13th February, 2022 (both days inclusive).

Place: New Delhi

Date:02.02.2022

Regd.Off.: 156-159, Paigah House, Sardar Patel Road, Sec-bad-500 003 Phone: +91 40 2790 2663/64 Fax: +91 40 2790 2663 Email: cs.gvkpil@gvk.com, Website: www.gvk.com **NOTICE OF THE 27TH ANNUAL GENERAL MEETING** 

TO BE HELD THROUGH VIDEO CONFERENCING (VC) OTHER AUDITO VISUAL MEANS (OAVM), **BOOK CLOSURE AND E-VOTING INFORMATION** Notice is hereby given that the 27th Annual General Meeting (AGM) of the company will be

held on Friday, the 25th February, 2022 at 11.30 a.m. through Video Conferencing ("VC") Other Audio Visual Means ("OAVM"), to transact the business as set out in the Notice of the AGM, in compliance with the General Circulars issued by the Ministry of Corporate Affairs (MCA) dated April 6, 2020, April 13, 2020, May 5, 2020 and January 13, 2021 along with SEBI Circular dated May 12, 2020 (collectively referred to as Circulars) which allowed companies to hold AGM through VC / OAVM without the physical presence of the Members at a common venue, the Company has sent the Notice of AGM along with Annual Report for the year 2020 21 to all the members whose email IDs are registered with the company on 28th January 2022 through electronic mode only to those members whose email addresses are registered with the Company / Depositories. These documents are also available on the website of the Company and Stock Exchanges.

Members can join and participate in the AGM through VC / OAVM only. The instructions for joining the AGM and the manner of participation in the remote electronic voting or casting vote through e-voting system during AGM by the shareholders holding shares in dematerialized from, physical form and by shareholders who have not registered their email addresses are provided in the Notice of the AGM. Members participate through the VC / OAVM shall be counted for the purpose of reckoning the quorum under section 103 of the Companies Act. 2013. The Notice is available on the website of the Company viz., www.gvk.com and also on the website of stock exchange viz. www.nseindia.com and www.bseindia.com and also on the website of Company's Registrar & Share Transfer Agent of the Company, KFin Technologies Private Ltd ('KFintech') (service provider for VC/OAVM and remote e-voting facility) at https:// evoting.kfintech.com Remote e-voting

Pursuant to section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules 2014 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Secretarial Standard on General meetings (SS-2) issued by the Institute of Company Secretaries of India, the Company is providing the members with the facility to cast their vote through remote e-voting in respect of the businesses to be transacted at the meeting as detailed in the Notice of AGM. The members may note the following in this regard.

The Remote e-voting facility will be available during the following period: Commencement of remote e-voting Tuesday, the 22nd February, 2022 at 9.00 AM (IST

End of remote e-voting Thursday, the 24th February, 2022 at 5.00 PM (IST) Members are requested to cast their vote through the web-link https://evoting.kfintech.com.by using their User ID and Password during the above remote e-voting period. Members will not be able to avail remote e-voting facility beyond the end date and the time mentioned above as the remote e-voting module shall be disabled for voting by NSDL.

The cut-off date for determining the eligibility to vote by remote e-voting or by e-voting system at the AGM shall be 18th February, 2022. Any person who acquires shares of the Company and become a members post-dispatch of the Notice of the AGM and holds shares as on the cut-off date ie. 18th February, 2022, may obtain the login id and password by sending a request to evoting@kfintech.com or cs.gvkpil@gvk.com. However, if a person is already registered with NSDL for e-voting then the existing use ID and password can be used for

The facility of remote e-voting facility shall also be made available during the meeting and the Members attending the meeting, who have not already cast their vote by remote evoting shall be able to exercise their right during the meeting. Members who have cast their vote by remote e-voting prior to the Meeting may also attend the meeting electronically but shall not be entitled to vote again. **Book Closure:** 

Notice is also given that pursuant to the provisions of section 91 of the Companies Act, 2013 read with rules framed thereunder and Regulation 42 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer books of the Company will remain closed from 21st February, 2022 to 25th February, 2022 (both days inclusive) for the purpose of AGM for the financial year 2020-21. All the Members are hereby informed that :

. The Company has appointed Mr. Narender Gandhari, Practicing Company Secretary, (Membership No. FCS4898), Proprietor of M/s. Narender & Associates as Scrutinizer to scrutinize the e-voting process for AGM in fair and transparent manner. . In case of gueries related to e-voting, members may refer to the Frequently Asked Questions (FAQs) for members and e-voting use manual for members available at the

send a request at evoting@kfintech.com. Members may kindly note that the 27th AGM is being held through VC/OAVM and in accordance with the MCA Circulars the physical attendance of Members has been dispensed with, hence the facility for appointment of proxies will not be available to the Members for attending the AGM. By order of the Board of Directors

download section of https://evoting.kfintech.com or call on toll free no.1800-309-4001 or

For GVK Power & Infrastructure Limited Sd/- P V Rama Seshu Place: Hyderabad Vice President & Company Secretary FCS-4545 Dated: 02.02.2022

KALPATARU ENGINEERING LIMITED 18. Rabindra Sarani, Poddar Court, Gate No.4. 4th Floor, Room No.4. Kolkata-700001

CIN No: L27104WB1980PLC033133 UNAUDITED FINANCIAL RESULTS FOR QUARTER AND NINE MONTH **ENDED ON 31ST DECEMBER, 2021** Rs. Lacs except EPS

PARTICULARS	Quarter ending (31/12/2021)	Corresponding 3 months ended in the previous year (31/12/2020)	previous year ended (31/03/2021)
Total income from operations(net)	125.75	48.44	162.26
Net Profit/ (Loss) from Ordinary			
Activities after tax	5.160	6.860	0.950
Net Profit/ (Loss) for the period after			
tax (after Extraordinary items)	5.160	6.860	0.950
Equity Share Capital	1,821.34	1,821.34	1,821.34
Reserves (excluding Revaluation			
Reserve as shown in the balance			
sheet of previous year)			
Earning Per Share (of Rs. 10/-each)			
Basic	0.03	0.04	0.005
Diluted	0.03	0.04	0.005

NOTE: The above is an extract of the detailed format of Quarterly Financial Results filed with the

Sd/-

Stock Exchange under Regulation 33 of the SEBI( Listing and Other Disclosure Requirements) Regulations, 2015. KALPATARU ENGINEERING LTD

Sandeep Verma Place: Kolkata **Company Secretary** Date: 02.02.2022 **VENKATESHWARA INDUSTRIAL PROMOTION CO. LTD** 

90, PHEARS LANE 6TH FLOOR, ROOM NO. 603, KOLKATA-700012

CIN No: L65909WB1981PLC033333

UNAUDITED FINANCIAL RESULTS FOR QUARTER AND NINE MONTH

ENDED ON 3	ENDED ON 31ST DECEMBER, 2021  Rs. Lacs except EPS						
PARTICULARS	Quarter ending (31/12/2021)	Corresponding 3 months ended in the previous year (31/12/2020)	previous year ended (31/03/2021)				
Total income from operations(net)	898.71	453.11	1,569.35				
Net Profit/ (Loss) from Ordinary Activities after tax Net Profit/ (Loss) for the period after	32.510	8.730	21.860				
tax (after Extraordinary items)	32.510	8.730	21.860				
Equity Share Capital Reserves (excluding Revaluation Reserve as shown in the balance	5,024.00	5,024.00	5,024.00				
sheet of previous year) Earning Per Share (of Rs. 10/-each		_					
Basic Diluted	0.06 0.06	0.017 0.017	0.04 0.04				

NOTE: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI( Listing and Other Disclosure Requirements) Regulations, 2015. For and behalf of Board

**VENKATESHWARA INDUSTRIAL PROMOTION CO. LTD** 

Name: NIKHIL CHANDRA SAHA **Designation: Director** Place: Kolkata DIN NO. 08392229 Date: 02.02.2022

WHIRLPOOL OF INDIA LIMITED Whirlpool CIN No: L29191PN1960PLC020063 Regd. Office: Plot No. A-4 MIDC, Ranjangaon, Taluka- Shirur, Distt.- Pune - 412220, Maharashtra. Corporate Office: Plot 40 Sector, 40, Gurugram - 122002, Haryana. Website: www.whirlpoolindia.com, Email: investor\_contact@whirlpool.com NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the following Share Certificates have been reported lost/

Sr. No.	Folio no.	Name	Shares	Dist. No.	S/C NO.
1	0067372	Mangala Mudbidri	129	1431065-1431193	698219
2	0056826	Shashi	500	1325032-1325531	697446
3	001729D	Dhirendrakumar Rangjibhai Mehta Taru Lattaben Dhirendrakumar Mehta	175	567753-567927	692084
4	0119102	Sandeep Garg	80	1742972-1743051	704512
5	0109770	O P Kakkar Vipi N Kakkar	300	1614805-1615104	701595
6	0113810	Nandini Banerjee Krishnendu Banerjee	25	1674699-1674723	702862
7	035811	Manju Jain Devendra Jain	25	898832-898856	694483
8	0035809	Devendra Jain Manju Jain	25	898807-898831	694482
9	0125548	Shradadevi Vishwanath Asher	25	1831841-1831865	707115
10	022226B	Babulal Gupta Sobh A Devi Totla	50	1897972-1898021	707053

Certificate(s) should lodge the claim in writing with us at the following address within 15 days from the publication hereof. The Company will not thereafter be liable to entertain any claim in respect of the said Share Certificate(s) and shall proceed to issue the Duplicate Share Certificate(s) pursuance to Rule 4(3) of the Companies (Issue of Share Certificate) Rule 1960. For Whirlpool of India Limited

Any person(s) who has/have and claim(s) in respect of the aforesaid Share

Roopali Singh (Company Secretary)



[CIN: L74999WB1974PLC041725]

Regd. Office: 1, Taratolla Road, Garden Reach, Kolkata-700 024 Tel: (033) 6633 2000/2845; Fax: (033) 2469 3731/2143 Website: www.tilindia.in NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a Meeting of the Board of Directors of TIL Limited ('the Company') is scheduled to be held on Thursday, 10th February, 2022, inter-alia, to consider and approve the Unaudited Financial Results of the Company for the third quarter and nine month period ended on 31st December, 2021, of the financial year 2021-22, subject to Limited Review by the Statutory Auditors of the Company. In terms of the Company's Code of Conduct to Regulate, Monitor

and Report Trading by Designated Persons, the trading window, which was closed on 1st January, 2022, shall remain closed till Saturday, 12th February, 2022 for the aforesaid purpose. The said Notice is also available on the Company's website

www.tilindia.in and also on the websites of the Stock Exchanges viz., BSE Limited – www.bseindia.com and the National Stock Exchange of India Limited - www.nseindia.com.

By Order of the Board Sekhar Bhattacharjee Place : Kolkata

Date: 2nd February, 2022 Company Secretary

# MITSU CHEM PLAST LIMITED

Regd. Office: 329, Gala Complex, 3rd Floor, Din Dayal Upadhyay Marg, Mulund (W), Mumbai - 400 080. Email: investor@mitsuchem.com; Phone No: 022-2592 0055.

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2021 (Rs. in Lakhs)

PARTICULARS	3 months ended 31.12.2021 Unaudited	3 months ended 31.12.2020 Unaudited	12 months ended 31.03.2021 Audited
1, Total Income	6,649.80	4,906.72	17,944.69
2. Profit/(Loss) from ordinary activities before Exceptional items and tax		371.83	1,380.06
3. Profit/(Loss) before tax	278.21	371.83	1,380.06
4. Total Other comprehensive income, net of tax	•		968.80
5. Total comprehensive income	204.68	249.14	971.47
6. Paid up equity share capital (Face Value of Rs.10 Each)	1,207.26	1,207.26	1,207.26
7. Other Equity excluding Revaluation Reserve as per balance sheet	100100000000000000000000000000000000000	200000000000000000000000000000000000000	1000000 10000000
of previous accounting year	59	83	2,757.67
8. Basic Earning Per Share (EPS)	1.70	2.06	8.02
9. Diluted Earning Per Share (EPS)	1.70	2.06	8.02

Extract to Notes :-

Place: Mumbai

Mitsu

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the website of BSE Ltd. and at the Company's website at www.mitsuchem.com.

By order of the Board of Directors For MITSU CHEM PLAST LIMITED

Jagdish Dedhia Date: February 1, 2022. Chairman and Whole-Time Director

of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, the meeting of the Board of Directors of MIRC Electronics Limited ("Company") would be held on Thursday, 10" February, 2022 at Mumbai, inter-alia to consider and approve the unaudited financial results of the Company for the third quarter and nine months ended 31st December, 2021.

MIRC ELECTRONICS LIMITED

Regd. Off: "Onida House", G-1, M.I.D.C.

Mahakali Caves Road

Andheri (E), Mumbai - 400 093

CIN No: L32300MH1981PLC023637

website: www.onida.com

NOTICE

NOTICE is hereby given that pursuant to

Regulation 47 and other applicable regulations

In-terms of "MIRC Electronics Limited - Code for Insider Trading & Fair Disclosure of Unpublished Price Sensitive Information", the trading window for dealing in the securities of the Company is closed for the directors, designated employees and others covered under the Code from 1st January, 2022 till 48 hours after the declaration of financial results. for MIRC Electronics Limited

> Prasad Oak Head - Legal, Corporate Affairs & Company Secretary Place: Mumbai Date: 2rd February,2022



### DCW LIMITED Registered office: Dhrangadhra - 363315 ( Gujarat )

Head Office :'Nirmal', Nariman Point , Mumbai - 400021. Website: www.dcwitd.com, Telephone: 22871914/16. Telefax : 22 22028838, E-mail : ho@dcwltd.com CIN : L24110GJ1939PLC000748

(₹ in lakhs) EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED

31 <sup>87</sup> DECEMBER, 2021 :							
Particulars	Quarter Ended 31.12.2021 (Unaudited)	Quarter Ended 30.09.2021 (Unaudited)	Quarter Ended 31.12.2020 (Unaudited)	Nine Months Ended 31.12.2021 (Unaudited)	Nine Months Ended 31.12.2020 (Unaudited)	Year Ended 31.03.2021 (Audited)	
1. Total Income from operations	65,512.39	57,187.40	38,607.98	1,74,750.37	1,00,858.22	1,46,426.17	
2. Net Profit / (Loss) before tax for the period	4,086.40	2,948.97	994.89	9,105.96	(504.56)	1,367.51	
3. Net Profit / (Loss) after tax for the period	2,668.68	1,967.24	619.59	5,973.13	(267.65)	379,31	
<ol> <li>Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (af</li> </ol>	ter tax)						
and Other Comprehensive Income (after tax	()) 2,676.41	1,974.96	643.74	5,996.31	(195.19)	410.21	
<ol> <li>Equity Share Capital of face value of Rs. 2/</li> <li>Earning Per Share (of Rs. 2/- each)</li> <li>(for continuing and discontinued operations)</li> </ol>		5,220.61	5,220.61	5,220.61	5,220.61	5,220.61	
1. Basic	1.02	0.75	0.24	2.29	(0.10)	0.15	
2. Diluted	0.94	0.71	0.24	2.15	(0.10)	0.15	

NOTES: The above is an extract of the detailed format of Unaudited Financial Results for the quarter and nine months ended on 31st December 2021 filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the quarter and nine months ended 31st December, 2021 are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com). For and on behalf of the Board of Directors

Pramod Kumar Jain

Chairman & Managing Director DIN: 00380458

MILLS LTD., 212, RAMASAMY NAGAR, **ARUPPUKOTTAI** IN NO.L17111TN1989PLC018267

TAMILNADU JAI BHARATH

# NOTICE Pursuant to the Regulation 29

read with Regulation 47 and other relevant Regulation of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that the meeting of the Board of Directors of the Company will be held on Friday. 11th February,2022 at 12.50 P.M at the Regd. Office of the Company to consider and approve, inter-alia to consider the Un-audited results for the quarter ended 31.12.2021.

for Tamilnadu Jai Bharath Mills Ltd. T.R.Dhinakaran, CMD Date: 03.02.2022

financialexp.epap.in

Place: Gurugram (Haryana) Date : 3.02.2022

Place : Mumbai

Dated: 2nd February, 2022

### ઝોનલ ઓફિસ : રૂદ્રા આર્કેડ, બી-બ્લોક, રજો માળ, इंडियन बैंक 🦝 Indian Bank ફોનઃ (૦૯૯)૨૯૪૩૧૨૪૮, (૦૯૯)૨૯૪૩૫૬૬૩, ૯૯૨૪૫૯૨૯૩ 🛕 इलाहाबाद ALLAHABAD ย-มัยต : zoahmedabad@indianbank.co.in **ઈ-હરાજી ૦૮.૦૩.૨૦૨૨ ના રોજ સવારે ૧૧.૦૦ વાગ્યા થી બપોરે ૩.૦૦ વાગ્યા સુધી** સરફેસી એક્ટ, ૨૦૦૨ હેઠળ જ્યાં છે, જે છે અને જેમ છેના ધોરણે વેબસાઇટ https://www.mstcecommerce.com પર આપેલ ઈ-હરાજી પ્લેટફોર્મ માસ્ફ્રત મે. ગણેશ પોલીમર્સ સ્થાવર મિલકતની વિગત (સાંકેતિક કબજો)

**શ્રીમતી કાલીબેન રમેશભાઈ દેસાઈ**ના નામે ગુજરાત રાજ્યમાં જીલ્લા અને ઉપ જીલ્લા અમદાવાદ, મોજે ગામ મેમનગરમાં નિલમ પાર્ક ખાતે નિલકંઠ કો-ઓપરેટિવ હાઉસીંગ સોસાયટી લિમિટેડ દ્વારા જળવાયેલ રેવેન્યુ સર્વે નં. ૨૪/૨: ૨૩/૩/૨: ૩૨/૨: ૨૫/૧ ટી.પી. સ્કીમ નં. ૧, એફ.પી. નં. ૬૧ થી ૬૫ પૈકીની જમીન અને રહેણાંક કોમ્પલેક્ષમાં 39.9૫ ચો.મી.માપના રો હાઉસ નં. ૨૮ તરીકેની સ્થાવર મિલકતના તે તમામ પીસ અને પાર્સલ. **ચતુઃસીમા : ઉત્તર :** રો હાઉસ નં. ૨૭, **દક્ષિણ :** રો હાઉસ નં. ૨૯, **પૂર્વ :** ૧૦ ਵੀਟਗੇ ਹੇਤ ਸਰੇ ਮਾਲਿੰਗ ਕਰਗ। **ਪਭਿਸ਼** : ਐਸਰਹਟੀਗੇ ਹੇਤ ਸਰੇ ਵੀਸਰ ਯੀਟ

બેંકના જાણમાં હોય તેવા બોજા, સ્થાનિક મિલકત ૫૨ કોઇ બોજો નથી. અહીં દર્શાવેલી સરકારી, ઇલેક્ટ્રીસીટી, મિલકત વેરા, મ્યુન્સિપલ વિગતો અધિકૃત અધિકારીની શ્રેષ્ઠ જાણકારી ટેક્સ વગેરેના બાકી લેણાં , જો કોઇ હોય તો , અને માહીતી હેઠળ છે.

દેવાદાર( રો )નું નામ	મે. ગણેશ પોલીમર્સ (પ્રોપરાઈટરશીપ ફર્મ દેવાદાર)
ਅਮੀनहार / ગીરવેદાર( रो )ना नाम	શ્રીમતી કાલીબેન રમેશભાઈ દેસા (જામીનદાર અને ગીરવેદાર)
સિક્ચોર્ડ લેણાંની સ્ક્રમ	રૂા. ૫૮,૨૩,૪७૪.૦૦ તારીખ ૧૯.૦૪.૨૦૨ ની માંગણા નોટીસ મુજબ, વત્તા વસુલાતન તારીખ સુધી તેની પરના વ્યાજ, કોસ્ટ, ચા અને ખર્ચા.
ਦੀਲਰੀ કਿੰਮਰ	રૂા. ૩૧,७૧,૦૦૦.૦૦
અર્નેસ્ટ મની ડિપોઝીટ	રੀਤਰੀ ਝਿੰਮਰਗ ੧੦ ਣਝ। (੩਼।. ૩,੧७,੧੦੦.੦੦ ਮਾਣ
njaja enicialea ejaj gas cogne	ੀਜ਼ੀ ਨੂਨ ਨੂੰ 2022 ਦਾ ਤੀ <b>ਲ ਸਾਂਲੇ ਨੂੰ ਦਾ</b> ਸ਼ਹਿਤ

રકમ સુપરત કરવાની છેલ્લી તારીખ અને **સુધી https://www.mstcecommerce.co**m <u>ૡ</u>ાંકા ૧૧-૬કાશ દાક્હેર ભારક લાકા ઈએમડીની તારીખે કે તે પહેલાં રજીસ્ટ્રેશન પર્ણ થયેલ હોવું જોઈએ, અને ગ્લોબલ વોલેટમાં ઈએમડીનું બેલેન્સ હોવું જોઈએ. ૦૮.૦૩.૨૦૨૨ ના રોજ સવારે ૧૧.૦૦ વાગ્યા ઈ-હરાજીની તારીખ અને સમય

થી બપોરે ૩.૦૦ વાગ્યા સુધી અમર્ચાદિત વિલંબન સહીત. બીડ વૃદ્ધિની રકમ રૂા. ૧૦,૦૦૦/- છે. વધુ વિગતો અને શરતો અને નિચમો ડાઉનલોડ ાદ્ય વિગતો , શરતો અને નિયમો માટે , સપંર્ક : શ્રી જીતેન્દ્ર કાસવાન, ચીફ મેનેજર કરવા માટે મુલાકાત લેવી :

ફોનઃ 079-27431248, https://www.indianbank.in a) · 7718977497 9724592936 https://www.mstcecommerce.com ઇમેલ : zoahmrecovery@indianbank.co.in, III. https://www.ibapi.in zoahmedabad@indianbank.co.in સંભવિત બીડરો માટે અગત્થની નોંધ બીડરોએ નીચે જણાવેલ ઐપચારીક મકિયાઓ અગાઉથી પૂર્ણ કરવી : પગલું ૧ : બીડર / ખરીદાર રજીસ્ટ્રેશન : બીડરે તેમના મોબાઇલ નંબર અને ઇમેઇલ આઇડીનો ઉપયોગ

કરીને ઈ-હરાજી પોર્ટલ (ઉપર આપેલ લિંક) http://www.mstcecommerce.com પર રજીસ્ટર કરાવવું **પગલું ૨ : કેવાયસી ચકાસણી :** બીડરોએ આવશ્યક કેવાયસી દસ્તાવેજો અપલોડ કરવા . કેવાયસી દસ્તાવેજો ઈ-હરાજી સર્વિસ પ્રદાતા દ્વારા ચકાસણી કરવામાં આવશે.(જેમાં કામકાજના બે દિવસ લાગી શકે છે.) **นวเตู่ 3 : ด้ม-เก วดโผต ยะมหร์ वโต้อมา ยะมหร์ รูเอะเระ ระดำ :** ย์-อะาซู นโฮ์ต นะ ผศเด้ต યલાનનો ઉપયોગ કરીને એનઈએફટી / ટ્રાન્સફરનો ઉપયોગ કરીને ફંડનું ઓનલાઇન / ઓફ્લાઇન

. ાગલા ૧ થી પગલા ૩ સુધીની પ્રક્રિયા બીડ-રોએ ઈ-હરાજાની તારીખ પહેલા અગાઉથી પૂર્ણ કરવી જોઇએ નોંધ : વિવાદની સ્થિતિમાં આ નોટીસનો અંગ્રેજી અનુવાદ માન્ય ગણવામાં આવશે. ઇન્ડિયન બેંક તારીખ : ૨૯.૦૧.૨૦૨૨ અદ્યિકૃત અદ્યિકારી ખ અને અન્ય વિગતો અનુસાર આ વેચાણ ચોજવા અંગેની નોટીસ પણ છે

इंडियन बैंक 🥵 Indian Bank		ઝોનલ ઓફિસ : રૂદ્રા આર્કેંડ, બી-બ્લોક, રજો માળ, ૨૦૧-૨૦૫, મેમનગર, અમદાવાદ-૩૮૦૦૫૨. ફોન: (૦૯૯)૨૯૪૩૧૨૪૮, (૦૯૯)૨૯૪૩૫૬૬૩, ૯૯૨૪૫૯૨૯.			
🛕 इलाहाबाद	ALLAHABAD	ย-มิย์ด : zoahmedabad@indianbank.co.in			
<b>ઇ-હરાજી ૨૧.૦૨.૨૦૨૨ ના રોજ સવારે ૧૧.૦૦ વાગ્યા થી બપોરે ૩.૦૦ વાગ્યા સુધી</b> સરફેર્સી એક્ટ, ૨૦૦૨ હેઠળ જ્યાં છે, જે છે અને જેમ છેના ધોરણે વેબસાઇટ https://www.mstcecommerce.com પર આપેલ ઇ-હરાજી પ્લેટકોર્મ મારકત					
શ્રી વિજયભાઈ રાવજીભાઈ પટેલ અને શ્રીમતી મંગલાબેન રાવજીભાઈ પટેલ					
સ્થાવર મિલકતની વિગત (ભોતિક કબજો)					
	. , ,				

**શ્રી વિજયભાઈ સ્વજીભાઈ પટેલ અને શ્રીમતી મંગલાબેન સ્વજીભાઈ પટેલ**ના નામે સ્વિ પાર્ક, રુવા, ભાવનગર ખાતે રુવા રેવેન્યુ સર્વે નં. ૭૮ પૈકી, ટી.પી.સ્કીમ નં. ૩, ઓ.પી.નં. ૪૫. એક.પી. નં. ૭૨ પૈકી ધરાવતા ૨૧૧.૯૫ ચો.મી. માપના એન.એ. પ્લોટ નં. ૬૮ ન ભાગ તરીકે સમાવિષ્ટ ૧૧૭.૬૭ ચો.મી. માપની જમીન ધરાવતા બ્લોક નં.૧ ખાતે સ્થિત સ્વમાલિકીની રહેણાંક સ્થાવર મિલકતના તે તમામ પીસ અને પાર્સલ. **ચતુઃસીમા : પૂર્વ :** ૯.૦મી. પહોળો જાહેર રોડ, ઉત્તર: સર્વે નં. ૭૮ પૈકીની જમીન, **પશ્ચિમ:** પ્લોટ નં. ૬૮ ને ળ્લોકનં.૨.**દક્ષિણ:** પ્લોટનં.૬૭

બેંકના જાણમાં હોય તેવા બોજા, સ્થાનિક મિલકત પર કોઇ બોજો નથી. અહીં દર્શાવેલી સરકારી , ઇલેક્ટ્રીસીટી , મિલકત વેરા , મ્યૂન્સિપલ વિગતો અધિકૃત અધિકારીની શ્રેષ્ઠ જાણકારી ટેક્સ વગેરેના બાકી લેણાં , જો કોઇ હોય તો , અને માહીતી હેંઠળ છે.

દિવાદાર( રો )નું નામ	શ્રી વિજયભાઇ રાવજીભાઇ પટેલ (દેવાદાર અને ગીરવેદાર), શ્રીમતી મંગલાબેન્ રાવજીભાઇ પટેલ (દેવાદાર અને ગીરવેદાર)
ਅਮੀਕਵਾਣ / ગੀਣਕੇਵਾਣ( ਦੇ) )ਗ। ਗਮ	શ્રી રજાકભાઇ હુરોનાભાઇ અજમેરી (જામીનદાર), શ્રી જમાલભાઇ હુસેનભાઇ અજમેરી (જામીનદાર), શ્રી વજચભાઇ રાવજીભાઇ પટેલ અને શ્રીમતી મંગલાબેન રાવજીભાઇ પટેલ (દેવાદાર અને ગીરવેદાર)
સિક્યોર્ડ લેણાંની સ્કમ	રૂા. ૨૩,૪૫,૧૪૩.૦૦ તારીખ ૦૪.૦૯.૨૦૧૮ ની માંગણા નોટીસ મુજબ, વત્તા વસુલાતર્ન તારીખ સુધી તેની પરના વ્યાજ, કોસ્ટ, ચાળ અને ખર્ચા.
ਦੀਲਰੀ કਿੰਮਰ	રૂા. ૨७,૦૦,૦૦૦.૦૦
અર્નેસ્ટ મની ડિપોઝીટ	રીઝર્વ કિંમતના ૧૦ ટકા (રૂા. ૨,હ૦,૦૦૦.૦૦ માત્ર
પ્રોતેસ કમ્પલાયન્સ ફોર્મ તેમજ ઇએમડીની રકમ સુપરત કરવાની છેલ્લી તારીખ અને સમય	
ઈ-હરાજીની તારીખ અને સમય	૨૧.૦૨.૨૦૨૨ ના રોજ સવારે ૧૧.૦૦ વાગ્ય થી બપોરે ૩.૦૦ વાગ્યા સુધી અમર્યાદિત

વિલંબન સહીત. બીડ વૃદ્ધિની રકમ રૂા. ૧૦,૦૦૦/- છે. વધુ વિગતો અને શરતો અને નિયમો ડાઉનલોડ ધુ વિગતો , શરતો અને નિયમો માટે , સપંર્ક શ્રી જીતેન્દ્ર કાસવાન, ચીફ મેનેજર કરવા માટે મુલાકાત લેવી : திஎ: 079-27431248, https://www.indianbank.in

મો.: 7718977497, 9724592936 https://www.mstcecommerce.com ย์भे**લ : zoahmrecovery@indianbank.co.i**n, III. https://www.ibapi.in zoahmedabad@indianbank.co.in સંભવિત બીડરો માટે અગત્થની નોંધ બીડરોએ નીચે જણાવેલ ઓપચારીક પ્રક્રિયાઓ અગાઉથી પુર્ણ કરવી

**પગલું ૨ : કેવાચર્સી ચકાસણી :** બીડરોએ આવશ્ચક કેવાચસી દસ્તાવેજો અપલોડ કરવા . કેવાચસી દસ્તાવેજો ઈ-હરાજી સર્વિસ પ્રદાતા દ્વારા ચકાસણી કરવામાં આવશે .( જેમાં કામકાજના બે દિવસ લાગી શકે છે .) ः तेमना ગ્લોબલ ઇએમડી વોલેટમાં ઇએમડી ટ્રાન્સફર કરવી : ઈ-હરાજી પોર્ટલ પર બનાવેલ ાલાનનો ઉપયોગ કરીને એનઈએફટી / ટ્રાન્સફરનો ઉપયોગ કરીને ફંડનું ઓનલાઇન / ઓફ્લાઇન ट्रान्सङ्च

પગલું ૧: બીડર / ખરીદાર રજીસ્ટ્રેશન : બીડરે તેમના મોબાઇલ નંબર અને ઇમેઇલ આઇડીનો ઉપયો

કરીને ઈ-હરાજી પોર્ટલ ( ઉપર આપેલ લિંક ) http://www.mstcecommerce.com પર રજીસ્ટર કરાવવ

. 4ગલા ૧ થી પગલા ૩ સુધીની પ્રક્રિયા બીડ-રોએ ઇ-હરાજીની તારીખ પહેલા અગાઉથી પૂર્ણ કરવી જોઇએ ઇન્ડિયન બેં

નોંધ : વિવાદની સ્થિતિમાં આ નોટીસનો અંગ્રેજી અનુવાદ માન્ય ગણવામાં આવશે. તારીખ : ૨७.૦૧.૨૦૨૨

Zydus

Notes:

Date: February 2, 2022

### **DCW LIMITED**

Registered office: Dhrangadhra - 363315 (Gujarat )
Head Office: 'Nirmal', Nariman Point , Mumbai - 400021.
Website: www.dcwltd.com, Telephone: 22871914/16.
Telefax: 22 22028838, E-mail: ho@dcwltd.com CIN: L24110GJ1939PLC000748 (₹ in lakh:

Particulars	Quarter Ended 31.12.2021 (Unaudited)	Quarter Ended 30.09.2021 (Unaudited)	Quarter Ended 31.12.2020 (Unaudited)	Nine Months Ended 31.12.2021 (Unaudited)	Nine Months Ended 31.12.2020 (Unaudited)	Year Ended 31.03.2021 (Audited)
1. Total Income from operations	65,512.39	57,187.40	38,607.98	1,74,750.37	1,00,858.22	1,46,426.17
2. Net Profit / (Loss) before tax for the period	4,086.40	2,948.97	994.89	9,105.96	(504.56)	1,367.51
3. Net Profit / (Loss) after tax for the period	2,668.68	1,967.24	619.59	5,973.13	(267.65)	379.31
Total Comprehensive Income for the period     (Comprising Profit / (Loss) for the period (after tax)						
and Other Comprehensive Income (after tax))	2,676.41	1,974.96	643.74	5,996.31	(195.19)	410.21
5. Equity Share Capital of face value of Rs. 2/- each.	5,220.61	5,220.61	5,220.61	5,220.61	5,220.61	5,220.61
6. Earning Per Share (of Rs. 2/- each) (for continuing and discontinued operations)						
1. Basic	1.02	0.75	0.24	2.29	(0.10)	0.15
2. Diluted	0.94	0.71	0.24	2.15	(0.10)	0.15

with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financia Results for the quarter and nine months ended 31st December, 2021 are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com and the company website (www.dcwltd.com).

For and on behalf of the Board of Directors

Pramod Kumar Jair Chairman & Managing Director DIN : 00380458

## **RIVER FRONT HOTELS LIMITED**

CIN: L55100GJ1991PLC016766 Regd. Office: Land Mark, Opp. Dutch Garden, Nanpura, Surat-395001, Gujarat. Contact No.: +91-9898000486 Email id.: info@riverfronthotellimited.com Website: www.riverfronthotellimited.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31ST DECEMBER, 202

	[See Regulation 47(1) (b) of the SEBI (LODR) Regulations, 2015 (Amount in Rs.)								
SI.			]	Year Ended					
No.	Particulars	31/12/2021 (Un-audited)	30/09/2021 (Un-audited)	31/12/2020 (Un-audited)	31/03/2021 (Audited				
1	Total Income from Operations	8,05,654	7,92,895	8,98,051.00	32,83,325.00				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	3,968	4,619.00	19,104.05	82,450.75				
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	3,968	4,619.00	19,104.05	25,991.44				
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	3,968	3,464.00	-27,094.95	3,985.05				
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	3,968	3,464.00	-27,094.95	3,985.05				
6	Equity Share Capital	3,007,455.00	3,007,455.00	3,007,455.00	3,007,455.00				
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-			11,19,767.00				
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) –  1. Basic: 2. Diluted:	0.0013	0.0012	-0.0009	0.0013				

Place : Mumbai

Dated: 2nd February, 2022

1. The above is an extract of the detailed format of Unaudited Financial Results filed with Stock Exchange under Regulation 33 of SEB (Listing Obligation and Disclosure Requirements) Regulations, 2015). The full format of the results for the guarter ended on 31st December, 2021 is available on Company's website at www.riverfronthotellimited.com and also on the website of Stock Exchange a www.msei.in.

The above results have been reviewed by the audit committee and approve by the board of the company at their meeting held on 01s February, 2021. The Statutory Auditor of the Company has carried out limited review of the financial results for the quarter ended 31st December, 2021

(Farukh V. Poonawala Managing Directo

Date: 01st February, 2021

# NANDAN DENIM LIMITED

CIN: L51909GJ1994PLC022719

Nandan Registered Office : Survey No. 198/1 & 203/2, Saijpur - Gopalpur, Pirana Road, Piplej, Ahmedabad - 382405

Corporate Office: Chiripal House, Near Shivranjani Cross Roads, Satellite, Ahmedabad - 380015 Tel.: 079-267346660/2/3 Website: www.nandandenim.com Email: cs.ndl@chiripalgroup.com

# NOTICE

### FOR TRANSFER OF EQUITY SHARE OF THE COMPANY TO **INVESTOR EDUCATION AND PROTECTION FUND (IEPF)**

This Notice is published pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules'). Section 124(6) of the Companies Act, 2013 read with the Rules provide that all shares in

respect of which dividend has not been claimed for seven consecutive years or more shall be transferred by the Company in the name of Investor Education and Protection Fund. Accordingly, the members of the Company are hereby informed that if they have not claimed

dividends declared by the Company since March 2015 onwards, then the relative shares resently held by them are liable for transfer to IEPF.

The Company has sent individual communication, at the latest available address, to all such members, who, as per records of the Company have not claimed all the dividends declared by the Company since March 2015. The list containing names of members whose shares are liable to be so transferred along with the number of shares and folio no. / DP ID-Client ID is available on the Company's website at <a href="https://www.nandandenim.com">www.nandandenim.com</a> under Investors section.

The concerned members holding the said shares in physical form may note that the Company would issue duplication share certificate(s) in lieu of original held by them of the purpose of transfer of said shares to IEPF as per the Rules, and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into dematerialized form and transfer them to demat account of IEPF authority. The original share certificate(s) which currently stand registered in the name of the concerned members will stand automatically cancelled and shall be non-negotiable. The concerned members holding the said shares in dematerialized form may note that the Company shall inform the Depository by way of corporate action for transfer of the said shares to demat account of IEPF authority.

In case the concerned shareholder do not claim any dividend unclaimed since March 2015, the Company shall transfer the said shares to IEPF, as required by the Rules. The members may please note that no claim shall lie against the Company in respect of the said shares transferred to IEPF.

The concerned shareholder may contact the Company at its corporate office or email the communication at cs.ndl@chiripalgroup.com or contact the Company's Registrar and Transfer Agent i.e. Datamatics Business Solutions Limited, Plot No. B-5, Part B, Cross Lane, MIDC, Andheri (east), Mumbai - 400 093. Tel. No. (022)6671 2001-06, Email: investorquery@data-

For NANDAN DENIM LIMITED

Place: Ahmedabad

**Company Secretary** 

# **Zydus Wellness Limited**

Date: 15-01-2022

Registered office: Zydus Corporate Park, Scheme No. 63, Survey No. 536 Khoraj (Gandhinagar), Nr. Vaishnodevi Circle, Sarkhej-Gandhinagar Highway, Ahmedabad 382 481. Tel. No. (+91-79) 4804 0000 Website: www.zyduswellness.com, CIN No: L15201GJ1994PLC023490

Extract of Consolidated Results for the Quarter and Nine Months Ended December 31, 2021 ₹ in Lakhs **Quarter Ended** Nine Months Ended Year Ended Sr. No. Particulars September December December December December March 31, 2021 30, 2021 31, 2020 31, 2021 31, 2021 [Unaudited] [Audited] Total Revenue 39,078 38,701 38,410 137,776 126,809 187,561 Net Profit/ (Loss) for the period before exceptional items and tax 2,272 2,110 3,592 17,462 11,168 24,434 2,272 Net Profit/ (Loss) for the period after exceptional items but before tax 2,110 17,462 (2,045)11,22 2,330 2,147 174 17,557 (1,440)11,873 Net Profit/ (Loss) for the period after tax 1,845 2,205 (1,438)Total Comprehensive Income for the period after tax 177 17,187 12,056 Paid-up equity share capital (Face value ₹ 10/-) 6,363 6,363 6,363 6,363 6,363 6,363 450,416 Reserves excluding Revaluation Reserve as per balance sheet of previous accounting year (i.e. Other Equity) Earnings per share (of ₹ 10/- each) (for the quarter and nine months ended is not annualized): Basic (₹) 3.66 3.37 0.27 27.59 (2.41)19.55 Diluted (₹) 19.55

1. The above is an extract of the detailed format of the quarter and Nine months ended December 31, 2021 financial results filed with the Stock Exchanges under Regulation 33 of the SEBI [Listing Obligations and Disclosure Requirements] Regulations, 2015. The full format of the financial results is available on the Company's website: www.zyduswellness.com, on the website of BSE [www.bseindia.com] and on the website of NSE [www.nseindia.com].

By Order of the Board For Zvdus Wellness Limited

Chairmar

Place: Ahmedabad Dr. Sharvil P. Pate POST OFFER ADVERTISEMENT UNDER REGULATION 18 (12) OF THE SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

### STERLING AND WILSON RENEWABLE ENERGY LIMITED

(formerly known as Sterling and Wilson Solar Limited) CIN: L74999MH2017PLC292281

Registered Office: 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai - 400 043 Tel: +91 22-25485300; Website: www.sterlingandwilsonre.com

OPEN OFFER FOR ACQUISITION OF UP TO 4,91,37,420 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1 EACH ("EQUITY SHARES") AT A PRICE OF INR 375.00 PER EQUITY SHARE, REPRESENTING THE ENTIRE PUBLIC SHAREHOLDING CONSTITUTING 25.90% OF THE EMERGING VOTING CAPITAL OF STERLING AND WILSON RENEWABLE ENERGY LIMITED (FORMERLY KNOWN AS STERLING AND WILSON SOLAR LIMITED) ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY, BY RELIANCE NEW ENERGY LIMITED (FORMERLY KNOWN AS RELIANCE NEW ENERGY SOLAR LIMITED)\* ("ACQUIRER") ALONG WITH RELIANCE INDUSTRIES LIMITED ("PAC 1") AND RELIANCE VENTURES LIMITED ("PAC 2") (HEREINAFTER PAC 1 AND PAC 2 ARE COLLECTIVELY REFERRED TO AS THE "PACS") ("OFFER" / "OPEN OFFER")

\* The name of the Acquirer is changed from Reliance New Energy Solar Limited to Reliance New Energy Limited with effect from January 19, 2022.

This post offer advertisement ("Post Offer Advertisement") is being issued by Edelweiss Financial Services Limited ("Manager to the Offer" or "Manager"), in respect of the Open Offer, for and on behalf of the Acquirer and the PACs, pursuant to and in accordance with regulation 18(12) of the SEBI (SAST) Regulations. This Post Offer Advertisement should be read in continuation of, and in conjunction with: (a) the Public Announcement dated October 10, 2021 ("PA"); (b) the Detailed Public Statement that was published in all editions of Financial Express' (English), 'Indian Express' (English), 'Jansatta' (Hindi) and Mumbal edition of 'Loksatta' (Marathi) on October 18, 2021 ("DPS"); (c) the Letter of Offer dated December 23, 2021 along with Form of Acceptance ("LOF"); (d) the offer opening public announcement and corrigendum to the DPS that was published on December 30, 2021 in all the newspapers in which the DPS was published ("Offer Opening Public Announcement cum Corrigendum"); (e) the addendum to the LOF and Offer Opening Public Announcement cum Corrigendum that was published on January 1, 2022 in all the newspapers in which the DPS was published ("First Addendum"); and (f) the second addendum to the LOF and Offer Opening Public Announcement cum Corrigendum that was published on January 10, 2022 in all the newspapers in which the DPS was published ("Second Addendum").

This Post Offer Advertisement is being published in all the newspapers in which the DPS was published.

Capitalized terms used but not defined in this Post Offer Advertisement shall have the meaning assigned to

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open Offer

Name of the Target Company Sterling and Wilson Renewable Energy Limited (formerly

known as Sterling and Wilson Solar Limited

Name of the Acquirer and PACs Reliance New Energy Limited (formerly known as Reliance New Energy Solar Limited), along with Reliance Industries Limited ("PAC 1"), and Reliance Ventures Limited ("PAC 2")

Name of the Manager to the Offer Edelweiss Financial Services Limited Link Intime India Private Limited Name of the Registrar to the Offer

Offer Details

a) Date of Opening of the Offer Friday, December 31, 2021 b) Date of Closure of the Offer Thursday, January 13, 2022 Date of Payment of Consideration Friday, January 28, 2022

Details of Acquisition:

_	otalio orrioquiottiori.				
Sr. No.	Particulars	Proposed in	the LOF (1)	Actu	als (1)
7.1	Offer Price (per Equity Share)	Rs. 375.00		Rs. 375.00	
7.2	Aggregate number of Equity Shares tendered in the Offer	4,91,37,420 (2)		84,76,251	
7.3	Aggregate number of Equity Shares accepted in the Offer	4,91,37,420 <sup>(2)</sup>		84,76,251	
7.4	Size of the Offer (Number of Equity Shares multiplied by Offer Price)	Rs. 18,42,65,32,500 <sup>(2)</sup>		Rs. 3,17,85,94,125	
7.5	Shareholding of the Acquirer and PACs before agreements/ public announcement				
	Number	Nil (2.222()		Nil (2.222()	
	% of Emerging Share Capital	(0.00%)		(0.00%)	
7.6	Equity Shares acquired by way of agreements				
	Number	4,77,33,333		4,77,33,333	
	% of Emerging Share Capital	(25.16%) <sup>(3)</sup>		(25.16%) (4)	
7.7	Equity Shares acquired by way of Open Offer				
	Number	4,91,37,420		84,76,251	
	<ul> <li>% of Emerging Share Capital</li> </ul>	(25.90%) (2)		(4.47%)	
7.8	Equity Shares acquired after Detailed Public Statement (5)				
	Number and price of Equity Shares acquired	Nil		Nil	
	<ul> <li>% of Emerging Share Capital</li> </ul>				
7.9	Post Offer shareholding of the Acquirer and the PACs				
	<ul> <li>Number</li> </ul>	9,68,70,753		5,62,09,584 (4)	
	<ul> <li>% of Emerging Share Capital</li> </ul>	(51.07%) <sup>(2) (3)</sup>		(29.63%)	
7.10	Pre & Post offer shareholding of the Public	Pre-Offer	Post-Offer <sup>(2) (6)</sup>	Pre-Offer	Post-Offer <sup>(6)</sup>
	Number	4,91,37,420	-	4,91,37,420	4,06,61,169
	% of Emerging Share Capital	(25.90%)	-	(25.90%)	(21.44%)(7)

- Notes: (1) Unless stated otherwise, percentages disclosed in the table above are computed basis the Emerging Voting Capita
- (2) Assuming full acceptance in the Open Offer.
- (3) Computed assuming full acceptance in the Open Offer and, accordingly, the number denotes the acquisition of only the Subscription Shares and the Tranche 1 Sale Shares. In terms of the SPA, the Acquirer agreed to acquire the Tranche 1 Sale Shares and additionally acquire such number of the Remaining Sale Shares if required in order to ensure that the Acquirer holds 40.00% shareholding in the Emerging Voting Capital of the Target Company after considering the Subscription Shares, the Tranche 1 Sale Shares and the Equity Shares acquired in the Open Offer.
- (4) The Acquirer has acquired the Subscription Shares and the Tranche 1 Sale Shares. The Acquirer will further acquire 1,96,67,750 Equity Shares as Remaining Sale Shares from the Sellers, in terms of the SPA. The Acquirer shall hold 40.00% shareholding in the Emerging Voting Capital of the Target Company after considering the Subscription Shares, the Tranche 1 Sale Shares, Equity Shares acquired in the Open Offer and the Remaining Sale Shares
- Apart from the Equity Shares specified in st. nos. 7.6 and 7.7. (6) The Acquirer, on December 30, 2021, became a promoter of the Target Company along with the existing promoter and
- promoter group of the Target Company, on the consummation of the SSA and in accordance with SEBI (SAST) Regulations. Pursuant to the Open Offer, the public shareholding in the Target Company has fallen below the MPS requirement under
- Rule 19A of the SCRR. In terms of the SPA, the Sellers and their affiliates shall ensure to effect a sale of such number of Equity Shares to ensure that the Target Company meets the MPS requirement, within the timeframe specified for such compliance. The Target Company is also required to comply with the MPS requirements pursuant to the initial public offering of the Equity Shares of the Target Company within 3 years from the date of listing, i.e. by August 19, 2022, and the Sellers and its affiliates have confirmed that they shall ensure such compliance.
- Other information
- 8.1 The Acquirer, the PACs and their directors, in their capacity as directors of the Acquirer and the PACs, accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under the SEBI (SAST) Regulations.
- 8.2 A copy of this Post Offer Advertisement will be available on the websites of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com), National Stock Exchange of India Limited (www.nseindia.com) and at the

Issued on behalf of the Acquirer by the Manager to the Offer



Edelweiss House, 6th Floor, Off CST Road, Kalina,

Mumbai - 400 098, Maharashtra, India Tel. No.: + 91 22 4009 4400 Fax No.: +91 22 4086 3610 E-mail: sws.openoffer@edelweissfin.com Contact Person: Lokesh Shah

SEBI Registration No.: INM0000010650 Registrar to the Offer



Link Intime India Private Limited C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400083, Maharashtra, India Tel: +91 22 4918 6200 Fax: +91 22 4918 6195

E-mail: sws.openoffer@linkintime.co.in Contact Person: Sumeet Deshpande

SEBI Registration Number: INR000004058 Place: Mumba Date: February 2, 2022