

BSE Limited First Floor, New Trading Ring Rotunda Building, P J Towers, Dalal Street, Fort, Mumbai 400 001 National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra(E), Mumbai 400 051

September 2, 2024 Sc no. - 18428

Dear Sirs/Madam,

## Sub: Newspaper Publication regarding notice to all pledgors' and pledgees' of 'A' Ordinary Shares of Tata Motors Limited ('the Company')

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the copy of newspaper advertisements published by the Company intimating that the Scheme of Arrangement of the Company and its shareholders and creditors for the reduction of share capital through the cancellation and extinguishment of the 'A' Ordinary Share Capital of the Company ("Scheme") by the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") had become effective and bringing to the notice of the pledgers and pledgees of the 'A' Ordinary Shares, to take necessary actions as may be required in relation to their inter-se agreements to create the pledge over the New Ordinary Shares to be credited to the pledgors' demat accounts pursuant to the Scheme and/or take such other actions / measures (including as required to perfect the pledge) or provision of security. The said Newspaper advertisements were published in the following newspapers:

- a. Financial Express (September 2, 2024 English edition and online edition)
- b. Indian Express (September 2, 2024 English edition and online edition)
- c. Loksatta (September 2, 2024 Marathi edition and online edition)
- d. Jansatta (September 2, 2024 Hindi edition and online edition)

These are also being made available on the Company's website at <a href="www.tatamotors.com">www.tatamotors.com</a>.

This is for information of the Exchange and the Members.

Yours faithfully, Tata Motors Limited

Maloy Kumar Gupta Company Secretary

Encl: as above

## We are Expanding our Product Basket



introduces



Setting a benchmark to hedge price risk for the oil seed industry.



### **Contract Specifications**

- Symbol COTWASOIL
- . Basis Ex. Tank Kadi (Exclusive of all Taxes)
- Unit Of Trading 5 MT
- Maximum Order Size 500 MT
- Delivery logic-Cash Settled
- Trading hours Mondays through
- Fridays: 10.00 A.M. to 05.00 P.M.
- Quotation/base value Rs. per 10 kg
- Lot size -5 MT
- Tick size 10 Paise
- Minimum Initial Margin 12 %
- Due date/Expiry date 20th day of the delivery month.

For more details please visit: www.ncdex.com / askus@ncdex.com or call 1800 -266 -2339

understand and consult their financial advisers before trading/investing. The contents in this publication are for guidance only and should not be treated as recommendatory or definitive. Neither NCDEX nor the NCDEX IPF Trust or their affliates, associates, representatives, directors, employees or agents shall be responsible in any manner to any person or entity for any decisions or actions taken on the basis of this publication. No part of this publication may be redistributed or reproduced without written permission from NCDEX.



## JAYSYNTH ORGOCHEM LIMITED

(Formerly known as JD Orgochem Limited) CIN: L24100MH1973PLC016908

Registered Office: 301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018 Email Id: investor.relations@jaysynth.com : Website: www.jaysynth.com Tel No.: 022-49384200/4300

NOTICE OF 50™ ANNUAL GENERAL MEETING

TO BE HELD THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

Notice is hereby given that the 50" Annual General Meeting (AGM) of the Members of Jaysynth Orgochem Limited (Formerly Known as JD Orgochem Limited) is scheduled to be held on Thursday, 26" September, 2024 at 11.00 a.m. through Video Conferencing (VC)/ Other Audio Visual Means (OAVM) in accordance with applicable provisions of the Companies Act, 2013 and in compliance with the procedure prescribed in General Circular No. 14/2020 dated 08th April, 2020, Circular No. 17/2020 dated 13th April, 2020, Circular No. 20/2020, dated 05" May, 2020, Circular No. 02/2021 dated 13" January, 2021 Circular No. 21/2021 dated 14" December, 2021, Circular No. 02/2022 dated 05" May, 2022, Circular No. 10/2022 dated 28" December, 2022 and Circular No. 09/2023 dated 25" September, 2023 issued by the Ministry of Corporate Affairs and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020, Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021 Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13" May, 2022 and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated 05" January, 2023 issued by the Securities and Exchange Board of India.

The Annual Report of the Company for the financial year 2023-24 including the Notice of 50" AGM of the Company, are being sent to the Members whose email ids are registered with the Company/Depository Participants. The Annual Report along with Notice of 50" AGM of the Company is available on the website of the Company at www.jaysynth.com and shall also be available on the website of BSE Limited at www.bseindia.com and Central Depository Services (India) Limited (CDSL) at www.evotingindia.com. Members who wish to inspect the statutory documents or relevant documents referred to in the Notice can send an email investor.relations@javsynth.com upto the date of the AGM.

The Members of the Company who are holding Shares in physical form or who have not registered their email id with the Company, can cast their vote through remote e-voting which commences on Monday, 23" September, 2024 (9.00 a.m. IST) and ends on Wednesday, 25<sup>th</sup> September, 2024 (5.00 p.m. IST) or through e-voting during the AGM. Detailed procedure for remote e-voting and e-voting at the AGM is provided in the Notice of 50" AGM.

The procedure for registration of - (i) email id to receive future documents through email and (ii) Bank account details to receive future dividends directly in the Bank Account:

- a) Members holding shares in Dematerialised mode are requested to register their email id and Bank Account details with their respective Depository Participants.
- b) Members holding shares in physical form are requested to register their email id and Bank Account details by sending a written request at the Registered Office of the Company or by sending an E-mail to rnt.helpdesk@linkintime.co.in mentioning their folio number.

Notice is hereby given that pursuant to the provisions of Section 91 of the Companies Act, 2013 read with the relevant rules framed thereunder and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, 19" September, 2024 to Thursday, 26" September, 2024 (both days inclusive) for the purpose of 50" AGM and payment of dividend on Preference Shares and Equity Shares for the financial year 2023-24. The dividend @ 2% on fully paid up Redeemable Non-convertible Non-cumulative Non-participating Preference Share having face value of ₹1/- recommended by the Board, if approved, at the 50" AGM shall be paid to those Members whose names are furnished by National Securities Depository Limited and ₹0.05 per Equity Share having face value of ₹1/- each recommended by the Board, if approved, at the 50" AGM shall be paid to those Members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owners as on Record Date i.e. Wednesday, 18" September, 2024 and to those Members who hold shares in physical form and whose name appears on the Register of Members of the Company as on that date

In case you have any queries or issues regarding remote e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

In case the Members have any queries or issues regarding login/e-voting during the AGM, you can write an email to instameet@linkintime.co.in or call +91 8108116767.

For: Jaysynth Orgochem Limited

Place: Mumbai Date: 01"September, 2024

Riddhi Kunal Saraiya Company Secretary and Compliance Officer Membership No. A50707

## "IMPORTANT"

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TATA POWER The Tata Power Company Limited (Mundra Thermal Power Station - UMPP)

Tunda Vandh Road, Tunda Village, Mundra, Kutch, Gujarat Reg. Office: Bombay House, 24 Homi Modi Street, Mumbai - 400 001 NOTICE INVITING EXPRESSION OF INTEREST

The Tata Power Company Limited hereby invites Expression of Interest (EOI) from eligible bidders for the following requirement for 4150 MW UMPP Mundra Thermal Power

- . AMC for plant area lighting maintenance work (Ref.: MTPS25VS805
- Rate contract for ESP transformer rectifier repairing work (REF: MTPS25VS806)
- For prequalification requirements, tender fee, bid security etc., please visit Tender section of our website (URL: https://www.tatapower.com/tenders) and refer detailed Tender Notice for subject tender. Eligible bidders willing to participate in this tender may submit their Expression of Interest along with the Tender Fee latest by (12/09/2024)

Procurement of ESP transformer rectifier set (REF: MTPS25VS808)

**AMRAPALI FILMS LIMITED** CIN: L92111WB1975PLC030251

Regd. Office: 3D, Duckback House, 41, Shakespeare Sarani, Kolkata – 700 017. Corp. Office: Mona 70MM Premises, East Gandhi Maidan, Patna - 800004 Phone No.(Regd./Corp. Office): 033 2283 0300/ 0612 267 2962 email - amrapalifilms@gmail.com

NOTICE IS HEREBY GIVEN that the 49th Annual General Meeting (AGM) of the Company will be held on Friday, September 27, 2024, at 02:30 p.m. at the Registered Office of the Company at 3D, Duckback House, 41, Shakespeare Sarani, Kolkata – 700 017, to transact the business as mentioned in the Notice of AGM sent along with the Audited Financial Statements, of the Company for the year ended March 31, 2024, and the Board's Report and Auditors Report thereon. Dispatch of the Annual Report 2024, along with the AGM Notice, Attendance Slip and Proxy Form, has been completed on August 31, 2024. The Notice of AGM is also available on the website of Central Depository Services (India) Limited (CDSL) i.e. www.evotingindia.com. Notice is further given that the Company is providing electronic voting facility from a place other than the venue of AGM (remote e-voting) to the members to exercise their votes on all the resolutions set forth in the Notice of AGM. The company has engaged CDSL for providing e-voting facility. The details of remote e-voting are given below:

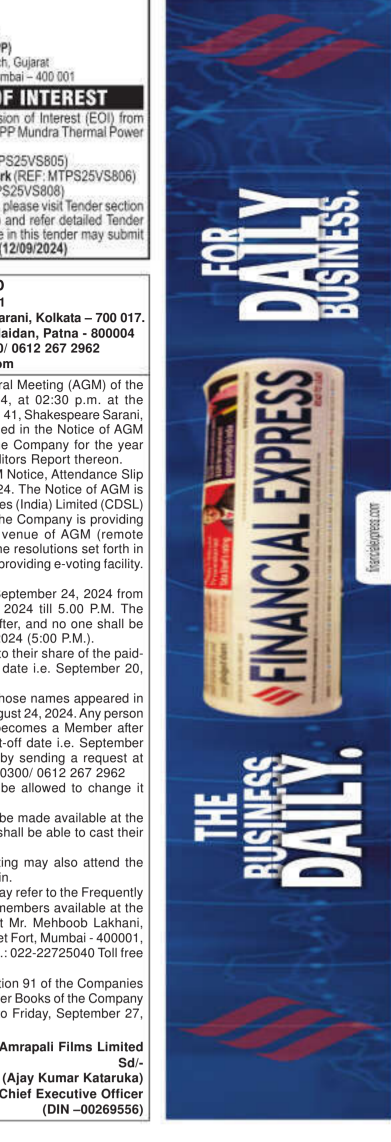
- (i) The remote e-voting will commence on, Tuesday, September 24, 2024 from 9.00 A.M. and ends on Thursday, September 26, 2024 till 5.00 P.M. The e-voting module shall be disabled for voting thereafter, and no one shall be allowed to vote electronically after September 26, 2024 (5:00 P.M.).
- (ii) The voting rights of Members shall be in proportion to their share of the paidup share capital of the Company as on the cut-off date i.e. September 20,
- (iii) Notice of AGM has been sent to all the members whose names appeared in the Register of Members/Beneficial Owners as on August 24, 2024. Any person who acquires equity shares of the Company and becomes a Member after August 24, 2024, and holding shares as on the cut-off date i.e. September 20, 2024, may obtain the Login ID and Password by sending a request at amrapalifilms@gmail.com, or call at Tel: 033 2283 0300/ 0612 267 2962
- (iv) Once a vote is cast by the Member, he shall not be allowed to change it The facility of casting vote through ballot paper will be made available at the
- AGM and the eligible members attending the AGM shall be able to cast their vote at AGM through ballot paper. (vi) The Members who cast their vote by remote e-voting may also attend the

AGM but shall not be entitled to cast their vote again. In case of any queries pertaining to e-voting, members may refer to the Frequently Asked Questions (FAQs) and e-voting user manual for members available at the Downloads section of www.evotingindia.com or contact Mr. Mehboob Lakhani, CDSL, 17th Floor, Phiroze Jeejeebhoy Towers, Dalal Street Fort, Mumbai - 400001, at email: helpdesk.evoting@cdslindia.com Telephone No.: 022-22725040 Toll free

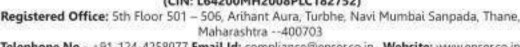
number: 1800 22 55 33 NOTICE IS ALSO HEREBY GIVEN that pursuant to Section 91 of the Companies Act, 2013, that the Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, September 24, 2024 to Friday, September 27, 2024 (both days inclusive).

For Amrapali Films Limited

**Chief Executive Officer** (DIN -00269556)



### Enser Communications Limited (CIN: L64200MH2008PLC182752)



Telephone No.- +91-124-4258077 Email Id: compliance@enser.co.in , Website: www.enser.co.in NOTICE OF THE 16th ANNUAL GENERAL MEETING

Company") will be held on Saturday, September 28, 2024 at 04:45 P.M.(IST) through video conference (VC/OAVM), to transact the businesses as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with General Circulars issued by the Ministry of Corporate Affairs and SEBI in respect of holding meeting Electronic copies of the Notice of the AGM and the Annual Report for the financial year ended 31st March, 2024 will also be

Notice is hereby given that the 16th Annual General Meeting (AGM) of the members of Enser Communications Limited ("the

available on the website of the Company <u>www.enser.co.in</u> and on the website(s) of the stock exchanges i.e. National Stock Exchange of India at www.nseindia.com respectively, where the Company's shares are listed, The Company is providing remote e-voting facility ("remote e-voting") and e-voting during the AGM to all its members to cast their votes on all the resolutions set out in the Notice of the AGM. Detailed procedure for remote e-voting/e-voting has been

provided in the Notice of the AGM which will be sent in due course. Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/ their respective Depository Participants, are requested to register their e-mail addresses at the earliest for receiving the Annual Report 2023-24 along with AGM Notice. The process of registering the same is mentioned below:

- Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depository Participants, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, folio number, scanned copy of share certificate (front and back) along with self-attested scanned copy of the PAN Card and self-attested scanned copy of Aadhar Card in support of the address proof of the Member as registered with the Company for receiving the Annual Report 2023-24 along with AGM Notice by e-mail to admin@skylinerta.com or compliance@enser.co.in. Members holding shares in demat form can update their e-mail address with their Depository Participants. Alternatively, shareholders/members-may send a request to helpdesk evoting@cdslindia.com for procuring user ID and password for e-voting by providing above
- Please note that the updation/registration of e-mail addresses on the basis of the above scanned documents will be only for the purpose of sending the notice of 16th AGM and Annual Report for 2023-24. The Member(s) will therefore be required to send the e-mail ID updation request along with hard copies of the aforesaid documents to RTA for actual registration in the records to receive all the future communications including Annual Reports, Notices, Circulars, etc. from the Company electronically.

For Enser Communications Limited

Date: 02.09.2024 Place: Mumbai

Place: Kolkata

Date: 01-09-2024

Muskan Company Secretary and Compliance Officer

# OLA ELECTRIC

## **OLA Electric Mobility Limited**

Corporate Identity Number: U74999KA2017PLC099619 Registered Office: Regent Insignia, #414, 3rd Floor 4th Block, 17th Main, 100 Feet Road, Bangalore, Koramangala, Karnataka, India, 560034

Tel: Phone Number: +91 80 3544 0050 E-mail: companysecretary@olaelectric.com Website: www.olaelectric.com

## NOTICE OF POSTAL BALLOT

NOTICE is hereby given that pursuant to the provisions of Section 108 & 110 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred to as "the Act"), read along with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Rules") and other applicable provisions of the Act, rules, circulars and notifications thereunder, as amended from time to time (including any statutory modifications or re-enactment thereof for the time being in force), General Circular No. 14/2020 dated 8 April 2020, No. 17/2020 dated 13 April 2020, No. 22/2020 dated 15 June 2020, No. 33/2020 dated 28 September 2020, No. 39/2020 dated 31 December 2020, No. 10/2021 dated 23 June 2021, No. 20/2021 dated 8 December 2021, No. 3/2022 dated 5 May 2022, No. 11/2022 dated 28 December 2022 and No. 09/2023 dated September 25, 2023 and other relevant Circulars, if any, issued by the Ministry of Corporate Affairs ("MCA") (collectively referred to as the "MCA Circulars"), Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India, Regulation 44 and other applicable Regulations of the Securities and Exchange Board of India. (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations") and any other applicable laws, rules and regulations (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the approval of members of Ola Electric Mobility Limited (formerly known as Ola Electric Mobility Private Limited) (hereinafter referred to as "the Company") is being sought by way of Postal Ballot through remote e-voting ('e-voting') process for the following special

SI. No. Description of Special Resolutions

Dated: 31 August 2024

Place: Bangalore

- To ratify and approve amendments in OEM Employees' Equity Linked Incentive Plan 2019 Ratification of the extension of the benefits of OEM Employees' Equity Linked Incentive Plan 2019 to the employees of
  - subsidiary companies and group companies of the Company

In accordance with the MCA Circulars, this Postal Ballot Notice ("Notice"), indicating, inter alia, the process and manner of remote e-voting, has been sent on Saturday, 31 August 2024, through electronic mode to the Members whose names appeared on the Register of Members/List of Beneficial Owners as on Friday, 23 August 2024 ("Cut-off Date") received from the Depositories and whose e-mail address is registered with the Company/Depositories. A person who is not a Member as on the cut-off date shall treat this notice for information purpose only. The hard copies of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the members for this Postal Ballot, in accordance with the exemptions granted by the MCA Circulars. Members are required to communicate their assent or dissent through the remote e-voting system only. The Company has engaged the services of Link Intime India Pvt Ltd, Registrar and Share Transfer Agent ("LIIPL"/"RTA") for the purpose of providing e-voting facility to all its members. The evoting facility will be available during the following period:

Commencement of e-voting period Monday, 02 September 2024 from 9:00 a.m. (IST) Conclusion of e-voting period Tuesday, 01 October 2024 till 5:00 p.m. (IST) Cut-off date for eligibility to vote Friday, 23 August 2024

The e-voting module shall be disabled by RTA immediately after 5.00 p.m. IST on Tuesday, 01 October 2024. Once a vote on the resolutions is cast by the Member, the Member shall not be allowed to change it subsequently The detailed instructions for e-voting are provided as part of the Notice which the Members are requested to read carefully before casting

vote. The Notice along with the Explanatory Statement thereto can be downloaded from the Company's website at www.olaelectric.com. The same is also available on the website of the stock exchanges www.bseindia.com and www.nseindia.com. The Board of Directors of the Company have appointed Mr. Pramod S M, Partner (Membership No. F7834) Practicing Company Secretaries of M/s BMP & Co. LLP, as the scrutinizer for conducting the postal ballot process in a fair and transparent manner. The voting results of the postal ballot along with the scrutinizers' report shall be declared by the Company within 2 working days of the conclusion of the e-voting period and will be intimated to Stock Exchanges, where the Company's securities are listed. The results along with the Scrutinizer's Report shall also be placed on the Company's website www.olaelectric.com and on the website of RTA https://instavote.linkintime.co.in In case of any grievance/clarification in connection with the postal ballot including e-voting, members may contact Link Intime India Private Limited by e-mail at enotices @ linkintime.co.in or contact Mr. Pramendra Tomar at +91 80 3544 0050 or write an email to the Compliance Officer & Company Secretary at companysecretary @ olaelectric.com.

For Ola Electric Mobility Limited

Pramendra Tomar Company Secretary and Compliance officer കനറാ ബാങ്ക" केनरा बैंक Canara Bank 🕸 Enkholson flittige Byndicate

## **TENDER NOTICE**

Offers are invited under TWO-BID SYSTEM from eligible bidders to carry out SITC of VRF & HVAC Air Conditioning Work in Canara Bank Circle Office

Kozhikode New premises located at Nadakkavu, Kozhikode. The details are published in the Bank's Website :<u>https://</u> www.canarabank.com/tenders and Central Public Procurement (CPP) portal www.eprocure.gov.in The necessary application forms may be obtained from General Administration Section Circle Office Kozhikode the OR downloaded from the above Website. Last date for submission is on 23.09.2024 upto 3.00 P.M. Further, communications, corrigendum, amendments, if any, will be hosted in the above websites only.

(Sd/-) Assistant General Manager, 02-09-2024 General Administration Section, Circle Office, Kozhikode Kozhikode



Registered Office: Bombay House, 24, Homi Mody Street, Fort, Mumbai - 400 001. Tel: +912266658282; E-mail: inv rel@tatamotors.com;

Website: www.tatamotors.com CIN - L28920MH1945PLC004520

### **NOTICE**

This is to inform that post sanctioning of the Scheme of Arrangement of Tata Motors Limited ("the Company") and its shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, for the reduction of share capital through the cancellation and extinguishment of the 'A' Ordinary Share Capital of the Company ("Scheme") by the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") vide Order dated August 2, 2024, the Scheme has been made effective on and from Sunday, September 1, 2024.

As the Scheme is now effective, the 'A' Ordinary Shares have been cancelled and Ordinary Shares will be issued as per the ratio and in the manner as set out under the Scheme.

We hereby, once again, bring to the notice of all pledgors' and pledgees' of 'A' Ordinary Shares, to take necessary actions as may be required in relation to their inter-se agreements to create the pledge over the Ordinary Shares credited to the pledgor's demat account pursuant to the Scheme and/or take such other actions / measures (including as required to perfect the pledge), or provision of security, if not already done.

Please note that the Company shall not be liable for any direct or indirect losses and/or damages that the 'A' Ordinary Shareholder(s) and/or the pledgee(s) may suffer in this regard.

**For Tata Motors Limited** 

Place: Mumbai Date: September 2, 2024

**Maloy Kumar Gupta Company Secretary** 

### **5 S.P.APPARELS LIMITED** CIN: L18101TZ2005PLC012295

Regd Office: 39-A, Extension Street, Kaikattipudur, Avinashi-641654 Tel: 04296-714000 E-mail: csoffice@spapparels.com Web: www.spapparels.com Notice to Shareholders

Company will be held on Thursday, 26th September 2024 at 4.00 PM (IST) through

### Dear Member(s), Notice is hereby given that the 19th Annual General Meeting ("AGM") of the

Video Conference ("VC") / Other Audio Visual Means ("OAVM") facility. The Notice of AGM and Annual Report are being sent by email to all shareholders who held shares as on 30.08.2024 and whose email address are registered with the Registrar and share transfer agent(RTA) Depositories Participants(DP) in accordance with Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020 and 20/2020 dated 5th May, 2020 and No.20/2021 dated 3th January 2021 (MCA circulars) and Securities Exchange of India ("SEBI") circulars dated 12th May 2020, 15th January 2021, 13th May 2022 and 5th January 2023 and 07th October 2023. 2. The AGM Notice along with the Explanatory statement and the Annual Report for the

- Financial Year 2023-24 will be available and can be downloaded from the Company's website www.spapparels.com and the website of BSE Limited & NSE Limited and Link Intime India Private Limited https://instavote.linkintime.co.in. Members can attend and participate in the AGM through VC/OVAM facility only. The instructions for joining the Annual General Meeting are provided in the notice of the AGM. Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 3. In Compliance with section 108 of the Companies Act, 2013 read with rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of SEBI(LODR) Regulations, 2015 the members are provided with the facility to cast their votes by e-voting on all resolutions as set forth in the notice of the AGM using remote electronic voting system ("remote e-voting) provided by Link Intime India Private Limited. Additionally the Company is also providing the facility of voting through e-voting system during the AGM ("evoting"). Detailed procedure for e-voting is provided in the Notice of the AGM. For further details in connection with e-voting members may also visit the website https://instavote.linkintime.co.in.
- instructions for obtaining login details for e-voting: a. Kindly log in to the website of our RTA, Link Intime India Private Ltd., www.linkintime.co.in under Investor Services > Email/ Bank detail Registration - fill in the details, upload the

If your e-mail address is not registered with the RTA/DP you may please follow below

- required documents and submit. Alternatively, members may send the request letter along with the requisite documents as listed in the website to the Registrar & Share Transfer. Agent through postal means. b. Members holding shares in demat form can update their e-mail address & bank account. details by submitting a request to the concerned DP.
- enabling shareholders to obtain Notice of the 19th AGM, Annual Report and / or login details for joining the 19th AGM through VC/OAVM facility including e-voting. Notice is hereby given that the register of Members and Share Transfer Books of the Company will remain closed from 20th September, 2024 to 26th September, 2024 (Both

5. Please note that the email ID csoffice@spapparels.com is designated for the purpose of

days inclusive) for AGM The above information is being issued for the information and benefit of all the Members

of the Company and is in compliance with the MCA & the SEBI Circular.

Avinashi 01.09.2024

For S.P.Apparels Limited K.Vinodhini Company Secretary

### ASSCHER ENTERPRISES LIMITED (FORMERLY INDIAN SEAMLESS ENTERPRISES LIMITED) Regd Office: 503, 5 th Floor, Lunkad Sky Station Co-op Premises

Email: secretarial@isel.co.in CIN: U29000PN1995PLC090946 NOTICE Notice is hereby given that the 28th Annual General Meeting ('AGM') of Asscher Enterprises Limited (Formerly Indian Seamless

Society Limited, Viman Nagar, Pune - 411014, Maharashtra

Tel: 020-41255662 Website: www.asscherent.com

Enterprises Limited) ('Company') will be held on Friday September 27, 2024 at 11:30 AM through video conference ("VC") / Other Audio Visual Means ('OAVM') in compliance with the applicable provisions of Companies Act, 2013 ('Act') and rules made thereunder read with Ministry of Corporate Affairs vide latest General Circular dated 25th September. 2023 permitted to hold AGM through VC/OAVM without the physical presence of members at a common venue. Accordingly, the AGM is being held through VC/ OAVM facility for the same. The Notice and Annual Report is being sent only by electronic mode to all

those members whose email addresses are registered with the Company Depositories in accordance with the applicable Circulars. Members can join and participate in the AGM only through VC/OAVM facility. The Company is providing its members remote e-voting facility to cast

their vote on all resolutions set forth in the AGM Notice. Additionally, the Company is providing the facility of voting through the e-voting system ('evoting') during the AGM. The business may be transacted through voting by electronic means. The Company has availed the service of CDSL for providing remote E-voting/E-voting during AGM. Members participating through the VC/OAVM facility will be counted for

the purpose of reckoning the quorum under the Section 103 of the Act. The Notice and Annual Report is being available on Company's website www.asscherent.com and on website of CDSL at www.evotingindia.com. Members holding shares in physical as well as dematerialized form and who have not registered their email addresses with the Company Depositories can obtain Notice of the AGM, Annual Report and/or Login Details for joining the AGM through VC/OAVM facility including E-voting by sending scanned copy of (a) Copy of Signed request letter confirming Folio No., name & address of Members (b) Self-attested PAN copy (c) Self-attested documents of any one (Aadhar Card, Driving license, Election voting Card or Passport) either to Company's Registrar and Share Transfer Agent "Link Intime India Private Limited" at rnt.helpdesk@linkintime.co.inor to the Company at secretarial@isel.co.in. The detailed instructions to join the AGM through VC/OAVM and to cast the vote through remote e-voting / e-voting are

contained in Notice of the AGM. The remote e-voting commences on September 24, 2024 (9:00 am) and ends on September 26, 2024 (5:00 pm). Remote e-voting shall not be allowed beyond 5:00 pm on September 26, 2024.

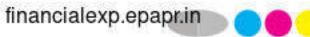
A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date i.e., September 20, 2024 shall be entitled to avail the facility of remote e-voting as well as voting in the AGM In case of persons who became members of the Company after dispatch

of AGM Notice may write to rnt.helpdesk@linkintime.co.in or secretarial@isel.co.in for obtaining login ID & password. However, in case he/she already registered with NSDL/CDSL for remote-evoting then he/she can use his/her existing User ID & Password for casting the vote. A Member may participate in AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the AGM. The facility for e-voting shall be made available at the AGM.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ('FAQs') and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com.

Place: Pune

For Asscher Enterprises Limited (Formerly Indian Seamless Enterprises Limited) Anchal Jaiswal Date: September 01, 2024 Company Secretary





# Fadnavis invokes Pandit Nehru, Pawar criticises Modi's Savarkar comparison

NCP-SP chief accuses PM of promoting false narratives, trying to deflect criticism

**ALOK DESHPANDE** 

MUMBAI, SEPTEMBER 1

THE ONGOING verbal duel between leaders of the Mahayuti alliance and the Maharashtra Vikas Aghadi (MVA) over the collapse of the Chhatrapati Shivaji statue in Malvan of Sindhudurg on August 26 has intensified, with the names of Pandit Jawaharlal Nehru and Hindutva ideologue VD Savarkar being dragged into the debate.

On Sunday, when Opposition MVA staged a "Jode Mara (hit with a shoe)" protest in Mumbai demanding the arrest of those responsible for the statue collapse, Maharashtra Deputy Chief Minister Devendra Fadnavis invoked Nehru, accusing India's first Prime Minister of insulting Chhatrapati Shivaji in his book, "Discovery of India".

**BEST** bus rams vehicles after 'drunk' passenger turns steering. eight injured

**EXPRESS NEWS SERVICE** MUMBAI, SEPTEMBER 1

EIGHT PEOPLE were injured after a 40-year-old passenger, allegedly under the influence of alcohol, veered the steering wheel of a BEST bus he was travelling in, leading to the bus ramming two four-wheelers and one twowheeler, along with knocking down two pedestrians.

According to police, incident took place at around 8.30pm on Sunday when the BEST bus was travelling on BA road. The accused, identified as Datta Murlidhar Shinde, who was standing next to the driver, allegedly veered the steering, leading to the accident.

At the time of going to the press, the Kalachowki police were in process of recording the statement of bus driver Kamlesh Prajapati and registered a case against the accused passenger, who is in police custody.

An officer said, "When the BEST bus reached Garam Khada iunction in Lalbaug, one person identified as Datta Murlidhar Shinde who was under the influence of alcohol, forcibly turned the steering wheel towards the left due to which the bus hit two four-wheelers, one two-wheeler and two pedestrians.

The vehicles were damaged and eight persons were injured. "Of the eight individuals, two sustained major injuries like fractures, while the remaining persons sustained minor injuries," said an officer.





Devendra Fadnavis and Sharad Pawar

"The agitation is purely political. The MVA and Congress have never respected Chhatrapati Shivaji Maharaj. Nehru ji insulted Chhatrapati Shivaji Maharaj in 'Discovery of India'. Will Congress and MVA apologise for it," Fadnavis asked. He also criticised the Congress for perpetuating the false notion that Shivaji Maharaj looted Surat, stating that Shivaji only collected money for Swarajya but never looted the people.

The Congress dismissed Fadnavis's claims as misinforma-

tion. "In 1936, Pandit Nehru wrote to historian PR Devgirikar, seeking references and corrected the book in its second edition. Nehru accepted his mistake and made corrections because he had written the first edition from prison without adequate resources." Congress spokesper-

son Pawan Khera countered.

Meanwhile, NCP(SP) chief Sharad Pawar criticised Prime Minister Narendra Modi for comparing Chhatrapati Shivaji Maharaj with VD Savarkar. "It is said that PM Modi has apologised for the statue collapse, but there has been no apology for the comment on Savarkar. What is the topic here? How can Shivaji Maharaj and Savarkar be compared," Pawar said.

Speaking at a function at the YB Chavan Centre, Pawar accused Modi of promoting false narratives and trying to deflect

Last week, during a foundation-laying ceremony for Vadhvan port in Palghar district, PM Modi said, "For me, my colleagues, and everyone, Shivaji Maharaj is not just a king but a revered figure... Today, I bow my head at his feet and apologise to my deity."

are not the ones who constantly insult and abuse Veer Savarkar, hurting the sentiments of patriots. Despite this, they refuse to apologise and instead head to court," targeting Rahul Gandhi, the Leader of Opposition in Lok Sabha, who allegedly criticised Savarkar and refused to apologise.

Questioning the comparison, state Congress chief Nana Patole said, "How can PM Modi even think of comparing Shivaji Maharaj and Savarkar? His halfhearted apology should not have included Savarkar."

### **ROYAL WESTERN INDIA TURF CLUB, LTD.**

Registered Office: Race Course, Mahalakshmi, Mumbai - 400 034 Phone No.: 022-6267 0100; Email: secretary@rwitc.com; Website: www.rwitc.com CIN: U91990MH1925PLC001182

NOTICE

Notice is hereby given that the 109th Annual General Meeting ("AGM") of the Members of the Royal Western India Turf Club, Limited is scheduled to be held on Thursday, 26th September 2024 at 4.00 p.m. through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") to transact the business as detailed in the Notice dated 27th August 2024 of the AGM, in compliance with the provisions of Section 108 of the Companies Act 2013 read with Rule 20 of the Companies (Management and Administration) Rule, 2014 and General Circulars issued by the Ministry of Corporate Affairs i.e. General Circular No. 14/2020 dated 8th April, 2020, General Circular No.17/2020 dated 13th April, 2020 read with General Circular No.20/2020 dated 5th May, 2020 and General Circular No. 09/2023 dated 25th September, 2023 (Collectively referred to as "MCA Circulars").

In compliance with the MCA Circulars, Notice of the AGM along with Annual Report 2023-24 has been sent only through electronic mode to those Members whose email addresses are registered with the Club as of the date of this Notice. The Notice of the AGM is also hosted on the website of the Club <u>www.rwitc.com</u> and will remain on the website till the date of the AGM.

For receiving all communication (including Annual Report, login credentials, etc.) from the Club electronically, all Members who have not registered / updated their email address with the Club are requested to register / update the same by writing to the Club's office with details of membership card number and attaching a self-attested copy of PAN card at <a href="mailto:adm@rwitc.com">adm@rwitc.com</a>

The Club has engaged the services of National Securities Depository Limited ("NSDL") as the Agency to provide Remote E-voting and E-voting during the AGM facilities and do all such acts on behalf of the Club in this regard. The User ID for remote E-voting and E-voting at the AGM will be sent directly by NSDL to the Club Members and also to other Members of the Club for joining participating at the 109th Annual General Meeting on 26th September 2024, through VC / OAVM, whose email id are registered with the Club as of the cut-off date i.e. Thursday, 19th September 2024.

All the Club Members are hereby informed that:

- Members who would like to express their views or ask questions during the AGM may from 9.00 a.m. on Tuesday, 24th September 2024 till 5.00 p.m. on Wednesday, 25th September 2024 send an email from their email id registered with the Club requesting to register as a speaker to <a href="mailto:adm@rwitc.com">adm@rwitc.com</a> / <a href="mailto:secretary@rwitc.com">secretary@rwitc.com</a> giving details of their Name, Membership No. and Mobile no. A link will be sent to the email id of the Speaker on the previous day evening of the AGM with procedure to join.
- Remote E-voting period shall commence at 9.00 a.m. (IST) on Monday, 23rd September 2024 and end at 5.00 p.m. (IST) on Wednesday, 25th September 2024.
- Cut-off date for the purpose of voting on the resolution set forth in the Notice is Thursday, 19th September 2024.
- The remote E-voting module shall be disabled by NSDL / Scrutinizer after the voting period ends. Hence, Club Members are requested to cast their votes during the above specified period only.
- The Notice containing E-voting procedure is also available on NSDL's website <a href="https://www.evoting.nsdl.com">https://www.evoting.nsdl.com</a> and on the Club's Members will be able to attend the AGM through VC or OAVM or view the live webcast at www.evoting.nsdl.com at 4.00 p.m.
- on 26th September 2024 by using their login credentials sent by NSDL. Facility to join the VC or OAVM Meeting will be opened 15 minutes before the scheduled AGM time and will only be closed any time after the expiry of minimum 15 minutes from the scheduled start time of the AGM.
- The facility for voting through electronic voting system on the day of the Meeting (E-voting during the meeting) shall be made available to the Club Members attending the Meeting through VC or OAVM after the commencement of the Meeting and shall close at 5.30 p.m. although the Meeting shall continue until concluded and only those Club Members who have not cast their vote by Remote E-voting shall be able to vote at the Meeting i.e. a Member may choose to vote on all or any of the resolutions either by Remote E-voting or by voting through electronic system at the Meeting, but not both
- The Committee of the Club shall appoint a Scrutinizer to scrutinize the E-voting process in a fair and transparent manner. Club Members who have already cast their vote by remote E-voting on the resolution(s) may also attend the Meeting but shall
- In case of any query pertaining to E-voting or for joining VC or OAVM Meeting, please visit help and FAQ's section available at NSDL's website <a href="https://www.evoting.nsdl.com">https://www.evoting.nsdl.com</a>. For any other query, the Club Member may contact the Club by email
- at adm@rwitc.com
- Members who need assistance before or during the AGM can contact NSDL Help Desk at Telephone No. (022-48867000) and email at: evoting@nsdl.com

xiii. The results of E-voting alongwith Scrutinizer's report will be placed on the Club's website and on the website of NSDL. BY ORDER OF THE COMMITTEE

> NIRANJAN SINGH ROYAL WESTERN INDIA TURF CLUB, LTD.

Mumbai: Dated this 30th day of August 2024.

not be entitled to cast their vote again on any resolution at the AGM.

## **PUBLIC NOTICE**

Notice is hereby given to the public at large that we are investigating the title and ownership rights of the persons mentioned in the Schedule hereunder written to the land parcels more particularly described in the said Schedule against their names ("said Lands") along with the structures standing thereon ("Structures") subject to tenancy rights of the existing tenants on the Structures. The said Lands and Structures

shall be hereinafter collectively referred to as "Property"

Any entity / person including but not limited to any bank or financial institution having any claim or interest in the Property or any part/s thereof or having any right, title, benefit, interest, claim or demand in respect of the Property or any part/s thereof and/or any rights appurtenant to the Property or any part/s thereof by way of sale exchange, inheritance, bequest, succession, agreement, contract, mortgage, easement, gift, lease, sub-lease, tenancy, sub-tenancy license, lien, charge, trust, right of residence, occupation, possession family arrangement, settlement, maintenance, assignment, decree or order or judgement of any Court of Law or quasi-judicial authority, order passed by any Tribunal/ Authority, award passed by Arbitrator/s partnership, any writing and/or arrangement or otherwise howsoeve are hereby required to notify the same in writing along with the supporting documentary evidence, at the address mentioned herein below to the attention of the undernamed persons, within 14 (fourteen) days from the date hereof, failing which, such right, title, interest, benefit, claim, demand, and/or objection, if any, shall be considered as waived and/or abandoned.

Schedule (Description of the Property)

All those pieces and parcels of land together with the structures standing thereon, the details of which are as follows

Sr. No.	Holder as per 7/12 extract	Survey No. of Village Malad, Taluka Borivali, District Mumbai Suburban	Area as per 7/12 extract (in sq.m)	CTS No. of Division Malad (South), City Survey Office Malad, District Mumbai Suburban	Area as per Property Register Card (in sq.m)
1. 2.	Ashok Devichand Jain	414/Part/1 414/Part	6065 2574	1208	8638.60
3.	Ashok Devichand Jain, Proprietor of M/s. Nikita Developers	419/Part	4094	1195/11 1195/18	1049.40 478.40
	Total		12733		10166.40

Dated this 2<sup>nd</sup> day of September, 2024 For M/s. Saraf and Partners Law Offices

Mr. Ketan Khare (Ketan.Khare@sarafpartners.com)

Ms. Madhura Samant (Madhura.Samant@sarafpartners.com) One International Centre

Tower 2, 2402, 24th Floor, Senapati Bapat Marg, Prabhadevi West

Mumbai - 400 013



**General Insurance Corporation of India** 

CIN: L67200MH1972GOI016133 IRDAI REG. NO. 112 Regd. Office: 'Suraksha', 170, J. Tata Road, Churchga Mumbai - 400 020. Tel: +91-22-22867000 Fax: +91-22-22884010 E-mail: investors.gic@gicre.in | Website: www.gicre.in

#### NOTICE TO THE SHAREHOLDERS OF 52<sup>nd</sup> ANNUAL GENERAL MEETING

NOTICE is hereby given that the 52<sup>nd</sup> Annual General Meeting (52<sup>nd</sup> AGM) of the members of General Insurance Corporation of India will be held on Thursday, 26' September 2024 at 3.00 p.m. (IST) through Video Conferencing(VC)/Other Audio Visual Means (OVAM) to transact business, as set out in the Notice of the 52nd AGM being sent through email.

In compliance with applicable provisions of the Companies Act, 2013 and the rule: notified thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015, read with all applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India ("SEBI"), the Corporation has decided to convene its 52" AGM through VC/OAVM and members can participate through VC/OAVM. The Notice of the 52<sup>nd</sup> AGM alongwith the Annual Report for the financial year 2023

24 is being sent only by electronic mode to those members whose email addresses are registered with the Depositories/Corporation/Registrar & Transfer Agent (RTA) in accordance with the Circulars issued by MCA and SEBI. Members may note that the notice of the AGM and the Annual Report for the financial year 2023-24 will also be available on the Corporation's website www.gicre.in and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The Physical copy of the Annual Report shall be sent to the Members on specific request. Members can attend and participate in the AGM through Video Conferencing/Other Audio-Visual means (VC/OAVM) facility only. The instructions for joining the AGM are provided in the Notice of the AGM. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act The Corporation is providing remote e-voting facility ('remote e-voting') to all its

members to cast their votes on all the resolutions set out in the Notice of the AGM. Additionally, the Corporation is providing the facility of voting through e-voting system during the AGM (e-voting). The Corporation has engaged the services of National Securities Depository Limited ('NSDL') for facilitating participation by the Members at the AGM through VC/OAVM including remote e-voting/e-voting. Detailed procedure for 'remote e-voting' 'e-voting' is provided in the Notice of the AGM. Members who have not yet registered their email addresses are requested to registe

the same with their DPs in case the shares are held by them in electronic form and with M/s KFin Technologies Limited in case the shares are held by them in physical form. In view of the SEBI mandate for payment of Dividend only in electronic mode w.e.f April 1, 2024, Members are requested to update their KYC including bank details with their DPs in case the shares are held by them in electronic form and with M/s KFin Technologies Limited in case the shares are held by them in physical form for timely

For General Insurance Corporation of India

Sd/-(Suresh Savaliya) **Company Secretary**  केनरा बैंक Canara Bank

(A GOVERNMENT OF INDIA UNDERTAKING)

ARM-II BRANCH, MUMBAI: 3" Floor, Canara Bank Building, Adi Marzban Street, Ballard

SALE NOTICE E-Auction Sale Notice for Sale of Immovable Properties under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act. 2002 read with provision to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002.

Estate, Mumbai - 400 001, •Tel.: 8655948054/8655948019, •Email: cb6289@canarabank.com

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described immovable properties mortgaged/charged to the Secured Creditor, the Possession of which has been taken by the Authorized Officer of Canara Bank, wil be sold on "As is where is", "As is what is" basis on 25.09.2024 for recovery of Rs.7,39,44,182.46 (as on 30.04.2024 plus further interest and charges there on)due to the ARM II Branch of Canara

Bank from **W/s. Innova Fabtex**, at Gala No. B3 and B4 House No. 1159, Khambha Road Mithpada, Kedia Compound ShelarBhiwandi, Mumbai - 421302, represented by its Directors auarantors (1) Mr. Sunll Kukreja (2) Mrs. Lisa Kukreja (3) Mr. Nimesh Navnitari Shah (4) Mrs. Kiran Nimesh Shah (5) Mr. Anii Radha krishna Kukreja Reserve Earnest Money Description of the Property

IIV.		FIICE	Deposit				
	Factory Land and Building bearing Sy. No 23/5, 26/2, 28/3/2 along with Ground Floor Gala No. B1 & B2, H No.1159, situated at Kambha Road, Mithpada, Kedia Compound, Village Shelar, Tal. Bhiwandi, Distt. Thane, Mumbai-421302 adm plot area of 400 sq. yard or 3600 sq. ft. in the name of Mr. Anil Radha Krishna Kukreja. Physical Possession	Rs	Rs. 4,67,100/-				
2.	Hypothecated Machinery available at Sy. No. 23/5, 26/2, 28/3/2 alongwith Ground Floor, Gala No. B1 & B2, H. No. 1159, situated at Kambha Road, Mithpada, Kedia Compound, Vill.: Shelar, Tal. Bhiwandi, Dist. Thane, Mumbai-421 302. adm. Plot Area of 400 sq. Yrds. or 344.44 Sq. Mtr. Physical Possession	Rs.	Rs. 3,16,200/-				
The	The Earnest Money Deposit shall be deposited on or before 21.09.2024 upto 5.00 p.m.						

petails of EMD and other documents to be submitted to service provider on or before 21.09.2024 upto 5.00 pm.

Date up to which documents can be deposited with Bank is 21.09.2024 upto 5.00 pm. Date of inspection of properties on 13.09.2024 with prior appointment with Authorized Office For further details, contact Mrs. Sreedevl Nalr, Assistant General Manager, Canara Ban ARM II Branch, Mumbai (Mob. No. 8655948054) or Mr. Sumit Kumar, Manager, (Mob No. 9345332323), e-mail id : cb6289@canarabank.com or the service provider E-bkray (M/s PSB Alliance Pvt. Ltd), (Contact No. 7046612345 / 6354910172 / 8291220220 9892219848 8160205051, Email: support.ebkray@psballiance.com/support.ebkray@ ocure247.com

Authorised Officer Canara Bank, ARM-II Branch Date: 31.08.2024

> केनरा बैंक Canara Bank सिंडिकेट Syndicate (A GOVERNMENT OF INDIA UNDERTAKING)

ARM-II BRANCH, MUMBAI 3rd Floor, Canara Bank Building Adi Marzban Street, Ballard Estate Mumbai - 400 001. Tel.: 8655948054/8655948019, Email: cb6289@canarabank.com

E-Auction Sale Notice for Sale of Immovable Properties under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with provision to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002. lotice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described immovable properties mortgaged/charged to the Secured Creditor, the Possession of which has been taken by the Authorized Officer of Canara Bank, will be sold on "As is where is", "As is what is" basis on 25.09.2024 fo ecovery of Rs. 16,11,03,590.85 (as on 30.04.2024 plus further interest and charges ereon) due to the ARM II Branch of Canara Bank from M/s. S K Textiles, at Gala No. B5 and B6 House No. 1159, Khambha Road, Mithpada, Kedia Compound Shelar Bhiwandi Mumbai - 421302, represented by its Directors/Guarantors (1) Mr. Sunil Kukreja 2) Mr. Bhagirath Bhagwanram Brijania (3) Mr. Balakrishna Bhoir

Sr. No.	Description of the Property	Reserve Price	EMD
1.	Factory L & B bearing Sy. No. 23/5, 26/2, 28/3/2 along with Ground Floor & First Floor of adjoining Gala No. B-3, B-4, B-5 and B-6 at No. 1159 situated at Kambha Road, Mithpada, Kedia Compound, Village Shelar, Taluka- Bhiwandi, District — Thane, Mumbai - 421302, in the name of Mr. Sunil Radha kishan Kukreja.		Rs. 10,00,000/-
2.	Flat No. 302, 3 <sup>rd</sup> Floor, Vardhman CHS, Municipal H. No. 711, situated on Mandai Road, Opp. Life Line Hospital, Village- Gauri Pada, Thane Road, Near Payal Cinema, Bhiwandi, Thane – 421302 in the name of Mr. Sunii Radha krishna Kukreja.	Rs. 20,20,000/-	Rs. 2,02,000/-
3.	Hypothecated Machinery at Sy. No. 23/5, 26/2, 28/3/2, Gala No. B-3, B-4, B-5 and B-6 at No. 1159 situated at Kambha Road, Mithpada Kedia Compound, Village: Shelar, Taluka: Bhiwandi, District: Thane, Mumbai-421 302 (Physical Possession)	Rs. 21,08,000/-	Rs. 2,10,800/-

etails of EMD and other documents to be submitted to service provider on or before 21.09.2024 upto 5.00 pm. Date up to which documents can be deposited with Bank is 21.09.2024 upto 5.00 pm.

Date: 31.08.2024 Place: Mumbai Canara Bank, ARM-II BRANCH



Registered Office: Bombay House, 24, Homi Mody Street, Fort, Mumbai - 400 001. Tel: +912266658282; E-mail: inv\_rel@tatamotors.com; Website: www.tatamotors.com CIN - L28920MH1945PLC004520

This is to inform that post sanctioning of the Scheme of Arrangement of Tata Motors Limited ("the Company") and its shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, for the reduction of share capital through the cancellation and extinguishment of the 'A' Ordinary Share Capital of the Company ("Scheme" by the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") vide Order dated August 2, 2024, the Scheme has been made effective or and from Sunday, September 1, 2024.

As the Scheme is now effective, the 'A' Ordinary Shares have been cancelled and Ordinary Shares will be issued as per the ratio and in the manner as set

We hereby, once again, bring to the notice of all pledgors' and pledgees' of 'A' Ordinary Shares, to take necessary actions as may be required in relation to their inter-se agreements to create the pledge over the Ordinary Shares credited to the pledgor's demat account pursuant to the Scheme and/or take such other actions / measures (including as required to perfect the pledge) or provision of security, if not already done

Please note that the Company shall not be liable for any direct or indirect losses and/or damages that the 'A' Ordinary Shareholder(s) and/or the pledgee(s) may suffer in this regard.

For Tata Motors Limited

Date: September 2, 2024

Place: Mumbai

Malov Kumar Gupta **Company Secretary** 

केनरा बैंक Canara Bank

ि सिंडिकेट Syndicate (A GOVERNMENT OF INDIA UNDERTAKING)

ARM-II BRANCH, MUMBAI: 3" Floor, Canara Bank Building, Adi Marzban Street, Ballard Estate, Mumbai - 400 001. •Tel.: 8655948019 , •Email : cb6289@canarabank.com SALE NOTICE

E-Auction Sale Notice for Sale of Immovable Properties under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with provision to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002. otice is hereby given to the public in general and in particular to the Borrower (s) and

Guarantor(s) that the below described immovable properties mortgaged/charged to the Secured Creditor, the **Physical Possession** of which has been taken by the **Authorized** Officer of Canara Bank, will be sold on "As is where is", "As is what is", basis on 25.09.2024 or recovery of Rs. 3,42,73,359.12 (as on 31.07.2024 plus further interest and charges from 01.08.2024) due to the ARM II Branch of Canara Bank from M/s. Vibrant Fashion Pvt Ltd rith Regd. address at, A 404, Building A, 55 Corporate Avenue, New Saki Vihar Rd, Tunga Village, Chandivali, Powai, Andheri East Mumbai - 400072:

Sr. No.	Description of the Property	Price	Deposit
1.	Unit No. 237 total admeasuring 421.00 Sq Ft. Carpet Area on 2 <sup>∞</sup> Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Distt Thane in the name of <i>M/s</i> . Vibrant Fashion Pvt. Ltd.		
2.	Unit No. 238 total admeasuring 421.00 Sq Ft. Carpet Area on 2 <sup>∞</sup> Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Distt Thane in the name of M/s. Vibrant Fashion Pvt. Ltd.	Rs. 23,25,000/-	Rs. 2,32,500/-
3.	Unit No. 239 total admeasuring 424.00 Sq Ft. Carpet Area on 2 <sup>nd</sup> Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Distt. Thane in the name of M/s. Vibrant Fashion Pvt. Ltd.		Rs. 2,34,000/-
4.	Unit No. 240 total admeasuring 420.00 Sq Ft. Carpet Area on 2 <sup>nd</sup> Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Distt. Thane in the name of Mys. Vibrant Fashion Pvt. Ltd.		
5.	Unit No. 241 total admeasuring 421.00 Sq Ft. Carpet Area on 2nd Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Distt. Thane in the name of W/s. Vibrant Fashion Pvt. Ltd.	Rs. 23,25,000/-	Rs. 2,32,500/-
6.	Unit No. 242 total admeasuring 421.00 Sq Ft. Carpet Area on 2 <sup>nd</sup> Floor in the building known as Reliance Industrial Estate, Plot No. 2 Vithalwadi Industrial Area, Ulhasnagar No. 03 Dist Thane in the name of M/s. Vibrant Fashion Pvt Ltd.		Rs. 2,32,500/-
	earnest Money Deposit shall be deposited on or before 2		

etails of EMD and other documents to be submitted to service provider on or before 21.09.2024 pto 5.00 pm. Date up to which documents can be deposited with Bank is 21.09.2024 upto 5.00 pm Pate of inspection of properties on 12.09.2024 with prior appointment with Authorized Officer. or detailed terms and conditions of the sale, please refer the link "E-Auction" provided i canara Bank's website (www.canarabank.com) or may contact Mrs. Sreedevi Nair, Assistan eneral Manager, Canara Bank, ARM II Branch, Mumbai (Mob. No. 8655948054) or Mr. Kundar (umar. Officer. (Mob. No.: 8825313343) E-mail id : cb6289@canarabank.com during office ours on any working day or the service provider E-bkray (M/s. PSB Alliance Pvt. Ltd), (Contact No. 7046612345/6354910172/8291220220/9892219848/8160205051,Email:support.ebkray@

sballiance.com/support.ebkray@procure247.com).

### भारतीय कटेनर निगम लिमिटेड **CONTAINER CORPORATION OF INDIA LTD.**

(A NAVRATNA UNDERTAKING OF GOVT. OF INDIA)
THE CONCOR

(A NAVRATNA UNDERTAKING OF GOVT. OF INDIA)

Regd. Office & Investors Relation Centre: CONCOR Bhawan, C-3, Mathura Road, Opp. Apollo Hospital, New Delhi - 110076
CIN: L63011DL1988GOI030915, e-mail: investorrelations@concorindia.com,
Tel. Nos.: 4122 2500/600/700, Website: http://www.concorindia.co.in



#### NOTICE OF 36TH ANNUAL GENERAL MEETING, REMOTE E-VOTING INFORMATION AND BOOK CLOSURE

1) Notice is hereby given that in accordance with the applicable provisions of the Companies Act, 2013 read with General Circulars issued in this regard by Ministry of Corporate Affairs and other applicable circulars issued by the Securities and Exchange Board of India (SEBI), the thirty sixth (36") Annual General Meeting (AGM) of the members of the Company will be held on Wednesday, 25.09.2024 at 03.00 p.m. IST to transact the businesses set forth in the Notice of the said meeting through Video Conference/ Other Audio Visual Modes (VC/OAVM), without physical

2) In compliance of the relevant circulars, the notice of 36" AGM alongwith explanatory statement and the Annual Report for the year ended 31.03.2024 has been dispatched in electronic mode to the members as at the close of 23.08.2024, whose e-mail IDs were registered with the Company or Depository Participant(s). The notice of AGM and Annual Report are available on the Company's website www.concorindia.co.in and on the website of Stock Exchanges (www.nseindia.com and www.bseindia.com).

3) Shareholders will have an opportunity to join and participate in 36 hAGM through VC/OAVM facility only and cast their vote on the items of business as set forth in the Notice of the AGM through remote e-voting prior to the AGM and through electronic voting system during the AGM. The detailed instructions for participation in the AGM, remote e-voting for shareholders holding shares in dematerialized mode, physical mode and for those shareholders whose e-mail IDs are not registered, have been provided in the notice of AGM.

t) Pursuant to the provisions of Section 108 of the Companies Act, 2013 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 Company is providing its members the facility to cast their votes electronically on all the resolutions set out in the Notice of AGM from a remote location ("Remote e-voting") through National Securities Depository Limited (NSDL). The business of AGM may therefore be transacted through e-Voting services and the members holding shares either in physical form or dematerialized form may cast their vote electronically. All the members are

- i. The business set forth in the Notice of the 36th AGM may be transacted through voting by electronic means; The remote e-voting shall commence on Saturday, 21.09.2024 at 09.00 AM;
- The remote e-voting shall end on Tuesday, 24.09.2024 at 05.00 PM;
- The cut-off date for determining the eligibility for remote e-voting or at the AGM is Wednesday, 18,09,2024, Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as on the cut-off date i.e. 18.09.2024 may obtain login ID and password by sending a request at evoting@nsdl.co.in or concor@beetalfinancial.com. However, if a person is already registered with NSDL for remote e-voting, then existing user ID and password can be used for casting vote;
- Members eligible to vote may note that: (a) The remote e-voting module shall be disabled by NSDL beyond 05.00 PM on 24.09.2024 and once the vote on a resolution is cast by the

of 20% as per applicable provisions.

- member, the member shall not be allowed to change it subsequently: (b) The facility for voting through electronic voting system will be made available at the AGM;
- votes again; and

(c) The members who have cast their votes by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their

- (d) A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting or voting at the AGM.
- vi. In case of any queries, members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evoting.nsdl.com under help section or may contact Ms. Pallavi Mhatre (Sr. Manager), NSDL, 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai – 400013, Email: evoting@nsdl.co.in, Tel: 022-48867000 or
- 5) Shareholders holding shares in physical mode and who have not updated their e-mail IDs, mobile numbers or bank details (for receiving electronic payments of dividend, as & when declared by the Company) are requested to update the same by sending an e-mail at concor@beetalfinancial.com with copy marked to investorrelations@concorindia.com alongwith a signed request letter mentioning Folio No., Name of shareholder(s), address, bank details, scanned copy of shares certificate (front & back), self-attested scanned copy of PAN card,
- cancelled cheque, address proof (Aadhaar Card/ Driving License/ Passport) etc. Shareholders holding shares in dematerialized mode, are requested to register their e-mail addresses, mobile numbers and bank details (for receiving electronic payments of dividend, as & when declared by the Company) with their Depository Participants 6) Pursuant to Section 91 of the Companies Act, 2013 read with applicable Rules thereunder and Regulation 42 of SEBI (Listing Obligations and
- Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from 19.09.2024 to 25.09.2024 (both days inclusive) for AGM and to determine the shareholders entitled to final dividend of Rs. 2.50 per equity share of the face value of Rs. 5/- each for the year ended 31.03.2024, if approved at the Annual General Meeting. This final dividend will be paid before  $24.10.2024\ to\ those\ Members\ whose\ names\ appear\ in\ the\ Register\ of\ Members\ of\ the\ Company.$ ) Pursuant to Finance Act, 2020, dividend income is taxable in the hands of shareholders w.e.f. April 1, 2020. Accordingly, the Company will be required to deduct tax at source (TDS) at the time of making payment of dividend, at the rates prescribed in the Income Tax Act, 1961. To enable compliance with the TDS requirements, shareholders are requested to submit Form 15G/15H/Other exemption/lower deduction documents and

update their residential status, PAN, category as per the Income Tax Act, 1961 etc. with their Depository Participant(s) or for physical shares with the Company/ R&TA at the e-mail IDs mentioned above. If valid PAN of the shareholder is not available, TDS is required to be deducted at the rate

For Container Corporation of India Ltd.

(Harish Chandra) ED (Finance) & Company Secretary

Place: New Delhi

Place: Mumbai Dated: 01.09.2024

criticism with apologies.

The PM also remarked, "We

SALE NOTICE

0111101	Becompaint of the Freperty	1100011011100	LIND		
1.	Factory L & B bearing Sy. No. 23/5, 26/2, 28/3/2 along with Ground Floor & First Floor of adjoining Gala No. B-3, B-4, B-5 and B-6 at No. 1159 situated at Kambha Road, Mithpada, Kedia Compound, Village Shelar, Taluka- Bhiwandi, District — Thane, Mumbai - 421302, in the name of Mr. Sunil Radha kishan Kukreia.	Rs. 1,00,00,000/-	Rs. 10,00,000/-		
2.	Flat No. 302, 3 <sup>rd</sup> Floor, Vardhman CHS, Municipal H. No. 711, situated on Mandai Road, Opp. Life Line Hospital, Village- Gauri Pada, Thane Road, Near Payal Cinema, Bhiwandi, Thane – 421302 in the name of Mr. Sunil Radha krishna Kukreia.	Rs. 20,20,000/-	Rs. 2,02,000/-		
Hypothecated Machinery at Sy. No. 23/5, 26/2, 28/3/2, Gala No. B-3, B-4, B-5 and B-6 at No. 1159 situated at Kambha Road, Mithpada Kedia Compound, Village Shelar, Taluka: Bhiwandi, District: Thane, Mumbai-421 302 (Physical Possession)					
The Earnest Money Deposit shall be deposited on or before 21.09.2024 upto 5.00 p.m.					

Date of inspection of properties on 13.09.2024 with prior appointment with Authorized Officer or detailed terms and conditions of the sale, please refer the link "ebkray.in" provider Canara Bank's website (www.canarabank.com) or may contact Mrs. Sreedev Nair, Assistant General Manager, Canara Bank, ARM II Branch, Mumbai (Ph. No. Mob.No. 8655948054) or Mr. Sumit Kumar, Manager (Mob. No.: 9345332323) E-mai d : cb6289@canarabank.com during office hours on any working day or the service rovider E-bkray., (Contact No. 8291220220/9892219848/8160205051,; support ebkray@psballiance.com Authorised Office

### 🅮 ठाणे महानगरपालिका, ठाणे

सार्वजनिक बांधकाम विभाग निविदा सूचना (मुदतवाढ)

ठाणे महानगरपालिका हद्दीतील मुंब्रा, उथळसर, वागळे, वर्तकनगर आणि माजिवाडा-मानपाडा प्रभाग समितों अंतर्गत विविध ठिकाणी मुलभूत सुविधे अंतर्गत नाल्यांचे आर.सी.सी. स्वरूपात बांधकाम करणे या पाच कामांकरीत निविदा सुचना क्र. ठामपा/पिआरओ/साबां-मु./३४१/२०२४-२५ दि. २२/०८/ २०२४ अन्वये ऑनलाईन निविदा मागविण्यात आले आहेत. सद निविदांकरीता दि. २३/०८/२०२४ ते दि. ३०/०८/२०२४ पर्यंतच्या कालावधी देण्यात आला आहे. या सुचनेद्वारे सदर कामांकरीता दि.०७/०९/२०२४ पर्यंत मुदतवाढ देण्यात येत आहे.सविस्तर निविदा सुचना व निविदा प्रपत्र संकेत स्थळ https:/mahatenders.gov.in वर वरील निविदेकरीता दि. २३/०८/ २०२४ पासून दि. ०७/०९/२०२४ पर्यंत उपलब्ध आहे. ऑनलाईन निविद संकेतस्थळ वर दि. ०७/०९/२०२४ सायंकाळी १६.०० वाजेपर्यंत स्विकारण्यात येतील. सदर निविदेचा लिफाफा क्र. १ शक्य झाल्यास दि. १०/०९/२०२४ रोजी उपलब्ध निविदाकार अथवा त्यांचे प्रतिनीधींच्या समक्ष सायंकाळी १६.३० वा उघडण्यात येतील. कोणतीही एक अथवा सर्व निविदा प्रपत्रके कारणे न दाखवता नाकारण्याचा अधिकार ठाणे महानगरपालिका यांनी राखून ठेवल

ठामपा/पिआरओ/पिडब्ल्युडी-मु/३९२/२०२४-२५ सही/-दि:३०.०८.२०२४ नगर अभियंता ठाणे महानगरपालिका, ठाणे Pls visit our oficial web-site

www.thanecity.gov.in

#### जाहीर सूचना याद्वारे सर्व जनतेला सूचना देण्यात येत आहे कि अनुसूची मध्ये अधिक तपशीलवारपणे

त्यांच्या नावांसमोर वर्णन करण्यात आलेल्या जमीन खंडांसह ("सवर जमीनी") त्यावर उभ्या असणा-या संरचना ("संरचना'") संबंधात सदर संरचनावरील अस्तित्वात असणा-या भाडेदारी हक्कांच्या अधिन राहून याखाली लिहीलेल्या अनुसूची मध्ये वर्णन करण्यात आलेल्या व्यक्तींच्या मालकी हक्कांचा व इतर हक्कांचा आम्ही तपास करीत आहोत. सदर जमीनी आणि संरचना यांचा एकत्रितपणे "**मिळकत**" असा उल्लेख करण्यात आला आहे. कोणत्याही संस्थेचा/व्यक्तीचा परंतु मर्यादा नसलेली कोणतीही बँक किंवा वित्तिय संस्थेसह सदर मिळकती मध्ये किंवा तिच्या कोणत्याही भागा/गां मध्ये किंवा सदर मिळकत किंवा तिच्या कोणत्याही भागा/गां च्या संबंधात आणि/किंवा सदर मिळकतीशी किंवा तिच्या कोणत्याही भागा/गां शी संबंधित विक्री, विनिमय, वारसा, वसीयत, उत्तराधिकार, करारनामा, कॉन्ट्रॅक्ट, गहाणवट, सुविधाधिकार, बक्षिस, भाडेपट्टा, उप-भाडेपट्टा, भाडेदारी/कूळ, उप-भाडेदारी/कूळ, परवाना, धारणाधिकार, भार, ट्रस्ट, निवासाचा अधिकार, भोगवटा, ताबा कौटुंबिक व्यवस्था, समझोता, देखभाल, नियुक्ती, कोणत्याही न्यायालयाने किंवा अर्घ न्यायिक प्राधिकरणाने पारित केलेली कोणतीही डीक्री किंवा आदेश किंवा न्यायनिर्णय, कोणत्याही न्यायाधिकरणाने/प्राधिकरणाने पारित केलेला आदेश, लवादाने/नीं पारित केलेला निवाडा, भागीदारी, कोणतेही लिखाण आणि/किंवा व्यवस्था या मार्गाने किंवा अन्यथा कोणताही अधिकार, शीर्षक, लाभ, हितसंबंध, दावा किंवा मागणी असल्यास त्यांनी लेखी स्वरुपात सहाय्यक कागदोपत्री पुराव्यासहीत ही सूचना प्रसिध्द होण्याच्या दिनांकापासून १४ (चौदा) दिवसांच्या आत खाली नमूद केलेल्या पत्पावर ते सूचित करणे आवश्यक आहे, असे न केल्यार, असा हक्क, हितसंबंध, लाभ, दावा, मागणी आणि/किंवा हरकत जर काही असल्यास सोबून दिल्याचे , परित्यागित आणि/ किंवा त्यागण्यात आल्याचे समजण्यात येईल.

> अनुसूची (मिलकतीचे वर्णन)

जिमनीचे सर्व तुकडे आणि खंड त्यासह त्यावर उभ्या असणा-या संरचना, ज्याचा तपशील

अनु क्र.	७/१२ उता-या प्रमाणेधारक	मौजे मालाब, तालुका बोरीवली, जिल्हा मुंबई उपनगर चा सर्वे क्र.	७/१२ उता-या प्रमाणे क्षेत्रफळ (चौ. मि. मध्ये)	तुकबी मालाब (विक्षण), शहर भूमापन कार्यालय मालाब, जिल्हा मुंबई उपनगर चा सिटीएसक्र.	मिळकत नोंवणी पत्रका प्रमाणे क्षेत्रफळ (चौ. मि. मध्ये)
٩.	अशोक	४१४/पै/१	६०६५	9206	636.40
٦.	देवीचंद जैन	४१४/पै	२५७४		
3.	अशोक	४१९/पै	४०९४	9984/99	9088.80
	देवीचंद जैन, मेसर्स निकिता डेव्हलपर्सचे मालक			११९५/१८	807.80
	एकुण		92033		90988.80

**W** JAYSYNTH

जयसिंथ ऑर्गोकेम लिमिटेड

(पूर्वीची जेडी ऑगोंकेम लिमिटेड म्हणून ज्ञात असलेली)

CIN: L24100MH1973PLC016908

टेलि नं.: ०२२-४९३८ ४२००/४३००

व सर्क्युलर नं. ०९/२०२३ दिनांकित २५ सप्टेंबर २०२३ आणि सिक्युरिटीज अँड एक्सचेंज बोर्ड ऑफ इंडिया द्वारा निर्गमित केलेले

सर्क्युलर नं. सेबी / एचओ / सीएफडी / सीएमडी१ / सीआयआर / पी / २०२० / ७९ दिनांकित १२ मे २०२०, सर्क्युलर नं. सेबी /

एचओं / सीएफडी / सीएमडी२ / सीआयआर / पी / २०२१ / ११ दिनांकित १५ जानेवारी २०२१, सर्क्युलर नं. सेबी / एचओ /

सीएफडी / सीएमडी२ / सीआयआर / पी / २०२२ / ६२ दिनांकित १३ में २०२२ व सर्क्युलर नं. सेबी / एचओ / सीएफडी/

पीओडी–२ / पी / सीआयआर / २०२३/ ४ दिनांकित ०५ जानेवारी २०२३ यामधील विहित प्रक्रियेच्या अनुपालनार्थ व्हिडीओ

कॉन्फरन्सिंग ("व्हीसी")/ अदर ऑडिओ व्हिज्युअल मिन्स ("ओएव्हीएम") द्वारा गुरुवार, २६ सप्टेंबर २०२४ रोजी स. ११.०० वा.

कंपनीची ५०वी "एजीएम"ची सूचना समाविष्ट वित्तीय वर्ष २०२३–२४ करिता कंपनीचा वार्षिक अहवाल अशा सदस्यांना पाठविण्यात

आले आहेत ज्यांचे ईमेल पत्ते कंपनी / डिपॉझिटरी पार्टिसिपंट्सकडे नोंदणीकृत आहेत. कंपनीच्या ५०व्या "एजीएम"च्या सूचनेसमवेत

वार्षिक अहवाल www.jaysynth.com या कंपनीच्या वेबसाइटवर उपलब्ध आहे. तसेच www.bseindia.com या बीएसई

लिमिटेडच्या वेबसाइटवर व www.evotingindia.com या सेंट्रल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेडच्या ("सीडीएसएल")

वेबसाइटवरसुद्धा उपलब्ध आहेत. जे सदस्य स्पष्टीकरणात्मक विवरण किंवा सुचनेमधील संदर्भित संबंधित कागदपत्रांची पाहणी करू

ज्या कंपनीच्या सदस्यांकडे प्रत्यक्ष स्वरूपात भाग आहेत किंवा ज्यांनी त्यांचे ईमेल आयडी ज कंपनीकडे नोंदणीकृत केलेले नाहीत ते

सोमवार, २३ सप्टेंबर २०२४ (स. ०९:०० वा. भाप्रवे) सुरू होणाऱ्या व बुधवार, २५ सप्टेंबर २०२४ (सायं. ०५:०० वा. भाप्रवे)

संपणाऱ्या या कालावधीत रिमोट ई-वोटिंगद्वारा किंवा "एजीएम"दरम्यान ई-वोटिंगद्वारा त्यांचे मतदान करू शकतील. रिमोट ई-वोटिंग

नोंदणीकरिता प्रक्रिया - (i) ईमेलद्वारा पुढील कागदपत्रांच्या स्वीकृतीकरिता ईमेल आयडी (ii) बँक अकाऊंटमध्ये थेट भविष्यातील

ए) ज्या सदस्यांकडे डिमटेरिअलाईज्ड स्वरूपात भाग आहेत, त्यांना विनंती करण्यात येते की त्यांनी त्यांच्या संबंधित डिपॉझिटरी

बी) ज्या सदस्यांकडे प्रत्यक्ष स्वरूपात भाग आहेत त्यांना विनंती करण्यात येते की, त्यांनी कंपनीच्या नोंदणीकृत कार्यालयात लेखी

याद्वारा सूचना देण्यात येते की, कंपन्या अधिनियम, २०१३च्या कलम ९१ व त्याखाली तयार केलेल्या संबंधित नियमांसह वाचलेल्या

आणि सेबी (लिस्टिंग ऑब्लीगेशन्स अँड डिस्क्लोजर रिक्वायरमेट्ंस) रेग्युलेशन्स, २०१५च्या रेग्युलेशन ४२ च्या तरतुदीच्या अनुसार

कंपनीच्या सदस्यांची नोंदवही व भाग हस्तांतरण पुस्तिका ५०व्या "एजीएम" व वित्तीय वर्ष २०२३–२४ करिता अधिमान भाग व इक्विटी

भागांवरील लाभांशांचे प्रदान या हेतुप्रीत्यर्थ गुरुवार, १९ सप्टेंबर २०२४ पासून ते गुरुवार, २५ सप्टेंबर २०२४ (दोन्ही दिवस धरून)

बंद ठेवण्यात येईल. ५०व्या "एजीएम"मध्ये, जर मान्य झाल्यास, मंडळाद्वारे शिफारस केलेल्या रु. १/- चे दर्शित मुल्य असलेल्या पूर्णतः

प्रदान केलेल्या विमोचनीय अपरिवर्तनीय बिगर-संचयी बिगर-सहभागी अधिमान भागावरील २% दराने लाभांशाचे प्रदान अशा सदस्यांन

करण्यात येईल ज्यांची नावे नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेडद्वारा सुसज्ज आहेत आणि ५०व्या "एजीएम"मध्ये, जर मान्य

झाल्यास, मंडळाद्वारे शिफारस केलेल्या प्रत्येकी रु. १/-चे दर्शित मुल्य असलेल्या प्रती इक्विटी भागावर रु. ०.०५ चे प्रदान अशा

सदस्यांना करण्यात येईल ज्यांची नावे रेकॉर्ड तारीख म्हणजेच बुधवार, १८ सप्टेंबर २०२४ रोजीप्रमाणे लाभाधिकारी मालक म्हणून

नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेड व सेंट्रल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेडद्वारा सुसज्ज आहेत आणि ज्या सदस्यांकडे

जर तमच्याजवळ रिमोट ई-वोटिंग संबंधित कोणत्याही शंका किंवा तक्रारी असल्यास, तुम्ही हेल्प सेक्शनअंतर्गत

www.evotingindia.com यावर उपलब्ध असलेले ई-चोटिंग मॅन्युअल आणि फ्रिक्वेंटली आस्वड क्वेश्चन्स ("एफएक्यू 'ज") पाह्

शकाल किंवा helpdesk.evoting@cdslindia.com यावर ईमल पाठवू शकाल किंवा टोल फ्री क्र. १८०० २२ ५५ ३३ यावरून

जर सदस्यांकडे लॉगइन / "एजीएम"दरम्यान ई-वोटिंग संबंधित कोणत्याही शंका किंवा तक्रारी असल्यास ते

instameet@linkintime.co.in यावर लेखी विनंती पाठवू शकतील किंवा +९१ ८१०८११६७६७ यावर कॉल करू शकतील.

विनंती पाठवून किंवा त्यांचा फोलिओ नंबर नमूद करून rnt.helpdesk@linkintime.co.in यावर ईमेल पाठवून त्यांच्या ईमेल

व "एजीएम"कडील ई-वोटींग याकरिता सविस्तर प्रक्रियेची ५०व्या "एजीएम"च्या सूचनेमध्ये तरतूद करून देण्यात आली आहे.

इच्छित आहेत ते "एजीएम"च्या तारखेपर्यंत investor.relations@jaysynth.com यावर ईमेल पाठवू शकतील.

पार्टिसिंपटसकडे त्यांचा ईमेल आयडी व बँक अकाऊंट तपशीलाची नोंदणी करावी.

प्रत्यक्ष स्वरूपात भाग आहेत आणि त्या तारखेनुसार कंपनीच्या सदस्यांच्या नोंदवहीत आलेली आहेत.

लाभांशाच्या स्वीकतीकरिता बँक अकाऊंट तपशील

आयडी 'जची नोंदणी करावी.

संपर्क साध शकाल

स्थळ : मुंबई

दिनांक : ०१ सप्टेंबर २०२४

दिनांक : २ सप्टेंबर, २०२४. मेसर्स सराफ ॲन्ड पाटर्नस लॉ ऑफिसेस करिता, श्री. केतन खरे, (Ketan.Khare@sarafpartners.com) मिस मधुरा सामंत, (Madhura.Samant@sarafpartners.com) वन इंटरनॅशनल सेंटर, टॉवर २, २४०२, २४वा मजला सेनापती बापट मार्ग, प्रभादेवी पश्चिम,

मुंबई-४०० ०१३

### 🏨 ठाणे महानगरपालिका, ठाणे

सार्वजनिक बांधकाम विभाग

महानगरपालिका कार्यक्षेत्रातील मूलभूत सुविधांचा विकास या राज्य शासनाच्या विशेष योजनेअंतर्गत 'ठाणे महानगरपालिका क्षेत्रातील राम गणेश गडकरी रंगायतनाचे नुतनीकरण करणे" या कामी निविदेस अल्प प्रतिसाद मिळाल्यामुळे, पात्र आणि अनुभवी कंपन्यांकडुन ई-निविदा पध्दतीने फेरनिविदा मागविण्यात येत आहेत. ज्या कंत्राटदारांविरुध्द शासकीय/ निमशासकीय/ सार्वजनिक क्षेत्रातील संस्था व उपक्रम / स्थानिक स्वराज्य संस्था/महानगरपालिका इ. यांनी शिस्तभंगाच्या कार्यवाहिच्या अनुषंगाने नोंदणीपत्र रद्द करण्याची कार्यवाही केली / सुरु आहे, अशा कंत्राटदारांना निविदा प्रक्रियेत भाग घेता येणार नाही. निविदा सुचना ठाणे महानगरपालिकेचे संकेतस्थळ https://mahatenders.gov.in वर दि.०२.०९.२०२४ ते दि.०९.०९.२०२४ रोजीपर्यंत उपलब्ध असून, ऑनलाईन निविदा दि.०९.०९. २०२४ रोजीपर्यंत सायं.१६.०० वाजेपर्यंत स्विकारण्यात येतील आणि शक्य झाल्यास निविदा दि.०९.०९.२०२४ रोजी सायं. १६.३० वाजता निविदाकार अथवा त्यांचे प्रतिनिधी यांचे समक्ष उघडण्यात येतील.

ठामपा/पिआरओ/पिडब्ल्यूडी-मु/३८९/२०२४-२५ दि:३०.०८.२०२४ नगर अभियंता ठाणे महानगरपालिका, ठाणे Pls visit our oficial web-site www.thanecity.gov.in

## केनरा बैंक Canara Bank

(भारत सरकारचा उपक्रम) एआरएम-II शाखा, मुंबई : ३ रा मजला, कॅनरा बँक बिल्डींग, आदी मर्झबान स्ट्रीट, बलार्ड इस्टेट मुंबई – ४०० ०० १. **दूर:** ८६५५९४८० १९, **ई-मेल:** cb6289@canarabank.com

क्युरिटी इंटरेस्ट (एनफोर्समेंट) नियमावली, २००२ च्या नियम ८ (६) मधील तरतूदीसह वाचल्या जाणाऱ्या सिक्यरिटायझेशन अँड रिकंस्टक्शन ऑफ फायनॅन्शियल ॲसेटस अँड एनफोर्समेंट ऑफ सिक्यरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत विक्रीसाठी ई-लिलाव विक्री सूचना

सूचना ह्याद्वारे सामान्य जनतेला आणि कर्जदारा (रा) आणि हमीदारा (रा) ना देण्यात येत आहेत की येथे खाली वर्णन एयात आलेल्या स्थावर मालमत्ता सुरक्षित धनकोकडे गहाण / प्रभारीत ठेवण्यात आल्या होत्या ज्याचा प्रत्यक्ष ताबा कॅनरा बॅंकच्या प्राधिकृत अधिकाऱ्यांनी घेतला असून मे. वायब्रंट फॅशन प्रा. लि. ज्यांचा ए ४०४, इमारत ए ५५, कॉर्पोरेट अव्हेन्यू, न्यू साकी विहार रोड, तुंगा व्हिलेज, चांदिवली, पवई, अंधेरी पूर्व, मुंबई ४०००७२ असा नोंदणीकृत पत्ता आहे त्यांच्याकडून कॅनरा बँकेच्या एआरएम॥शाखेला रू. ३,४२,७३,३५९,१२ (३१.०७.२०२४ अनुसार अधिक त्यावरील ०१.०८.२०२४ पासूनचे व्याज आणि भार) च्या वसुलीसाठी २५.०९.२०२४ रोजी जे आहे जेथे आहे", "जसे आहे तसे आहे" तत्वावर विक्री करण्यात येणार आहे

अनु. क्र.	मालमत्तेचे वर्णन	राखीव मूल्य	इसारा रक्कम ठेव
٩.	प्लॉट क्र. २, विट्ठलवाडी इंडस्ट्रीयल एरिया, उल्हासनगरक्र. २३ जिल्हा ठाणे येथील रिलायंस इंडस्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमारतीच्या २ ऱ्या मजल्यावरील ४२ १,०० ची. फू. चर्ट्ड केर असलेले युनिट क्र. २३७. मे. वायब्रंट फॅशन प्रा. लि. ह्यांच्या नावे असलेले	₹. २३,२५,०००/-	₹. २,३२,५००/-
₹.	प्लॉट क्र. २, विद्वलवाडी इंडफ्ट्रीयल एरिया, उल्हासनगरक. ०३ जिल्हा वाणे येथील रिलायंस इंडफ्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमारतीच्या २ ऱ्या मजल्यावरील ४२१.०० चौ फू. चर्ट्स क्षेत्र असलेले युनिट क्र. २३८. मे. वायब्रट फॅशन प्रा. लि. ह्यांच्या नावे असलेले	रु. २३,२५,०००/-	₹. २,३२,५००/-
₹.	प्लॉट क्र. २, विद्वलवाडी इंडफ्ट्रीयल एरिया, उल्हासनगरक. ०३ जिल्हा वाणे येथील रिलायंस इंडफ्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमारतीच्या २ ऱ्या मजल्यावरील ४२४.०० चौ फू. चर्ट्स क्षेत्र असलेले युनिट क्र. २३९. मे. वायब्रट फॅशन प्रा. लि. ह्यांच्या नावे असलेले	रु. २३,४०,०००/-	₹. २,३४,०००/-
8.	प्लॉट क्र. २, विद्वलवाडी इंडप्स्ट्रीयल एरिया, उल्हासनगरक. ०३ जिल्हा वाणे येथील रिलायंस इंडप्स्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमारतीच्या २ ऱ्या मजल्यावरील ४२०.०० चौ फु. चर्द्ध क्षेत्र असलेले युनिट क्र. २४०. मे. वायइट फॅशन प्रा. लि. ह्यांच्या नावे असलेले	रु. २३,२१,०००/-	₹. २,३२,9००/-
4.	प्लॉट क्र. २, विद्वलवाडी इंडफ्ट्रीयल एरिया, उल्हासनगरक. ०३ जिल्हा ठाणे येथील रिलायंस इंडफ्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमारतीच्या २ न्या मजल्यावरील ४२१.०० वो फु. यट्डे के असलेले युन्टि क्र. २४९. मे. वायब्रंट फॅशन प्रा. लि. ह्यांच्या नावे असलेल	₹. २३,२५,०००/-	₹. २,३२,५००/-
ξ.	प्लॉट क्र. २, यिद्वलवाडी इंडफ्ट्रीयल एरिया, चल्हासनगरक. ०३ जिल्हा ठाणे येथील रिलायंस इंडस्ट्रीयल इस्टेट नावाने ज्ञात असलेल्या इमास्तीच्या २ ऱ्या मजल्यावरील ४२१.०० वो. फु. चट्डे कि असलेले युन्टि क्र. २४२. मे. वायब्रंट फॅशन प्रा. लि. ह्यांच्या नावे असलेले	₹. २३,२५,०००/-	₹. २,३२,५००/-

इसारा रक्कम ठेव २१.०९.२०२४ रोजी सायं. ५.०० वा. पर्यंत किंवा त्यापूर्वी जमा करावी. इरठेवा तपशील आणि अन्य कागदपने सेवा पुरवठादाराकडे २१.०९.२०२४ रोजी सायं. ५.०० वा. पर्यंत किंवा त्यापूर्वी जमा करावीत. असा दिवस जेव्हा बँकेकडे कागदपत्रे २१.०९.२०२४ रोजी सायं, ५.०० वा, पर्यंत जमा करावीत, मालमत्तेची पाहणी प्राधिकत धकाऱ्यांची पूर्व परवानगी घेऊन १२.०९.२०२४ रोजी करता येईल विक्रीच्या तपशिलवार अटी आणि शर्ती कॅनरा बँकेच्या संकेतस्थळावरील (www.canarabank.com) "ई-ऑक्शन लिंकवर देण्यात आल्या असून त्याचा कृपया संदर्भ घ्या किंवा श्रीमती श्रीदेवी नायर, सहाय्यक महाव्यवस्थापक, कॅनरा बँव एआरएम ॥ शाखा, मुंबई (मोबा: ८६५५९४८०५४) किंवा श्री. कुंचन कुमार, अधिकारी (मोबा क्र.: ८८२५३१३३४३) ई-मेल आयडी: cb6289@canarabank.com वर कामकाजाच्या दिवसांमध्ये कार्यालयीन वेळेमध्ये संपर्क कराव किंवा सेवा पुरवठादार ई-बिक्रय (मे. पीएसबी अलायन्स प्रा. लि.) (संपर्क क्र. ७०४६६ १२३४५/ ६३५४९ १०१७२ ८२९१२२०२२०/९८९२२१९८४८/८१६०२०५०५१, ई-मेल support ebkray@psballiance.

ebkray@procure247.com) ह्यांच्याशी संपर्क करावा. दिनांक: ३१.०८.२०२४ प्राधिकृत अधिकारी, कॅनरा बँक

## R

#### कोंकण रेल्वे कॉर्पोरेशन लिमिटेड (भारत सरकारचा उपक्रम )

खली ई-निविदा आमंत्रण सूचना कोंकण रेल्वे कॉर्पोरेशन लिमिटेडच्या वतीने वरिष्ठ प्रादेशिक अभियंता, रत्नागिरी पुढील

कामासाठी खुली ई-निविदा मागवित आहेत. **कामाचे नाव:** एईएन/रत्नागिरी विभागांतर्गत 189/200-195/700 किमी दरम्यान करबुड़े बोगद्यात बॅलास्ट लेस ट्रॅंक काढणे आणि बॅलेस्टेड ट्रॅक प्रदान करणे. निविदा क्रमांक: केआर-आरएन-डब्ल्यू-2024-63 दिनांक 30.08.2024. अंदाजे खर्च: ₹ 122,54,802/-. ईएमडी: ₹ 2,11,300/-. ऑनलाईन **निविदा जमा करण्याची अंतिम तारीख आणि वेळ: 23.09.2024 रोजी 15.00** वाजे पर्यंत अधिक माहितीसाठी प्रादेशिक रेल्वे व्यवस्थापक कार्यालय, एमआयडीसी परिसर, मिरजोळे, रत्नागिरी येथे संपर्क साधावा. (वेबसाईट: https://www.ireps.gov.in).



दुरध्वनी : +९१२२६६६५८२८२; इ-मेल: inv rel@tatamotors.com; वेबसाइट: www.tatamotors.com सीआयएन- एल२८९२०एमएच१९४५पीएलसी००४५२०

सूचना कळविण्यात येते की कंपनीचे 'ए' सर्वसाधारण भाग भांडवल रदद आणि नाहीसे करून भाग भांडवलात कपात करण्यासाठी कंपनी अधिनियम, २०१३ची कलमे २३० ते २३२ आणि अन्य लागु उपबंध यांनुसार टाटा मोटर्स लिमिटेड (''कंपनी'') व तिचे भागधारक आणि धनको यांची स्किम ऑफ अरेंजमेन्ट (''स्किम'') २३ ऑगस्ट २०२४ दिनांकित आदेशानुसार माननीय नॅशनल कंपनी लॉ ट्रिब्युनल, मुंबई बेंच ("एनसीएलटी")द्वारा संमत करण्यात आल्यानंतर रविवार, १ सप्टेंबर २०२४पासून ही योजना प्रभावात आणण्यात

आता ही योजना प्रभावी झाल्यामुळे, 'ए' सर्वसाधारण भाग रद्द करण्यात आले आहेत आणि सर्वसाधारण भाग, योजनेंतर्गत ठरविलेल्या प्रमाणात व पद्धतीत देण्यात येतील. याद्वारे आम्ही पुन्हा एकदा 'ए' सर्वसाधारण भागाच्या सर्व तारणकर्त्यांच्या आणि तारणधारकांच्या लक्षात आणून देत आहोत की ह्या योजनेनुसार तारणकर्त्याच्या डिमॅट अकाऊन्टमध्ये जमा केलेल्या सर्वसाधारण भागांवर तारण गहाण निर्माण करण्यासाठ त्यांच्या इंटर-से करारांसंबंधी आवश्यक असेल त्याप्रमाणे आवश्यक कार्यवाही करार्व आणि / अथवा अशी अन्य कारवाई / उपाय–योजना (परिपूर्ण व तारणगहाणाला आवश्यव असल्याप्रमाणे त्यासह) करावी, अथवा तारणाची तरतूद, अगोदर केली नसल्यास करावी. कृपया नोंद घ्यावी की ह्या संदर्भात 'ए' सर्वसाधारण भागधारकाला आणि / अथव

तारणधारकाला सोसाव्या लागणाऱ्या कोणत्याही प्रत्यक्ष किंवा अप्रत्यक्ष हानिसाठी आणि

अथवा नकसानीसाठी कंपनी जबाबदार राहणार नाही. टाटा मोटर्स लिमिटेड करिता स्वाक्षरी/-मलॉय कुमार गुप्ता स्थळ : मुंबई दिनांक : २ सप्टेंबर २०२४

### केनरा बैंक Canara Bank सिंडिकेट Syndicate

एआरएम-॥ शाखा, मुंबई : ३ रा मजला, कॅनरा बँक बिल्डींग, आदी मर्झबान स्ट्रीट, बलार्ड इस्टेट. मंबर्ड - ४०० ००१ दर: ८६५५९४८०१९ ई-मेल: ch6289@canarabank.com

सिक्यरिटी इंटरेस्ट (एनफोर्समेंट) नियमावली. २००२ च्या नियम ८ (६) मधील तरतदीसह वाचल्या जाणाऱ्य . सिक्युरिटायझेशन अँड रिकंस्ट्रक्शन ऑफ फायनॅन्शियल ॲसेटस अँड एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत विक्रीसाठी ई-लिलाव विक्री सूचना

सचना ह्याद्वारे सामान्य जनतेला आणि कर्जदारा (रां) आणि हमीदारा (रां) ना देण्यात येत आहेत की येथे खार्ल वर्णन करण्यात आलेल्या स्थावर मालमत्ता सुरक्षित धनकोकडे गहाण / प्रभारीत ठेवण्यात आल्या होत्या ज्याच प्रत्यक्ष ताबा कॅनरा बँकच्या प्राधिकृत अधिकाँन्यांनी घेतला असून में. इंनोव्हा फंबटेक्स, गाळा क्र. बी ३ आणि बी ४ हाऊस क्र. १९५९, खंभा रोड, मीठपाडा, केडिया कंपाउंड, शैलार भिवंडी, मुंबई ४२१३०२, संचालक म्हणून प्रतिनिधित्व करत असलेल्या, हमीदार (१) श्री सुनील कुकरेजा (२) श्रीमती लिसा कुकरेजा (३) श्री. निर्मिष नवनित्राई शाह (४) श्रीमती किरण निमेश शाह, (५) अनिल राधा कृष्ण कुकरेजा ह्यांच्याकडून कॅनरा बँकेच्य एआरएम॥ शाखेला रु. ७,३९,४४,१८२.४६ (३०.०४.२०२४ अनुसार अधिक त्यावरील व्याज आणि भार) च्य

अनु. क्र.	मालमत्तेचे वर्णन	राखीव मूल्य	इसारा रक्क ठेव	
٩.	कंभा रोड, मीठपाडा, केडिया कंपाउंड, गाव शैलार, ता. भिवंडी, जिल्हा ढाणे मुंबई ४२१३०२ प्लॉट चे क्षेत्र ४०० चौ. यार्ड किंवा ३६०० चौ. फू. मोजमाप असलेल्या थेथे वसलेल्या धारण केलेला खेवें क्र. २३/५, २६/२, २८/३/२ वरील कारखान्याची जमीन आणि इमारतीच्या तळ मजल्यावरीण गाळा क्र. बी १ आणि बी २, एच क्र. १९५९ जे श्री अनिल राधा कृष्ण कुकरेजा खांच्या नावें असलेले. प्रत्यक्ष ताबा	₹. ४६,७٩,०००/-	रु. ४,६७,१००/	
٦.	कंभा रोड, मीठपाडा, केडिया कंपाउंड, गाव शैलार, ता. भिवंडी, जिल्हा ठाणे मुंबई ४२९३०२ येथे वसलेल्या तळ मजल्यावरील गाळा क्र. बी १ आणि बी २, एव. क्र. १९५९ सह सर्वे क्र. २३/५, २६/२, २८/३/२ येथे उपलब्ध असलेल्या यंत्रसामग्रीचे तारण-गद्याण. प्रत्यक्ष ताबा	रु ३१,६२,०००/-	₹ 3,9६,२००,	

. इसारा रक्कम ठेव २१.०९.२०२४ रोजी सायं. ५.०० वा. पर्यंत किंवा त्यापूर्वी जमा करावी. इरठेचा तपशी आणि अन्य कागदपत्रे सेवा पुरवठादाराकडे २१.०९.२०२४ रोजी सायं. ५.०० वा. पर्यंत जमा करावीत मालमत्तेची पाहणी प्राधिकृत अधिकाऱ्यांची पूर्व परवानगी घेऊन १२.०९.२०२४ रोजी करता येईल विक्रीच्या तपशिलवार अटी आणि शर्ती कॅनरा बँकेच्या संकेतस्थळावरील (www.canarabank com) "ई-ऑक्शन" लिंकवर देण्यात आल्या असून त्याचा कृपया संदर्भ घ्या किंवा श्रीमती श्रीदेवी नायर सहाय्यक महाव्यवस्थापक, कॅनरा बँक, एआरएम ॥ शाखा, मुंबई (मोबा: ८६५५९४८०५४) किंवा श्री कुंदन कुमार, अधिकारी (मोबा क्र.: ८८२५३१३३४३) ई-मेल आयडी: cb6289@canarabank.con मकाजाच्या दिवसांमध्ये कार्यालयीन वेळेमध्ये संपर्क करावा किंवा सेवा पुरवठादार ई-बिक्रय (मे पीएसबी अलायन्स प्रा. लि.) (संपर्क क्र. ७०४६६ १२३४५/ ६३५४९ १० १७२/ ८२९ १२२०२२० ९८९२२१९८४८/८१६०२०५०५१, ई-मेल support.ebkray@psballiance.com/support.ebkray@ procure247.com) ह्यांच्याशी संपर्क करावा.

दिनांक: ३१.०८.२०२४ प्राधिकृत अधिकारी, कॅनरा बँक एआरएम - ॥ शाखा

पिरचम रेल्वेच्या मुंबई विभागातील मुंबई सेंट्रल ते बोरिवली अनुभाग दरम्यानच्या प्रस्तावित ६ व्या मार्गाशी संबंधित १.३७८ मी. लांबी असलेल्या किमी २८.७३२ ते कि.मी. ३०.११० दरम्यान विद्यमान डाऊन लोकल प्रस्तावित अप लोकलमध्ये रूपांतरित करणे, विद्यमान अप लोकल प्रस्तावित डाऊन थ्रमध्ये रूपांतरित करणे, विद्यमान डाऊन थ्र प्रस्तावित अप थ्रमध्ये रूपांतरित करणे, विद्यमान अप-थ्र प्रस्तावित ५ व्या मार्गात रूपांतरित करणे आणि विद्यमान ५ वा मार्ग प्रस्तावित ६ व्या मार्गात रूपांतरित करणे यातील प्रस्तावित कट आणि जोडणीसंबंधी. या संबंधित एक गाडी ताशी २० किमी वेगाने डाऊन लोकल मार्गावरून जाईल.

सर्व संबंधितांना/जनतेला याद्वारे इशारा देण्यात येतो की, ट्रेन हालचालीच्या उजव्या बाजूच्या फलाट क्र. १ चा उपयोग करावा आणि मालाड स्थानकातील कि.मी. २८.७३२ ते कि.मी. ३०.११० दरम्यान रेल्वे मार्गावर जाऊ नये/तो ओलांड नये.

विभाग

# बुहर्मुंबई महानगरपालिका

प्रमुख अभि./ इ.प./७१११/II, दि. २९ ऑगस्ट, २०२४ संक्षिप्त ई-निविदा सूचना

प्रमुख अभियंता (इमारत परिरक्षण)

उप-विभाग	उप प्रमुख अभियंता (इमारत परिरक्षण) शहर		
निविदा क्र.	2024_MCGM_1077692		
विषय	जी/एस वॉर्डमधील डॉ. धर्माजी हरी खरूडे म्युनिसिपल मार्केट, आदर्शनगर, वरळी, मुंबई येथील मोठी संरचना दुरुस्ती.		
एकूण अंदाजित किंमत	रु. ३,९१,९६,०७२.९३/- (जीएसटी वगळता)		
इ. र. ठे.	रु. ३,९२,०००.०० (''इरठे'') यूआरएल https://mahatenders.gov.in यावरून पेमेंट गेटवेजद्वारा		
निविदा विक्री ०२.०९.२०२४ रोजी स. ११.०० वा.पासून ते ०९.०९.२०२४ रोजी दु. १२.०० वा.पर्यंत			
वेबसाइट	https://mahatenders.gov.in		
संबंधित व्यक्ती	सहा. अभियंता- (इमारत परिरक्षण) जी/ एस वॉर्ड		
नाव श्री. शशिकांत एस. दूबे			
टेलिफोन क्र.	९९२००५१२१०		

ae01civil.pd@mcgm.gov.in

कार्यकारी अभियंता ( इमारत परिरक्षण ) शहर 1



निविदा सूचना

ठाणे महानगरपालिका क्षेत्रातील नौपाडा-कोपरी प्रभाग समितीच्या सार्व. बांधकाम विभागामार्फत 'महानगरपालिका क्षेत्रात मलभत सोयीसविधांच्या विकासासाठी विशेष तरतूद" या लेखाशिर्षका अंतर्गत प्रभाग क्र.२२ (क) मध्ये विविध स्थापत्य कामे करणे (एकुण १० कामे) या दहा कामांकरीता ऑनलाईन निविदा मागविण्यात येत आहे. ज्या निविदाकारांवर शासकीय, निमशासकीय, सार्व.उपक्रम, स्थानिक संस्था महानगरपालिका ई-मार्फत नोंदणी रह करणेबाबत/काळ्या यादीत टाकणेबाबत कार्यवाही करणेत आली आहे अथवा प्रस्तावित आहे, अशा निविदाकारांना निविदा भरता येणार नाही. निविदा सूचना व प्रपत्र ठाणे महानगरपालिकेचे संकेतस्थळ http://mahatenders. gov.in वर दि.०२/०९/२०२४ ते दि.०९/०९/२०२४ पर्यंत उपलब्ध आहे. ऑनलाईन निविदा महापालिकेचे संकेतस्थळ येथे दि.०९/०९/२०२४ रोजी दुपारी १६.०० वाजेपर्यंत स्विकारण्यात येतील. प्राप्त निविदा दि.११/०९/२०२४ रोजी स. ११.०० वाजता निविदाकार अथवा त्यांचे प्रतिनिधी यांचे समक्ष

ठामपा/पिआरओ/सा.बा-नौ- को. प्र.स/३९१/२०२४-२५ सही/-दि.३०.०८.२०२४ कार्यकारी अभियंता ठाणे महानगरपालिका, ठाणे Pls visit our oficial web-site www.thanecity.gov.in

### 🏻 ठाणे महानगरपालिका, ठाणे सार्वजनिक बांधकाम विभाग

निविदा सूचना (मुदतवाढ) ठाणे महानगरपालिका हद्दीतील कळवा प्रभाग समिती आणि दिवा प्रभाग समिती अंतर्गत विविध ठिकाणी मुलभूत सुविधे अंतर्गत नाल्यांचे आर.सी.सी. स्वरूपात बांधकाम करणे या दोन (२) कामांकरीता निविदा सुचना क्र. ठामपा/पिआरओ/साबां-मु./३४२/२०२४-२५ दि. २२/०८/२०२४ अन्वये ऑनलाईन निविदा मागविण्यात आले आहेत. सदर निविदांकरीता दि. २३/०८/ २०२४ ते दि. ०६/०९/२०२४ पर्यंतच्या कालावधी देण्यात आला आहे. या स्चनेद्वारे सदर कामांकरीता दि. १४/०९/२०२४ पर्यंत मुदतवाढ देण्यात येत आहे. सविस्तर निविदा सुचना व प्रपत्र संकेत स्थळ https:/mahatenders. gov.in वर वरील निविदेकरीता दि.२३/०८/२०२४ पासून दि. १४/०९/२०२४ पर्यंत उपलब्ध आहे. ऑनलाईन निविदा संकेतस्थळवर दि. १४/०९/२०२४ सायंकाळी १६.०० वाजेपर्यंत स्विकारण्यात येतील. सदर निविदेचा लिफाफा क्र. १ शक्य झाल्यास दि.१८/०९/२०२४ रोजी उपलब्ध निविदाकार अथवा

त्यांचे प्रतिनीधींच्या समक्ष सायंकाळी १६.३० वा. उघडण्यात येतील. कोणतीही

एक अथवा सर्व निविदा प्रपत्रके कारणे न दाखवता नाकारण्याचा अधिकार

ठाणे महानगरपालिका यांनी राखून ठेवला आहे. ठामपा/पिआरओ/पिडब्ल्युडी-म्/३९३/२०२४-२५ सही/-नगर अभियंता दि:३०.०८.२०२४

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ठाणे महानगरपालिका, ठाणे

## केनरा बैंक Canara Bank

एआरएम-II शाखा, मुंबई : ३ रा मजला, कॅनरा बँक बिल्डींग, आदी मर्झबान स्ट्रीट, बलार्ड इस्टेट,

मुंबई - ४०० ००१. दूर: ८६५५९४८०१९, **ई-मेल:** cb6289@canarabank.com

विक्री सचना नक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियमावली, २००२ च्या नियम ८ (६) मधील तरतूदीसह वाचल्य जाणाऱ्या सिक्युरिटायझेशन अँड रिकंस्ट्रक्शन ऑफ फायनॅन्शियल अँसेटस अँड एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट अॅक्ट २००२ अंतर्गत विक्रीसाठी ई-लिलाव विक्री सूचना

नूचना ह्याद्वारे सामान्य जनतेला आणि कर्जदारा (रा) आणि हमीदारा (रा) ना देण्यात येत आहेत की थेथे खाली वर्णन करण्यात आलेल्या स्थावर मालमत्ता सुरक्षित धनकोकडे गहाण / प्रभारीत ठेवण्यात आल्या होत्या ज्याचा प्रत्यक्ष ताबा कॅनरा बँकच्या प्राधिकृत अधिकाऱ्यांनी घेतला असून मे. एस. के. जारचा होत्या उपाया प्ररोद्या साम करारा बच्चा प्रावक्ष का १९४९, खंभा रोड, मीठपाडा, केडिया कंपाउंड, रेक्स्टाईल्स, गाळा क्र. बी ५ आणि बी ५ हाऊस क्र. १९४९, खंभा रोड, मीठपाडा, केडिया कंपाउंड, शेलार भिवंडी, मुंबई ४२९३०२, संचालक म्हणून प्रतिनिधित्व करत असलेल्या, हमीदार (१) श्री सुनील कुकरेजा (२) श्री. भागीरथ भगवान ब्रिजानिया, (३) श्री.बाळकृष्ण भोईर ह्यांच्याकडून कॅनरा बक्तिया एआरएम ॥ शास्त्रेला रू. १६,११,०३,५९०.८५ (३०,०४,०२४ अनुसार अधिक त्यावरील व्याज आणि भार) च्या वसुलीसाठी २५,०९.२०२४ रोजी "जे आहे जेथे आहे", "जसे आहे तसे आहे" तत्वावर विक्री करण्यात येणार आहे.

अनु. क्र.	मालमत्तचे वर्णन	राखीव मूल्य	इसारा रक्कम ठेव
9. कंभा रोङ, मीठपाडा, केडिया कंपाउंड, गाव शेलार, ता. भिसंडी, जिल्हा वाणे मुंबई ४२ १३०२ प्लॉट चे क्षेत्र ४०० चौ. यार्ड किंचा ३६०० चौ. फू. मोजनाप असलेल्या थेथे वसलेल्या धारण केलेला सर्वे क्र. २३/५, २६/२, २८/३/२ वरील कारखान्याची जमीन आणि झमारतीच्या तळ मजल्यावरील गाळा क्र. बी ३, बी ४ आणि बी ५, आणि लामून असलेला पहिला मजला येथील एक क्र. १ १५९ , जे श्री सुनिल राधा कृष्ण कुकरेजा ह्यांच्या नावे असलेले. प्रत्यक्ष ताबा		₹. ¶,00,00,000/-	₹. 90,00,000/-
₹.	मंडळ रोड, लाईफ लाईन हॉस्पिटल समोर, गाव गोरी पाडा, ठाणे रोड, पायल सिमेमा जवळ, मिवंडी, ठाणे ४२९३०२ वर वसलेल्या सदिनका क्र. ३०२, ३ रा मजला, वर्षमान सीएचएस, ग्युनिसिपल एच क्र. ७९ ५ जे सुनील राधाकृष्ण कुकरेजा ह्यांचे नावे असलेले	₹. २०,२०,०००/-	रु. २,०२,०००/-
3.	कंभा रोड, मीठपाडा, केडिया कंपाउंड, गाव शेलार, ता. भिवंडी, जिल्हा ढाणे मुंबई ४२९३०२ येथे वसलेल्या १९५९ येथील सर्वे क. २३/५, २६/२, २८/३/२, गाळा क. बी-३, बी-५, बी-५ आणि बी ६ येथील जाणा महाणा संस्थार	₹. २१,०८,०००/-	₹. २,90,८00/-

भाणि अन्य कागदपत्रे सेवा पुरवठादाराकडे २१.०९.२०२४ रोजी सायं. ५.०० वा. पर्यंत किंवा त्यापूर्वी जम करावीत. असा दिवस जेव्हा बैंकेकडे कागदपत्रे २१.०९.२०२४ रोजी साद्रं, ५.०० वा. पर्यंत जमा करावीत विक्रीच्या तपशिलवार अटी आणि शर्ती कॅनरा बैंकेच्या संकेतस्थळावरील (www.canarabank com) "ई-ऑक्शन" लिंकवर देण्यात आल्या असून त्याचा कृपया संदर्भ घ्या किंवा श्रीमती श्रीदेवी नायर सहाय्यक महाव्यवस्थापक, कॅनरा बँक, एआरएम ॥ शाखा, मुंबई (मोबा: ८६५५९४८०५४) किंवा श्री कुंदन कुमार, अधिकारी (मोबा क्र.: ८८२५३१३३४३) ई-मेल आयडी: cb6289@canarabank.com र कामकाजाच्या दिवसांमध्ये कार्यालयीन वेळेमध्ये संपर्क करावा किंवा सेवा पुरवठादार ई-बिक्रय (मे पीएसबी अलायन्स प्रा. लि.) (संपर्क क्र. ७०४६६१२३४५/ ६३५४९१०१७२/ ८२९१२२०२२० ९८९२२१९८४८/८१६०२०५०५१, ई-मेल support.ebkray@psballiance.com/support

तारण-गहाण यंत्रसामुग्री. (प्रत्यक्ष ताबा)

ebkray@procure247.com) ह्यांच्याशी संपर्क करावा. दिनांक: ३१.०८.२०२४ प्राधिकृत अधिकारी, कॅनरा बँक एआरएम - ॥ शाखा

रॉयल वेस्टर्न इंडिया टर्फ क्लब, लि.

नोंदणीकृत कार्यालय: रेस कोर्स, महालक्ष्मी, मुंबई- ४०००३४. फोन नं.: ०२२-६२६७०१००; ईमेल: secretary@rwitc.com; वेबसाइट: www.rwitc.com CIN: U91990MH1925PLC001182

पाद्यरा सूचना देण्यात येते की, ''रॉयल वेस्टर्न इंडिया टर्फ क्लब, लिमिडेट''च्या सदस्यांची १०९ वी वार्षिक सर्वसाधारण सभा (''एजीएम'') कंपन्य व्यवस्थापन व प्रशासन्। नियम् २०१४च्या नियम् २० यासह वाचलेल्या कंपन्या अधिनियम् २०१३च्या कलम् १०८च्या तरतदी आणि निगम् कामकार ात्रालयाद्वारा निर्गमित केलेले जनरल सर्क्यलर्स म्हणजेच जनरल सर्क्यलर नं १४/२०२० दिनांकित ०८ एपिल २०२० जनरल सर्क्यलर नं १७/२०२० देनांकित १३ एप्रिल, २०२०, जनरल सर्क्यलर नं, २०/२०२० दिनांकित ०५ मे, २०२० व जनरल सर्क्यलर नं, ०९/२०२३ दिनांकित २५ सप्टेंबर, २०२३ गासह वाचलेल्या (एकत्रितरित्या ''एमसीए सर्क्युलर्स'' म्हणून संदर्भित)च्या अनुपालनार्थ दिनांकित २७ ऑगस्ट, २०२४ ''एजीएम''च्या सुचनेमध्ये 'ओएव्हीएम'')द्वारा गुरुवार, २६ सप्टेंबर, २०२४ रोजी दु. ०४.०० वा. घेण्याचे निर्धारित करण्यात आले आहे.

एमसीए सर्क्युलर्स''च्या अनुपालनार्थ, वार्षिक अहवाल २०२३-२४ समवेत ''एजीएम''ची सूचना अशा सदस्यांना, ज्यांचे ईमेल पत्ते या सूचनेच्य ारखेनुसार ''क्लब''कडे नोंदणीकृत आहेत, केवळ ईलेक्ट्रॉनिक पद्धतीत पाठविण्यात आल्या आहेत. ''एजीएम''ची सुचना <u>www.rwitc.com</u> य क्लब''च्या वेबसाइटवरसुद्धा प्रस्तुत करण्यात आली आहे आणि ती ''एजीएम''च्या तारखेपर्यंत वेबसाइटवर राहील. लेक्टॉनिक पणालीत ''क्लब ''कडील सर्व पत्रव्यवहाराच्या स्वीकतीकरिता ( वार्षिक अहवाल. लॉग-इन अधिकारपत्रे इ. समाविष्ट), सर्व सदस्यांना ज्यान

क्लब''कडे ईमेल पत्ते नोंदणीकृत केलेले नाहीत/ अपडेट केलेले नाहीत त्यांना विनंती करण्यात येते की, त्यांनी सदर ईमेल पत्त्यांची <u>adm@rwitc.com</u> मावर पॅन कार्डची स्वयं–स्वाक्षांकित प्रत जोड्न आणि सदस्यत्व कार्ड नंबरच्या तपशीलासह ''क्लब''च्या कार्यालयात तसे लेखी कळवुन नोंदणी करावी.

क्लब''ने रिमोट ई-वोटिंग व ''एजीएम'' सुविधे दरम्यान ई-वोटिंग आणि या संबंधित ''क्लब''च्या वतीने सर्व सदर कृतींच्या तरतृदीकरिता एजर्न्स हणून नॅशनल सिक्युरिटिज डिपॉझिटरी लिमिटेड (''एनएसडीएल'')च्या सेवा नियुक्त केल्या आहेत. रिमोट ई-वोटिंग व ''एजीएम''कडील ई-मेटिंगकरिता युजर आयडी क्लब सदस्यांना ''एनएसडीएल''द्वारा थेट पाठविण्यात येणार आहेत आणि ''व्हीसी''/ ''ओएव्हीएम''द्वारा २६ सप्टेंबर, २०२४ रोजी १०९च्या वार्षिक सर्वसाधारण सभेमध्ये हजर राहण्याकरिता/ सहभागी होण्याकरिता ''क्लब''च्या अन्य सदस्यांकरितासुद्धा, ज्यांचे ईमेल आयडी'ज कट-ऑफ तारीख म्हणजेच गुरुवार, १९ सप्टेंबर, २०२४ रोजीप्रमाणे नोंदणीकृत आहेत, पाठविण्यात येणार आहेत. सर्व क्लब सदस्यांना याद्वारा कळविण्यात येते की:

- वा.पासून ते बुधवार, २५ सप्टेंबर, २०२४ रोजी सायं. ०५.०० वा.पर्यंत त्यांनी त्यांचे नाव, सदस्यत्व क्र. व मोबाईल नं. इ. तपशील देऊन
- शकतील. लिंक सहभागी होण्याच्या प्रक्रियेसमवेत ''एजीएम''च्या आधीच्या दिवशी संध्याकाळी स्पीकरच्या ईमेल आयडीवर पाठविण्यात येणार आहे. रिमोट ई-वोटिंग कालावधी सोमवार, २३ सप्टेंबर, २०२४ रोजी स. ०९.०० वा. (भाप्रवे) सुरू होईल आणि बुधवार, २५ सप्टेंबर, २०२४ रोजी सायं. ०५.०० वा. (भाप्रवे) संपेल.

- vi. सदस्य ''व्हीसी'' किंवा ''ओएव्हीएम''द्वारा ''एजीएम''मध्ये उपस्थित राहण्यास सक्षम असणार आहेत किंवा ''एनएसडीएल''द्वारा पाठविलेल्या
- त्यांच्या लॉग-इन अधिकारपत्रांचा वापर करून २६ सप्टेंबर, २०२४ रोजी दु. ०४.०० वा. <u>www.evoting.nsdl.com</u> या वेबसाइटवरील लाइव्ह टेलिकास्ट पाह शकतील
- vii. ''व्हीसी'' किंवा ''ओएव्हीएम''मध्ये सहभागी होण्याकरिता सुविधा निर्धारित केलेल्या ''एजीएम''च्या वेळेत १५ मिनिटे आधी सुरू करण्यात येईल
- viii. सभेच्या दिवशी इलेक्ट्रॉनिक वोटिंग सिस्टमद्वारा मतदानाची सुविधा (सभे दरम्यान ई-वोटिंग) सभा सुरू झाल्यानंतर ''व्हीसी'' किंवा ''ओएव्हीएम''द्वारा सभेमध्ये उपस्थित राहणाऱ्या ''क्लब'' सदस्यांना उपलब्ध करून देण्यात येईल आणि सायं. ०५.३० वा. बंद करण्यात येईल जर वेळ संपली तरी सभा जोपर्यंत संपत नाही तोपर्यंत चालू राहील तसेच केवळ क्लब सदस्य ज्यांनी रिमोट ई-वोटिंग प्रणालीद्वारा त्यांचे मतदान
- दोन्हीमार्फत नाही, कोणत्याही किंवा सर्व ठरावांवर मतदान करण्यास निवड करू शकतील. "क्लब"ची समिती ई-वोटिंग प्रक्रियेची रास्त व पारदर्शक रीतीने छाननी करण्याकरिता परिनिरीक्षकाची नियक्ती करील.
- ज्या क्लब सदस्यांनी याआधीच ठरावांवर रिमोट ई-वोटिंगद्वारा त्यांचे मतदान केलेले आहे तेसुद्धा सभेमध्ये उपस्थित राहू शकतील; परंतु "एजीएम"मध्ये कोणत्याही ठरावावर त्यांचे मतदान पुन्हा करण्यास ते हक्कदार नसतील. xi. ई-वोटिंगसंबंधित किंवा ''व्हीसी'' किंवा ''ओएव्हीएमें''द्वारा सभेमध्ये सहभागी होण्याबाबत कोणत्याही शंका असल्यास, कृपया https://www.evoting.nsdl.com या "एनएसडीएल"च्या वेबसाइटवर उपलब्ध असलेल्या हेल्प ॲण्ड एफएक्यू 'ज सेक्शनला भेट द्यावी.
- ४८८६७०००) व evoting.nsdl.com यावरून ईमेलद्वारा संपर्क साधू शकतील.
  - xiii. परिनिरीक्षकांच्या अहवालासम्वेत ई-वोटिंगचा निकाल ''क्लब''च्या वेबसाइटवर आणि ''एनएसडीएल''च्या वेबसाइटवर प्रस्तत करण्यात येणार आहे. समितीच्या आदेशाद्वार निरंजन सिंह

मुंबई: आज दिनांकित ३० ऑगस्ट, २०२४

सदस्यत्व क्र. ए५०७०७

रिद्धी कुणाल सरैया कंपनी सचिव व अनुपालन अधिकारी

करिता: जयसिंथ ऑगोंकेम लिमिटेड

ज्या सदस्यांना ''एजीएम''मध्ये त्यांची मते मांडावयाची आहेत किंवा शंका विचारायच्या असल्यास ते मंगळवार, २४ सप्टेंबर, २०२४ रोजी स. ०९.०० adm@rwitc.com / secretary@rwitc.com यावर स्मीकर म्हणून नोंदणीकरिता ''क्लब''ला त्यांच्या नोंदणीकृत ईमेल आयडीद्वारा विनंती पाठव

iii. सचनेमध्ये नमुद केल्यानुसार ठरावावर मतदानाच्या हेतुप्रीत्यर्थ कट-ऑफ तारीख गुरुवार, १९ सप्टेंबर, २०२४ ही आहे. iv. रिमोट ई-वोर्टिंग प्रणाली मतदान कालावधी संपताच ''एनएसडीएल''/ परिनिरीक्षकाद्वारा निःसमर्थ करण्यात येईल, म्हणून, क्लब सदस्यांना विनंती करण्यात येते की, त्यांनी केवळ विनिर्दिष्ट कालावधीतच त्यांचे मतदान करावे.

ई-वोटिंग प्रक्रिया समाविष्ट सूचना <u>https://www.evoting.nsdl.com</u> या ''एनएसडीएल''च्या वेबसाइटवर तसेच <u>www.rwitc.com</u> या ''क्लब''च्या वेबसाइटवरसुद्धा उपलब्ध आहे.

आणि केवळ ''एजीएम''च्या सुरू झालेल्या निर्धारित वेळेपासून किमान १५ मिनिटांच्या समाप्तीनंतर कोणत्याही वेळेत बंद करण्यात येईल.

केलेले नाही ते सभेमध्ये मतदान करण्यास सक्षम असतील म्हणजेच सदस्य रिमोट ई-वोटिंग किंवा सभेमध्ये इलेक्टॉनिक सिस्टमद्वारा, परंत

अन्य कोणत्याही शंकांकरिता क्लब सदस्य <u>adm@rwitc.com</u> यावरून ईमेलद्वारा ''क्लब''शी संपर्क साधू शकतील xii. ज्या सदस्यांना ''एजीएम'' कालावधीत किंवा त्यापवीं सहाय्याची आवश्यकता भासल्यास ते ''एनएसडीएल'' हेल्प डेस्क- टेलि. क्र. (०२२-

> सचिव रॉयल वेस्टर्न इंडिया टर्फ क्लब, लि.

नोंदणीकृत कार्यालय : ३०१, सुमेर केंद्र, पी.बी.मार्ग, वरळी, मुंबई-४०० ०१८. ईमेल आयडी : investor.relations@jaysynth.com; वेबसाइट : www.jaysynth.com ५०व्या वार्षिक सर्वसाधारण सभेची सूचना व्हिडीओ कॉन्फरिन्संग / अदर ऑडीओ व्हिज्युअल मिन्सद्वारा घेण्यात येणारी याद्वारा सुचना देण्यात येते की, "जयसिंथ ऑर्गोंकेम लिमिटेड"च्या (पूर्वीची जेडी ऑर्गोंकेम लिमिटेड म्हणुन ज्ञात असलेली) सदस्यांची ५०वी वार्षिक सर्वसाधारण सभा कंपन्या अधिनियम, २०१३ च्या लागू तरतुदीच्या अनुसार आणि निगम कामकाज मंत्रालयाद्वारा निर्गमित केलेले जनरल सर्क्युलर नं. १४/२०२० दिनांकित ०८ एप्रिल २०२०, सर्क्युलर नं. १७/२०२० दिनांकित १३ एप्रिल २०२०, सर्क्यलर नं. २०/२०२० दिनांकित ०५ मे २०२०. सर्क्यलर नं. ०२/२०२१ दिनांकित १३ जानेवारी २०२१. सर्क्यलर नं. २१/२०२१ दिनांकित १४ डिसेंबर २०२१, सर्क्युलर नं. ०२/२०२२ दिनांकित ०५ मे २०२२, सर्क्युलर नं. १०/२०२२ दिनांकित २८ डिसेंबर २०२२

ई—नीलामी की तिथि/समय

Managing Director, Libra Automotives Pvt. Ltd. B-41, Mayapuri Industrial Area, Ph-1 Near Golden Gate Banquet Hall Delhi-110064 Whereas an appeal/complaint/Execution agains you (Copy Enclosed) has been made to this Commission for adjudication. You are hereby mmoned to appear in this Commission in perso or by a pleader or an authorized agent duly nstructed and able to answer all the materia question in relation to the appeal/complaint or

10/01/2025 at 10:30 a.m. sharp. You are further directed to file complete reply of you defense on the aforesaid date and take note that default of your appearance on the said date the matter will be heard & determined in your absence Commission on this 06/08/2024. Registrar

State Commission





पंजीकृत कार्यालयः बॉम्बे हाउस, २४, होमी मोदी स्ट्रीट, फोर्ट, मुंबई - ४०० ००१. टेलीफोनः +912266658282, ई-मेलः inv\_rel@tatamotors.com, वेबसाइटः www.tatamotors.com सीआईएन - L28920MH1945PLC004520

#### सूचना

यह सचित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 230 से 232 और अन्य लागू प्रावधानों के तहत टाटा मोटर्स लिमिटेड ("कंपनी") और उसके शेयरधारकों और लेनदारों की व्यवस्था की योजना को मंजूरी देने के बाद, कंपनी की शएश साधारण शेयर पूंजी ("योजना") को रद्द करने और समाप्त करने के माध्यम से शेयर पूंजी में कमी के लिए माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण, मुंबई बेंच ("एनसीएलटी") द्वारा, द्वारा 2 अगस्त, 2024 के आदेश के तहत, योजना रविवार, 1 सितंबर, 2024 से प्रभावी हो गई है। चंकि योजना अब प्रभावी है, इसलिए 'ए' साधारण शेयर रद्द कर दिए गए हैं और साधारण शेयर योजना के तहत निर्धारित अनुपात और तरीके के अनुसार जारी किए जाएंगे। हम एक बार फिर, शएश साधारण शेयर के सभी गिरवीकर्ताओं और गिरवीकर्ताओं को सचित करते हैं कि वे योजना के अनसार गिरवीकर्ता के डीमैट खाते में जमा किए गए साधारण

और/या ऐसी अन्य कार्रवाई/उपाय करें (गिरवी को पूर्ण करने के लिए आवश्यक सहित) या सरक्षा का प्रावधान करें. यदि पहले से नहीं किया गया है। कृपया ध्यान दें कि कंपनी किसी भी प्रत्यक्ष या अप्रत्यक्ष नुकसान और / या क्षति के लिए उत्तरदायी नहीं होगी जो इस संबंध में 'ए' साधारण शेयरधारक(ओं) और / या गिरवीदार(ओं)

शेयरों पर गिरवी बनाने के लिए अपने आपसी समझौतों के संबंध में आवश्यक कार्रवाई करे

टाटा मोटर्स लिमिटेड के लिए हस्ता

कंपनी सचिव

स्थानः मंबई मलॉय कमार गप्ता दिनांकः 2 सितंबर, 2024

फॉर्म नं. यूआरसी—2 अधिनियम के अध्याय XXI के माग I के अंतर्गत पंजीकरण के बारे में सूचना का विज्ञापन

(कंपनी अधिनियम, 2013 की धारा 374(ख) और (पंजीकरण हेतु अधिकृत) नियमावली, 2014 के नियम 4(1) के अनुसरण में) ानयमावता, 2014 क ानयम वर्ता) क अनुसरण में) एतद्वारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की उप-धारा (2) के अनुसरण में रजिरद्रार, आरओसी-दिल्ली एवं हरियाणा को इस संबंध में पन्दह दिन लेकिन इसके बाद तीस दिन की समाप्ति से पूर्व एक आवेदन करने का प्रस्ताव किया गया है कि आरडी संगव एलएलपी को कंपनी अधिनियम 2013 के अध्याय XXI के भाग । के अंतर्गत षेयरों द्वारा कम्पनी लिमिटेड के रूप में पंजीकृत किया जाए। कंपनी का मल उददेश्य निम्न प्रकार से है:-

कंपनी का मूल उद्देश्य निम्न प्रकार से है:—
सभी प्रकार के विकित्सा उपकरणों में जैसे इलेक्ट्रो कार्डियोग्राम, गैस्ट्रोत्रकोप,
सिस्टोरकोप, पेस्रिटोनोरकोप, आश्रीरकोप, गोनियोरकोप, ऑध्यात्मीरकोप,
ओटोरकोप, पिममंद्रिड रकोप, कोलोनोरकोप, गोनियोरकोप, ऑध्यात्मीरकोप,
ओटोरकोप, सिममंद्रिड रकोप, कोलोनोरकोप, होमोड्यातिसिस, रव-निदान
विकित्सा उपकरण, विकित्सा उपकरण, सर्जिकल आपूर्ति, विकित्सा डिस्पोजंबल,
सर्जिकल उपकरण, विकित्सा उपकरण, अस्पताल उपकरण, अस्पताल
उपकरण, वंत सामग्री, देत विकित्सा उपमित्र अस्पताल उपकरण, अस्पताल
उपकरण, मेडिकल अपकरण, माइकोस्कोप और प्रोजंबटर, 'लास्टिक होलो वियर,
सर्जिकल रवपकरण, माइकोस्कोप और प्रोजंबटर, 'लास्टिक होलो वियर,
सर्जिकल रवपकरण, माइकोस्कोप और प्रोजंबटर, 'लास्टिक होलो वियर,
सर्जिकल सर्वानों सिस्टम, यूवी स्टरलाइजर, वर्गीग बतेस, सर्जिकल
नीडत्स, पैथोलांजी लेब आइटम, माइको एंडोस्कोपिक वीडियो सिस्टम, मेडिकल नीडत्स, पैथोलांजी लेब आइटम, माइको एंडोस्कोपिक वीडियो सिस्टम, मेडिकल नीविय, बेबी केयर उपकरण, एंजामिनेशन लाइटें, स्टेनलेस स्टील हांलो
वियर, बेबी केयर उपकरण, शैडोलेस लिए सक्शान इकाइया, डायग्नीस्टिक उपकरण, गाइड तार, विकित्सा उपकरण केबल और तार, कीटाणुनाशक और सहायक उपकरण और उपमर्थाच डायग्नीस्टिक किट टाके के साथ विभिन्न अन्य संबंधित चिकित्सा उपकरण, डायलाइजर, सभी प्रकार के अथातक, हित्तरक, स्टॉकिएस्ट, मार्केटर डीलर या नियांतक के रूप में कार्य एवं व्यवसाय का स्टॉकिएस्ट, मार्केटर डीलर या निर्यातक के रूप में कार्य एवं व्यवसाय क निष्पादन करना।

निष्पादनं करना।

सभी प्रकार के स्वचालित, अर्ध—स्वचालित डिजिटल, इलेक्ट्रॉनिक उपकरणों, उपवार, निदान, अनुसंधान परीक्षण इलाज, संचालन और जीवन या मानव को बचाने के लिए उपयोग की जाने वाली फिटिंम, घटक और सहायक उपकरण, नैदानिक केंद्रों, अस्पतालों, निर्मेंग होने, प्रयोगशालाएँ, फार्मेंसियाँ, और कोई अन्य स्वास्थ्य देखमाल, जीवन देखमाल केंद्रों के लिए डिस्पोजेबल चिकित्सा और सर्जिकल उपकरण और उपमोग्य वस्तुर्प, तथा अन्य संबद्ध उपवार एवं उपकरण, उपरक्रर के व्यवसाय को आगे बढ़ाना और मार्केटर, एजेंट, सलाहकार, वितरक, सहयोगी या अन्यथा के रूप में व्यवसाय का निष्पादन करना।

कुरुति व ज्युति का निवादी करिती। गुरुतावित कंपनी के मसौदा ज्ञापन और संस्था के अंतर्नियम की प्रति का निरीक्षण बी–10, बेसमेंट, अंसल टॉवर, 38 नेहरू प्लेस, साउथ दिल्ली, नई दिल्ली, भारत, 110019 में स्थित कार्यालय में किया जा सकता है।

एतद्वारा सुचना दी जाती है कि उक्त आवेदन पर आपित करने वाला कोई भी व्यक्ति अपनी आपित लिखित रूप में, इस सूचना के प्रकाशन की तारीख से इक्कीस दिनों के भीतर कंपनी के पंजीकृत कार्यालय को एक प्रति सहित, एजिस्ट्रार, सेन्ट्रल रजिस्ट्रेशन संटर (सीआरसी), भारतीय कॉर्पॉस्ट कार्य संस्थान (आईआईसीए), प्लॉट नं. 6,7,8, सैक्टर—5, आईएमटी मानेसर, कार्य गुड़गांव (हरियाणा), पिन कोड—122050 को भेज सकता है।

आवेदक का नाम

दिनांक : 31.08.2024

## ई-नीलामी सह विक्रय की सार्वजनिक सूचना (परिशिष्ट-IV ए) [नियम 8(6)]

संपत्ति के निरीक्षण की तिथि

भुगतान के लिये – यहाँ लॉगिन करें – https://www.iiflonehome.com >My Bid >Pay Balance Amo

वेतीय परिसम्पत्तियों के प्रतिमृतिकरण एवं पुनर्निर्माण तथा प्रतिमृति हित प्रवर्तन अधिनियम 2002 (यहां इसमें इसके उपरान्त ''अधिनियम'') के अंतर्गत, आईआईएफएल होम फाइनेंस लिमिटेड (फू i इंडिया इन्फोलाइन हाउसिंग फाइनेंस लि. के रूप में अभिज्ञात) (आईआईएफएल-एचएफएल) निगमित कार्यालय : मूखंड सं. 98, उद्योग विहार, फंज-IV, गुडगांव-122015 (हरियाणा), शाख कार्यालय :- 'ऑफिस नं. 1, प्रथम तल, महालक्ष्मी मेट्रो टॉकर, प्लॉट नं. सी.-1, सेक्टर-4, वैशाली, गाजियाबाद, उत्तर प्रदेश-201010' के पास बंधककृत अचल सम्पत्ति का विक्रय। जबिट ार्डआईएफएन-एचएफएन के प्राविकृत अधिकारी ("एक्री") ने, आईआईएफएन-एचएफएन की देवराषियों की वसूनी हेतु, निम्मिलिखत सम्पत्ति/यों का "जैसी हैं जहां हैं आधार एवं जैसी हैं जहां 'आधार तथा बिना वसूनी आधार' पर विक्रय करने के एकाधिकार के साथ निम्निलिखत ऋण खातों/प्रोत्पेक्ट नंबरों के तहत अधिनियम की धारा 13(2) के अंतर्गत निर्गत सूचना के अनुपाल 'ं जनका अधिग्रहण कर लिया था। विक्रय जो है, वह अधोहस्ताक्षरकर्ता द्वारा वेबसाइट : www.iiflonehome.com पर उपलब्ध ई—नीलामी मंच के माध्यम से किया जाएगा।

जनसता

ध्यकर्ता(ऑ) / सह—ऋष्यकर्ता(ऑ) / गारंटर(रॉ) के नाम	मॉॅंग सूचना तिथ्यि एवं राशि	अचल संपत्ति / प्रतिभूत परिसंपत्ति का विवरण	भौतिक अविग्रहण की तिथि	आरबित मूल्य
1. श्री रविन्द्र कुमार	11-मई-2023	प्लॉट नं. 11/4, पुराना प्लॉट नं. 1940-ए धारक संपत्ति के समस्त वह भाग तथा अंश,	14—मार्च—2024	रु. 9,00,000 / — (रुपये नौ लाख मात्र)
<ol> <li>श्रीमती शिक्षा देवी</li> <li>शिक्षा प्रोविजनल स्टोर</li> </ol>	रु. 9,31,675 /- (रुपये नौ लाख इकतीस हजार छह सौ पिचहत्तर मात्र)	जिसका भूमि क्षेत्रफल क्षेत्राधिमाप 630 वर्ग फुट, कार्पेट क्षेत्रफल क्षेत्राधिमाप 507 वर्ग फुट और		(रुपय गा लाख मात्र)
(प्रॉस्पेक्ट नं. 945244,	,	निर्मित क्षेत्रफल क्षेत्राधिमाप 634 वर्ग फुट, जो	₹. 14,87,480 / -	बयाना राशि जमा
943596)	बोली वृद्धि राशि रु. 20,000 / —	ख. नं.—1018 मिन. पर, अंबेडकर नगर, गांव अर्थला, परगना लोनी, गाजियाबाद, 201102,	(रुपये चौदह लाख सत्तासी हजार चार सौ	(ईएमडी) रु. 90,000 / - (रुपये नब्बे हजार मात्र)
	(रुपये बीस हजार मात्र)	उत्तर प्रदेश, भारत में स्थित है। (क्षेत्रफल क्षेत्राधिमापन 944 वर्ग फट)	अस्सी मात्र)	

17-सितंबर-2024 को 11.00 - 14.00 बजे 23—सितंबर—2024 को 11.00—13.00 बजे **ातान का माध्यम**ः घराज मुगतानों को मात्र ऑनलाइन विधि द्वारा किया जाना है। मुगतान करने के लिये आपको https://www.iiflonehome.com पर विजिट करना होगा और मात्र संपत्ति/प्रति

घराज अंतिम तिथि

उपलब्ध लिंक के माध्यम से ही मुगतान करना होगा। **टिप्पणी :** प्रत्येक संपत्ति / प्रतिमृत परिसंपत्ति के लिये मुगतान लिंक पृथक है। सुनिश्चित करें कि आप उसी संपत्ति / प्रतिमृ संपत्ति के लिंक का उपयोग कर रहे हैं. जिसे आपने सार्वजनिक नीलामी के माध्यम से खरीदने का इरादा किया है।

िवस एवं द्वार्त :ई--नीलामी में प्रतिमागिता करने के लिए इच्छुक बोलीदाताओं से अपेशा है कि वे अपने विवरणां को पर्याप्त समय पूर्व सेवा प्रदाता की वेबसाइट https://www.iiflonehomc.com के साथ पंजीकृत कर लें और उन्हें इस हेतु लींगिन खाता, लींगिन आईडी व पासवर्ष सुजित करना होगा। इच्छुक बोलीदाताओं को अपने "निविदा प्रपत्र", धराज के मुगतान विवरणों, केवाईसी एवं पैन कार्ड की प्रतियों के साथ अपर वर्षित शाखा कार्यालय में प्रस्तुत, प्रशित करने होंगे।
बोलीदाताओं को अपने प्रस्तात को, स्तंन "बोली वृद्धि स्विर" के अंतर्गत ऑकार विशेष के गुणक में बढ़ाना होगा। यदि मीलामी के समापन समय के अंतिन 5 मिनटों में बोलीदान किया जाता है तो समापन समय के अतिन 5 किए स्वतः ही बढ़ जाएगा।
सफल बोलीदाता को बोली राषि की 25 प्रतियत्त राष्ट्र (वार्ष) का समायोजन करने के उपपत्र) एओ द्वारा बोली मूच्य की रचीकृति के 24 घंटों के अंदर जमा करनी होगी तथा बोली राशि की शेष
75 प्रतियत उनका प्रतिन्त लेनदार द्वारा विक्रय की अभिपृष्टि किए जाने की तिथि से 15 दिवसों के अंदर जमा करनी होगी। समस्त जमाएं तथा मुगतान जो हैं, यो मुगतान के निवारित प्रास्त्र के वहत किए जाएंगे।
क्रेता को सम्पत्ति से संबंधित समस्त करों एवं दरों लागतों सहित उपकर, लानू स्टांप शुक्क, शुक्कों एवं किसी अन्य संवैद्यानिक वेयराशि अथवा अन्य देयताओं जैसे नगर निगम कर, विद्युत प्रमारों,
मृति एवं समस्त जन्य आकरियक लागतों, प्रमारों का मुगतान वहन करना होगा।
क्रेता को लेनदेन की टीडीएस एप्लिकेशन का मुगतान /विक्रय शिश का मुगतान करना होगा। तथा टीडीएस प्रमाणपत्र आईडाईएफएल एचएफएल के पास प्रसुत करना होगा।
क्रेता को लेनदेन की टीडीएस एप्लिकेशन का मुगतान /विक्रय शिश का मुगतान करना होगा तथा टीडीएस प्रमाणपत्र आईडाईएफएल एचएफएल के पास प्रसुत करना होगा।
क्रेता को लेनदेन की टीडीएस एप्लिकेशन का मुगतान /विक्रय शिश का मुगतान करना होगा तथा टीडीएस प्रमाणपत्र और विष्ठ ने विवर्त तथा नीलामी आवेदन प्रपत्र
हेंचु वेबसाइट https://www.iilloonehome.com and https://www.iill.com/home-loans/properties-for-auction देख से

हेतु वेबसाइट https://www.iiflonehome.com and https://www.iifl.com/home-loans/properties-for-auction देख लें। विवरणों, सहायता प्रक्रिया तथा ई-मीलामी पर ऑनलाइन प्रविश्वण के लिए प्रस्तावित बोलीदातागण जो हैं, वे सेवा प्रदाता से ई-मेल आईडी care@iiflonehome.com, सहायता हेल्पलाइ

नंबर्स : 1800 2672 499 पर संपर्क कर सकते हैं। सम्पत्ति विवरणों, संपत्ति के निरीक्षण तथा ऑनलाइन बोली इत्यादि से संबंधित किसी भी प्रश्न/पूछताछ के लिए आईआईएफएल एचएफएल को टोल फ्री नं. 1800 2672 499 पर सोमवार से शुक्र

सभाग (वरण), रामात के गरावाण राजा अतावीहन बाता हरावाद सं सवावत किया मा प्रश्न) पूछताक के तार आहआहरफ्टल (व्यवस्थ राव्यक्ष) मा 1800 2612 489 पर सामवार स शुक्रवा प्राप्त 230 वर्ष में तेकर के साथ राठा करें के कंच कर के अच्छे हमें नित्र दारहाओं को 7 दिवसों के अंदर एकत्र कर से, जो मौतिक अधिग्रहण किये जाने के समय पर प्रतिमृत परिसम्पित स्वर एप पढ़ी हुई होंगे, जन्मा आईआएएफर—एबएफरक किसी मी परिसिशों में सम्पत्ति की किसी हानि हेचु उत्तरदायों नहीं होंगी। एसद्वारा ज्यारकर्ता/ओं को आगे यह सुवित किया जाता है कि यदि ये उत्तर वस्तुओं को उतने, रास्पेटनों में विश्वस रहते हैं तो उन्हें विधि—व्यवस्था के अनुसार बेच दिया जायेगा। उपरोक्ता अनुष्वित समय के अंदर सफल बोलीदाता/नीलामी केता हारा किसी भी करण में मुक्तान में कुक किए जाने की विश्वति में, विक्रय निरस्त कर दिया जाएगा तथा पहले चुकता की गर राहि (बराज सहित) की जला कर तिया जाएगा राव्या सम्पत्ति को फिर से बेचने के लिए एख दिया जाएगा।

एओं के पास यह अधिकार सुरक्षित है कि वे बिना कोई कारण बताए ही निविदा/नीलामी के नियमों एवं शर्तों को स्थागित/निरस्त कर सकते हैं अथवा उन्हें बदल सकते हैं। निविदा/नीलामी किसी विवाद की स्थिति में आईआईएफएल-एचएफएल के एओ का निर्णय अंतिम होगा।

सरफॉएसि अधिनियम 2002 के नियम 9 उप-नियम (1) के अंतर्गत 15 दिवसीय विक्रय सूचना

णकर्ता को एतदद्वारा अधिसूचित किया जाता है कि वे निविदा / नीलानी की तिथि से पूर्व ऊपर अंकितानुसार राशि का अद्यतनीकृत ब्याज एवं आनुषानिक व्ययों के साथ मुनतान कर दें। मुनतान करने में विफ ने पर, संपत्ति की नीलामी की जाएगी / उसे बेच दिया जाएगा तथा शेष देयसशियाँ, यदि कोई निकलती हों, की वसूली ब्याज एवं लागत के साथ की जायेगी। हरता./- प्राधिकृत अधिकारी, आईआईएफएल होम फाइनेंस लिमिटेड गन : गाजियाबाद / नोएडा, दिनॉक : 02-09-2024

		Consequently, the Acquirers shall acquire substantial Expanded Voting Share Capital along with complete control over the management of the Target Company after the successful completion of this Offer.
Equity Shares / Voting	Number of Equity Shares	57,50,000
rights acquired/	% vis-à-vis Expanded	56.64%
proposed to be Acquired	Voting Share Capital	
Total Consideration for Equ	uity Shares / Voting	₹37,37,50,000.00/-
Rights acquired		
Mode of payment (Cash/ se	ecurities)	Cash
Regulation which has trig	gered	Regulations 3(1) and 4 of the SEBI (SAST) Regulations

को हो सकती है।

The Promoters have irrevocably agreed to relinquish the management control of the Target Company in favor of Acquirers, subject to the receipt of all the necessary approvals and Acquirers completing all the Offer formalities. The Promoters have undertaken that, upon completion of the Offer, they shall in accordance and compliance with the

into the public category of the Target Company subject to the compliance of the SEBI (LODR) Regulations The prime object of this Offer is to acquire substantial Equity Shares and Expanded Voting Share Capital accompanied by control over the Target Company. The Acquirers intend to expand the Target Company's business activities by carrying on additional business for commercial reasons and operational efficiencies. The Acquirers reserve the right to modify the present structure of the business in a manner which is useful to the larger interest of the shareholders. Any change in the structure that may be carried out, will be in accordance with applicable laws.

provisions of Regulation 31A(10) of SEBI (LODR) Regulations make an application for re-classification of themselves

**EQUITY SHAREHOLDING AND ACQUISITION DETAILS** 

The current and proposed shareholding pattern of Acquirers in the Target Company and the details of the acquisition are as follows:

Details	Mr. Mangi Lal Goenka, Acquirer 1		Mr. Sunil Kumar Goenka, Acquirer 2		Mr. Binod Kumar Goenka, Acquirer 3		Mr. Dilip Kumar Goenka, Acquirer 4		Total	
	Number of Equity Shares	% of Expanded Voting Share Capital	Number of Equity Shares	% of Expanded Voting Share Capital	Number of Equity Shares	% of Expanded Voting Share Capital	Number of Equity Shares	% of Expanded Voting Share Capital	Number of Equity Shares	% of Expanded Voting Share Capital
Shareholding as on the Public Announcement date	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity Shares acquired between the Public Announcement date and the Detailed Public Statement date	-	0.00%	-	0.00%	-	0.00%	-	0.00%	-	0.00%
Equity Shares acquired through Share Subscription Agreement										
(a) Preferential Issue of Equity Shares	5,25,000	5.17%	5,25,000	5.17%	11,55,000	11.38%	19,95,000	19.65%	42,00,000	41.38%
(b) Preferential Issue of Convertible Warrants (1 Warrant is convertible into 1 Equity Share of the Target Company) (assuming Warrants are converted into Equity Shares)	1,93,750	1.91%	1,93,750	1.91%	4,26,250	4.20%	7,36,250	7.25%	15,50,000	15.27%
Equity Shares proposed to be acquired in the Offer	-	-	-	-	-	-	-	-	26,39,273	26.00%
Post-Offer Shareholding assuming full acceptance of the Offer Shares in the Offer, on diluted basis on 10 <sup>th</sup> Working Day after closing of Tendering Period	7,18,750	7.08%	7,18,750	7.08%	15,81,250	15.58%	27,31,250	26.91%	83,89,273	82.64%
2. In terms of Regulation 18(2) of the SEBI (SAST) Regulations, the Letter of Offer will be issued within 7 Working Days from the date of receipt of SEBI observations on the Draft Letter of Offer.										

OFFER PRICE The Equity Shares of the Target Company bearing ISN 'INE348N01034' are presently listed on the BSE bearing Scrip ID 'MANBRO' and Scrip Code '512595'.

The trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 calendar months prior to the month of Public Announcement (August 01, 2023, to July 31, 2024) have been obtained from www.bseindia.com, as given below:

Stock Exchange	Total no. of Equity Shares traded during the 12 calendar months prior to the month of Public Announcement	Total no. of listed Equity Shares	Trading turnover (as % of Equity Shares listed)			
BSE Limited	36,673	5,01,050	7.32%			
Based on the information provided above, the Equity Shares of the Target Company are infrequently traded on the BSE						

within the meaning of explanation provided in regulation 2(1)(j) of the SEBI (SAST) Regulations. The Offer Price of ₹65.00/- is justified in terms of Regulation 8 of the SEBI (SAST) Regulations, being more than

highest of the following: Sr. Particulars Price Negotiated Price under the Share Subscription Agreement attracting the obligations to make a Public Announcement for the Offer ₹65.00/-The volume-weighted average price paid or payable for acquisition(s) by Acquirers, during the 52 weeks immediately preceding the date of Public Announcement The highest price paid or payable for any acquisition by Acquirers, during the 26 weeks mmediately preceding the date of Public Announcement The volume-weighted average market price of Equity Shares for a period of 60 trading days immediately preceding the date of Public Announcement as traded on BSE when Not Applicable the maximum volume of trading in the Equity Shares of the Target Company are recorded during such period, provided such shares are frequently traded Where the Equity Shares are not frequently traded, the price determined by Acquirers and the Manager considering valuation parameters per Equity Share including, ₹3.01/book value, comparable trading multiples, and such other parameters as are customar for valuation of Equity Shares The per equity share value computed under Regulation 8(5) of SEBI (SAST) Not Applicable Regulations, if applicable since this is not ar ndirect acquisition

of Equity Shares \*Cost Accountant, Mr. Suman Kumar Verma, bearing Membership number '28453', IBBI Registered Valuer Registration number 'IBBI/RV/05/2019/12376' and having his office at WZ-D-9 Lane No.5, Mahavir Enclave, Palam Colony, New Delhi -110045 with the Email address being 'cmaskverma@gmail.com', through his valuation report dated Wednesday, August 28, 2024, has certified that the fair value of the Equity Share of Target Company is ₹3.01/- per Equity Share In view of the parameters considered and presented in the table above, in the opinion of Acquirers and Manger, the Offer Price of ₹65.00/- per Offer Share being the highest of the prices mentioned above is justified in terms of Regulation 8 (2) of the SEBI (SAST) Regulations and is payable in cash.

Based on the confirmation provided by Target Company and based on the information available on the website of the BSE, since the date of the Public Announcement, there have been no corporate actions by the Target Company warranting adjustment of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations. The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation,

dividend, demergers, reduction, etc. where the record date for effecting such corporate actions falls between the date of this Detailed Public Statement up to 3 Working Days prior to the commencement of the Tendering Period, in accordance with Regulation 8 (9) of the SEBI (SAST) Regulations. However, no adjustment shall be made for dividend with a record date falling during such period except where the dividend per share is more than 50.00% higher than the average of the dividend per share paid during the 3 Financial Years preceding the date of Public Announcement. As on date of this Detailed Public Statement, there has been no revision in the Offer Price or to the size of this Offer as on the date of this Detailed Public Statement. In case of any revision in the Offer Price or Offer Size, the Acquirers

would comply with Regulation 18 and all other applicable provisions of SEBI (SAST) Regulations. In terms of Regulations 18(4) and 18(5) of the SEBI (SAST) Regulations, the Offer Price or the Offer Size may be revised at any time prior to the commencement of the last 1 Working Day before the commencement of the Tendering Period. In the event of such revision: (a) the Acquirers shall make corresponding increases to the Escrow Amount; (b) make a public announcement in the same Newspapers in which the Detailed Public Statement has been published: and (c) simultaneously with the issue of such public announcement, inform SEBI, BSE Limited, and the Target Company

at its registered office of such revision In the event of acquisition of the Equity Shares by the Acquirers during the Offer Period, whether by subscription or purchase, at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8(8) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirers shall: (a) make corresponding increases to the Escrow Amount; (b) make a public announcement in the same Newspapers in which the Detailed Public Statement has been published; and (c) simultaneously with the issue of such public announcement, inform SEBI, BSE Limited, and the Target Company at its registered office of such revision. However, the Acquirers shall not acquire any Equity Shares after the 3rd Working Day prior to the commencement of the Tendering Period of this Offer and until the expiry of the Tendering Period of

If the Acquirers acquire Equity Shares of the Target Company during the period of 26 weeks after the Tendering Period at a price higher than the Offer Price, the Acquirers will pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares has been accepted in the Open Offer within 60 days from the date of such acquisition. However, no such difference shall be paid if such acquisition is made under another Open Offer under SEBI (SAST) Regulations, or pursuant to Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the stock exchange, not being negotiated acquisition of Equity Shares of the Target Company in any form.

FINANCIAL ARRANGEMENTS

In terms of Regulation 25(1) of the SEBI (SAST) Regulations, Acquirers have adequate financial resources and have made firm financial arrangements for the implementation of the Offer in full out of their own sources/ Net-worth and no borrowings from any Bank and/ or Financial Institutions are envisaged.

Mr. Kailash Khetan, Chartered Accountant, holding membership number '055982', proprietor of K. Khetan & Associates, Chartered Accountant, bearing firm registration number '322451E', has certified that the Acquirer 1, and Acquirer 2 have sufficient resources to meet the full obligations of the Offer.

Ms. Anshika Khaitan, Chartered Accountant, holding membership number '318146', partner at of Khaietan Agarwal & Co, Chartered Accountant, bearing firm registration number '326802E' has certified that the Acquirer 3 and Acquirer 4 have sufficient resources to meet the full obligations of the Offer.

The maximum consideration payable by Acquirers to acquire 26,39,273 Offer Shares, representing 26.00% of the Expanded Voting Share Capital of the Target Company, at an offer price of ₹65.00/- per Offer Share, to the Public Shareholders of the Target Company, payable in cash, assuming full acceptance aggregating to a maximum consideration of aggregating to an amount of ₹17,15,52,745.00/-. In accordance with Regulation 17 of the SEBI (SAST) Regulations, Acquirers have opened an Escrow Account under the name and style of 'MIL - Open Offer Escrow Account' with Axis Bank Limited and have deposited ₹4,30,00,000.00/- i.e., more than 25.00% of the total consideration payable in the Offer, assuming full acceptance.

The Manager is duly authorized to operate the Escrow Account to the exclusion of all others and has been duly

empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations.

The Acquirers have confirmed that they have, and they will continue to have, and maintain sufficient means and firm arrangements to enable compliance with their payment obligations under the Offer.

In case of upward revision of the Offer Price and/or the Offer Size, the Acquirers would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting such revision.

Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager is satisfied about the ability of Acquirers to fulfill their obligations in respect of this Offer in accordance with the provisions of SEBI (SAST) Regulations.

STATUTORY AND OTHER APPROVALS

As of the date of this Detailed Public Statement, to the knowledge of Acquirers, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals and Acquirers shall make the necessary applications for such statutory approvals.

The salient features of the Share Subscription Agreement are set out as below:

On Wednesday, August 28, 2024, the Board of Directors of the Target Company approved for proposed issue and allotment of 53,00,000 Equity Shares representing 52.21% of the Expanded Voting Share Capital of the Target Company at an issue price of ₹65.00/- per Equity Share (including a share premium of ₹55.00/- per Equity Share), out of which (i) 42,00,000 Equity Shares representing 41.38% of the Expanded Voting Share Capital is proposed to be issued and allotted to the Acquirers; and (ii) 11,00,000 Equity Shares of Face Value of ₹10 each representing 10.83% of the Expanded Voting Share Capital is proposed to be issued and allotted to the other Non-Promoters investors.

The Board of the Target Company has also approved issue and allotment of 43,50,000 Warrants of ₹65.00/- each convertible into 1 Equity Share at a premium of ₹55.00/- per Equity Share, out of which (i) 15,50,000 Warrants of ₹65.00/- each convertible into 1 Equity Share is proposed to be allotted to Acquirers and (ii) Balance 28,00,000 Warrants of ₹65.00/- each convertible into 1 Equity Share are proposed to be issued and allotted to the other Non-Promoters Investors

The Acquirers have warranted and confirmed, that the Target Company is undertaking preferential issue at the behest of the Acquirers so as to cross over the minimum open offer limit of 25.00% of the paid-up share capital of the Target Company. As such, the existing Promoters and the existing Board of Directors are undertaking the process only to facilitate the said takeover by the Acquirers of the Target Company. The existing Promoters and the existing Board of Director shall not in any way be liable for acts undertaken by the Acquirers and shall not be responsible for utilization of funds. The Acquirers shall ensure that they and their and their heirs, appointed intermediaries and attorneys, shall utilize the funds for purpose as specified in Notice to be sent to shareholders for seeking their approval for the proposed preferential issue. The Acquirers further warrants and confirms that they shall hold the existing promoters and the existing Board of Directors harmless and shall reimburse all expenses of undertaking the issue and shall also reimburse damages, costs, legal expenses, etc. incurred for defending the existing Promoters, existing Board of Director and the Target Company from any future regulatory inquiry or legal action or adjudication or penalties or settlement proceedings dues.

There will be a change in the control of the Target Company, since post-preferential allotment of Equity Shares and Convertible Warrants, as the proposed Acquirers, will have substantial acquisition of Equity Shares or Voting Rights accompanied with complete change in control and management of the Target Company. Subsequently, pursuant to the completion of Offer, the Equity Shares held by the existing Promoters will be reclassified as public in accordance with the provisions of Regulation 31A of the SEBI (LODR) Regulations.

The Acquirers have warranted that neither they nor their heirs, appointed intermediaries, or attorneys shall cause the Target Company, its Board of Directors, or existing Promotors to utilize the funds raised through the Preferential Issue of Securities before obtaining SEBI's approval for the open offer made by the Acquirers. The Target Company may only use the funds after receiving SEBI's approval for the open offer towards attainment of object as mentioned in the notice of Shareholders meeting for preferential issue of shares.

The Target Company has agreed and undertaken that it shall utilize the proceeds of the Investment Amount solely to the Growth of Company as set below:

Meet funding requirements for Business Expansion:

2.6.2. Meet working capital requirements to strengthen financial position: and

2.6.3. General corporate purposes. 2.7.

The Share Subscription Agreement also contains customary terms and conditions such as confidentiality, representations. and warranties, non-solicit obligations in respect of the Selling Promoter Shareholders, etc.

The proposed Preferential Issue of Equity Shares and Convertible Warrants shall be not subjected to lock-in in accordance with the provisions of SEBI (ICDR) Regulations.

The Acquirers have agreed to abide by their obligations as contained in the SEBI (ICDR) Regulations, read with SEBI (SAST) Regulations.

All Public Shareholders, including non-residents holders of Equity Shares, must obtain all requisite approvals required. if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, Acquirers reserve the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, Acquirers reserve the right to reject such Offer Shares.

The Acquirers shall complete all procedures relating to payment of consideration under this Offer within a period of 10 Working Days from the date of expiry of the Tendering Period to those Public Shareholders who have tendered Equity Shares and are found valid and are accepted for acquisition by Acquirers.

In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any wilful default or neglect of Acquirers or the failure of Acquirers to diligently pursue the application for the approval, grant extension of time for the purpose, subject to Acquirers agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations, Further, if delay occurs on account of wilful default by Acquirers in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable for forfeiture

In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Section VI (A) are not satisfactorily complied with or any of the statutory approvals are refused, Acquirers have a right to withdraw the Offer. In the event of withdrawal, Acquirers (through the Manager), shall within 2 Working Days of such withdrawal, make an announcement stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations. in the same newspapers in which the Detailed Public Statement was published, and such announcement will also be sent to SEBI, BSE Limited, and the Target Company at its registered office.

By agreeing to participate in this Offer (i) the holders of the Equity Shares who are persons resident in India and the (ii) the holders of the Equity Shares who are persons resident outside India (including Non-Resident Individuals, Overseas Corporate Bodies, and Foreign Portfolio Investors) give the Acquirers, the authority to make, sign, execute, deliver, acknowledge and perform all actions to file applications and regulatory reporting, if required, including Form FC-TRS, if necessary and undertake to provide assistance to the Acquirers for such regulatory filings, if required by the Acquirers.

VIII. TENTATIVE SCHEDULE OF ACTIVITY

Activity	Day and Date
Date of issue of the Public Announcement	Wednesday, August 28, 2024
Date for publication of Detailed Public Statement in the newspapers	Monday, September 02, 2024
Last date for publication of Detailed Public Statement in the newspapers	Wednesday, September 04, 2024
Last date for filing of the Draft Letter of Offer with SEBI	Monday, September 09, 2024
Last date for public announcement for a Competing Offer	Tuesday, September 24, 2024
Last date for receipt of SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Tuesday, October 01, 2024
Identified Date*	Friday, October 04, 2024
Last date by which the Letter of Offer after duly incorporating SEBI's comments to the Draft Letter of Offer, is required to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Friday, October 11, 2024
Last Date by which the committee of the independent directors of the Target Company shall give its recommendation on the Offer to the Public Shareholders	Wednesday, October 16, 2024
Last date for upward revision of the Offer price/ Offer size	Thursday, October 17, 2024
Last date of publication of the Offer opening public announcement, announcing the schedule of activities of this Offer, status of statutory and other approvals, if any, and procedure for tendering acceptances, in the newspapers in which this Detailed Public Statement has been published	Thursday, October 17, 2024
Date of commencement of Tendering Period ('Offer Opening Date')	Friday, October 18, 2024
Date of expiry of Tendering Period ('Offer Closing Date')	Thursday, October 31, 2024
Date by which all requirements including payment of consideration, rejection/acceptance and return of Equity Shares to the Public Shareholders of the Target Company whose Equity Shares have been rejected in this Offer	Monday, November 18, 2024

Offer would be sent in accordance with the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in this Offer any time during the Tendering Period. Note: The above timelines are indicative (prepared based on timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To clarify, the

actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST)

PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

The Open Offer will be implemented by the Acquirers through the Stock Exchange Mechanism made available the BSE Limited in the form of a separate window ('Acquisition Window'), in accordance with SEBI (SAST) Regulations and the SEBI Circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as amended from time to time and SEBI Circular SEBI/HO/CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021 ('Acquisition Window Circulars') As per SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, as amended from time to time and SEBI master circular SEBI/HO/CFD/PoD-1/P/ CIR/2023/31 dated February 16, 2023, as amended from time to time and notices/ guidelines issued by BSE and the Clearing Corporation in relation to the mechanism/ process for the acquisition of shares through the stock exchange pursuant to the tender offers under takeovers, buy back and delisting, as amended and updated from time to time ('Acquisition Window Circulars'). The facility for acquisition of Equity Shares through the stock exchange mechanism pursuant to the Offer shall be available on BSE in the form of the Acquisition Window

As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated Decemb 03, 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations.

All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding Date and Offer Closing Date before the closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such perso will not invalidate the Offer in any way.

The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE Limited in the form of a separate window as provided under the SEBI (SAST) Regulations read with Ac Window Circulars.

BSE Limited shall be the Designated Stock Exchange for the purpose of tendering Offer Shares in the Offer. The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for dematerialized Equity Shares. Before placing the bid, the concerned Public Shareholder/Selling Broker would be required to transfer the tendered Equity Shares to the special account of Indian Clearing Corporation Limited ('Clearing Corporation'), by using the settlement number and the procedure prescribed by the Clearing Corporation.

The Acquirers have appointed Nikunj Stock Brokers Limited as the registered broker (Buying Broker) for the Open Offer, through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying

Name Nikunj Stock Brokers Limited Address A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-110007, India Contact Number +91-011-47030017 -18 E-mail Address complianceofficer@nikunjonline.com Mr. Pramod Kumar Sultania Contact Person All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective

stockbrokers ('Selling Brokers') within the normal trading hours of the secondary market, during the Tendering Period.

The cumulative quantity tendered shall be displayed on Designated Stock Exchange's website accessible at www.bseindia.com throughout the trading session at specific intervals by Designated Stock Exchange during the Tendering Period.

Equity Shares should not be submitted / tendered to the Manager, the Acquirers, or the Target Company

THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE. KINDLY READ IT CAREFULLY BEFORE TENDERING THE EQUITY SHARES IN THIS OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS.

OTHER INFORMATION

The Acquirers accept full and final responsibility for the information contained in the Public Announcement and this Detailed Public Statement and for their obligations as laid down in SEBI (SAST) Regulations. All information pertaining to the Target Company has been obtained from publicly available sources, and the accuracy thereof has not been

independently verified by the Manager. The Acquirers, and the Manager to the Open Offer do not accept any responsibility with respect to such informatio

relating to the Target Company. The Acquirers have appointed Skyline Financial Services Private Limited, as the Registrar, having office at D-153 The Acquirers have appointed skyline Financial Services Private Limited, as the Registrar, naving onice at D-153 A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi – 110020, Delhi, India. The contact person, Mr. Anuj Rana, can be contacted via telephone number '011-40450193-97', vide Email Address at 'ipo@skylinerta.com' and website 'www.skylinerta.com'. The Contact Person, Mr. Anuj Rana can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays, and all public holidays), during the

Tendering Period. Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers have appointed Swaraj Shares and Securitie Private Limited as the Manager.

In this Detailed Public Statement, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.

In this Detailed Public Statement, all references to '₹' or 'Rs.' or 'INR' are references to the Indian Rupee(s).

This Detailed Public Statement will be available and accessible on the website of the Manager a www.swarajshares.com and is also expected to be available on the website of SEBI at www.sebi.gov.in and BSE at www.bseindia.com.

Issued by the Manager to the Open Offer on Behalf of Acquirers

### SWARA'J

SHARES & BECURITIES FOT LTO

Swaraj Shares and Securities Private Limited Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriot, Andheri East, Mumbai - 400093, Maharashtra, India Contact Person: Mr. Tanmov Baneriee/ Ms. Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com Investor grievance Email Address: investor.relations@swarajshares.com Corporate Identification Number: U51101WB2000PTC092621 SEBI Registration Number: INM000012980

On behalf of all the Acquirers

Mr. Binod Kumar Goenka Acquirer - 3

Place: Mumbai Date: Friday, August 30, 2024



Validity: Permanent

