

August 8, 2022

To,
Corporate Relation Department **BSE Limited**,
P. J. Towers,
Dalal Street, New Trading Ring,
Rotunda Building, Fort, **MUMBAI – 400 001**

REF: COMPANY CODE NO. 500422.

Sub: PUBLICATION OF UN-AUDITED FINANCIAL RESULTS IN NEWS PAPER

Dear Sir,

Please take note that pursuant to Regulation 47 of SEBI Listing Regulations, 2015 Company has published the Un-Audited Financial Results for the quarter ended 30 June 2022 as taken on record by the Board in its meeting held on 06 August 2022 in Financial Express (English) and Mumbai Lakshadeep (Marathi) in their 08 August 2022 edition.

Attached are the copy of said newspaper advertisement for your reference and record

Thanking you.

Yours faithfully, For Transchem Limited

Neeraja Karandikar

Company Secretary (ACS 10130)

STILL OPERATES AT UNSUSTAINABLY LOW PRICES

VIL: Industry needs to raise tariffs at regular intervals

FE BUREAU New Delhi, August 7

THE INDUSTRY NEEDS to raise mobile tariffs at regular intervals as the sector still operates at unsustainably low prices and revisions will allow it to generate reasonable returns and support future investments, the debtladen Vodafone Idea (VIL) said in the company's annual report for 2021-2022.

The telecom operator said that the revenue per user remains lower than historic trends, despite all the players — Bharti Airtel, Reliance Jio and including itself raising tariffs in the last year. "The industry still operates on unsustainably low tariffs,"Vodafone Idea said in the annual report.

The joint venture of Aditya Birla Group and Vodafone Group had got a fresh lifeline last year after the government extended a relief package to the

"India continues to have the lowest tariffs globally, while the proliferation of unlimited data bundles has led to India having one of the highest data usage (per subscriber) in the world," it said. The average revenue per user(ARPU) levels remain lower in comparison to historic trends, despite consumers getting much more value in terms of unlimited voice and daily data allowances, compared to five years ago.

VIL said its priority remains on driving ARPU improvement.

Satellites no

longer usable

says ISRO on

SSLV mission

ASSOCIATED PRESS

Sriharikota, August 7

instead of a circular one.

SSLV-D2."

ter handle.

THE INDIAN SPACE Research

Organisation (ISRO) on Sunday said

the satellites onboard its maiden

Small Satellite Launch Vehicle "are

nolongerusable" after the SSLV-D1

placed them in an elliptical orbit

mittee would analyse and make rec-

ommendations into today's

episode and with the implementa-

tion of those recommendations

"ISRO will come back soon with

into 356 km x 76 km elliptical orbit

instead of 356 km circular

orbit. Satellites are no longer

usable. Issue is reasonably

identified. Failure of a logic to

identify a sensor failure and

go for a salvage action caused

the deviation," ISRO said in

an update on its official Twit-

start walking

SEVERAL SPICEJET PAS-

SENGERS in Delhi started

walking on the tarmac after

waiting over 45 minutes for

a bus to arrive to ferry them

to the terminal building. The

flight carrying 186 passengers arrived from Hyder-

on tarmac

It added a detailed state-

"SSLV-D1 placed the satellites

The space agency said a com-

after deviation,

"During the year, the company has taken several tariff interventions specifically, effec-

tive November 25, 2021, we

increased the prepaid tariffs

across all price points including unlimited plans as well as combo vouchers. All these initiatives ARPU accretive benefits of which are reflected in ARPU improvementfrom ₹107 in Q4 FY21 to ₹124 in Q2FY22. While all these tariff interventions are steps in the right direction and will help in improving the ARPU, however, such changes are material enough to solve the structural issue that the industry is facing," the debt-

"The company thus believes that the industry will have to further raise tariffs at regular intervals, which is essential

operator said.

for operators to generate reasonable returns on their capital employed and support future investments, including new technologies," the company said. The firm is currently in discussion with lenders and investors to get the requisite equity and/or debt funding which will enable it to restart the capex cycle and move towards the growth journey in line with its long-term strategic intent. In the recently concluded spectrum auctions, the company acquired 5G spectrum in its priority circles covering 98% of its revenue base, which will strengthen its competitive position.

"The consolidation of the industry to three large private operators and one government operator positions the surviving operators well to benefit from the growth opportunities on the back of India's digitalisation trend,"VIL said in the report.

WARREN BUFFETT'S BERK-**SHIRE** Hathaway is following an age-old adage: Buy the dip. The conglomerate was a net buyer of equities in the quarter, reporting \$3.8 billion in purchases, according to results

released Saturday. It was a net

businesses posted gains.

MAX REYES

August 7

last year.

seller in the second quarter of Berkshire stepped in as the S&P 500 shed 16% in the latest quarter. The Omaha, Nebraskabased company also reported an operating profit of \$9.2 billion as the insurance and railroad

Cathy Seifert, an analyst with CFRA Research, said one busi-



ness flashing potential warning signs is Geico, the company's personal auto-insurance unit. It reported an underwriting loss of \$487 million, even as the conglomerate's other insurance lines gained alongside the divi-

But Seifert said the report as a whole reflected "decent top-

sion's investment income.

line growth, still decent demand for various goods and services, offset by higher input costs and volatility in equity markets."

'Tough Spot'

Buffett's Berkshire pounces on market slump to buy equities

Berkshire said losses at Geico were the result of higher claims due to rising used-car prices and auto parts shortages. The company said policies-in-force declined even as it increased premiums, a potential sign that the business is losing market share as customers hunt for better rates elsewhere.

"They're in a little bit of a tough spot right now," Seifert said, adding that the same trends are playing out at other auto insurers but appear to be hitting Geico particularly hard.

"It's probably a good idea to watch for further deterioration."

The same market weakness increasing Buffett's buying power is weighing on his company's results, at least on paper. The company reported a net loss of \$43.8 billion due to a \$53 bil lion loss in the company's

investment portfolio. Berkshire downplays those results as a function of accounting rules, saying they provide a misleading picture of the com-

pany's actual performance. Bloomberg calculated the net purchases by subtracting firstquarter numbers from the firsthalf total. Buffett's appetite for his own stock declined even as he piled into shares elsewhere.

-BLOOMBERG

LAXMI INDIA FINLEASECAP PRIVATE LIMITED

CIN: U65929RJ1996PTC073074 • Registered Office: 2, DFL, Gopinath Marg, M.I. Road, Jaipur, 302001, Email: info@lifc.in, website: www.lifc.co.in, Ph. 0141-4031166, 4033635 Statement of Unaudited Financial Results for the Quarter Ended on June 30, 2022 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (LODR) Regulations, 2015] (Amount in Lacs, except EPS)

| benefits of which | SI | | Quarter Ended | Quarter Ended | Quarter Ended | Year Ended |
|----------------------|-------|---|---------------------------|--|---------------------------|-------------------------|
| are reflected in | No | Particulars | 30-06-2022 (Unaudited) | 31-03-2022 (Audited) | 30-06-2021 (Unaudited) | 31-03-2022 (Audited) |
| ARPU improve- | 1 | Total Income from Operations | 2630,43 | 2684.07 | 2785,15 | 9820.65 |
| mentfrom ₹107 in | 2 | Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | 294.25 | 515.66 | 893.20 | 1977.64 |
| Q4 FY21 to ₹124 | 3 | Net Profit / (Loss) for the period before tax | 294.25 | V0.00000000000000000000000000000000000 | 40.000.00 | 1977.64 |
| in Q2FY22. While | 4 | (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax | 294.25 | 515.66 | 893.20 | |
| all these tariff | | (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period | 219.52 | 407.66 | 656.42 | 1488.47 |
| interventions are | 5 | [Comprising Profit / (Loss) for the period (after tax) | to record is | 17-181-181-181-1 | 200502.04 | : - Did Nobio doscon |
| steps in the right | 6 | and Other Comprehensive Income (after tax)] Paid up Equity Share Capital | 205.56 1589.02 | 395.52 1589.02 | 657.17 1431.28 | 1480.49 1589.02 |
| direction and will | 7 | Reserves (excluding Revaluation Reserve) | 11358.63 | 11153.07 | 9192.43 | 11153.07 |
| help in improving | 8 9 | Securities Premium Account Net worth | 5862.51 12929.46 | 5862.51 12722.51 | 4725.20 10613.14 | 5862.51 12722.51 |
| the ARPU, however, | 10 | Paid up Debt Capital / Outstanding Debt | 44017.65 | 41213.61 | 36084.55 | 41213.61 |
| such changes are | 11 12 | Outstanding Redeemable Preference Shares Debt Equity Ratio | Nii 3.40 | Nii 3.24 | Nil 3.40 | Nii 3.24 |
| | 13 | Earnings Per Share (of Rs. 10/- each) | (80.55)1 | 600 March | 0.500,000 | 1,835.00 |
| enough to solve the | | (for continuing and discontinued operations) - 1. Basic: | 1.38 | 2.73 | 4.59 | 10.15 |
| structural issue | 14 | Diluted: Capital Redemption Reserve | 1.38 NA | 2.73 NA | 4.59 NA | 10.15 NA |
| that the industry is | 15 | Debenture Redemption Reserve | NA. | NA. | NA. | NA. |
| facing" the debt | 16 | Debt Service Coverage Ratio Interest Service Coverage Ratio | NA NA | NA NA | NA NA | NA NA |
| ridden telecom | 200 | 11) The share results is an extract of the detailed f | | 00 TE | 50 m 10 m 10 m | |

Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter financial results are available on the websites of the Stock Exchange(s) and the listed entity. (https://www.bseindia.com and https://www.lifc.co.in), (2) For the other line items referred in regulation 52(4) of the Listing Regulations, the pertinent disclosures have been made to the Stock Exchange(s) (BSE Ltd.) and can be accessed on the URL (https://www.bseindia.com). (3) The impact on net profit/ loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall be disclosed by means of a footnote. For and on behalf of Board of Directors of

Laxmi India Finleasecap Private Limited Sd/- Deepak Baid Place: Jaipur Date: 06.08.2022 (Managing Director) DIN: 03373264

TRANSCHEM LIMITED CIN:L24100MH1976PLC019327

REGD OFFICE: 304, Ganatra Estate, Pokhran Road No.1, Khopat, Thane(W) - 400 601 Tel: 022-2547 7077 Fax: 022-2547 8601 Email: secretary@transchem.net Extract Statement of Unaudited Financial Results for the Quarter Ended 30 June 2022 (C. In Lakhs, unless otherwise stated)

| Sr No. | PARTICULARS | Quarter Ended 30 Jun 2022 (Unaudited) | Quarter Ended 31 Mar 2022 (Audited) | Quarter Ended 30 Jun 2021 (Unaudited) | Year Ended 31 Mar 2022 (Audited) |
|-----------|---|--|--|--|---|
| 1 | Total Income (Net) | 112.70 | 239.53 | 144.20 | 666.05 |
| 2 | Net Profit / (Loss) for the period (before tax and exceptional items) | 76.22 | 82.79 | 112.44 | 390.82 |
| 3 | Net Profit / (Loss) for the period (before tax after exceptional items) | 76.22 | 82.79 | 112.44 | 390.82 |
| 4 | Net Profit / (Loss) for the period (after tax and exceptional items) | 56.15 | 57.14 | 84.03 | 286.82 |
| 5 | Total Comprehensive Income for the period (Comprising profit for the | | | | |
| | period after tax and other comprehensive income after tax) | (456.22) | 100.32 | 84.42 | 335.89 |
| 6 | Paid up Equity Share Capital (Face value ₹10 per share) | 1,224.00 | 1,224.00 | 1,224.00 | 1,224.00 |
| 7 | Other Equity (as per last audited balance sheet) | NA. | NA. | NA. | 5,406.04 |
| 8 | Earning per share (EPS) FV of ₹10/- each (not annualised) | 3270 | 800 | 50000 | 200000 |
| | (i) Basic EPS | 0.46 | 0.47 | 0.69 | 2.34 |
| | (ii) Diluted EPS | 0.46 | 0.47 | 0.69 | 2.34 |

thereafter prescribed under Section 133 of the Companies Act, 2013, and other recognised accounting practices and policies as applicable. The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meeting

held on 6 August 2022.

Date: 6 August 2022 Place: Thane

For TRANSCHEM LIMITED Mahesh Suresh Rananavre DIN:08296631



INDIA PESTICIDES LIMITED

Registered Office:35-A Civil Lines Bareilly Uttar Pradesh-243001 Telephone: +91 522 2653602/, Fax: +91 522 2653610

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

| | | EXTRACT OF UNAUDITED CON | SULIDATED | INMINUIME DE | JULIJ | Section at the Cold Section 1991 |
|---|-----------|---|---|---|---|--|
| ment by ISRO chairman S | ļ., | FOR THE QUARTER I | | | | (In Millions) |
| Somanath will be "uploaded soon." In its maiden SSLV mission, the launch vehicle carried The Earth Observa- | Sr. No | Particulars | Quarter ended 30.06.2022 (Unaudited) | Quarter ended 31.03.2022 (Audited) | Quarter ended 30.06.2021 (Unaudited) | Year ended 31.03.2022 (Audited) |
| tion Satellite EOS-02 and the co-passenger student satellites AzaadiSAT. SSLV had | 1. | Total Income from operations Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items) | 2184.57 546.13 | 1,773.42 399.65 | 1702.94 561.88 | 7,161.43 2,115.68 |
| suffered 'data loss' in its ter- minal stage, after perform- | 3. | Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items) | 546.13 | 399.65 | 561.88 | 2,115.68 |
| ing "as expected" in all stages. It had earlier after lifted off | 197 | Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items) | 410,97 | 306,72 | 420.21 | 1,579.52 |
| from the spaceport on Sunday morning. | 5. | Total comprehensive income for period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax) | 409.75 | 300.77 | 420.59 | 1,574.69 |
| | 6. | Equity Share Capital | 115.16 | 115.16 | 111.79 | 115.16 |
| Shuttle bus | 7. | Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the | ** | (20) | 5 | 6,264.08 |
| delayed, | 8. | previous year Earning Per Share | | | | |
| SpiceJet flyers | | (Face Value of Re. 1 each) (Not annualised) 1. Basic | 3.56 | 2.61 | 3.76 | 13.78 |
| start walking | J. 1 | 2. Diluted | 3.56 | 2.61 | 3.76 | 13.78 |

Note: (1) The above is an extract of the unaudited financial results for the quarter ended 30th June 2022 which have been reviewed by the Audit Committee and approved by Board of Directors at their meeting held on 06th August 2022, and subjected to limited review by statutory auditors and filed with the stock exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulation 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company, (www.indiapesticideslimited.com), National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com) respectively.

> Chairman DIN: 00777581

OLATECH SOLUTIONS EPIPHON OLATECH SOLUTIONS LIMITED

was issued by the Registrar of Companies, Maharashtra, Mumbai on January 03, 2014. Subsequently, the name of our Company was changed to "Olatech Solutions Private Limited" via Shareholders' Resolution dated March 07, 2022 pursuant to which fresh Certificate of Incorporation dated April 11, 2022 was issued by Registrar of Companies, Maharashtra, Mumbai. Consequently, the status of the Company was changed to public limited and the name of our Company was changed to "Olatech Solutions Limited" vide Special Resolution passed by the Shareholders at the Extra Ordinary General Meeting of our Company held on April 22, 2022. The fresh certificate of incorporation consequent to conversion was issued on May 18, 2022 by the Registrar of Companies, Maharashtra, Mumbai. The Corporate Identification Number of our Company is U72100MH2014PLC251672. For further details on incorporation and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 104 of the Prospectus

Registered office: Office No. 310, 3rd Floor, Rupa Solitaire, Millennium Business Park, Thane-Belapur Road, Mahape, Navi Mumbai – 400 710, Raigarh, Maharashtra, India Contact Person: Mr. Nitin Patidar, Company Secretary and Compliance Officer | Tel No.: 022 – 2778 0129, Email: investor@olatechs.com | Website: www.olatechs.com

PROMOTER OF OUR COMPANY: MR. AMIT KUMAR SINGH

THE ISSUE

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI (ICDR) REGULATIONS"). IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS. FOR FURTHER DETAILS, PLEASE REFER CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 167 OF THE PROSPECTUS.

THE FIXED PRICE ISSUE AT ₹27.00 PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 4,000 EQUITY SHARES AND IN MULTIPLES OF 4,000 EQUITY SHARES THEREAFTER

RISK TO INVESTORS:

Our Equity Shares have never been publicly traded, and may experience price and volume fluctuations following the completion of the Issue, Further, our Equity Shares may not result in an active or liquid market and the price of our Equity Shares may be volatile and you may be unable to resell your Equity Shares at or above

The average cost of acquisition of Equity Shares by our Promoter is ₹0.06/- per Equity Share. Investors are required to refer section titled "Risk Factors" on page 21 of the Prospectus.

ISSUE

OPENS ON: FRIDAY, AUGUST 12, 2022 CLOSES ON: FRIDAY, AUGUST 19, 2022

Simple, Safe, Smart way of Application- Make use of it !!! *Application Supported by Blocked Amount (ASBA) is a better way of applying **ASBA** to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted

UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.** Investors are required to ensure that the Bank Account used for applying is linked to their PAN.

**UPI-Now available in ASBA for all individual investors applying in public offers where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, DPs & RTAS. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021, read with press release dated September 17, 2021

ASBA has to be availed by all the investors except anchor investors. UPI maybe availed by (i) Retail Individual Investors applying in the Retail Portion, and (ii) Individual Non-Institutional Investors applying with an application size of up to ₹500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 167 of the Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the website of BSE Limited ("BSE") and in the General information Document. ASBA Application forms can be downloaded from the website of the Stock Exchange and can be obtained from the list of banks that is available on the website of Securities and Exchange Board of India ("SEBI") at www.sebi.gov.in.

**List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to

www.sebi.gov.in. Investors applying using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI (https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=40 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognise dFpi=yes&intmld=34) respectively, as updated from time to time. Kotak Mahindra Bank Limited has been appointed as Sponsor Bank for the Issue. For issue related grievance investors may contact: Shreni Shares Private Limited/ Ms. Kruti Doshi, Tel: +91-22-2808 8456, E-mail: info@shreni.in. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and Mail Id: Ipc.upi@npci.org.in; Kotak Mahindra Bank Limited at Tel: 022-66056588 and Email: cmsipo@kotak.com; and the Registrar to the Issue at Tel: 011 - 4045 0193/197 and E-mail: ipo@skylinerta.com. All Investors shall participate in this issue only through the ASBA process. For details in this regard, specific attention is invited to "Issue Procedure" on page 167 of the Prospectus. Applicants should ensure that DP ID, PAN, UPI ID (if applicable, in case of investor applying through UPI mechanism) and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue,

Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants sole risk. PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the SME Platform of BSE ("BSE SME"). Our Company has received 'In-principle' approval from BSE for the listing of the Equity Shares pursuant to letter dated July 11, 2022 for using its name in the Prospectus for listing of our shares. For the purposes of the Issue, the Designated Stock Exchange shall be BSE SME.

any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things,

for any correspondences related to the issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, the Draft Prospectus was not filed with SEBI and SEBI has not issued any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 151 of the Prospectus.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE. GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Equity Shares in the Issue have neither been recommended nor approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the

section titled "Risk Factors" beginning on page 21 of the Prospectus. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in chapter "Basis for Issue Price" on page 66 of the Prospectus is based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: Main Objects as per MoA of our Company: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 104 of the

"Restated Financial Statements" on page 21 and 127 respectively of the Prospectus

Prospectus and Clause III (A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue Liability of Members: The Liability of members of Company is Limited. Amount of Share Capital of our Company and Capital Structure: The authorised, issued, subscribed and paid-up Equity Share capital of the Company as on the date

of the Prospectus is as follows: Authorised Share Capital of ₹3,00,00,000 divided into 30,00,000 Equity Shares of ₹10/- each. Pre-Issue Issued, Subscribed & Paid-up Share Capital is ₹1.64.00.000 divided into 16.40.000 Equity Shares of ₹10/- each. For details of the share capital and capital structure of the Company see "Capital" Structure" on page 52 of the Prospectus. Name of the Signatories to the MoA of the Company and the number of Equity Shares held by them:

ORIGINAL SIGNATORIES

| Name of Promoters | Face | Value (₹) | No. of Shares | Name | e of Promoter | Face Value (₹) | No. of Shares | |
|--|-------|-----------|----------------------|----------------------------|---|--------------------|---------------|--|
| Mr. Amit Kumar Singh | 10 | 00.00 | 900 | Mr. Amit Kumar Singh | | 10.00 | 11.48,000 | |
| Mr. Rohit Kumar Singh | 1) | 00.00 | 100 | | | 10.00 | | |
| LEAD MANAGER TO THE | ISSUE | RE | GISTRAR TO THE ISSUE | | COMPANY S | ECRETARY AND COMPL | IANCE OFFICER | |
| SHRENI SHARES PVT. LTD. SHRENI SHARES PRIVATE LIMITED Office No. 102, 1st Floor, Sea Lord CHS, | | Skylin | ie | OLATECH SOLUTIONS EPIPHANY | | | 14 | |
| | | LIMITED | ANCIAL SERVICES PE | | Mr. Nitin Patidar, Company Secretary and Compliance Officer Office No. 310, 3rd Floor, Rupa Solitaire, Millennium | | | |

Ram Nagar, Borivali (West), Mumbai – 400 092, Maharashtra, India Telephone: 022 - 2808 8456 E-mail: shrenishares@gmail.com

Investors Grievance E-mail: info@shreni.in Website: www.shreni.in Contact Person: Ms. Kruti Doshi SEBI Registration Number: INM000012759 | SEBI Registration Number: INR000003241

D - 153A, First Floor, Okhla Industrial Area, Phase - 1, New Delhi - 110 020, India **Telephone:** 011 – 4045 0193/197 E-mail: ipo@skylinerta.com

Investor Grievance E-mail: grievances@skylinerta.com Website: www.skylinerta.com Contact Person: Ms. Rati Gupta

Business Park, Thane-Belapur Road, Mahape, Navi Mumbai - 400 710, Raigarh, Maharashtra, India Telephone: 022 - 2778 0129 E-mail: investor@olatechs.com | Website: www.olatechs.com

CURRENT PROMOTER

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre- issue or post-issue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus is available at the website of Stock Exchange at www.bseindia.com, the website of Lead Manager at www.shreni.in, the website of our Company at www.olatechs.com and the website of SEBI at www.sebi.gov.in. AVAILABILITY OF APPLICATION FORMS: Application Forms can be obtained from the Registered Office of Company, and registered office of Lead Manager, Shreni

Shares Private Limited. Application Forms can also be obtained from the Stock Exchange and the list of SCSBs is available on the websites of the Stock Exchange and SEBI. BANKER TO THE ISSUE& SPONSOR BANK: Kotak Mahindra Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated August 06, 2022.

For For Olatech Solutions Limited

Mr. Amit Kumar Singh Chairman & Managing Director

DIN: 06582830

OLATECH SOLUTIONS LIMITED is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai on August 06, 2022. The Prospectus is available on the website of the Lead Manager at www.shreni.in, the website of the BSE i.e., www.bseindia.com, and website of our Company at www.olatechs.com.

Investor should read the Prospectus carefully, including the Risk Factors on page 21 of the Prospectus before making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the

United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application

financialexp.epage

abadataround 11.30 pm on Saturday night. As per sources, the DGCA is investigating the issue. A source said that one bus arrived shortly after landing and carried a section of the passengers to the terminal with the second one only arriving around 45 minutes later. ENS ECONOMIC BUREAU

Date: 06.08.2022 Place: Lucknow

 The financial results are prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind-AS) and amendments issued 2) The above is an extract of the detailed format of Quarterly Financial Results for the quarter ended 30 June 2022, filed with the stock exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results for the quarter ended 30 June 2022 are available on Stock Exchange website viz. www.bseindia.com and Company's website www.transchem.net.

CIN: L24112UP1984PLC006894

Corp. Office: Water Works Road Swarup Cold Storage Compound, Aishbagh Lucknow, Uttar Pradesh- 226004 Email: investor@indiapesticideslimited.com Web: www.indiapesticideslimited.com

KEY FINANCIAL HIGHLIGHTS FOR THE STANDALONE

| | UNAUDITED FINANCIAL | RESULTS FOR QUART | ER 30TH JUN | NE, 2022 | (In Millions) |
|-----------|-------------------------------|---|---|---|--|
| Sr. No | Particulars | Quarter ended 30.06.2022 (Unaudited) | Quarter ended 31.03.2022 (Audited) | Quarter ended 30,06,2021 (Unaudited) | Year ended 31.03.2022 (Audited) |
| 1. | Total Revenue from Operations | 2184.57 | 1,773.42 | 1702.94 | 7,161.43 |
| 2. | Profit before Tax | 548.86 | 401.79 | 561.89 | 2,120.67 |
| 3. | Profit after Tax | 413.70 | 308.20 | 420.22 | 1,583.85 |
| 4. | Total Comprehensive Income | 412.48 | 302.25 | 420.60 | 1,579.02 |

For and on Behalf of the Board For India Pesticides Limited

Anand Swarup Agarwal

Place: Navi Mumbai

Date: August 06, 2022

may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

जाहीर नोटिस

रोज वाचा दै. 'मुंबई लक्षदीप'

PUBLIC NOTICE

Notice is hereby given that my clients MR. ABDUL REHMAN KHATEEB Proprietor of M/s DECCAN BUILDERS attorney Holders of EBRAHIM ALI MOHAMMED MISTRY f M/S EAS ASSOCIATES, have proposed to develop the under mentioned (slum) proposed slum Rehabilitation Scheme, having acquired the rights from M/S.MAZDA CONSTRUCTION COMPANY and also having perfected their in respect of CTS No. 560, from Zorastrian Radih Society. My clients have also entered into separate agreements with eligible occupants/slum Dwellers of the slum on the said property known as GAUTAM NAGAR RAHIVASI SEWASANGH NO. 1 and 2.

Any person having any claim whether by way of sale, development rights, mortgag Any person having any calim whether by way of saile, development rights, mortgage charge maintenance, easement, possession or otherwise, howsoever in respect of the said property or any person or persons or Company want to buy or develop the above mentioned property with respect CTS No. 557 (part) CTS No. 560 (Part) and CTS 561 (part) situated at Oshiwara Village, Bheram Baug, Near Farid Sik Paratha, Behram Baug Market with respect of the said property or any part thereof is required to make the same in writing with supporting documents to the undersigned at his office: ABDUL REHMAN alias DECCAN, AT SHOP NP. 17, MONA SHOPPING CENTRE, NEAR NAVRANG TALKIES, J.P. RD., ANDHERI (W), MUMBAI - 400058, between 10 am. to 5 pm. with prior appointment Mob. 9892124016, along with the necessary documentary proof thereof within 15 (Fifteen days) from the publication of this Notice.

SCHEDULE

ALL that piece and parcel of land bearing CTS No. 557 (part) CTS No. 560 (part) and CTS No. 561 (part) situated at Oshiwara Village, Bheram Baug, Near Farid Sik Paratha, Behram Baug Market having an aggregate area of 2021 sq.mts or thereabouts of Village Oshiwara, Bherambaug Road, Taluka, Andheri K West Ward, Mumbai Suburban. Dated this 8th of July, 2022

Mr. ABDUL REHMAN KHATEED Mob.: 97682 67325

LAW-POINT Proprietor of M/S DECCAN BUILDERS (R.R. TRIPATHI)

VOLTAIRE LEASING & FINANCE LIMITED

CIN: 174110MH1984PLC033920

Regd. Office: 79, Bhagyodaya Building, 3" Floor, Nagindas Master Road, Fort, Mumbai -400 023

Tel: +91 22 2270 3249, Email: yotlarie.leafin@gmail.com; Website: www.yolfitd.com Notice of 38th Annual General Meeting (AGM)

Notice is hereby given that the 38th Annual General Meeting (AGM) of the Members of the Compan will be held on Friday, the 26th day of August, 2022 at 11.30 A.M. through Video Conferencing (VC) or other Audio Visual Means (OAVM) in compliance with the SEBI Circular No. SEBI/HO/CFD CMD2/CIR/P/2022/62 dated May 13, 2022 and other applicable provisions of the Com-2013 and Circulars issued by Securities & Exchange Board of India (SEBI). Members will be provided with the facility to attend the AGM through electronic means provided by the National Securities Depository Ltd. (NSDL). Members may access the same at https://www.evoting.nsdl.com/

The electronic copy of AGM Notice together with Annual Report 2021-22 will be sent only by electronic mode to those members whose email id is registered with the Company/Depositories, Registrar Share Transfer Agent of the Company in accordance with the aforesaid MCA Circula and SEBI Circular. These documents shall also be available on the Company website link http://www.volfltd.com/AnnualReport.aspx as well as on the BSE website www.bseindia.com. nbers will be able to cast their vote electronically on the businesses as set forth in the Noti of 38th Annual General Meeting either remotely (during remote e-voting period) or during the AGN

when window for e-voting will be activated on instructions of the Chairman). f your email address is registered with the Company/Depository, the login credentials for remo e-voting are being sent on your registered email address. Please take note that same login redentials will be required for participating in the AGM through Video Conferencing and voting

on Resolutions during the AGM. f your email address is not registered, you are requested to get the same registered/updated b ollowing the procedure given below

. Members holding shares in demat form can get their email id registered by contacting their respective depository participant (DP).

Members holding shares in physical form may register their email address and mobile numbe with Company RTA Purva Sharegistry (India) Private Limited (the RTA) by sending an ema request at the email ID <support@purvashare.com> along with signed and scanned copy of the request letter providing the email address and mobile number, self-attested copy of PAN Card and copy Share Certificate for registering their email address and receiving Annual Rev AGM Notice and the e-voting instructions.

The voting instructions shall also be provided in the Notice of AGM which will be made available of pany website <u>www.volfltd.com</u> and on BSE website <u>www.bseindia.com</u>.

Place : Mumbai Date: : 6th August 2022

टान्सकेम लिमिटेड

नोंदणीकृत कार्यालय: ३०४, गणात्रा इस्टेट, पोखरण रोड क्र.१, खोपट, ठाणे (प.)-४००६०१. दुर.:०२२-२५४७७७७, फॅक्स:०२२-२५४७८६०१, ई-मेल: secretary@transchem.net, सीआयएन: एल२४१००एमएच१९७६पीएलसी०१९३२७ ३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षीत वित्तीय निष्कर्पाचा अहवाल

| | | | (| रु.लाखात, नमुद् क | एवा ज्यातारत |
|----------|---|---|--|---|--|
| я. ъ. | तपशील | संपलेली तिमाही ३०.०६.२०२२ अलेखापरिक्षित | संपलेली तिमाही ३१.०३.२०२२ लेखापरिक्षित | संपलेली तिमाही ३०.०६.२०२१ अलेखापरिक्षित | संपलेले वर ३१.०३.२०२ लेखापरिक्षि |
| ļ. | एकूण उत्पन्न (निरवळ) कालावधीकरिता निरवळ नफा/(तोटा) | ११२.७० | २३९.५३ | १४४.२० | ६६६.०५ |
| 3. | (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व) कपुर्व काळावधीकरिता नित्वळ नफा/(तोटा) | ७६.२२ | ८२.७९ | ११ २.४४ | \$5.02 |
| ۷. | (अपवादात्मक आणि/किंवा विशेष साधारण वाबनंतर) करानंतर काळावधीकरिता निव्वळ नफा/(तोटा) | ७६.२२ | १७.५১ | ११ २.४४ | \$5.02 |
| ٨. | (अपवादात्मक आणि/किंवा विशेष साधारण वाबनंतर) कालावधीकरिता एकुण सर्वकप उत्पन्न (कालावधीकरिता सर्वकप नफा/(तोटा) | ५६.१५ | 46.88 | \$0.85 | २८६.८२ |
| 15 | (करानंतर) आणि इतर सर्वंकप उत्पन्न (करानंतर)) | (४५६.२२) | १००.३२ | ८४.४२ | 234.68 |
| į. | भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती) | १२२४.०० | १२२४.०० | १२२४.०० | १२२४.०० |
| 9. | इतर समभाग (मागील लेखापरिक्षित ताळेबंदपत्रकानुसार) उत्पन्न प्रतिमाग (रू.१०/– प्रत्येकी) (वार्षिकीकरण नाही) | + | - | - | ५४०६.०४ |
| | अ. मूळ ईपीएस | ०.४६ | 0.86 | 0.58 | 2.38 |
| | ब. सौंमिकृत ईपीएस | ०.४६ | 0.86 | ०.६९ | ٧٤.۶ |

. कंपनी कायदा २०१३ चे कलम १३३ आणि इतर मान्यताप्राप्त लेखा सराव व लागू मर्यादेत योजनेअंतर्गत विहित कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०१ (इंडएएस) नुसार वित्तीय निप्कर्प तयार केले आहेत.

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेयुलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३० जून, २०२ रोजी संपलेल्या तिमाहीकरिता त्रैमासिक वित्तीय निष्कर्षाचे संविस्तर नमुन्यातील उतारा आहे. ३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता त्रैमासिक वित्तीय निष्कर्षा संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com व कंपनीच्या www.transchem.net वेबसाईटवर उपलब्ध आहे.

वरील वित्तीय निष्कर्पाचे लेखासमितीद्वारे पुनर्विलोकन व शिफारस करण्यात आले आणि तदनंतर ०६ ऑगस्ट, २०२२ रोजी झालेल्या समेत संचालक मंडळाद्वारे मान

ट्रान्सकेम लिमिटेडकरि महेश सुरेश रणनव

डीआयएन :०८२९६६३१

माझे अशिल **श्री. श्यामसुंदर रामाश्रेय गौड**, यांनी दिलेल्या माहीतीवरून ही जाहीर नोटिस देत आहे की, त्यांच्या खालील नमूद मिळकतीचे म्हाडामार्फत श्री. तक्ष्मण फूल्याबा खवळे यांना जारी केलेले म्हाडाचे मूळ अलॉटमेंट लेटर हे श्री. प्रझर अलेक्झांडर मॅथ्य आणि सौ. सुलु अलेक्झांबर (पूर्वीची मालक) यांच्य हातुन हरवले / गहाळ झाले आहे. याबाबतची तक्रार चारकोप पोलिस ठाणे येथे दिनांक ०६ ऑगस्ट २०२२ रोजी नोंदवली आहे. तकार क्र. २४८८५/२०२२. तरी सदर म्हाडाचे मूळ पासबुक आणि हफ्ते भरलेल्य पावत्या कोणाला सापडल्यास किंवा मिळकती संबंधी कोणाचाही कोणत्याही प्रकारचा हक्क, हितसंबंध, दावा, अधिकार असल्यास त्यांनी त्याबाबत मला लेखं पुराव्यासह ही नोटिस प्रसिद्ध झाल्यापासून **१५ विवसांच्य आत** मला कार्यालय : ६१२/बी-२०, अनिता सोसायटी सेक्टर-६, रोड आरएससी-५२, चारकोप, कांदिवर्ल पश्चिम, मुंबई – ४०००६७ या पत्त्यावर कळवावे अन्यथ तसा कोणाचाही कोणत्याही प्रकारचा हक्क, हितसंबंध टावा. अधिकार नाही व असल्यास तो सोज्जन दिला आहे असे समजण्यात येईल याची नोंद घ्यावी

मिळकतीचा तपशिल

स्तम नं. बी २०, चारकोप (१) प्रभातकुंज सह. गृह. संस्थ मर्या., प्लॉट नं. ३६५, सेक्टर ३, रोड आरएससी ३४, चारकोप, क्वांदिवली (पश्चिम), मुंबई - ४०० ०६७, क्षेत्रफळ २५ चौ. मी. बिल्ट अप, गांव : कांविवली तालुका : बोरीवली, मुंबई उपनगर जिल्हा.

सही/- श्री. नितेश दि. आचरेकर दिनांक : ०८/०८/२०२२

17.7.7. Please note that submission of Bid Form and TRS is not mandatorily required in case of Equity Shares held

17.7.8. The Clearing Corporation will hold in trust the lien marked on the Offer Shares until the Acquirer/PACs complete their obligations under the Delisting Offer in accordance with the Delisting Regulations and SEBI

17.7.9. The Public Shareholders will have to ensure that they keep the depository participant ("DP") account active. Further, Public Shareholders will have to ensure that they keep the saving account attached with the DP account active and updated to receive credit remittance upon acceptance of Offer Shares tendered by 17.7.10. In case of non-receipt of the Letter of Offer/ Bid Form, Public Shareholders holding Equity Shares in

dematerialized form can make an application in writing on plain paper, signed by the respective Public Shareholder, stating name and address, Client ID, DP name/ ID, beneficiary account number and number of Equity Shares tendered for the Delisting Offer. Public Shareholders will be required to approach their respective Seller Member and have to ensure that their Bid is entered by their Seller Member in the electronic platform to be made available by BSE before the Bid Closing Date.

17.7.11. Procedure to be followed by Public Shareholders holding Offer Shares in the Physical form:

In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 read with SEBI Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 3, 2021 all the Public Shareholders holding the Equity Shares in physical form are allowed to tender their shares in the Delisting Offer. However, such tendering shall be as per the provisions of the Delisting Regulations.

The Public Shareholders who hold Offer Shares in physical form and intend to participate in the Delisting Offer will be required to approach their respective Seller Member along with the complete set of documents for verification procedures to be carried out including as below

(i) original share certificate(s);

valid share transfer form(s) viz. Form SH-4 duly filled and signed by the transferors (i.e., by all registered shareholders in the same order and as per the specimen signatures registered with the Company/ registrar and transfer agent of the Company) and duly witnessed at the appropriate place authorizing the transfer. Attestation, where required, (thumb impressions, signature difference, etc.) should be done by a magistrate/ notary public/ bank manager

(iii) self-attested permanent account number ("PAN") card copy (in case of joint holders, PAN card copy of all transferors);

(iv) Bid Form duly signed (by all Public Shareholders in cases where Offer Shares are held in joint names) in the same order in which they hold the Offer Shares;

Declaration by joint holders consenting to tender Offer Shares in the Delisting Offer, if applicable; and

any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. In addition, if the address of the Public Shareholder has undergone a change from the address registered in the register of members of the Company, the Public Shareholder would be required to submit a self-attested copy of proof of address consisting of any one of the following documents: valid Aadhaar card, Voter Identity Card or Passport.

Based on the documents mentioned above, the concerned Seller Member shall place the bid on behalf of the Public Shareholder holding Equity Shares in physical form who wishes to tender Equity Shares in the Delisting Offer using the Acquisition Window Facility of the Stock Exchange. Upon placing the Bid, the Seller Member shall provide a TRS generated by the exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted such as folio no., certificate no., distinctive no., no. of Offer Shares tendered and the price at which the Bid

The Seller Member/Public Shareholder should ensure the documents (as mentioned in this paragraph 17 above are delivered along with TRS either by registered post or courier or by hand delivery to the Registrar to the Offer (at the address mentioned in paragraph 9 above) before the last date of Bid Closing date. The envelope should be marked as "GCL - Delisting Offer 2022".

Public Shareholders holding Offer Shares in physical form should note that the Offer Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the Offer Shares by the Acquirer shall be subject to verification of documents and the verification of physical certificates shall be completed on the day on which they are received by the Registrar to the Offer. The Registrar to the Offer will verify such Bids based on the documents submitted on a daily basis. Once, the Registrar to the Offer confirms the Bids, it will be treated as 'confirmed bids'. Bids of Public Shareholders whose original share certificate(s) and other documents (as mentioned in this paragraph) along with TRS are not received by the Registrar to the Offer before the last date of Bid Closing date shall liable to be rejected.

In case of non-receipt of the Letter of Offer/ Bid Form, Public Shareholders holding Offer Shares in physical form can make an application in writing on plain paper, signed by the respective Public Shareholder, stating name and address, folio no., share certificate no., no. of Offer Shares tendered for the Delisting Offer and the distinctive nos. thereof, enclosing the original share certificate(s) and other documents (as mentioned in paragraph 17 above). Public Shareholders will be required to approach their respective Seller Member and have to ensure that their Bid is entered by their Seller Member in the electronic platform to be made available by BSE, before the

The Registrar to the Offer will hold in trust the share certificate(s) and other documents (as 21. mentioned in paragraph 17 above) until the Acquirer/PACs complete their obligations under the Delisting Offer in accordance with the Delisting Regulations.

Please note that submission of Bid Form and TRS along with original share certificate(s), valid share transfer form(s) and other documents (as mentioned in paragraph 17 above) is mandatorily required in case of Equity Shares held in physical form and the same to be received by the Registrar to the Offer before the last date of Bid Closing date.

17.8. If the Public Shareholder(s) do not have the Seller Member, then those Public Shareholder(s) can approach any stock broker registered with BSE and can make a bid by using quick unique client code ("UCC") facility through that stock broker registered with BSE after submitting the details as may be required by the stock broker in compliance with the applicable SEBI regulations. In case the Public Shareholder(s) are unable to register using quick UCC facility through any other BSE registered stock broker, Public Shareholder(s) may approach the Buyer Broker i.e. Sunidhi Securities & Finance Limited to

Public Shareholders, who have tendered their Offer Shares by submitting Bids pursuant to the terms of this DPA and the Letter of Offer, may withdraw or revise their Bids upwards not later than 1 (one) day before the Bid Closing Date. Downward revision of Bids shall not be permitted. Any such request for revision or withdrawal of the Bids should be made by the Public Shareholder through their respective Seller Member, through whom the original Bid was placed, not later than 1 (one) day before the Bid Closing Date. Any such request for revision or withdrawal of Bids received after normal trading hours of the secondary market 1 (one) day before the Bid Closing Date will not be accepted. Any such request for withdrawal or upward revision should not be made to the Company, Acquirer, PACs, Registrar to the Offer or Manager to the Offer. 17.10. The Confirmed Cumulative Quantity tendered shall be made available on the BSE's website i.e.,

www.bseindia.com throughout the trading session and will be updated at specific intervals during the Bid 17.11. The Offer Shares to be acquired under the Delisting Offer are to be acquired free from all liens, charges, and

encumbrances and together with all rights attached thereto. Offer Shares that are subject to any lien, charge or encumbrances are liable to be rejected. 17.12. Public Shareholders holding Offer Shares under multiple folios are eligible to participate in the Delisting

17.13. In terms of Regulation 22(4) of the Delisting Regulations, the Acquirer and PACs are entitled (but not obligated) to make a counter offer at the Counter Offer Price (i.e., a price to be intimated by the Acquirer and PACs which is lower than the Discovered Price but not less than the book value of the Company as certified by the Manager to the Offer), at their sole and absolute discretion. The counter offer is required to be announced by issuing a public announcement of counter offer ("Counter Offer PA") within 2 working days of the Bid Closing Date. The Counter Offer PA will contain inter alia details of the Counter Offer Price, the book value per Equity Share, the revised schedule of activities and the procedure for participation and settlement in the counter offer. In this regard, Public Shareholders are requested to note that, if a counter

17.13.1. All Offer Shares tendered by Public Shareholders during the Bid Period and not withdrawn as per paragraph 17, along with Offer Shares which are additionally tendered by them during the counter offer, will be considered as having been tendered in the counter offer at the Counter Offer Price

 $17.13.2. \, Public \, Shareholders \, who \, have \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, wish \, to \, withdraw \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, tendered \, Offer \, Shares \, during \, the \, Bid \, Period \, and \, thereafter \, the \,$ from participating in the counter offer (in part or full) have the right to do so within 10 working days from the date of issuance of the Counter Offer PA. Any such request for withdrawal should be made by the Public Shareholder through their respective Seller Member through whom the original Bid was placed. Any such request for withdrawal received after normal trading hours of the secondary market on the 10th working day from the date of issuance of the Counter Offer PA will not be accepted.

17.13.3. Offer Shares which have not been tendered by Public Shareholder during the Bid Period can be tendered in the counter offer in accordance with the procedure for tendering that will be set out in the Counter Offer PA.

METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per Delisting Regulations:

The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market. The Acquirer/PACs shall pay the consideration payable towards purchase of the Offer Shares accepted

during the Delisting Offer, to the Buying Broker who in turn will transfer the funds to the Clearing Corporation, on or before the pay-in date for settlement as per the secondary market mechanism. For the Offer Shares acquired in dematerialised form, the Public Shareholders will receive the consideration in their bank account attached to the depository account from the Clearing Corporation. If bank account details of any Public Shareholder are not available or if the fund transfer instruction is rejected by the Reserve Bank of India ("RBI") or the relevant bank, due to any reason, then the amount payable to the relevant Public Shareholder will be transferred to the concerned Seller Members for onward transfer to such Public Shareholder. For the Offer Shares acquired in physical form, the Clearing Corporation will release the funds to the Seller Member as per the secondary market mechanism for onward transfer to

In case of certain client types viz. non-resident Indians, non-resident clients etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out will be given to their respective Seller Member's settlement accounts for releasing the same to their respective Public Shareholder's account onward. For this purpose, the client type details will be collected from the depositories whereas funds pay-out pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by BSE and the Clearing Corporation from time to

स्थळ : ठाणे

For Voltaire Leasing & Finance Limited

The Offer Shares acquired in dematerialised form would either be transferred directly to the account of either of the Acquirer and PACs provided it is indicated by the Buyer Broker or it will be transferred by the Buyer Broker to the account of either of the Acquirer and PACs on receipt of the Offer Shares pursuant to the clearing and settlement mechanism of BSE. Offer Shares acquired in physical form will be transferred directly to the Acquirer and PACs by the Registrar to the Offer.

Upon finalization of the entitlement, only accepted quantity of Equity Shares shall be debited from the demat account of the Public Shareholders. In case of unaccepted dematerialised Offer Shares, if any, tendered by the Public Shareholders, the lien marked against unaccepted Offer Shares shall be released by the Clearing Corporation, as part of the exchange pay-out process. Offer Shares tendered in physical form will be returned to the respective Public Shareholders directly by Registrar to the Offer.

The Seller Member would issue a contract note and pay the consideration to the respective Public Shareholder whose Offer Shares are accepted under the Delisting Offer. The Buying Broker would also issue a contract note to the Acquirer/PACs for the Offer Shares accepted under the Delisting Offer.

Public Shareholders who intend to participate in the Delisting Offer should consult their respective Seller Member for payment of any cost, charges and expenses (including brokerage) that may be levied by the Seller Member upon the Public Shareholders for tendering their Offer Shares in the Delisting Offer (secondary market transaction). The consideration received by the Public Shareholders from their respective Seller Member, in respect of accepted Offer Shares, could be net of such costs, charges and expenses (including brokerage) and the Acquirer/PACs, the Company, the Manager to the Offer and the Registrar to the Offer accept no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred by the Public Shareholders.

If the price payable in terms of Regulation 24(1) of the Delisting Regulations is not paid to all the shareholders within the time specified thereunder, Acquirer/PACs shall be liable to pay interest at the rate of ten per cent per annum to all the Public Shareholders, whose Offer Shares have been accepted in the Delisting Offer, as per Regulation 24(2) of the Delisting Regulations. However, in case the delay was not attributable to any act or omission of the Acquirer/PACs or was caused due to circumstances beyond the control of Acquirer/PACs, SEBI may grant waiver from the payment of such interest.

PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID

The Public Shareholders may submit their Bids to the Seller Member during the Bid Period. Additionally, once the Equity Shares have been delisted from the BSE, the Public Shareholders who either do not tender their Equity Shares in the Delisting Offer or whose Offer Shares have not been acquired by the Acquirer and PACs because the price quoted by them was higher than the Exit Price ("Residual Public Shareholders") may offer their Offer Shares for sale to the Acquirer and PACs at the Exit Price for a period of one year following the date of the delisting of the Equity Shares from the BSE ("Exit Window"). A separate offer letter in this regard will be sent to the Residual Public Shareholders explaining the procedure for tendering their Offer Shares. Such Residual Public Shareholders may tender their Offer Shares by submitting the required documents to the Registrar to the Offer during the Exit Window.

The Acquirer and PACs shall ensure that the rights of the Residual Shareholders are protected and shall be responsible for compliance with Regulation 27 of the Delisting Regulations and the Stock Exchange shall monitor the compliance of the same

DETAILS OF THE ESCROW ACCOUNT AND THE AMOUNT DEPOSITED THEREIN

The estimated consideration payable under the Delisting Regulations, being the indicative price of ₹ 200/- (Indian Rupees Two Hundred Only) per Equity Share of the Company multiplied by the number of Offer Shares, is ₹ 30,88,44,600/- (Indian Rupees Thirty Crores Eighty-Eight Lakhs Forty Four Thousand Six Hundred only) ("Escrow Amount").

In accordance with Regulations 14(1) and 14(5) of the Delisting Regulations, the Acquirer and PACs, Kotak Mahindra Bank Limited, a banker to an Offer registered with SEBI ("Escrow Bank") and the Manager to the Delisting Offer have entered into an escrow agreement dated July 6, 2022 pursuant to which the Acquirer and PACs have opened an escrow account in the name of "GCL Delisting Escrow Account" with the Escrow Bank at their branch at Mumbai ("Escrow Account") and has deposited therein 100% (One Hundred Percent) of the Escrow Amount in the form of cash and bank guarantee, marking a lien in favour of the Manager to the Offer.

The Manager to the Delisting Offer has been solely authorized by the Acquirer and PACs to operate and realize the value of Escrow Account in accordance with Delisting Regulations.

On determination of the Exit Price and making of the public announcement under Regulation 15 of the Delisting Regulations, the Acquirer and PACs shall ensure compliance with Regulation 14(4) of the Delisting Regulations.

In the event that the Acquirer and PACs accept the Discovered Price or offer a price higher than the Discovered Price or offer the Counter Offer Price, the Acquirer and PACs shall increase the amount lying to the credit of the Escrow Account to the extent necessary to pay Public Shareholders whose Equity Shares are validly accepted, the consideration at the Exit Price, which shall be used for payment to the Public Shareholders who have validly tendered Offer Shares in the Delisting Offer.

PROPOSED TIMETABLE FOR THE DELISTING OFFER

| Activity | Day and Date |
|---|-----------------------------|
| Resolution for approval of the Delisting Offer passed by the Board of Directors of the Company | Saturday, May 28, 2022 |
| Resolution for approval of the Delisting Offer passed by the Shareholders | Friday, July 1, 2022 |
| Date of receipt of the In-principle Approval from BSE | Friday, August 05, 2022 |
| Specified Date for determining the names of Public Shareholders to whom the Letter of Offer shall be sent | Monday, August 08, 2022 |
| Date of publication of the Detailed Public Announcement | Monday, August 08, 2022 |
| Last date for dispatch of the Letter of Offer/Bid Forms to the Public Shareholders as on Specified Date | Thursday, August 11, 2022 |
| Last date of publication of recommendation by Committee of Independent Directors of the Company | Friday, August 12, 2022 |
| Bid Opening Date (bid starts at market hours) | Friday, August 19, 2022 |
| Last date for upward revision or withdrawal of Bids | Wednesday, August 24, 2022 |
| Bid Closing Date (bid closes at market hours) | Thursday, August 25, 2022 |
| Last date for announcement of counter offer | Monday, August 29, 2022 |
| Last date for Public Announcement regarding success or failure of the Delisting Offer | Monday, August 29, 2022 |
| Proposed date for payment of consideration if Exit Price is more than the Floor Price but equal to or less than the Indicative Price# | Monday, August 29, 2022 |
| Proposed date for payment of consideration if Exit Price is higher than the Indicative Price# | Tuesday, September 06, 2022 |
| Proposed date for release of lien/return of Equity Shares to the Public Shareholders in case of Bids not being accepted / failure of the Delisting | Monday, August 29, 2022 |

*The Specified Date is only for the purpose of determining the names of the Public Shareholders to whom the Letter of Offer will be sent. However, all Public Shareholders are eligible to participate in the Delisting Offer by submitting their Bid in Acquisition Window Facility to stock broker registered on BSE on or befor

Subject to acceptance of the Discovered Price or Offer a price higher than the Discovered Price by the 27.

Note: All dates are subject to change and depend on, inter alia, obtaining the requisite statutory and regulatory approvals, as may be applicable. Changes to the proposed timetable, if any, will be notified to Public Shareholders by way of corrigendum in all the newspapers in which this DPA has been published. STATUTORY AND REGULATORY APPROVALS

The Public Shareholders of the Company have accorded their consent by way of special resolution passed on July 01, 2022 i.e., the last date specified for remote e-voting, in respect of delisting of Equity Shares from the BSE, in accordance with the Delisting Regulations. The results of the postal ballot were announced on July 02, 2022 and the same were intimated to the BSE on July 04, 2022. BSE has given its In-principle Approval for delisting of Equity Shares vide letter dated August 05, 2022.

To the best of the Acquirer and PACs knowledge, as on the date of this DPA, there are no statutory or regulatory approvals required to acquire the Offer Shares and to implement the Delisting Offer, other than as indicated above. If any statutory or regulatory approvals become applicable, the acquisition of the Offer Shares by the Acquirer and PACs and the Delisting Offer will be subject to receipt of such statutory or regulatory approvals.

If the Public Shareholders who are not persons resident in India (including non-resident Indians, overseas corporate bodies and foreign portfolio investors) had required any approvals (including from the RBI 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 Offer Shares, to tender the Equity Shares held by them in this Delisting Offer, along with the other documents required to be submitted to along with the Bid. In the event such approvals are not submitted, the Acquirer and PACs reserve the right to reject such Equity Shares tendered in the Offer. It shall be the responsibility of the Public Shareholders tendering Offer Shares in the Delisting Offer to

obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer, and the Acquirer shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval(s) to the Bid Form. The Acquirer and PACs reserve the right not to proceed with or withdraw the Delisting Offer in the event the conditions mentioned in paragraph 14 are not fulfilled and if any of the requisite statutory approvals are not obtained or conditions which the Acquirer and PACs consider in their sole and absolute discretion to be

onerous are imposed in respect of such approvals.

In the event that receipt of the requisite statutory and regulatory approvals are delayed, the Acquirer and PACs may, with such permission as may be required, make changes to the proposed timetable or may delay the Delisting Offer and any such change shall be intimated by the Acquirer and PACs by issuing an appropriate corrigendum in all the newspapers in which this DPA has been published.

NOTE ON TAXATION

Under current Indian tax laws and regulations, capital gains arising from the sale of the equity shares of an Indian company are generally taxable in India.

Capital gain arising from sale of listed equity shares in a company made on a recognized stock exchange on or after October 1, 2004, and on which STT was paid at the time of sale, was earlier exempt from tax provided that the equity shares were held for more than 12 months. The Finance Act, 2017 had amended income Tax Act, 1961, as amended ("IT Act") to provide that the said exemption was available only if STT is paid both at the time of purchase and sale of such equity shares, subject to certain exceptions notified by the Central Government of India.

The Finance Act, 2018 has withdrawn the above capital gain tax exemption with effect from April 1, 2018, for any transfer of listed equity shares in a company, held for more than 12 months, on a recognized stock exchange occurring on or after April 1, 2018, the capital gain exceeding ₹ 1,00,000/- (Indian Rupees One Lakhs Only) are now taxable at a rate of 10%, subject to satisfaction of certain conditions. Further, if investments were made on or before January 31, 2018, a method of determining the cost of acquisition of such investments has been specifically laid down.

STT will be levied on and collected by a domestic stock exchange on which the equity shares are sold. Further, any gain realized on the sale of listed equity shares held for a period of 12 months or less which are sold, will be subject to short term capital gains tax @15% provided the transaction is chargeable to STT.

In case of resident shareholders: In absence of any specific provision under the IT Act, the Acquirer/PACs shall not deduct tax on the consideration payable to resident shareholders pursuant to the Delisting Offer. Tax deduction of source:

In case of non-resident shareholders: Under the existing Indian tax laws, any sum paid to a non-resident which is chargeable to tax under the provisions of IT Act is subject to deduction of tax at source, except for capital gains realized by the foreign portfolio investors or such gains/income which are exempt from tax. Since the acquisition of Offer Shares pursuant to the delisting process is through the stock exchange mechanism, the Acquirer/PACs will not be able to withhold any taxes, and thus the Acquirer/PACs believe that the responsibility of withholding/discharge of the taxes due on such gains (if any) is solely on the custodians/authorized dealers/non-resident shareholders without recourse to the Acquirer/PACs.

It is therefore important that the non-resident shareholders consult their custodian/authorized dealers/tax advisors appropriately and immediately pay taxes in India (either through deduction at source or otherwise). In the event the Acquirer/PACs in concert with them are held liable for the shareholder, the same shall be to the account of the shareholder and to that extent the Acquirer/PACs are entitled to be

Post delisting, the Equity Shares would be treated as unlisted shares and therefore, capital gain on sale of such unlisted Equity Shares (held for more than 24 months) would be taxable at 20% (plus surcharge and health and education cess) for residents in India and at 10% (plus surcharge and health and education cess) for ron-resident in India. For Offer Shares held for 24 months or less, capital gain would be taxable at ordinary rate applicable for the shareholder. The provision of gain up to January 31, 2018, being grandfathered would not be applicable and therefore the cost of acquisition for Residual Public Shareholders would be price paid by Residual Public Shareholder for acquisition of Offer Shares. Please note while the resident shareholders are allowed the benefit of indexation on their original cost of acquisition, no such benefit is applicable for non-resident shareholders.

On purchase of Offer Sharers from non-resident Residual Public Shareholders, the Acquirer/PACs would be required to deduct tax at source from the sale consideration unless the Residual Public Shareholder obtain a NII Deduction Certificate from the tax authorities and furnish the same to the pay or prior to the remittance of the sale consideration. The amount of taxes deducted and deposited by the Acquirer/PACs can be claimed as credit by the Residual Public Shareholder against its final tax liability.

The above tax rates are subject to applicable rate of surcharge, health and education cess. The tax rate and

Shareholders are advised to consult their tax advisor for the treatment that may be given by their respective income tax assessing authorities in their case and the appropriate course of action that they should take. The judicial and the administrative interpretation thereof, are subject to change or modification by subsequent legislative, regulatory, administrative or judicial decisions, any such change could have different income tax implications. This note on taxation sets out the provisions of law in a summary manner only and is not a complete analysis or listing of all potential tax consequences of the disposal of equity shares. The implications are also dependent on the shareholders fulfilling the conditions prescribed under the provision of the relevant sections under the relevant tax laws, the Acquirer/PACs neither accept nor hold any responsibility for any tax liability arising to any shareholders as a reason of the Delisting Offer. CERTIFICATION BY BOARD OF DIRECTORS OF THE COMPANY

The Board of Directors of the Company has certified that:

The Company has not raised any funds by issuance of securities during last five years immediately preceding the date of this DPA;

All material information which is required to be disclosed under the provisions of the continuous listing requirements under the relevant equity listing agreement entered into between the Company and the Stock Exchange and/or the provisions of Listing Regulations, as amended have been disclosed to the Stock Exchange viz. BSE where the Equity Shares of the Company are listed;

The Company is in compliance with the applicable provisions of securities laws;

The Acquirer and PACs or their related entities have not carried out any transactions to facilitate the success of the Delisting Offer which is not in compliance with the provisions of sub-regulation (5) of regulation 4 of the Delisting Regulations; and The Delisting Offer is in the interest of the Public Shareholders of the Company.

Copies of the following documents will be available for inspection at the Corporate Office of the Manager to the Offer at 607/608 Marathon Icon, Opp. Peninsula Corporate Park Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower Parel Mumbai 400 013, Maharashtra, India between 11.00 a.m. and 3.00 p.m. IST on

DOCUMENTS FOR INSPECTION

any day, except Saturday, Sunday and public holidays until the Bid Closing Date. Initial Public Announcement dated May 24, 2022; 25.1.2. Floor Price Certificate dated May 26,2022 issued by Aseem Mankodi (Registered Valuer Registration Number: IBBI/RV/06/2018/10154), Partner M/s. ICON Valuation LLP, (Registered Valuer Entity

Registration No. IBBI/RV-/06/2019/107); 25.1.3. Copy of the Board resolution approving the Delisting Offer of the Company dated May 28, 2022;

25.1.4. Due Diligence Report dated May 28, 2022, issued by Marmik Patel, M/s. RS & MP Associates, Peer Reviewed Practicing Company Secretary;

25.1.5. Audit Report dated May 28, 2022 issued by Rakesh Sanghani, Practising Company Secretary, Membership: F7647, COP: 6302:

25.1.6. Certified true copy of the resolution passed by the shareholders by way of postal ballot, results of which were declared on July 2, 2022 along with scrutinizer's report; Copy of Cash Escrow Agreement dated July 6, 2022 executed between the Acquirer, PACs the Escrow Bank and Manager to the Delisting Offer;

25.1.8. Copy of the letters dated July 11, 2022, August 3, 2022 and bank guarantee receipt dated August 4, 2022

received from the Escrow Bank, confirming receipt of the Escrow Amount in the Escrow Account. 25.1.9. In-principle Approval received from BSE Limited dated August 05, 2022:

25.1.10. Copy of the recommendation published by the committee of independent directors of the Company in

COMPANY SECRETARY AND COMPLIANCE OFFICER OF THE COMPANY The details of Company Secretary and Compliance Officer of the Company are as follows:

Name: Marisa Eldin Ferreira Designation: Company Secretary & Compliance Officer

3rd Floor, Devidas Mansion, Mereweather Road, Colaba, Apollo Bunder, Mumbai- 400039, Maharashtra, India. Email ID: office@goldcrestgroup.com Contact No.: 022-22837489/22837490 In case the Public Shareholders have any queries concerning the non receipt of credit or payment for Offer Shares or on delisting process and procedure, they may address the same to Registrar to the Offer or

Manager to the Offer.

Office Address:

whatsoever.

Sd/-

GENERAL DISCLAIMERS Every person who desires to participate in the Delisting Offer may do so pursuant to independent inquiry, igation and analysis and shall not have any claim against the Acquirer/PACs (including its directors) the Manager to the Offer or the Company (including its directors) whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with the Delisting Offer and tender of Offer Shares through the reverse book-building process through Acquisition Window Facility or OTB or otherwise whether by reason of anything stated or omitted to be stated herein or any other reason

For further details please refer to the Letter of Offer, the Bid Form and the Bid Revision/ Withdrawal Form which will be sent to the Public Shareholders who are shareholders of the Company as on the Specified Date. This DPA is expected to be made available on the website of the Company, website of the Manager to the Delisting Offer and the website of the BSE viz. www.bseindia.com. Public Shareholders will also be able to download the Letter of Offer, the Bid Form and the Bid Revision/Withdrawal Form from the website of the Company, website of Manager to the Delisting Offer and the website of the BSE viz.

ISSUED BY MANAGER TO THE DELISTING OFFER VIVRO FINANCIAL SERVICES PRIVATE LIMITED



Nita Tushar Tanna

Address: 607/608 Marathon Icon, Opp. Peninsula Corporate Park Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower Parel Mumbai 400 013,

Telephone No.: +91 22 6666 8040/41/42 Email ID: investors@vivro.net Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182 Contact Person: Jay Shah/Viral Shah

Sd/-

Acquirer PAC 1 PAC 2 PAC 3 Nita Tushar Tanna Anupa Tanna Shah Namrata Tushar Tanna Hansa Tulsidas Tanna For and on behalf of the Goldcrest Global Trading Private Limited (PAC 4) Sd/-

> Anupa Tanna Shah (DIN: 01587901)

(DIN: 00170591) Date: August 05, 2022

Place: Mumbai