### CAPACITY EXPANSION

# Ramco lines up plan for ₹1,200-1,300 cr capex

the major cement manufac-turers in south India has said that the company is planning a total capex of ₹1,200-1,300 crore over the next two years to expand the capacity.

The company's net debt stood at ₹3,800 crore as of FY22 and it plans to repay ₹500 crore debt in FY23 ₹500 crore debt in FY22 whereas it targets to become net debt-free by FY26 if no other major capex is planned, top management officials of Ramco Cements told the annual investors' meet, recently. The management was represented by comwas represented by com pany's CEO AV Dharmakrish

pany's ČEO AV Dharmakrishnan and CFO
SVaithiyanathan.
Giving details of the capacity expansion, the company
said at its Kurmool plant, trial
production of clinker is going
on and with this, the clinkering capacity has gone up to
13.65 MTPA. The cement
grinding facility, 6 MW of
Waste Heat Recovery System
(WHRS) and 18 MW thermal
power plant will be commispower plant will be commis-sioned during Q2 FY23. An additional 1-1.5 MTPA grind-



■ The company's net debt stood at ₹3,800 debt stood at ₹3,800 crore as of FY22 and it plans to repay ₹500 crore debt in FY23 whereas it targets to become net debt-free by FY26 On the recent Adani-■ On the recent Adani-Holcim deal and its possible impact, Ramco said Holcim group's presence in the south region is lower, which poses less concern for south-based players

acquisition is in process.

The company won the limestone mine in Karnataka at 25% premium from base price which is lower than the recent bids. These mines can be used for integrated plant which would come up in the state. Also, this mine can be used to feed the grinding unit in Maharashtra later, once it comes up.

"Company has no issues of limestone in Andhra Pradesh - if limestone cost goes up,

company has option to feed the limestone from AP to TN in future," they said.

On the recent Adani-Holcim deal and the possible impact on Ramco or other south-based players, Ramco said Holcim group's presence in the south region is lower, which poses less concern for south-based players. Also, the company is not much worried on Adani coming in the mar-

investment platforms that allow trading in private companies. Counting American Express and Sequoia Capital among its backers, the company is one of the largest players offering buy now, pay later services in India. It has more than 100 million registered users and is seeking to scale up the business rapidly. While Mobikwik was valued at about \$700 million last year when it raised funds from Abu decision has been taken on the valuation for the current fund-ing round, Taku said. – BLOOMBERG

Mobikwik

raise \$100m

seeks to

after IPO

deferment ANTO ANTONY

ONE MOBIKWIK SYSTEMS is in talks with investors to raise as much as \$100 million in equity to finance business

equity to finance business expansion after it deferred an initial public offering, a founder of the company said. The Gurugram-based fintech firm will use the funds for marketing, to hire people and make acquisitions, co-founder Upasana Taku said in an interviewin Mumbai. The companyis

viewin Mumbai. The company is still planning to go ahead with the IPO at an opportune time, she said. The business deferred the

The business deterred the IPO slated for last year following a rout in the shares of largerrival Paytm, which went public in November. Unlisted shares of Mobikwik had taken the brunt of the meltdown in the tech space, according to data from investment platforms that allow the state of the platform shat allow that the state of th



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## Vedanta pledges 5.77% HZL stake for term loan

VEDANTA ON WEDNESDAY

VEDANTA ON WEDNESDAY said it has pledged 5,77% stake in Hindustan Zinc for a term loan of ₹8,000 crore. The announcement comes days after the Cabinet Com-mittee on Economic Affairs (CCEA) approved the govern-ment's 29,5% stake sale in Vedanta group firm Hindustan Zinc (HZL).

Zinc (HZL).

"...to secure the term loan facility of ₹8,000 crore...VEDL (Vedanta) has created encumbrance in the form of Pledge (5,77% of the paid-up share capital of HZL) and NDU (nondisposal undertaking) (50.10% of the paid-up share capital of



HZL) in respect of its sharehold-ing in HZL, "the metals and min-ing major said in a filing to BSE. The company further said the earlier encumbrance cre-ated by Vedanta aggregating to 64, 92% of paid-up share capi-tal of Hindustan Zinc, to secure the syndicated term loan facil-ity of ₹10,000 crore in the form of pledge -- 14.82% of

-- and non-disposal ertaking -- 50.10% stake -l been released. .none of the shareholding

"...none of the shareholding of YEDL (Vedanta) in HZL is encumbered for any personal borrowing of any of the promoter/promoter group of HZL and this is an undertaking by VEDL to continue to retain their current shareholding in HZL, for the comfort of the lenders of VEDL, "the filling added. Hindustan Zinc was a government-owned company till 2002. In April 2002, the government offloaded 26% stake in HZL to Sterilte Opportuni-

ernment offioaded 26% stake in HZL to Sterlite Opportuni-ties and Ventures for ₹445 crore -- giving Vedanta group management control in HZL.

**CALCOM CEMENT INDIA LIMITED** 

(Regd. Office: 3rd and 4th floor, Anil Plaza II, ABC, G. S. Road, Guwahati – 781 005, Assam

Phone No. 91 361 2132 569 / 91 361 7156 700 CIN U26942AS2004PLC007538 Website: www.dalmiacement.co

(18<sup>th</sup> Annual General Meeting to be held through Video Conference)

Notice is hereby given that the 18<sup>th</sup> Annual General Meeting ("AGM") of the Shareholders of the Company will be held on June 30, 2022 at 2.00 p.m. through Video Conference for transacting the business as stated in the AGM Notice dated April 26, 2022 sent to all the Shareholders electronically at their registered email id on June 08, 2022 in compliance with the applicable provisions of the Companies Act, 2013 read with the Ministry of Corporate Affairs' General Circulars Inter-alia dated May 05, 2020 and May 05, 2022.

The Company is providing the facility to cast vote by electronic mode through National Securities Depository Limited (NSDL\*) on all resolutions set out in Notice dated April 26, 2022 in terms of Section 108 of the Companies Act, 2013, read with rules made thereunder. The details of the facility are given hereunder.

read with rules made thereunder. The details of the facility are given hereunder:

1. Date of completion of electronic dispatch of the AGM notice: June 08, 2022.

2. Date and time of commencement of remote e-voting: Monday, June 27, 2022 (9.00 a.m. IST).

3. Date and time of end of remote e-voting: Wednesday, June 29, 2022 (5.00 p.m.IST). Remote e-voting by electronic mode shall not be allowed beyond 5:00 p.m. IST or June 29, 2022 (5.00 p.m.IST). Remote e-voting by electronic mode shall not be allowed beyond 5:00 p.m. IST or June 29, 2022 (5.00 p.m.IST). Remote e-voting by electronic mode shall not be allowed beyond 5:00 p.m. IST or June 29, 2021 (5.00 p.m.IST). Remote e-voting by electronic mode shall not be allowed beyond of the CompanyRTAT A However, if he / she is already registered with NSDL for remote e-Voting then he /she can use his / her existing User ID and password for casting the vote.

5. The Shareholder sho have cast their vote through the remote e-voting facility may participate in the AGM but shall not be allowed to vote again at the AGM. Shareholder who could not vote through remote e-voting may do the e-voting at the AGM. The Shareholders who have seen as the revoted and the Register of Members or in the list of beneficial holders provided by depositories as on the cut-off date are only entitled to avail the facility of remote e-voting at the AGM.

7. The Shareholder having casted the vote on a resolution once shall not be allowed to change it subsequently or cast he vote again.

### Porsche forays into pre-owned car segment in India

GERMAN SPORTS LUXURY Wednesday said it has forayed into pre-owned car segment in India. The Porsche Approved programme is now available

across India with a compre-hensive warranty on pre-owned cars for a minimum of 12 months, including access to the 24-hour roadside service after passing a rigorous 111-

Porsche India brand director Manolito Vujicic said the initia-tive aims to ensure that more Porsche units remain active on

#### **RCL CEMENTS LIMITED**

(Regd. Office: 3rd and 4th floor, Anii Plaza II, ABC, G. S. Road, Guwahati – 781 005, Assam Phone No. 91 361 2132 569 / 91 361 7156 700 CIN U26941AS1997PLC005279 Website: www.dalmiacement.com

(23rd Annual General Meeting to be held through Video Conference)

Notice is hereby given that the 23<sup>st</sup> Annual General Meeting ("AGM") of the Shareholders of the Company will be held on June 30, 2022 at 11.00 a.m. through Video Conference for transacting the business as stated in the AGM Notice dated April 26, 2022 sent to all the Shareholders electronically at their registered email id on June 08, 2022 in compliance with the applicable provisions of the Companies Act, 2013 read with the Ministry of Corporate Affairs General Circulars inter-alia dated May 05, 2020 and May 05, 2022.

The Company is providing the facility to cast vote by electronic mode through National Securities Depository Limited (NSDL<sup>1</sup>) on all resolutions set out in Notice dated April 26, 2022 in terms of Section 108 of the Companies Act, 2013 read with rules made thereunder. The details of the facility are given hereunder:

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  1. Date of completion of electronic dispatch of the AGM notice; June 08, 2022.

  2. Date and time of commencement of remote e-voting: Monday, June 27, 2022 (9.00 a.m. IST).

  3. Date and time of end of remote e-voting: Wednesday, June 29, 2022 (5:00 p.m.IST). Remote e-voting by electronic mode shall not be allowed beyond 5:00 p.m. IST on June 29, 2022

  4. The cut-off date as on which the voting of Shareholders shall be reckoned: Thursday, June 23, 2022.

  5. In case a person becomes a Shareholder of the Company after the dispatch of AGM Notice but on or before the cut-off date, i.e., June 23, 2022, the Shareholder may obtain the login ID and password by sending a request at evoting@nsdl.co.in or to the Company. However, if he / she is already registered with NSDL for remote e-Voting then he /she can use his / her existing User ID and password for casting the vote.

  6. The Shareholders who have cast their vote through the remote e-voting facility may participate in the AGM but shall not be allowed to vote again at the AGM. Shareholder who could not vote through remote e-voting may do the evoting at the AGM. The Shareholders whose names are recorded in the Register of Members as on the cut-off date are only entitled to avail the facility of remote e-voting at the AGM.

  7. The Shareholder having casted the vote on a resolution once shall not be allowed to change it subsequently or cast the vote again.

- The Shareholder having casted the vote on a resolution once shell he doe accorded to the vote again.

  The Shareholders are requested to update their email address(s) and mobile number(s) and changes, if any, in name, postal address, email address, telephone/mobile number(s), Permanent Account Number (PAN), mandess, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc., by sending an email at corp.sec@dalmiabhrart.com; goria.rachna@dalmiacement.om the procedure for remote e-voting, has been sent to all the Shareholders electronically and the same is also available on the website of the Company at www.dalmiacement.com.

  The Notice of the AGM having the procedure for remote e-voting naw wadelmiacement.com.

  The Company has appointed Mr. Vikas Gera, Practicing Company Secretary, New Delhi as the Scrutinizer for the remote e-voting as well as the e-voting during the AGM.

By order of the Board For RCL Cements Limited

Sd/ Rachna Goria (Company Secretary of the Holding Company) FCS6741

OFFER OPENING ADVERTISEMENT TO THE EQUITY SHAREHOLDERS UNDER REGULATION 18 (7) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 OF

The Offer Price is ₹0.10. (Rupees Ten Point Ten Paisa Only) per Equity Strare (\*Offer Price\*). Pursuant to SEBI Observation Letter dated May 25, 2022. SEBI has directed the Acquirer to revise the base offer price of the Open Offer from \$6.00- per Equity Pairer as determined by Mis Anant Rao & Mallik, Chartered Accountants, an independent valuar appointed hy Most Pairer of Ten P

Open Offlet from Co.U.U. per Equity Share to E '(10.10' - per Equity Share as determined by WA Anart Rava & Mallik, Chartered Accountains, and celetratined by WA Anart Rava & Mallik, Chartered Accountains, and the Committee of Independent Directors Recommended (10C') that the revised Offer Price of \*(10.10' is fair and reasonable. The 10C recommendation was published in the above newspapers on June 08, 2022.

3. There has been on competitive bid to the Open Offer.

4. The latter of offer (\*Letter of Offer) has been dispatched on June 03, 2022.

5. There altered on Share offers is minded to the fact that the Letter of Offer along with. Form of Acceptance-cum-Acknowledgment (Form of Acceptance) and Shareholders is intelled to the fact that the Letter of Offer along with. Form of Acceptance, such acknowledgment (Form of Acceptance) and Acceptance of Acceptance (10.10' in the Shareholders is finely so diseave may also apply on Form of Acceptance Acceptance) and Acceptance of Acceptance (10.10' in the Shareholders is finely so diseave may also apply on Form of Acceptance) and Acceptance (10.10' in the Shareholders of the Shareholders

following documents: aadhar card, voter identity card, passport or driving license, original share certificate(s), original broker contract note of a registered troker (in case of unregistered shareholders) and valid share transfer form(s) duy filled and signed by the transferors. The details of the Acquirer shoulder begribbars.

ii. In the case of equity, shares held in dematerialized form: Shareholders holding Equity Shares in dematerialized form may participate.

Ii. In the case of equity shares held in dematerialized form. Shareholders holding Equity Shares in dematerialised form may participate in the Offer by approaching their broker indicating the details of Equity Shares they intend to tender in Offer. The resident Shareholders (botted han the non-resident Shareholders) holding Equity Shares in dematerialised form are not required to fill any Form of Acceptance-cump of the control of the Common of th

Nature of the Activity	Schedule disclosed in the DLOF (Original)		Revised Schedule	
	Date	Day	Date	Day
Date of Public Announcement	11th April, 2022	Monday	11th April, 2022	Monday
Publication of Detailed Public Statement in newspapers	20th April, 2022	Wednesday	20th April, 2022	Wednesday
Filing of draft letter of offer with SEBI along with soft copies of Public Announcement and detailed Public Statement	27th April, 2022	Wednesday	27th April, 2022	Wednesday
Last date for a competing offer	12th May, 2022	Thursday	12th May, 2022	Thursday
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	20th May, 2022	Friday	25th May, 2022	Wednesday*
Identified Date*	23rd May, 2022	Monday	27th May, 2022	Friday
Last date for dispatch of the Letter of Offer to the public shareholders of the Target Company as on the identified Date	27th May, 2022	Friday	03rd, June, 2022	Friday
Last date for upward revision of the Offer Price and / or the Offer Size	01st June, 2022	Wednesday	07th June, 2022	Tuesday
Last date by which the recommendation of the committee of independent directors of the Target Company will be published.	02nd June, 2022	Thursday	08th June, 2022	Wednesday
Date of public announcement for opening of the Offer in the newspapers where the DPS has been published.	06th June, 2022	Monday	09th June, 2022	Thursday
Date of Commencement of tendering period	07th June, 2022	Tuesday	10th June, 2022	Friday
Date of Closing of tendering period	21st June, 2022	Tuesday	23rd June, 2022	Thursday
Last date of communicating rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted Equity Shares.	04th August, 2022	Thursday	07th July, 2022	Thursday

(#) Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent.

All owners (registered or unregistered) of equity shares of the Target Company (except Acquirer, Seller and other promoters who are not part of the SPA) are eligible to participate in the Offer any time before the closure of the Offer.

\*Actual date of receipt of comments from SEBI.

OFFER ON BEHALT PO ACQUIRER,

the SPA] are eligible to participate in the Otter any time seriors are closure or the Otter.

\*\*Actual acts of creopid for Comments from SEBI.\*\*

The capitalised terms used but not defined in this advertisement shall have the meanings assigned to such the serior of the serior of the same properties. Statement and or Letter of Offer and/or Corrigendum.

\*\*Baja[Capital Baja] Capital Baja Capital Limited Heading of the Comment of the SEBI (SAST) and the properties of the SEBI (SAST) and the properties of the SEBI (SAST).

This advertisement will be available on the SEBI website at www.sebi.gov.in.

\*\*Baja Capital Limited Heading SEBI website at www.sebi.gov.in.\*\*

Text New York 11 + 1483000.911

Contact Person. P. Balraj Email: info@bajajapathat.

\*\*Baja Capital Limited Heading SEBI website at www.sebi.gov.in.\*\*

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Rachna Goria

The Shareholder having casted the vote on a resolution once shall not be allowed to change it subsequently or cast the vote again.

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The Shareholder holding shares in demanderialized mode are requested to register their email address(s) and mobile number(s) with their depository participants. Shareholders holding shares in physical mode are requested to update their email address(s) and mobile number(s) with Company's Registers and Share Transfer Agent, C B Management Serviose (P) Ltd. by sending an email at rta@cbms.com and with the Company Secretary at corp.sec@dalminabharat.com; goriar achna@dalminacement.com.

The Notice of the AGM having the procedure for remote e-voting, has been sent to all the Shareholders electronically and the same is also available on the website of the Company at www.dalminacement.com.

The Company has appointed Mr. Vikas Gera, Practicing Company Secretary, New Delhi as the Scrutinizer for the remote e-voting as well as the e-voting during the AGM.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in.



