

RDL/031/2023-24 Date: 30.05.2023

To,
National Stock Exchange of India Ltd.
Exchange Plaza,
Bandra – Kurla Complex,
Bandra (E), Mumbai – 400 051
NSE EQUITY SYMBOL: RUSHIL

To,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai- 400 001
BSE SCRIPT CODE: 533470

ISIN: INE573K01017

Dear Sir/Madam,

Sub: Intimation pursuant to Regulation 92 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018, as amended ("SEBI ICDR Regulations")— Issue of advertisement in newspapers in respect of certain matters relating to rights issue of equity shares of face value of ₹ 10 each ("Rights Issue") of Rushil Decor Limited ("Company").

Further to our letters dated August 06, 2022, April 08, 2023, April 09, 2023, April 27,2023 and May 20,2023; We herewith enclosing copies of advertisement issued by the Company today, i.e., May 30, 2023, in respect of matters specified under sub-regulation (1) of Regulation 92 of SEBI ICDR Regulations, in all editions of (i) Financial Express (English national daily newspaper with wide circulation), (ii) Jansatta (Hindi national daily newspaper with wide circulation) and (iii) Ahmedabad edition of Financial Express (Gujarati being the regional language in the place where our Registered and Corporate Office is located).

This is for dissemination on your website.

Thanking you,

Yours faithfully,

For Rushil Decor Limited









FINANCIAL EXPRESS



RUCHIRA PAPERS LIMITED

Regd. Office: Tirlokpur Road, Kala Amb, District-Sirmaur-H.P-173030 Website: www.ruchirapapers.com,

Email: cs@ruchirapapers.com, investor@ruchirapapers.com CIN: L21012HP1980PLC004336

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2023

				Rs.(In Lakhs)	except Earnii	ng per Share	
S.No	Particulars	(Quarter Ended		Year Ended		
		31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.202	
		Audited	Un-Audited	Audited	Audited	Audited	
1	Total Income from Operations (net)	18092.87	20286.59	19136.62	80445.43	61429.64	
2	Net Profit for the period (before tax and exceptional items)	2524.70	2311.35	2173.00	9064.59	4453.61	
3	Net Profit for the period (before tax after exceptional items)	2524.70	2311.35	2173.00	9064.59	4453.61	
4	Net Profit for the period (after tax after exceptional items)	1885.95	1724.31	1611.53	6762.70	3309.36	
5	Total comprehensive income for the period	1907.59	1717.26	1640.94	6734.95	3298.75	
6	Paid up Equity Share Capital	2984.50	2984.50	2520.43	2984.50	2520.43	
7	Other Equity (as shown in the Audited Balance Sheet of Previous Year	-	l is	•	35063.15	28438.61	
8	Earnings per share (of Rs. 10/- each) Not annualised						
Į,	(a) Basic	6.32	5.78	6.39	22.66	13.13	
	(b) Diluted	6.32	5.78	6.27	22.66	12.89	

Note: The above is an extract of the detailed format of financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results are available on the stock exchange websites, at a link (http://www.bseindia.com/#corporates) and (https://www.nseindia.com/corporates) and on the Company's website at www.ruchirapapers.com For and on behalf of Board of Directors

Place: Kala Amb Umesh Chander Garg Managing Director Date: 29.05.2023

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the Offer Document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated April 8, 2023 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE" and together with BSE. "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

RUSHIL DECOR LIMITED

Rushil Decor Limited ("Company" or "Issuer") was originally incorporated as 'Rushil Decor Private Limited' on May 24, 1993 as a private limited company under the Companies Act, 1956 with the Registrar of Companies, Gujarat, Dadra and Nagar Haveli ("RoC"). Pursuant to a special resolution of our Shareholders passed in an extra-ordinary general meeting dated November 19, 2007 our Company was converted into a public limited company and subsequently, the name of our Company was changed to 'Rushil Decor Limited' and a fresh certificate of incorporation dated December 04, 2007 consequent to the conversion was issued to our Company by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. The registered office of our Company was originally situated at A-701, Fair Deal House, Near Swastik Char Rasta, Navrangpura, Ahmedabad – 380 009, Gujarat, India. Thereafter, the registered office of our Company was changed to 1, Krinkal Apartment, Opposite: Mahalaxmi Temple, Near Mahalaxmi Char Rasta, Paldi, Ahmedabad - 380 007, Gujarat, India on February 12, 1998 and subsequently to S. No. 125, Near Kalyanpura Patia, Gandhinagar - Mansa Road, Village Itla, Tal: Kalol, District: Gandhinagar - 382 845, Gujarat, India on August 20, 2007

Registered Office: S. No. 125, Near Kalyanpura Patia, Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar – 382 845, Gujarat, India. Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad - 380 058, Gujarat, India | Tel: +91 79 6140 0400

> Contact Person: Hasmukh Kanubhai Modi, Company Secretary and Compliance Officer, E-mail: ipo@rushil.com | Website: www.rushil.com | Corporate Identification Number: L25209GJ1993PLC019532

PROMOTERS OF THE COMPANY: KRUPESH GHANSHYAMBHAI THAKKAR, KRUPA KRUPESH THAKKAR,

M/S. RUSHIL INTERNATIONAL AND KRUPESH GHANSHYAMBHAI THAKKAR HUF

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY ONLY

ISSUE OF 66.35.421 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 162 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 152 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING TO ₹ 10,749.38 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (01) RIGHTS EQUITY SHARE FOR EVERY THREE (03) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON THURSDAY, APRIL 13, 2023 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 16.2 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 243 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Rushil Decor Limited wishes to thank all its shareholders and investors for their response to the Rights Issue of Equity Shares which opened for subscription on Tuesday, May 2, 2023 and closed on Friday, May12, 2023 with the last date for on-market renunciation of Rights Entitlements being Monday, May 8, 2023. Out of the total 4,466 applications for 1,14,37,511 Rights Equity Shares received which includes 4 applications for 33,88,871 Rights Equity shares towards adjustment of Unsecured Loan availed from the Promoter & Promoter Group as subscripitions against the Rights Entitlement, 216 applications for 29,341 (including partial rejection) Rights Equity Shares were rejected due to technical reasons as disclosed in the LOF. The total number of valid applications received were 4,250 applications for 1,14,08,170 Rights Equity Shares, which was 171.93% of the number of Rights Equity Shares allotted under the Issue. The Basis of Allotment was finalised on Friday, May 19, 2023 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue. The Fund Raising Committee of the Board of Directors of the Company, at its meeting held on Saturday, May 20, 2023, took on record the Basis of Allotment so approved, and approved the allotmentof 66,35,421 Rights Equity Shares to successful Applicants. All valid Applications have been considered for Allotment.

1. The break-up of valid Applications received from ASBA and Non-ASBA (after technical rejections) is given below: Applications Received Rights Equity Shares Applied for

Catagory	reproduced	o mocorrou	tugn	to Equity Undive repute	u 101	11191	no Equity offaros Affor	nou.
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders*	4,091	96.26%	1,11,92,595	1,81,32,00,390.00	98.11%	64,90,709	1,05,14,94,858.00	97.82%
Renouncees	159	3.74%	2,15,575	3,49,23,150.00	1.89%	1,44,712	2,34,43,344.00	2.18%
Total	4,250	100.00%	1,14,08,170	1,84,81,23,540.00	100.00%	66,35,421	1,07,49,38,202	100.00%
*This includes 4 applications for	33.88.871 Ric	ahts Equity sh	ares for an amou	int aggregating to ₹ 54.8	89.97.102/- to	wards adjustme	nt of Unsecured Loan I	rom Promoter

& Promoter Group as subscription against Rights Entitlement.

Category	Number of Applications	Number of Equity Shares accepted and allotted against Rights Entitlements (A)	Number of Equity Shares accepted and allotted against additional Equity Shares applied for (B)	Total Equity Shares accepted and allotted (A+B).
Eligible Equity Shareholders	4,091	57,72,670	7,18,039	64,90,709
Renouncees	159	1,44,712	0	1,44,712
Total	4.250	59.17.382	7,18,039	66.35,421

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors who have provided their email address, have been sent on their email address and Investors who have not provided their email address, have been physically dispatched to the Indian addresses provided by them, has been completed on Saturday, May 27, 2023. The instructions to Self Certified Syndicate Banks ("SCSBs") for unblocking of funds in case of ASBA Applications were given on Saturday, May 20, 2023.

The Listing application was filed with BSE and NSE on Tuesday, May 23, 2023 and subsequently the listing approvals were received on Wednesday, May 24, 2023 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on Monday, May 29, 2023. Pursuant to the listing and trading approvals granted by BSE and NSE, the Rights Equity Shares Allotted in the Issue are expected to commence trading on BSE and NSE on or about Wednesday, May 31, 2023 and shall be traded under the same ISIN INE573K01017 as the existing Equity Shares. In accordance with the SEBI circular bearing Reference No. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on Thursday, May 25, 2023.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 234 of the LOF.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 237 of the Letter of Offer. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer

has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of NSE" on page 238 of the Letter of Offer.

REGISTRAR TO THE ISSUE

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SAFFRON CAPITAL ADVISORS PRIVATE LIMITED BIGSHARE SERVICES PRIVATE LIMITED 605, Center Point, 6th floor, Andheri Kurla Road. J. B. Nagar, Andheri (East), Mumbai - 400 059. Maharashtra, India. Tel: +91 22 4973 0394

LEAD MANAGER TO THE ISSUE

Contact Person: Gaurav Khandelwal/ Vipin Gupta E-mail: rights.issue@saffronadvisor.com Website: www.saffronadvisor.com Investor grievance E-mail: investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211

Office No S6-2. 6th floor Pinnacle Business Park. Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093,

Maharashtra, India. | Tel: 022 - 6263 8200/22 Contact Person: Vinayak Morbale Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com Investors Grievance E-mail: investor@bigshareonline.com SEBI Registration Number: INR000001385

COMPANY SECRETARY AND COMPLIANCE OFFICER RUSHIL HASMUKH KANUBHAI MODI

RUSHIL DECOR LIMITED Registered Office: S. No. 125, Near Kalyanpura Patia, Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar -382 845, Gujarat, India. | Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380 058. Gujarat, India. | Tel: +91 79 6140 0400 E-mail: ipo@rushil.com | Website: www.rushil.com

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 243 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For Rushil Decor Limited

Place: Ahmedabad Hasmukh Kanubhai Modi Date: May 29, 2023 Company Secretary and Compliance Officer

Disclaimer: The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, Company at www.rushil.com, website of the Registrar at www.bigshareonline.com and the website of the Lead Manager at www.saffronadvisor.com. Potential Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer filed with SEBI and the Stock Exchanges, including the section titled "Risk Factors" beginning on page 25 of the Letter of Offer for details of the same. Potential Investors should not rely on the Draft Letter of Offer for any investment decision.

The Rights Entitlements and Rights Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or any U.S state securities laws and may not be offered, sold, resold, or otherwise transferred within the United States or the territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities Act and applicable state securities laws. The Rights Entitlements and Rights Equity Shares are being offered in offshore transactions outside the United States in compliance with Regulation S under the Securities Act and in the United States to "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) in transactions exempt from the registration requirements, under Section 4(a) of the Securities Act. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States or as a solicitation therein of an offer to buy any of such securities, except in each case to persons in the United States who are U.S. QIBs.



Ipca Laboratories Limited Regd. Office: 48, Kandivli Industrial Estate, Kandivli (W), Mumbai 400 067

CIN: L24239MH1949PLC007837, Tel: +91 22 6647 4444, E-mail: investors@ipca.com, Website: www.ipca.com

Sr.	Particulars		Quarter Ended		Year E	nded
No.		March 31, 2023 Reviewed*	Dec 31, 2022 Reviewed	March 31, 2022 Reviewed*	March 31, 2023 Audited	March 31, 2022 Audited
1	Total Income from operations	1,548.02	1,576.89	1,303.64	6,369.94	5,896.36
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	129.44	169.34	169.55	745.29	1,135.72
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	129.44	169.34	169.55	745.29	1,135.72
4	Net Profit / (Loss) for the period after tax, after Exceptional and/or Extraordinary items, share of profit / (loss) of associates and joint venture and non-controlling interests	76.52	107.84	130.23	471.32	884.08
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	80.02	116.10	133.48	486.33	892.79
6	Equity Share Capital	25.37	25.37	25.37	25.37	25.37
7	Other Equity (excluding revaluation reserve)	50		120	5,816.65	5,439.47
8	Earnings per share of ₹ 1/- each (not annualised):					
	Basic (₹)	3.02	4.25	5.13	18.58	34.85
	Diluted (₹)	3.02	4.25	5.13	18.58	34.85

Place: Mumbai.

Date: May 29, 2023

- 1 The above is an extract of the detailed format of the Consolidated Financial Results for the quarter and Year ended on March 31, 2023 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these Financial Results are available on the Stock Exchange. websites (www.bseindia.com and www.nseindia.com) and on the website of the Company (www.ipca.com)
- 2 "The figures of the last quarter for the current year and for the previous year are the balancing figures between the audited figures in respect of the full financial year ended March 31, and unaudited year-to-date figures up to the third quarter ended December 31, which were subjected to limited review.
- 3 Additional information on Audited Standalone Financial Results is as follows:

5)										
Sr.	Particulars		Quarter Ended							
No.		March 31, 2023 Reviewed*	Dec 31, 2022 Reviewed	March 31, 2022 Reviewed*	March 31, 2023 Audited	March 31, 2022 Audited				
1	Total Income from operations	1,435.10	1,464.31	1,190.33	5,925.81	5,491.22				
2	Profit before Tax	132.21	166.50	137.44	750.49	1,074.11				
3	Profit after Tax	84.82	115.18	110.14	505.70	860.37				

By Order of the Board For Ipca Laboratories Limited Premchand Godha Executive Chairman (DIN 00012691)



financialexpress.com

Place: Mumbai

Date: 29/05/2023

TAMIL NADU MAGNESITE LTD

(A GOVT OF TAMIL NADU UNDERTAKING) 5/53, OMALUR MAIN ROAD, JAGIR AMMAPALAYAM POST. SALEM - 636 302, TAMIL NADU. Mobile: 9442700734, 9442700724, e-mail: tanmag.salem@gmail.com Website: www.tanmag.org

SI. No.	Description	Tender ref. No. & Date	Tender ID	Bid Submission end date	Technical bid opening date
01	Production & Transportaion of Raw Magnesite and Dunite for two years period.		2023_TNMAG_ 320448_1	13.06.23 4.00 P.M.	14.06.23 4.00 P.M.
	Sale of Raw Magnesite Lumps (Y3 & Y4 Grades) available at stockyard, Rotary Kiln Division, Thathaiengarpatti Village, Omalur TK, Salem (Dt), Tamil Nadu.	Rc.No. 1475-1 /MKTG/SALE OF RAW MAGNESITE	2023_TNMAG_ 320439_1	13.06.23 12.00 P.M.	14.06.23 3.00 P.M.

Note: For further details please visit Tamil Nadu e-tendering portal: https://tntenders.gov.in www.tanmag.org.

DIPR/2778/Tender/2023

Manager (Mines) i/c

CUPID TRADES AND FINANCE LIMITED CIN: L51900MH1985PLC036665 Registered office address: Shop No. 52, V Mall, Gayatri Nagar, Asha Nagar, Kandivali East, Mumbai-400101.

Email Id: infosec@cupidstrade.com Website: www.cupidstrade.com EXTRACT OF THE AUDITED FINANCIAL RESULTS (STANDALONE) FOR THE QUARTER/ YEAR ENDED 31ST MARCH, 2023.

Quarter ended Year ended **Particular** 31.03.2023 | 31.12.2022 | 31.03.2022 | 31.03.2023 | 31.03.2022 1. Total income from operations 0.07 2.92 Net Profit / (Loss) for the period (before Tax, a 12.23 (3.60)(23.54)(1.79)(24.65)2. Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after 12.23 (3.60)(1.79)(24.65)(23.54)Exceptional and /or Extraordinary items) Net Profit/(Loss) for the period after tax (after 13.64 (3.60)(1.79)(26.06)(23.54)Exceptional and/or Extraordinary items) Total Comprehensive income for the period (Comprising Profit/Loss for the period after tax) and other Comprehensive income (after tax) 13.64 (3.60)(1.79)(26.06)(23.54)6. Equity Share Capital 96.00 Reserves (excluding Revaluation Reserve as (207.15)(193.51)(181.09)(207.15)(181.09)shown in the Audited Balance Sheet of previous Earnings Per Share (before and After extraordinary items) (of Rs.10/- each): 0.14 (0.19)(2.45)(a) Basic (0.38)(2.71)0.14 (0.19)(2.45)

a) The above is an extract of the detailed format of Quarter and Year ended Financial Results filed with the BSE Limited under Regulation 33 of the SEBI (Listing and Obligations Disclosure Requirements) Regulations, 2015. The full b) In terms of SEBI Circular CIR/CFDYCMD/56/20 dated 27.05.2016, the Company hereby declares that the Auditors have issued Audited Reports with unmodified opinion on Annual Audited Financial results for the year ended March 31, 2023 c) The above result for the quarter and year ended 31st March 2023 have been reviewed by the Audit Committee meeting and approved by the Board of Directors in their meeting held on 29th May, 2023.

For Cupid Trades and Finance Limited Mr. Krishna Kant Maurya Managing Director (DIN: 09360287)



Regd./Corporate Office: Pinnacle Business Tower, 10th Floor, Shooting Range Road, Suraj Kund, Faridabad, Haryana-121001, Ph. No. 0129-4242222, Fax No. 0129-4242233 E-Mail: info@kohinoorfoods.in, Visit us at: www.kohinoorfoods.in

CIN - L52110HR1989PLC070351 EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULT FOR THE QUARTER/YEAR ENDED ON 3157 MARCH, 2023,

					Conso	lidated		
S.	Particulars	(Quarter ende	i	Year	ended	Year ended	
No.	7.43344141	31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022	31.03.2023	31.03.2022
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)
1	Total Income from Operations (net)	1692	1734	4472	8425	10348	8425	10348
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	-103	-1385	125	-1158	-551	-1160	-552
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	-210	-1385	125	-484	-551	-486	-552
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	-73	10	80	-73	80	-73	80
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	-132	-1385	56	-406	-619	-408	-620
6	Equity Share Capital (face value of Rs. 10/-each)	3707	3707	3707	3707	3707	3707	3707
7	Earnings Per Share (of Rs. 10/- each) 1. Basic: 2. Diluted:	-0.36 -0.36	-3.74 -3.74	0.15 0.15	-1.10 -1.10	-1.67 -1.67	-1.10 -1.10	-1.67 -1.67

Note: The above is an extract of the detailed format of Quarterly and Year Ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Year Ended Financial Results are available on the BSE Limited (BSE) website (www.bseindia.com), National Stock Exchange of India Limited (NSE) website (www.nseindia.com) and on the Company's website (www.kohinoorfoods.in).

For Kohinoor Foods Ltd. (Satnam Arora)

Jt. Managing Director

(DIN:00010667)

Place: Faridabad Date: 29" May, 2023







दीपक स्पीनसे लिमिटेड सीआईएन : L17111HP1982PLC016465 पंजीकृत कार्यालय : 121, इंडस्ट्रियल एरिया, बद्दी, तहसील लालागढ़, जिला सोलन, हिमाचल प्रदेश-173205 फोन नं. 0172-2650973, 2650974, 2650977 वेबसाइट : www.dsl-india.com ई-मेल : puneeta.aroa@dslindia.in; ''वार्षि रिपोर्ट, एजीएम सूचना तथा लाभांश प्राप्त करने के लिए केवाईसी विवरणों का अपडेशन/पंजीकरण

इस संदर्भ में कॉर्पोरेट कार्य मंत्रालय (एमसीए) द्वारा जारी की गई साधारण सर्क्युलर नं. 20/2020 तिथि 05 मई, 2020 तथा 10/2022 तिथि 28 दिसम्बर, 2022 तथा अन्य सर्क्युलर्स के अनुपालन में कम्पनी की वार्षिक साधारण सभा (एजीएम) बुधवार, 12 जुलाई, 2023 को 4.00 बजे अप. में विडियो कान्फ्रेसिंग (वीसी)/अन्य ऑडियो विजुअल माध्यमों (ओएवीएम) द्वारा आमंत्रित की गई है।

साथ हीं, सेबी सर्क्युलर नं. SEBI/HO/CFD/POD-2/P/CIR/2023 तिथि 5 जनवरी, 2023 के अनसार ऐसे शेयरधारकों जिन्हानें कम्पनी में अपने ईमेल पते पंजीकृत नहीं कराये हैं, के लिये वार्षिक रिपोर्ट की भौतिक प्रतियों के प्रेषण से छूट दी गई है।

वार्षिक रिपोर्ट के साथ एजीएम की सूचना इलेक्ट्रानिक पद्धति से उन सदस्यों को भेजी जा रही है जिनके ईमेल पते कम्पनी/डिपॉजिटरी पार्टिसिपैन्टस के पास दर्ज हैं तथा साथ हीं वह कम्पनी की वेबसाईट www.dsl-india.com तथा स्टॉक एक्सचैंज www.bseindia.com पर भी उपलब्ध होगी। सभा के

दौरान रिमोट ई-वोटिंग तथा वोटिंग के निर्देशों की व्याख्या भी एजीएम सुचना में की गई है। पात्र सदस्यों से आग्रह है कि कम्पनी/डिपॉजिटरी पार्टिसिपैन्ट्स के पास अपना केवाईसी विवरण (यदि उन्होंने अभी तक नहीं किये हों) तो अपडैट करा लें ताकि वार्षिक रिपोर्ट तथा एजीएम की सूचना सही ईमेल पते पर पहुंच सके तथा पात्र शेयरधारकों को बैंक खाताओं में प्रत्यक्ष रूप से लाभांश प्राप्त हो सके। केवाईसी अपडेशन के लिये संबंधित प्रपत्र लिंक http://mdpl.in पर जाकर डाउनलोड की जा सकती है। केवाईसी अपडेशन फार्म मूल में रजिस्ट्रार तथा अंतरण एजेन्ट्स मै. महाईश्वरी डैटामैटिक्स प्रा. लि.,

23, आर. एन. मुखर्जी रोड, 5वां तल, कोलकाता 700001 के पास जमा की जाएगी कृते, दीपक स्पीनर्स लिमिटेड

पुनीत अरोड़ा कम्पनी सचिव FCS 7466

) बैंक ऑफ़ बड़ीदा Bank of Baroda f them to do

तिथि: 29.05.2023

स्थानः चंडीगढ़

मोदीनगर शाखा, नोएडा क्षेत्र, नई दिल्ली अंचल दुरभाष - 01232-243288, 242158

कब्जा सूचना (अचल सम्पत्ति हेत्)

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित अधिनियम 2002 (2002 का 54) के प्रवर्तन के अधीन **बँक ऑफ़ बड़ौदा, का** प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत कर्जदार श्री रूप चंद चौधरी पुत्र रतन सिंह व गारंटर श्री ललित कुमार गुप्ता पुत्र महावीर प्रसाद गुप्ता को दिनांक 07.12.2022 को मांग सूचना जारी किया था जिसमें सूचना मे उल्लेखित राशि रू 5,49,300.15 (रु. पाँच लाख **उनचास हजार तीन सौ और पैसे पदंह मात्र)** उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के अंदर प्रति भुगतान करने को कहा गया था।

ऋणधारक राशि का प्रतिभुगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा ऋणधारक तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमे नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की घारा 13(4), उक्त नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 26,05,2023 को लिया है।

विशेष रूप से ऋणधारक तथा जनसाधारण को एतदद्वारा उक्त संपत्तियों / आस्तियों के साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन-देन बैंक ऑफ़ बड़ौदा, **के प्रभार वास्ते** रू 5,49,300.15 (रु. पाँच लाख उनचास हजार तीन सौ और पैसे पदंह मात्र) और संविदात्मक दर पर भविष्य का ब्याज, लागत, प्रभार, एवं खर्चे इत्यादि सहित पूर्ण चुकौती की तिथि तक के अधीन होगा।

ऋणधारक का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

सम्पत्ति का वह समस्त भाग एवं अंश जोकि रिहायशी सम्पत्ति, 01/82 ए, खसरा सं. 88 का हिस्सा, ग्राम बिसोखर, मोहल्ला मानवतापुरी, गोविंदपुरी, मोदीनगर, जिला-गाजियाबाद में **स्थित, जिसका क्षेत्रफल 100.33 वर्ग मी.,** चौहरी : पुरव में — 10 फीट रोड, पश्चिम में — अन्य का मकान, उत्तर में – अन्य का प्लॉट, दक्षिण में – श्री सुनील का मकान

दिनांक : 26.05.2023, स्थान : मोदीनगर प्राधिकत अधिकारी, बैंक ऑफ बडौदा

DEBT RECOVERY TRIBUNAL (Shantikunj H.No. 797-II, South Civil Line, Jabalpur (M.P.) (Areas of Jurisdiction -Madhya Pradesh & Chhattisgarh)

(Summons under sub section (4) of section 19 of the act read with sub-rule 2(a) of rule 5 o the debt Recovery Tribunal Procedure Rule 1993,

Original Application No.:

Publication No.IV 737/2022 [See sub rule 2(a) o rule] **IDBI** Bank Ltd. : Applicant Versus **Netrapal Singh & Another** : Defendant

1. Shri Netrapal Singh, S/o. Late Shri Raghuvir Singh, R/o. Flat no. 41, Virendra Villas,

Behind SP office, City Centre, Gwalior, M.P.-474011. 1a. Shri Netrapal Singh, S/o. Late Shri Raghuvir Singh, R/o. Flat No. 701, Seventh Floor,

The Green Campus, Co-op Group Housing, Haryana- 122052.

2. Smt. Anita Raghay, W/o. Shri Netrapal Singh, R/o. Flat No. 41, Virendra Villas, Behind SP office, City Centre, Gwalior, M.P. -474011.

2a. Smt. Anita Raghav, W/o. Shri Netrapal Singh, R/o. Flat No. 701, Seventh Floor, The Green Campus, Co-op Group Housing, Haryana- 122052.

Whereas, OA No.737/2022 was listed before Hon'ble Presiding Officer on- 30.06.2022 Whereas, the Hon'ble Tribunal is pleased to issue summons/notice on the said Application under section 19 (4) of the Act OA filed against you recovery of debt of

Rs. 81,41,716/- (Application along with copies of document etc. annexed) In accordance with sub section (4) of section 19 of the Act, you the defendant are directed

(i). To show case within thirty days of the service of summons as to way relief prayed for should not be granted.

(ii). To disclose particulars of properties or assets other than properties and assets specified by the applicant under Serial No. 3A of the Original Application.

(iii). You are restrained from dealing without disposing of secured assets or such other assets and properties disclosed under serial No. 3A of the Original Application

Pending hearing and disposal of the application for attachment of properties. (iv). You shall not transfer by way of sale, lease or otherwise, except in the ordinary course of his business any of the assets over which security interest created and/or other assets and properties specified or disclose under serial No. 3A of the Original

Application without the prior approval of the Tribunal v). You shall be liable to account for the sale proceed realized b sale of secure assets o other assets and properties in the ordinary course of business and deposit such sale

proceeds in the account maintained with the bank of financial institution holding security interest over such assets. You are also directed to file the written statement with a copy there of furnished to the

application and to appear before DRT on 10.04.2023, 10:00 AM failing which the application shall be heard and decided in our absence. Give under my hand and the seal of the Tribunal his 13th day of December, 2022

Registrar

Debts Recovery Tribunal At Jabalpur(M.P.)

फॉर्म सीएए 2 सीपी (आईबी) नं. 39/चंडी/पं/2017

आईए नं. 1124/2023

कंपनी अधिनियम, 2013 (2013 का 18) की धारा 230 और 232 के मामले में

दिवाला और शोधन अक्षमता संहिता, 2016 के मामले में

समझौता की योजना के मामले में

के मामले में

मुस्कान पावर इंफ्रास्ट्रक्चर लिमिटेड

...आवेदक कंपनी नंबर

उनके संबंधित शेयरधारकों और लेनदारों कंपनी अधिनियम, 2013 की धारा 230 तथा अन्य लागू प्रायधानों, यदि कोई है, के तहत दाखिल सीपी (आईबी) नं. 39/चंडी/पं/2017 में आईए नं. 1124/2023 में मुस्कान पावर इंफ्रास्ट्रक्वर लिमिटेड, आवेदक कंपनी के साथ इसके संबंधित शेयरधारकों और लेनदारों के बीच समझौते की योजना की स्वीकृति के लिए आवेदन की सुनवाई की सुचना जारी की जा रही है।

एतद्द्वारा सुचना दी जाती है कि माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण, चंडीगढ़ बेंच में कंपनी अधिनियम, 2013 की धारा 230 तथा अन्य लागू प्रावधानों, यदि कोई है, के तहत सीपी (आईबी) नं. 39/वंडी/पं/2017 में आईए नं. 1124/2023 में मुस्कान पावर इंफ्रास्ट्रक्चर लिमिटेड, आवेदक कंपनी के साथ इसके संबंधित शेयरधारकों और लेनदारों के बीच समझौते की योजना की स्वीकृति के लिए आवेदन आवेदन दाखिल किया था। मामले की माननीय एनसीएलटी द्वारा 09.05.2023 को सुनवाई की गई, जिसमें वित्तीय और परिचालन लेनदारों हारा मतदान के बाद योजना के अनुमोदन के लिए आवेदन पर सुनवाई की गई।

माननीय पीठ ने एक प्रकाशन के लिए एक आदेश पारित करने में प्रसन्नता व्यक्त की, जिसमें नीचे दिए गए पते पर परिसमापक को लिखकर समझौते की योजना की मंजूरी पर बड़े पैमाने पर जनता आपत्ति कर सकती है। समझौते की योजना की उपर्युक्त स्वीकृति माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण, चंडीगढ़ बेंच के अनुमोदन के अधीन होगी और सुनवाई की अगली तारीख 12.07.2023 है। दिनांक 30 मई 2023

> श्री जलेश कुमार ग्रोवर मुस्कान पावर इंफ्रास्ट्रक्चर लिमिटेड के परिसमापक एससीओ 818, पहली मॅजिल, एनएसी मनीमाजरा, सेक्टर 13, चंडीगढ़ ईमेल आईडी: mpil@ductutus.com; jk.grover27@gmail.com

एनडीटी ट्रेंड हाउस प्राइवेट लिमिटेड (परिसमापनांतर्गत) परिसमापक का पताः बी-572, सैनिक कॉलोनी, सेक्टर-49, फरीदाबाद, हरियाणा-121001, ईमेल आईडी: liq.ndttradehouse@gmail.com

उसके अंतर्गत विरचित विनियम के अंतर्गत, निम्न तालिका में उल्लेखितानुसार एक परिचालनरत् कंपनी व रूप में निगमित देनदार की परिसंपत्तियों का विक्रय ई-नीलामी द्वारा सेवा प्रदाता मैसर्स ई-प्रोक्योरमेंट टेक्नोलोजीज लिमिटेड (ऑक्शन टाइगर) के माध्यम से वेबसाइट http://www.auctiontiger.in द्वारा

ई-नीलामी विक्रय सूचना

नीलामी की तिथि एवं समय सोमवार, 26.06.2023 को अप. 01.00 बजे से 02.00 बजे के मध्य करने की 24.06.2023 को 5.00 बजे से पूर्व

23.06.2023 को मध्या. 11.00 बजे से अप. 04.00 बजे के मध्य निरीक्षण के लिये जिन व्यक्ति को संपर्क किया जाना है वे हैं:

लॉट नं.	विवरण	आरक्षित मूल्य (लाख में)	धराज (रु.) (लाख में)	वृद्धिशील बोली (लाख में)
1.	समग्र इकाई (पिरचालनरत् कंपनी के रूप में) जिसमें भूमि एवं भवन सिम्मिलित हैं जिसका निर्मित क्षेत्रफल 823 वर्ग मीटर है जो खाता सं. 71/76 मुस्तिल सं. 51 किला सं. 13/3/1/2/(2–0), ग्राम–मित्रोल, तहसील–होडल, जनपद–पलवल, हिरयाणा में स्थित है तथा संयंत्र एवं मशीनरी जो मूलतः एक आटा संयंत्र है।	205	20.5	2

धराज (प्रतिदेययोग्य) का भूगतान, इच्छुक बोलीदाताओं को एनईएफटी/आरटीजीएस के माध्यम 24-06-2023 को अथवा इससे पूर्व, "एनडीटी ट्रेड हाउस प्राइवेट लिमिटेड" के एक खाता, जिसका खाता सं 923020016427718 एवं आईएफएससी कोड यूटीआईबी0004305 है, में करना होगा। ई-नीलामी विक्रय के विस्तृत नियमों एवं शर्तों के लिये, https://ncltauction.auctiontiger.net पर उपलब्ध निविदा प्रलेखों का संदर्भ ग्रहण करें। ई—नीलामी के संबंध में किसी पूछताछ के लिये, श्री प्रवीण कुमार थेवर **(मो.: 6351896834**) अथवा praveen.thevar@Auctiontiger.net पर अथवा परिसमापक को उनके ई-मेल liq.ndttradehouse@gmail.com पर संपर्क करें।

संपर्क व्यक्ति : श्री राकेश भाटिया-मोबा.: 9310278000 अर्जुन गजवानी एनडीटी ट्रेड हाउस प्राइवेट लिमिटेड (परिसमापनांतर्गत) के परिसमापक स्थान : नई दिल्ली दिनांक : 28-05-2023 आईपी पंजी. सं: IBBI/IPA-002/IP-N00568/2017-18/11724 एएफए नं: AA2/11724/02/191223/202515

> प्रपत्र बी सार्वजनिक घोषणा

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (परिसमापन प्रक्रिया)

	विनियमावली,	2016 के विनियम 12 के अधीन]
6	ो.एम.एल. मार्केटिंग प्रा	इवेट लिमिटेड के हितधारकों के ध्यानार्थ
110	विवरण	ब्यौरा
1.	कार्पोरेट देनदार का नाम	जे.एम.एल. मार्केटिंग प्राइवेट लिमिटेड
2.	कार्पोरेट देनदार के निगमन की तिथि	22 अप्रैल, 2002
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित / पंजीकृत है	रजिस्ट्रारऑफ कम्पनीज,कानपुर
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या / सीमित दायित्व पहचान संख्या	U15490UP2002PTC026613
5.	कार्पीरेट देनदार के पंजीकृत और प्रधान कार्यालय (यदि कोई हो तो) का पता	सी—13, यूपीएसआईडीसी, इंडस्ट्रियल एरिया, नैनी इलाहाबाद यूपी —211010
6.	कार्पोरेट देनदार के संबंध में ऋण शोध अक्षमता समापन तिथि	26 मई, 2023
7.	कार्पोरेट देनदार के संबंध में परिसमापन आरंभन तिथि	26 मई, 2023 (आदेश 27 मई 2023 को प्राप्त हुआ)
8.	परिसमापक के रूप में कार्यरत ऋण शोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्बर	श्री मदन मो इन धूपर पंजी. सं: BBI/IPA-002/IP-N00860/2019-2020/12768
9.	परिसमापक का पता और ई—मेल, जैसा कि बोर्ड में पंजीबद्ध है	पताः फ्लैट नंबर 301, ग्रेशियस टॉवर, एस पी आर इंपीरियल एस्टेट, सैक्टर 82, फरीदाबाद, हरियाणा —121004 इंमेल:dhuparmm@gmail.com

इमेलःdhuparmm@gmail.com परिसमापक के लिए पत्राचार के पता: 8 / 28, तीसरी मंजिल, डब्ल्युईए, अब्दल अजीज रोड, लिए उपयोग किए जाने वाले पते | करोल बाग, नई दिल्ली - 110005 ईमेल:cirp.jmlmarketings@gmail.com दावे प्रस्तुत करने की अन्तिम तिथि 26 जून 2023

एतद्वारा सूचना दी जाती है कि राष्ट्रीय कंपनी विधि अधिकरण, इलाहबाद पीठ ने **26 मई 2023** (आदेश की प्रति 27 मई, 2023 को प्राप्त हुई) को जे**.एम.एल. मार्क टिंग प्राइवेट लिमिटेड** का परिसमापन शुरू करने का आदेश दिया है। माननीय एनसीएलटी ने 26 मई 2023 को अधोहस्ताक्षरी को परिसमापक के रूप में नियुक्त किया। जे.एम.एल. मार्क टिंग प्राइवेट लिमिटेड के हितधारकों को इसके द्वारा 26 जून 2023 को या उससे पहले प्रमाण के साथ अपने दावे परिसमापक को क्रम सं 10 में उल्लेखित पते पर प्रस्तृत करने के लिए कहा जाता है। वित्तीय लेनदार अपने दावों के प्रमाण केवल इलेक्ट्रॉनिक माध्यम से जमा करेंगे। अन्य सभी हितधारक अपने दावों के

प्रमाण व्यक्तिगत, ढाक द्वारा अथवा इलेक्ट्रॉनिक साधनों द्वारा जमा कर सकते हैं । असत्य या भ्रामक प्रमाण प्रस्तुत करने पर जुर्माना किया जा सकता हैं ।

यदि कोई हितधारक परिसमापन प्रक्रिया के दौरान अपने दावे प्रस्तुत नहीं करता है तो भारतीय दिवाला एवं दिवालियापन बोर्ड (कॉरपोरेंट व्यक्तियों के लिए दिवाला समाधान प्रक्रिया) विनियमों के तहत कॉरपोरेट दिवाला समाधान प्रक्रिया के दौरान ऐसे डितधारक द्वारा प्रस्तुत किए गए दावे, 2016, धारा 38 के तहत पेश माने जाएंगे।

मदन मोहन धूपर

परिसमापक, जे.एम.एल. मार्केटिंग प्राइवेट लिमिटे दिनांक: 30.05.2023 पंजीकरण सं .: IBBI/IPA-002/IP-N00860/2019-2020/12768



पंजाब नैशनल बैंक punjab national bank

सामान्य प्रशासन अनुभाग, मंडल कार्यालय, आगरा

चल/अचल सम्पत्तियों का कब्जा सूचना (प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 8 (1) के अन्तर्गत)

वित्तीय आस्तियों का प्रतिभृतिकरण व पुनर्गेठन तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम-3 के साथ सहपठित धारा—13 (12) के अन्तर्गेत प्रदत्त शक्तियों का प्रयोग करते हुए पंजाब नैशनल बैंक के प्राधिकृत अधिकारी ने निम्नलिखित बकायेदार ऋणी / गारन्टर / बंधककर्ता / कानूनी वारिस को नोटिस में वर्णित राशि, नोटिस प्राप्ति के 60 (साठ) दिनों के अन्दर अदा करने हेतु खाते के सम्मुख अंकित तिथि को मांग नोटिस जारी किया था। ऋणी / गारन्टर / बंधककर्ता / कानूनी वारिस के द्वारा इस राशि की अदायगी में विफल रहने पर एतदद्वारा आम जनता को एवं ऋणी / गारन्टर / बंधककर्ता / कानुनी वारिस को विशेष रूप से सूचना दी जाती है कि नीचे वर्णित सम्पत्तियों का उपरोक्त अधिनियम की धारा−13 (4) एवं नियम के उपनियम−8 के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए अधोहस्ताक्षरी द्वारा आधिपत्य उनके सम्मुख अंकित तिथ्वि को कर लिया गया है। उधारकर्ताओं का ध्यान सुरक्षित परिसम्पत्तियों को मुक्त कराने में उपलब्ध समय के सम्बंध में अधिनियम की धारों 13 की उप–धारा (8) के प्रावधान की ओर आकर्षित किया जाता है। एतदद्वारा ऋणी / गारन्टर / बंधककर्ता / कानूनी वारिस को विशेषतः और जनसाधारण को सामान्यतः सुचित किया जाता है कि चुंकि निम्न सम्पत्ति का सांकेतिक कब्जा / भौतिक कब्जा अधिग्रहण कर लिया गया है, अतः इस सम्बन्ध में किसी प्रकार का कोई भी सौदा / व्यवहार बैंक के अतिरिक्त अन्य किसी से न करें एवं ऐसा कोई भी सौदा / व्यवहार पंजाब नैशनल बैंक को देय राशि व तत्सम्बन्धित ब्याज हेत् जैसा कि नीचे खाते के सम्मुख उल्लेखित किया गया है, के अध्याधीन होगा।

ऋणी / गारन्टर / बंधककर्ता / कानूनी वारिस का ध्यान, एक्ट के सेक्शन-13 के सब सेक्शन (8) की ओर आकर्षित किया जाता है, कि वे उपलब्ध समय में बैंक के देयों की चकता कर बंधक सम्पत्तियों को वापिस छडा लें।

ऋणी / गारन्टर / बंधककर्ता	गंन सूब्ना	कब्जा	मांग जूवना के बनुसार	बंधक सम्पत्ति का विवरण
के नाम व शास्त्री का नाम	दिनाक	दिनांक	ककाया धनशास्त्र	
ऋणी / बंधककर्ता—मैसर्स श्रीराम आइस एण्ड कोल्ड स्टोरेज, पार्टनरों के नाम— 1. श्री सतेन्द्र गौतम (पार्टनर गारन्टर मैसर्स श्रीराम आइस एण्ड कोल्ड स्टोरेज) पुत्र श्री मिठ्ठन लाल गौतम, 2. श्रीमती सुनीता देवी (पार्टनर गारन्टर मैसर्स श्रीराम आइस एण्ड कोल्ड स्टोरेज) पत्नी श्री सतेन्द्र कुमार गौतम, 3. श्री आर्यन गौतम (पार्टनर गारन्टर मैसर्स श्रीराम आइस एण्ड कोल्ड स्टोरेज) पुत्र श्री सतेन्द्र कुमार गौतम 4. श्री रामबाबू (गारन्टर) पुत्र श्री मिठ्ठन लाल गौतम शखा— आईबीाबी, आगरा	07.01.2023	25.05.2023	रू० 1,16,11,364.76 /- (एक करोड़ सोलह ताख ग्यारह हजार तीन सी चौसठ रूपये और छिहतर पैसे) ब्याज व अन्य खर्च जोकि दिनांक 01.01.2023 से	1. दृष्टिबंधक फर्म का सभी ब्लॉक आस्तियां फैक्ट्री लीज जमीन और बिल्डिंग, प्लांट, मशीनरी, फिक्सचर, फर्नीचर और अन्य ब्लॉक आस्तिया और फर्म के अशंदान से खरीदी / खरीदी जाने वाली फर्म की ब्लॉक आस्तियां (मौतिक कब्जा नियत समय से लिया जाएगा)। 2. प्लान्ट और मशीनरी और साम्यिक बंधक औद्योगिक जमीन और बिल्डिंग स्थित खसरा नं0 34 ख, एवं 35 ख का भाग मौजा नगला सलीम जलेसर रोड, मानिकपुर, खण्ड सहपउ, सादाबाद, जिला हाथरस उ०प्रव क्षेत्रफल—4860 वर्गमीटर (810+4050 वर्गमीटर) सम्पत्ति स्वामी मैसर्स श्रीराम आइस एण्ड कोल्ड स्टोरेज, रजिस्टर्ड कार्यालय दर्ज खसरा नं0 34 ख, एवं 35 ख का भाग मौजा नगला सलीम जलेसर रोड, मानिकपुर, खण्ड सहपउ, सादाबाद, जिला हाथरस—281306 उ०प्रव चौहददी पूर्व—श्रीमती प्रेमवती की जमीन, पश्चिम—श्री चन्द्र बाबू की जमीन, उत्तर—श्री चन्द्र बाबू की जमीन, दक्षिण—रास्ता 30 फुट। 3. साम्यिक बंधक आवासीय जमीन एवं बिल्डिंग स्थित विनोबा नगर, मौजा शेरपुर, निकट पशु अस्पताल, सादाबाद, जिला हाथरस क्षेत्रफल 188 वर्गमीटर (810+4050 वर्गमीटर) सम्पत्ति स्वामीनी श्रीमती सुनीता गौतम पत्नी सतेन्द्र कुमार गौतम चौहददीः पूर्व—6 फुट चौडा रोड,

पश्चिम मदन लाल का मकान, उत्तर—बनवारा लाल का मकान, दक्षिण 8 फुट चाड़ा राड | 4. साम्यिक बंधक प्लॉट स्थित विनोबा नगर, नगला मदारी, मौजा शेरपुर निकट पशु अस्पताल, सादाबाद, जिला हाथरस क्षेत्रफल–130.33 वर्गमीटर सम्पत्ति स्वामीनी श्रीमती सुनीता गौतम पत्नी सतेन्द्र कुमार गौतम चौहद्दीः पूर्व-15 फुट चौडा रोड, पश्चिम-मुलचन्द की सम्पत्ति, उत्तर-गौतमजी का मकान, दक्षिण-विष्णु कुमार का प्लॉट।

स्थान–आगरा

प्राधिकृत अधिकारी पंजाब नेशनल बैंक

सार्वजनिक सूचना

केंद्रीय सरकार के समक्ष, रजिस्ट्रार ऑफ कम्पनीज, दिल्ली और हरियाणा एलएलपी के पंजीकृत कार्यालय के एक राज्य से अन्य राज्य में परिवर्तन के लिए विज्ञापन

सीमित देवता भागीदारी अधिनियम, 2008 की धारा 13 की उप-धारा (3) और सीमित देवता भागीदारी नियम 2009 के नियम 17 के मामले में

एएसएम रबर केम एलएलपी (एलएलपीआईएन : एएआई-1219) जिसका पंजीकृत पता: 32ए, मदनपुर खादर,

नई दिल्ली-110076

....आवेदक / याचिकाकर्ता एलएलपी सर्वसाधारण को सूचित किया जाता है कि **"एएसएम रबर** केम एलएलपी" ने सीमित देवता भागीदारी अधिनियम 2008 की घारा 13 (3) के तहत रजिस्ट्रार ऑफ कंपनीज, दिल्ली और हरियाणा को एक याचिका का प्रस्ताव किया है, जिसमें पंजीकृत कार्यालय को "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "हरियाणा राज्य" में बदलने की अनुमति मांगी

गई है। एलएलपी कंपनी के पंजीकृत कार्यालय के प्रस्तायित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो के साथ अपनी आपत्ति इस सूचना के प्रकाशन की तारीख से 21 दिनों के भीतर रजिस्ट्रार ऑफ कम्पनीज, दिल्ली और हरियाणा, चौथी मॉजिल, आईएफसीआई टॉवर, 61, नेहरू फ्लेस. नई दिल्ली- 110019 पर पंजीकत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक एलएलपी कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते पर भी भेजें ।

आवेदक के लिए और उसकी ओर से एएसएम रबर केम एलएलपी सकेश जैन

32ए, मदनपुर खादर, नई दिल्ली-110076

दिनांक: 29 मई 2023 डीपीआईएन : 01998386 स्थानः नई दिल्ली



स्थान: नर्ड दिल्ली

दिनांक: 29.05.2023

स्टैंडर्ड कैपिटल मार्केट्स लिमिटेड पंजीकृत कार्यालयः जी-17, कृष्णा अपरा, बिजनेस स्क्वायर, नेताजी सुभाष प्लेस,

पीतमपुरा नई दिल्ली 110034 CIN: L74899DL1987PLC027057

ई-मेल : stancap.delhi@gmail.com दूरभाषः 011-40154984 31 मार्च, 2023 को समाप्त तिमाही और वर्ष के लिए लेखापरीक्षित वित्तीय परिणाम

	,	•	•		(रू. लाखों में)	
क्रम		समाप्त	तिमाही	समाप्त वर्ष		
, ज्ञार सं.	विवरण	31,03,2023	31,03,2022	31,03,2023	31,03,2022	
\''•		(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	
1	परिचालनों से कुल आय	633.84	21.00	1132.61	51.20	
2	अवधि के लिए शुद्ध लाभ / (हानि) (कर, विशिष्ट एवं / अथवा असाधारण मदों से पूर्व)	247.68	3.84	332.57	9.35	
3	कर से पूर्व अवधि के लिए शुद्ध लाभ / (हानि) (विशिष्ट एव / अथवा असाधारण मदों के बाद)	247.68	3.84	332.57	9.35	
4	कर से बाद अवधि के लिए शुद्ध लाभ / (हानि) (विशिष्ट एवं / अथवा असाधारण मदों के बाद)	159.99	4.20	222.81	8.27	
5	अविध हेतु कुल व्यापक आय (अविध हेतु (कर के बाद) लाभ / (हानि) एवं अन्य व्यापक आय (कर के बाद से शामिल)	159.99	4.20	222.81	8.27	
6	प्रदत्त इक्विटी शेयर पूंजी	4900.01	400.01	4900.01	400.01	
7	प्रति शेयर आय (प्रत्येक 10 रुपये) (तिमाही के लिए वार्षिक नहीं)			. 8		
	मूल:	Rs. 3.77	Rs. 0.11	Rs. 5.25	Rs. 0.21	
8	तरलः	Rs. 3.77	Rs. 0.11	Rs. 5.25	Rs. 0.21	
टिप्प	णी:	70 7	8	0 00		

उपरोक्त विवरण 31 मार्च, 2023 को समाप्त तिमाही और वर्ष के लिए लेखापरीक्षित वित्तीय परिणामों के विस्तृत प्रारूप का एक अंश है। जिसे सेबी (सूचीयन दायित्व तथा अन्य उद्घाटन अपेक्षा) विनियमन, 2015 के विनियमन 33 के अंतर्गत स्टॉक एक्सचेंज में दाखिल की गई लेखापरीक्षित वित्तीय परिणामों का संपूर्ण प्रारूप का सार है । इन वित्तीय परिणामों का संपूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाईट www.bseindia.com तथा कम्पनी की वेबसाईट http://www.stancap.co.in पर उपलब्ध हैं ।

उपरोक्त परिणामों की ऑडिट कमिटी द्वारा समीक्षा की गई तथा 29 मई, 2023 को आयोजित उनकी बैठक में निदेशक मंडल द्वारा अनुमोदित

बोर्ड के आदेश से स्टैण्डर्ड कैपिटल मार्केट्स लिमिटेड के लिये राम गोपाल जिन्दल (प्रबंध निदेशक)

डीन: 06583160

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the Offer Document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated April 8, 2023 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

RUSHIL DECOR LIMITED RUSHIL

Rushil Decor Limited ("Company" or "Issuer") was originally incorporated as 'Rushil Decor Private Limited' on May 24, 1993 as a private limited company under the Companies Act, 1956 with the Registrar of Companies, Gujarat, Dadra and Nagar Haveli ("RoC"). Pursuant to a special resolution of our Shareholders passed in an extra-ordinary general meeting dated November 19, 2007 our Company was converted into a public limited company and subsequently, the name of our Company was changed to 'Rushil Decor Limited' and a fresh certificate of incorporation dated December 04, 2007 consequent to the conversion was issued to our Company by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. The registered office of our Company was originally situated at A-701, Fair Deal House, Near Swastik Char Rasta, Navrangpura, Ahmedabad – 380 009, Gujarat, India. Thereafter, the registered office of our Company was changed to 1, Krinkal Apartment, Opposite: Mahalaxmi Temple, Near Mahalaxmi Char Rasta, Paldi, Ahmedabad – 380 007, Gujarat, India on February 12, 1998 and subsequently to S. No. 125, Near Kalyanpura Patia, Gandhinagar – Mansa Road, Village Itla, Tal: Kalol, District: Gandhinagar - 382 845, Gujarat, India on August 20, 2007.

Registered Office: S. No. 125, Near Kalyanpura Patia, Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar – 382 845, Gujarat, India. Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad - 380 058, Gujarat, India | Tel: +91 79 6140 0400

> Contact Person: Hasmukh Kanubhai Modi, Company Secretary and Compliance Officer, E-mail: ipo@rushil.com | Website: www.rushil.com | Corporate Identification Number: L25209GJ1993PLC019532

PROMOTERS OF THE COMPANY: KRUPESH GHANSHYAMBHAI THAKKAR, KRUPA KRUPESH THAKKAR, M/S. RUSHIL INTERNATIONAL AND KRUPESH GHANSHYAMBHAI THAKKAR HUF

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY ONLY

ISSUE OF 66,35,421 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 162 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 152 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING TO ₹ 10,749.38 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (01) RIGHTS EQUITY SHARE FOR EVERY THREE (03) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON THURSDAY, APRIL 13, 2023 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 16.2 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 243 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT The Board of Directors of Rushil Decor Limited wishes to thank all its shareholders and investors for their response to the Rights Issue of Equity Shares which opened

for subscription on Tuesday, May 2, 2023 and closed on Friday, May 12, 2023 with the last date for on-market renunciation of Rights Entitlements being Monday, May 8, 2023. Out of the total 4,466 applications for 1,14,37,511 Rights Equity Shares received which includes 4 applications for 33,88,871 Rights Equity shares towards adjustment of Unsecured Loan availed from the Promoter & Promoter Group as subscripitions against the Rights Entitlement, 216 applications for 29,341 (including partial rejection) Rights Equity Shares were rejected due to technical reasons as disclosed in the LOF. The total number of valid applications received were 4,250 applications for 1,14,08,170 Rights Equity Shares, which was 171.93% of the number of Rights Equity Shares allotted under the Issue. The Basis of Allotment was finalised on Friday, May 19, 2023 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue. The Fund Raising Committee of the Board of Directors of the Company, at its meeting held on Saturday, May 20, 2023, took on record the Basis of Allotment so approved, and approved the allotmentof 66,35,421 Rights Equity Shares to successful Applicants. All valid Applications have been considered for Allotment.

1. The break-up of valid Applications received from ASBA and Non-ASBA (after technical rejections) is given below:

Colonary	Application	s Received	Rights Equity Shares Applied for			Rights Equity Shares Allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders*	4,091	96.26%	1,11,92,595	1,81,32,00,390.00	98.11%	64,90,709	1,05,14,94,858.00	97.82%
Renouncees	159	3.74%	2,15,575	3,49,23,150.00	1.89%	1,44,712	2,34,43,344.00	2.18%
Total	4,250	100.00%	1,14,08,170	1,84,81,23,540.00	100.00%	66,35,421	1,07,49,38,202	100.00%

This includes 4 applications for 33,88,871 Rights Equity shares for an amount aggregating to ₹ 54,89,97,102/- towards adjustment of Unsecured Loan from Promoter & Promoter Group as subscription against Rights Entitlement.

2. Basis of Allotment:

Category	Number of Applications	Number of Equity Shares accepted and allotted against Rights Entitlements (A)	Number of Equity Shares accepted and allotted against additional Equity Shares applied for (B)	Total Equity Shares accepted and allotted (A+B).
Eligible Equity Shareholders	4,091	57,72,670	7,18,039	64,90,709
Renouncees	159	1,44,712	0	1,44,712
Total	4,250	59,17,382	7,18,039	66,35,421
			mation and intimation for rejection, as ap	

have provided their email address, have been sent on their email address and Investors who have not provided their email address, have been physically dispatched to the Indian addresses provided by them, has been completed on Saturday, May 27, 2023. The instructions to Self Certified Syndicate Banks ("SCSBs") for unblocking of funds in case of ASBA Applications were given on Saturday, May 20, 2023.

The Listing application was filed with BSE and NSE on Tuesday, May 23, 2023 and subsequently the listing approvals were received on Wednesday, May 24, 2023 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on Monday, May 29, 2023. Pursuant to the listing and trading approvals granted by BSE and NSE, the Rights Equity Shares Allotted in the Issue are expected to commence trading on BSE and NSE on or about Wednesday, May 31, 2023 and shall be traded under the same ISIN INE573K01017 as the existing Equity Shares. In accordance with the SEBI circular bearing Reference No. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on Thursday, May 25, 2023.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared

or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 234 of the LOF. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 237 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of NSE" on page 238 of the Letter of Offer.

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SAFFRON CAPITAL ADVISORS PRIVATE LIMITED | BIGSHARE SERVICES PRIVATE LIMITED 605, Center Point, 6th floor, Andheri Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400 059.

Maharashtra, India, Tel: +91 22 4973 0394 Contact Person: Gaurav Khandelwal/ Vipin Gupta E-mail: rights.issue@saffronadvisor.com

Website: www.saffronadvisor.com Investor grievance E-mail: investorgrievance@saffronadvisor.com

SEBI Registration Number: INM 000011211

Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093, Maharashtra, India. | Tel: 022 - 6263 8200/22 Contact Person: Vinayak Morbale Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com Investors Grievance E-mail: investor@bigshareonline.com

SEBI Registration Number: INR000001385

RUSHIL HASMUKH KANUBHAI MODI

Registered Office: S. No. 125, Near Kalyanpura Patia,

RUSHIL DECOR LIMITED

Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar -382 845, Gujarat, India. | Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380 058, Gujarat, India. | Tel: +91 79 6140 0400 E-mail: ipo@rushil.com | Website: www.rushil.com

relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 243 of the Letter of Offer.

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY

For Rushil Decor Limited

Place: Ahmedabad Date: May 29, 2023

Hasmukh Kanubhai Modi Company Secretary and Compliance Officer

Disclaimer: The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, Company at www.rushil.com, website of the Registrar at www.bigshareonline.com and the website of the Lead Manager at www.saffronadvisor.com. Potential Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer filed with SEBI and the Stock Exchanges, including the section titled "Risk Factors" beginning on page 25 of the Letter of Offer for details of the same. Potential Investors should not rely on the Draft Letter of Offer for any investment decision.

The Rights Entitlements and Rights Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or any U.S state securities laws and may not be offered, sold, resold, or otherwise transferred within the United States or the territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities Act and applicable state securities laws. The Rights Entitlements and Rights Equity Shares are being offered in offshore transactions outside the United States in compliance with Regulation S under the Securities Act and in the United States to "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) in transactions exempt from the registration requirements, under Section 4(a) of the Securities Act. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States or as a solicitation therein of an offer to buy any of such securities, except in each case to persons in the United States who are U.S. QIBs.

www.readwhere.com

MBL Infrastructure Ltd.

(CIN-L27109DL1995PLC338407)

Registered & Corporate Office: Baani Corporate One, Suite No. 308, 3rd Floor, Plot No. 5, Commercial Centre, Jasola, New Delhi - 110025

એડ-શોપ ઇ-રીટેઇલ લિમીટેડ

(અગાઉ એડ-શોપ પ્રમોશન્સ લિમીટેડ ના નામે જાણીતી) સી.આઇ.એન. નં : L51109GJ2013PLC076482

રજીસ્ટર્ડ ઓફીસ : બી-૩૦૪, ઇમ્પીરીયલ હાઇટસ, ૧૫૦ ફીટ રીંગ રોડ, રાજકોટ-૩૬૦ ૦૦૫, ગુજરાત (ભારત) ટેલીફોન નં.: 0281-2363 023 ઇ-મેઇલ : info@addshop.in વેબસાઇટ : www.addshop.co

તા.૩૧ માર્ચ, ૨૦૨૩ ના રોજ પુર્ણ થયેલ ત્રિમાસિક / વર્ષ અંતેના ઓડિટેડ નાણાંકિય પરિણામો ગ લામ માં (પતિ શેરદીક કમાણીનાં આંકદા વિલાસ

			şı. eı	भ भा (प्रति शेर	हारु इमालाना	आङ्डा सिपाय
ક્રમ		ſ	ત્રેમાસિક ના અંત	વાર્ષિક અંતે ના		
oi.	વિગતો	39.03.2023	39.92.2022	39.03.2022	39.03.2023	39.03.2022
•		ઓડિટેડ	અન-ઓડિટેડ	ઓડિટેડ	ઓડિટેક	ઓકિટેક
٩	સંચાલનીય કુલ આવક(નેટ)	8866.96	પર૭૪.૧૨	४६३०.६५	१૯૯८८.४१	१५७६५.उ१
ર	ચોખ્ખો નફો સમયગાળા માટે (કરવેરા અપવાદરૂપ અને/અથવા અસાધારણ આઇટમ્સ પૂર્વે)	€૯૩.૫૨	४୯୯.४३	६८५.६८	२७४८.४३	ર૩૪૫.૨૮
w	ચોખ્ખો નફો સમયગાળા માટે કરવેરા પૂર્વે (અપવાદરૂપ અને/અથવા અસાધારણ આઇટમ્સ બાદ)	€૯૩.૫૨	४७७.४३	६८५.६८	२७४८.४३	ર૩૪૫.૨૮
8	સમયગાળા માટે કરવેરા બાદનો ચોખ્ખો નફો (અપવાદરૂપ અને/અથવા અસાધારણ આઇટમ્સ બાદ)	२४६.४२	४७०.५३	૫૫૯.૩૬	૧૯૧૬.૨૫	1605.46
4	સમયગાળા માટે કુલ એકંદરે આવક (કરવેરા બાદના સમયગાળા માટેના નફા અને (કરવેરા બાદ)ની અન્ય એકંદર આવક સહિત)	₹8€.8₹	४७०.५३	૫૫૯.૩૬	૧૯૧€.૨૫	1605.45
E	ઇક્વિટી શેરમૂડી	२८३१.३	२८३१.३	૧૯૨૫.૬૭	२८३१.३	૧૯૨૫.૬૭
9	રીઝર્વ (ગત વર્ષના સરવૈયામાં દર્શાવેલ રીવેલ્યુએશન સિવાય)	1-0	-		૭૮૫૬.૩૬	२०१३.२२
6	ઇક્વિટી શેર કેપીટલની ફેસ વેલ્યુ	રૂા.૧૦/-	રૂા.૧૦/-	રૂા.૧૦/-	રૂા.૧૦/-	રૂા.૧૦/-
૯	શેરદીઠ કમાણી (રૂા.૧૦/-નો દરેક) (ચાલુ અને બંધ સંચાલન માટે)				2	
	બેઝીક :	1.01	૧.૯૩	ર.૯	9.68	૯.૯૧
	ડાયલ્યુટેડ :	1.01	9.63	ર.૯	9.68	6.69

ઉપર દર્શાવેલ માહિતી સેબી (લિસ્ટીંગ ઓબ્લીગેશન એન્ડ ડિસ્ક્લોઝર રીક્વાયરમેન્ટ) રેગ્યુલેશન્સ ૨૦૧૫ના રેગ્યુલેશન ૩૩ અંતર્ગત સ્ટોક એક્ષચેન્જમાં રજૂ કરેલ તા.૩૧ માર્ચ, ૨૦૨૩ ના રોજ પૂર્ણ થયેલ ત્રિમાસિક અને વાર્ષિક અંતેના કંપનીના ઓડિટેડ નાણાંકિય પરિણામોનું વિગતવાર ફોર્મ છે. આ પરિણામો સંપૂર્ણ રૂપે સ્ટોક એક્ષચેન્જની વેબસાઇટ www.bseindia.com તેમજ કંપનીની વેબસાઇટ www.addshop.co પર પણ ઉપલબ્ધ છે.

> એડ-શોપ ઇ-રીટેઇલ લિમીટેડ વતી સહી/-

તારીખ : રાજકોટ સ્થળ : ૨૯-૦૫-૨૦૨૩

દિનેશભાઇ પંડયા મેનેજીંગ ડીરેક્ટર ડીઆઇએન : ૦૬૬૪७૩૦૩

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the Offer Document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated April 8, 2023 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE" and together with BSE. 'Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

RUSHIL DECOR LIMITED

Rushil Decor Limited ("Company" or "Issuer") was originally incorporated as 'Rushil Decor Private Limited' on May 24, 1993 as a private limited company under the Companies Act, 1956 with the Registrar of Companies, Gujarat, Dadra and Nagar Haveli ("RoC"). Pursuant to a special resolution of our Shareholders passed in an extra-ordinary general meeting dated November 19, 2007 our Company was converted into a public limited company and subsequently, the name of our Company was changed to 'Rushil Decor Limited' and a fresh certificate of incorporation dated December 04, 2007 consequent to the conversion was issued to our Company by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. The registered office of our Company was originally situated at A-701, Fair Deal House, Near Swastik Char Rasta. Navrangpura, Ahmedabad - 380 009, Gujarat, India. Thereafter, the registered office of our Company was changed to 1, Krinkal Apartment, Opposite: Mahalaxmi Temple, Near Mahalaxmi Char Rasta, Paldi, Ahmedabad – 380 007, Gujarat, India on February 12, 1998 and subsequently to S. No. 125, Near Kalyanpura Patia, Gandhinagar - Mansa Road, Village Itla, Tal: Kalol, District: Gandhinagar - 382 845, Gujarat, India on August 20, 2007.

Registered Office: S. No. 125, Near Kalyanpura Patia, Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar – 382 845, Gujarat, India. Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad - 380 058, Gujarat, India | Tel: +91 79 6140 0400

> Contact Person: Hasmukh Kanubhai Modi, Company Secretary and Compliance Officer, E-mail: ipo@rushil.com | Website: www.rushil.com | Corporate Identification Number: L25209GJ1993PLC019532

PROMOTERS OF THE COMPANY: KRUPESH GHANSHYAMBHAI THAKKAR, KRUPA KRUPESH THAKKAR, M/S. RUSHIL INTERNATIONAL AND KRUPESH GHANSHYAMBHAI THAKKAR HUF

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY ONLY

ISSUE OF 66.35.421 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 162 PER EQUITY THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (01) RIGHTS EQUITY SHARE FOR EVERY THREE (03) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON THURSDAY, APRIL 13, 2023 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 16.2 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 243 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Rushil Decor Limited wishes to thank all its shareholders and investors for their response to the Rights Issue of Equity Shares which opened for subscription on Tuesday, May 2, 2023 and closed on Friday, May12, 2023 with the last date for on-market renunciation of Rights Entitlements being Monday, May 8, 2023. Out of the total 4,466 applications for 1,14,37,511 Rights Equity Shares received which includes 4 applications for 33,88,871 Rights Equity shares towards adjustment of Unsecured Loan availed from the Promoter & Promoter Group as subscripitions against the Rights Entitlement, 216 applications for 29,341 (including partial rejection) Rights Equity Shares were rejected due to technical reasons as disclosed in the LOF. The total number of valid applications received were 4,250 applications for 1,14,08,170 Rights Equity Shares, which was 171.93% of the number of Rights Equity Shares allotted under the Issue. The Basis of Allotment was finalised on Friday, May 19, 2023 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue. The Fund Raising Committee of the Board of Directors of the Company, at its meeting held on Saturday, May 20, 2023, took on record the Basis of Allotment so approved, and approved the allotmentof 66,35,421 Rights Equity Shares to successful Applicants.

All valid Applications have been considered for Allotment. The break-up of valid Applications received from ASBA and Non-ASBA (after technical rejections) is given below:

Cotogory	Applications	s Received	Rights Equity Shares Applied for Rights Equity Shares Allo			tted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders*	4,091	96.26%	1,11,92,595	1,81,32,00,390.00	98.11%	64,90,709	1,05,14,94,858.00	97.82%
Renouncees	159	3.74%	2,15,575	3,49,23,150.00	1.89%	1,44,712	2,34,43,344.00	2.18%
Total	4,250	100.00%	1,14,08,170	1,84,81,23,540.00	100.00%	66,35,421	1,07,49,38,202	100.00%

'This includes 4 applications for 33,88,871 Rights Equity shares for an amount aggregating to ₹ 54,89,97,102/- towards adjustment of Unsecured Loan from Promoter & Promoter Group as subscription against Rights Entitlement.

E. Dullo VI Alloullott.									
Category	Number of Applications	Number of Equity Shares accepted and allotted against Rights Entitlements (A)	Number of Equity Shares accepted and allotted against additional Equity Shares applied for (B)	Total Equity Shares accepted and allotted (A+B).					
Eligible Equity Shareholders	4,091	57,72,670	7,18,039	64,90,709					
Renouncees	159	1,44,712	0	1,44,712					
Total	4.250	59 17 382	7.18.039	66.35.421					

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors who have provided their email address, have been sent on their email address and Investors who have not provided their email address, have been physically dispatched to the Indian addresses provided by them, has been completed on Saturday, May 27, 2023. The instructions to Self Certified Syndicate Banks ("SCSBs") for unblocking of funds in case of ASBA Applications were given on Saturday, May 20, 2023.

The Listing application was filed with BSE and NSE on Tuesday, May 23, 2023 and subsequently the listing approvals were received on Wednesday, May 24, 2023 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on Monday, May 29, 2023. Pursuant to the listing and trading approvals granted by BSE and NSE, the Rights Equity Shares Allotted in the Issue are expected to commence trading on BSE and NSE on or about Wednesday, May 31, 2023 and shall be traded under the same ISIN INE573K01017 as the existing Equity Shares. In accordance with the SEBI circular bearing Reference No. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 234 of the LOF. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in anyway. be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 237 of the Letter of Offer. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer

has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to

LEAD MANAGER TO THE ISSUE SAFFRON

SAFFRON CAPITAL ADVISORS PRIVATE LIMITED BIGSHARE SERVICES PRIVATE LIMITED 605, Center Point, 6th floor, Andheri Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400 059, Maharashtra, India.

Tel: +91 22 4973 0394 Contact Person: Gaurav Khandelwal/ Vipin Gupta E-mail: rights.issue@saffronadvisor.com Website: www.saffronadvisor.com Investor grievance E-mail: investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211

REGISTRAR TO THE ISSUE

the Letter of Offer for the full text of the "Disclaimer Clause of NSE" on page 238 of the Letter of Offer.

Office No S6-2, 6th floor Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093, Maharashtra, India. | Tel: 022 - 6263 8200/22 Contact Person: Vinayak Morbale Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com Investors Grievance E-mail: investor@bigshareonline.com SEBI Registration Number: INR000001385

COMPANY SECRETARY AND COMPLIANCE OFFICER

RUSHIL HASMUKH KANUBHAI MODI RUSHIL DECOR LIMITED

Registered Office: S. No. 125, Near Kalyanpura Patia, Gandhinagar Mansa Road, Kalol, Village Itla, Gandhinagar -382 845, Gujarat, India. | Tel: +91 98 2543 8039 Corporate Office (Address where books of account and papers are maintained): Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380 058, Gujarat, India. | Tel: +91 79 6140 0400 E-mail: ipo@rushil.com | Website: www.rushil.com

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a

photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 243 of the Letter of Offer. THE LEVEL OF SUBSCRIPITION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For Rushil Decor Limited

Place: Ahmedabad

Hasmukh Kanubhai Modi Company Secretary and Compliance Officer

Date: May 29, 2023 Disclaimer: The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, Company at www.rushil.com, website of the Registrar at www.bigshareonline.com and the website of the Lead Manager at www.saffronadvisor.com. Potential Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer filed with SEBL and the Stock Exchanges, including the section titled "Risk Factors" beginning on page 25 of the Letter of Offer for details of the same. Potential

Investors should not rely on the Draft Letter of Offer for any investment decision. The Rights Entitlements and Rights Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or any U.S state securities laws and may not be offered, sold, resold, or otherwise transferred within the United States or the territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities Act and applicable state securities laws. The Rights Entitlements and Rights Equity Shares are being offered in offshore transactions outside the United States in compliance with Regulation S under the Securities Act and in the United States to "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) in transactions exempt from the registration requirements, under Section 4(a) of the Securities Act. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States or as a solicitation therein of an offer to buy any of such securities, except in each case to persons in the United States who are U.S. QIBs.

Tel No. 011-48593300; Fax No. 011-48593320, www.mblinfra.com; Ernail: cs@mblinfra.com

STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023 (₹ in Lakhs except eanings per share data)

			STANDALONE	•	CONSOLIDATED		
SI. No.	Particulars	Quarter Ended	Year Ended 31.03.2023	Quarter Ended 31.03.2022	Quarter Ended	Year Ended 31.03.2023 Audited	Quarter Ended 31.03.2022 Audited
NO.		31.03.2023			31.03.2023		
		Audited	Audited	Audited	Audited		
1.	Total Income from Operations	9,785	21,256	3,283	12,008	30,095	5,526
2.	Net Profit/ (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(927)	551	(1,706)	(1,657)	(5,075)	(4,690)
3.	Net Profit/ (Loss) for the period before Tax (After Exceptional and/or Extraordinary items)	(927)	551	(1,706)	(1,657)	(5,075)	(4,690)
4.	Net Profit/ (Loss) for the period after Tax (After Exceptional and/or Extraordinary items)	224	580	1,750	(502)	(5,052)	(1,366)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	231	588	1,743	(495)	(5,044)	(1,373)
6.	Equity Share Capital	10,475	10,475	10,475	10,475	10,475	10,475
7.	Reserves	-	1,13,272	-	-	68,126	
8.	Earning Per Share (before / after extraordinary items) (of Rs. 10 each) (i) Basic (ii) Diluted	0.21 0.21	0.55 0.55	1.66 1.66	(0.48) (0.48)	(4.82) (4.82)	(1.31) (1.31)

Place: New Delhi

Date : 29th May 2023

1. The above is an extract of the detailed format of standalone and consolidated financial results of quarter and year ended 31st March, 2023 filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Detailed audited standalone and consolidated financial results are available on the stock exchanges website (www.bseindia.com & www.nseindia.com) and are available on Company's website www.mblinfra.com/financial results.php

2. The above Audited financial results have been prepared in accordance with the Indian Accounting Standards ("Ind AS") prescribed under Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules issued thereafter. The Audited financial results of the Company have been reviewed by the Audit Committee and approved and taken on record by the Board of Directors of the Company

3 Figures for the previous period/quarter have been reworked/regrouped/recasted wherever considered necessary.

For MBL Infrastructure Ltd. Anjanee Kumar Lakhotia Chairman & Managing Director

(DIN 00357695)

BINNY MILLS LIMITED

Regd. Office: NO.4, Karpagambal Nagar, Mylapore, Chennai- 600004. CIN L17120TN2007PLC065807

Statement of Audited Financial Results for the quarter and year ended March 31, 2023 under Ind AS

		Rs. in Lakhs						
S. No	Particulars	Quarter ended March 31, 2023 (Audited)	Year to date figures March 31, 2023 (Audited)	Corresponding quarter of previous year ended March 31, 2022 (Audited)	Corresponding Year to date figure March 31, 2022 (Audited)			
1.	Total Income from Operations	174.31	902.34	261.28	863.65			
2.	Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary items)	(282.71)	(1031.90)	(253.16)	(1032.33)			
3	Net Profit/ (Loss) for the period before tax (after exceptional and/ or extraordinary items)	(282.71)	(1031_90)	(253.16)	(1032.33)			
4.	Net Profit/ (Loss) for the period after tax (after exceptional and/or extraordinary items	(284.27)	(1087.80)	(298.03)	(1123.28)			
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(284.08)	(1088_03)	(297.53)	(1123.84)			
6.	Paid up Equity Share Capital	318.85	318.85	318.85	318.85			
7.	Reserves (excluding Revaluation Reserve	NA	(17502.74)	NA	(15964.69)			
8.	Securities Premium Account	NA	NA	NA	NA			
9.	Net Worth	NA	(16733.89)	NA	(15964.69)			
10.	Paid up Debt Capital / Outstanding Debt	NA	NA	NA	NA			
11.	Outstanding Redeemable Preference Shares	NA	14,070.91	NA	14,070.91			
12.	Debt Equity Ratio	NA	(0.84)	NA	(0.90)			
13.	Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) a. Basic	(9.35)	(35.23)	(9.35)	(35.23)			
	b. Diluted	(9.35)	(35.23)	(9.35)	(35.23)			
14.	Capital Redemption Reserve	NA	29.40	NA	29.40			
15.	Debenture Redemption Reserve	NA	NA	NA	NA			
16.	Debt Service Coverage Ratio	NA	0.11	NA	0.11			
17.	Interest Service Coverage Ratio	NA	NA	NA	NA			

Date : 29-05-2023

- 1. The above results for the quarter and year ended March 31, 2023 as audited and recommended by the Audit committee of the Board, has been approved by the Board of Directors at its meeting held on 29.05.2023
- 2. The statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under section 133 of the companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.
- 3. The figures for the quarter ended March 31, 2023 and March 31, 2022 are the balancing figures between audited figures in respect of the full financial year and unaudited published figures in respect of the financial results upto the third quarter of the respective financial years.
- 4. The above is an extract of the detailed format of the Statement of Audited Financial Results for the quarter and year ended March 31, 2023 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Obligations Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results for the quarter and year ended March 31, 2023 are available on the website of the BSE Limited i.e. www.bseindia.com, on the Stock Exchange where the Company's shares are listed and on the website of the Company i.e., www.bmlindia.com
- 5.Cumulative Redeemable preference shares of the company is classified as Financial liability as per IND AS and hence the same is considered as debt for computing the ratios. Since the preference shares is a financial liability, preference dividend payable is treated as finance cost and the ratios has been computed accordingly.

for Binny Mills Limited

V. R. Venkatachalam Chairman cum Director