

Dated: September 01, 2023

Manager	General Manager
Listing Department/ Department of Corporate Relations	National Stock Exchange of India Limited
BSE Limited	Exchange Plaza, C-1, Block G,
Phiroze Jeejeebhoy Towers, Dalal Street,	Bandra- Kurla Complex, Bandra (East),
Mumbai- 400001	Mumbai- 400051
Scrip Code : 533344	Scrip Symbol : PFS

Sir/Madam,

Sub: Transfer of Shares to Investor Education and Protection Fund (IEPF) Pursuant to Regulation 30 read with Schedule III Para A, of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose the following documents:

- 1. Copy of reminder letter sent to shareholders
- 2. Copy of Newspaper Advertisement published in:

S.No.	Name of Newspaper(s)	Edition(s) dated September 01, 2023		
1.	Business Standard (English)	All Editions		
2.	Business Standard (Hindi)	Delhi and Mumbai		

The above mentioned reminder letters were sent by way of Speed Post to the shareholders who have not claimed their dividends for seven or more consecutive years and whose shares are liable for transfer to the Demat Account of IEPF Authority pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, as amended from time to time.

The same is available at Company's website at www.ptcfinancial.com.

Thanking You, For PTC India Financial Services Limited

Shweta Agrawal Company Secretary and Compliance Officer

Enclosed: as above



NOTICE

(For the attention of the Equity Shareholders of the Company) Transfer of Equity Shares of the Company to Investor Education and Protection Fund ('IEPF') Demat Account

This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time.

The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to IEPF Demat Account.

As provided under the Rules, the Company has sent individual communication to the concerned shareholders at their registered address through speed post whose shares are liable to be transferred to IEPF Authority.

The Company has also uploaded complete details of the concerned shareholders whose dividends are lying unclaimed for seven consecutive years and whose shares are due for transfer to IEPF Demat Account on its website at www.ptefinancial.com. The concerned shareholders are requested to verify the details of the shares liable to be transferred to IEPF Demat Account. Shareholders may further note that the details of the concerned shareholders as uploaded by the Company on its website shall be deemed as adequate notice in respect of issue of the new share certificate(s) by the Company / Corporate Action for the purpose of transfer of shares to IEPF Demat Account pursuant to the Rules.

Shareholders can claim their unclaimed dividend by writing to the Company / Registrar and Transfer Agent (RTA) of the Company viz. KFin Technologies Pvt. Ltd. by providing Investor Service Request Form ISR - 1, Form ISR - 2, Form No. SH 13 (Nomination Form) and Form ISR-3 (Opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder in case of physical securities. The Investor Request Forms are available at the website of our RTA at: website https://ris.kfintech.com/clientservices/isc/#isc_download_hrd. Copy of the Client Master List is to be submitted in case of securities in electronic form. Payment will be made to the Bank Account registered against the demat account. Please note that the last day for claiming the dividends is October 27, 2023. In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of unclaimed dividends and shares held by the concerned shareholders in favour of the IEPF Authority without any further notice, in accordance with the Rules, as under: -

PTC India Financial Services Ltd. (CIN: L65999DL2006PLC153373)

(A subsidiary of PTC India Limited)

Registered Office: 7th Floor, Telephone Exchange Building, 8 Bhikaji Cama Place, New Delhi - 110 066, India Board: +91 11 26737300 / 26737400 Fax: 26737373 / 26737374, Website: www. ptcfinancial.com, E-mail: info@ptcfinancial.com



- For shares held in physical form - New share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of the IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of the shareholder(s) will be deemed cancelled and non-negotiable.

- For shares held in demat form - The Company shall inform the Depositories to execute the corporate action and debit the shares lying in the demat account of the shareholder(s) and transfer such shares in favour of the IEPF Authority.

As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and equity shares transferred to the IEPF Authority pursuant to the said Rules.

The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by submitting an online application in the prescribed e-Form IEPF-5, available on the website www.iepf.gov.in and sending a physical copy of the same, duly signed (as per the specimen signature recorded with the Company) to the Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF5. The link to e-Form IEPF-5 is available on the website of the Company at https://www.ptcfinancial.com/cms/showpage/page/equity.

In case the shareholders have any queries or require any assistance on the subject matter, they may contact the Company's Registrar and Transfer Agents at KFin Technologies Pvt. Ltd. Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Telangana. Tel: +91 40 67162222/1-800-309-4001 or e-mail at ravuri.vijay@kfintech.com.

For PTC India Financial Services Limited

Sd/-Shweta Agrawal Company Secretary

Place: New Delhi Date: August 31, 2023

'JSW to invest ₹18,000 crore to expand cement business'

billion, aims to make significant strides in the cement industry, currently dominated by UltraTech and Ambuja Cements. JSW Group is open to acquiring more companies, provided the valuations are favourable and it does not overburden the group with additional debt. In an interview with Dev Chatterjee in Mumbai, the managing director of JSW Cement and JSW Paints reveals plans to invest ₹18,000 crore to treble cement capacity to 60 million tonnes per annum (mtpa), and that the paint company is targeting ₹10,000 crore in sales, despite increased competition from incumbent Asian Paints and soon-to-enter Aditya Birla Group. Edited excerpts:

JSW missed the opportunity to acquire Ambula Cements last year. What's the plan now to increase capacity?

We are aggressively expanding our presence in the cement business. When I took over the business in 2016, we had a capacity of 6 mtpa which has now grown to 19 mtpa. By the end of 2023, we will reach a PARTH JINDAL capacity of 21 mtpa.

We have charted a MD, JSW Cement & road map to scale up our JSW Paints capacity threefold to 60 mtpa over the next five years. During this period, we will be investing ₹18,000 crore.

There are numerous synergies with JSW Group's existing

business lines. The industrial waste from our steel and power businesses is utilised as raw material for the cement business. As JSW Energy and JSW Steel continue to expand, the cement

business will also naturally grow. We have strategically acquired limestone mines in the recent Rajasthan auction. Additionally, we obtained limestone deposits from India Cements in Madhya Pradesh last year,

where we invested more than ₹3,200 crore. We have outlined a plan for organic growth to reach the 60 mtpa capacity milestone.

the cement business? Should any acquisition

opportunities arise, we will evaluate them thoroughly. To move from 21 to 60 mtpa capacity, we plan to approach the public market by next year. The initial public offering proceeds will aid us in achieving the 60 mtpa goal. If acquisition opportunities come up, they could expedite our road map milestones and contribute to rapid growth, given the escalating demand for cement. JSW Cement



the addition of 40 mtpa, our total capacity will amount to approximately \$60 per tonne.

Aditya Birla Group is investing ₹10,000 crore to enter the paint business. How do you view JSW's paint business?

We ventured into the paint business in 2019, and last year, JSW Paints achieved a turnover of ₹1.500 crore. By the end of 2023-24, we are on track to achieve a turnover of around ₹2,500 crore. Our current earnings before interest, tax, depreciation, and amortisation margin stands at 7-8 per cent due to substantial expenditures on advertising and sales promotion. As a result, our margins are slightly lower compared to competition. However, we aspire to be among the top three players in the paint industry. By the end of 2026-27 or the 2026 calendar year, we aim to achieve a revenue of₹10 000

More on www.business-standard.com

SUSPENSION OF SIMULATOR FACILITIES

A-I submits SOP, quality manual to activate licence

New Delhi, 31 August

Air India on Thursday submitted all necessary paper work, including newly developed standard operating procedure (SOP) for preventive maintenance checks as well as a quality manual for simulators, to the Directorate General of Civil Aviation (DGCA).

The suspension of its two simulator facilities has had no immediate impact on the airline's commercial flight operations but the carrier wants to activate its licences as soon as possible, people aware of the development told Business Standard on Thursday.

Earlier this week, the regulator had suspended the approved training organisation (ATO) licence of Air India, essentially suspending the licences of both its simulators: The Boeing simulator in Mumbai as well as the Airbus simulator in Hyderabad. This step was taken after the regulator found lapses during a spot check. The licence of the airline's pilots have come to

Will credit pending salaries this month, says Go First CEO

Go First Chief Executive Officer (CEO) Kaushik Khona has informed the airline's employees that the firm will credit two more months of unpaid salaries in September, Last week, the airline had credited full salaries for June to its staff. following the approval of the corporate insolvency resolution process cost of ₹100 crore by the airline's lenders.

a halt due to this suspension.

During the spot check, the regulator found that the quality manual of simulators had expired and there was no quality control officer for the simulators. Also, there was tenance checks of simulators, the DGCA found.

"The airline has submitted its quality manual. The regulator will and certification renewal processes take at least a week to properly analyse it," a person stated.

Regulator may not hold radio skill test for pilots next year

Aviation regulator Directorate General of Civil Aviation (DGCA) might not hold radio communication skill tests, also known as Radio Telephony exam, for pilots in 2024, according to sources. On May 1, the Ministry of Communication, which presently conducts the test, officially handed over the responsibility of conducting the test to DGCA from 2024 onwards.

Another person stated that the airline has now formed the aforementioned SOP and is in process of appointing a quality control officer for simulators. "All paperwork has been submitted to the no SOP regarding preventive main- regulator," the second person added.

> A DGCA official said that the simulators' licence will be activated only when the regulator is 'absolutely sure' that the airline has taken all requisite measures.

INDIABULLS HOUSING FINANCE LIMITED

(CIN: L65922DL2005PLC136029) red Office: 5th Floor, Building No. 27, KG Marg, Connaught Place, New Delhi - 110 001

Tel: 011-43532950, Fax: 011-43532947 Website: www.indiabullshomeloans.com, Email: homeloans@indiabulls.com, (A) INFORMATION REGARDING EIGHTEENTH ANNUAL GENERAL MEETING

Notice is hereby given that the 18th Annual General Meeting ("AGM") of the Members of Indiabulls Housing Finance Limited ("the Compa on Monday, September 25, 2023, at 11:30 A.M. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), for which the Company has made ments through KFin Technologies Limited ("KFintech"), Company's Registrars and Transfer Agents, in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"), to transact the businesses set out in the Notice calling the AGM, Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In accordance with the relevant circulars, the AGM Notice and the Annual Report for the financial year 2022-23 comprising of Financial Statements, Board Report's Auditor's Report and other documents required to be attached therewith ("Annua Report"), will be sent in due course, only by email to all those Members, whose email addresses are registered with the Company or the Depository's Participant(s ("DPs"). The aforesaid documents will also be available on the website of the Company viz. www.indiabullshomeloans.com and also on the websites of the Stock Exchange(s) i.e. BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.nseindia.com, respectively. The AGM notice and Annual Report will also be available on the website of KFintech a https://evoting.kfintech.com.

Manner of casting vote(s) through e-voting:

The Company is providing remote e-voting facility ("remote e-voting") to all its Members to cast their votes on all the resolutions set out in the AGM Notice. The Company is also providing the facility of voting through e-voting system during the AGM ("e-voting") to those Members who could not cast their vote(s) by remote e-voting. The detailed procedure for e-voting before the AGM ("remote e-voting") as well as during the AGM ("e-voting") and participation in the AGM through VC OAVM, has been provided in the notes to AGM Notice which will be sent in due course, and shall be available on the websites of the Company, KFintech and Stoci Exchange(s), as above.

Links for remote e-voting and joining AGM through VC/OAVM facility for Members including for such Members who are holding shares in physical form, are provided below. Members are requested to carefully read all the Notes set out in AGM Notice and in particular, instructions for joining the AGM and manner of casting votes through e-voting.

https://www.evoting.nsdl.com/ (holding securities in demat mode with NSDL)

https://www.cdslindia.com/ (holding securities in demat

For non-Individual Members and Members holding

shares in physical form: https://evoting.kfintech.com

The Members of the Company who have not registered their email addresses car register the same with the Company, as per the following procedure

i) Members who have not registered their email address may temporarily get their email address and mobile number registered with KFintech, by accessing the link https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx.Members are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e-voting instructions along with the User ID and Password. In case of any queries. Members may write to einward.ris@kfintech.com.

ii) Alternatively, Members may send an e-mail request at the email einward.ris@kfintech.com along with scanned copy of the signed copy of the request letter providing the email address, mobile number, self-attested PAN copand Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the Annual report, AGM Notice and the e-voting

iii) Alternatively, by submitting a duly filled-in form 'E-communication Registration Form', available on the website of the Company, which shall also be appended to the Notice of AGM.

For permanent registration of their e-mail addresses and bank mandate for receiving dividend if any, directly through ECS. Members holding shares in electronic form, an requested to update the same with their DPs. Members holding shares in physical form, are requested to update with the RTA by writing to einward.ris@kfintech.com

(B) RECORD DATE FOR FINAL DIVIDEND AND PAYMENT THEREOF

a) The Company has fixed Monday. September 18, 2023 as the 'Record Date' fo determining entitlement of the Members to dividend, recommended by the Board of Directors of the Company, for the financial year ended March 31, 2023.

b) Upon approval by the shareholders in the AGM, the Dividend will be paid within a period of thirty days from the conclusion of the AGM, to the members whose nar appears on the Company's Register of Members as on the Record Date, and is respect of the shares held in dematerialised mode, to the Members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owners as on that date.

 c) Payment of dividend shall be made through electronic mode to the Members wh have updated their bank account details. Dividend warrants / demand drafts will be despatched to the registered address of the Members who have not updated their

Manner of registering mandate for receiving Dividend:

Members are requested to register / update their complete bank details:

a) with their Depository Participant(s) with whom they maintain their demat accounts if shares are held in dematerialised mode, by submitting forms and documents as may be required by the Depository Participant(s); and

b) with KFinTech by submitting duly filed and signed Form ISR-1 along with requisit supporting documents at its aforesaid address, if shares are held in physical mode. Members are requested to carefully real the Notice of the AGM and in particular instructions for joining the AGM and manner of casting vote through remote e-voting at the AGM.

> By Order of the Roor For Indiabulls Housing Finance Limited

Place : Gurugram Date : August 31, 2023 Amit Jain Company Secretary

Multi Commodity Exchange of India Limited

Exchange Square, CTS no. 255, Suren Road, Chakala, Andheri (E), Mumbai-400 093. CIN No. L51909MH2002PLC135594, Email: info@mcxindia.com, www.mcxindia.com

NOTICE

Notice is hereby given that pursuant to expulsion of Tradewings Solutions Limited by other Exchanges / Clearing Corporation, the entity, Tradewings Solutions Limited stands expelled from the membership at Multi Commodity Exchange of India Limited (Exchange) in terms of the provisions of the Rule 43 (b), Bye-laws 14.2, 14.2.2., 14.2.4., 14.A.2.j. of the Exchange w.e.f. August 28, 2023. Consequently, the registration of the Authorized Persons affiliated with the said member stands cancelled. Details of the Expelled Member is as follows:

Member Name	Membership	SEBI Registration	Registered & Correspondence
	ID	Number	office address
Tradewings Solutions Limited (PAN: AAHCT2883Q)	56800		The Empire Tower, CS 2150, B/1, Shop No UG - 1 to 3 And UG 28 to 31, E Ward, Behind Pitali Ganpati Mandir, Karvir, Kolhapur - 416003, Maharashtra

The constituent(s) of the above mentioned Expelled Member are advised to lodge their claims, if any, (in the prescribed claim form) within 90 days (specified period) from the date of this notification, failing which, it shall be deemed that no claims exist against the above mentioned Expelled Member and such claims, if any, shall be deemed to have been waived. The claims filed against above Expelled Member shall be dealt in accordance with the Rules, Bye-laws and Business Rules, procedures of the Exchange and applicable provisions of Exchange's Investor Protection Fund Trust.

The maximum compensation limit per investor, if found due and payable out of Investor Protection Fund under the Rules, Bye-laws and Business Rules of the Exchange is Rs.25 lakhs per client.

The constituent(s) may forward the duly filled claim form along with relevant documents as stated therein to Defaulters' Section of the Exchange at Multi Commodity Exchange of India Limited. Exchange Square, CTS 255, Suren Road, Chakala, Andheri (East), Mumbai -400093 or email at default@mcxindia.com. Claim form for filing claims can be downloaded from the Exchange website: www.mcxindia.com/Investor Services.

For Multi Commodity Exchange of India Ltd.

Place: Mumbai. Date: September 01, 2023 **Authorised Signatory**

PTC India Financial Services Limited



(For the attention of the Equity Shareholders of the Company) Transfer of Equity Shares of the Company to Investor Education and **Protection Fund ('IEPF') Demat Account**

This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and

transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to IEPF Demat Account.

As provided under the Rules, the Company has sent individual communication to the concerned shareholders at their registered address through speed post whose shares are liable to be transferred to IEPF Authority. The Company has also uploaded complete details of the concerned shareholders whose dividends are lying unclaimed for

seven consecutive years and whose shares are due for transfer to IEPF Demat Account on its website at www.ptcfinancial.com. The concerned shareholders are requested to verify the details of the shares liable to be transferred to IEPF Demat Account. Shareholders may further note that the details of the concerned shareholders as uploaded by the Company on its website shall be deemed as adequate notice in respect of issue of the new share certificate(s) by the Company / Corporate Action for the purpose of transfer of shares to IEPF Demat Account pursuant to the Rules.

Shareholders can claim their unclaimed dividend by writing to the Company / Registrar and Transfer Agent (RTA) of the Company viz. KFin Technologies Pvt. Ltd. by providing Investor Service Request Form ISR - 1, Form ISR - 2, Form No. SH 13 (Nomination Form) and Form ISR-3 (Opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder in case of physical securities. The Investor Request Forms are available at the website of our RTA at: website https://ris.kfintech.com/clientservices/ iscl#isc_download_hrd. Copy of the Client Master List is to be submitted in case of securities in electronic form. Payment will be made to the Bank Account registered against the demat account. Please note that the last day for claiming the dividends is October 27, 2023. In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of unclaimed dividends and shares held by the concerned shareholders in favour of the IEPF Authority without any further notice, in accordance with the Rules, as under: -

- For shares held in physical form - New share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of the IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of the shareholder(s) will be deemed cancelled and non-negotiable.

- For shares held in demat form - The Company shall inform the Depositories to execute the corporate action and debit the shares lying in the demat account of the shareholder(s) and transfer such shares in favour of the IEPF Authority. As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC Compliant, Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and equity shares transferred to the IEPF Authority pursuant to the said Rules. The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by submitting an online application in the prescribed e-Form IEPF-5, available on the website www.iepf.gov.in and sending a physical copy of the same, duly signed (as per the specimen signature recorded with the Company) to the

is available on the website of the Company at https://www.ptcfinancial.com/cms/showpage/page/equity. In case the shareholders have any queries or require any assistance on the subject matter, they may contact the Company's Registrar and Transfer Agents at KFin Technologies Pvt. Ltd. Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Telangana. Tel: +91 40 67162222/ 1- 800-309-4001 or e-mail at ravuri.vijay@kfintech.com.

Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF5. The link to e-Form IEPF-5

For PTC India Financial Services Limited

Place: New Delhi Date: August 31, 2023

Shweta Agrawal Company Secretary

CIN: L65999DL2006PLC153373 Read. Office:7th Floor, Telephone Exchange Building, 8 Bhikaji Cama Place, New Delhi - 110 066 Ph: +91 11 26737300 / 26737400 Fax: 26737373 / 26737374 Website: www. ptcfinancial.com, E-mail: info@ptcfinancial.com

M.P. MADHYA KSHETRA VIDYUT VITARAN CO. LTD. Motijheel, A.B. Road, Gwalior-474010, Ph. 0751-2448200, Fax: 0751-2448280

NOTICE INVITING E-TENDER (OPEN TENDER)

Tender Spacification No.	Name of the Works & Services Contract	Estimated Cost (In Rs.)	Tender Document Fees (With GST) (In Rs.)	EMD (In Rs.)	Scheduled Time of Completion
No. CGM/ GR/11-A/ 2023-24/8793 Gwalior, Dtd: 29.08.2023	Replacement of 11kv line bare conductor by covered conductor and replacement of jumpers from covered conductor at various locations under city circle Gwalior	30962987/-	11800/-	500000/-	90 days
No. CGM/ GR/11-A/ 2023-24/8797 Gwalior, Dtd: 29.08.2023	Execution of Electrification work at various locations under O&M Circle Gwalior	14586241/-	5900/-	291800/-	90 days
No. CGM/ GR/11-A/ 2023-24/8847 Gwalior, Dtd: 29.08.2023	Construction of additional circuit on existing 200 KVA and 315 KVA for load management at various locations under city circle Gwalior	29143044/-	11800/-	500000/-	90 days

Bid documents shall be on sale from 29.08.2023. 17:30 Hrs. Online and shall be received up to 15:00 Hrs. of 18.09.2023 and shall be opened on 19.09.2023 and after Technical/Financial evaluation necessary price Bid will be opened. Relevant details of full tender would be available on our Company website : portal.mpcz in and on e-portal: https://mptenders.gov.in from the dates as mentioned above.

M.P. Madhyam/111742/2023 CHIEF GENERAL MANAGER (GR)

NACL Industries Limited CIN: L24219TG1986PLC016607

Regd. Office: Plot No.12-A, "C" Block, Lakshmi Towers, No.8-2-248/1/7/78, Nagarjuna Hills, Punjagutta, Hyderabad-500082, Telangana State, India. Phone: 040-24405100, Fax: 040-23358062, E-mail: investors@naclind.com, Website:www.naclind.com

NOTICE OF THE 36th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION lotice is hereby given that the 36th Annual General Meeting ("AGM") of the NACL Industries Limited ("the Company"

will be held on Friday, September 22, 2023 at 10:00 A.M. (IST), through Video Conferencing ("VC")/Other Audio Visus Means ("OAVM"), to transact the business as set out in the Notice of the AGM, in compliance with the all applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations" read with the all applicable circulars of the Ministry of Corporate Affairs ("MCA") dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021, December 08, 2021, December 14, 2021, May 05, 2022 and December 28, 2022 and SEBI Circular dated May 12, 2020 and January 05, 2023 (collectively referred to as "Circulars").

In compliance with the aforesaid Circulars, electronic copies of the Notice convening the 36th AGM along with the

Annual Report for the Financial Year 2022-23 have been sent on Thursday, August 31, 2023 by email to all the members whose email addresses are registered with the Company/Depository Participants/Registrars and Transfer Agents ("RTA") The Notice is also available on the Company's website at www.naclind.com and on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and also on the Central Depository Services (India) Limited ("CDSL") website (service provider for VC/OAVM and e voting facility) https://www.evotingindia.com. The detailed procedure for participation in the meeting through VC/OAVM is given in the AGM Notice.

Remote e-voting: Pursuant to section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules 2014

and Regulation 44 of the Listing Regulations and the Secretarial Standard on General meetings (SS-2) issued by the Institute of Company Secretaries of India, the Company is providing to its members (holding shares both in physical and electronic form) with the facility to cast their vote through remote e-voting in respect of the businesses to be transacted at the meeting as detailed in the Notice of AGM. The members may note the following in this regard. he Remote e-voting facility will be available during the following period:

Commencement of remote e-voting Tuesday, September 19, 2023 at 09.00 a.m. (IST) End of remote e-voting Thursday, September 21, 2023 at 05:00 p.m. (IST) Members are requested to cast their vote through the web-link https://www.evotingindia.com by using their User ID and

Password during the above remote e-voting period. Members will not be able to avail remote e-voting facility beyond the end date and the time mentioned above as the remote e-voting module shall be disabled for voting by CDSL, The cut-off date for determining the voting rights of members entitled to participate in the e-voting process is Friday

Notice of the AGM and holds shares as on the cut-off date i.e., Friday, September 08, 2023, may obtain the login id and password by sending a request to helpdesk.evoting@cdslindia.com. However, if a person is already registered with CDSL for e-voting then the existing User ID and Password can be used for casting their vote. The facility of e-voting facility shall also be made available during the meeting and the Members attending the meeting.

September 08, 2023. Any person who acquires shares of the Company and become member post-dispatch of the

who have not already cast their vote by remote e-voting shall be able to exercise their right during the meeting. Members who have cast their vote by remote e-voting prior to the Meeting may also attend the meeting electronically but shall not be entitled to vote again.

The Company has appointed Mr. S. Srikanth partner of M/s B S S & Associates, Company Secretaries, (Membershi) No. ACS: 22119) as Scrutinizer to scrutinize the e-voting process for AGM in fair and transparent manner. The detailed procedure for remote e-voting, joining/attending the AGM through VC/OAVM and e-voting at AGM is

provided in the Notice of AGM and also available on the Company's website at www.naclind.com. The Shareholders ittending meeting through VC/OAVM shall be counted for the purpose of the quorum under Section 103 of the Act. Members are requested to carefully read all the Notes set out in the Notice of AGM.

Place: Hyderabad Date: 31-08-2023

Notice is also given that pursuant to the provisions of Section 91 of the Act read with rules framed thereunder and Regulation 42 of the Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Saturday, September 09, 2023 to Friday, September 22, 2023, for the purpose of AGM and for determining the shareholders who would be entitled for the payment final dividend for the financial year 2022-23, if

Record Date for the purpose of dividend entitlement:

The Company has fixed Friday September 08, 2023 as 'Record Date' for determining entitlement of Shareholders for receiving Dividend of ₹ 0.25 per equity share (i.e. 25% on the paid-up equity share capital of the Company) for the financial year ended March 31, 2023 and the same shall be payable subject to approval of the members at the AGM of the Company. The dividend, as recommended by the Board of Directors if approved at the AGM will be paid within 30 days form the date of declaration.

Manner of registering/updating E-mail addresses by the Members:

(A) Shares held in Physical Mode: By submitting duly filed and signed Form ISR-1 along with self-attested copy of the PAN card and other relevant documents, as mandated by SEBI to the Company's Registrar and Share Transfer Agent (RTA) viz. Mis. XL Softech Systems Ltd by sending an e-mail to xlfleld@gmail.com or by sending the same to RTA's registered address i.e. Plot No. 3, Sagar Society, Road No. 2, Banjara Hills, Hyderabad, Telangana

(B) Shares held in Demat Mode: Please contact your DP with whom you maintain your Demat Account to register your

case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQ") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43.

> for NACL Industries Limited Satish Kumar Subudhi

Vice President – Legal & Company Secretary FCS 9085



Form No URC - 2

Advertisement giving Notice about Registration under Part I of

Chapter XXI of the Act

(Pursuant to section 374(b) of the Companies Act. 2013 and Rule 4(1) of the Companies (Authorised to Register) Rules, 2014]

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application is being made to the Registrar at New Delhi that M/s. Radnik Exports, a partnership firm may be registered under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.

2. The principal objects of the proposed company are as follow:

To carry on the business of production of all types of textile garments, clothes and wearing apparels of all kinds and description, handicrafts and handloom goods etc.,

To carry on the business of Wholesale and export of textiles. fabrics, yarn, household linen, articles of clothing, floor coverings and tapestry, sports clothes,

To carry on the business of Retail sale of readymade garments, hosiery goods, other articles of clothing and clothing accessories.

3. A copy of the draft memorandum and articles of association of the proposed company may be inspected at the office at M/s. Radnik Exports, No 412, Osian Building, 12, Nehru Place,

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of corporate Affairs (IICA) Plot No 6,7,8, Sector-5, IMT Manesar, District :- Gurgaon (Harvana) . Pin Code :- 122050. within twenty one days from the date of publication of this notice.

with a copy to the company at its registered office. Dated this 1st day of September 2023

Name of Applicant

For M/s Radnik Exports.

Sd/-Sd/-Sd/-Sd/-Sd/-Vinod Kapur Akshay Kapur Aruna Mahna Vikas Kapur Anurag Kapu

सार्वजनिक सूचना

वार्ड, आगरा में स्थित खसरा नं, 1555 की 90 वर्ग वार्ड परिमाप की सम्पत्ति से संबंधित श्री मदन मोहन, श्री निरंजन सिंह एवं श्री तेज प्रकाश के नीचे उल्लेखित मूल स्वामित्व दस्तावेज जिसे मेरे मुवक्किल उपजीवन स्मॉल फाइनैंस बैंक लि. के पदा में गिरवी के रूप में जमा किया गया था गुम हो चुका है तथा भेरे मुवक्किल द्वारा उसे ढूंढने के श्रेष्ठ प्रथास किए जाने के वाबजूद उसका पता नहीं लगाया जा सका।

1. उप-पंजीयक कार्यालय, जागरा के समक्ष दिनांकित 19.04.1963 को पंजीकृत बुक नं. 1, बोल. नं. 1633, पेज नं. 346/347, मैनूजल नं. 1359 में प्रविष्ट श्री फूल सिंह पिता रूप सिंह, करण सिंह पिता दाल चंद, बाबू लाल पिता प्रभू दयाल तथा दूली चंद पिता मेवा राम द्वारा हीरा लाल पिता जमना दास के पदा में निष्पादित बिक्री विलेख

जगर वह पाया जाता है, तो कथित दस्तावेज ज्ञचीहरताश्रपी के पास नीचे उल्लेखित पते पर वापस कर दिया जाय। आगे किसी भी व्यक्ति/संस्थान के पास मूल स्वागित्व दस्तावेज के खिलाफ जगर कोई दावा है, तो उन्हें इस सूचना के प्रकाशन की तारीख से 7 दिनों के अंदर दस्तावेजी साहय के साथ उसकी जानकारी अघोहस्ताद्वारी के संज्ञान में लाना चाहिए, अन्यथा तदूपरांत प्राप्त दावे जगर कोर्र हो को समाध्य माना जाएगा।

पताः उज्जीवन रमाँल फाइनैंस बैंक, डी-7, सेक्टर-3, जीएमटीटी बिल्डिंग, नोएडा, उत्तर प्रदेश दिनांक: 01-सितम्बर-2023

दिनांकित 11.04.1963

[दूसरी मंजिल, बी6/231, सेक्टर-17, रोहिणी, दिल्ली]

Estimated Tender EMD Scheduled

सार्वजनिक सूचना

इसके द्वारा आम जनता को सृष्टित किया जाता है कि मेरे मुवर्किकत ही गोविंद सिंह छोकर संपत्ति के मातिक हैं, जिसका

मुव्यक्तिकत हो नोविद सिंह छोकर संपत्ति के माहिका है, जिसला पता है, जरास नंदर आरोक के 2-2 50 (मिप्ति कार्यक ब्योव) प्रति नंदर 19, दीवायल साथ 41.80 वर्ग मिरेट प्राम नागारीहें बाद कॉलीमी में स्थित कास्त्रा नंदर 85/25/2/2 में से, जिसे निवास विकार पीएल-अर्थ के साथ है का है, विलंध है सी मी ही हैं पूर्ण की बाद का पूर्ण के हैं है, दिख्ती - 41, निव्यक्तित सर्व्यक्तप वितेख (पीएम-उदय) 14/07/2022 (इस्तावेख संस्था-4910 पुस्तक संस्था-1, श्रेष्ठ संख्या-491, पूष्ट संख्या-राम के 120, प्रतास का प्रतास का प्रतास का प्रतास की के संस्था में डोडीए के नाव्यम से पीओअर्झ द्वारा निव्यक्तित विसे सही पीजियत जीपीए और वसीवात के माध्यम से मेरे प्रतास के एक में कहा नहीं का प्रतास ने की प्रियास

त्रस्य पहल प्रवाकृत जांचाए अन्य दस्ताक के भागाम आहत के एवं स्वनातिक विकास प्राप्त और से सी विद्या पृष्ण हाल की गाँविद सिंह क्रोकर के पढ़ में इटीएस निष्पादित किया गाँविद सिंह क्रोकर के पढ़ में इटीएस निष्पादित किया गाँवि पा वोते मेरे मुनलिकत हुने के इत्तीक कांकृतिकाल सर्विदेख मा गाँविद के पहले के इति के सी विद्याल सर्विद के साम किया किया कर कांकृतिक के पहले के सिंह के स्वाप्त है किया हो है । किसी को भी इस बर कोई अध्यान है बरकार है दिनों प्रकाश निहास सर्विद को भीतर

विभिन्न लिखित आपलियों के राष्ट्र अधीतरताकरी से संपर्क कर सकता है अन्यक्ष यह माना लाएग कि इस बंधक पर कोई आमित नहीं है।

वरूपा कोगाट (एडवोकेट) 72/03. गती में 2. कृष्णा नगर, सफदरजंग एनलेस नई दिल्ली- 110029

Name of the Works & Services

(07982557892) (varunphogaat@gmail.com

M.P. MADHYA KSHETRA VIDYUT VITARAN CO. LTD.

Motijheel, A.B. Road, Gwalior-474010, Ph. 0751-2448200, Fax: 0751-2448280

NOTICE INVITING E-TENDER (OPEN TENDER) MPMKVVCL invites online bids under "Full Turn Key Contract" from eligible bidders for following works :

Spacification No.	Contract	Cost (In Rs.)	Document Fees (With GST) (In Rs.)	(In Rs.)	Time of Completion
No. CGM/ GR/11-A/ 2023-24/8793 Gwalior, Dtd: 29.08.2023	Replacement of 11kv line bare conductor by covered conductor and replacement of jumpers from covered conductor at various locations under city circle Gwalior	30962987/-	11800/-	500000/-	90 days
No. CGM/ GR/11-A/ 2023-24/8797 Gwalior, Dtd: 29.08.2023		14586241/-	5900/-	291800/-	90 days
No. CGM/ GR/11-A/ 2023-24/8847 Construction of additional circuit on existing 200 KVA and 315 KVA for load management at various locations under city circle Gwalior 29.08.2023		29143044/-	11800/-	500000/-	90 days

Bid documents shall be on sale from 29.08.2023, 17:30 Hrs. Online and shall be received up to 15:00 Hrs. of 18 09 2023 and shall be opened on 19 09 2023 and after Technical/Financial evaluation necessary price Bid will be opened. Relevant details of full tender would be available on our Company website: portal.mpcz in and on e-portal: https://mptenders.gov.in from the dates as mentioned above.

M P Madhvam/1117/2/2023 CHIEF GENERAL MANAGER (GR)

सूचना

(कंपनी के इक्विटी शेयरधारकों के ध्यान के लिए) निवेशक शिक्षा और संरक्षण कोष ('IEPF') डीमैट खाते में कंपनी के इक्विटी शेयरों का हस्तांतरण

यह सूचना कंपनी अधिनियम, 2013 (''अधिनियम'') की धारा 124(६) के प्रावधानों के अनुसार निवेशक शिक्षा और संरक्षण (लेखा, लेखा परीक्षा, हस्तांतरण और वापसी) नियम, 2016 ('नियम') के साथ समय—समय पर संशोधित किया जाता है।

अधिनियम और नियमों में अन्य मामलों के साथ—साथ अवैतनिक अथवा बिना दावे वाले लामांशों को आईईपीएफ में अंतरित करने और उन शेयरों वे अंतरण के प्रावधान हैं, जिनके संबंध में लाभांश लगातार सात वर्षों या उससे अधिक समय तक अवैतनिक अथवा बिना दावे के र हता है, । आईईपीएक प्राधिकरण के डीमेंट खाते में अंतरित हैं। हालांकि, जहां अदालत या ट्रिब्यूनल या वैधानिक प्राधिकरण का एक विशिष्ट आदेश है जो ऐरे शेयरों के किसी भी हस्तांतरण और लाभांश के भुगतान को रोकता है या जहां ऐसी शेयरों को डिपॉजिटरी अधिनियम, 1996 के प्रावधानों के तहत गिरवी रखा गया है या दृष्टिबंधक रखा गया है, कंपनी ऐसे शेयरों को आईईपीएफ डीमैट खाते में स्थानांतरित नहीं करेगी।

नियमों के तहत किए गए प्रावधान के अनुसार, कंपनी ने संबंधित शेयरधारकों को स्पीड पोस्ट के माध्यम से उनके पंजीकृत पते पर व्यक्तिगत स्वना भेजी हैं, जिनके शेयर आईईपीएफ प्राधिकरण को हस्तांतरित किए जाने के लिए उत्तरदायी हैं।

कंपनी ने अपनी वेबसाइट www.ptcfinancial.com पर उन संबंधित शेयरधारकों का पूरा विवरण भी अपलोड किया है जिनके लाभांश लगाता सात वर्षों से बिना दावे के पड़े हैं और जिनके शेयर आईईपीएफ डीमेट खाते में स्तानांतरित होने के लिए देया संबंधित शेयरधारकों से अनुरोध है कि वे आईईपीएफ डीमेंट खाते में स्थानांतरित किए जाने वाले शेयरों के विवरण को सत्यापित करें। शेयरधारक यह भी नोट कर सकते हैं कि कंपनी द्वार अपनी वेबसाइट पर अपलोड किए गए संबंधित शेयरधारकों के विवरण को नियमों के अनुसार आईईपीएफ डीमैट खाते में शेयरों के हस्तांतरण वे उद्देश्य से कंपनी/कॉर्पोरेट एक्शन द्वारा नए शेयर प्रमाण पत्र जारी करने के संबंध में पर्याप्त नोटिस माना जाएगा।

शेयरधारक निवेशक सेवा अनुरोध फॉर्म आईएसआर—1, फॉर्म आईएसआर—2, फॉर्म नंबर 2, फॉर्म नंबर एसएच 13 (नामांकन फॉर्म) और फॉर्म आईएसआर–3 (नामांकन से ऑप्ट आउट) प्रदान करके कंपनी के कंपनी/रजिस्ट्रार और ट्रांसफर एजेंट (आरटीए) अर्थात् केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड को मल रह चेक सहित सहायक दस्लायेजों के साथ इसमें उल्लेखित निर्देशों के अनुसार विधिवत भरा गया है. जिसमें भौतिय प्रतिमतियों के मामले में खाता धारक का नाम बताया गया है को लिखकर अपने अनवलेम्ड लामांश का दावा कर सकते हैं।

निवेशक अनुरोध फॉर्म हमारे आस्टीए की वेबसाइट पर उपलब्ध हैं : वेबसाइट https://ris.kfintech.com/clientservices/isc/#isc download hrd. इलेक्ट्रॉनिक रूप में प्रतिमृतियों के मामले में ग्राहक मास्टर सूची की प्रति प्रस्तुत की जानी है। भुगतान डीमैट खाते के खिलाफ पंजीकृत बैंक खाते में किया जाएगा। कृपय । ध्यान दें कि लाभांश का दावा करने की अंतिम दिनांक 27 अक्टूबर, 2023 है। यदि उक्त दिनांक तक लामाँश का दाया नहीं किया जाता है, तो कंपनी नियमों के अनुसार, बिना किसी और सूचना के संबंधित शेयरधारकों द्वारा रखे गए लावारिस लाभांश और शेयरों को आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित करने के लिए आवश्यक कार्रवाई शुरू करेगी, जो निम्नानुसार है:-

- भी**तिक रूप में रखे गए शेयरों के लिए —** मल शेयर प्रमाण पत्र के बढ़ले नए शेयर प्रमाण पत्र जारी किए जाएंगे और आवश्यक औपचारिकताओं *क* पूरा करने पर आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित कर दिए जाएंगे। मूल शेयर प्रमाणपत्र जो शेयरधारक(ऑ) के नाम पर पंजीकृत हैं , उन्हें रह और गैर—परकाम्य माना जाएगा।

- **डीमेट फॉर्म में रखे गए शेयरों के लिए –** कंपनी डिपॉजिटरी को कॉर्पोरेट कार्रवाई को निष्पादित करने और शेयरघारक(ऑ) के डीमेट खाते में पढ़े शेयरों को डेबिट करने के लिए सूचित करेगी और ऐसे शेयरों को आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित करेगी।

सेबी के नियमों के अनुसार यदि फोलियों कंवाईसी के अनुरूप है तो बकाया भगतान सीधे बँक खाते में जमा किया जाएगा। यदि फोलियों कंवाईसी वे

अनुरूप है तो भौतिक रूप में शेयर रखने वाले शेयरधारकों को भुगतान किया जा सकता है। संबंधित शेयरधारक(ऑ) को यह भी सूचित किया जाता है कि ऐसे शेयरों पर होने वाले भविष्य के सभी लाभ भी आईईपीएफ प्राधिकरण के

हस्तांतरित किए जाएंगे। कृपया ध्यान दें कि उक्त नियमों के अनुसरण में आईईपीएफ प्राधिकरण को हस्तांतरित अनक्लेम्ड लाभांश राशि और इक्विटी शेयरों के संबंध में कंपनी के खिलाफ कोई दावा नहीं किया जाएगा।

शेयरघारक(ओं) को ध्यान देना चाहिए कि आईईपीएफ डीमैट खाते में उनके लावारिस लागांश और शेयरों के हस्तांतरण की स्थित में (ऐसे शेयरों फ प्राप्त होने वाले सभी लाम, यदि कोई हो) संबंधित शेयरघारक वेबसाइट पर उपलब्ध निर्धारित ई–फोर्म आईईपीएफ–5 में ऑनलाइन आवेदन प्रस्तुत करके आईईपीएफ प्राधिकरण से इसका दावा करने www.iepf.gov.in के हकदार हैं और ई—फॉर्म आईईपीएफ 5 में उल्लेखित अपेक्षित दस्तावेज के साथ कंपनी को विधिवत हस्ताश्चरित (कंपनी के साथ दर्ज नमुना हस्ताश्चर के अनुसार) इसकी भीतिक प्रति भेज सकते हैं। ई-फॉर्म आईईपीएफ-६ का लिंक कंपनी की वेबसाइट https://www.ptcfinancial.com/cms/showpage/page/equity पर उपलब्ध है।

यदि शेयरधारकों के पास विषय वस्तु पर कोई प्रश्न हैं या किसी भी सहायता की आवश्यकता है, तो वे केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड सेलेनियम टॉवर बी, प्लॉट ३१ और ३२, वित्तीय जिला, नानकरामगुडा, सेरीलिंगमपल्ली मंडल, हैदराबाद–500032, तेलंगाना टेलीफोन : +9 40 67 162222 / 1–800–309–400 1 या ई-मेल ravuri.vijay@klintech.com पर कंपनी के रजिस्ट्रार और ट्रांसफर एजेंटों से संपर्क कर सकते हैं।

ਪੂਰਿ ਪੀਣੀ ਦੀ ਫਿਲਮ ਸਮਵਜੱਤਿਸ਼ਕ ਜ਼ਰਿੰਜੇਕ ਕਿਸਿਟੇਤ

स्थान : नई दिल्ली दिनांक: 3 1 अगस्त, 2023

हस्ता. श्वैता अग्रवाल कंपनी सचिव कंपनी सचिव

CIN: L65999DL2006PLC153373 कार्यालय : 7वीं मंजिल, टेलीफोन एक्सचेंज भवन, 8 भीकाजी कामा प्लेस, नई दिल्ली-110 066 फोन:+91 11 26737300 / 26737400 फैक्स: 26737373 / 26737374 वेबसाइट : www.ptcfinancial.com, ई-मेल : info@ptcfinancial.com

COMPANY SECRETARY AND

COMPLIANCE OFFICER

Address: 212, Jhalawar Service Premises, E S Patanwalla Compound, LBS Marg, Ghatkopar

allotted Equity Shares in the respective beneficiary account or unblocking of funds etc.

Tel. No. +91-22-25004605; E-mail: info@kahanpackaging.com; Website: www.kpackttd.com

Applicants can contact the Contact Person or the LM or the Registrar to the Issue in case of any

Pre-Issue or Post-Issue related problems, such as non-receipt of Allotment Advice or credit of

KAHAN PACKAGING LIMITED

Mithun Patel

Participants. Application Forms can be obtained from the website of Stock Exchange and the Designated Branches of SCSBs, the list of which is available on the website of

AVAILABILITY OF PROSPECTUS: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus

and the Risk Factor contained therein, before applying in the Issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of the

THE FACE VALUE OF THE FOULTY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS ₹ 80/-PER FOULTY SHARE. THE ISSUE PRICE IS 8:00 TIMES THE FACE VALUE

West, Mumbai 400086, Maharashtra, India.



THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSES AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA

KAHAN PACKAGING LIMITED

Our Company was originally incorporated as a public limited company under the name and style of "Kahan Packaging Limited" at Maharashtra, Mumbai, under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated February 19, 2013 issued by the Registrar of Companies, Maharashtra, Mumbai, We commenced commercial operations pursuant to a Certificate of Commencement of Business dated March 14, 2013 issued by the Registrar of Companies, Maharashtra, Mumbai, The Corporate Identification Number of our Companies, Maharashtra, Mumbai, The Corporate Structure* beginning on page 108 of the Prospectus, Registered Office: 212, Jhalawar Service Premises, E.S. Patanwalla Compound, LBS Marg, Ghatkopar West, Mumbai 400086, Maharashtra, India.

Tel No: +91-22-25004605; E-mail: info@kahanpackaging.com; Website: www.kpackitd.com; Contact Person: Mithun Patel, Company Secretary & Compliance Officer; Promoters of our Company: Prashant Jitendra Dholakia and Rohit Jitendra Dholakia "THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LTD (BSE SME)"

THE ISSUE INITIAL PUBLIC OFFER OF 7.20.000 EQUITY SHARES OF FACE VALUE OF ₹ 10.4 EACH ("EQUITY SHARES") OF KAHAN PACKAGING LIMITED ("OUR COMPANY" OR "KPL" OR "ISSUER") AT AN ISSUE PRICE OF ₹ 80 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 70 PER EQUITY SHARE) FOR CASH, AGGREGATING UP TO

₹ 576.00 LAKHS ("PUBLIC ISSUE") OUT OF WHICH 40.000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E., ISSUE OF 6,80,000 EQUITY SHARES OF FACE VALUE OF 7 10 EACH, AT AN ISSUE PRICE OF 7 10 EACH, AT AN ISSUE PRICE OF 7 10 EACH, AT AN ISSUE AND NET ISSUE WILL CONSTITUTE 26.47% AND 25.00% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO 191 OF THE PROSPECTUS. THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED. IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THIS IS AN ISSUE FOR AT LEAST 25,00% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, THIS ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS, AS AMENDED. FOR

FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 200 OF THE PROSPECTUS. A COPY OF PROSPECTUS WILL BE DELIVERED TO THE REGISTRAR OF COMPANIES FOR FILING IN ACCORDANCE WITH SECTION 26 OF THE COMPANIES ACT, 2013. PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME") for using its name in the Prospectus for listing of our shares on the SME Platform of BSE.

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICOR) Regulations, 2018, the Draft Prospectus. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 182 of the Prospectus.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE.

REGISTRAR TO THE ISSUE

PURVA SHAREGISTRY (INDIA)

Address: 9, Shiv Shakti Industrial Estate, J.R Boricha Marg, Lower Parel (East), Mumbai 400011,

Email: support@purvashare.com; Investor grievance e-mail: support@purvashare.com

PRIVATE LIMITED

Tel No.: +91-022 49614132; Website: www.purvashare.com

SEBI Regn. No.: INR000001112: CIN: U67120MH1993PTC074079

TRACK RECORD OF LEAD MANAGER: The Merchant Banker associated with the Issue has handled 24 SME public issues in the past three years.

HEM SECURITIES LIMITED

Address: 904, A Wing, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel,

LEAD MANAGER TO THE ISSUE

Mumbai-400013, Maharashtra, India, Tel. No.: +91-022-49060000; Fax No.: +91-022-22625991;

BANKER TO THE ISSUE AND SPONSOR BANK: AXIS Bank Limited

Website: www.hemsecurities.com: Email: ib@hemsecurities.com: Investor Grievance Email: redressal@hemsecurities.com: Contact Person: Ajay Jain; SEBI Regn. No. INM000010981

CREDIT RATING - Not applicable **DEBENTURE TRUSTEES** - Not applicable

IPO GRADING - Not applicable BASIS FOR ISSUE PRICE - The Issue price is determined in consultation with the Lead Manager. The financial data presented in Section "Basis for Issue price" on page 66 of the Prospectus are based on the Restated Financial Statements

AVAILABILITY OF APPLICATION FORMS: The Application Forms and copies of the Prospectus may be obtained from the Registered Office of Kahan Packaging Limited. Lead Manager: Hem Securities Limited, Application Forms will be available at the selected location of registered brokers, Banker to the Issue, RTA and Depository

OPENS ON: WEDNESDAY, SEPTEMBER 06, 2023 PROGRAMME CLOSES ON: FRIDAY, SEPTEMBER 08, 2023

MINIMUM APPLICATION SIZE OF 1,600 EQUITY SHARES AND IN MULTIPLES OF 1,600 EQUITY SHARES THEREAFTER

RISK IN RELATION TO THE FIRST ISSUE: This being the first issue of Equity Shares of our Company, there has been no formal market for the Equity Shares of our Company. The face value of the Equity Shares is ₹10/- per Equity Share and the Issue Price is 8 times the face value. The Issue Price should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed on the SME Platform of BSE. No assurance can be given regarding an active and/or sustained trading in the Equity Shares of our Company or regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISK: Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 22 of Prospectus.

Simple, Safe, Smart way of Application - Make use of it!!! ASBA*

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

 Now available in ASBA for retail individual investors *ASBA is a better way of applying to issues by simply blocking the fund in the bank account. For further details check section on ASBA below.

*ASBA has to be availed by all the investors

**UPI is now available in ASBA for all individual investors applying in public offers where the application amount is up to ₹ 500.000. For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 200 of the Prospectus. The process is also available on the website of AIBI and Exchanges in

Maharashtra, India

Contact Person: Deepali Dhuri

the General Information Document." ASBA application forms can be downloaded from the website of BSE and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in, List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in

SERI at www.sebi.gov.in and website of Stock Exchange at www.bseindia.com.

LINK TO DOWNLOAD ABRIDGED PROSPECTUS: https://kpackitd.com/index.php/ipo/

Stock Exchange at www.bseindia.com and the website of Lead Manager at www.bemsecurities.com

UPI: Retail Individual Bidders can also Bid through UPI Mechanism.

Applicants should ensure that DP ID, PAN and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondence(s) related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to

update the Demographic Details would be at the Applicants' sole risk. ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

Main Objects of the Company as per MOA: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on page 108 of the Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 236 of the Prospectus. Liability of Members as per MOA: The Liability of the members is limited and this liability is limited to the amount unpaid, if any, on the shares held by them.

Capital Structure: Authorized Capital of ₹ 5,00,00,000 consisting of 50,00,000 Equity Shares of ₹10 each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 2,00,00,000 consisting of 20,00,000 Equity Shares of ₹ 10 each. Post Issue Capital: Issued, Subscribed and Paid-up Capital ₹ 2,72,00,000 consisting of 27,20,000 Equity Shares of ₹ 10 each

For details of the Capital Structure, please refer to the chapter titled "Capital Structure" beginning on page 50 of the Prospectus Names of the signatories to the Memorandum of Association of the Company and the number of Equity Shares subscribed by them: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association of our Company; (1) Prashant Jitendra Dholakia: 16500 Equity share of ₹ 10 each (2) Rohit Jitendra Dholakia: 16500 Equity share of ₹10 each (3) Jacruti Rohit Dholakia: 4000 Equity share of ₹10 each (4) Purvi Prashant Dholakia: 8000 Equity share of ₹10 each (5) Anvi Rohit Dholakia: 4000 Equity share of ₹10 each (6) Mehul Ravilal Dedhia: 500 Equity share of ₹ 10 each (7) Neela Hemant Mehta: 500 Equity share of ₹ 10 each. Details of the main objects of the Company as contained in the Memorandum of Association, see "History and Corporate Structure" on page 108 of the Prospectus. For details of the share capital and capital structure of the Company see "Capital Structure" on page 50 of the Prospectus.

All capitalized terms used herein and not specifically defined shall have the same meaning as prescribed to them in the Prospectus dated August 31, 2023. Investors should read the Prospectus carefully, including the Risk Factors on page 22 of the Prospectus before making any investment decision

For and on behalf of the Board of Directors

Mithun Patel

Place: Mumbai, Maharashtra Date: August 31, 2023

Company Secretary & Compliance Office Disclaimer: Kahan Packaging Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make a Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai, Maharashtra. The Prospectus shall be available

on the websites of the Company, the BSE and the LM at www.kpackitd.com, www.bseindia.com and www.hemsecurities.com respectively. Applicants should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the Prospectus, including the section titled "Risk Factors" beginning on page 22 of The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (ii) in the United States in offshore transactions in reliance

on Regulations under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applicants may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. Kahan Packaging Limited

'JSW to invest ₹18,000 crore to expand cement business'

billion, aims to make significant strides in the cement industry, currently dominated by UltraTech and Ambuja Cements. JSW Group is open to acquiring more companies, provided the valuations are favourable and it does not overburden the group with additional debt. In an interview with Dev Chatterjee in Mumbai, the managing director of JSW Cement and JSW Paints reveals plans to invest ₹18,000 crore to treble cement capacity to 60 million tonnes per annum (mtpa), and that the paint company is targeting ₹10,000 crore in sales, despite increased competition from incumbent Asian Paints and soon-to-enter Aditya Birla Group. Edited excerpts:

JSW missed the opportunity to acquire Ambula Cements last year. What's the plan now to increase capacity?

We are aggressively expanding our presence in the cement business. When I took over the business in 2016, we had a capacity of 6 mtpa which has now grown to 19 mtpa. By the end of 2023, we will reach a PARTH JINDAL capacity of 21 mtpa.

We have charted a MD, JSW Cement & road map to scale up our JSW Paints capacity threefold to 60 mtpa over the next five years. During this period, we will be investing₹18,000 crore.

There are numerous synergies with JSW Group's existing

business lines. The industrial waste from our steel and power businesses is utilised as raw material for the cement business. As JSW Energy and JSW Steel continue to expand, the cement

business will also naturally grow. We have strategically acquired limestone mines in the recent Rajasthan auction. Additionally, we obtained limestone deposits from India Cements in Madhya Pradesh last year,

where we invested more than ₹3,200 crore. We have outlined a plan for organic growth to reach the 60 mtpa capacity milestone.

the cement business? Should any acquisition

opportunities arise, we will evaluate them thoroughly. To move from 21 to 60 mtpa capacity, we plan to approach the public market by next year. The initial public offering proceeds will aid us in achieving the 60 mtpa goal. If acquisition opportunities come up, they could expedite our road map milestones and contribute to rapid growth, given the escalating demand for cement. JSW Cement



the addition of 40 mtpa, our total capacity will amount to approximately \$60 per tonne.

Aditya Birla Group is investing ₹10,000 crore to enter the paint business. How do you view JSW's paint business?

We ventured into the paint business in 2019, and last year, JSW Paints achieved a turnover of ₹1.500 crore. By the end of 2023-24, we are on track to achieve a turnover of around ₹2,500 crore. Our current earnings before interest, tax, depreciation, and amortisation margin stands at 7-8 per cent due to substantial expenditures on advertising and sales promotion. As a result, our margins are slightly lower compared to competition. However, we aspire to be among the top three players in the paint industry. By the end of 2026-27 or the 2026 calendar year, we aim to achieve a revenue of₹10 000

More on www.husiness-standard.com

SUSPENSION OF SIMULATOR FACILITIES

A-I submits SOP, quality manual to activate licence

New Delhi, 31 August

Air India on Thursday submitted all necessary paper work, including newly developed standard operating procedure (SOP) for preventive maintenance checks as well as a quality manual for simulators, to the Directorate General of Civil Aviation (DGCA).

The suspension of its two simulator facilities has had no immediate impact on the airline's commercial flight operations but the carrier wants to activate its licences as soon as possible, people aware of the development told Business Standard on Thursday.

Earlier this week, the regulator had suspended the approved training organisation (ATO) licence of Air India, essentially suspending the licences of both its simulators: The Boeing simulator in Mumbai as well as the Airbus simulator in Hyderabad. This step was taken after the regulator found lapses during a spot check. The licence of the airline's pilots have come to

Will credit pending salaries this month, says Go First CEO

Go First Chief Executive Officer (CEO) Kaushik Khona has informed the airline's employees that the firm will credit two more months of unpaid salaries in September. Last week, the airline had credited full salaries for lune to its staff. following the approval of the corporate insolvency resolution process cost of ₹100 crore by the airline's lenders.

a halt due to this suspension.

During the spot check, the regulator found that the quality manual of simulators had expired and there was no quality control officer for the simulators. Also, there was tenance checks of simulators, the DGCA found.

"The airline has submitted its quality manual. The regulator will and certification renewal processes take at least a week to properly analyse it," a person stated.

Regulator may not hold radio skill test for pilots next year

Aviation regulator Directorate General of Civil Aviation (DGCA) might not hold radio communication skill tests, also known as Radio Telephony exam, for pilots in 2024. according to sources. On May 1, the Ministry of Communication, which presently conducts the test, officially handed over the responsibility of conducting the test to DGCA from 2024 onwards.

Another person stated that the airline has now formed the aforementioned SOP and is in process of appointing a quality control officer for simulators. "All paperwork has been submitted to the no SOP regarding preventive main- regulator," the second person added.

> A DGCA official said that the simulators' licence will be activated only when the regulator is 'absolutely sure' that the airline has taken all requisite measures.

INDIABULLS HOUSING FINANCE LIMITED

(CIN: L65922DL2005PLC136029) red Office: 5th Floor, Building No. 27, KG Marg, Connaught Place, New Delhi - 110 001 Tel: 011-43532950, Fax: 011-43532947

Website: www.indiabullshomeloans.com. Email: homeloans@indiabulls.com. (A) INFORMATION REGARDING EIGHTEENTH ANNUAL GENERAL MEETING

Notice is hereby given that the 18th Annual General Meeting ("AGM") of the Members of Indiabulls Housing Finance Limited ("the Compa on Monday, September 25, 2023, at 11:30 A.M. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), for which the Company has made ments through KFin Technologies Limited ("KFintech"), Company's Registrars and Transfer Agents, in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"), to transact the businesses set out in the Notice calling the AGM, Member attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In accordance with the relevant circulars, the AGM Notice and the Annual Report for the financial year 2022-23 comprising of Financial Statements, Board Report's Auditor's Report and other documents required to be attached therewith ("Annua Report"), will be sent in due course, only by email to all those Members, whose email addresses are registered with the Company or the Depository's Participant(s ("DPs"). The aforesaid documents will also be available on the website of the Company viz. www.indiabullshomeloans.com and also on the websites of the Stock Exchange(s) i.e. BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.nseindia.com, respectively. The AGM notice and Annual Report will also be available on the website of KFintech a https://evoting.kfintech.com.

Manner of casting vote(s) through e-voting:

The Company is providing remote e-voting facility ("remote e-voting") to all its Members to cast their votes on all the resolutions set out in the AGM Notice. The Company is also providing the facility of voting through e-voting system during the AGM ("e-voting") to those Members who could not cast their vote(s) by remote e-voting. The detailed procedure for e-voting before the AGM ("remote e-voting") as well as during the AGM ("e-voting") and participation in the AGM through VC OAVM, has been provided in the notes to AGM Notice which will be sent in due course, and shall be available on the websites of the Company, KFintech and Stock Exchange(s), as above.

Links for remote e-voting and joining AGM through VC/OAVM facility for Members including for such Members who are holding shares in physical form, are provided below. Members are requested to carefully read all the Notes set out in AGM Notice and in particular, instructions for joining the AGM and manner of casting votes through e-voting.

https://www.evoting.nsdl.com/ (holding securities in demat mode with NSDL)

https://www.cdslindia.com/ (holding securities in demat

For non-Individual Members and Members holding

shares in physical form: https://evoting.kfintech.com

The Members of the Company who have not registered their email addresses car register the same with the Company, as per the following procedure

i) Members who have not registered their email address may temporarily get their email address and mobile number registered with KFintech, by accessing the link https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx.Members are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e-voting instructions along with the User ID and Password. In case of any queries. Members may write to einward.ris@kfintech.com.

ii) Alternatively, Members may send an e-mail request at the email einward.ris@kfintech.com along with scanned copy of the signed copy of the request letter providing the email address, mobile number, self-attested PAN copand Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the Annual report, AGM Notice and the e-voting

iii) Alternatively, by submitting a duly filled-in form 'E-communication Registration Form', available on the website of the Company, which shall also be appended to the Notice of AGM.

For permanent registration of their e-mail addresses and bank mandate for receiving dividend if any, directly through ECS. Members holding shares in electronic form, an requested to update the same with their DPs. Members holding shares in physical form, are requested to update with the RTA by writing to einward.ris@kfintech.com

(B) RECORD DATE FOR FINAL DIVIDEND AND PAYMENT THEREOF a) The Company has fixed Monday. September 18, 2023 as the 'Record Date' fo

determining entitlement of the Members to dividend, recommended by the Board of Directors of the Company, for the financial year ended March 31, 2023.

b) Upon approval by the shareholders in the AGM, the Dividend will be paid within a period of thirty days from the conclusion of the AGM, to the members whose nar appears on the Company's Register of Members as on the Record Date, and is respect of the shares held in dematerialised mode, to the Members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owners as on that date.

 c) Payment of dividend shall be made through electronic mode to the Members wh have updated their bank account details. Dividend warrants / demand drafts will be despatched to the registered address of the Members who have not updated their

Manner of registering mandate for receiving Dividend:

Members are requested to register / update their complete bank details:

a) with their Depository Participant(s) with whom they maintain their demat accounts if shares are held in dematerialised mode, by submitting forms and documents as may be required by the Depository Participant(s); and

b) with KFinTech by submitting duly filed and signed Form ISR-1 along with requisit supporting documents at its aforesaid address, if shares are held in physical mode. Members are requested to carefully real the Notice of the AGM and in particular instructions for joining the AGM and manner of casting vote through remote e-voting at the AGM.

> By Order of the Roor For Indiabulls Housing Finance Limited

Place: New Delhi

Date: August 31, 2023

Place : Gurugram Date : August 31, 2023 Amit Jain Company Secretary

Multi Commodity Exchange of India Limited

Exchange Square, CTS no. 255, Suren Road, Chakala, Andheri (E), Mumbai-400 093. CIN No. L51909MH2002PLC135594, Email: info@mcxindia.com, www.mcxindia.com

NOTICE

Notice is hereby given that pursuant to expulsion of Tradewings Solutions Limited by other Exchanges / Clearing Corporation, the entity, Tradewings Solutions Limited stands expelled from the membership at Multi Commodity Exchange of India Limited (Exchange) in terms of the provisions of the Rule 43 (b), Bye-laws 14.2, 14.2.2., 14.2.4., 14.A.2.j. of the Exchange w.e.f. August 28, 2023. Consequently, the registration of the Authorized Persons affiliated with the said member stands cancelled. Details of the Expelled Member is as follows:

Member Name	Membership	SEBI Registration	Registered & Correspondence
	ID	Number	office address
Tradewings Solutions Limited (PAN: AAHCT2883Q)	56800	INZ000293836	The Empire Tower, CS 2150, B/1, Shop No UG - 1 to 3 And UG 28 to 31, E Ward, Behind Pitali Ganpati Mandir, Karvir, Kolhapur - 416003, Maharashtra

The constituent(s) of the above mentioned Expelled Member are advised to lodge their claims, if any, (in the prescribed claim form) within 90 days (specified period) from the date of this notification, failing which, it shall be deemed that no claims exist against the above mentioned Expelled Member and such claims, if any, shall be deemed to have been waived. The claims filed against above Expelled Member shall be dealt in accordance with the Rules, Bye-laws and Business Rules, procedures of the Exchange and applicable provisions of Exchange's Investor Protection Fund Trust.

The maximum compensation limit per investor, if found due and payable out of Investor Protection Fund under the Rules, Bye-laws and Business Rules of the Exchange is Rs.25 lakhs per client.

The constituent(s) may forward the duly filled claim form along with relevant documents as stated therein to Defaulters' Section of the Exchange at Multi Commodity Exchange of India Limited. Exchange Square, CTS 255, Suren Road, Chakala, Andheri (East), Mumbai -400093 or email at default@mcxindia.com. Claim form for filing claims can be downloaded from the Exchange website: www.mcxindia.com/Investor Services.

For Multi Commodity Exchange of India Ltd.

Place: Mumbai. Date: September 01, 2023 **Authorised Signatory**

PTC India Financial Services Limited



(For the attention of the Equity Shareholders of the Company) Transfer of Equity Shares of the Company to Investor Education and **Protection Fund ('IEPF') Demat Account**

This Notice is hereby given to shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016 ('the Rules'), as amended from time to time.

The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend remain unpaid or unclaimed for seven consecutive years or more, to the Demat Account of the IEPF Authority. However, where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company will not transfer such shares to IEPF Demat Account.

As provided under the Rules, the Company has sent individual communication to the concerned shareholders at their registered address through speed post whose shares are liable to be transferred to IEPF Authority.

The Company has also uploaded complete details of the concerned shareholders whose dividends are lying unclaimed for seven consecutive years and whose shares are due for transfer to IEPF Demat Account on its website at www.ptcfinancial.com. The concerned shareholders are requested to verify the details of the shares liable to be transferred to IEPF Demat Account. Shareholders may further note that the details of the concerned shareholders as uploaded by the Company on its website shall be deemed as adequate notice in respect of issue of the new share certificate(s) by the Company / Corporate Action for the purpose of transfer of shares to IEPF Demat Account pursuant to the Rules.

Shareholders can claim their unclaimed dividend by writing to the Company / Registrar and Transfer Agent (RTA) of the Company viz. KFin Technologies Pvt. Ltd. by providing Investor Service Request Form ISR - 1, Form ISR - 2, Form No. SH 13 (Nomination Form) and Form ISR-3 (Opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder in case of physical securities. The Investor Request Forms are available at the website of our RTA at: website https://ris.kfintech.com/clientservices/ iscl#isc_download_hrd. Copy of the Client Master List is to be submitted in case of securities in electronic form. Payment will be made to the Bank Account registered against the demat account. Please note that the last day for claiming the dividends is October 27, 2023. In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of unclaimed dividends and shares held by the concerned shareholders in favour of the IEPF Authority without any further notice, in accordance with the Rules, as under: -

- For shares held in physical form - New share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of the IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of the shareholder(s) will be deemed cancelled and non-negotiable.

- For shares held in demat form - The Company shall inform the Depositories to execute the corporate action and debit the shares lying in the demat account of the shareholder(s) and transfer such shares in favour of the IEPF Authority. As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC Compliant, Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and equity shares transferred

to the IEPF Authority pursuant to the said Rules. The Shareholder(s) may note that in the event of transfer of their unclaimed dividends and shares to the IEPF Demat Account (including all benefits accruing on such shares, if any), the concerned shareholder(s) are entitled to claim the same from the IEPF Authority by submitting an online application in the prescribed e-Form IEPF-5, available on the website www.iepf.gov.in and sending a physical copy of the same, duly signed (as per the specimen signature recorded with the Company) to the Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF5. The link to e-Form IEPF-5

is available on the website of the Company at https://www.ptcfinancial.com/cms/showpage/page/equity. In case the shareholders have any queries or require any assistance on the subject matter, they may contact the Company's Registrar and Transfer Agents at KFin Technologies Pvt. Ltd. Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Telangana. Tel: +91 40 67162222/ 1- 800-309-4001 or e-mail at ravuri.vijay@kfintech.com.

For PTC India Financial Services Limited

Shweta Agrawal

Place: Hyderabad Date: 31-08-2023

Company Secretary

CIN: L65999DL2006PLC153373 Read. Office:7th Floor, Telephone Exchange Building, 8 Bhikaji Cama Place, New Delhi - 110 066 Ph: +91 11 26737300 / 26737400 Fax: 26737373 / 26737374

Website: www. ptcfinancial.com, E-mail: info@ptcfinancial.com

Gwalior, Dtd:

29.08.2023

M.P. MADHYA KSHETRA VIDYUT VITARAN CO. LTD.

Motijheel, A.B. Road, Gwalior-474010, Ph. 0751-2448200, Fax: 0751-2448280

NOTICE INVITING E-TENDER (OPEN TENDER)

MPMKVVCL invites online bids under "Full Turn Key Contract" from eligible bidders for following works :-Name of the Works & Services Tender Scheduled Tender Time of Spacification Cost (In Rs.) Document GST) (In Rs. No. CGM/ Replacement of 11ky line hare 30962987/-11800/-500000/ 90 days GR/11-A/ conductor by covered conductor 2023-24/8793 and replacement of jumpers from Gwalior, Dtd: covered conductor at various 29.08.2023 locations under city circle Gwalior No. CGM/ Execution of Electrification work at 14586241/ 291800/ 90 days GR/11-A/ various locations under O&M Circle 2023-24/8797 Gwalior, Dtd. 29.08.2023 No. CGM/ Construction of additional circuit on 90 days existing 200 KVA and 315 KVA for 2023-24/8847 load management at various

Bid documents shall be on sale from 29.08.2023. 17:30 Hrs. Online and shall be received up to 15:00 Hrs. of 18.09.2023 and shall be opened on 19.09.2023 and after Technical/Financial evaluation necessary price Bid will be opened. Relevant details of full tender would be available on our Company website: portal.mpcz. in and on e-portal: https://mptenders.gov.in from the dates as mentioned above.

M.P. Madhyam/111742/2023 CHIEF GENERAL MANAGER (GR)



locations under city circle Gwalion

NACL Industries Limited CIN: L24219TG1986PLC016607

Regd. Office: Plot No.12-A, "C" Block, Lakshmi Towers, No.8-2-248/1/7/78, Nagarjuna Hills, Punjagutta, Hyderabad-500082, Telangana State, India. Phone: 040-24405100, Fax: 040-23358062, E-mail: investors@naclind.com. Website:www.naclind.co

NOTICE OF THE 36th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION lotice is hereby given that the 36th Annual General Meeting ("AGM") of the NACL Industries Limited ("the Company"

will be held on Friday, September 22, 2023 at 10:00 A.M. (IST), through Video Conferencing ("VC")/Other Audio Visus Means ("OAVM"), to transact the business as set out in the Notice of the AGM, in compliance with the all applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations" read with the all applicable circulars of the Ministry of Corporate Affairs ("MCA") dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021, December 08, 2021, December 14, 2021, May 05, 2022 and December 28, 2022 and SEBI Circular dated May 12, 2020 and January 05, 2023 (collectively referred to as "Circulars").

In compliance with the aforesaid Circulars, electronic copies of the Notice convening the 36th AGM along with the

Annual Report for the Financial Year 2022-23 have been sent on Thursday, August 31, 2023 by email to all the members whose email addresses are registered with the Company/Depository Participants/Registrars and Transfer Agents ("RTA") The Notice is also available on the Company's website at www.naclind.com and on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and also on the Central Depository Services (India) Limited ("CDSL") website (service provider for VC/OAVM and e voting facility) https://www.evotingindia.com.

The detailed procedure for participation in the meeting through VC/OAVM is given in the AGM Notice. Remote e-voting:

Pursuant to section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules 2014 and Regulation 44 of the Listing Regulations and the Secretarial Standard on General meetings (SS-2) issued by the Institute of Company Secretaries of India, the Company is providing to its members (holding shares both in physical and electronic form) with the facility to cast their vote through remote e-voting in respect of the businesses to be transacted at the meeting as detailed in the Notice of AGM. The members may note the following in this regard. he Remote e-voting facility will be available during the following period:

Commencement of remote e-voting Tuesday, September 19, 2023 at 09.00 a.m. (IST) End of remote e-voting Thursday, September 21, 2023 at 05:00 p.m. (IST) Members are requested to cast their vote through the web-link https://www.evotingindia.com by using their User ID and

Password during the above remote e-voting period. Members will not be able to avail remote e-voting facility beyond the end date and the time mentioned above as the remote e-voting module shall be disabled for voting by CDSL, The cut-off date for determining the voting rights of members entitled to participate in the e-voting process is Friday

Notice of the AGM and holds shares as on the cut-off date i.e., Friday, September 08, 2023, may obtain the login id and password by sending a request to helpdesk.evoting@cdslindia.com. However, if a person is already registered with CDSL for e-voting then the existing User ID and Password can be used for casting their vote. The facility of e-voting facility shall also be made available during the meeting and the Members attending the meeting.

September 08, 2023. Any person who acquires shares of the Company and become member post-dispatch of the

who have not already cast their vote by remote e-voting shall be able to exercise their right during the meeting. Members who have cast their vote by remote e-voting prior to the Meeting may also attend the meeting electronically but shall not be entitled to vote again.

The Company has appointed Mr. S. Srikanth partner of M/s B S S & Associates, Company Secretaries, (Membershi) No. ACS: 22119) as Scrutinizer to scrutinize the e-voting process for AGM in fair and transparent manner. The detailed procedure for remote e-voting, joining/attending the AGM through VC/OAVM and e-voting at AGM is

provided in the Notice of AGM and also available on the Company's website at www.naclind.com. The Shareholders ittending meeting through VC/OAVM shall be counted for the purpose of the quorum under Section 103 of the Act. Members are requested to carefully read all the Notes set out in the Notice of AGM.

Notice is also given that pursuant to the provisions of Section 91 of the Act read with rules framed thereunder and Regulation 42 of the Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Saturday, September 09, 2023 to Friday, September 22, 2023, for the purpose of AGM and for determining the shareholders who would be entitled for the payment final dividend for the financial year 2022-23, if Record Date for the purpose of dividend entitlement:

The Company has fixed Friday September 08, 2023 as 'Record Date' for determining entitlement of Shareholders for receiving Dividend of ₹ 0.25 per equity share (i.e. 25% on the paid-up equity share capital of the Company) for the financial year ended March 31, 2023 and the same shall be payable subject to approval of the members at the AGM of the Company. The dividend, as recommended by the Board of Directors if approved at the AGM will be paid within 30 days form the date of declaration.

Manner of registering/updating E-mail addresses by the Members:

(A) Shares held in Physical Mode: By submitting duly filed and signed Form ISR-1 along with self-attested copy of the PAN card and other relevant documents, as mandated by SEBI to the Company's Registrar and Share Transfer Agent (RTA) viz. Mis. XL Softech Systems Ltd by sending an e-mail to xlfleld@gmail.com or by sending the same to RTA's registered address i.e. Plot No. 3, Sagar Society, Road No. 2, Banjara Hills, Hyderabad, Telangana

(B) Shares held in Demat Mode: Please contact your DP with whom you maintain your Demat Account to register your

case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQ") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43.

> for NACL Industries Limited Satish Kumar Subudhi

Vice President – Legal & Company Secretary FCS 9085

टीटागढ रेल सिस्टम



8.9 %

ग्रीव्स कॉटन

ई-दोपहिया की बिक्री और वितरण के लिए एनिग्मा ऑटोमोबाइल्स संग साझेदारी

₹ 144.0 पिछला बंद भाव

₹ 150.3 आण का बंद भाव

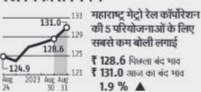
811.6-

जेन टेक्नोलॉजिज

रक्षा मंत्रालय से 72 करोड रुपये का ठेका मिला

₹ 811.6 पिछला बंद भाव ₹ 837.4 आज का बंद भाव 3.2 % ▲

रेल विकास निगम



भारत हैवी इलेक्ट्रिकल्स



वैकल्पिक निवेश नीति पर गठित समिति में बदलाव

भारतीय प्रतिभृति एवं विनियम बोर्ड (सेबी) ने वैकल्पिक निवेश सलाहकार समिति का पुनर्गठन किया है। समिति वैकल्पिक निवेश कोष (एआईएफ) के विकास से जुड़े मुद्दों पर नियामक को परामर्श देती है। सेबी ने अद्यतन सूचना में कहा कि समिति में अब 25 सदस्य होंगे। सेबी ने इस समिति का गठन मार्च, 2015 में किया था। पिछले साल फरवरी में समिति में बदलाव कर इसके सदस्यों की संख्या 20 कर दी गई थी। इन्फोसिस के सह संस्थापक एन आर नारायण मुर्ति की अध्यक्षता वाली समिति अबतक एआईएफ उद्योग पर तीन रिपोर्ट दे

हीरो इलेक्ट्रिक 'प्रीमियम'

हीरो इलेक्ट्रिक ए2बी ब्रांड के तहत प्रीमियम खंड में अलग-अलग ब्रांड तैयार करना है। कंपनी ए2बी ब्रांड के अंतर्गत कंपनी प्रीमियम इलेक्ट्रिक उत्पाद

कमजोर मॉनसून का ग्रामीण मांग पर नजर आएगा असर

संजीव मुखर्जी और अक्षरा श्रीवास्तव नई दिल्ली, 31 अगस्त

स्ले इंडिया के चेयरमैन और प्रबंध निदेशक सुरेश नारायणन ने गुरुवार को कहा कि खाद्य मुद्रास्फीति चिंता का कारण बनी हुई है और फिलहाल चीजें स्थिर हैं,लेकिन इस पर कड़ी नजर रखना जरूरी है।

उन्होंने बताया कि इस बार मॉनसन में 30 फीसदी की कमी और अभी पूरी तरह से प्रभावी नहीं हुआ, अल नीनो भी मांग पर असर डाल सकता है।

नारायणन ने कहा, 'भले ही यह अटकलबाजी लगे, लेकिन अगर ग्रामीण क्षेत्र पर बुरा असर पड़ा तो ग्रामीण मांग भी प्रभावित होगी।

नेस्ले इंडिया की कुल मांग में ग्रामीण क्षेत्र की हिस्सेदारी 20 फीसदी है।

नारायणन ने कहा, 'हालांकि, मैं इस पर नजर रख्ंगा। असलियत में अभी किसी नेस्ले इंडिया के प्रबंध निदेशक ने अल नीनो के संबंध में जताई आशंका

बात करते हुए नारायणन ने कहा कि आगे

चलकर दध की कीमतों में कटौती देखने

को मिल सकती है क्योंकि सदीं के मौसम

नारायणन ए+ मसाला मिलेट्स पेश

करने के दौरान बोल रहे थे। मैगी नुडल्स

बनाने वाली कंपनी अपनी रेडी टू ईट

श्रेणी का विस्तार कर रही है। कंपनी ने

100 करोड़ रुपये के ए+ ब्रांड में बाजरा

आधारित मिलेटस स्नैक्स पेश किया है।

नारायणन ने कहा,'एक श्रेणी के रूप में

से कुछ राहत मिलेगी।



 नेस्ले इंडिया की कुल मांग में ग्रामीण क्षेत्र की हिस्सेदारी 20 फीसदी है

 कंपनी ने मसाला मिलेट्स के साथ रेडी टू ईट क्षेत्र का विस्तार

 कंपनी ने भविष्य में अपने सभी पोर्टफोलियो में मिलेट को शामिल करने की योजना बनाई है

 केयरग्रो के रागी वेरिएंट के साथ मिलेट पेशकश की शरुआत

मसाला मिलेट को बढ़ने में समय लगेगा और यह तुरंत हमारे लिए कोई नया अवसर नहीं खोलेगा। हालांकि, जेन-जेड (जेड पीढ़ी) अपने खाने के मामले में

बहुत सचेत है और यही बात मुझे इस

उत्पाद के बारे में आशावान बनाती है।'

उन्होंने कहा कि फिलहाल बिक्री में नवोन्मेष का करीब 5 फीसदी योगदान है। कंपनी ने अपनी बेबी फुड ब्रांड केयरग्रो के रागी वेरिएंट के साथ अपनी मिलेट पेशकश की शुरुआत की है।

कारों के लिए अगस्त में

मुंबई, 31 अगस्त

देश के दक्षिणी राज्यों में ओणम के साथ भले ही त्योहारी सीजन शुरू हो गया हो, लेकिन कारों पर छूट पिछले महीने की तुलना में काफी हद तक स्थिर बनी हुई है। आंकड़ों से यह जानकारी मिली है।

उद्योग को उम्मीद है कि त्योहारी मांग दमदार रहेगी और इसलिए यूटिलिटी व्हीकल पर छूट पिछले साल की तुलना में कम है।

आनंद राठी रिसर्च द्वारा संकलित आंकड़ों से पता चलता है कि अगस्त में टाटा हैरियर या महिंद्रा एक्सयुवी300 जैसे मॉडलों पर छट पिछले साल के मुकाबले क्रमशः 38 प्रतिशत और 20 प्रतिशत कम रही है। हालांकि पिछले महीने की तुलना में यह छूट स्थिर रही है।

इसकी तुलना में मारुति अल्टो के 10, वैगन आर जैसे ए सेगमेंट या शुरुआती स्तर वाली कारों पर छट में पिछले साल की तुलना में तेज वद्धि हुई है। हालांकि पिछले महीने की तुलना में इन कारों पर भी यह छूट स्थिर है। मारुति के एक डीलर ने नाम न छापने की शर्त पर कहा कि उन्हें इस बात की उम्मीद है कि त्योहारों के दौरान ए सेगमेंट की कारों में भी कछ बढ़ोतरी देखने को मिलेगी। उन्होंने कहा कि इन कारों

की मांग सस्त रही है और कंपनियां थोक बिक्री के आंकड़ों को स्थिर रखने के लिए इनका उत्पादन कर रही हैं। यह देखना महत्वपूर्ण होगा कि सितंबर के बाद से ए सेगमेंट की कारों के लिए किस तरह की मांग आती है। हालांकि मारुति स्विफ्ट और बलेनो पर छट पिछले साल की तुलना में केवल 18 प्रतिशत अधिक और पिछले महीने की तुलना में स्थिर है।

इस साल अप्रैल से अगस्त के दौरान 17 लाख यात्री वाहानों की बिक्री हुई है और उद्योग को उम्मीद है कि पूरे वित्त वर्ष में यह संख्या करीब 40 लाख रहेगी। इसमें से लगभग 10 लाख अकेले अगस्त और नवंबर के बीच 83 दिनों की त्योहारी अवधि के दौरान बेचे जाने की उम्मीद है। उद्योग में स्टॉक 3,00,000 के स्तर पर है और अब डीलर त्योहारी मांग की उम्मीद में स्टॉक बढ़ा रहे हैं। ओणम की मांग में पिछले साल के मकाबले 25 प्रतिशत की बढ़ोतरी देखी गई है।

वाहन पेश करेगी

उतरने की तैयारी कर रही है। कंपनी ने गुरुवार को कहा कि उसका लक्ष्य इलेक्ट्रिक परिवहन क्षेत्र में विभिन्न खंडों की मांग को पूरा करने के लिए उतारेगी। इनमें इलेक्ट्रिक बाइक, स्कूटर और अन्य नए संस्करण शामिल होंगे।

M.P. MADHYA KSHETRA VIDYUT VITARAN CO. LTD. Motijheel, A.B. Road, Gwalior-474010, Ph. 0751-2448200, Fax: 0751-2448280

NOTICE INVITING E-TENDER (OPEN TENDER)

MPMKVVCL invites online bids under "Full Turn Key Contract" from eligible bidders for following works :-

Tender Spacification No.	Name of the Works & Services Contract	Estimated Cost (In Rs.)	Tender Document Fees (With GST) (In Rs.)	EMD (In Rs.)	Scheduled Time of Completion
No. CGM/ GR/11-A/ 2023-24/8793 Gwalior, Dtd: 29.08.2023	Replacement of 11kv line bare conductor by covered conductor and replacement of jumpers from covered conductor at various locations under city circle Gwalior	30962987/-	11800/-	500000/-	90 days
No. CGM/ GR/11-A/ 2023-24/8797 Gwalior, Dtd: 29.08.2023	Execution of Electrification work at various locations under O&M Circle Gwalior	14586241/-	5900/-	291800/-	90 days
No. CGM/ GR/11-A/ 2023-24/8847 Gwalior, Dtd: 29.08.2023	Construction of additional circuit on existing 200 KVA and 315 KVA for load management at various locations under city circle Gwalior	29143044/-	11800/-	500000/-	90 days

Bid documents shall be on sale from 29.08.2023, 17:30 Hrs. Online and shall be received up to 15:00 Hrs of 18.09.2023 and shall be opened on 19.09.2023 and after Technical/Financial evaluation necessary price Bid will be opened. Relevant details of full tender would be available on our Company website: portal.mpcz. in and on e-portal: https://mptenders.gov.in from the dates as mentioned above.

M.P. Madhyam/111742/2023 CHIEF GENERAL MANAGER (GR)

जियो फाइनैंशियल शुक्रवार से बीएसई के सूचकांकों से हटाई जाएगी

रिलायंस समूह की नई सूचीबद्ध कंपनी जियो फाइनैशियल सर्विसेज को 1 सितंबर से शेयर बाजार बीएसई के मानक सुचकांक सेंसेक्स समेत सभी सूचकांकों से हटा दिया जाएगा। बीएसई ने गुरुवार को एक परिपत्र में कहा कि जिएफएसएल को एक सितंबर को कारोबार शुरू होने के पहले बीएसई के सभी सचकांकों से अलग कर दिया जाएगा। वित्तीय सेवा फर्म जेएफएसएल 21 अगस्त को बीएसई के साथ एनएसई पर भी सूचीबद्ध हुई थी।

RUSHIL DECOR LIMITED

ने मॉनसून में कमी के प्रभाव को पूरी तरह

नहीं माना है, क्योंकि उम्मीद है कि

सितंबर में फिर इसमें तेजी आ सकती है।

अगर ऐसा होता है तो हम फिर पटरी पर

लौट आएंगे।'उन्होंने कहा कि छोटे शहरों

से लेकर कस्बाई इलाकों

तक मांग काफी स्थिर

और मजबूत बनी हुई है।

उन्होंने कहा, 'हमें अच्छे

त्योहारी सीजन की उम्मीद

है।' बिजनेस स्टैंडर्ड से

Regd. Office: S. No. 125, Near Kalyanpura Patia, Village Itla. Gandhinagar mansa Road, Ta. Kalol, Dist. Gandhinagar-382845, Gujarat, India. Corporate Office: Rushi House, Near Neeksanth Green Bungalow,
Off Sindhu Bhavan Road, Shilaj, Ahmedabad-380058, Gujarat, India. Ph: +91-79-61400400 | Fax: +91-79-61400401

CIN: L25209GJ1993PLC019532

NOTICE OF 29³¹ (TWENTY NINTH) ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD THROUGH VIDEO CONFERENCING ("VC") / OTHER AUDIO-VISUAL MEANS ("OAVM")

Notice is hereby given that in compliance with General Circular No. 20/2020 dated May 05, 2020 and 10/2022, 11/2022 dated December 28, 2022 issued by Ministry of Corporate Affairs (MCA) read together with other relevant circulars issued by MCA in this regard and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 05, 2023 issued by the Securities and Eychange Board of India (SEBI) (collectively referred to as "Circulars") and in compliance with all other applicable laws, the 29" Annual General Meeting ("AGM") of the members of RUSHIL DECOR LIMITED will be held at 11.15 A.M. on Monday, 25" day of September, 2023 through Video Conferencing (VC)/Other Audio Visual Means (OAVM) to transact the businesses as set out in the Notice of AGM

In accordance with the aforesaid Circulars, Notice of the AGM along with the Annual Report for the Financial Year 2022-23 will be sent only by electronic mode to those Members whose e-mail addresses are registered with the Company/Registrar and Transfer Agents (RTA)/Depository Participants. Members holding shares in dematerialized mode and whose e-mail address are not registered, are requested to register their e-mail addresses with their relevant Depository Participants. Members may note that the Notice of AGM and Annual Report for the Financial Year 2022-23 will also be available on the Company's website at www.rushil.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and at National Stock Exchanges of India limited at www.nseindia.com and the AGM Notice will also available on the website of NSDL (agency for providing the Remote e-voting facility) at https://www.evoting.nsdl.com/ in due course. Members can attend and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM is provided in the Notice of AGM.

Pursuant to Provision of Section 91 of the Companies Act 2013 and Rule 10 of the Companies (Management and Administration) Rules 2014, the Register of Members and Share Transfer Books of the Company will remain close from Saturday, 16th day of September, 2023 to Monday, 25th September, 2023 (both days inclusive) for the purpose of determining the entitlement of final dividend of ₹ 0.50 (fifty paisa) per equity share of ₹ 10/- each (@5%) as recommended by the Board, for the financial year 2022-23 on the paid up equity share capital of the Company, if declared at the ensuing Annual General Meeting.

Members holding shares either in physical form or dematerialized form, as on cut-off date Friday, 15th day of September, 2023 may cast their vote electronically on the business as set in the notice of AGM through electronic voting system of NSDL from a place other than venue of AGM (Remote e-voting).

The Remote e-voting shall commence on Thursday, 21" day of September, 2023 (9:00 AM IST) and end on Sunday, 24th day of September, 2023 (5:00 PM IST).

Members will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the AGM through electronic voting system. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses are provided in the Notice to the members.

Members may please note that in terms of aforementioned Circulars, the Company will not be sending physical copies of AGM Notice and Annual Report to the Members.

Date: 31.08.2023

For, Rushil Decor Limited Hasmukh K. Modi **Company Secretary**

ट्रेंट के शेयर की बढ़ रही चमक

मुंबई, 31 अगस्त

टाटा समूह की फैशन रिटेलर ट्रेंट अब शेयर बाजारों पर पसंदीदा रिटेल शेयरों में से एक है। यह एवेन्यू सुपरमार्ट्स (डीमार्ट) के मुकाबले ज्यादा पसंदीदा शेयर बन गया है। डीमार्ट मार्च 2017 में अपने आईपीओ के बाद से पांच साल से ज्यादा समय तक इस सेगमेंट में बेहद पसंदीदा शेयर रहा था। पिछले एक साल में एवेन्य सपरमाटर्स के शेयर भाव

और मूल्यांकन पर दबाव पड़ा है, जबकि ट्रेंट के मुल्यांकन की रेटिंग में सुधार को शेयर कीमत में आई बड़ी तेजी से बढ़ावा मिला।

ट्रेंट अब 29 गुना की पीबी वैल्यू पर कारोबार कर रहा है, जो एवेन्यू सुपरमार्ट्स के 15.1 गुना के पीबी अनपात के मकाबले करीब दोगना है। यह अनपात इन दोनों कंपनियों के लिए बुधवार के बाजार पुंजीकरण और इस साल मार्च के अंत में उनकी बैलेंस शीट पर आधारित है। इसी तरह, अपने मौजदा शेयर कीमत पर, ट्रेंट 150 गुना के पिछले पीई मल्टीपल पर है, जो एवेन्यू सुपरमार्ट्स के 101 गुना के मुकाबले करीब 50 गुना ज्यादा है। आय मल्टीपल इन दो कंपनियों के पिछले 12 महीने (इस साल जन में समाप्त) के शद्ध लाभ पर आधारित है। ट्रेंट का पीबी अनुपात पहली बार पिछले साल मार्च में एवेन्यू सुपरमार्ट्स को पार कर गया, लेकिन पिछले एक साल में यह अंतर काफी

बढ़ा है, क्योंकि ट्रेंट लगातार तेजी से बढ़ा है, जिससे उसके प्रति नए निवेशक आकर्षित हुए हैं।

ट्रेंट का शेयर भाव और बाजार पुंजीकरण पिछले एक साल में तेजी से बढ़ा है। जहां पिछले साल अगस्त में यह बाजार पूंजीकरण 50,000 करोड़ रुपये था वहीं बुधवार तक 46.3 प्रतिशत तक बढ़ कर 73,186 करोड़ रुपये हो गया। तुलनात्मक तौर पर, एवेन्यू सपरमाटर्स के बाजार मुल्य में 17 प्रतिशत की कमी आई और उसका बाजार पूंजीकरण पिछले साल अगस्त के अंत के 2.94 लाख करोड़ रुपये से घटकर बधवार को 2.43 लाख करोड़ रुपये रह गया।

इसके परिणामस्वरूप, एवेन्यू सुपरमार्ट्स के साथ ट्रेंट के बाजार पूंजीकरण अंतर में कमी ओई है, लेकिन राजस्व और मुनाफे के संदर्भ में एवेन्यू बड़े अंतर से आगे

उदाहरण के लिए, एवेन्यू सुपरमार्ट्स ने वित्त वर्ष 2023 में 42.840 करोड़ रुपये की समेकित शद्ध बिक्री दर्ज की, जो पिछले वित्त वर्ष ट्रेंट द्वारा दर्ज की गई 8,242 करोड़ रुपये की सालाना शुद्ध बिक्री के मुकाबले 5 गुना थी। इसी तरह, एवेन्यू सुपरमार्ट्स का वित्त वर्ष 2023 का शृद्ध लाभ 2,373 करोड़ रुपये था, जो ट्रेंट के 347 करोड़ रुपये के मुकाबले करीब सात गना था। बाजार ने जिस वजह से टेंट को ज्यादा पसंद किया है, वह यह है कि इस कंपनी का राजस्व और मुनाफा एवेन्यू सुपरमार्ट्स की तुलना में ज्यादा तेज गति से बढ़ रहा है।

एलएफपी बैटरी से ईवी उद्योग को मिलेगी ताकत

सरजीत दास गुप्ता नई दिल्ली, 31 अगस्त

रिलायंस इंडस्ट्रीज (आरआईएल) ने घोषणा की है कि वह वर्ष 2026 तक लीथियम फेरस फॉस्फेट (एलएफपी) प्रौद्योगिकी के साथ बैटरी रसायन, सेल और पैक निर्माण के लिए विशाल बैटरी फैक्टरी स्थापित कर रही है। विशेषजों का कहना है कि इससे इलेक्ट्रिक वाहन (ईवी) उद्योग को लीथियम निकल मैंगनीज कोबाल्ट (एलआई-एनएमसी) की मौजूदा बैटरी तकनीक से उभरती एलएफपी बैटरी तकनीक की दिशा में बढ़ने के लिए बडा प्रोत्साहन मिलेगा।

यबीएस के अनमान के मुताबिक एलएफपी बैटरी द्वारा संचालित वैश्विक ईवी वर्ष 2030 तक वैश्विक बाजार का 40 प्रतिशत हिस्सा हो सकते हैं, जबिक फिलहाल यह अनुमान 17 प्रतिशत है। टेस्ला, रिवियन और फोर्ड जैसी कंपनियां इस प्रौद्योगिकी पर बडा दांव लगा

भारत में ईवी बिक्री में बडी हिस्सेदारी रखने वाली ओला इलेक्ट्रिक और एथर एनर्जी जैसी प्रमुख इलेक्ट्रिक दोपहिया कंपनियां कई वर्षों से एलएफपी प्रौद्योगिकी पर काम कर रही हैं।

दिल्ली की ओकाया इलेक्ट्रिक पहले ही स्कृटर क्षेत्र में अन्य इलेक्ट्रिक स्कूटरों के मुकाबले विपणन के प्रमख अंतर वाले कारक के रूप में एलएफपी बैटरी का उपयोग करने वाली पहली कंपनी बन गई है। यात्री कारों में टाटा मोटर्स अपनी

सभी इलेक्ट्रिक कारों - नेक्सन, टिगोर और टियागो में एलएफपी बैटरी का इस्तेमाल कर रही है। सबसे बड़ी इलेक्ट्रिक कार विनिर्माताओं की बैटरी भारत में टाटा ऑटोकॉम्प द्वारा असेंबल की जाती है, जिसका चीन की कंपनी गुओक्सुआन हाई-टेक के साथ संयुक्त उद्यम है। इसका एक उदाहरण एमजी मोटर्स है, जिसने हाल ही में अपना किफायती मॉडल कॉमेट पेश किया है।

बैटरी कंपनियां दोनों तरह की बैटरी बनाने के लिए कतारबद्ध हो रही हैं। इनमें चीन की एसवीओएलटी की प्रौद्योगिकी के साथ एक्साइड, अमर राजा और पैनासोनिक जैसे कुछ नाम शामिल हैं। एलएफपी बैटरियों के कुछ फायदे होते हैं। उनका निर्माण सस्ता होता है, उन्हें निकल (जिसकी कीमत युक्रेन पर रूसी आक्रमण के बाद बढ़ गई है, जो इसका प्रमुख आपूर्तिकर्ता है) की आवश्यकता नहीं होती है और न ही कोबाल्ट (यह मुख्य रूप से कांगो में उपलब्ध है, जहां मानवाधिकारों का उल्लंघन मसला बना हुआ है) की जरूरत

दरअसल एलएफपी कैथोड को केवल आयरन और फॉस्फेट की ही आवश्यकता होती है, जो दुनिया भर और भारत में प्रचुर मात्रा में मिलते हैं। इनकी दाम भी स्थिर हैं। एथर एनर्जी के संस्थापक और मुख्य कार्याधिकारी तरुण मेहता ने कहा 'एलएफपी सस्ता और सुरक्षित है तथा हम इस पर लंबे समय से काम कर रहे हैं।'

पीटीसी इंडिया फाइनेंशियल सर्विसेज लिमिटेड सूचना

कोष ('IEPF') डीमैट खाते में कंपनी के इक्विटी शेयरों का हस्तांतरण यह सुचना कंपनी अधिनियम, 2013 (''अधिनियम'') की धारा 124(6) के प्रावधानों के अनुसार निवेशक शिक्षा और संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, हस्तांतरण और वापसी) नियम, 2016 ('नियम') के साथ समय-समय पर संशोधित किया जाता है।

(कंपनी के इक्विटी शेयरधारकों के ध्यान के लिए) निवेशक शिक्षा और संरक्षण

अधिनियम और नियमों में अन्य मामलों के साथ—साथ अवैतनिक अथवा बिना दावे वाले लागांशों को आईईपीएफ में अंतरित करने और उन शेयरों के अंतरण के प्रावधान हैं, जिनके संबंध में लागांश लगातार सात वर्षों या उससे अधिक समय तक अवैतनिक अथवा बिना दाये के र हता है, है आईईपीएफ प्राधिकरण के डीमेट खाते में अंतरित हैं। हालांकि, जहां अदालत या ट्रिब्यूनल या वैधानिक प्राधिकरण का एक विशिष्ट आदेश है जो ऐसे शेयरों के किसी भी हरतांतरण और लामांश के भुगतान को रोकता है या जहां ऐसी शेयरों को डिपॉजिटरी अधिनियम, 1996 के प्रायधानों के तहत गिरवी रखागया है या दृष्टिबंधक रखागया है, कंपनी ऐसे शेयरों को आईईपीएफ डीमेंट खाते में स्थानांतरित नहीं करेगी।

नियमों के तहत किए गए प्रावधान के अनुसार, कंपनी ने संबंधित शैयरधारकों को स्पीड पोस्ट के माध्यम से उनके पंजीकृत पते पर व्यक्तिगत सूचन भेजी है, जिनके शेयर आईईपीएफ प्राधिकरण को हस्तांतरित किए जाने के लिए उत्तरदायी हैं। कंपनी ने अपनी वेबसाइट <u>www.ptcfinancial.com</u> पर उन संबंधित शेयरधारकों का पूरा विवरण भी अपलोड किया है जिनके लागांश लगाता

सात वर्षों से बिना दावे के पड़े हैं और जिनके शेयर आईईपीएफ डीमैट खाते में स्तानांतरित होने के लिए देय। संबंधित शेयरघारकों से अनरोध है कि वे आईर्दारिएफ हीबेंट खाने में स्थानांनपित किए जाने वाले शेयरों के विवया को सत्याधित करें। शेयरधारक यह भी नोट कर सकते हैं कि कंपनी दारा अपनी वेबसाइट पर अपलोड किए गए संबंधित शेयरधारकों के विवरण को नियमों के अनुसार आईईपीएफ डीमैट खाते में शेयरों के हस्तांतरण के उद्देश्य से कंपनी / कॉर्पोरेट एक्शन द्वारा नए शेयर प्रमाण पत्र जारी करने के संबंध में पर्याप्त नोटिस माना जाएगा। शेवरधारक निवेशक सेवा अनुरोध फॉर्म आईएसआए-1. फॉर्म आईएसआए-2. फॉर्म नंबर 2. फॉर्म नंबर एसएच 13 (नामांकन फॉर्म) और फॉर्म

आईएसआर—3 (नामांकन से ऑप्ट आउट) प्रदान करके कंपनी के कंपनी /रजिस्ट्रार और ट्रांसफर एजेंट (आरटीए) अर्थात् केपिन टेक्नोलॉजीज

प्राइवेट लिमिटेड को मूल रह बेक सहित संहायक दस्तावेजों के साथ इसमें उल्लेखित निर्देशों के अनुसार विधिवत गरा गया है, जिसमें भौतिक प्रतिभूतियों के मामले में खाता धारक का नाम बताया गया है को लिखकर अपने अनवलेम्ख लाभांश का दावा कर सकते हैं। निवेशक अनुरोध कॉर्म हमारे आरटीए की वेबसाइट पर उपलब्ध हैं : वेबसाइट https://ris.kfintech.com/clientservices/isc/#isc download hrd, इलेक्ट्रॉनिक रूप में प्रतिभृतियों के मामले में ग्राहक मास्टर सूची की प्रति प्रस्तुत की जानी है। भुगतान डीमैट खाते के खिलाप पंजीकृत बँक खाते में किया जाएगा। कृपया ध्यान दें कि लाभांश का दावा करने की अंतिम दिनांक 27 अक्टूबर, 2023 है। यदि उक्त दिनांक तक

लाभाश का दावा नहीं किया जाता है. तो कंपनी नियमों के अनुसार, बिना किसी और सबना के संबंधित शेयरधारकों दारा रखे गए लावारिस लामांश और शेयरों को आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित करने के लिए आवश्यक कार्रवाई शुरू करेगी, जो निम्नानुसार है :-- **भीतिक रूप में रखे गए शेयरों के लिए -** मूल शेयर प्रमाण पत्र के बदले नए शेयर प्रमाण पत्र जारी किए जाएंगे और आवश्यक औपचारिकताओं को परा करने पर आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित कर दिए जाएंगे। मल शेयर प्रमाणपत्र जो शेयरधारक(ओं) के नाम पर पंजीकत हैं. उन्हें रह

और गैर-परक्राम्य माना जाएगा। **– डीमेट फॉर्म में रखे गए शेवरों के लिए –** कंपनी डिपॉजिटरी को कॉर्पोरेट कार्रवाई को निष्पादित करने और शेवरधारक(ऑ) के डीमेट खाते में पडे शेयरों को डेबिट करने के लिए सुचित करेगी और ऐसे शेयरों को आईईपीएफ प्राधिकरण के पक्ष में स्थानांतरित करेगी।

सेबी के नियमों के अनसार यदि फोलियो केवाईसी के अनरूप है तो बकाया भगतान सीधे बैंक खाते में जमा किया जाएगा। यदि फोलियो केवाईसी के अनरूप है तो भौतिक रूप में शेयर रखने वाले शेयरधारकों को भगतान किया जा सकता है। संबंधित शेयरधारक(ऑ) को यह भी सूचित किया जाता है कि ऐसे शेयरों पर होने वाले भविष्य के सभी लाभ भी आईईपीएफ प्राधिकरण को

इस्तांतरित किए जाएंगे। कृपया ध्यान दें कि उक्त नियमों के अनुसरण में आईईपीएफ प्राधिकरण को हस्तांतरित अनक्लेम्ड लामांश राशि और इविवटी शेयरों के संबंध में

कंपनी के खिलाफ कोई दावा नहीं किया जाएगा। शेयरधारक(ऑ) को ध्यान देना बाहिए कि आईईपीएफ डीमैट खाते में उनके लावारिस लाभांश और शेयरों के हस्तांतरण की स्थिति में (ऐसे शेयरों फ प्राप्त होने वाले सभी लाभ, यदि कोई हो) संबंधित शेयरघारक वेबसाइट पर उपलब्ध निर्धारित ई–फॉर्म आईईपीएफ–5 में ऑनलाइन आवेदन प्रस्तु करके आईईपीएफ प्राधिकरण से इसका दावा करने www.iepf.gov.in के हकदार हैं और ई—फॉर्म आईईपीएफ 5 में उल्लेखित अपेक्षित दस्तावेज के साथ कंपनी को विधिवत हस्ताक्षरित (कंपनी के साथ दर्ज नमूना हस्ताक्षर के अनुसार) इसकी भौतिक प्रति मेज सकते हैं। ई-फॉर्म आईईपीएफ-5 का लिंक कंपनी की वेबसाइट https://www.ptcfinancial.com/cms/showpage/page/equity पर उपलब्ध है।

यदि शेयरधारकों के पास विषय वस्तु पर कोई प्रश्न हैं या किसी भी सहायता की आवश्यकता है, तो वे केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड खेलेनियम टॉवर बी, प्लॉट 31 और 32, वित्तीय जिला, नानकरामगुडा, खेरीलिंगमपल्ली मंडल, हैदराबाद–500032, तेलंगाना टेलीफोन : +91 40 67 162222 / 1–800–309–400 1 या ई–मेल ravuri.vijay@kfintech.com पर कंपनी के रजिस्ट्रार और ट्रांसफर एजेंटों से संपर्क

प्रति पीटीसी इंडिया फाइनेंशियल सर्विसेज लिमिटेड

हस्ता./-श्वैता अग्रवाल कंपनी सचिव

CIN: L65999DL2006PLC153373

कार्यालय : 7वीं मंजिल, टेलीफोन एक्सचेंज भवन, 8 भीकाजी कामा प्लेस, नई दिल्ली-110 066 फोन : +91 11 26737300 / 26737400 फैक्स : 26737373 / 26737374 वेयसाइट : www.ptcfinancial.com, ई-मेल : info@ptcfinancial.com

स्थान: नई दिल्ली

दिनांक: 31 अगस्त, 2023

मुंबई संस्करण: बिजनेस स्टैंडर्ड प्राइवेट लिमिटेड के लिए प्रकाशक एवं मुद्रक संगीता खेओरा द्वारा मैं. दांगट मीडिया प्राइवेट लिमिटेड, 22, दीधा एमआईडीसी, टीटीसी इंडस्ट्रियल एरिया, विष्णु नगर, दीधा, नवी मुंबई -400708 से मुद्रित एवं बिजनेस स्टैंडर्ड प्राइवेट लिमिटेड, 22 दीधा एमआईडीसी, टीटीसी इंडस्ट्रियल एरिया, विष्णु नगर, दीधा, नवी मुंबई -400708 से मुद्रित एवं बिजनेस स्टैंडर्ड प्राइवेट लिमिटेड, एवं मित्र के स्वाप्त के सामने, पी बी मार्ग, वर्जी, मुंबई -400718 से प्रकाशित संपादक : कैलाश नौटियाल), आरएनआई नं, MAHHIN/2008/24325 पाठक रापादक को lettershinui@bsmail.in पर रादेश भेज सकते हैं। टेलीफोन - 033-22101314/1022/1600 फैक्स - 033-22101599 राबरिकप्शन और सर्कुलेशन के लिए संपर्क करें... सूत्री मानशी सिंह हेड, करटमर रिलेश-संबजनेस स्टैंडर्ड लिमिटेड, चीसरी और चौथी मजिल, बिल्डिंग एव, फैरामन सेंटर, सेंबुरी मिल्स के सामने, पी बी मार्ग, वर्जी, मुंबई 400 013 ईमेल.. subs. bs@bsmail.inथा 57575 पर एसएमएस करें REACHBS कोई हवाई अधिकार नहीं