Suzlon Energy Ltd.

One Earth, Hadapsar, Pune - 411 028, India



Phone : +91.20.61356135 / 67022000 Fax : +91.20.67022100 / 67022200

E-mail: pune@suzlon.com URL: www.suzlon.com

3rd November 2022.

National Stock Exchange of India Limited,

"Exchange Plaza", Bandra-Kurla Complex, Bandra (East), Mumbai-400051. **BSE Limited,** P.J. Towers, Dalal Street, Mumbai-400001.

Dear Sirs,

Sub.: Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and

Disclosure Requirements) Regulations, 2015.

Ref.: Rights Issue.

Further to our intimation dated 20th October 2022, please note that the Company has issued following advertisement in all the editions of English national daily newspaper, "Financial Express", all the editions of Hindi national daily newspaper, "Jansatta", and Ahmedabad edition of Gujarati newspaper, "Jai Hind":

• Basis of allotment, published on 3rd November 2022.

We hereby submit the Advertisement in 'pdf' format.

This is for your information as also for the information of your members and the public at large.

Thanking you,

Yours faithfully,

For Suzlon Energy Limited

Geetanjali S.Vaidya, Company Secretary.

Encl.: As above.

FINANCIAL EXPRESS

MAHINDRA HOLIDAYS & RESORTS INDIA LTD

Regd. Off.: Mahindra Towers, 17/18, Pattulos Road, Chennai - 600 002 Corp. Off.: Mahindra Towers, Dr G M Bhosle Marg, Worli, Mumbai - 400 018 CIN: L55101TN1996PLC036595, w: www.clubmahindra.com, e: investors@mahindraholidays.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2022

	Particulars		Standalone		Consolidated		
Sr. No.		Quarter ended September 30, 2022	30, 2022	Quarter ended September 30, 2021	Quarter ended September 30, 2022	Half year ended September 30, 2022	Quarter ended September 30, 2021
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
1,	Total income from operations	30,179.91	60,601.71	26,523.76	62,716.75	1,26,419.15	59,328.67
2.	Net Profit for the period before Tax	4,170.33	8,713.71	5,489.11	5,253.48	9,217.88	7,814.99
3.	Net Profit for the period after Tax	3,090.71	6,453.99	4,055.81	4,139.92	7,122.39	5,976.52
4.	Other Comprehensive Income after tax	0.41	188.53	6,931.82	(56.69)	84.99	8,973.77
5.	Total Comprehensive Income for the period after tax	3,091.12	6,642.52	10,987.63	4,083.23	7,207.38	14,950.29
6.	Equity Share Capital (Net of Treasury of Shares)	20,036.42	20,036.42	19,959.75	20,036.42	20,036.42	19,959.75
7.	Earnings Per Share (of ₹10/- each) (not annualized)						
	(a) Basic (in ₹)	1.55	3.23	2.03	2.04	3.53	2.95
	(b) Diluted (in ₹)	1.53	3.21	2.02	2.03	3.51	2.94

- The above is an extract of the detailed format of Quarterly Financial Results of the Company for the guarter and half year ended September 30, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on BSE LTD. (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) and on Company's website (www.clubmahindra.com).
- The Standalone and Consolidated financial results for the guarter and half year ended September 30, 2022 were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on November 2, 2022. These financial results were subject to limited review by Statutory auditors of the Company who have expressed an unmodified opinion thereon.
- Estimation of uncertainty relating to COVID-I9 outbreak
- The Group (MHRIL and its subsidiaries) has considered internal and external sources of information, economic forecasts and industry reports, up to the date of approval of the financial results, in determining the impact of COVID-19 pandemic on various elements of its business operations and financial results. The Group has used the principles of prudence in applying judgements, estimates and assumptions and based on the current estimates, the Group expects to recover the carrying amount of its current and non-current assets. The eventual outcome of impact of the global health pandemic may be different from those estimated as on the date of review of these financial results depending on how long the pandemic lasts and time period taken for the economic activities to return to normalcy.
- During the guarter ended September 30, 2022, the Company has allotted 3,66,100 equity shares of ₹10 each, pursuant to exercise of stock options in accordance with Company's Stock Option Scheme (ESOS 2014 and ESOS 2020). Further the Company (through the Mahindra Holidays & Resorts India Limited Employees Stock Option Trust) has transferred 85,000 equity shares of ₹10 each, pursuant to exercise of stock options in accordance with the Company's Stock Option Scheme (ESOS 2006 and ESOS 2014).
- During the guarter ended September 30, 2022, the Company has subscribed and been allotted additional 3,25,547 equity shares of Great Rocksport Private Limited ("Rocksport") for the second and third tranches with an investment value of ₹ 800 Lakhs. The entity was classified as an "Associate" entity of MHRIL with effect from April 16, 2022 in accordance with IND AS 28.
- During the guarter ended September 30, 2022, the company has incorporated an entity named "Mahindra Holidays & Resorts Harihareshwar Limited" which is a wholly owned subsidiary with effect from August 23, 2022.
- Figures for the previous periods have been re-grouped / re-classified where necessary.

For MAHINDRA HOLIDAYS & RESORTS INDIA LTD

Kavinder Singh Managing Director & CEO

Mumbai, November 2, 2022

Adfactors 351

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated September 28, 2022 read with the addendum dated October 10, 2022 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE", and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").



Suzlon Energy Limited

The Company was incorporated as "Suzlon Energy Limited" on April 10, 1995 as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation granted by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. The Company received the certificate of commencement of business from the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad on April 25, 1995. For details of changes in registered office of the Company, see "General Information" on page 55 of the LOF.

Registered Office: "Suzlon", 5, Shrimali Society Near Shri Krishna Complex, Navrangpura, Ahmedabad - 380 009, Gujarat, India; Tel: +91 79 6604 5000; Corporate Office: One Earth, Hadapsar, Pune - 411 028, Maharashtra, India; Tel: +91 20 6702 2000. Contact Person: Geetanjali S. Vaidya, Company Secretary and Compliance Officer, E-mail: investors@suzlon.com; Website: www.suzlon.com; Corporate Identity Number: L40100GJ1995PLC025447

OUR PROMOTERS: GITA T. TANTI, TULSI RANCHHODBHAI HUF, RANCHHODBHAI RAMJIBHAI HUF, RANCHHODBHAI RAMJIBHAI FAMILY TRUST AND TANTI HOLDINGS PRIVATE LIMITED

ISSUE OF UP TO 2,400,000,000 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF THE COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹5.00 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹3.00 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹1,200.00 CRORE ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 5 RIGHTS EQUITY SHARES FOR EVERY 21 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON TUESDAY. OCTOBER 4, 2022 ("RECORD DATE") (THE "ISSUE"). THE AMOUNT OF RS. 2.5 PER RIGHTS EQUITY SHARE WAS PAYABLE ON APPLICATION. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 298 OF THE LOF.

BASIS OF ALLOTMENT

The Board of Directors of Suzion Energy Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Tuesday, October 11, 2022 and closed on Thursday, October 20, 2022 and the last date for on-market renunciation of Rights Entitlements was Friday, October 14, 2022. Out of the total 1,98,356 Applications for 4,21,46,86,364 Rights Equity Shares, 5,054 Applications for 2,64,79,748 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,93,302 Applications for 4,18,82,06,616 Rights Equity Shares, which was 174.51 % of the Issue Size. In accordance with Letter of Offer and the Basis of Allotment finalised on October 28, 2022, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue, the Company has, on October 31, 2022, allotted 2,400,000,000, Rights Equity Shares to the successful Applicants. All valid Applications have been considered for Allotment.

1. The breakup of valid applications received through ASRA (after technical rejections) is given below:

Category	Number of Valid Applications Received	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (A+B)
Eligible Equity Shareholders	1,89,942	1,72,10,11,279	53,95,08,031	2,26,05,19,310
Renouncees	3,360	13,94,80,690	Nil	13,94,80,690
Total	1 93 302	1 86 04 91 969	53.95.08.031	2.40.00.00.000

Information regarding total valid Applications received

Category	Applications Received		Rights Equity Shares Applied for			Rights Equity Shares Allotted		
25.00	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	1,89,942	98.26	3,97,98,72,260	9,94,96,80,650.00	95.03	2,26,05,19,310	5,65,12,98,275	94.19
Renouncees	3,360	1.74	20,83,34,356	52,08,35,890.00	4.97	13,94,80,690	34,87,01,725	5.81
Total	1,93,302	100.00	4,18,82,06,616	10,47,05,16,540.00	100.00	2,40,00,00,000	6,00,00,00,000	100.00

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on November 02, 2022. The instructions to SCSBs for unblocking of funds in case of ASBA Applications were given on October 28, 2022. The listing applications were filed with BSE and NSE on October 31, 2022 and subsequently the listing approvals were received on November 01, 2022 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on November 01, 2022. The trading in partly paid up Equity Shares issued in the Rights Issue shall commence on BSE and NSE under a separate ISIN IIN9040H01011 upon receipt of trading permission. The trading is expected to commence on BSE and NSE on or about Monday, November 07, 2022. In accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on November 01, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 292 of the LOF.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" beginning on page 295 of the LOF.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 295 of the LOF.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
S) INGA	▲ KFINTECH	Geetanjali S. Vaidya One Earth, Hadapsar,
Inga Ventures Private Limited 1229 Hubtown Solaris, N.S. Phadke Marg, Opp. Telli Galli, Andheri (East), Mumbai - 400 069, Maharashtra, India. Tel: +91 22 6988 6003 E-mail: suzlon.rights@ingaventures.com Investor Grievance ID: investors@ingaventures.com Website: www.ingaventures.com, Contact person: Kavita Shah SEBI Registration No.; INM000012698	KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B, Plot No. 31 and 32 Financial District, Nanakramguda Serilingampally, Hyderabad, Rangareddi - 500 032, Telangana, India, Tel: +91 40 6716 2222 Email: suzlon.rights@kfintech.com Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com, Contact Person: M. Murli Krishna SEBI Registration No.: INR000000221	Pune - 411 028, Maharashtra, India, Tel: +91 20 6702 2000 E-mail: investors@suzlon.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For further details of the ASBA process, see "Terms of the Issue" on page 298 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer or sale of securities in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, no public offering of securities is being made in the United States.

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

For Suzion Energy Limited On behalf of the Board of Directors

Suzion Energy Limited has filed a letter of offer and the addendum to the letter of offer with BSE Limited, National Stock Exchange of India Limited and the Securities and Exchange Board ("SEBI") of India on September 28, 2022 and October 10, 2022, respectively. The LOF is available on the website of SEBI at www.sebi.gov.in and the website of the Lead Manager at www.ingaventures.com and the websites of the stock exchanges at www.nseindia.com and www.bseindia.com, and the Company website at www.suzlon.com and the website of registrar at https://rights.kfintech.com. Potential investors should note that investment in equity shares involves a high degree of risk. and are requested to refer to the letter of offer filed with the SEBI and the stock exchanges, including the section titled "Risk Factors", beginning on Page 19 of the letter of

offer for details of the same.

Geetanjali S. Vaidya Company Secretary and Compliance Officer

> Holding account holding as per the process advised by your DP. for Tamilnadu Jai Bharath Mills Limited

SHRIRAM

SHRIRAM TRANSPORT

FINANCE COMPANY LIMITED

PUBLIC NOTICE

This is to inform our customers and

public at large that our Raygada

Branch located at Vinavak Plaza.

near Swagat Hotel, New Colony,

Rayagada, Odisha - 765001 will shift

to 2nd Floor, JK Pur Road, upper

Bank of Maharashtra Housing Board

Colony, near Hero Show Room,

Rayagada, Odisha - 765001 from

10th February, 2023.

भारतीय कंटेनर निगम लिमिटेड

Container Corporation of India Ltd. (भारत सरकार का उपक्रम) (A Govt. of India Undertaking) TENDER NOTICE (E-Tender cum Reverse Auction Mode Only)

CONCOR invites Online tender in two bid system for the following work only through e-tender cum reverse auction mode. The bid document can only be downloaded from the website (www. lenderwizard.com/CCIL). CON/Area-I/TC/Cargo Handling/DDL/2022 Providing professional services for Handling of cargo at ICD/Dhandharikalar Name of Work Estimated Cost Rs. 3,60,34,312/- (including GST) for 4 years Period of Contract Four (4) years Earnest Money Deposit Rs. 1,80,200/- *through e-payment Rs. 1.000/-* inclusive of all taxes and duties (Non-refundable) through e-payment Cost of Document Tender processing fee Rs. 4,720/- inclusive of all taxes and duties (Non-refundable) through e-payment Date and time of Sale (Online) From 03.11.2022 at 15:00 hrs. (up to 16.11.2022; 16:00 hrs.) ast date and time of Submission of tender | Upto 17.11.2022 to 15:00 hrs. On 18.11.2022 at 15:30 Hrs. Date & Time of opening of tender

Exemption to MSEs. For eligibility criteria and other details please log onto The Customers are requested to www.concorindia.co.in or eprocure.gov.in or www.tenderwizard.com/CCIL. Bidders are equested to visit the websites regularly. CONCOR reserves the right to reject any or all the Sr. General Manager/C&O/Area-I

contact the new office premises for enders without assigning any reasons thereof. their needs. **REGIONAL BUSINESS HEAD**

CORRIGENDUM TO THE UNAUDITED FINANCIAL RESULTS OF THE COMPANY PUBLISHED ON 2" NOVEMBER, 2022 This has reference to the Unaudited Financial Results of the Company for the quarter and half year ended 30th September, 2022 published ir 2nd November, 2022 edition of Financial Express newspaper. Due to oversight from the newspaper publication agency, there were some

typographical errors as mentioned at note no. 6 hereunder and therefore the entire correct results are published hereinbelow ال L. Morison (India) Limited

(CIN: L51109WB1934PLC088167)

Regd. Office: 'Rasoi Court', 20 Sir R. N. Mukherjee Road, Kolkata - 700 001 Ph: 033 22480114/15, Email Id: investors@jlmorison.com, Website: www.jlmorison.com

Quarter ended Half Year ended SR.No. **Particulars** 30-09-2021 30-09-2022 30-09-2022 **Un-Audited Un-Audited Un-Audited** 3.674.07 2,972.36 7.014.08 Total income from operations (net) 244.34 205.52 438.39 Net Profit for the period (before tax, Exceptional and /or Extra ordinary items)

Extract of Un-Audited Financial Results for the Quarter and Half Year ended 30 September, 2022

Net Profit for the period before tax (after Exceptional and /or Extra ordinary items) 244.34 205.52 438.39 Net Profit for the period after tax (after Exceptional and /or Extra ordinary items) 329.54 184.16 165.88 Total Comprehensive Income for the period [(comprising profit / (loss) for the 658.19 2,223.32 630.89 period (after tax) and other comprehensive income (after tax)] 136.50 136.50 136.50 Paid up Equity Share Capital (Face value of Rs. 10/- each) Earning per Equity share ((of Rs. 10/- each) (Basic & Diluted)) 12.15 24.14 13.49

)The above is an extract of the detailed format of Un-Audited Financial Results for the quarter and half year ended $30^{
m th}$ September, 2022 filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements Regulations, 2015. The full format of the said Financial Results are available on the Stock Exchange website (www.bseindia.com) and on the Company's website (https://www.jlmorison.com).

2)The above Un-Audited Financial Results were reviewed by the Audit Committee and approved by the Board of Directors in thei respective meetings held on 31st October, 2022 and the Statutory Auditors have carried out 'Limited Review' of the same.

business of personal care products which the management recognises as the sole business segment. Hence, disclosure of segment-wise information is not required and accordingly not provided. In view of the continuous COVID 19 pandemic, the Company is taking adequate precautions for safety and wellbeing of its

)Based on the "management approach" as defined in Ind AS 108 - Operating Segments, the Company is primarily engaged in the

employees. The management, apart from considering the internal and external information up to the date of approval of these financial results, expects to recover the carrying amount of the assets including financial investments. The Company will continue to closely monitor any material changes to future economic conditions and assess its impact on the operations of the Previous period figures have been rearranged / regrouped wherever considered necessary to conform to the presentation of the

current period. All the figures of financial results have been rounded off to nearest lakh rupees.

)The data which were incorrectly published in the financial express newspaper dated 2nd November, 2022 and its rectifications vide this corrigendum are as follow: a) At Sr.No. 1 of the table the 'Total Income from operations (net)' for the quarter ended 30.09.2022 is Rs.3,674.07 (lakhs) instead

of Rs. 3.674.01 (lakhs) as incorrectly published in newspaper: b) At Sr.No.5 of the table the 'Total Comprehensive Income for the period [comprising profit / (loss) for the period (after tax) and

other comprehensive income (after tax)]' is Rs. 658.19 (lakhs) instead of Rs. 658.18 (lakhs) as incorrectly published in c) At note no.1 in the first line the word 'quarter year' is incorrectly published in the newspaper and the same should be read as

d) The date of signing the results is 31st October, 2022 instead of 31st August, 2022 as incorrectly published in newspaper.

This corrigendum is to be read in conjunction with the publication made on 2nd November, 2022.

For and on behalf of the Board of Directors of

J. L. Morison (India) Limited

Sohan Sarda Place : Mumbai Date: 2nd November, 2022. EMOFORM-R Bisen

Executive Director & CEO DIN:00129782

RailTel mment of India Underta

ender No.: RCIL_ER_2022-23 1429-1433, Dated: 02.11.2022 the work of "Execution of Last Mile OFC laying and associated work including supply of allied materials in Guwahati, New Jalpaiguri, Kolkata & Patna Territories of RailTel/Eastern Region for Last Mile connectivity of IVFRT centers". Tender Notice/Tender Document is available on www.railtelindia.com, https://eprocure.gov.in and https://www.ireps.gov.in. All future Addendum/ corrigendum etc. will be uploaded on RailTel website. CPP Portal and IREPS Portal. Bidders have to sultmit their bids on IREPS Portal only.

SHRIRAM SHRIRAM TRANSPORT FINANCE COMPANY LIMITED

PUBLIC NOTICE This is to inform our customers and public at large that our Yelahanka Branch located at No. 6, Sr. No. 139/ 1, 2nd Floor, Bypass Road, Near Gandhinagar KHB, Yelahanka, Bangalore, Karnataka - 560064 will shift to No. 960, LIG B Sector, 2nd Phase, Yelahanka New Town, Yelahanka, Bangalore, Karnataka 560064 from 10th February, 2023. The Customers are requested to contact the new office premises for their needs.

REGIONAL BUSINESS HEAD

SHRIRAM SHRIRAM TRANSPORT FINANCE COMPANY LIMITED PUBLIC NOTICE

This is to inform our customers and public at large that our **Pandavapura** Branch located at 1st Floor Venkateshara Complex, Opposite Mini Vidanasouda, Pandavapura, Mandya, Karnataka - 571434 will shift to NJR Complex, 1st Floor, Old Post Office Road, near Gas Godown Pandavapura Mandya, Karnataka 571434 from 10th February, 2023. The Customers are requested to contact the new office premises for their needs.

REGIONAL BUSINESS HEAD

SHRIRAM SHRIRAM TRANSPORT **FINANCE COMPANY LIMITED**

PUBLIC NOTICE

This is to inform our customers and public at large that our Kollegal Branch located at 1st Floor, Near KSRTC Bus Stand, behind Surya Baker, Kollegal, Chamarajanagar, Karnataka - 571440 will shift to 1st Floor, above Chakrika Honda, next to Krishna Talkies, Mysore, M. M. Hills Road, Bastipura Chamrajnagar, Karnataka - 571440 from 10th February, 2023. The Customers are requested to

contact the new office premises for their needs.

TAMILNADU JAI BHARATH MILLS LIMITED REGD. OFFICE; 212, RAMASAMY NAGAR, ARUPPUKOTTAI-626 105

PH.NO.04566-241088, Email Id: tnjbsecretaryms@yahoo.com. www. tnjb.net.in, CIN No. L17111TN1989PLC01267

NOTICE OF THE THIRTY THIRD **ANNUAL GENERAL MEETING**

Notice is hereby given that the Thirty third Annual General Meeting ("AGM") of the Company will be held on Monday,21st November, 2022, at 4.30 P.M. (1ST) through Video Conferencing ("VC") Other Audio Visual Means ("OAVM") to transact the business set out in the Notice of the AGM.

The AGM will be convened in compliance with applicable provisions of the Companies Act, 2013 and the Rules made thereunder "the Act"); provisions of the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and the provisions of General Circular No. 20/2020 dated 5" May, 2020 read with General Circular No. 14/2020 dated 8" April, 2020 and General Circular No. 17/2020 dated 13* April, 2020 issued by the Ministry of Corporate Affairs, Government of India ("MCA") read with Circular No.

SEBI/H0/CFD/CMD1/CIR/P/2020/79 dated 12* May, 2020 issued by SEBI The remote e-voting period begins on 18th November, 2022 (at 9.00 a.m) and end on 20th November, 2022 (at 5.00 p.m). During this period shareholders of the Company, holding shares either in Physical form or in dematerialized form, as on cut-off date 14th November, 2022 may cast their vote electronically. The remote e-voting module shall be disabled by NSDL for voting thereafter. The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date i.e.14th November,

Any person, who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at evoting@nsdl.co.in. However, if he/she is already registered with NSDL for remote E-voting the he/she can use his/her existing User ID and Password for casting the vote. Notice is also given that Register of Members and the Share

transfer books of the Company will remail closed from 14th November, 2022 to 21st November, 2022 (both days inclusive) for the purpose of Annual General Meeting. Shareholders are requested to register their email IDs and

phone numbers with the Company or M/s. S.K.D.C. Consultants Ltd., the Registrar and Transfer Agent ("SKDC"), for receiving the Notice and Annual Report. Members are requested to provide their email addresses and

bank account details for registration to SKDC Consultants Limited. Registrar and Transfer Agent (RTA) of the Company or DPs. The process of registering the same is mentioned below: In case. Send a duly signed request letter to the RTA of the Company

Physical i.e. SKDC Consultants Ltd., (Unit: TNJB Limited), Surya 35, Holding Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore - 641 028 or email at info@skdc-consultants.com and provide the following details/documents for registering email address: a) Folio No.,

- b) Name of shareholder,
- c) Copy of the share certificate (front and back), d) Copy of PAN card (self attested).
- e) Copy of Aadhar (self attested)
- Following additional details/documents need to be provided in case of updating Bank Account Detail: a) Name and Branch of the Bank in which you wish to receive
- b) the Bank Account type, c) Bank Account Number.

the dividend.

- d) MICR Code Number and IFSC Code
- e) Copy of the cancelled cheque bearing the name of the first shareholder

In case, Please contact your Depository Participant (DP) and register Demat your email address and bank account details in your demat

R. Jamuna

Vaibhav Global Limited Regd. Off.: K-6B, Fateh Tiba, Adarsh Nagar, Jaipur- 302004 Phone: 91-141-2601020; Fax: 91-141-2605077; CIN: L36911RJ1989PLC004945 Email: investor_relations@vaibhavglobal.com; Website: www.vaibhavglobal.com

NOTICE OF POSTAL BALLOT AND E-VOTING 1. Notice is hereby given that pursuant to the provisions of Section 110 of the Companies Act, 2013 (the "Act") read with the Companies (Management and

Administration) Rules, 2014 (the "Rules"), as amended, and other applicable laws and

regulation, Vaibhay Global Limited ("the Company") is seeking consent of its members for the resolution as set out in the Postal Ballot Notice dated 27th October, 2022 ('Notice'). General Circular Nos. 14/2020 dated 08.04.2020, 17/2020 dated 13.04.2020, 22/2020 dated 15.06.2020, 33/2020 dated 28.09.2020, 39/2020 dated 31.12.2020, 10/2021 dated 23.06.2021, 20/2021 dated 08.12.2021 and 3/2022 dated 05.05.2022 issued by the Ministry of Corporate Affairs ("MCA Circulars") has

allowed the Companies, to obtain approval of shareholders by postal ballot through evoting only, dispensing with the requirement of obtaining the said approval by sending physical notices and posting of ballots by shareholders, Accordingly, the Company has sent postal ballot notice by email to the members on Wednesday, 2nd November, 2022 whose name appeared in the register of member /register of beneficial owners as on Friday, 28th October, 2022. In view of these MCA circulars and in compliance with the provisions of Section 108 and other applicable provisions of the Act, read with the rules made thereunder and

Regulation 44 of SEBI (Listing Obligation and Disclosure Requirements) Regulations,

2015, the Company is providing the facility to the Members to exercise the right to

vote by electronic means (e-voting) only and the business will be transacted through evoting platform provided by KFin Technologies Limited (KFintech). The voting rights of the Members shall be in proportion to their shares of the paid-up equity share capital of the Company, subject to the provisions of Companies Act, 2013, as on cut-off date i.e. 28th October, 2022. A person who is not a Member on

the relevant cut-off date should treat this notice for information purpose only.

- The e-voting period will commence on Thursday, 3rd November, 2022 at 09.00 a.m. (IST) and will end on Friday, 2nd December, 2022 at 5.00 p.m. (IST). The e-voting module shall be disabled by KFintech thereafter. Once the vote is cast by a Member, he/ she shall not be allowed to change it subsequently. The Detailed procedure/ instructions for e-voting are contained in the Notice.
- 6. Shareholders who have not registered their e-mail address are requested to register the same in respect of Equity Shares held in electronic form with the depository through their depository participant(s) and in respect of shares held in physical form by writing to the Company's Registrar and Share Transfer Agent, KFin Technologies Limited, Selenium, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for
- Shareholders and e-Voting User manual for Shareholders available at the "Downloads" section of https://evoting.kfintech.com or contact Mrs. C. Shobha Anand, Dy. General Manager at KFin Technologies Limited (KFintech), Unit: Vaibhav Global Limited, Selenium Tower B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad- 500032, Telangana, India or at einward.ris@kfintech.com and evoting@kfintech.com or call KFin's Toll free No. 1-800-3454-001 for any further clarifications.
- 8. The results of the Postal Ballot will be announced within 48 hours from the closure of e-voting. The results, along with Scrutinizer Report, will be displayed at the Registered office of the Company, website of the Company i.e. www.vaibhavglobal.com and on the e-voting website of KFintech i.e. https://evoting.kfintech.com. The results will also be intimated simultaneously to the Stock Exchanges where the Company's shares are listed. For Vaibhay Global Limited

Sushil Sharma Company Secretary

FCS: 6535

"IMPORTANT"

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Place: Pune

Date: November 02, 2022

Adfactors 353 R

Place : Aruppukottai Date: 01.11.2022

Director

whatsoever.

Place: Jaipur

Date: 2™ November, 2022

REGIONAL BUSINESS HEAD

नेविदा संख्या

कार्य का नाम

लयं अवधि

मानित लागत राशि

निविदा जमा करने की तिथि और समय

आवेदन आमंत्रित करता है।

संबंधी कार्यों का अनुभव हो।

की आयु सीमा तक ।

पदनाम : वित्तीय साक्षारता सलाहकार

पावर पॉइंट एक्सेल और इंटरनेट ऑपरेट कर सके।

एवं माह के दूसरे व चौथे शनिवार को अवकाश रहेगा।

इससे अधिक अवकाश लेने पर वेतन में से कटौती।

प्राथमिकता क्षेत्र एवं वित्तीय समावेशन विभाग

मण्डल कार्यालय उत्तरी दिल्ली, पंजाब नेशनल बैंक

की वेबसाइट पर उपलब्ध है, निम्नलिखित पते पर प्रेषित करें-

विक्रांत टावर, तृतीय तल, राजेंद्र प्लेस, नई दिल्ली 110008

मार्ग निर्देशों का पालन करना होगा ।

भारतीय कंटेनर निगम लिमिटेड

Container Corporation of India Ltd.

निविदा सूचना (केवल ई–निविदा सह रिवर्स नीलामी मोड)

कॉनकॉर केवल ई–निविदा सह रिवर्स नीलामी मोड के मध्यम से निम्नलिखित कार्य के लिए दो बोली प्रणाली में ऑनलाइ

निविदा आमंत्रित करता है। बोली दस्तावेज केवल वेबसाइट (www-tenderwizard-com/CCIL) से दाउनलोड किय

आईसीक्षी/वंबारी-कलां (बीबीएल), लुपियाना में कार्गों के संवालन के लिए पेशेवर सेवा

₹ 4,720/- "सभी करों और शुल्कों सहित (अप्रतिदेव) ई-भूगतान के माध्यम से।

03.11.2022 से 15:00 बजे (16.11.2022 को 18:00 बजे तक।)

वरिष्ठ महाप्रबंधक / सी एंड ओ / क्षेत्र-।

मण्डल कार्यालय, उत्तरी दिल्ली

CON/Area-I/TC/Cargo Handling/DDL/2022

₹ 3,60,34,312 / — (जीएसटी सहित) 4 वर्षों के लिए

नेविदा दस्तावेज की लागत 🤻 1,000 / — *सभी करों और शुल्कों सहित (अप्रतिदेव) ई-भूगतान के माध्यम से।

17.11.2022 से 15:00 बजे तक।

एमएसई को छट । पात्रता मानदंत और अन्य विवरण के लिए कृपया www.concorindia.co.in याeprocure.gov.in

vww.tenderwizard.com/CCIL, पर लॉग ऑन करें। बोलीदाताओं से अनुरोध है कि वे नियमित रूप से वेबसाइट देखें

होंनकोंर बिना कोई कारण बताए किसी भी या सभी निविदाओं को अस्वीकार करने का अधिकार सुरक्षित रखता है।

मंडल कार्यालय – उत्तरी दिल्ली, विक्रांत टॉवर, राजेंद्र प्लेस, नई दिल्ली–110008

पंजाब नेशनल बैंक, मंडल कार्यालय उत्तरी दिल्ली वित्तीय साक्षरता सलाहकार केंद्र में सलाहकार हेत

1. स्वच्छ रिकॉर्ड सहित प्रमख रूप से सेवानिवत्त बैंक अधिकारी हो जिसे ग्रामीण अर्धशहरी क्षेत्र में ऋण

2. स्वतंत्र रूप से कार्य करने में सक्षम होना चाहिए तथा उसे कंप्यटर का ज्ञान को विशेषतः एमएस वर्ड

3. नियुक्ति के समय उनकी आयु 62 वर्ष से अधिक नहीं होनी चाहिए। सलाहकार की आरंभिक नियुक्ति

3 वर्षों के लिए अनुबंध के माध्यम से की जाएगी एवं वार्षिक आधार पर समीक्षा करने पर और अच्छे

स्वास्थ्य के आधार पर एक्सटेंशन 1 वर्ष के लिए बढ़ाया जा सकता है एवं अधिकतम एक्सटेंशन 65 वर्ष

. सलाहकार को वित्तीय सलाहकार केंद्र पर सोमवार से शनिवार सुबह 10:00 से 5:00 तक ड्यूटी देनी है

सलाहकार को 10:00 से 12:00 बजे तक केंद्र में तदुपरांत अपने कार्य क्षेत्र में वित्तीय साक्षरता वृद्धि हेत्

भ्रमण करना है सलाहकार को मंडल प्रमुख उत्तरी दिल्ली एवं बैंक के उच्च अधिकारियों द्वारा दिए गए

6. सलाहकार काउंसलर को रुपए 20000 / – पारिश्रमिक दिया जाएगा। माह में 1 दिन का अवकाश

कृपया इच्छूक आवेदक दिनांक 15 नवंबर 2022 तक अपना आवेदन बैंक के निर्धारित प्रपत्र पर जो कि बैंक

with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

₹ 1,80,200 / - *ई-मुगतान के माध्यम से।

चार (4) वर्ष

नेविदा खलने करने की तिथि और समय 18.11.2022 को 15:30 बजे।

पंजीवृत कार्यालयः कॉनकॉर भवन, सी–७, मधुरा रोड, अधोलो अस्पवाल के सामने, नई दिल्ली – 110 078 कॉर्योरेट कार्यालयः कॉनकॉर एनेक्सी, तीसरी मजिल. एनएसआईसी एमडीबीपी बिल्विम, ओखला फॅन्न-॥, नई दिल्ली –110020 दुरभाषः सं. (911) 41222500/809 ई—मेल: investorrelations@concorindla.com, वैषशीक्षट: www.concorindla.co.in

पोस्टल बैलेट की सचना

bपनी (प्रबंधन और प्रशासन नियम), 2014 के नियम 20 और 22 के साथ पठित कंपनी अधिनियम, 2013 की गरा 108 और 110: सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियमन, 2015 के विनियम 44; कोविड -19 महामारी की पृष्ठभूमि में कॉर्पोरेट कार्य मंत्रालय, भारत सरकार द्वारा जारी अन्य प्रासंगिक परिपन्नों के साथ पठित सामान्य परिपन्न सं. 14 / 2020 दिनांक 8 अप्रैल, 2020, सामान्य परिपन्न सं. 17 / 2020 दिनांक 13 अप्रैल, 2020 और सामान्य परिपन्न सं. 3 / 2022 दिनांक 5 मई. 2022 (सामृहिक रूप से ''एमसीए परिपत्र" के रूप में संदर्भित) के साथ पठित, दि इंस्टीट्यट ऑफ कंपनी सेक्रेटरीज ऑफ इंडिया द्वारा जारी सामान्य बैठकों पर सचिवीय मानक को ("सचिवीय मानक -2") (किसी भी साविधिक संशोधन(नीं) परिवर्तन(नी) या लागू समय के लिए उनका पुन: अधिनियमन) के अनुपालन में एतदद्वारा सुचित किया जाता है के कंपनी दिनांक 02.11.2022 को उन सदस्यों जिनके ई–मेल पते दिनांक 28.10.2022 (कट–ऑफ तिथि होने के कारण) तक कंपनी या डिपॉजिटरी(ज) के पास पंजीकृत हैं, से रिमोट ई–वोटिंग के माध्यम से पोस्टल बैलेट नोटिस दिनांक 02.11.2022 में निर्धारित सामान्य प्रस्तावों हेतु उनकी स्वीकृति प्राप्त करने के लिए पोस्टल बैलेट नोटिस प्रेषित कर चुकी हैं। कंपनी ने शेयरधारकों को ई-वोटिंग सुविधा प्रदान करने के लिए

 उपरोक्त प्रावधानों और एमसीए परिपत्रों के अनुपालन में, सदस्यों को उनके पंजीकृत ई-मेल पते पर पोस्टल बैलेट नोटिस भेजा गया है। उक्त नोटिस में निर्धारित व्यवसाय को सदस्यों द्वारा केवल रिमोट ई–वोटिंग प्रक्रिया के माध्यम से किया जाना है। एक बार किसी सदस्य द्वारा किसी प्रस्ताव पर मतदान करने के उपरांत, उसे बाद में इसे बदलने या दोबारा मतदान करने की अनुमति नहीं दी जाएगी। ई–वोटिंग हेत् आवश्यक विवरण एवं निर्देश उक्त नोटिस में दर्शाये गए हैं।

(www.bseindia.com) और एनएसडीएल (www.evoting.nsdl.com) पर उपलब्ध हैं, जिसे किसी भी विवरण हेत, यदि कोई हो, के लिए देखा जा सकता है। पोस्टल बैलेट संबंधी सचना प्राप्त नहीं होने की रिधति में, सदस्य इसे उपरोक्त वेबसाइटों से डाउनलोड कर सकते हैं या कंपनी से investorrelations@concorindia.com पर संपर्क कर सकते हैं। 3. ई-वॉटिंग दिनांक 06.11.2022, रविवार को 09:00 बजे शुरू होगी और 05.12.2022, सोमवार को

17:00 बजे तक जारी रहेगी। इसके बाद मतदान के लिए एनएसडीएल द्वारा ई-वोटिंग मॉक्यल को निष्क्रिय सदस्यों के मताधिकार की गणना कट-ऑफ तिथि अर्थात 28.10.2022, शुक्रवार के आधार पर की

 निदेशक मंडल ने श्री राकेश कुमार, मैसर्स आर. के, एंड एसोसिएटस, प्रैक्टिसिंग कंपनी सचिव (एफसीएस:7695, सीपी नं. 8553) को निष्पक्ष और पारदर्शी तरीके से विधि अनुसार ई—वोटिंग / पोस्टल बैलेट श्रायोजित करने के लिए संवीक्षक के तौर पर नियुक्त किया है।

 पोस्टल बैलेट हेतु ई—वोटिंग का परिणाम अध्यक्ष या अधिकृत व्यक्ति द्वारा निर्वारित समय के भीतर घोषित किया जाएगा। संवीक्षक की रिपोर्ट के साथ उक्त परिणाम कंपनी की वेबसाइट और ई—वोटिंग एजेंसी यानी नएसडीएल की वेंबसाइट www.evoting.nsdl.com पर प्रदर्शित किया जाएगा और स्टॉक एक्सचेंजों

इस पोस्टल बैलेट प्रक्रिया के संचालन से संबंधित किसी भी जानकारी / शिकायत के लिए, सदस्य रजिस्टार और ट्रांसफर एजेंट (आरटीए) यानी बीटल फाइनेंशियल एंड कंप्यूटर सर्विसेज प्राइवेट लिमिटेड, बीटल हाउस, तीसरा तल, 99, मदनगीर, एलएससी के पीछे, नई दिल्ली – 110062, ई-मेल concor@beetalfinancial.com, दूरमाष: 011-29961281-83, फैक्स: 011-29961284 से संपर्क करें अथवा एनएसडीएल से 1800-1020-990 और 1800-224-430 पर संपर्क करें अथवा

स्थानः नई दिल्ली

(हरीश चन्द्रा कार्यकारी निदेशक (वित्त) एवं कंपनी सचिव

ईमेल—codelnorth@pnb.co.in. वेबसाइट—www.pnbindia.com. दरभाष —011—25744473 दिनांक: 02.11.2022 This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated September 28, 2022 read with the addendum dated October 10, 2022 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE", and together

POWERING A GREENER TOMORROW

Suzlon Energy Limited

The Company was incorporated as "Suzion Energy Limited" on April 10, 1995 as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation granted by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. The Company received the certificate of commencement of business from the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad on April 25, 1995. For details of changes in registered office of the Company, see "General Information" on page 55 of the LOF.

Registered Office: "Suzlon", 5, Shrimali Society Near Shri Krishna Complex, Navrangpura, Ahmedabad - 380 009, Gujarat, India; Tel: +91 79 6604 5000; Corporate Office: One Earth, Hadapsar, Pune - 411 028, Maharashtra, India; Tel: +91 20 6702 2000. Contact Person: Geetanjali S. Vaidya, Company Secretary

OUR PROMOTERS: GITA T. TANTI. TULSI RANCHHODBHAI HUF. RANCHHODBHAI RAMJIBHAI HUF. RANCHHODBHAI RAMJIBHAI FAMILY TRUST AND TANTI HOLDINGS PRIVATE LIMITED

ISSUE OF UP TO 2.400,000,000 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF THE COMPANY (THE "RIGHTS EQUITY SHARES" FOR CASH AT A PRICE OF ₹5.00 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹3.00 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹1,200.00 CRORE ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 5 RIGHTS EQUITY SHARES FOR EVERY 21 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON TUESDAY, OCTOBER 4, 2022 ("RECORD DATE") (THE "ISSUE"). THE AMOUNT OF RS. 2.5 PER RIGHTS EQUITY SHARE WAS PAYABLE ON APPLICATION. FOR

BASIS OF ALLOTMENT

The Board of Directors of Suzlon Energy Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Tuesday, October 11, 2022 and closed on Thursday, October 20, 2022 and the last date for on-market renunciation of Rights Entitlements was Friday, October 14, 2022. Out of the total 1,98,356 Applications for 4,21,46,86,364 Rights Equity Shares, 5,054 Applications for 2,64,79,748 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,93,302 Applications for 4,18,82,06,616 Rights Equity Shares, which was 174.51 % of the Issue Size. In accordance with Letter of Offer and the Basis of Allotment finalised on October 28, 2022, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue, the Company has, on October 31, 2022, allotted 2,400,000,000, Rights Equity Shares to the successful Applicants. All valid Applications have been considered for Allotment.

Category	Number of Valid Applications Received	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (A+B)
Eligible Equity Shareholders	1,89,942	1,72,10,11,279	53,95,08,031	2,26,05,19,310
Renouncees	3,360	13,94,80,690	Nil	13,94,80,690
Total	1,93,302	1,86,04,91,969	53,95,08,031	2,40,00,00,000

			.05.773	7579 C 5 C 5 C 5 C 5 C 5 C 5 C 5 C 5 C 5 C	20,000		110 10 10 10 10 10 10 10 10 10 10 10 10	
2. Information regarding total	al valid Applica	itions receiv	red:					
Category	Applications	Received	Rights Equ	uity Shares Applied fo	r	Rights Equ	ity Shares Allotted	
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	1,89,942	98.26	3,97,98,72,260	9,94,96,80,650.00	95.03	2,26,05,19,310	5,65,12,98,275	94.19
Renouncees	3,360	1.74	20.83,34,356	52.08.35.890.00	4.97	13,94,80,690	34.87.01.725	5.81

100.00 4.18.82.06.616 10.47.05.16.540.00 1,93,302 100.00 2,40,00,00,000 6.00.00.00.000 Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on November 02, 2022. The instructions to SCSBs for unblocking of funds in case of ASBA Applications were given on October 28, 2022. The listing applications were filed with BSE and NSE on October 31, 2022 and subsequently the listing approvals were received on November 01, 2022 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on November 01, 2022. The trading in partly paid up Equity Shares issued in the Rights Issue shall commence on BSE and NSE under a separate ISIN IIN9040H01011 upon receipt of trading permission. The trading is expected to

rights entitlement has been sent to NSDL & CDSL on November 01, 2022. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM.

DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 292 of the LOF. DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be

Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" beginning on page 295 of the LOF. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
S) INGA°	▲ KFINTECH	Geetanjali S. Vaidya One Earth, Hadapsar,
Inga Ventures Private Limited 1229 Hubtown Solaris, N.S. Phadke Marg, Opp. Telli Galli, Andheri (East), Mumbai - 400 069, Maharashtra, India. Tel: +91 22 6988 6003 E-mail: suzlon.rights@ingaventures.com Investor Grievance ID: investors@ingaventures.com Website: www.ingaventures.com, Contact person: Kavita Shah SEBI Registration No.: INM000012698	KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B, Plot No. 31 and 32 Financial District, Nanakramguda Serilingampally, Hyderabad, Rangareddi - 500 032, Telangana, India, Tel: +91 40 6716 2222 Email: suzlon.rights@kfintech.com Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com, Contact Person: M. Murli Krishna SERI Registration No.: INR000000221	Pune - 411 028, Maharashtra, India, Tel: +91 20 6702 2000 E-mail: investors@suzlon.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBAAccount number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For further details of the ASBA process, see "Terms of the Issue" on page 298 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer or sale of securities in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and

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

For Suzion Energy Limited

Suzion Energy Limited has filed a letter of offer and the addendum to the letter of offer with BSE Limited, National Stock Exchange of India Limited and the Securities and

On behalf of the Board of Directors

Exchange Board ("SEBI") of India on September 28, 2022 and October 10, 2022, respectively. The LOF is available on the website of SEBI at www.sebi.gov.in and the website of the Lead Manager at www.ingaventures.com and the websites of the stock exchanges at www.nseindia.com and www.bseindia.com, and the Company website at www.suzlon.com and the website of registrar at https://rights.kfintech.com. Potential investors should note that investment in equity shares involves a high degree of risk. and are requested to refer to the letter of offer filed with the SEBI and the stock exchanges, including the section titled "Risk Factors", beginning on Page 19 of the letter of offer for details of the same.

विवादित टिप्पणी करने वाले न्यायाधीश का तबादला रह

कोच्चि, २ नवंबर (भाषा) ।

अनुचित' थीं।

केरल उच्च न्यायालय ने यौन उत्पीडन के दो मामलों में एक आरोपी को जमानत देते हए अपने आदेश में विवादित टिप्पणी करने वाले सत्र न्यायाधीश का तबादला बुधवार को रद्द कर दिया। अदालत ने कहा कि उन्हें स्थानांतरित करने का फैसला 'दंडात्मक' और

'अनुचित' था। न्यायमुर्ति एके जयशंकरन नांबियार और न्यायमुर्ति मोहम्मद नियास सीपी ने एक श्रम अदालत में पीठासीन अधिकारी के तौर पर सत्र न्यायाधीश एस कृष्ण कुमार के तबादले को रद्द करते हुए कहा कि यह उनके प्रति न केवल 'पूर्वाग्रह और दुर्भावना से भरा' फैसला था, बल्कि इससे 'राज्य में न्यायिक अधिकारियों के मनोबल पर प्रतिकुल प्रभाव' भी पडता। हालांकि पीठ ने कहा कि जमानत आदेश में न्यायाधीश ने जो टिप्पणियां की थीं, वे 'महिलाओं के प्रति अपमानजनक और पूरी तरह से

अदालत ने कहा कृष्णकुमार की टिप्पणियों के लिए उनकी आलोचना करते हुए मीडिया में खबरें आईं, जिसके तत्काल बाद उन्हें स्थानांतरित करने का निर्णय लिया गया। अदालत ने कहा कि इसके अलावा तबादले का कोई कारण नजर नहीं आता।

ड्यूटी के दौरान

नृत्य करने वालीं

पुलिसकर्मियों

को चेतावनी

कक्ष

पुलिसकर्मियों का ड्यूटी के

दौरान फिल्मी गीतों पर नृत्य

करने का वीडियो प्रसारित हुआ

है, जिसके लिए उन्हें विभाग से

कडी चेतावनी जारी की गई है।

उक्त वीडियो में महिला

पुलिसकर्मी वर्दी में नहीं थीं,

लेकिन पिछले हिस्से में कंप्यूटर

और फोन दिखाई दे रहे हैं।

मामले के सामने आने से सकते

में आए वरिष्ठ पुलिस अधिकारियों

ने जब जांच कराई तो उसमें पृष्टि

हुई कि वीडियो 112 देहरादुन

नियंत्रण कक्ष का है, जो दिवाली

अपर पलिस महानिदेशक

(दूरसंचार) अमित सिन्हा ने

बताया कि मामले में शामिल

महिला पुलिसकर्मियों को कड़े

शब्दों में चेतावनी दी गई है कि

भविष्य में ऐसा नहीं होना चाहिए।

उन्होंने कहा कि ड्यटी के दौरान

अगर भविष्य में ऐसी कोई हरकत

सामने आई तो सख्त कार्रवाई की

शिक्षा प्रणाली

में 'पंच प्राण'

को आत्मसात

करें : यूजीसी

आयोग (यूजीसी) ने उच्च शिक्षण

संस्थानों से 'पंच प्राण' और 'लाइफ' आंदोलन की भावना को

शिक्षा प्रणाली में आत्मसात करने

के तरीकों पर काम करने को कहा

है। इस साल 76वें स्वतंत्रता दिवस

के मौके पर प्रधानमंत्री नरेंद्र मोदी

ने 'पंच प्राण' और अगले 25 साल

में (आजादी का अमृतकाल)

इनकी प्रासंगिकता का उल्लेख

समक्ष पेश 'पंच प्राण' में पहला

भारत को विकसित बनाना, दूसरा

गुलामी की मानसिकता को छोडना, तीसरा भारत की विरासत पर गर्व करना, चौथा देश की एकता और अखंडता को मजबूत करना और पांचवां प्राण देश के प्रति नागरिकों का कर्तव्य है। प्रधानमंत्री ने पर्यावरण के लिए जीवनशैली (लाइफ) मिशन के जरिए लोगों से ऐसी जीवनशैली अपनाने की अपील की है जिससे

हमारी धरती को नुकसान नहीं हो।

ने उच्च शिक्षण संस्थानों को लिखे

में पत्र में कहा कि यह समय की

मांग है कि मानव केंद्रित,

सामृहिक प्रयास और स्थायी

विकास के लिए सुदृढ़ कदमों के

जरिए धरती के समक्ष मौजूद

चुनौतियों का समाधान किया

जाए। उन्होंने कहा कि उच्च

शिक्षण संस्थानों से अनुरोध किया

जाता है कि 'पंच प्राण' और

'लाइफ' आंदोलन को उच्च शिक्षा

प्रणाली में आत्मसात करने के

तरीकों पर काम करें। इस संबंध

में की जाने वाली गतिविधियों को

यूजीसी

गतिविधि

सकता है।

विश्वविद्यालय

यूजीसी के सचिव रजनीश जैन

प्रधानमंत्री द्वारा जनता के

किया था।

अनुदान

जनसत्ता ब्यूरो

नई दिल्ली, 2 नवंबर।

विश्वविद्यालय

की रात को बनाया गया था।

की

में

तैनात

महिला

देहरादून, 2 नवंबर (भाषा) ।

नियंत्रण

उत्तराखंड

Advertisement under Regulation 18 (7) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended and Corrigendum to the Detailed Public Statement with respect to the open offer to the shareholders of

मजिस्टेट द्वारा पेश एक रिपोर्ट के आधार पर की गई है।

AISHWARYA TECHNOLOGIES AND TELECOM LIMITED Registered Office: 1-3-1026 &1027, Singadikunta, Kavadiguda, Hyderabad-500080, Telangana, India

जांच के बाद शिक्षक के खिलाफ उचित कदम उठाए जाएंगे।

Corporate Identification Number (CIN): L72200TG1995PLC020569 Tel: 040- 27531324; Email: legal@aishwaryatechtele.com; Website: www.aishwaryatechtele.com Open Offer for acquisition of 62,12,425 (Sixty Two Lakhs Twelve Thousand Four Hundred and Twenty Five only) fully paid up equity

स्कूल में मांसाहारी भोजन की दावत

देने वाला शिक्षक निलंबित

मध्य प्रदेश के शिवपुरी जिले में स्कूल परिसर में शराब और मांसाहारी भोजन

की दावत करने पर एक सरकारी स्कूल के शिक्षक को सेवा आचरण नियमों के

कथित उल्लंघन के आरोप में निलंबित किया गया है। एक अधिकारी ने बुधवार

को यह जानकारी दी। जिले के खनियाधाना प्रखंड के पोटा गांव में सरकारी

प्राथमिक विद्यालय परिसर में आयोजित इस पार्टी का वीडियो सोमवार को सोशल

हालांकि, उन्होंने यह नहीं बताया कि पार्टी कब आयोजित की गई थी। एक ग्रामीण

ने आरोप लगाया कि जब कुछ स्थानीय लोग पार्टी का वीडियो बना रहे थे, तब

के बाद शिक्षक को मंगलवार को तत्काल प्रभाव से निलंबित कर दिया गया

अधिकारी ने कहा कि शिक्षक का कृत्य सेवा आचरण नियमों का उल्लंघन है।

उन्होंने कहा कि यह कार्रवाई खंड शिक्षा अधिकारी और पिछोर के उप मंडल

इस तरह की पार्टियां आयोजित करने की शिकायत मिली थी और हाल ही में सोशल

मीडिया पर इसका एक वीडियो सामने आया है। अधिकारी ने कहा कि विस्तृत

अधिकारी ने बताया कि शिक्षक को मंगलवार को निलंबित कर दिया गया।

जिला शिक्षा अधिकारी अशोक श्रीवास्तव ने बताया कि वीडियो सामने आने

अधिकारी के मुताबिक, इस शिक्षक द्वारा स्कूल परिसर में नियमित रूप से

shares of Rs 5/- each from equity shareholders of Aishwarya Technologies and Telecom Limited (hereinafter referred to as "the Target Company" or "AISHWARYA" or "ATTL") except parties to Share Purchase Agreement ("SPA") dated 4th August, 2022 by Mr. Srinivasa Rao Mandava (hereinafter referred to as "Acquirer"), pursuant to and in accordance with Regulation 3(1) and 4 of the **SEBI SAST Regulations.** This Advertisement and Corrigendum is being issued by Finshore Management Services Limited, on behalf of Mr. Srinivasa Rao Mandava ("Acquirer") in respect of the open offer to acquire shares from the public shareholders of Aishwarya Technologies and Telecom Limited

("Offer Opening Public Announcement"). The Detailed Public Statement with respect to the aforementioned Offer was made on 12thAugust, 2022 in Financial Express, English Daily (in all editions), Jansatta, Hindi Daily (in all editions), Pratahakal, Marathi daily (in Mumbai edition) and in Prajadarbar, Telugu daily (in Hyderabad edition)

The Offer Price is Rs. 2/- (Rupees Two Only) per Equity Share. There has been no revision in the Offer Price.

Recommendations of the committee of independent directors of the Target Company

शिवपुरी, 2 नवंबर (भाषा)।

मीडिया पर प्रसारित हुआ था।

शिक्षक ने उनके साथ मारपीट की।

The committee of independent directors of the Target Company ("IDC") published its recommendation on the Offer on 28th October, 2022 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI SAST Regulations, 2011.

The Offer is not a competing offer in terms of Regulation 20 of SEBI SAST Regulations, 2011. There was no competing offer to the Offer and the last date for making such competing offer has expired. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

4. Despatch of Letter of Offer to the public shareholders. The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Shares as on the Identified Date has been completed (either through electronic or physical mode) by 28th October, 2022. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all holders (registered or unregistered) of Equity Shares (except the Acquirer and parties to the SPA) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance-cum Acknowledgment) is also available on SEBI's website (https://www.sebi.gov.in) and the Website of the Manager to the Offer (www. finshoregroup.com) from which the Public Shareholders can download/print the same.

5. Instructions to the public shareholders

5.1 In case the shares are held in physical form As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated December 3, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 1, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. An eligible shareholder may participate in this Offer by approaching their respective Selling Broker and tender their shares in the open offer as per the

5.2 In case the shares are held in demat form

procedure as mentioned in the Letter of Offer along with other details. An eligible shareholder may participate in this Offer by approaching their Selling Broker and tender their shares in the open offer as

per the procedure as mentioned in the Letter of Offer along with other details. 5.3 Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer:

5.3.1 Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.

5.3.2 In case of non-receipt of the Letter of Offer, the Shareholders holding the Equity Shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), along with the following details

a. In case of physical shares: Name, address, distinctive numbers, folio nos, number of Equity Shares tendered/withdrawn, b. In case of dematerialized shares: Name, address, number of Equity Shares tendered/withdrawn, DP name, DP ID number

and other relevant documents as mentioned in the Letter of Offer. Such Shareholders have to ensure that their order is entered in the electronic platform of BSE through the Selling broker which will be made available by BSE before the closure of the 6. Any other changes suggested by SEBI in their comments to be incorporated.

In terms of Regulation 16(1) of the SEBI SAST Regulations, 2011 the draft Letter of Offer was submitted to SEBI on 23rd August, 2022 ("Draft Letter of Offer"). SEBI, vide its letter no. SEBI/HO/CFD/DCR/RAC2/P/OW/52610/2022 dated October 17, 2022, issued its comments on the Draft Letter of Offer. These comments have been incorporated in the Letter of Offer

7. Any other material change from date of the Public Announcement- Nil

8. Details regarding the status of the Statutory and other approvals To the best of the knowledge of the Acquirer, there are no statutory approvals required by the Acquirer to acquire the equity shares tendered pursuant to this Offer. However, in case of any statutory approvals being required by the Acquirer at a later date before the closure of the tendering period, this Offer shall be subject to such approvals and the Acquirer shall make the necessary applications for such approvals. The Acquirer will not proceed with the Offer in the event such statutory approvals are refused in terms of Regulation 23 of the SEBI SAST Regulations, 2011.

Schedule of Activities:

The schedule of major activities under the Offer is set out below:

Nature of the Activity	Original schedule disclosed in the dra		Revised Schedule	e of Activities
	Date	Day	Date	Day
Date of Public Announcement	August 4, 2022	Thursday	August 4, 2022	Thursday
Publication of Detailed Public Statement in newspapers	August 12, 2022	Friday	August 12, 2022	Friday
Filing of draft letter of offer with SEBI along with soft copies of Public Announcement and detailed Public Statement	August 23, 2022	Tuesday	August 23, 2022	Tuesday
Last date for a competing offer*	September 7, 2022	Wednesday	September 7, 2022	Wednesday
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	September 14, 2022	Wednesday	October 17, 2022***	Monday
Identified Date**	September 16, 2022	Friday	October 19, 2022	Wednesday
Last date for dispatch of the Letter of Offer to the public shareholders of the Target Company as on the identified Date	September 23, 2022	Friday	October 28, 2022	Friday
Last date for upward revision of the Offer Price and / or the Offer Size	September 28, 2022	Wednesday	November 2, 2022	Wednesday
Last date by which the recommendation of the committee of independent directors of the Target Company will be published.	September 27, 2022	Tuesday	November 1, 2022	Tuesday
Date of public announcement for opening of the Offer in the newspapers where the DPS has been published.	September 29, 2022	Thursday	November 3, 2022	Thursday
Date of Commencement of tendering period	September 30, 2022	Friday	November 4, 2022	Friday
Date of Closing of tendering period	October 14, 2022	Friday	November 18, 2022	Friday
Last date of communicating rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted Equity Shares.	November 1, 2022	Tuesday	December 2, 2022	Friday

** Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All shareholders (registered or unregistered) of equity shares of the Target Company (except Acquirer and Seller) are eligible to participate in the Offer any time before the closure of the Offer.

*** actual date of receipt of SEBI final observations

10. Facility for Online Inspection of Documents mentioned in Point 9 of the Letter of Offer Shareholders can inspect the documents mentioned in point 9 of the Letter of Offer online through the following link:

https://finshoregroup.com/docsforinspection by entering their DP ID- Client ID or FOLIO Number along with PAN during the above mentioned tendering period. 11. Other information

The Acquirer accepts full responsibility for the obligations of the Acquirer as laid down in the SEBI SAST Regulations, 2011 and for the information contained in this Offer Opening Public Announcement and Corrigendum. This Offer Opening Public Announcement and Corrigendum would also be available on SEBI's website at www.sebi.gov.in

Finshore Management Services Limited, Anandlok Block A, Room-207,

Issued by Manager to the Offer on behalf of the Acquirer



227, AJC Bose Road, Kolkata-700020 Tel: +91- 033-22895101/9831020743 Website: www.finshoregroup.com Investor Grievance email id: ramakrishna@finshoregroup.com Contact Person: Mr. S Ramakrishna Iyengar SEBI Registration No: INM000012185

Srinivasa Rao Mandava

निगरानी पोर्टल Director (यूएएमपी) पर साझा किया जा Place: Kolkata Date: 2nd November, 2022

www.readwhere.com

Place: Pune

Date: November 02, 2022

नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड (एनएसडीएल) की सेवाएं ली हैं। कंपनी के सदस्यों को भी एतदहारा सूचित किया जाता है और यह नोट करने का अनुरोध किया जाता है कि:

पोस्टल बैलेट की सूचना और ई-वोटिंग संबंधी निर्देश कंपनी की वेबसाइट (www.concorindia.co.in), एनएसई लिमिटेड (www.nseindia.com), बीएसई लिमिटेड

कर दिया जाएगा। अतः, उक्त समय एवं तिथि के बाद ई-वोटिंग की अनुमति नहीं दी जाएगी। जाएगी। वह व्यक्ति जो कट-ऑफ तिथि को सदस्य नहीं है, वह इस नोटिस को कंवल सुबना के उद्देश्य से

को सूचित किया जाएगा और कंपनी के पंजीकृत कार्यांलय में भी प्रदर्शित किया जाएगा।

evoting@nsdl.co.in पर सुश्री सोनी सिंह, सहायक प्रबंधक, एनएसडीएल से अनुरोध करें।

भारतीय कंटेनर निगम लिमिटेड की ओर से

and Compliance Officer; E-mail: investors@suzlon.com; Website: www.suzlon.com; Corporate Identity Number; L40100GJ1995PLC025447

FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 298 OF THE LOF.

Category	Number of Valid Applications Received	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (A+B)
Eligible Equity Shareholders	1,89,942	1,72,10,11,279	53,95,08,031	2,26,05,19,310
Renouncees	3,360	13,94,80,690	Nil	13,94,80,690
	N21242322	1,000,000,000,000	U.S. W. 20 (20 (20 (20 (20 (20 (20 (20 (20 (20	

commence on BSE and NSE on or about Monday, November 07, 2022. In accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of

deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the

management, as well as financial statements. However, no public offering of securities is being made in the United States.

Geetanjali S. Vaidya Company Secretary and Compliance Officer

Adfactors 353 R



(તસ્વીર: સીતાબ કાદરી, પાલનપુર)

શ્રધ્ધાંજલિ આપવામાં આવી હતી

રાષ્ટ્રધ્વજ અડધી કાઢીએ

અધિકારી દિપેશ શાહ તથા

વહિવટીતંત્રના અધિકારી-

કર્મચારીઓએ પોતાની કચેરીમાં બે

મિનીટ મૌન પાળી મોરબીની પુલ

શ્રધ્ધાંજલિ અર્પી હતી.

સાબરકાંઠા જિલ્લા કલેકટર

મોટી સંખ્યામાં લોકો હાજર રહ્યા

મોરબી પુલ હોનારતના સદયાતોને અશ્રુભરી શ્રધ્ધાંજલિ આપવામાં આવી

આત્માની શાંતિ માટે પાલનપુરમાં શ્રધ્ધાંજલિ આપવામાં આવી. નિઃસ્વાર્થ સેવા સંગઠન દ્વારા શ્રદ્ધાંજલિ આપવામાં આવી મંડળ દ્વારા શ્રદ્ધાંજલિ અપાઇ હતી.કાર્યક્રમમાં કેસર સેવા ટ્રસ્ટના વગેરે હાજર રહ્યા હતા.

નડિયાદમાં શોકસભા યોજાઇ ઘટનામાં અવસાન પામેલા મૃતકોના આત્માની શાંતિ માટે જિલ્લા કાર્યાલય, કમલમ્, નડિયાદ ખાતે શોકસભાનું આયોજન કરવામાં આવ્યું હતું. આ શોકસભામાં કેન્દ્રીય સંચાર મંત્રી દેવુસિંહ ચૌહાણે ઉપસ્થિત રહીને મૃતકોના આત્માની શાંતી માટે પ્રાર્થના કરી હતી. સાથે કેબિનેટ મંત્રી અર્જુનસિંહ ચૌહાણ

રહ્યા હતા. વડાલીમાં આરોગ્ય કર્મીઓ વગેરે હાજર રહ્યા હતા. દ્વારા શ્રદ્ધાંજલિ આપવામાં આવી વડાલીમાં સામુહિક આરોગ્ય શ્ર**ધ્ધાંજલિ અપાઇ** કેન્દ્ર ખાતે મોરબી બ્રિજ ઘટનાના

ાલનપુરતા.૨ પાળી તમામ મૃતકોના આત્માને મો૨બી કરૂણાંતિકા ઘટનામાં મોરબી પુલ હોનારતમાં મૃત્યુ શાંતિ મળે તેવી પ્રાર્થના સભા સાથે અવસાન પામેલા સર્વે દિવંગત પામનાર તમામ સદગતોની તમામ આરોગ્ય કર્મચારીઓ દ્વારા લોકોને બે મિનિટ મૌન પાળી

પ્રાંતિજમાં સિનિયર સિટીઝન અને સરકારી ઇમારતો-કચેરી પર

પ્રાંતિજ સીનીયર સીટીઝન લહેરાવવામાં આવ્યો હતો. પ્રમુખ રાજેન્દ્રભાઇ જોષી, ડામરાજી મંડળની મળેલ કારોબારીની બેઠકમાં મોરબીના ઝુલતા પુલની હોનારતમાં હિતેષ કોયા અને જિલ્લા વિકાસ જેમના કરૂણ મોત નીપજયા છે તેવા મોરબી બ્રિજ હોનારતમાં દિવંગતોની આત્માને શાંતિ મળે

ઠેર ઠેર શોક સભાનું આયોજન કુર્ઘટનામાં જીવ ગુમાવનાર લોકોને

અને પ્રભુ તેમના કુટુંબીજનોને આ અસહ્ય દુખ સહન કરવાની શક્તિ આપે તે માટે પ્રભુને પ્રાર્થના કરી હતી. કેન્ડલ માર્ચ દ્વારા મૃતકોને શ્રધ્ધાંજલી આપીને બે મીનીટનું સહિત હોદ્દેદારો નાગરિકો ઉપસ્થિત મૌન પાળ્યું હતું. સીનીયર સીટીઝન મંડળ પ્રાંતિજના પ્રમુખ સી.કે. પટેલ

સાબરકાંઠા જિલ્લામાં ઠેર-ઠેર

ગુજરાતમાં રાજ્યવ્યાપી શોક મૃતકોને મીણબત્તી પ્રગટાવી મૌન જાહેર કરાતાં સાબરકાંઠા જિલ્લામાં

એમએસસીના વિદ્યાર્થીઓ માટે આણંદમાં રિસર્ચ મેથડોલોજી પર સેમિનારનું આયોજન કરાયું

આણદ, તા.૨ હતી. જેના માધ્યમ દ્વારા આણંદ પીપલ્સ મેડિકેર એમએસસીના વિદ્યાર્થીઓએ સો સાયટી સંચાલિત શ્રી બાયો એથિક્સ અને સ્ટેટેસ્ટિક્સ પી.એમ. પટેલ કોલેજ ઓફ વિષયો સાથે રિસર્ચ વર્ક કેવી રીતે પેરામેડિકલ સાયન્સ એન્ડ કરવું તે વિષે માહિતી મેળવી ટેકનોલોજી અને ડો. ઈન્દ્રવદન હતીં. આ સાથે કોલેજના પી. પટેલ ઈન્સ્ટિટ્યૂટ ઓફ કા.આચાર્યા મિનલબેન ઠક્કર મેડિકલ ટેકનોલોજી એન્ડ રિસર્ચ તથા સ્ટાફગણે વિદ્યાર્થીઓને દ્વારા વર્કશોપનું આયોજન રિસર્ચ મેથડોલોજીની માહિતી કરવામાં આવ્યું હતું. બેઝિક્સ અભ્યાસમાં કઈ રીતે ઉપયોગી ઓફ રિસર્ચ મેથડોલોજી વિષય થાય તે માટે માર્ગદર્શન આપ્યું ઉપરના આ સેમિનારમાં હતું. આ આયોજનની સફળતા ભાઈકાકા યુનિવર્સિટીના પ્રો. માટે સંસ્થાના પ્રમુખ બિપીનચંદ્ર ડો. સુલભર્સિંહ સોલંકી વગેરેએ પી. પટેલ વગેરેંએ શુભેચ્છા વિવિધ વિષય ઉપર સમજ આપી પાઠવી હતી.

નામ બદલેલ છે

મારૂ નામ આકાશ પ્રકાશચંદ ચાજેડથી બદલીને આકાશ પ્રકાશચંદ્ર છાજેડ રાખેલ છે. ૧૦૨, શંખેશ્વર એપાર્ટમેન્ટ્સ, રાજમીન ગેસ એજન્સી પાસે, શાહીબાગ, અમદાવાદ

નામ બદલેલ છે

મેં મારા સગીર પુત્રનું જૂનું નામ મોહમદ હનીફ મેમણથી બદલી નવું નામ મોહમ્મદ હનીફ મેમણ રાખેલ છે. સરનામુંઃ ૧૦૧, ગોલ્ડન લીફ-૨, ૯, મુસ્લિમ સોસાયટી, મીઠાખળી, નવરંગપુરા, અમદાવાદ-૩૮૦૦૦૯

નામ બદલેલ છે

મારું જૂનું નામ મેરાજબીબી મોહમદભાઈ શેખથી બદલીને નવું મેહરાજબાનુ અબ્દુલરહેમાન મોદન રાખેલ છે. સરનામુંઃ મુબારક સોસાયટી, મકતમપુરા, અમદાવાદ

નામ બદલેલ છે

મારુ જૂનું નામ ભોઈ જીગરકુમાર છનાભાઈ હતું તે બદલી નવું નામ જીગરકુમાર છનુંભાઈ કરેલ છે. છે. ૧૪૮, સર્વોદય નગર, માલપુર રોડ, ભોઈવાસ, મોડાસા જી.અરવલ્લી-૩૮૩૩૧૫

ખેડૂતોને યોજનાથી લાભ થશે

કર અને સોલાર પાવર યુનિટ

યોજનાનાં પ્રારંભ પ્રસંગે

ખેતીવાડી વિભાગનો

સ્ટાફ હાજર રહ્યો

કરવામાં આવ્યો હતો.

શુભારંભ પ્રસંગે આ બંને

યોજના હેઠળ મળેલ લક્ષ્યાંક

મુજબ હુકમોનુંમ વિતરણ

માટે જિલ્લા ખેતીવાડી અધિકારી પશુપાલન અને ગૌ સંવર્ષન

દ્વારા અનુરોધ કરવામાં આવ્યો રાઘવજીભાઈ પટેલ દ્વારા

રાજ્ય સરકાર દ્વારા ખેડૂતોને માટે સહાય યોજના હેઠળ મલ્ટી પર્પઝ ઉપયોગ માટે ડ્રમ ખેડૂતોએ બજારમાંથી ખરીદેલ અને બે પ્લાસ્ટીકના ટોકર (ટબ) ગુણવત્તાયુક્ત નિયત માર્કાવાળા ખરીદી માટે સહાય યોજના હેઠળ ૨૦૦ લિટરનું પ્લાસ્ટીકનું ડ્રમ ખેડૂતોએ બજારમાંથી ખરીદેલ તેમજ ૧૦ લિટરનાં બે ગુણવત્તાયુક્ત નિયત માર્કાવાળા પ્લાસ્ટીકના ટોકર (ટબ) કિટની ૨૦૦ લિટર પ્લાસ્ટીકનું ડ્રમ ખરીદી પર, ખરીદ કિંમત તોમજ ૧૦ લિટરના બો પ્લાસ્ટીકના ટોકર (ટબ) કિટની ખરીદી પર, ખરીદ કિંમત અથવા રૂા.૨૦૦૦ બેમાંથી જે ઓછું હોય તે મુજબ સહાય આપવાની યોજનાઓ અમલમાં અથવા રૂા.૨૦૦૦ બેમાંથી જે મૂકવામાં આવી છે. આ બંને ઓછું હોય તે મુજબ સહાય યોજનાઓનો શુભારંભ થોડા આપવાની યોજનાઓ અમલમાં સમય અગાઉ જ કરવામાં આવ્યો મૂકવામાં આવી છે. આ છે. તેથી પાટણ જિલ્લાના ખેડૂતો યો જનાનો આ યોજનાનો લાભ મેળવે તે રાજ્યકક્ષાએથી મંત્રી કૃષિ

રાજ્ય સરકાર દ્વારા ખેડૂતોને વન્ય અને રખડતા પ્રાણીઓ દ્વારા ઉભા પાકને થથું નુકશાન અટકાવવા માટે ખેતરની ફરતે ફેન્સીંગ બનાવવા, સોલાર પાવર યુનિટ, કીટ ખરીદીના ખર્ચના ૫૦ ટકા અથવા રૂા.૧૫૦૦ બેમાંથી જે ઓછું હોય તે મુજબ સહાય આપવામાં આવે છે. તદ્ઉપરાંત ખેડૂતોને મલ્ટી પર્પઝ ઉપયોગ માટે ડ્રમ અને બે

જળ એ જ જીવન ગુજરાત સરકાર

નર્મદા જળસંપત્તિ, પાણી પુરવઠા અને કલ્પસર વિભાગ ઓનલાઇન જાહેર નિવિદા નં. ૪ સને ૨૦૨૨-૨૩

કાર્યપાલક ઇજનેરશ્રી, ભાવનગર જળસિંચન વિભાગ, 'સિંચાઈ સંકુલ', પાનવાડી, ભાવનગર (ફ્રોનઃ ૦૨૭૮-૨૫૧૫૭૩૭) દ્વારા સિંચાઈ યોજના હેઠળ કરવાના થતાં કામ અનુક્રમ નં. ૧ થી ૪ કે જેની અંદાજીત ૨કમ રૂા.પ.૭૯ થી ૧૪.૬૯ લાખની છે, જે માટેના ઓનલાઇન ટેન્ડરો તથા ઈ-૨ અને ઉપરની શ્રેણીમાં નોંધાયેલ માન્ય ઠેકેદારશ્રીઓ પાસેથી માંગવામાં આવે છે. ટેન્ડર ઓનલાઇન સબમીટ કરવાની છેલ્લી તા.૧૬-૧૧-૨૦૨૨ રહેશે. વિગતવાર નિવિદા માહિતી ખાતાની વેબસાઈટ www.statetenders.com ઉપર તથા nwr.nprocure.com પર જોઈ શકાશે. હવે પછી જે કાંઈ સુધારો વધારો કરવામાં આવશે જે ફક્ત ઓનલાઇનમાં જોવાનો રહેશે માહિતી-ભાવ-૮૦૬/૨૨

ઓનલાઇન ટેન્ડર જાહેર નિવિદા (૧૫મું નાણાંપંચ) પંચાયત સિંચાઈ વિભાગ, જિલ્લા પંચાયત કચેરી, ભાવનગર જાહેર નિવિદા નં.૦૮/૨૦૨૨-૨૩

કાર્યપાલક ઇજનેર, પંચાયત સિંચાઇ વિભાગ, ભાવનગર દ્વારા (ફોન નં. ૦૨૭૮-૨૫૧૦૧૩૫) સિંચાઈ વિભાગનાં (૧૫માં નાશાંપંચ અંતર્ગત અને વર્કપ્લાન) કુલ ૮ કામની રકમ ૫૨.૨૧ લાખ કામગીરી માટે ગુજરાત રાજ્યનાં બાંધકામ તથા સિંચાઈ ખાતાનાં ઇજારદારો પાસેથી ઓનલાઇન ટેન્ડર મંગાવવામાં આવે છે. વિગતવાર નિવિદા http://nwr.nprocure.com વેબસાઈટ ઉપરથી જોવા મળશે અને આ સાઇટ ઉપર ઓનલાઇન ભાવો ભરવાના રહેશે. આ કામનાં ટેન્ડરની તારીખ ૨-૧૧-૨૦૨૨થી તારીખ ૯-૧૧-૨૦૨૨ના રોજ ૧૮.૦૦ કલાક સુધી ડાઉનલોડ તથા અપલોડ કરી ટેન્ડરો ઓનલાઇન સબમિટ કરવાના રહેશે. તા.૧૦-૧૧-૨૨ સુધીમાં ટેન્ડર ફ્રી, બાનાની ૨કમ (૨જી.એ.ડી.થી) સ્વીકારવામાં આવશે. વિગતવાર ટેન્ડર ખોલવાની તારીખ અને સંભવિત સમયઃ તા.૧૭-૧૧-૨૦૨૨ના રોજ ૧૧-૦૦ કલાકથી કાર્યપાલક ઇજનેર, પં.સિં.વિભાગ, ભાવનગરની કચેરી ખાતે ખોલવામાં આવશે. ભાવો સ્વીકારવા અંગેનો નિર્ણય કાર્યપાલક ઇજનેર, પં.સિં. વિભાગ, ભાવનગરનો ગણાશે. આ અંગેની વિગત પંચાયત સિંચાઈ વિભાગના નોટીસ બોર્ડ ઉપર જોવા મળશે. ટેન્ડરો રૂબરૂ/ટપાલથી સ્વીકારવામાં આવશે નહીં. માહિતી-ભાવ-૮૧૦/૨૨

રિઝર્વ કિંમત અને ઈએમડી (રૂ.)

એડેલવેઇસ હાઉસિંગ ફાઇનાન્સ લિ.

. જિસ્ટર્ડ ઓફિસ : પમે માળે, ટાવર ૩, વિંગ B, કોહિનુર સીટી મોલ, કોહિનુર, કિરોલ રોડ, કુર્લા (પ.) મુંબઈ- ૪૦૦૦ ૭૦

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Edelweiss

પ્રાદેશિક ઓફિસનું સરનામું : ઓફિસ ૩૦૧,૩૦૨,૩૦૩,૩૦૪, ૩જે માળે, થર્ડ આઇ વિઝન, શિવાલિક પ્લાઝા સામે, આઇઆઇએમ પાસે, પાંજરાપોળ, અમદાવાદ-૩૮૦૦૦૯ ઈ-હરાજી-સ્ટેચ્યુટરી ૩૦ દિવસીય વેચાણ નોટિસ

ર્વી સિક્યોરિટાઇઝેશન એન્ડ રિકન્સ્ટ્રક્શન ઓફ ફાયનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યોરિટી ઇન્ટરેસ્ટ એક્ટ ૨૦૦૨ અને ધ સિક્યોરિટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો

અત્રે જાહેર જનતાને સામાન્ય રીતે અને દેશદાર, સહ-દેશદાર તથા જામીનદારને વિશેષ રૂપે નોટિસ આપવાની કે નીચે વર્શન કરેલ મિલકત 'જયાં છે, જેમ છે અને 'જે કાંઈ છે તે છે'ના માધારે નીચે આપેલ ટેબલમાં જણાવેલ બાકી લોનની વસૂલાત સુધીની રકમની વસૂલ કરવા માટે વેચાણ કરવામાં આવશે. સદર મિલકત દેણદાર(રો), સહ-દેણદાર(રો) અને જામીનદાર(રો)એ લીધેલ લોન માટે મે. એડેલવેઇસ હાઉસિંગ ફાઇનાન્સ લિમિટેડને ત્યાં ગિરવે રાખેલ છે. સિક્યોર્ડ લેણદારે નીચે જણાવેલ સિક્યોર્ડ અસ્ક્યામતનો પ્રતીકાત્મક કબજો લીધો છે.

વસુલ કરવાની રકમ

-					અમ સમય	અન સમય
		ઇવકી કિરીટકુમાર શાહ (દેશદાર) અને કિરીટ કાંતિલાલ શાહ (સાહ-દેશદાર) ૧૮-દેશદાર) નારભુય રેલ્વે કોસિંગ, નારભુય વિસ્તાર, અમદાવાદ-3૮૦૦૧૩	રૂ.૨૧,૮૦,૩૯૭.૦૦/- (અંકે રૂપિયા એકવીસ લાખ નેવું હજાર ત્રણસો સત્તાણું પૂરો) ૨૩મી ડિસેમ્બર ૨૦૨૧ના રોજ + એની પર આગળનું વ્યાજ + કાનુની ખર્ચ તે બાકી લોનની વસૂલાત થાય ત્યાં સુધી	(અંકે રૂપિયા ત્રેપન લાખ બાવીસ હજાર પૂરા) અર્નેસ્ટ મની ડિપોઝીટ રૂ.પ,૩૨,૨૦૦/- (અંકે રૂપિયા પાંચ લાખ બત્રીસ હજાર બસો પૂરા)	બપોરે ૧૨.૦૦ વચ્ચે (પ મિનિટના અસીમિત ઓટો એક્સ્ટેન્શન્સ સાથે)	
-	સિક્સ	<u>થોર્ડ અસ્ક્યામતની વિગતો:</u> ૨જિ. જિલ્લો અને પેટા જિ	'લ્લો વડોદરા. ગામ કસબાની સીમમાં રે. સ. નં.	. ૪૦૨. ૪૦૫ વિભાગ B ટિક્કા નં. ૨૭)/૧૨ સિટી સર્વેનં. ૩૫/	૮૫/૧/A ધારક જમીન

ર આવેલ સાઇશુકનના સત્યમ ટાવર છ માં પહેલે માળે ફ્લેટ નં.૧૦૪ના તમામ હક્કહિસ્સા. વેચાય ખત મુજબ સીમાઓઃ ઉત્તરેઃ ખુલ્લી જગ્યા, દક્ષિથ્રેઃ ફ્લેટ નં.૧૦૩, પૂર્વે ઃ ફ્લેટ નં.૧૦૧

નોંધ:- ૧) હરાજી વેચાણ વેબસાઇટ https://sarfaesi.auctiontiger.net મારકતે ઓનલાઇન થશે અને જે બીડરો પાસે માન્ય ઈમેઇલ, આઇડી પ્રૂફ અને ફોટો *પૂ*ક, પાન કાર્ડ હશે અને ડિમાન્ડ ડ્રાફ્ટ/નેફ્ટ/આરટીજીએસ દ્વારા યોગ્ય રીતે ઈએમડીનું ચૂકવણું કર્યું હશે તે જ આ "ઓનલાઇન ઈ-હરાજી"માં ભાગ લઈ શકશે. ૨) ઇચ્છુક બીડરોએ તેમના ઈએમડી ડિમાન્ડ ડ્રાફ્ટ/નેફ્ટ/આરટીજીએસ દ્વારા લાભાર્થીનું નામઃ એડેલવેઇસ હાઉસિંગ ફાઇનાન્સ લિમિટેડને જમા કરાવવાના

૩) બેંકઃ સ્ટેટ બેંક ઓફ ઇંડિયા, ખાતા નં. ૬૫૨૨૬૮૪૫૧૯૯, સરફૈસી-હરાજી, એડેલવેઇસ હાઉસિંગ ફાઇનાન્સ લિમિટેડ આઇએફએસસી કોડઃ SBIN0001593.

૪) ઈએમડી સાથે ઓનલાઇન અરજી બીડ ફૉર્મ જમા કરાવવાની છેલ્લી તારીખ ૧૩-૧૨-૨૦૨૨ છે.

. ૫) વેચાણની વિગતવાર શરતો અને નિયમો માટે ઈએઆરસીની વેબસાઇટ એટલે કે https://sarfaesi.auctiontiger.net જુઓ અથવા શ્રી પ્રકાશ ચૌધરીનો ફોન +૯૧-૬૩૫૧૮૯૬૬૪૩/૦૭૯૬૧૨૦૦૫૮૪, હેલ્પલાઇન ઈ-મેઇલ આઇડી Support@auctiontiger.net પર સંપર્ક કરવો.

મોબાઇલ નં.ઃ ૭૨૦ ૮૯૩ ૪૪૬૧ તા.૦૩-૧૧-૨૦૨૨

સહી/-અધિકૃત અધિકારી એડેલવેઇસ હાઉસિંગ ફાઇનાન્સ લિમિટેડ

કક્ષાએથી બંને યોજના હેઠળ

મળેલ લક્ષ્યાંક મુજબ અન્ય

લાભાર્થીઓને પૂર્વ મંજૂરી હુકમો

આપવાનું હાથ ધરવામાં આવ્યું

છે તેથી જિલ્લાના ખેડૂતો આ

યોજનાઓનો લાભ મેળવે તે માટે

જિલ્લા ખેતીવાડી અધિકારી દ્વારા

પ્રસંગે જિલ્લા કક્ષાએથી જિલ્લા

વિકાસ અધિકારી, પાટણ ડી.

એમ. સોલંકી અને ખેતીવાડી

વિભાગનો સ્ટાફ ઉપસ્થિત રહ્યો

અંબાજી મંદિરમાં સોનુ અર્પણ

શક્તિપીઠ સુવર્શ મઢીત તૈયાર

થઈ રહ્યું છે ત્યારે આ સુવર્ષ

મઢીત આદ્યશક્તિ પીઢ

એન્જિનિયર કલ્પેશભાઈ

બાબુભાઈ પ્રજાપતિ પરિવારે ૧૦

ગ્રામ સોનું અને ધજા અર્પણ કરી

સહભાગી બન્યાં હતા.

નિર્માણમા

આદ્યશક્તિ અંબાજી માતા

આ યોજનાના શુભારંભ

અનુરોધ કરવામાં આવ્યો છે.



ધારાસભ્યની હાજરીમાં વિજાપુર તાલુકાના બે ગામમાં પ્રાથમિક આરોગ્ય કેન્દ્ર શરૂ કરવામાં આવ્યાં હતાં.

(તસ્વીર : બાબા સૈયદ - વિજાપુર)

ગ્રામજનોમાં ખુશી ફેલાઈ

વજાપુર અને દગાવાડીયા ગામે પ્રાથમિક આરોગ્ય કેન્દ્રની શરૂઆત

વિજાપુર તાલુકાના વજાપુર અને દગાવાડીયા ગામ ખાતે પ્રાથમિક આરોગ્ય કેન્દ્રની અગાઉ મંજૂરી મળી હતી જે ધારાસભ્ય રમણભાઈ પટેલની ઉપસ્થિતિમાં કાર્યરતે કરવામાં આવ્યાં હતા.

આ પ્રસંગે ધારાસભ્યે જણાવ્યું હતું કે, ભારતીય જનતા પાર્ટી એક સંવેદનશીલ સરકાર છે. આરોગ્યલક્ષી સેવાઓ માટે વિજાપુર સુધી જવું પડતું હતું જેથી લઈને સ્થાનિક લેવલે દગાવાડીયા તથા વજાપુર ગામે આરોગ્ય કેન્દ્ર લોકો માટે ખુલ્લું મૂકાતા ગ્રામજનો તાત્કાલિક ધોરણે સારી અને સમયસર રાહત દરે સેવાઓ ઉપલબ્ધ કરાશે.આ પ્રસંગે રાજુભાઈ સાંકાભાઈ પટેલ તથા પ્રા.આ.કે. પિલવાઈ અને ખરોડનો આરોગ્ય સ્ટાફ, ગામના આગેવાનો અને ગ્રામજનો મોટી સંખ્યામાં ઉપસ્થિત રહ્યાં હતા અને ગામમાં શરૂ થયેલા પ્રાથમિક આરોગ્ય કેન્દ્રથી ગ્રામજનોમાં ખુશીનો માહોલ જોવા મળ્યો હતો.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated September 28, 2022 read with the with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI")

પાટણના

Suzlon Energy Limited

The Company was incorporated as "Suzlon Energy Limited" on April 10, 1995 as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation granted by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. The Company received the certificate of commencement of business from the Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad on April 25, 1995. For details of changes in registered office of the Company, see "General Information" on page 55 of the LOF

Registered Office: "Suzion", 5, Shrimali Society Near Shri Krishna Complex, Navrangpura, Ahmedabad - 380 009, Gujarat, India; Tel: +91 79 6604 5000; Corporate Office: One Earth, Hadapsar, Pune - 411 028, Maharashtra, India; Tel: +91 20 6702 2000. Contact Person: Geetanjali S. Vaidya, Company Secretary and Compliance Officer; E-mail: investors@suzlon.com; Website: www.suzlon.com; Corporate Identity Number: L40100GJ1995PLC025447

OUR PROMOTERS: GITA T. TANTI, TULSI RANCHHODBHAI HUF, RANCHHODBHAI RAMJIBHAI HUF, RANCHHODBHAI RAMJIBHAI FAMILY TRUST AND TANTI HOLDINGS PRIVATE LIMITED

ISSUE OF UP TO 2,400,000,000 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF THE COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹5.00 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹3.00 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹1,200.00 CRORE ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 5 RIGHTS EQUITY SHARES FOR EVERY 21 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON TUESDAY. OCTOBER 4, 2022 ("RECORD DATE") (THE "ISSUE"). THE AMOUNT OF RS. 2.5 PER RIGHTS EQUITY SHARE WAS PAYABLE ON APPLICATION. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 298 OF THE LOF.

BASIS OF ALLOTMENT

The Board of Directors of Suzion Energy Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Tuesday, October 11, 2022 and closed on Thursday, October 20, 2022 and the last date for on-market renunciation of Rights Entitlements was Friday, October 14, 2022. Out of the total 1,98,356 Applications for 4,21,46,86,364 Rights Equity Shares, 5,054 Applications for 2,64,79,748 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1,93,302 Applications for 4,18,82,06,616 Rights Equity Shares, which was 174.51% of the Issue Size. In accordance with Letter of Offer and the Basis of Allotment finalised on October 28, 2022, in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue, the Company has, on October 31, 2022, allotted 2,400,000,000, Rights Equity Shares to the successful Applicants. All valid Applications have been considered for Allotment

1. The breakup of valid applications received through ASBA (after technical rejections) is given below

Category	Number of Valid Applications Received	No. of Rights Equity Shares Allotted against Rights Entitlement (A)	No. of Rights Equity Shares Allotted against Additional Rights Equity Shares Applied for (B)	Total Rights Equity Shares Allotted (A+B)
Eligible Equity Shareholders	1,89,942	1,72,10,11,279	53,95,08,031	2,26,05,19,310
Renouncees	3,360	13,94,80,690	Nil	13,94,80,690
Total	1,93,302	1,86,04,91,969	53,95,08,031	2,40,00,00,000
2. Information regarding total v	alid Applications received:			

Category **Applications Received** Rights Equity Shares Applied for **Rights Equity Shares Allotted** Number % Value (₹) Number Value (₹) % Number 3.97.98.72.260 2.26.05.19.310 5.65.12.98.275 Eligible Equity Shareholders 1.89.942 9.94.96.80.650.00 95.03 94.19 Renouncees 3.360 1 74 20,83,34,356 52,08,35,890.00 4.97 13,94,80,690 34,87,01,725 5.81 1.93.302 100.00 4.18.82.06.616 10.47.05.16.540.00 100.00 6.00.00.00.000 100.00 Total 2.40.00.00.000

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on November 02, 2022. The instructions to SCSBs for unblocking of funds in case of ASBA Applications were given on October 28, 2022. The listing applications were filed with BSE and NSE on October 31, 2022 and subsequently the listing approvals were received on November 01, 2022 from BSE and NSE. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on November 01, 2022. The trading in partly paid up Equity Shares issued in the Rights Issue shall commence on BSE and NSE under a separate ISIN IIN9040H01011 upon receipt of trading permission. The trading is expected to commence on BSE and NSE on or about Monday, November 07, 2022. In accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of

rights entitlement has been sent to NSDL & CDSL on November 01, 2022. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BETRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" beginning on page 292 of the LOF.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" beginning on page 295 of the LOF DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer

has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 295 of the LOF. COMPANY SECRETARY AND COMPLIANCE OFFICER

REGISTRAR TO THE ISSUE

S INGA	<u> </u>	Geetanjali S. Vaidya One Earth, Hadapsar,
Inga Ventures Private Limited 1229 Hubtown Solaris, N.S. Phadke Marg, Opp. Telli Galli, Andheri (East), Mumbai - 400 069, Maharashtra, India. Tel: +91 22 6988 6003 E-mail: suzlon.rights@ingaventures.com Investor Grievance ID: investors@ingaventures.com Website: www.ingaventures.com, Contact person: Kavita Shah SEBI Registration No.: INM000012698	KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B, Plot No. 31 and 32 Financial District, Nanakramguda Serilingampally, Hyderabad, Rangareddi - 500 032, Telangana, India, Tel: +91 40 6716 2222 Email: suzlon.rights@kfintech.com Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com, Contact Person: M. Murli Krishna SEBI Registration No.: INR000000221	Pune - 411 028, Maharashtra, India, Tel: +91 20 6702 2000 E-mail: investors@suzlon.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBAAccount number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For further details of the ASBA process, see "Terms of the Issue" on page 298 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer or sale of securities in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, no public offering of securities is being made in the United States. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE RIGHTS EQUITY SHARES OR THE

BUSINESS PROSPECTS OF THE COMPANY.

For Suzion Energy Limited On behalf of the Board of Directors

Geetanjali S. Vaidya Company Secretary and Compliance Officer

Suzion Energy Limited has filed a letter of offer and the addendum to the letter of offer with BSE Limited, National Stock Exchange of India Limited and the Securities and Exchange Board ("SEBI") of India on September 28, 2022 and October 10, 2022, respectively. The LOF is available on the website of SEBI at www.sebi.gov.in and the website of the Lead Manager at www.ingaventures.com and the websites of the stock exchanges at www.nseindia.com and www.bseindia.com, and the Company website at www.suzlon.com and the website of registrar at https://rights.kfintech.com. Potential investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the letter of offer filed with the SEBI and the stock exchanges, including the section titled "Risk Factors", beginning on Page 19 of the letter of









Place: Pune



offer for details of the same.

Date: November 02, 2022











LEAD MANAGER TO THE ISSUE







