

Driven By Knowledge

To, Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400 001

SUB: SUBMISSION OF POST OFFER ADVERTISEMENT FOR THE OPEN OFFER OF 18,07,730 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 1/- EACH ("OFFER SHARES") REPRESENTING 26.00% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MERCURY METALS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF TARGET

COMPANY BY MR. KAVIT JAYESHBHAI THAKKAR ("ACQUIRER 1"), AND MRS. ARTIBEN JAYESHBHAI THAKKAR ("ACQUIRER 2") (HEREINAFTER REFERRED TO AS "ACQUIRERS").

We, Kunvarji Finstock Pvt Ltd (hereafter referred to as "Manager to the Offer"), are hereby submitting the Post offer advertisement made by us on behalf of Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") to acquire 18,07,730 equity shares representing 26.00% of total paid-up equity shares of Target Company at a price of Rs. 1.75/- for each equity shares of Target Company, pursuant to and in compliance with, among others, Regulation 3(1) and 4 of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Kindly take the same on your record.

Yours Faithfully,

Dear Sir /Madam,

For, Kunvarji Finstock Private Limited

Mr. Atul Chokshi

Director (DIN: 00929553)

SEBI Reg. No: MB/INM000012564

wind * bi

Date: February 18, 2022 Place: Ahmedabad **MERCURY METALS LIMITED**

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

ERMS OF REGULATION 18(12) OF SECURITIES AND EXCHA OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TA REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS T MENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market, Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs.

Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers").in

connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares

of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee

and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of

the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and

Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with

respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

> Mercury Metals Limited Kavit Jayeshbhai Thakkar

Artiben Jayeshbhai Thakkar

Bigshare Services Pvt. Ltd

24thJanuary 2022 (Monday) 7th February 2022 (Monday)

Proposed in the Letter

of offer ₹1.75 (One Rupee and

Seventy Five Paisa)

18,07,730 Equity Shares

18,07,730 Equity Shares

₹ 31,63,528/- (Rupees

Thirty One Lakh Sixty Three

Thousand Five Hundred

and Twenty Eight Only)

0.00%

0

0.00%

18,07,730

26.00%

Nil

Not Applicable

No. of

Shares

No. of

Shares

34,91,600 The Acquirers accepts full responsibility for the information contained in this Post Offer

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

> SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com

Website: www.kunvarji.com

Tel. No.: 079-66669000

% of Equity

Share Capital

Share Capital

50.22

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051

Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

Actuals

₹1.75 (One Rupee

and Seventy Five Paisa)

10,65,245 Equity Shares

10,65,245 Equity Shares

₹ 18,64,179/- (Rupees

Eighteen Lakh Sixty Four

Thousand One Hundred and Seventy Nine Only)

0.00%

34,61,208

49.78%

10,65,245

15.32%

Nil

Not Applicable Post Offer

% of Equity

Share Capital

65.10

% of Equity

Share Capital

No. of

Shares

No. of

Shares

24,26,355

For and on behalf of the acquirers

45,22,653

Post Offer

17th February 2022

Kunvarji Finstock Private Limited

(Gujarati) (Ahmedabad Edition). Name of the Target Company
 Name of the Acquirer -1

4. Name of the Manager to the offer

5. Name of the Registrar to the offer

a.) Date of opening of the offer

b.) Date of closing of the offer Date of Completion of Payment of

Consideration and communication of Rejection/Acceptance Details of Acquisition:

Particulars

Size of the Offer (Number of Equity

Shares multiplied by Offer Price per

Shareholding of the Acquirer before Public Announcement

% of Equity Share Capital

· % of Equity Share Capital

. % of Equity Share Capital

% of Equity Share Capital

Pre & Post offer shareholding

Pre & Post offer Shareholding

KUNVARJI

Driven By Knowledge

Date: 18th February 2022 Place: Vadodara

Advertisement and also for the obligations under Regulations.

of the acquirers

of the Public

Shares acquired after Detailed Public Statement ('DPS')

Shares agreed to be acquired by way of Share Purchase Agreement ('SPA')

Shares acquired by way of open offer

3. Name of the Acquirer -2

Offer Price (in ₹)

Aggregate number of Shares tendered

Aggregate number of Shares accepted

Equity Share)

Number

Number

Number

6. Offer details

Sr. No

2.

4.

5.

6.

7.

8.

9.

10.

Limited.

NATION

■ ₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up with Marafon Group to make foray into **Uzbekistan**

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential

to expand to over 200. In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 million.

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

and Marafon Group

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan, Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diagnostics.

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and

Marafon Group. Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its

neighbouring countries." Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."

Ashok Leyland eyes 30% CV market share in FY23

PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23),"he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com **Website:** www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Corresponding

Date: February 17, 2022

Authorised Signatory

Current

Previous

BSE LIMITED

Registered office: 25" Floor, P J Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188

PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulted as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg., No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/5E/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. Investors having any outstanding claims against C.M.GDENKA.STOCK BROKERS PRIVATE LIMITED are advised

to file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004" circular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned egional investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link for which is given below:

https://bsecrs.bseindia.com/ecomplaint/frminvestorHome.aspx

The investors can also submit their claims along with documents on email id:

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

from Fund's Website: www.taurusmutualfund.com

Email: customercare@taurusmutuaffund.com A copy of

Mumbai - 400 093. Tel: 022 - 6624 2700

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The eligible claims filed before the end of aforesaid specified period would be considered for compensation from the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated September 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> General Manager Dept. of Investors Services

Place: Mumbal Date: February 18, 2022

CIN: U67190MH1993PLC073154

TAURUS

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal Mutual Fund CSID, SAI and CKIM along with application form may be obtained

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI') SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
THE THE STATE OF T	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1.70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1.87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Authorised Signatory Mutual Fund investments are subject to market risks, read all scheme related

documents carefully. POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

Preceding 3

Particulars		ended 31/12/2021	months ended 30/09/2021	3 months ended 31/12/2020	year ended 31/12/2021	year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	5-4-A-F1446-3	***************************************	rational filtrans	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3,69	14.00	11.91

b) Diluted	1.46	3,35	3,69	14.00	11.91
Key numbers of standalone audited financial res	sults of the Company are as un	der :-			
Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
	(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
					₹ in crore
1 Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2 Profit for the period before tax	340.45	592.21	658,28	2,785.25	2,414.38
3 Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4 Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

Place: Mumbai

Date: 17th February 2022

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the guarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Place: Vadodara

MERCURY METALS LIMITED

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

This Post Offer Advertisementis being issued by Kunvanji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Kavit Jayeshbhai Thakkar Name of the Acquirer -1 Artiben Jayeshbhai Thakkar Name of the Acquirer -2 Name of the Manager to the offer Kunvarji Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details

a.) Date of opening of the offer 24thJanuary 2022 (Monday) 7th February 2022 (Monday) b.) Date of closing of the offer Date of Completion of Payment of 17th February 2022 Consideration and communication

of Rejection/Acceptance

Details of Acquisition:

No.	Particulars	of offer	Actuals
1	Offer Price (in ₹)	₹1.75 (One Rupee and Seventy Five Paisa)	₹1.75 (One Rupee and Seventy Five Paisa)
2.	Aggregate number of Shares tendered	18,07,730 Equity Shares	10,65,245 Equity Shares
3.	Aggregate number of Shares accepted	18,07,730 Equity Shares	10,65,245 Equity Shares
#file	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹ 31,63,528/- (Rupees Thirty One Lakh Sixty Three Thousand Five Hundred and Twenty Eight Only)	₹ 18,64,179/- (Rupees Eighteen Lakh Sixty Fou Thousand One Hundred and Seventy Nine Only)
5	Shareholding of the Acquirer before Public Announcement • Number • % of Equity Share Capital	0 0.00%	0.00%
62	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%	34,61,208 49,78%
70	Shares acquired by way of open offer Number % of Equity Share Capital	18,07,730 26,00%	10,65,245 15.32%
ā.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital	Nil Nil Not Applicable	Nil Nil Nat Applicable
9.	Pre & Post offer shareholding	Pre Offer	Post Offer

Proposed in the Letter

Post Offer % of Equity No. of % of Equity of the Public Share Capital Shares Share Capital 34.91,600 50,22 24,26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Shares

Advertisement and also for the obligations under Regulations

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same

meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051

KUNVARJ Univer Ey Knowledge

SEBI Reg. No. ; MB/INM000012564 Email ld : niraj.thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve

% of Equity No. of % of Equity

Share Capital Shares Share Capital

45.22,653

65.10

Date: 18th February 2022

of the acquirers

Pre & Post offer Shareholding

Tel. No.: 079-66669000 For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

BENGALURU

financialexp.ep. . in

criminal breach of trust and case was big with voluminous abuse of official position under data and records as 28 banks the Indian Penal Code (IPC) and were involved and needed verithe Prevention of Corruption fication before moving with an

FIR. They said the company had

A forensic audit by Ernst

and Young has shown that

between 2012-17, the accused

colluded together and com-

mitted illegal activities, includ-

ing diversion of funds, misap-

case registered by the CBI.

Funds were used for purposes

other than for which they were

breach of trust, they said.

released by banks, it said.

propriation and criminal

It is the biggest bank fraud

allegedly diverted funds to lot Immediately after filing the FIR, the CBI had conducted of companies which also searches at 13 locations on Febneeded detailed scrutiny. ruary 12. Officials claimed they The company was sanchad received several incrimitioned credit facilities from 28 nating documents, such as banks and financial institubooks of accounts of the tions led by ICICI Bank, with accused borrower company, the SBI, having exposure of which was being scrutinised. \mathbb{Z} 2,468.51 crore, they said.

The bank had first filed a complaint on November 8, 2019 on which the central investigation agency had sought some clarifications on March 12, 2020.

Act, they said.

The bank filed a fresh complaint in August that year. After "scrutinising" for over oneand-a-half-years, the CBI acted on the complaint, filing the FIR on February 7.

Officials said there were the

their bids online at https://assamtenders.gov.in

ASSAM CANCER CARE FOUNDATION (ACCF) 3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital. Guwahati - 781022, Assam Ph; +91-90852 02020 E procurement@accf.in | W: www.assamcancercarefoundation.org Date: 18.02.2022

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for being appointed as Internal Auditors. Detail of the RFP are available on www.assamcancercarefoundation.prg. Interested firms shall submit their proposal in hard copy at the ACCF office on or before 2.3.2022.

following e-portals https://assamtenders.gov.in and www.assamcancercare Interested and eligible OEMs, Manufacturers, Suppliers may download and submit

SHORT TENDER NOTICE ACCF invites bids/proposals for the below mentioned items/services from reputed

2, Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

Place: Mumbai Sd/- Chief Operating Officer (COO)

CBI questions ABG Shipyard former CMD Rishi Agarwal

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PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi Vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up with Marafon Group to make foray into Uzbekistan

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential to expand to over 200.

In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 mil-

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

and Marafon Group

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan, Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diagnostics.

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group.

Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its neighbouring countries."

Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."



PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market - Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23)," he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 **Regd. Office:** IIFL Centre, Kamala City, Senapati Bapat Marg Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

Date: February 17, 2022

Place: Mumbai

Current

year ended

3 months ended

months ended

Previous

year ended

For IIFL Wealth Management Limited

Authorised Signatory

BSE LIMITED

Registered office: 25" Floor, P.J. Towers, Dalal Street, Mumbel - 400001

PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulte as well as its expulsion by NSE vide its circular no -06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Cig. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/SE/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. ivestors having any outstanding claims against C.M.GDENKA STOCK BROKERS PRIVATE LIMITED are advised

o file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004. rcular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HD/DMS/CIR/P/2017/15 dated February 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerne egional Investor Centre of 85ELtd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link

The Investors can also submit their claims along with documents on email id:

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of investors claims against defaulter members

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

he eligible claims filed before the end of aforesaid specified period would be considered for compensation om the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated ptember 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that te claim could not have been filed before the end of specified period for the reasons beyond the control of

> For 85E Limited General Manager Dept. of Investors Services

Date: February 18, 2022

TAURUS ASSET MANAGEMENT COMPANY LIMITED CIN: U67190MH1993PLC073154 Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal Industrial Estate, Mahakali Caves Road, Andheri (E), Mumbai - 400 093. Tel: 022 - 6624 2700 Email: customercare@taurusmutualfund.com A copy of

CSID, SAI and CKIM along with application form may be obtained

from Fund's Website: www.taurusmutualfund.com

TAURUS Mutual Fund

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'), SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1.70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1,87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nitty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022

(Investment Manager for Taurus Mutual Fund)

For Taurus Asset Management Company Ltd.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

> POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market,

Ahmedabad, Gujarat, India.
Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited

("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs.

Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares

of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee)

and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of

the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and

Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations,

2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with

espect to the aforementioned open offer was made on 19th November 2021in Financial

Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

Mercury Metals Limited

Kavit Jayeshahai Thakkar

Artiben Jayeshohal Thakkar

Bigshare Services Pvt. Ltd.

24th January 2022 (Monday)

7th February 2022 (Monday)

Proposed in the Letter of offer

₹1.75 (One Rupee and

Seventy Five Paisa)

18,07,730 Equity Shares

18,07,730 Equity Shares

0.00%

0.00%

18,07,730

26.00%

Not Applicable

Pre Offer

Pre Offer

50.22

Size of the Offer (Number of Equity | ₹ 31,63,528/- (Rupees | ₹ 18,64,179/- (Rupees

Actuals

₹1.75 (One Rupee

and Seventy Five Paisa;

10,65,245 Equity Shares

10,65,245 Equity Shares

0.00%

34,61,208

10,65,245

15.32%

Not Applicable

65.10

Post Offer

Post Offer

24.26,355 34,90

% of Equity No. of | % of Equity

Share Capital Shares Share Capital

45:22.653

% of Equity No. of | % of Equity

Share Capital Shares Share Capital

Thirty One Lakh Sluty Three Eighteen Lakh Sixty Fou

Thousand Five Hundred Thousand One Hundred

and Twenty Eight Only) and Seventy Nine Only)

17th February 2022

Kunvarji Firistock Private Limited

Gujarati) (Ahmedabad Edition),

Name of the Acquirer -1

Name of the Acquirer -2

Offer details

Name of the Target Company

Name of the Manager to the offer

Name of the Registrar to the offer

a.) Date of opening of the offer

b.) Date of closing of the offer

of Rejection Acceptance

Details of Acquisition

Offer Price (in ₹)

Aggregate number of Shares tendered

Aggregate number of Shares accepted

Equity Share)

Date of Completion of Payment of

Consideration and communication

Particulars

Shares multiplied by Offer Price per

Shareholding of the Acquirer

before Public Announcement

. % of Equity Share Capital

. % of Equity Share Capital

% of Equity Share Capital

Public Statement ('DPS')

% of Equity Share Capital

Pre & Post offer shareholding

Pre & Post offer Shareholding

Number

of the acquirers

of the Public

Shares acquired after Detailed

Shares agreed to be acquired by way

of Share Purchase Agreement ("SPA")

Shares acquired by way of open offer

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021 3 months Preceding 3 Corresponding

ended

		31/12/2021	30/09/2021	31/12/2020	31/12/2021	31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
		A S		3		₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3,69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

Place: Mumbai

Date: 17th February 2022

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third guarter of the respective financial years. By the Order of the Board

Neeraj Akhoury Managing Director & Chief Executive Officer

DIN: 07419090

Date: 18th February 2022 Place: Vadodara

Driver Eig Knewledge

Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188

Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited Capitalized terms used in this advertisement, but not defined herein, shall have the same neanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022.

Shares

The Acquirers accepts full responsibility for the information contained in this Post Offer

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS KUNVARJI FINSTOCK PRIVATE LIMITED

> Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email ld : nira; thakkar@kunvarji.com

Website: www.kunvarji.com Tel. No.: 079-66669000

Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve For and on behalf of the acquirers

Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1)

Chandigarh

financialexp.epan.in

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It is the biggest bank fraud

Date: 18.02.2022

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A forensic audit by Ernst

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criminal breach of trust and abuse of official position under the Indian Penal Code (IPC) and the Prevention of Corruption Act, they said. Immediately after filing the

FIR, the CBI had conducted searches at 13 locations on February 12. Officials claimed they had received several incriminating documents, such as books of accounts of the accused borrower company, which was being scrutinised.

The bank had first filed a complaint on November 8, 2019 on which the central investigation agency had sought some clarifications on March 12, 2020.

The bank filed a fresh complaint in August that year. After "scrutinising" for over oneand-a-half-years, the CBI acted on the complaint, filing the FIR on February 7.

Officials said there were the

ASSAM CANCER CARE FOUNDATION (ACCF) 3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital. Guwahati - 781022, Assem Ph. +91-90852 02020 E_procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed and experienced firms. 1. RFP for appointment of Internal Auditor ACCF invites RFP from reputed and experienced firms of Chartered Accountants for being appointed as Internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.org. Interested firms shall submit their proposal in hard copy at the ACCF office on or before 2.3.2022. 2. Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment /2021-22/38 Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

Interested and eligible OEMs, Manufacturers, Suppliers may download and submit their bids online at https://assamtenders.gov.in Sd/- Chief Operating Officer (COO)

Particulars

following e-portals https://assamtenders.gov.in and www.assamcancercare.

WEALTH

■ ₹22,848-CR BANK FRAUD

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Apollo ties up with Marafon Group to make foray into **Uzbekistan**

FE BUREAU Chennai, February 17

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Ashok Leyland eyes 30% CV market share in FY23

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"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23),"he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

WEALTH

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Place: Mumbai Date: February 17, 2022

Authorised Signatory

Current

Previous

BSE LIMITED

Registered office: 25" Floor, P J Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188



PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulted as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg., No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010

Circular No. F. No. 1/26/5E/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. Investors having any outstanding claims against C.M.GDENKA.STOCK BROKERS PRIVATE LIMITED are advised to file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice

dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of

specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004" circular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned egional investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link for which is given below:

https://bsecrs.bseindia.com/ecomplaint/frminvestorHome.aspx

The investors can also submit their claims along with documents on email id:

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The eligible claims filed before the end of aforesaid specified period would be considered for compensation from the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated September 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> General Manager Dept. of Investors Services

Date: February 18, 2022

CIN: U67190MH1993PLC073154

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

from Fund's Website: www.taurusmutualfund.com

Mumbai - 400 093. Tel: 022 - 6624 2700

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutuaffund.com A copy of

Place: Mumbal

TAURUS

Mutual Fund CSID, SAI and CKIM along with application form may be obtained

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI') SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
THE TO STATE OF THE STATE OF TH	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1,70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1.87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Authorised Signatory

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

Preceding 3

Corresponding

Particulars		ended 31/12/2021	months ended 30/09/2021	3 months ended 31/12/2020	31/12/2021	year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	50-58-54M51	10 × 10 × 10 × 10 × 10	rate with the	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3,69	14.00	11.91

	b) Diluted	1.46	3,35	3,69	14.00	11.91
Ke	y numbers of standalone audited financial re-	sults of the Company are as un	der :-			
	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13
				1		

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the guarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Date: 18th February 2022 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvanji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Kavit Jayeshbhai Thakkar Name of the Acquirer -1 Name of the Acquirer -2 Artiben Jayeshbhai Thakkar Name of the Manager to the offer Kunvarji Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details

a.) Date of opening of the offer 24thJanuary 2022 (Monday) 7th February 2022 (Monday) b.) Date of closing of the offer

Date of Completion of Payment of 17th February 2022

Consideration and communication

of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter

or. No.	Particulars		of offer	A	ctuals
1	Offer Price (in ₹)		One Rupee and ty Five Paisa)		One Rupee oty Five Paisa
2.	Aggregate number of Shares tendered	18,07,730	Equity Shares	10,65,245	Equity Shares
3.	Aggregate number of Shares accepted	18,07,730	Equity Shares	10,65,245	Equity Shares
***	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Thirty One Thousan	528/- (Rupees Lakh Sixty Three d Five Hundred enty Eight Only)	Eighteen L Thousand	79/- (Rupees akh Sixty Fou I One Hundred nty Nine Only)
5	Shareholding of the Acquirer before Public Announcement • Number • % of Equity Share Capital		0.00%		0
62	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	ģ	0 0.00%		4,61,208 49.78%
70	Shares acquired by way of open offer Number % of Equity Share Capital		8,07,730 26,00%		0,65,245 15.32%
â.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital		Nil Nil Applicable	B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Nil Nil at Applicable
g.	Pre & Post offer shareholding		Offer		Offer
The state	of the acquirers	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capita
	A CONTROL OF THE CONT	0	0	45,22,653	
10.	Pre & Post offer Shareholding		Offer		Offer
21.0	of the Public	No. of	% of Equity	No. of	% of Equity

Share Capital Shares Share Capital 34,91,600 50,22 24,26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Advertisement and also for the obligations under Regulations.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

> KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No. ; MB/INM000012564

KUNVARJ Driven Ey Knowledge

Email ld : niraj.thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

For and on behalf of the acquirers

CHENNAI/KOCHI

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

financialexp.ep. . in

and Marafon Group

excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diag-

Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group.

Date: 17th February 2022

Place: Mumbai

■ ₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

criminal breach of trust and

abuse of official position under

the Indian Penal Code (IPC) and

the Prevention of Corruption

FIR, the CBI had conducted

searches at 13 locations on Feb-

ruary 12. Officials claimed they

had received several incrimi-

nating documents, such as

books of accounts of the

accused borrower company,

complaint on November 8,

2019 on which the central

investigation agency had

sought some clarifications on

The bank filed a fresh com-

Officials said there were the

1. RFP for appointment of Internal Auditor

hard copy at the ACCF office on or before 2.3, 2022.

their bids online at https://assamtenders.gov.in

and experienced firms.

"scrutinising" for over one-

The bank had first filed a

which was being scrutinised.

Immediately after filing the

Act, they said.

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

the then executive director March 12, 2020. Santhanam Muthaswamy, directors Ashwini Kumar, plaint in August that year. After Sushil Kumar Agarwal and Ravi Vimal Nevetia and another and-a-half-years, the CBI acted company ABG International on the complaint, filing the FIR Pvt Ltd for alleged offences of on February 7. criminal conspiracy, cheating,

The agency has also named

Apollo ties up with Marafon Group to make foray into Uzbekistan

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential to expand to over 200.

In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 mil-

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

and Marafon Group

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan,

Kazakhstan and Tajikistan. Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery,

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group.

cardiology and high-end diag-

nostics.

Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its

Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in



PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23),"he said.

Bajaj Auto to double network for electric Chetak

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Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

Place: Mumbai Date: February 17, 2022

Authorised Signatory

Corresponding

3 months ended

Preceding 3

months ended

Current

year ended

Previous

vear ended

Regd. Office: IIFL Centre. Kamala City. Senapati Bapat Marg. Website: www.iiflwealth.com

For IIFL Wealth Management Limited

BSE LIMITED Registered office: 25" Floor, P J Towers, Dalai Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 . CIN: L67120MH2005PLC155188

PUBLIC NOTICE

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investors having any-outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised to file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004 ircular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated February 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

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TAURUS ASSET MANAGEMENT COMPANY LIMITED

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> General Manager Dept. of Investors Services

Date: February 18, 2022

TAURUS

CIN: U67190MH1993PLC073154 Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahall Industrial Estate, Mahakali Caves Road, Andheri (E), Mumbal - 400 093. Tel: 022 - 6624 2700 Email: customercare@taurusmutualfund.com A copy of Mutual Fund CSID, SAI and CKIM along with application form may be obtained from Fund's Website: www.taurusmutualfund.com

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'), SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM

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Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Place: Mumbai

For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Date: February 17, 2022

Natice cum Addendum No. 09/2021-22 **Authorised Signatory** Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

ended

		31/12/2021	30/09/2021	31/12/2020	31/12/2021	31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
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4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365,44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			E-Taylon II-	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592,21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- 2) The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Date: 18th February 2022 Place: Vadodara

The investors are hereby advised to go through the below mentioned Exchange website link for

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

For BSE Limited

('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND') NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio

	15.4.307.305.411.115.15.1				
	Direct Plan Existing	Direct Plan Propose			
Taurus Tax Shield	1,50	1.70			
Taurus Flexi cap Fund	2.19	2.24			
Taurus Discovery (Midcap) Fund	1.87	1,97			
Taurus Ethical Fund	1.19	1.59			
Taurus Banking & Financial Services Fund	1.50	1.42			
Taurus Largecap Equity Fund	2.17	2.09			
Taurus Infrastructure Fund	1.80	2.10			
Taurus Nifty Index Fund	0.82	0.22			

TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advanl Market O/S Delhi Municipal Market,

Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers").in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations. 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

Name of the Target Company Mercury Metals:Limited Name of the Acquirer -1 Kavit Jayeshbhai Thakkar Name of the Acquirer -2 Artiben Jayeshbhai Thakkar Name of the Macager to the offer Kunyani Finstock Private Limited Bigshare Services Pvt. Ltd. Name of the Registrar to the offer Offer details a.) Date of opening of the offer 24th January 2022 (Monday) 7th February 2022 (Monday) b.) Date of closing of the offer Date of Completion of Payment of 17th February 2022

(Guiarati) (Ahmedabad Edition)

Consideration and communication of Rejection/Acceptance Details of Acquisition:

Proposed in the Letter Particulars Actuals of offer ₹1.75 (One Rupee and ₹1.75 (One Rupee Offer Price (in 2) Seventy Five Paisa) and Seventy Five Paisa) 10,65,245 Equity Shares 18,07,730 Equity Shares Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity ₹ 31,63,528/- (Rupees ₹ 18,64,179/- (Rupees Shares multiplied by Offer Price per | Thirty One Lakh Sixty Three | Eighteen Lakh Sixty Four Equity Share) Thousand Five Hundred Thousand One Hundred and Twenty Eight Only) Shareholding of the Acquirer

and Seventy Nine Only) before Public Announcement % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 0.00% % of Equity Share Capital 49.78% Shares acquired by way of open offer 18,07,730. Number 10,85,245 . % of Equity Share Capital 26.00% 15.32% Shares acquired after Detailed Public Statement ('DPS') Number . % of Equity Share Capital Not Applicable Not Applicable Post Offer Pre & Post offer shareholding

of the Public Share Capital Shares Share Capital Shares 34.91,800 50.22 24.26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Pre Offer

Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS



of the acquirers

10 Pre & Post offer Shareholding

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MS/INM000012564 Email Id I nine thakkan@kunvarji.com Website: www.kunyarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

KUNVARJI FINSTOCK PRIVATE LIMITED

% of Equity No. of | % of Equity

Share Capital Shares Share Capital

45.22.653

% of Equity No. of % of Equity

Post Offer

65.10

For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

New Delhi

financialen epa

neighbouring countries."

Uzbekistan."

Date: 17th February 2022

Place: Mumbai

ing diversion of funds, misappropriation and criminal breach of trust, they said. It is the biggest bank fraud case registered by the CBI. Funds were used for purposes other than for which they were

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

case was big with voluminous

data and records as 28 banks

were involved and needed veri-

fication before moving with an

FIR. They said the company had

allegedly diverted funds to lot

of companies which also

tioned credit facilities from 28

banks and financial institu-

tions led by ICICI Bank, with

the SBI, having exposure of

and Young has shown that

between 2012-17, the accused

colluded together and com-

mitted illegal activities, includ-

released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital,

Guwahati - 781022, Assam Ph: +91-90852 02020

E: procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

being appointed as Internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.org. Interested firms shall submit their proposal in

2. Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment

Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

following e-portals https://assamtenders.gov.in and www.assamcancercare

Interested and eligible OEMs, Manufacturers, Suppliers may download and submit

Particulars

A forensic audit by Ernst

₹2,468.51 crore, they said.

The company was sanc-

needed detailed scrutiny.

■ ₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

criminal breach of trust and

abuse of official position under

the Indian Penal Code (IPC) and

the Prevention of Corruption

FIR, the CBI had conducted

searches at 13 locations on Feb-

ruary 12. Officials claimed they

had received several incrimi-

nating documents, such as

books of accounts of the

accused borrower company,

complaint on November 8,

2019 on which the central

investigation agency had

sought some clarifications on

plaint in August that year. After

"scrutinising" for over one-

and-a-half-years, the CBI acted

on the complaint, filing the FIR

Officials said there were the

hard copy at the ACCF office on or before 2.3.2022.

their bids online at https://assamtenders.gov.in

The bank filed a fresh com-

March 12, 2020.

on February 7.

The bank had first filed a

which was being scrutinised.

Immediately after filing the

Act, they said.

case was big with voluminous

data and records as 28 banks

were involved and needed veri-

fication before moving with an

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propriation and criminal

It is the biggest bank fraud

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

A forensic audit by Ernst

 \mathbb{Z} 2,468.51 crore, they said.

The company was sanc-

needed detailed scrutiny.

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up with Marafon Group to make foray into **Uzbekistan**

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential

to expand to over 200. In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 million.

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

and Marafon Group

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan, Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diagnostics.

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and

Marafon Group. Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its neighbouring countries."

Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."

Ashok Leyland eyes 30% CV market share in FY23

PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23),"he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Place: Mumbai Date: February 17, 2022

Authorised Signatory

Current

Previous

BSE LIMITED

Registered office: 25" Floor, P J Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188



PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED

declared as defaulter as well as expelled

This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulted as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg., No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/5E/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. Investors having any outstanding claims against C.M.GDENKA.STOCK BROKERS PRIVATE LIMITED are advised

to file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004" circular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned

egional investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link for which is given below:

https://bsecrs.bseindia.com/ecomplaint/frminvestorHome.aspx

The investors can also submit their claims along with documents on email id:

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The eligible claims filed before the end of aforesaid specified period would be considered for compensation

from the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated September 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> General Manager Dept. of Investors Services

Place: Mumbal Date: February 18, 2022

CIN: U67190MH1993PLC073154

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

Mumbai - 400 093. Tel: 022 - 6624 2700

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutuaffund.com A copy of

CSID, SAI and CKIM along with application form may be obtained

TAURUS Mutual Fund

from Fund's Website: www.taurusmutualfund.com NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI') SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
THE TO STATE OF THE STATE OF TH	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1,70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1.87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular np. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Authorised Signatory Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021 3 months Preceding 3 Corresponding

	Particulars	ended 31/12/2021	months ended 30/09/2021	3 months ended 31/12/2020	year ended 31/12/2021	year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	55-55-55-55-55-55-55-55-55-55-55-55-55-	***************************************	rational filtrans	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3,69	14.00	11.91

b) Diluted	1.46	3,35	3,69	14.00	11.91
Key numbers of standalone audited financial res	sults of the Company are as un	der :-			
Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
	(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
					₹ in crore
1 Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2 Profit for the period before tax	340.45	592.21	658,28	2,785.25	2,414.38
3 Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4 Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the guarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third guarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Place: Vadodara

Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770 This Post Offer Advertisementis being issued by Kunvanji Finstock Private Limited

("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Name of the Acquirer -1 Kavit Jayeshbhai Thakkar Artiben Jayeshbhai Thakkar Name of the Acquirer -2 Name of the Manager to the offer Kunvarji Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details a.) Date of opening of the offer

24thJanuary 2022 (Monday) b.) Date of closing of the offer 7th February 2022 (Monday Date of Completion of Payment of 17th February 2022

Consideration and communication

of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter

Actuals **Particulars** ₹1.75 (One Rupee Offer Price (in ₹) ₹1.75 (One Rupee and Seventy Five Paisa) and Seventy Five Paisa; 10,65,245 Equity Shares 18,07,730 Equity Shares Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity ₹ 31,63,528/- (Rupees ₹ 18,64,179/- (Rupees Shares multiplied by Offer Price per | Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four Thousand Five Hundred | Thousand One Hundred Equity Share) and Seventy Nine Only! and Twenty Eight Only) Shareholding of the Acquirer before Public Announcement Number · % of Equity Share Capital 0.00% 0.00%

Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') 34,61,208 0.00% % of Equity Share Capital 49.78% Shares acquired by way of open offer 18,07,730 10,65,245 15.32% % of Equity Share Capital 26.00% Shares acquired after Detailed Public Statement ('DPS') . % of Equity Share Capital Not Applicable Nat Applicable Pre & Post offer shareholding % of Equity No. of % of Equity of the acquirers Shares Share Capital Shares Share Capital 45.22,653 65.10

Pre & Post offer Shareholding % of Equity No. of % of Equity of the Public Share Capital Shares | Share Capital Shares 34,91,600 50,22 24,26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Advertisement and also for the obligations under Regulations

A copy of this Post Offer Advertisement will be available on the websites of SEBI and SSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same

meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

KUNVARJI Driven By Knewledge

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No. ; MB/INM000012564 Email ld : niraj.thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve

Post Offer

Date: 18th February 2022

Tel. No.: 079-66669000 For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

financialexp.ep. . in

Place: Mumbai

Date: 17th February 2022

HYDERABAD

■ ₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

criminal breach of trust and

abuse of official position under

the Indian Penal Code (IPC) and

the Prevention of Corruption

FIR, the CBI had conducted

searches at 13 locations on Feb-

ruary 12. Officials claimed they

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nating documents, such as

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complaint on November 8,

2019 on which the central

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on the complaint, filing the FIR

Officials said there were the

hard copy at the ACCF office on or before 2.3.2022.

their bids online at https://assamtenders.gov.in

The bank filed a fresh com-

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on February 7.

The bank had first filed a

which was being scrutinised.

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case was big with voluminous

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Funds were used for purposes

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released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital.

Guwahati - 781022, Assam Ph; +91-90852 02020

E procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

being appointed as Internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.prg. Interested firms shall submit their proposal in

2, Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment

Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

following e-portals https://assamtenders.gov.in and www.assamcancercare

Interested and eligible OEMs, Manufacturers, Suppliers may download and submit

propriation and criminal

It is the biggest bank fraud

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

A forensic audit by Ernst

 \mathbb{Z} 2,468.51 crore, they said.

The company was sanc-

needed detailed scrutiny.

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up with Marafon Group to make foray into **Uzbekistan**

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential to expand to over 200.

In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 million.

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan, Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical nostics.

The central government of

Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its

neighbouring countries." Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."

Ashok Leyland eyes 30% CV market share in FY23

PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23),"he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

WEALTH

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Place: Mumbai Date: February 17, 2022

Authorised Signatory

Current

Previous

BSE LIMITED

Registered office: 25" Floor, P J Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188



PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulted as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg., No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010

Circular No. F. No. 1/26/5E/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. Investors having any outstanding claims against C.M.GDENKA.STOCK BROKERS PRIVATE LIMITED are advised to file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice

dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of

specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004" circular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned egional investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link for which is given below:

https://bsecrs.bseindia.com/ecomplaint/frminvestorHome.aspx

The investors can also submit their claims along with documents on email id:

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The eligible claims filed before the end of aforesaid specified period would be considered for compensation from the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated September 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> General Manager Dept. of Investors Services

Date: February 18, 2022

CIN: U67190MH1993PLC073154

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

from Fund's Website: www.taurusmutualfund.com

Mumbai - 400 093. Tel: 022 - 6624 2700

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutuaffund.com A copy of

Place: Mumbal

TAURUS

Mutual Fund CSID, SAI and CKIM along with application form may be obtained

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI') SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
THE TO STATE OF THE STATE OF TH	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1,70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1.87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Authorised Signatory

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

Preceding 3

Corresponding

Particulars		ended 31/12/2021	months ended 30/09/2021	3 months ended 31/12/2020	31/12/2021	year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	50-58-54M51	10 × 10 × 10 × 10 × 10	rate with the	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3,69	14.00	11.91

	b) Diluted	1.46	3,35	3,69	14.00	11.91
Ke	y numbers of standalone audited financial re-	sults of the Company are as un	der :-			
	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13
				1		

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the guarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Date: 18th February 2022 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

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a.) Date of opening of the offer 24thJanuary 2022 (Monday) 7th February 2022 (Monday) b.) Date of closing of the offer

Date of Completion of Payment of 17th February 2022

Consideration and communication

of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter

or. No.	Particulars		of offer	A	ctuals		
1	Offer Price (in ₹)		One Rupee and ty Five Paisa)		One Rupee oty Five Paisa		
2.	Aggregate number of Shares tendered	18,07,730	Equity Shares	10,65,245	Equity Shares		
3.	Aggregate number of Shares accepted	18,07,730	Equity Shares	10,65,245	Equity Shares		
***	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Thirty One Thousan	528/- (Rupees Lakh Sixty Three d Five Hundred enty Eight Only)	Eighteen L Thousand	79/- (Rupees akh Sixty Fou I One Hundred nty Nine Only)		
5	Shareholding of the Acquirer before Public Announcement • Number • % of Equity Share Capital		0.00%		0		
62	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%			4,61,208 49.78%		
70	Shares acquired by way of open offer Number % of Equity Share Capital	18,07,730 26,00%		Number 18,07,730		10,65,245 15,32%	
â.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital	Nil Nil Not Applicable		Nil Nil Nat Applicable			
g.	Pre & Post offer shareholding	Pre Offer			Offer		
The state	of the acquirers	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capita		
	A CONTROL OF THE CONT	0	0	45,22,653			
10.	Pre & Post offer Shareholding		Offer		Offer		
21.0	of the Public	No. of	% of Equity	No. of	% of Equity		

Share Capital Shares Share Capital 34,91,600 50,22 24,26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Advertisement and also for the obligations under Regulations.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

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> KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No. ; MB/INM000012564

KUNVARJ Driven Ey Knowledge

Email ld : niraj.thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

For and on behalf of the acquirers

CHENNAI/KOCHI

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

financialexp.ep. . in

and Marafon Group

excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diag-

Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group.

Date: 17th February 2022

Place: Mumbai

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/2021-22/38

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Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

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released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital.

Guwahati - 781022, Assam Ph; +91-90852 02020

E: procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

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ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

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Apollo ties up with Marafon Group to make foray into Uzbekistan

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APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential

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Marafon Group. Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its

neighbouring countries." Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."

financialexp.epan.in



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IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 **Regd. Office:** IIFL Centre, Kamala City, Senapati Bapat Marg Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Corresponding

3 months ended

Place: Mumbai Date: February 17, 2022 **Authorised Signatory**

Current

year ended

Previous

year ended

Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188 PUBLIC NOTICE

BSE LIMITED Registered office: 25" Floor, P.J. Towers, Dalai Street, Mumbai - 400001

his is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulte as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/SE/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED

declared as defaulter as well as expelled

Affairs), Government of India, w.e.f. February 15, 2022. ivestors having any outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised o file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004. cular No. MRD/DP/D6/2011 dated June 16, 2011, circular np. SEBI/HO/DMS/CIR/P/2017/15 dated February 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerns egional Investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link

The Investors can also submit their claims along with documents on email id:

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

Mumbai - 400 093. Tel: 022 - 6624 2760

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutualfund.com A copy of

CSID, SAI and CKIM along with application form may be obtained

CIN: U67190MH1993PLC073154

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of investors claims against defaulter members

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

he eligible claims filed before the end of aforesaid specified period would be considered for compensation om the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated ptember 29, 2014 to the maximum extent of As. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> For 85E Limited General Manager Dept. of Investors Services

Date: February 18, 2022

TAURUS Mutual Fund

from Fund's Website: www.taurusmutualfund.com NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'), SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022:

Scheme Name(s)	BASE TER			
	Direct Plan Existing	Direct Plan Proposed		
Taurus Tax Shield	1.50	1.70		
Taurus Flexi cap Fund	2.19	2.24		
Taurus Discovery (Midcap) Fund	1,87	1.97		
Taurus Ethical Fund	1.19	1.59		
Taurus Banking & Financial Services Fund	1.50	1.42		
Taurus Largecap Equity Fund	2.17	2.09		
Taurus Infrastructure Fund	1.80	2.10		
Taurus Nifty Index Fund	0.82	0.22		

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

For Taurus Asset Management Company Ltd. Place: Mumbai Date: February 17, 2022

(Investment Manager for Taurus Mutual Fund)

Mutual Fund investments are subject to market risks, read all scheme related

documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

for the quarter and year ended 31/12/2021

3 months

ended

		31/12/2021	30/09/2021	31/12/2020	31/12/2021	31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
		4	3			₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340,45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Place: Mumbai

Date: 17th February 2022

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third guarter of the respective financial years. By the Order of the Board

Managing Director & Chief Executive Officer

DIN: 07419090 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED

Preceding 3

months ended

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Extract of Consolidated Audited Financial Results

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Ke	y numbers of standalone audited financial results of the C	Company are as un	der :-			
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Note:

Neeraj Akhoury

Date: 18th February 2022

Timen By Knewledge

Pre & Post offer shareholding

of the acquirers

Limited.

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market,

Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee) and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with espect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Name of the Acquirer -1 Kavit Jayeshahai Thakkar Name of the Acquirer -2 Artiben Jayeshohal Thakkar Name of the Manager to the offer Kunvarji Firistock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details a.) Date of opening of the offer 24th January 2022 (Monday) b.) Date of closing of the offer 7th February 2022 (Monday)

Date of Completion of Payment of 17th February 2022 Consideration and communication of Rejection/Acceptance

Details of Acquisition

Proposed in the Letter of offer Particulars \$1.75 One Rupee and Offer Price (in ₹) Seventy Five Passa)

and Seventy Five Paisa 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity | ₹ 31,63,528/- (Rupees | ₹ 18,64,179/- (Rupees Thirty One Lakh Sluty Three Eighteen Lakh Sixty Four Shares multiplied by Offer Price per Equity Share) Thousand Five Hundred | Thousand One Hundred and Twenty Eight Only) and Seventy Nine Only) Shareholding of the Acquirer before Public Announcement . % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 . % of Equity Share Capital 0.00% Shares acquired by way of open offer 18.07,730 10,65,245 % of Equity Share Capital 26.00% 15.32% Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Not Applicable Not Applicable

Actuals

₹1.75 (One Rupee

Post Offer

65.10

Share Capital Shares Share Capital

45:22,653

Pre & Post offer Shareholding Pre Offer Post Offer % of Equity No. of | % of Equity of the Public Shares Share Capital Shares Share Capital 50.22 24.26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Pre Offer

% of Equity

Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same neanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564

Email Id : nira; thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

Kolkata

For and on behalf of the acquirers

CBI questions ABG Shipyard former CMD Rishi Agarwal

criminal breach of trust and

abuse of official position under

the Indian Penal Code (IPC) and

the Prevention of Corruption

FIR, the CBI had conducted

searches at 13 locations on Feb-

ruary 12. Officials claimed they

had received several incrimi-

nating documents, such as

books of accounts of the

accused borrower company,

complaint on November 8,

2019 on which the central

investigation agency had

March 12, 2020.

on February 7.

and experienced firms.

/2021-22/38

The bank had first filed a

The bank filed a fresh com-

Officials said there were the

1. RFP for appointment of Internal Auditor

hard copy at the ACCF office on or before 2.3.2822.

their bids online at https://assamtenders.gov.in

plaint in August that year. After

"scrutinising" for over one-

which was being scrutinised.

Immediately after filing the

Act, they said.

case was big with voluminous

data and records as 28 banks

were involved and needed veri-

fication before moving with an

FIR. They said the company had

allegedly diverted funds to lot of companies which also

The company was sanc-

tioned credit facilities from 28

banks and financial institu-

tions led by ICICI Bank, with

the SBI, having exposure of

and Young has shown that

between 2012-17, the accused

colluded together and com-

mitted illegal activities, includ-

ing diversion of funds, misap-

propriation and criminal

case registered by the CBI.

Funds were used for purposes

other than for which they were

It is the biggest bank fraud

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

breach of trust, they said.

released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital.

Guwahati - 781022, Assam Ph; +91-90852 02020

E: procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

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WEALTH

IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Place: Mumbai Date: February 17, 2022

Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg Website: www.iiflwealth.com

Authorised Signatory

Current

year ended

Previous

year ended

Corresponding

3 months ended

BSE LIMITED Registered office: 25" Floor, P.J. Towers, Dalai Street, Mumbai - 400001

Tel.: +91 (022) 2272 1233 / 34 • CIN: L67120MH2005PLC155188

PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

his is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulte as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Cig. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/SE/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. ivestors having any outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised

o file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004. cular No. MRD/DP/D6/2011 dated June 16, 2011, circular np. SEBI/HO/DMS/CIR/P/2017/15 dated February 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerns egional Investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link: https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link

The Investors can also submit their claims along with documents on email id:

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

Mumbai - 400 093. Tel: 022 - 6624 2760

Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutualfund.com A copy of

CIN: U67190MH1993PLC073154

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of

investors claims against defaulter members

https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx he eligible claims filed before the end of aforesaid specified period would be considered for compensation om the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRD/DP/28/2014 dated ptember 29, 2014 to the maximum extent of As. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control of

> For 85E Limited General Manager Dept. of Investors Services

Date: February 18, 2022

TAURUS Mutual Fund

CSID, SAI and CKIM along with application form may be obtained from Fund's Website: www.taurusmutualfund.com NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'), SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM

('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND') Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio

("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and

52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022: Scheme Name(s) BASE TER

bonding manualay	White tell				
	Direct Plan Existing	Direct Plan Proposed			
Taurus Tax Shield	1.50	1.70			
Taurus Flexi cap Fund	2.19	2.24			
Taurus Discovery (Midcap) Fund	1,87	1.97			
Taurus Ethical Fund	1.19	1.59			
Taurus Banking & Financial Services Fund	1.50	1.42			
Taurus Largecap Equity Fund	2.17	2.09			
Taurus Infrastructure Fund	1.80	2.10			
Taurus Nifty Index Fund	0.82	0.22			

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

Place: Mumbai Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

ended

Preceding 3

months ended

		31/12/2021	30/09/2021	31/12/2020	31/12/2021	31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
		4	3			₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340,45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the guarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury Managing Director & Chief Executive Officer

> DIN: 07419090 Date: 18th February 2022 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market, Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee) and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with espect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Name of the Acquirer -1 Kavit Jayeshahai Thakkar Name of the Acquirer -2 Artiben Jayeshohal Thakkar Name of the Manager to the offer Kunvarji Firistock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details a.) Date of opening of the offer 24th January 2022 (Monday) b.) Date of closing of the offer 7th February 2022 (Monday)

Date of Completion of Payment of 17th February 2022 Consideration and communication

of Rejection/Acceptance

Details of Acquisition

Proposed in the Letter of offer Actuals Particulars \$1.75 One Rupee and ₹1.75 (One Rupee Offer Price (in ₹) Seventy Five Passa) and Seventy Five Paisa 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity | ₹ 31,63,528/- (Rupees | ₹ 18,64,179/- (Rupees Thirty One Lakh Sluty Three Eighteen Lakh Sixty Four Shares multiplied by Offer Price per Equity Share) Thousand Five Hundred | Thousand One Hundred Shareholding of the Acquirer before Public Announcement

and Twenty Eight Only) and Seventy Nine Only) . % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 . % of Equity Share Capital 0.00% 49.78% Shares acquired by way of open offer 18.07,730 10,65,245 % of Equity Share Capital 26.00% 15.32% Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Not Applicable Not Applicable Pre & Post offer shareholding Pre Offer Post Offer % of Equity No. of % of Equity of the acquirers Share Capital Shares Share Capital

% of Equity No. of | % of Equity of the Public Shares Share Capital Shares Share Capital 50.22 24.26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer

Pre Offer

Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same neanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS



Pre & Post offer Shareholding

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id : nira; thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve

KUNVARJI FINSTOCK PRIVATE LIMITED

45:22,653

Post Offer

65.10

Tel. No.: 079-66669000 For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1)

Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2) Lucknow

financialexp.epan.in

Place: Mumbai

Date: 17th February 2022

nostics. The central government of

neighbouring countries."

CBI questions ABG Shipyard former CMD Rishi Agarwal

criminal breach of trust and

abuse of official position under

the Indian Penal Code (IPC) and

the Prevention of Corruption

FIR, the CBI had conducted

searches at 13 locations on Feb-

ruary 12. Officials claimed they

had received several incrimi-

nating documents, such as

books of accounts of the

accused borrower company,

complaint on November 8,

2019 on which the central

investigation agency had

sought some clarifications on

The bank filed a fresh com-

Officials said there were the

1. RFP for appointment of Internal Auditor

hard copy at the ACCF office on or before 2.3.2022.

their bids online at https://assamtenders.gov.in

and experienced firms.

The bank had first filed a

which was being scrutinised.

Immediately after filing the

Act, they said.

case was big with voluminous

data and records as 28 banks

were involved and needed veri-

fication before moving with an

FIR. They said the company had

allegedly diverted funds to lot

of companies which also

tioned credit facilities from 28

banks and financial institu-

tions led by ICICI Bank, with

the SBI, having exposure of

and Young has shown that

between 2012-17, the accused

colluded together and com-

mitted illegal activities, includ-

ing diversion of funds, misap-

propriation and criminal

case registered by the CBI.

Funds were used for purposes

other than for which they were

It is the biggest bank fraud

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

breach of trust, they said.

released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital,

Guwahati - 781022, Assam Ph: +91-90852 02020

E: procurement@acof.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

being appointed as Internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.org. Interested firms shall submit their proposal in

2. Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment

Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

following e-portals https://assamtenders.gov.in and www.assamcancercare

Interested and eligible OEMs, Manufacturers, Suppliers may download and submit

Particulars

A forensic audit by Ernst

₹2,468.51 crore, they said.

The company was sanc-

needed detailed scrutiny.

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

the then executive director March 12, 2020. Santhanam Muthaswamy, directors Ashwini Kumar, plaint in August that year. After "scrutinising" for over one-Sushil Kumar Agarwal and Ravi Vimal Nevetia and another and-a-half-years, the CBI acted company ABG International on the complaint, filing the FIR Pvt Ltd for alleged offences of on February 7. criminal conspiracy, cheating,

The agency has also named

Apollo ties up with Marafon Group to make foray into Uzbekistan

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential to expand to over 200.

In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 mil-

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals

and Marafon Group

hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan,

Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diagnostics.

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and

Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its

neighbouring countries." Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in



PRESS TRUST OF INDIA New Delhi. February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain

used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confishare has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched the team as a whole feels very comfortshare of over 30% (in 2022-23),"he said.

has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which

dent that month-on-month our market and the new products that we are launching, and this CNG and ICV, I think able that we will get back to our market

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre. Kamala City. Senapati Bapat Marg. Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

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We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Place: Mumbai Date: February 17, 2022

Preceding 3

months ended

Corresponding

3 months ended

Authorised Signatory

Current

year ended

Previous

year ended

BSE LIMITED

Registered office: 25" Floor, P J Towers, Dalai Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 . CIN: L67120MH2005PLC155188

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This is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulted as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Clg. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/SE/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economic Affairs), Government of India, w.e.f. February 15, 2022. nvestors having any-outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised

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https://bsecrs.bseindia.com/ecomplaint/frmInvestorHome.aspx

The investors can also submit their claims along with documents on small id:

Claims defaulter@bseindia.com

TAURUS ASSET MANAGEMENT COMPANY LIMITED

Industrial Estate, Mahakali Caves Road, Andheri (E),

Mumbai - 400 093. Tel: 022 - 6624 2700

Head Office & Regd Office: Ground Floor, AML Centre-1, 8 Mahal

Email: customercare@taurusmutualfund.com A copy of

CSID. SAI and CKIM along with application form may be obtained

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> General Manager Dept. of Investors Services

For BSE Limited

Date: February 18, 2022

CIN: U67190MH1993PLC073154

TAURUS Mutual Fund

from Fund's. Website: www.taurusmutualfund.com NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'). SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND')

Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

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"TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022: Catalana (Camarata)

Scheme Name(s)	BASE TEN				
Security Company Control Company	Direct Plan Existing	Direct Plan Proposed			
Taurus Tax Shield	1,50	1.70			
Taurus Flexi cap Fund	2.19	2.24			
Taurus Discovery (Midcap) Fund	1,87	1.97			
Taurus Ethical Fund	1.19	1.59			
Taurus Banking & Financial Services Fund	1.50	1.42			
Taurus Largecap Equity Fund	2.17	2.09			
Taurus Infrastructure Fund	1.80	2.10			
Taurus Nifty Index Fund	0.82	0.22			

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Place: Mumbal Date: February 17, 2022 For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Notice cum Addendum No. 09/2021-22 **Authorised Signatory** Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715

Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

3 months

ended

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2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291,03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		occorried.	EATHERING.	24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
4	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

Place: Mumbai

Date: 17th February 2022

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- 2) The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury Managing Director & Chief Executive Officer

DIN: 07419090 Date: 18th February 2022 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF **MERCURY METALS LIMITED** IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market,

Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvani Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs.

Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers").in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations. 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Guiarati) (Ahmedabad Edition). 1. Name of the Target Company Mercury Metals Limited

277	contractor on more toriginal province and	Another June one sent most
2.	Name of the Acquirer -1	Kavit Jayeshbhai Thakkar
3,	Name of the Acquirer +2	Artiben Jayeshbhai Thakkar
4.	Name of the Manager to the offer	Kunvarji Finstock Private Limited
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd
6	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	24thJanuary 2022 (Monday) 7th February 2022 (Monday)
7.	Date of Completion of Payment of Consideration and communication of Rejection/Acceptance	17th February 2022

Details of Acquisition Proposed in the Letter Particulars Actuals of offer ₹1.75 (One Rupee Offer Price (in 2) ₹1.75 (One Rupes and Seventy Five Paisa) and Seventy Five Paisa) 18,07,730 Equity Shares 10,65,245 Equity Share: Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity ₹ 31,63,528/- (Rupees ₹ 18,64,179/- (Rupees Shares multiplied by Offer Price per | Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four Equity Share) Thousand Five Hundred and Twenty Eight Only) Shareholding of the Acquirer

Thousand One Hundred and Seventy Nine Only) before Public Announcement % of Equity Share Capital 0.00% 0:00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 0.00% % of Equity Share Capital 49:78% Shares acquired by way of open offer 18,07,730. · Number 10,65,245 % of Equity Share Capital 26.00% 15.32% Shares acquired after Detailed Public Statement ('DPS') Number . % of Equity Share Capital Not Applicable Not Applicable Pre & Post offer shareholding Post Offer % of Equity No. of % of Equity of the acquirers

34.91,600 50.22 24.26,355 The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

Shares

Pre Offer

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022.



Pre & Post offer Shareholding

of the Public

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id nine thakkar@kurwarji.com Website: www.kunyarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Share Capital Shares Share Capital

% of Equity No. of

45.22.653

Share Capital Shares Share Capital

Post Offer

65.10

% of Equity

For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer I) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

financiales, epa

Marafon Group.

Uzbekistan."

■ ₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving

the country, the officials said. The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi Vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up with Marafon Group to make foray into Uzbekistan

FE BUREAU Chennai, February 17

APOLLO HOSPITALS ON Thursday said it has signed an MoU with Marafon Group to make an entry into Uzbekistan. The pact has been inked to set up a state-of-the-art tertiary care hospital in the country, which in phase-I will have over 100 beds and has the potential to expand to over 200.

In a strategic collaboration between Apollo and the Marafon Group, the holding company will be making the investment. The overall investment in phase-I will be over \$30 mil-

Marafon Group, with varied interests in technology, infrastructure, healthcare, banking and trade, already operates over nine medical and diagnostic centres. Now, with this partnership with Apollo Hospitals for the tertiary care

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group

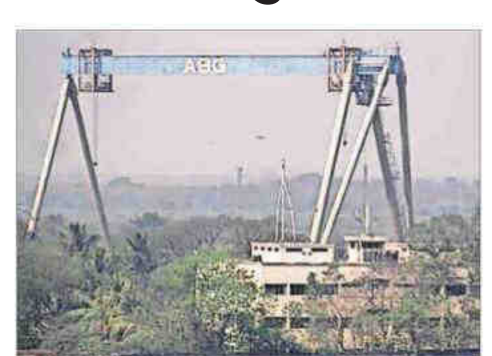
hospital, it will provide quality healthcare to over 60 million people of Uzbekistan and bordering regions of Kyrgyzstan, Kazakhstan and Tajikistan.

Apollo Hospitals will offer technical consulting, clinical excellence, commissioning and BOMA (branding, operations and management agreement) of the tertiary care hospital in Uzbekistan. The hospital will be built in Fergana region that will primarily focus on oncology, organ transplants, urology, neurosurgery, cardiology and high-end diagnostics.

The central government of Uzbekistan and the government of Fergana have come together to facilitate the tie-up between Apollo Hospitals and Marafon Group.

Prathap C Reddy, founder & chairman, Apollo Hospitals, said, "We take immense pride in joining hands with Marafon Group to provide tertiary care services to over 60 million people of Uzbekistan and its neighbouring countries."

Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and improve the quality of life in Uzbekistan."



case was big with voluminous

data and records as 28 banks

were involved and needed veri-

fication before moving with an

FIR. They said the company had

allegedly diverted funds to lot

of companies which also

tioned credit facilities from 28

banks and financial institu-

tions led by ICICI Bank, with

the SBI, having exposure of

and Young has shown that

between 2012-17, the accused

colluded together and com-

mitted illegal activities, includ-

ing diversion of funds, misap-

propriation and criminal

case registered by the CBI.

Funds were used for purposes

other than for which they were

It is the biggest bank fraud

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

breach of trust, they said.

released by banks, it said.

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital,

Guwahati - 781022, Assam Ph: +91-90852 02020.

E. procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned Items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

being appointed as internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.org. Interested firms shall submit their proposal in

2. Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment

Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

following e-portals https://assamtenders.gov.in and www.assamcencercare

Interested and eligible OEMs, Manufacturers, Suppliers may download and submit

A forensic audit by Ernst

₹2,468.51 crore, they said.

The company was sanc-

needed detailed scrutiny.

criminal breach of trust and abuse of official position under the Indian Penal Code (IPC) and the Prevention of Corruption Act, they said.

Immediately after filing the FIR, the CBI had conducted searches at 13 locations on February 12. Officials claimed they had received several incriminating documents, such as books of accounts of the accused borrower company, which was being scrutinised.

The bank had first filed a complaint on November 8, 2019 on which the central investigation agency had sought some clarifications on March 12, 2020.

The bank filed a fresh complaint in August that year. After "scrutinising" for over oneand-a-half-years, the CBI acted on the complaint, filing the FIR on February 7.

Officials said there were the

1. RFP for appointment of Internal Auditor

hard copy at the ACCF office on or before 2.3, 2022

their bids orline at https://essamtenders.gov.in

and experienced firms

/2021-22/38

Ashok Leyland eyes 30% CV market share in FY23

PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market - Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23)," he said.

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

Preceding 2 Corresponding

Place: Mumbai Date: February 17, 2022 For IIFL Wealth Management Limited

Authorised Signatory

BSE LIMITED

Registered office: 25" Floor, P.J. Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 . CIN: L67120MH2005PLC155188

PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

his is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulte: is well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M GOENKA STOCK BROKERS PRIVATE LIMITED (Cig. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/5E/91 dated August 12, 1991 issued by Ministry of Finance (Department of Economi Affairs), Government of India, w.e.f. February 15, 2022.

nvestors having any outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised o file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004, iccular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DMS/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

The investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned egional investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link. https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

The investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link

https://bsecrs.bseindia.com/ecomplaint/frm/nyestorHome.aspi

The investors can also submit their claims along with documents on email id

documentation requirement for filing their claim against defaulter, norms for eligibility of claims for recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of rwestors claims against defaulter members. https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx he eligible claims filed before the end of aforesaid specified period would be considered for compensation

The investors are hereby advised to go through the below mentioned Exchange website link for

rom the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIB/MRD/DP/28/2014 dated eptember 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after he specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF tha he claim could not have been filed before the end of specified period for the reasons beyond the control of ne claimant.

> General Manager Dept. of Investors Services

lace: Mumbai Date: February 18, 2022

TAURUS ASSET MANAGEMENT COMPANY LIMITED CIN: U67190MH1993PLC073154 Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahali

Industrial Estate, Mahakali Caves Road, Andheri (E), Mumbai - 400 093, Tel: 022 - 6624 2700 Email: customercare@taurusmutualfund.com A copy of

CSID, SAI and CKIM along with application form may be obtained from Fund's Website: www.taurusmutualfund.com

TAURUS Mutual Fund

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI'). SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMB') OF ALL SCHEMES OF TAURUS MUTUALFUND ('THE MUTUAL FUND') Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f February 25, 2022: Pohome Hamalal DARK TER

Scheme Name(s)	BASE JER				
265	Direct Plan Existing	Direct Plan Proposed			
Taurus Tax Shield	1.50	1.70			
Taurus Flexi cap Fund	2.19	2.24			
Taurus Discovery (Midcap) Fund	1.87	1.97			
Taurus Ethical Fund	1.19	1.59			
Taurus Banking & Financial Services Fund	1.50	1,42			
Taurus Largecap Equity Fund	2.17	2.09			
Taurus Infrastructure Fund	1.80	2.10			
Taurus Nifty Index Fund	0.82	0.22			
CONTRACTOR OF THE STATE OF THE	25.75.75.	415.0121			

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure",

> For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Place: Mumbai Date: February 17, 2022

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Ambuja Cement

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715 Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors:relation@ambujacement.com

> **Extract of Consolidated Audited Financial Results** for the quarter and year ended 31/12/2021

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
					70.	₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201,23	948.34	5,164,47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727.14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				24,956.61	22,360.47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹				70797473	
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91
Ke	y numbers of standalone audited financial results of the 0	Company are as un	der :-		II. W	
	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
	H552-7-1P. 19 10-34					₹ in crore
1	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38

Note:

Place: Mumbai

Date: 17th February 2022

Profit for the period after tax

Total comprehensive income

The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.

251.66

254.86

441.23

441.45

497.10

497.84

The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

1,790.10

1,783,13

Managing Director & Chief Executive Officer DIN: 07419090

2,080.54

2,086.13

Date: 18th February 2022 Place: Vadodara

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

Registered Office: 36 Advani Market O/S Delhi Municipal Market, Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers").in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereof. The Detailed Public Statement (DPS) with espect to the aforementioned open offer was made on 19th November 2021in Financia Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

Gujarati) (Ahmedabad Edition). Name of the Target Company Mercury Metals Limited Name of the Acquirer - 1 Kavit Jayeshishai Thakkar Name of the Acquirer -2 Artiben Jayeshbhai Thakkar Name of the Manager to the offer Kunyarii Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details a.) Date of opening of the offer 24thJanuary 2022 (Monday) b.) Date of closing of the offer 7th February 2022 (Monday) Bate of Completion of Payment of 17th February 2022

Consideration and communication of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter Actuals **Particulars** \$1.75 (One Rupes Offer Price (in ₹) ₹1.75 (One Rupee and Seventy Five Paisa) and Seventy Five Paisa) 18,07,730 Equity Shares 10.65,245 Equity Shares Aggregate number of Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted ₹31,63,528 |- |Rupees | ₹18,64,179 |- |Rupees Size of the Offer (Number of Equity Thirty One Lakh Sody Three Eighteen Lakh Sixty Four Shares multiplied by Offer Price per Equity Share)

Thousand Five Hundred Thousand One Hundred and Twenty Eight Only) and Seventy Nine Only) Shareholding of the Acquirer before Public Announcement Number % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement (SPA) 34,61,208 Number . % of Equity Share Capital 0.00% 49:78% Shares acquired by way of open offer 18,07,739 10,65,245 Number 15.32% . % of Equity Share Capital 26.00% Shares acquired after Detailed NR. Public Statement ("DPS") Number . % of Equity Share Capital Not Applicable Not Applicable Pre Offer Post Offer Pre & Post offer shareholding % of Equity No. of 5% of Equity of the acquirers Shares Share Capital Shares Share Capital 45.22,653 65.10

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Shares |

34,91,600

Capitalized terms used in this advertisement, but not defined herein, shall have the same

meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

Driven Ely Knowledge

Pre & Post offer Shareholding

of the Public

KUNVARJI FINSTOCK PRIVATE LIMITED Block B. First Floor. Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id : niraj thakkar@kunyarji.com Website: www.kurwani.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Post Offer

% of Equity No. of % of Equity

Share Capital Shares Share Capital

50.22 24,26,355 34.90

Tel, No.: 079-66669000 For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)



financialexp.epapr.in

Pune

₹22,848-CR BANK FRAUD

CBI questions ABG Shipyard former CMD Rishi Agarwal

The agency swung into action after registering the FIR on February 7 on a complaint filed by SBI on Aug 25, 2020

PRESS TRUST OF INDIA New Delhi, February 17

THE CBI HAS questioned former chairman and managing director of ABG Shipyard Rishi Agarwal in connection with its probe into the ₹22,848-crore alleged banking fraud, the biggest such case registered by the central agency, officials said on Thursday.

Agarwal was examined recently, the officials said without giving details of exact date of his examination.

The CBI swung into action after registering the FIR on February 7 on a complaint filed by SBI on August 25, 2020.

The central probe agency has issued lookout circulars against the accused in the case to prevent them from leaving the country, the officials said.

The agency has also named the then executive director Santhanam Muthaswamy, directors Ashwini Kumar, Sushil Kumar Agarwal and Ravi Vimal Nevetia and another company ABG International Pvt Ltd for alleged offences of criminal conspiracy, cheating,

Apollo ties up

with Marafon

foray into

FE BUREAU

Uzbekistan

Chennai, February 17

APOLLO HOSPITALS ON

Thursday said it has signed an MoU with Marafon Group to

make an entry into Uzbekistan.

The pact has been inked to set

up a state-of-the-art tertiary care hospital in the country,

which in phase-I will have over

100 beds and has the potential

between Apollo and the Mara-

fon Group, the holding com-

panywill be making the invest-

ment. The overall investment

in phase-I will be over \$30 mil-

ied interests in technology,

infrastructure, healthcare,

banking and trade, already

operates over nine medical and

diagnostic centres. Now, with

this partnership with Apollo

Hospitals for the tertiary care

The central government

of Uzbekistan and the

government of Fergana

have come together to

facilitate the tie-up

between Apollo Hospitals

and Marafon Group

hospital, it will provide quality

healthcare to over 60 million

people of Uzbekistan and bor-

dering regions of Kyrgyzstan,

technical consulting, clinical

excellence, commissioning

and BOMA (branding, opera-

tions and management agree-

ment) of the tertiary care hos-

pital in Uzbekistan. The

hospital will be built in Fergana

region that will primarily focus

on oncology, organ trans-

plants, urology, neurosurgery,

cardiology and high-end diag-

Uzbekistan and the govern-

ment of Fergana have come

together to facilitate the tie-up

between Apollo Hospitals and

chairman, Apollo Hospitals,

said, "We take immense pride

in joining hands with Marafon

Group to provide tertiary care

services to over 60 million peo-

ple of Uzbekistan and its

neighbouring countries."

Prathap C Reddy, founder &

The central government of

nostics.

Marafon Group.

Apollo Hospitals will offer

Kazakhstan and Tajikistan.

Marafon Group, with var-

In a strategic collaboration

to expand to over 200.

lion.

Group to make



criminal breach of trust and abuse of official position under the Indian Penal Code (IPC) and the Prevention of Corruption Act, they said.

Immediately after filing the FIR, the CBI had conducted searches at 13 locations on February 12. Officials claimed they had received several incriminating documents, such as books of accounts of the accused borrower company, which was being scrutinised.

The bank had first filed a complaint on November 8, 2019 on which the central investigation agency had sought some clarifications on March 12, 2020.

The bank filed a fresh complaint in August that year. After "scrutinising" for over oneand-a-half-years, the CBI acted on the complaint, filing the FIR

Officials said there were the released by banks, it said.

1. RFP for appointment of Internal Auditor.

hard copy at the ACCF office on or before 2.3.2022.

their bids online at https://assamtenders.gov.in

and experienced firms.

/2021-22/38

ASSAM CANCER CARE FOUNDATION (ACCF)

3rd floor, V.K. Trade Centre, G.S. Road, Opp. Down-town Hospital

Guwahati - 781022, Assam Ph: +91-90852 02020

E: procurement@accf.in | W: www.assamcancercarefoundation.org

SHORT TENDER NOTICE

ACCF invites bids/proposals for the below mentioned items/services from reputed

ACCF invites RFP from reputed and experienced firms of Chartered Accountants for

being appointed as Internal Auditors. Detail of the RFP are available on

www.assamcancercarefoundation.org. Interested firms shall submit their proposal in

2. Re-tender of Bronchoscope and other equipment - ACCF/Medical Equipment

Details of Bid are mentioned in the bid documents. The bid documents uploaded in the

following e-portals https://assamtenders.gov.in and www.assamcancercare

interested and eligible OEMs, Manufacturers, Suppliers may download and submit

case was big with voluminous data and records as 28 banks were involved and needed verification before moving with an FIR. They said the company had allegedly diverted funds to lot of companies which also

needed detailed scrutiny. The company was sanctioned credit facilities from 28 banks and financial institutions led by ICICI Bank, with the SBI, having exposure of

₹2,468.51 crore, they said. A forensic audit by Ernst and Young has shown that between 2012-17, the accused colluded together and committed illegal activities, including diversion of funds, misappropriation and criminal

breach of trust, they said. It is the biggest bank fraud case registered by the CBI. Funds were used for purposes other than for which they were

Date: 18.02.2022

Sd/- Chief Operating Officer (COO)

Ashok Leyland eyes 30% CV market share in FY23

PRESS TRUST OF INDIA New Delhi, February 17

ASHOK LEYLAND IS eyeing a strong comeback this year as it looks to consolidate its position in the intermediate commercial vehicle (ICV) segment, reap benefits of enhanced demand for its modular AVTR range and bolster exports to new destinations across the globe, as per a top company official.

The Hinduja flagship is also betting on the overall improvement in the economic situation and gradual easing of supply chain issues to cross 30% of the overall market share in the commercial vehicle (CV) segment in 2022-23.

Having endured a few very tough quarters, the commercial vehicle major's overall market share hovers around 24-25%. In an interaction with PTI, Ashok Leyland executive chairman Dheeraj Hinduja noted that the company is making efforts to increase its presence in the ICV range.

"ICV has not been our strongest area and our market share in that domain has been 20-21% compared with other segments like MAV tractors where we are always plus 30%," he said.

Hinduja said the share of ICVs, which used to constitute 21-22% of the overall industry volumes, has now grown to 33%. "So, naturally, this has affected our market share as well. Within this ICV segment, CNG has grown a lot with around 40% of volumes coming from CNG," he added.

The company has already launched several relevant products for the market – Ecomet Star CNG, multi axle vehicles, tippers; besides more CNG products are set to be introduced in the coming months, Hinduja noted.

"So, we are now feeling very confident that month-on-month our market share has been improving, in fact in January we closed at 28.8%. So, with the products that we have already launched and the new products that we are launching, and this CNG and ICV, I think the team as a whole feels very comfortable that we will get back to our market share of over 30% (in 2022-23)," he said.

BSE LIMITED

Registered office: 25° Floor, P.J. Towers, Dalal Street, Mumbai - 400001 Tel.: +91 (022) 2272 1233 / 34 . CIN: L67120MH2005PLC155188

PUBLIC NOTICE

Inviting claims against C. M. GOENKA STOCK BROKERS PRIVATE LIMITED declared as defaulter as well as expelled

his is to inform that pursuant to declaration of C.M. GOENKA STOCK BROKERS PRIVATE LIMITED as defaulte. as well as its expulsion by NSE vide its circular no. 06/2022 dated February 15, 2022 w.e.f. February 15, 2022 the Exchange has declared C.M.GOENKA STOCK BROKERS PRIVATE LIMITED (Cig. No. 6607), a corporate trading member, as defaulter, in terms of the provisions of SEBI Circular No. SEBI/MIRSD/Master Cir-04/2010 dated March 17, 2010 and also expelled the said trading Member in compliance with the requirement of Circular No. F. No. 1/26/SE/91 dated August 12, 1991 issued by Ministry of Finance (Department of Econom Affairs), Government of India, w.e.f. February 15, 2022.

vestors having any outstanding claims against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED are advised o file their claims with the Exchange, if they so desire, within 90 days from the date of issue of this notice "specified period"), as provided under SEBI Circular No. MRD/DoP/SE/Cir-38/2004 dated October 28, 2004 ircular No. MRD/DP/06/2011 dated June 16, 2011, circular no. SEBI/HO/DM5/CIR/P/2017/15 dated ebruary 23, 2017 and any other modifications/circulars as may be issued by SEBI in this regard, from time to

he investors can file their claim against C.M.GOENKA STOCK BROKERS PRIVATE LIMITED at the concerned gional Investor Centre of BSE Ltd., the list of which is available on Exchange's website at the following link:

sttps://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx he investors can also lodge their claims through Exchange's website under e-Complaint Registration, a link

for which is given below: https://bsecrs.bseindia.com/ecomplaint/frm/nvestorHome.aspx

The investors can also submit their claims along with documents on email id:

The investors are hereby advised to go through the below mentioned Exchange website link for documentation requirement for filing their claim against defaulter, norms for eligibility of claims for

recommending for compensation from IPF to the clients of the Defaulter Member, FAQs on processing of nvestors claims against defaulter members https://www.bseindia.com/static/investors/Claim_against_Defaulter.aspx

he eligible claims filed before the end of aforesaid specified period would be considered for compensation rom the Investor Protection Fund (IPF), as per the provision of SEBI circular no. CIR/MRO/CIP/28/2014 dated eptember 29, 2014 to the maximum extent of Rs. 15 Lacs per client. Further, investors filing their claims after the specified period are required to provide reasons for delay in filing the claim and should satisfy the IPF that he claim could not have been filed before the end of specified period for the reasons beyond the control o

> For BSE Limited General Manager Dept. of Investors Services

Date: February 18, 2022

Place: Mumbal

Date: February 17, 2022

Notice cum Addenium No. 69/2021-22

(Gujarati) (Ahmedabad Edition).

Name of the Target Company

4. Name of the Manager to the offer Name of the Registrar to the offer

a.) Date of opening of the offer

Date of Completion of Payment of

Consideration and communication

Size of the Offer (Number of Equity

Shares multiplied by Offer Price per

Shareholding of the Acquirer

% of Equity Share Capital

. % of Equity Share Capital

% of Equity Share Capital

· % of Equity Share Capital

Pre & Post affer shareholding

Pre & Post offer Shareholding

Public Statement ('DPS')

Shares acquired after Detailed

Shares agreed to be acquired by way

of Share Purchase Agreement ("SPA")

Shares acquired by way of open offer

before Public Announcement

b.) Date of closing of the offer

of Rejection/Acceptance

Details of Acquisition:

Offer Price (in t)

Shares accepted

Equity Share)

Number

Number

Number

Number

of the acquirers

of the Public

Aggregate number of Shares tendered

Name of the Acquirer -1

Name of the Acquirer -2

Offer details

TAURUS ASSET MANAGEMENT COMPANY LIMITED

from Fund's. Website: www.taurusmutualfund.com

CIN: U67190MH1993PLC073154 Head Office & Regd Office: Ground Floor, AML Centre-1, 8 Mahal industrial Estate, Mahakali Caves Road, Andheri (E), Murnbai - 400 093, Tel: 022 - 6624 2700 Email: customercare@taurusmutualfund.com A copy of

CSID, SAI and CKIM along with application form may be obtained

TAURUS Mutual Fund

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION ('SAI') SCHEME INFORMATION DOCUMENTS ('SIDs') AND KEY INFORMATION MEMORANDUM ('KIMs') OF ALL SCHEMES OF TAURUS MUTUAL FUND ('THE MUTUAL FUND') Change in Base Total Expense Ratio of Scheme(s) of Taurus Mutual Fund

NOTICE IS HEREBY GIVEN and it is proposed to change the base Total Expense Ratio ("TER") (i.e. TER excluding additional expenses provided in Regulation 52(6A)(b) and 52(6A)(c) of SEBI (Mutual Funds) Regulations, 1996) for the following schemes offered by Taurus Mutual Fund ("the Fund") w.e.f. February 25, 2022:

Scheme Name(s)	BASE TER				
20000000 0 = 20000 42434	Direct Plan Existing	Direct Plan Proposed			
Taurus Tax Shield	1.50	1.70			
Taurus Flexi cap Fund	2.19	2.24			
Taurus Discovery (Midcap) Fund	1.87	1.97			
Taurus Ethical Fund	1.19	1,59			
Taurus Banking & Financial Services Fund	1,50	1.42			
Taurus Largecap Equity Fund	2.17	2.09			
Taurus Infrastructure Fund	1.80	2.10			
Taurus Nitty Index Fund	0.82	0.22			

Investors may also visit our websitewww.taurusmutualfund.com for disclosure(s) relating to TER appearing under sub-section titled "Total Expense Ratio of Mutual Fund Schemes" appearing under Section "Statutory Disclosures". The said information about change in base TER is provided in accordance with SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/18 dated February 05, 2018 for "Total Expense Ratio - change and disclosure".

> For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund)

Mutual Fund investments are subject to market risks, read all scheme related documents carefully. POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market

Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited

("Manager to the Offer") on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs.

Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares

of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee

and Seventy Five Paisa) per Equity Share; representing 26% of the Equity Share Capital of

the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and

Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations,

2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with

respect to the aforementioned open offer was made on 19th November 2021in Financial

Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

Mercury Metais Limited

Kavit Jayeshbhai Thakkar

Arbben Jayeshiphai Thakkar

Bigshare Services Pvt. Ltd.

24th January 2022 (Monday)

7th February 2022 (Monday)

Proposed in the Letter

71.75 (One Rupee and

Seventy Five Palsa)

0.00%

D

0.00%

18,07,730

26.00%

Not Applicable

Shares

Shares

The Acquirers accepts full responsibility for the information contained in this Post Offer

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same

meanings assigned to such terms in the Letter of Offier dispatched on 17th January 2022.

% of Equity

18,07,730 Equity Shares 10,65,245 Equity Shares

16,07,730 Equity Shares 10,65,245 Equity Shares

₹31,63,528/- (Rupees ₹.18,64,179/- (Rupees

Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four

Thousand Five Hundred | Thousand One Hundred

and Twenty Eight Only) and Seventy Nine Only)

Actuals

₹1.75 (One Rupes

and Seventy Five Passa)

0.00%

34,61,208

49.78%

10.65.245

15.32%

Not Applicable

65.10

Post Offer

Post Offer

Share Capital Shares Share Capital

% of Equity No. of % of Equity

Share Capital Shares Share Capital

50.22 24,26,355 34.90

17th February 2022

Kunvarji Finstock Private Limited

Bajaj Auto to double network for electric Chetak

BAJAJ AUTO on Thursday said it is looking to double the network for its electric scooter Chetak in the coming weeks to cater to the increased demand for the offering.

Bajaj Auto, which brought back its iconic scooter brand in the electric version in October 2019, also said it has

already added 12 new cities in the network in the first six weeks of 2022. The Pune-based automaker had previously opened bookings for its e-scooter in eight cities in 2021. Bookings for the Chetak have been opened in an additional 12 cities in the first six weeks of this year, the company said.



IIFL Wealth Management Limited

CIN: L74140MH2008PLC177884 Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013 IN Email ID: clientservicing@iiflw.com Website: www.iiflwealth.com

PUBLIC NOTICE

Surrender of Certificate of Registration as Portfolio Manager held by IIFL Wealth Management Limited

IIFL Wealth Management Limited ("IIFLW" or "Company") is a SEBI registered Portfolio Manager having a Certificate of Registration bearing no. INP000002676 since 2017. It is hereby notified that in view of Portfolio Management Service ("PMS") business being actively carried out by the subsidiaries of IIFLW, it has been decided to surrender the aforesaid PMS registration held by the Company.

We hereby notify this to the public. Any person having any concern/grievance with respect to the above may write to the Company at clientservicing@iiflw.com within 15 days from the date of this notice.

For IIFL Wealth Management Limited

Authorised Signatory

Ambuja Cement

Place: Mumbai

Date: February 17, 2022

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered office: Ambujanagar P.O., Taluka - Kodinar, District - Gir Somnath, Gujarat - 362 715 Tel No.: 022-4066 7000 • Website: www.ambujacement.com • E-mail: investors.relation@ambujacement.com

Extract of Consolidated Audited Financial Results for the quarter and year ended 31/12/2021

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
		-10 - 05		77	1172	₹ in crore
1	Total revenue from operations	7,625.28	6,647.13	7,452.87	28,965.46	24,516.17
2	Profit for the period before tax	728.34	1,201.23	948.34	5,164.47	3,991.59
3	Profit for the period after tax	430.97	890.67	968.24	3,711.04	3,106.84
4	Profit for the period after tax attributable to owners of the Company	290.65	665.81	732.24	2,780.38	2,365.44
5	Total comprehensive income attributable to owners of the Company	291.03	666.03	727,14	2,788.78	2,351.10
6	Equity share capital (Face value ₹ 2 each)	397.13	397.13	397.13	397.13	397.13
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				24,956.61	22,360,47
8	Earnings per share of ₹ 2 each (not annualised) - in ₹					
	a) Basic	1.46	3.35	3.69	14.00	11.91
	b) Diluted	1.46	3.35	3.69	14.00	11.91

	Particulars	3 months ended 31/12/2021	Preceding 3 months ended 30/09/2021	Corresponding 3 months ended 31/12/2020	Current year ended 31/12/2021	Previous year ended 31/12/2020
		(Refer Note 2)	(Unaudited)	(Refer Note 2)	(Audited)	(Audited)
						₹ in crore
į	Total revenue from operations	3,735.12	3,237.26	3,515.11	13,964.95	11,371.86
2	Profit for the period before tax	340.45	592.21	658.28	2,785.25	2,414.38
3	Profit for the period after tax	251.66	441.23	497.10	2,080.54	1,790.10
1	Total comprehensive income	254.86	441.45	497.84	2,086.13	1,783.13

Note:

- The above is an extract of the detailed format of financial results filed with the stock exchanges on 17th February 2022 under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of financial results is available on the Company's website, www.ambujacement.com and on the stock exchanges websites www.bseindia.com and www.nseindia.com.
- The figures for the quarter ended 31st December 2021 and 31st December 2020 are the balancing figures between audited figures for the financial year ended 31st December 2021 and 31st December 2020 and the unaudited published year to date figures up to the third quarter of the respective financial years. By the Order of the Board

Neeraj Akhoury

Managing Director & Chief Executive Officer DIN: 07419090

Date: 18th February 2022 Place: Vadodara

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com

KUNVARJI Driven By Knewledge

Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

Advertisement and also for the obligations under Regulations.

financialexp.epapr.in

Uzbekistan."

Nurillo Mamasadikov, cofounder, Marafon Group, said, "Our association with Apollo Hospitals will strengthen the healthcare system and

improve the quality of life in

Place: Mumbai

Date: 17th February 2022

Ahmedabad

For and on behalf of the acquirers

પીટીઆઇ નવી દિલ્હી, તા. ૧૭

કંપની નેસ્લે ઇન્ડિયા લિમિટેડે ૨,૭૯૩.૦૧ કરોડ હતો. ગુરુવારે ૩૧મી ડિસેમ્બર. કરોડ નફો નોંધાવ્યો છે.

જાન્યઆરી-ડિસેમ્બરના નાણાંકીય વર્ષને અનુસરતી કંપનીએ ગત વર્ષના આ ગાળામાં તેની નિકાસો ૬.૬૩ ટકા ઘટીને રૂપિયા ૪૮૩.૩૧ કરોડનો નફો રૂ. ૧૪૬.૪૨ કરોડ થઇ છે, જે નોંધાવ્યો હોવાનું નેસ્લેએ તેના આગલા ત્રિમાસિક ગાળામાં નિયમનકારીને વિગતોમાં જણાવ્યું હતું. જોકે, સમીક્ષા હેઠળના ગાળામાં સ્તરે વોલ્યૂમ અને સંયોજનથી કંપનીની કામગીરી થકી થયેલી પ્રેરિત છે અને તે વ્યાપક સ્તર પર આવક ૮.૯૩ ટકા વધીને રૂ. હોવાનું જણાવતાં કંપનીએ ૩,૭૩૯.૩૨ કરોડ થઇ છે, જે સ્પષ્ટતા કરી હતી કે, કોફીની ગત નાણાંકીય વર્ષના સમાન નીચી નિકાસ અને ઉત્પાદન ગાળામાં રૂ. ૩,૪૩૨.૫૮ કરોડ મિશ્રણમાં ફેરફારને કારણે હતી. ઓક્ટોબર-ડિસેમ્બરના નિકાસોમાં ઘટાડો નોંધાયો ગાળામાં નેસ્લે ઇન્ડિયાનો કલ ખર્ચ છે.

૮.૨૩ ટકા વધીને રૂ. ૩,૦૨૨.૯૭ કરોડ થયો છે, જે એફએમસીજી ક્ષેત્રની અગ્રણી ગત વર્ષના સમાન ગાળામાં રૂ.

ચોથા ત્રિમાસિકમાં નેસ્લે ૨૦૨૧ના રોજ પૂરાથયેલા ચોથા ઇન્ડિયાનું ઘરેલૂ વેચાણ ૯.૧૭ ત્રિમાસિક ગાળામાં ૨૦ ટકાના ટકા વધીને રૂ. ૩,૫૫૯.૭૮ ઘટાડા સાથે રૂપિયા ૩૮૬.૬૬ કરોડ થયું છે, જે જુલાઇ-સપ્ટેમ્બર, ૨૦૨૦માં રૂ. ૩૨૬૦.૭૦ કરોડ હતું.

> સમીક્ષા હેઠળના ગાળામાં આપેલી રૂ. ૧૫૬.૮૨ કરોડ હતી. ઘરેલૂ વેચાણ વૃદ્ધિ વ્યાપક

यूनियन बैंक 🕥 Union Bank ी आन्ध्रा Andhra

સ્ટ્રેસ્ડ એસેટ મેનેજમેન્ટ શાખાઃ પહેલો માળ, રંગોલી કોમ્પ્લેક્ષ, વી એસ હોસ્પિટલ સામે, એલીસબ્રીજ, આશ્રમ રોક, અમદાવાદ - ૩૮૦ ૦૦૬.

કબજાની નોટીસ ૨૦૦૨ ના અધિનિયમ ૫૪ ની સેક્શન ૧૩(૪) r/w સિક્ચોરીટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) રૂલ્સ ૨૦૦૨ ના નિયમ ૮ (૧)

આથી નીચે સહી કરનાર **યુનિયન બેંક ઑફ ઈન્ડિયા (અગાઉ કોર્પોરેશન બેંક**) ના અધિકૃત અધિકારીએ સિક્યોરિટાઈઝેશન એન્ડ રીકન્સટ્રકશન ऑइ इायनान्सियत એસેટ્સ એન્ડ એન્કોર્સમેન્ટ ઑક સિક્યોરિટી ઈન્ટરેસ્ટ એક્ટ. ૨૦૦૨ (૨૦૦૨ નો એક્ટ ૫૪) ના તથા નિયમ 3 ની સાથે વંચાતી કલમ ૧૩(૧૨) હેઠળ મળેલ સત્તા સાથે સિક્ચોરિટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો. २००२ अंतर्गत ता. १२.०२.२०२० ना रोજ डिमान्ड नोटिस क्षरी डरेस हती क्षेमां डरक्टारो मेसर्स એઆરસી લમીકાફટ પ્રાઈવેટ ને નોટિસમાં જણાવેલ રૂા. ૫૯૪.७૦ લાખ સદર નોટિસ પ્રાપ્ત થયાની તારીખથી ૬૦ દિવસોમાં ચૂકવવા જણાવવામાં આવ્યું હતું.

કરજદાર આ રકમ ચૂકવવામાં અસફળ રહેલ છે. આથી કરજદાર અને જાહેર જનતાને જણાવવામાં આવે छे डे **ता. १५.०२.२०२२** ना रोજ ઉपरोક्त नियमनोनी साथै वंचाता नियम ८ नी साथै धारा १३(४)ना અंतर्गत अने ઉपरोक्त नियम अंतर्गत नीये हस्ताक्षर हरेल अधिहारीએ पोताना અધિકારથી નીચે દર્શાવેલ મિલકતનો કબજો મેળવેલ છે.

''કરજદારોને અધિનિયમ કલમ ૧૩ ની પેટા કલમ(૮) મુજબ ઉપલબ્ધ સમયમાં સુરક્ષિત અકસ્થામતો પરત લેવા માટે આમંત્રિત કરેલ છે.''

આથી વિશેષપણે કરજદાર અને સામાન્ય પણે જાહેર જનતાને આ મિલકત અંગે કોઈપણ વ્યવહાર નહીં કરવા ચેતવણી આપવામાં આવે છે અને આ મિલકત અંગેનો કોઈપણ વ્યવહાર **યુનિયન બેંક ઑફ ઈન્ડિયા (અગાઉ કોર્પોરેશન બેંક)ની બાકી રકમ** અને ચડત વ્યાજની રકમના બોજાને આધિન રહેશે.

સિક્યોર્ડ એસેટનું વર્ણન

(૧) ઈન્ડસ્ટ્રીયલ પ્લોટ નં. ૧૪, ક્ષેત્રફળ ૬७૮.૧૯ સ્કે. મીટર્સ પ્લોટ નં. ૧૫ ક્ષેત્રફળ ७૦૬.૦૬ સ્કે. મીટર્સ, પ્લોટ નં. ૧૬ ક્ષેત્રફળ ७૧૩.૧૨ સ્કે. મીટર્સ અને પ્લોટ નં. ૧७ ક્ષેત્રફળ કલ્૨.૨૨ સ્કે. મીટર્સ, સર્વે નં. ૧૨૯૮/પી, સેન્ટ્રલ એક્ષાઈઝ ઓફિસ, ગામ – વેજલપુર, તાલુકા અને જીદ્યો – મોરબી ની મિલકતના બધા ભાગ અને હિસ્સા સાથે જે શ્રીમતી હેતલ અમિષકુમાર પટેલની માલીકી.

(૨) ફેકટરી જમીન સર્વે નં. ૧૪૮/પી/૨, સદગુરૂ કોટન, ગામ – રાજપર, તાલુકા અને જીક્ષો – મોરબી ક્ષેત્રફળ ૧૯૯૩૦.૪૯ સ્કે. મીટર્સ ની મિલકતના બધા ભાગ અને હિસ્સા સાથે જે શ્રીમતી હેતલ અમીષકુમાર પટેલની માલીકી.

તારીખ : ૧૫/૦૨/૨૦૨૨ સ્થળ : મોરબી

અધિકૃત અધિકારી યનિયન બેંક ઑક ઈન્ડિયા



Imagicaaworld Entertainment Limited

ormerly known as Adlabs Entertainment Limited) Registered Office: 30/31, Sangdewadi, Khopoli-Pali Road, Taluka Khalapur, District Raigad - 410 203, Maharashtra, India Corporate Office: 9th Floor, Lotus Business Park, New Link Road, Andheri (West), Mumbai - 400 053, Maharashtra, India
CIN: L92490MH2010PLC199925, Tel: +91 22 4068 0000; Fax: +91 22 4068 0088

Email: compliance@imagicaaworld.com Website: www.imagicaaworld.com Website: NOTICE TO THE MEMBERS

Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014, the Company has, on Thursday, February 17, 2022 completed the dispatch of Postal Ballot Notice dated February 15, 2022 along with the relevant Explanatory Statement and Postal Ballot Form to all the Members whose names appears on the Register of Members/ List of Beneficial Owners as on Friday, February 11, 2022. The Postal Ballot Notices are sent (a) through electronic mails to Members whose email IDs are registered in the records of Depositories (in case of electronic shareholding)/ the Company's Registrars and Transfer Agents. The Postal Ballot Notice is sent for seeking approval of the Members of the Company by way of Postal Ballot, including voting by electronic

- means, for Special Resolutions for regularising the appointment of Mr. Mohan Umrotkar (DIN: 02282548), · Mr. Abhijit Chawathe (DIN: 06759849) and
- Mr. Suresh Bharathwaj (DIN: 09330455)

as an Independent Directors of the Company, are proposed to be passed by the Members through Postal Ballot/Electronic Voting (e-voting) pursuant to the provisions of Section 149, 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder and Pursuant to SEBI LODR (Third Amendment) Regulations 2021 read with the corrigendum, the Listed Companies are to ensure that the approval of shareholders for appointment of a person on Board of Directors is taken at the next Annual General Meeting or within a time period of three months from the date of appointment whichever is earlier as set out in the Notice of Postal Ballot dated February 15, 2022

The Company has engaged services of Link Intime India Private Limited ("LIIPL") for the purpose of providing e-voting facility to all its Members. Members are requested to note that the voting through electronic means will commence at 09:00 am (IST) on Sunday, February 20, 2022 and end at 05:00 pm (IST) on Monday, March 21, 2022. The e-voting module shall be disabled by the RTA for voting at 05:00 pm (IST) on Monday, March 21, 2022 and voting shall not be allowed beyond the said date and time. The detailed procedure for remote e-voting is explained in the Notice.

The Board of Directors of the Company has appointed Mr. Mohammed Aabid, partner at M/s. Aabid & Co., Practicing Company Secretaries, as the Scrutinizer for conducting the e-voting process in a fair and transparent manner. Members are requested to vote not later than 5:00 pm (IST) on Monday, March 21, 2022.

Voting rights will be reckoned on the paid-up value of shares registered in the name of the Members/Beneficial Owners on Friday, February 11, 2022 ("cut-off date"). Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date will be entitled to cast their votes by physical Postal Ballot or e-voting. A person who is not a Member as on the cut-off date should treat this notice for information purpose only.

In case a Member is desirous of knowing e-voting process, the Member may write to the Company Secretary at the Corporate Office i.e. 9th Floor, Lotus Business Park, New Link Road, Andheri (West), Mumbai - 400053 or download the Postal Ballot Form from the Investor Relations section of the Company's website i.e. www.imagicaaworld.com or from the e-voting website of LIIPL i.e. https://instavote.linkintime.co.in.

The results of the Postal Ballot will be announced by the Chairman of the Company or in

his absence, any other person authorised by him, on or before Monday, March 28, 2022 at the Registered Office and Corporate Office of the Company and also by placing the same on the Company's website i.e. www.imagicaaworld.com and on the e-voting website of LIIPL i.e. https://instavote.linkintime.co.in. The results will simultaneously be communicated to the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited.

In case the shareholders have any queries or issues regarding e-voting, please refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available at https://instavote.linkintime.co.in, under Help section or write an email to enotices@linkintime.co.in or call Ms. Ashwini Nemlekar, Sr. Associate at LIIPLon Tel No.: 022-49186000. In case of queries/ grievances connected to Postal ballot, the shareholders can also address the queries/ grievances to:

a) The Company Secretary/ Chief Financial Officer, Imagicaaworld Entertainment Limited, 9th floor, Lotus Business Park, New Link Road, Andheri (West), Mumbai-400053; Tel: 022 4068 0000; email: compliance@imagicaaworld.com. Registrar and Share Transfer Agent, Link Intime India Private Limited, Unit Imagicaaworld Entertainment Limited, C-101, 247 Park, L B S Marg, Vikhroli (West)

Date: February 18, 2022

Place: Mumbai

Mumbai - 400 083; Tel: 022 - 49186000.; email: mt.helpdesk@linkintime.co.in.

By Order of the Board of Directors

For Imagicaaworld Entertainment Limited Mayuresh Kore **Chief Finanical Officer**

નેસ્લે ઇન્ડિયાનો નફો ૨૦ ટકા ઘટી રૂ પિયા ૩૮૬.૬ કરોડના સ્તરે રહ્યો વિકલ્પનું મૂલ્યાંકન કરીશું: ગો ફર્સ્ટ

મુંબઈ, તા. ૧૭

જો સરકાર તરફથી કોઈ પ્રસ્તાવ આવશે તો યુક્રેન માટે ઓપરેટ કરવાના વિકલ્પનું ગો હતું.

પૂર્વીય યુરોપિયન દેશ અને

વચ્ચે ભારતે તેના નાગરિકોને આપીશું (ઉકેરાઇન

યુક્રેનથી ચાર્ટર્ડ પેસેન્જર ફ્લાઇટ્સને મુસાફરીને સરળ બનાવવાના એમ પણ કહ્યું હતું કે, સરકારે હતું કે, માંગમાં વધારાને કારણે ફર્સ્ટ મૂલ્યાંકન કરશે, એમ મંત્રાલયેએ૨બબલવ્યવસ્થાહેઠળ હજીસુધીએ૨લાઇનનોસંપર્કકર્યો ફ્લાઇટ્સ રાખવા પર ધ્યાન એરલાઇન્સના એક વરિષ્ઠ બે દેશો વચ્ચે સંચાલિત થઈ શકે નથી. મંત્રાલયે એર બબલની આપવાનું કહેવામાં આવ્યું છે, અધિકારીએ ગુરુવારે જણાવ્યું તેવી ફ્લાઇટ્સની સંખ્યા પરના વ્યવસ્થા હેઠળ ભારત અને યુક્રેન તેમણે ઉમેર્યું હતું કે મંત્રાલયન પ્રતિબંધોને દૂર કર્યા છે.

રશિયા વચ્ચે વધી રહેલા તણાવ હતું કે, અમે તેના પર ધ્યાન ચાર્ટર્ડફ્લાઇટ્સ સહિત ગમેતેટલી

ં માટે ફ્લાઇટ્સનું સંચાલન બંને દેશો અસ્થાયી રૂપે યુક્રેન છોડવાનું કહ્યું મુસાફરોની ફ્લાઇટ્સમાં વધારો), વચ્ચે થઈ શકે છે. એમ એક જો કોઈ આવશ્યકતા હોય, તો અમે અધિકારીએ ગુરુવારે જણાવ્યું ભારતીયોની તેનું મૂલ્યાંકન કરીશું. અધિકારીએ હતું. અધિકારીએ એમ પણ કહ્યું પ્રયત્નોમાં, નાગરિક ઉડ્ડયન યુક્રેનની ફ્લાઇટ્સ ચલાવવા અંગે ભારતીય કેરિયર્સને યુક્રેનની વચ્ચે ફ્લાઇટ્સ બેઠકોની સંખ્યા ઉડ્ડયન સેવાઓ અંગે વિદેશ અધિકારીએ પીટીઆઈને કહ્યું પરના પ્રતિબંધોને દૂર કર્યા છે. મંત્રાલય (એમઇએ) સાથે સંકલન કરી રહ્યું છે.

CAUVERY NEERAVARI NIGAMA LIMITED

(A Government of Karnataka Enterprise)

CIN NO.U45205KA2003SGC032044

Reg. Office: Cauvery Bhavan Complex, 4th Stage, Gokulam, Manjunathapur, Mysuru - 570 020. Corporate Office: 3rd & 4th Floor, Surface Water Data Centre Building, Anandarao Circle, Bengaluru- 560 009

Unaudited Financial Results for Nine Months ended on 31st December, 2021

[Regulation 52 (8), read with Regulation 52 (4), of the SEBI (LODR) Regulations, 2015]

(Rs. in lakh)

SI. No.	Particulars	Quarter ended 31st December 2021	Quarter ended 31st December 2020	Year ended 31st March 2021
		UNAUDITED	UNAUDITED	AUDITED
1.	Total Income from Operations	637.72	NA	1358.75
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	637.72	NA	1358.75
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/ or Extraordinary items#)	637.72	NA	1358.75
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/ or Extraordinary items#)	637.72	NA	1358.75
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	637.72	NA	1358.75
6.	Paid up Equity Share Capital	871,388.45	NA	871,388.45
7.	Reserves (excluding Revaluation Reserve)	7,523.98	NA	6,886.26
8.	Security Premium Account	-	-	-
9.	Net worth	878,912.43	NA	878,274.71
10.	Paid up Debt Capital / Outstanding Debt	1,727,961.25	NA	1,726,778.28
11.	Outstanding Redeemable Preference Shares	-	-	-
12.	Debt Equity Ratio	1.35:1	NA	1.38:1
13.	Earnings Per Share (of Rs/- each) (for continuing and discontinued operations) – 1. Basic:	₹ 0.73	NA	₹ 1.56
	2. Diluted:	₹ 0.73	NA NA	₹ 1.56
14.	Capital Redemption Reserve	-	-	_
15.	Debenture Redemption Reserve	-	-	-
16.	Debt Service Coverage Ratio	0.0451:1	NA	0.0375:1
17.	Interest Service Coverage Ratio	0.0451:1	NA	0.0375:1

NOTE:

- The above is an extract of detail format of Unaudited Standalone Financial Results for the Quarter and Nine months ended 31st December 2021
- As the project is under execution and not substantially completed, administration, repairs, maintenance and general cost are recognized in the project cost and will be capitalized on completion of the projects in its entirety.
- 3. This Statement has been prepared in accordance with the Companies (Indian Accounting Standards), Rules 2015 (IND-As) prescribed under section 133 of the Company Act, 2013

and other recognized accounting practices and policies to the extent applicable. for Cauvery Neeravari Nigama

Sd/-Place: Bengaluru (K.Jaiprakash) Date: 14-02-2022 **Managing Director** DIPR/DDU/3421/AKAR/2021-22

KUMAR AGRO PRODUCTS PRIVATE LIMITED
CIN: U45100PN1991PTC064416
Regd off: 2413, East Street, Kumar Capital, Pune 411 001

	UNAUDITED FINANCIAL RESULTS FOR	THE QUARTER	AND NINE MONTH	IS ENDED DECEM	IBER 31, 2021
Par	t - I				(Amount in Rs.)
Sr. No.	. Particulars	Current three months ended December 31, 2021	Current nine months ended December 31, 2021	Preceding three months ended September 30, 2021	Previous year ended March 31, 2021
		Unaudited	Unaudited	Unaudited	Unaudited
1. 2.	Total Income from Operations (Net) Net Profit/(Loss) from operations before	2,489,401.03	597,284,865	585,610,194	889,932,270
3.	exceptional items, interest & tax Net Profit/(Loss) from operations after	(328,166,727)	262,902,223	601,724,659	858,721,530
	exceptional items & tax	(16,655,092)	256,534,960	283,891,422	385,501,772
4.	Total other comprehensive income for the period (Comprising Profit/(Loss)) for the period (after tax) & other Comprehensive				
	Income (after tax)	(16,655,092)	256,534,960	283,891,422	385,501,772
5.	Equity Share Capital	100,000	100,000	100,000	100,000
6.	Reserves	145,588,707	145,588,707	115,586,915	269,707,837
7. 8.	Debentures Redemption Reserve Earning Per Share (of Rs.100/- each)		-		-
	a. Basic	(166,551)	2,565,349.60	2,838,914.22	3,855,017.72
	b. Diluted	-166,550.92	2,565,349.60	2,838,914.22	3,855,017.72
9.	Debt Equity Ratio	22.87	22.87	8.27	16.05
10.	Debt Service Coverage Ratio	1.16	1.16	2.79	35.18
11.	Interest Service Coverage Ratio	1.93	1.93	2.78	1.81
12.	Asset Cover	104.37	104.37	1.29	106.23

Notes: (1) The above results were approved by Board of Directors of the Company at their meeting held on 16th February 2022. The financial results have been prepared in accordance with Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent applicable and disclosed information required to be disclosed in terms of regulation 52 of SEBI (Listing Obligations and Disclosure Requirements), 2015 (as amended).

(2) As the companies main activity falls within single primary business segment, the disclosure requirement of AS 17 are

(3) There are no exceptions & extraordinary items

(4) Prior period figures are regrouped / rearranged wherever necessary
(5) CARE Ratings has affirmed the Company's rating at B+(SO); Stable for its debentures issued on 11th December 2017 of Rs.80,00,00,000/- vide letter dated 28th March 2019.

(6) Non convertible debentures are secured by:

Immovable property or any interest therein

Place : Pune

Date: 16.02.2022

(ii) Movable property or any interest time em.
(iii) Movable property
(iii) Guarantee of Promoters viz. Mr. Manish Jain, Mr. Kewalkumar Jain, Mr. Hitesh Jain and Mr. Ameya Jain.
(7) The above is an extract of the detailed format of Half yearly and Annual Audited Financial Results filed with Stock Exchange under Regulation 52 of the Security Exchange Board of India (Listing Obligations Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the half year ended September 30, 2021 is available on the website of stock exchange at www.bseindia.com and on Company's website

eusite. b) All the debentures are fully redeemed on 31st January 2022 by paying the requisite amount to all the debenture olders as per the maturity agreed terms and conditions mentioned in the exit agreement dated 30th June 2021.

For and on behalf of the Board of Directors of Kumar Agro Products Private Limited

Sd/-Kewalkumar Jain Chairman & Director (DIN: 00034883)



CIN: L55101PN1959PLC012761

GRAV155 Regd. Off.: Dairy Tops, Plot No. J-177, MIDC, Bhosari, Pune - 411 026 Tel. no.: 022-3068 1115/1118 $We bsite: \underline{www.gravisshospitality.com}; \ \underline{Email: \underline{investors.relations@gravissgroup} \\$

Members of the Company are hereby informed that pursuant to Section 110 of the Companies Act, 2013 ("the Act"), read with Rule 22 and 20 of the Companies (Management and Administration) Rules 2014 20 of the Companies (Management and Administration) Rules 2014 ("Rules") relevant Circulars issued by the Ministry of Corporate Affairs ("herein after refers as 'MCA Circulars'), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meetings (SS-2), the Company seeks approval of the members by way of Postal Ballot through e-voting process only, in respect of the Special business as set out in the Postal Ballot Notice dated 14th February, 2022 (along with the Explanatory statement thereto as required under the provisions of section 102 read with section 110 of the Act and other appexures) ("herein after referred as section 110 of the Act and other annexures) ('herein after referred as

In accordance with the MCA circulars the Company has completed the dispatch of Notice on Thursday, 17th February, 2022 to all the Members names appear in the Company's Register of Members/ list of beneficial owners at the closure of the business hours on Friday 11th February, 2022(Cut-off date), electronically through e-mail on the e-mail addresses that are registered with the Company or with Depositories/ Depository Participants.

The notice is displayed on the website of the Company www.gravisshospitality.com and also the website of Link Intime India Private Limited British Limited Private Limited Pri Private Limited, https://instavote.linkintime.co.in No physical copy of the notice has been sent to members and the communication of assent/ dissent of Members will take place only through e-voting facility. In this regard the Members are hereby notified that:

- a) The business to be transacted through Postal Ballot shall be transacted by e-voting only as provided in the Act read with related Rules, MCA circulars thereto and Listing Regulations as amended from time to time.
- Voting rights of the Members has been reckoned as on Friday 11th February, 2022, which is the Cut-off date and a person who is not a Member as on the cut-off date should treat this Notice for information purposes only.
- In compliance of provisions of Section 108, 110 and other applicable provisions of the Act read with (i) Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended: and (Mallagerine and Administration) refers to the Company has engaged services of Link Intime India Private Limited for providing e-voting facility to all its Members. The procedure for e-voting is given in the notes forming part of the Postal Ballot Notice.
- E-voting would commence on Monday 21st February, 2022 at 09:00 A.M. (IST) and would end on Tuesday, 22nd March, 2022 at 05:00 P.M (IST). The e-voting module shall be disabled by Link Intime India Private Limited thereafter and remote e-voting shall not be allowed beyond the said date and time. not be allowed beyond the said date and time.
- For e-voting instructions Members may go through the instructions given in the Notice and in case of any queries or grievances relating to e-voting. Members may Contact to Mr. Allwyn Nadar, Link Intimelndia Private Limited at C 101, 247 Park, L.B.S.Marg, Vikhroli (West), Mumbai 400083 or call on Tel: 022-49186175.or send an email to instameet@linkintime.co.in.
- Members who have not registered their e-mail address (including Members holding shares in physical form) with the Company / Depository Participants, as the case may be, are requested to 1. Physical shareholders- please provide necessary details like FolioNc., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company, (investors relations) Company (investors.relations@gravissgroup.com) /RTA (rnt. helpdesk@linkintime.co.in) email id. 2. Demat shareholders -, please provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar (company, investors relations@gravissgroup.com) Card) to Company (<u>investors.relations@gravissgroup.com</u>) RTA (<u>rnt.helpdesk@linkintime.co.in</u>) email id.
- The Company has appointed M/s. Martinho Ferrao & Associates, Practicing Company Secretaries, for conducting the e-voting process in fair and transparent manner.
- The result of the Postal Ballot will be announced on or before Thursday, 24th March, 2022, at the Registered Office of the Company and shall be placed on the website of the Company, www.gravisshospitality.com and on the website of Link Intime India Private Limited. https://instavote.linkinters.com India Private Limited, https://instavote.linkintime.co.in/ and shall also be communicated to the BSE Limited where shares of the Company are listed For Graviss Hospitality Limited

Place: Mumbai Date: February 18, 2022

RomilRatra CEO & Whole Time Director DIN: 06948396

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS O **MERCURY METALS LIMITED**

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: 36 Advani Market O/S Delhi Municipal Market, Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com
Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

his Post Offer Advertisementis being issued by Kunvarji Finstock Private Limite ('Manager to the Offer') on behalf Mr. Kavit Javeshbhai Thakkar ("Acquirer 1") and Mrs Artiben Javeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers"). of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupe and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financia Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express

166	aujarau) (Anmedabad Edition).	
1.	Name of the Target Company	Mercury Metals Limited
2.	Name of the Acquirer -1	Kavit Jayeshbhai Thakkar
3.	Name of the Acquirer -2	Artiben Jayeshbhai Thakkar
4.	Name of the Manager to the offer	Kunvarji Finstock Private Limited
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	24thJanuary 2022 (Monday) 7th February 2022 (Monday)
7.	Date of Completion of Payment of Consideration and communication of Rejection/Acceptance	
D	etails of Acquisition:	

Proposed in the Letter

or. No.	Particulars		d in the Letter of offer	A	ctuals
1.	Offer Price (in ₹)		ne Rupee and y Five Paisa)		One Rupee nty Five Paisa)
2.	Aggregate number of Shares tendered	18,07,730	Equity Shares	10,65,245	Equity Shares
3.	Aggregate number of Shares accepted	18,07,730	Equity Shares	10,65,245	Equity Shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Thirty One Thousan	528/- (Rupees Lakh Sixty Three d Five Hundred nty Eight Only)	Eighteen L Thousand	79/- (Rupees akh Sixty Four One Hundred nty Nine Only)
5.	Shareholding of the Acquirer before Public Announcement Number More Figure 1		0 0.00%		0 0.00%
6.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number Moder Share Capital		0 0.00%		4,61,208 49.78%
7.	Shares acquired by way of open offer Number Metalog Share Capital		3,07,730 26.00%		0,65,245 15.32%
8.	Shares acquired after Detailed Public Statement ('DPS') Number Mof Equity Share Capital	Not.	Nil Nil Applicable	No	Nil Nil ot Applicable
9.	Pre & Post offer shareholding		Offer	Post	
	of the acquirers	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital
		0	0	45,22,653	
10.	Pre & Post offer Shareholding	Pre	Offer	Post	
	of the Public	No. of	% of Equity	No. of	% of Equity
		Shares	Share Capital		Share Capital
		34,91,600	50.22	24,26,355	34.90

The Acquirers accepts full responsibility for the information contained in this Post Offer ment and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the sam meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI

Driven Ey Knewledge

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouie Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: nirai.thakkar@kunvarii.com

Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

For and on behalf of the acquire Mr. Kavit Javeshbhai Thakkar (Acquirer 1)

Date: 18th February 2022

Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

उधारकर्ता राशि का प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा उधारकर्ता तथा जनसाधारण को सुचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित सम्पत्ति का, उक्त नियमावली के नियम 9 के साथ पिटत उक्त अधिनियम की धारा 13 की उप—धारा (4) के अंतर्गत उनको प्रदत्त शक्तियों के प्रयोगान्तर्गत, 17 फरवरी 2022 को प्रतीकात्मक कब्जा ग्रहण कर लिया है।

उधारकर्ता को विशेष रूप में तथा जनसाधारण को एतदद्वारा सावधान किया जाता है कि सम्पत्ति का लेन–देन न करें तथा सम्पत्ति का कोई व किसी भी प्रकार का लेन–देन जो होगा, वह रु 16,07,97,053.38 (रुपए सोलह करोड सात लाख सत्तानबे हजार तिरेपन एवं अडतीस पैसे मात्र) की एक राशि तथा इस राशि पर ब्याज हेतु बैंक के प्रभाराधीन होगा।

मोठ आवासीय योजना (वर्तमान में पंचशील एन्क्लेव के रूप में अभिज्ञात) नई दिल्ली—110017 में स्थित है, जिसका अधिमापन 213.60 वर्ग मीटर (लगभग) है, और जो निम्नानुसार प्रत्युत और परिसीमित है: उत्तर— भुखंड सं. ८०, दक्षिण— भुखंड सं. ७८,

पृथक वाणिज्यिक संपत्ति के समस्त भाग तथा अंशः जो भूखंड सं. २४७४ प्रथम तल, गली सं 09, बीडनपुरा, करोल बाग, नई दिल्ली—110005 में स्थित है, जिसका अधिमापन 222 वर्ग गज (लगभग) है, और जो निम्नानुसार प्रत्युत और परिसीमित हैः उत्तर– गली सं. 9, दक्षिण– गली सं. 10, पूर्व— भूखंड सं. 2775, पश्चिम— अन्य संपत्ति (संपत्तियां)

स्थानः नई दिल्ली

जैनेक्स मीडिया एलएलपी

पंजीकरण कार्यालयः 4805/24/305, टी/एफ आरएनओं भारत राम रोड दरिया गंज दिल्ली सेंट्रल दिल्ली डीएल 110002 IN, एलएलपिन: एएवी-1382

[कंपनी अधिनियम, 2013 की धारा 374(बी) और कंपनी (पंजीकरण के लिए अधिकृत) नियमए 2014 के नियम 4(1) के अनुसार

(2) के अनुसरण में, दिल्ली में रिजिस्ट्रार को एक आवेदन दिया गया है कि जैनेक्स मीडिया एलएलपी को अध्याय XXI के भाग I के तहत पंजीकृत किया जा सकता है। कंपनी अधिनियम 2013, शेयरों द्वारा सीमित कंपनी के रूप में।

(II) - ग्राहकों को सभी प्रकार की सुविधाएं जैसे क्यम कोड, प्रोमो कोड, डिस्काउट कोड और वाजचर कोंड आदि प्रदान करने के साध-साथ कंपनी द्वारा प्रदान की जाने वाली

(ii) - एक एप्लिकेशन सर्विस प्रोबाइन्डर/धर्क पार्टी प्रोसेसर के रूप में सभी प्रकार के इंटरनेट पेमेंट गेटवे का व्यवसाय करना, जो कि मोबाइल, इंटरनेट और एटीएम, युनिफाइड पेमेंट के माध्यम से पूरे नारत में बैंकों के मीतर तुरंत पैसा ट्रांसफर करने के लिए मारत का एक इलेक्ट्रॉनिक फंड टांसफर सिस्तम है। गेटवे लाइसंस विभिन्न बैंकों, विसीय संस्थानों और अन्य वर्टिकल उद्योगों को बैंक खाला विवरण दर्ज किए बिना रमार्टफोन से पैसे भेजने और प्राप्त करने के लिए।

रस्तावित कंपनी के ड्रापट मेमोरेंडम और आर्टिकल्स ऑफ एसोसिएशन की एक प्रति का निरीक्षण 4805/24/305, टी/एफ आरएनओ भारत राम रोढ़ दरिया गज दिल्ली सेंट्रल दिल्ली डीएल 110002 IN I

एलद्रवारा मोटिस दिया जाला है कि इस आवेदन पर आपत्ति करने वाला कोई भी व्यक्ति इस नोटिस के प्रकाशन की तारीख से इब्रीस दिनों के भीतर दिल्ली में रजिस्ट्रार को लिखित रूप में अपनी आपत्ति कंपनी के पंजीकृत कार्यालय में एक प्रति

एसडी/-श्री मोहित कुमार एस्तोगी श्रीमती प्रीति मित्तल

आवेदक का नाम

गुमशुदा/अपहृत की तलाश



सर्वसाधारण को सूचित किया जाता है कि एक व्यक्ति जिसका नाम प्रेम प्रकाश पुत्र दीन दयाल, पता वाई-1833, मंगोलपुरी विल्ली, जो दिनांक 23.11.2021 को थाना क्षेत्र, मंगोलपुरी, दिल्ली से लापता / अपहृत है। इस संदर्भ में एक डीडी सं. 88-ए दिनांक 24.11.2021 थाना मंगोलपुरी, दिल्ली में दर्ज है। गुमशुदा / अपहृत व्यक्ति का ब्यौरा इस प्रकार है :

नाम : प्रेम प्रकाश पिता का नाम : दीन दयाल, उम्र : 24 साल, कद : 5 फूट 5 इंच, **रंग**ः गोरा, **चेहरा**ः गोल, **पहनावा**ः सफेद रंग का सर्ट और नीले कलर का जीन्स पहले हुए है।

अगर किसी व्यक्ति को इस बारे में कोई जानकारी / सूचना मिले तो कृपया निम्नलिखित फोन नम्बरों पर सूचित करें।

वेबसाइट : http://cbi.nic.in

보 다리 : cic@cbi.gov.in फेक्स : 011-24368639 PITT: 011-24368638, 24368641 DP/1466/OD/2022

थाना : मंगोलपुरी, दिल्ली फोन: 011-27921168 27922186

गुमशुदा/अपहृत की तलाश



सर्व साधारण को सूचित किया जाता है कि एक व्यक्ति जिसका नामः राज्, पुत्रः विजय कुमार, पताः म.नं. ८१, गली नं. १८, शिव राम पार्क, निहाल विहार, दिल्ली, उम्रः 46 साल, कदः 5'5", रंगः गेहंआ, चेहराः लम्बा, पहनावाः नामालुम, जो दिनाक 02.07.2021 से पुलिस स्टेशन निहाल विहार, दिल्ली क्षेत्र से लापता / अपहत है । इस बाबत DD 62-A. दिनांक 15.11.2021, थानाः निहाल

राजू

DP/1455/0D/2022

विहार, दिल्ली में दर्ज है।

स्थानीय पुलिस द्वारा हर संभव कोशिश के बाद भी इस लापता / अपहृत व्यक्ति के बारे में कुछ मालुम नहीं हो पाया है। अगर किसी को भी इस

फोनः 011-25946700, 25946710

लापता / अपहृत व्यक्ति के बारे में कोई जानकारी मिले तो कृपया निम्नलिखित पर सुचित करें। वेबसाईटः http://cbi.nic.in थाना प्रमुख ई—मेल: cic@cbi.gov.in पुलिस स्टेशन, निहाल विहार, दिल्ली फें क्स: 011-23011334

> सन सोर्स लीफिन प्राईवेट लिमिटेड CIN: U 51909 DL 1996 PTC 192605

पंजीकृत कार्यालय: वाई-4. एसी. लोहा मण्डी, नारायणा, नई दिल्ली-110 028

ई—मेल: sunsourceleafin123@gmail.com, दुरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

सन सोर्स लीफिन प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में

> आवेदक कम्पनी सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतदद्वारा सूचना प्रदान की जाती है कि सन सोर्स लीफिन प्राईवेट लिमिटेड (कम्पनी) की 15 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेतू क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में बदला जा सके।

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सुचना प्रकाशन के चौदह दिनों के भीतर प्रसत्त करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते सन सोर्स लीफिन प्राईवेट लिमिटेड हस्ता०/-

सतीश कुमार गुप्ता तिथि: 17 फरवरी, 2022 DIN:00115026

स्थान : दिल्ली

स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 095726

पंजीकृत कार्यालय: वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 ई—मेल: starwireindiaelectricity@gmail.com, दूरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में

सार्वजनिक सूचना

आवेदक कम्पनी

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतद्द्वारा सूचना प्रदान की जाती है कि स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेतु क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसत्त करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड

हस्ता०/-सीता राम गुप्ता निदेशक

तिथि: 17 फरवरी. 2022

स्थान : दिल्ली DIN:00053970

(This is a Public Announcement for information purposes only and not for publication or distribution and is not an Offer Document)



थानाध्यक्ष

Our Company was originally incorporated as a private limited company under the Companies Act, 1956, pursuant to a Certificate of Incorporation asset by the Registrar of Companies, Pure, Maharashtra dated April 29, 2009, with the name 'Unique Vastushilp and Projects Private Limited'. Subsequently, the name of our Company was changed to 'Univestu India Private Limited' and a fresh Certificate of Incorporation, consequent upon change of name, was issued by the Registrar of Companies, Pune, Maharashtra on March 15, 2016. Subsequently, our Company was converted into a Public Limited Company pursuant to the approval of the shareholders at an Extraordinary General Meeting held on April 25, 2017, and consequently, the name of our Company was changed to 'University India Limited' and a fresh Certificate of Incorporation, consequent upon conversion to Public Limited Company, was issued by the Registrar of Companies, Pune, Maharashtra on May 18, 2017.

Corporate Identification Number: L48100PN2009PLC133864: Phone Number: +91-20-2543 4617; Contact Person: Anklts Joshi, Company Secretary & Compliance Officer;

Registered Office: Univestu, Bunglow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 115) Medhav Baug, Shivtirth Nagar, Komrud, Paud Road, Pune - 41103E, Maharashtin, India: Email-ID; gs@univastu.com:Website: www.univastu.com

PROMOTERS OF OUR COMPANY ARE PRADEEP KISAN KHANDAGALE AND RAJASHRI PRADEEP KHANDAGALE FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

RIGHTS ISSUE OF UP TO [+] PARTLY PAID-UP* EQUITY SHARES OF FACE VALUE OF ₹10.00/- (RUPEE TEN ONLY) (*EQUITY SHARES') EACH AT A PRICE OF ₹[+]/- (RUPEES [+] ONLY) PER RIGHT SHARE (INCLUDING A PREMIUM OF TI-) (RUPEES I-) ONLY) PER RIGHT SHARE) ("ISSUE PRICE") ("RIGHT SHARES") FOR AN AMOUNT UP TO \$10,00,00,000.00/ (RUPEES TEN CRORES ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF UNIVASTU INDIA LIMITED ("COMPANY" OR "ISSUER") IN THE RATIO OF [*] RIGHT SHARES FOR EVERY [+] EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, [+] ("ISSUE"). THE ISSUE PRICE IS [+] TIMES THE FACE VALUE OF THE EDUITY SHARE, FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED. TERMS OF THE ISSUE' BEGINNING ON PAGE 125 OF THE DLOF, "Assuming full subscription This public announcement is being made in compliance with the provisions of Regisation 72 (2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 as amended ("SEBI ICDR Regulations") ("Public Announcement") to state that Univastu India Limited is proposing, subject to requisite approvals, market conditions, and other considerations, for issue of Equity Shares on rights basis and has on Wednesday, 16 February, 2022 filed the Draft Letter of Offer ("DLoF") with National Stock Exchange of India Limited, the stock exchange on

which the Equity Shares of the Company are presently listed ("NSE"). Since the size of the Issue is less than ₹50,00,00,000.00/- (Rupees Fifty Crores Only), as per the SEBI (ICOR) Regulations, the DLoF has not been filed with the Securities and Exchange Board of India ('SEBI') nor SEBI shall issue any observation on the DLoF This Public Announcement has been prepared for publication in India and may not be released in any other jurisdiction. Please note that the distribution of the DLoF and the issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Accordingly, any person who acquires Flights. Entitlements or Rights Shares will be deemed to have declared, warranted, and agreed that at the time of subscribing to the Rights Shares or the Rights Entitlements, such person is not and will not be in the United States and/or in other restricted jurisdictions. The Right Shares of the Company have not been and will not be registered under the United States Securities Act of 1933, as amended ('Securities Act'), or in any other jurisdiction which have any restrictions in connection with offering, issuing, and allotting Right Shares within its jurisdiction and/or to its citizens. The offering to which the DLoF relates is not and under no circumstances is to be construed as, an offering of any Right Shares or Rights Entitlements for sale in the United States or any other jurisdiction other

than India or as a solicitation therein of an offer to buy any of the said Right Shares or Rights Entitlement. Investment in equity and equity related securities involves a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of our Company and this Issue including the risks involved. The Right Shares have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF.

Investors are advised to refer to the section titled 'Risk Factors' beginning on page 21 of the DLoF before investing in the Issue.

For details on the share capital of our Company, please refer to the section titled 'Capital Structure' beginning on page 48 of the DLoF. Note: Capitalized terms not defined herein shall have the same meanings ascribed to such terms in the DLoF.

LEAD MANAGER TO THE ISSUE

CAPITALSQUARE" Teaming together to create value

CAPITALSQUARE ADVISORS PRIVATE LIMITED 208, 2nd Floor, AARPEE Center, MIDC Road No. 11, CTS 79, Andheri (East).

Mumbai - 400093, Maharashtra, India Phone Number: +91-22-66849999/ +91-8874283532 Website: www.capitalsquare.in

Email ID/ Investor Grievance ID: tanmoy.banerjee@capitalsquare.in/ pankita.patel@capitalsquare.in Contact Person: Mr. Tanmov Baneriee: Ms Pankita Patel

SEBI Registration Number: INM000012219 Validity: Permanent



Bigshare Services Pvt. Ltd. BIGSHARE SERVICES PRIVATE LIMITED

1st Floor, Bharat Tin Works Building, Opposite Vasant Casis, Makwana Road, Maroi, Andheri (East), Mumbai - 400 059 Maharashtra, India

Phone Number: 022 - 40430200 / 62638200 Website: www.bigshareonline.com E-mail ID/ Investor grievance e-mail: investor@bigshareonine.com/

rightsissue@bigshareonline.com Contact Person: Mr. Ashish Bhope SEBI Registration Number: INR000001385 Validity: Permanent

Disclaimer: Univesty India Limited is proposing, subject to the receipt of requisite approvals, market conditions, and other considerations, to make a right issue of its Equity Shares and has filed the DLoF with NSE. The DLoF is available on NSE website at www.nseindia.com as well as on the website of the Lead Manager at www.capitaisquare.in. Investors should note that investment in Equity Shares involve a high degree of risk and for details relating to the same, see the section titled 'Risk Factors' on page 21 of the DLoF.

On behalf of Board of Directors Univastu India Limited Pradeep Kishan Khandagale

Managing Director

उम्मीद हाउसिंग फाइनेस प्रा. लि. पंजीकृत कार्यालयः 318, डीएलएफ मैग्लोलिअस, सेक्टर—42, गोल्फ कोर्स रोड, गुरुग्राम (हरियाणा)—122002 तथा निगमित कार्यालयः यूनिट 809—815, 8वां तल, टॉवर—ए, ईएमएएआर डिजिटल ग्रीन्स, गोल्फ कोर्स एक्सटेंशन रोड, सेक्टर-61, गुरुग्राम-122002 (हरियाणा) सीआईएनः यू६५९२२एचआर२०१६पीटीसी०५७१८४

अचल संपत्तियों के विक्रयार्थ विक्रय सूचना

प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8(6) के साथ पठित नियम 8(5) के तहत वित्तीय परिसंपत्तियों

प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत अचल परिसंपत्तियों के विक्रय हेत् नीलामी विक्रय सूचना। एतदट्टारा जनसाधारण को तथा विशेष रूप में उधारकर्ता(ओं) तथा गारंटर(रों), जिनके विवरण निम्न वर्णित तालिका दिए गए हैं, को सूचित किया जाता है कि प्रतिभृत ऋणदाता के पास बंधक / प्रभारित निम्न विवरणित अचल संपत्ति जिसका भौतिक कब्जा एसेल द्वारा इसके पक्ष में ऋण के समनुदेशन के अनुसार उम्मीद हाउसिंग फाइनेंस प्राइवे लिमिटेड के प्राधिकृत अधिकारी अर्थात् प्रतिभूत ऋणदाता द्वारा 21.12.2021 को ले लिया गया है, का विक्रय कंपनी की बकाया देयराशियों की वसली के लिए ''जैसी है जहां है'', ''जैसी है जो है'' और ''वहां जो कुछ भी है'' आधार फ ज्ञात भारग्रस्तता, यदि कोई हो, के साथ अचल संपत्ति का विवरण

संपत्ति के समस्त भाग तथा अंशः संपत्ति जो एलआईजी फ्लैट नं. 2 (बाएं हाथ की ओर की यूनिट) प्रथम तल, संपति

सं. डी-15/26 एवं 15/27, डीएलएफ, अंकुर विहार, लोनी, गाजियाबाद, उ.प्र. में स्थित है। प्रतिभूत परिसंपत्तियों की अनुसूची

ъ.	उधारकर्ता/ओं तथा गारंटर/रों	1. ई–नीलामी की तिथि एवं समय	1. आरक्षित मूल्य
	के नाम एवं पते	 इ—नालाना का ताथ एवं सनय धराज जमा करने की अंतिम तिथि संपत्ति निरीक्षण की तिथि एवं समय 	 अराक्षत नूल्य संपत्ति की धराज बोली वृद्धि
र (उ व 1 ह	संजय कुमार, #अंकुर विहार लोनी गाजियाबाद (उ.प्र.), फ्लैट सं.—एफएफ02, डीएलए गाजियाबाद, उत्तर प्रदेश (भारत)—201102 ऋण सं: LXLAX01116-170000008 कुल बकाया राशिः रु. 683351/— दिनांक 10/08/2021 के अनुसार साथ में पूर्ण भुगतान होने तक 12/08/2021 से लागू भावी ब्याज	2. केवाईसी के साथ धराज जमा करने की अंतिम तिथि 21/02/2022 को सायं 7.00 बजे (भा.मा	रु. 5,89,950 / — धरोहर राशि जमाः रु. 58,995 / — बोली वृद्धि रु. 10,000 / — तथा ऐसे गुणकों में
	स्थान : नई दिल्ली दिनांक : 17/02/2022	उम्मीद ह	प्राधिकृत अधिकारी, ाउसिंग फाइनेंस प्रा. लि.

स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 093641

पंजीकृत कार्यालय: वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 ई—मेल: starwireindiabiomass@gmail.com दूरभाष: :9350150766

क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में आवेदक कम्पनी

सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पिठत कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतदद्वारा सूचना प्रदान की जाती है कि स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेत् क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में बदला जा सके।

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसतत करे. साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड

अभिषेक गुप्ता

तिथि: 17 फरवरी, 2022 स्थान : दिल्ली

निदेशक DIN:00054145

मायाशील रिटेल इंडिया लिमिटेड

(सीआईएन: U52599DL2018PLC333450) पंजीकृत कार्यालयः 5709, गली नंबर 6, सुभाष मोहल्ला, गांधी नगर, नई दिल्ली -110031 ईमेलः cs@bazarindia.co.in; वेबसाइटः www.bazarindia.co.in

असाधारण आम बैठक तथा ई-वोटिंग जानकारी की सूचना

फोन नंबर:+91 9289634081

एतद्वारा सूचना दी जाती है कि ईजीएम की सूचना में निर्धारित व्यवसायों के लेनदेन के लिए कार्पोरेट मामले मन्त्रालय द्वारा निर्गत विभिन्न परिपत्रों (''एमसीए परिपत्र'') के साथ पठित कम्पनी अधिनियम, 2013 तथा उसके तहत निर्मित नियमों के अनुपालन में कम्पनी के सदस्यों की असाधारण आम बैठक ('ईजीएम') वीडियो कांफ्रेंसिंग (''वीसी'')/अन्य ऑडियो विजुअल साधनों (''ओएवीएम'') के माध्यम से बृहस्पतिवार, 10 मार्च, 2022 को 1.00 बजे अप. (भा.मा.स.) पर सदस्यों की भौतिक उपस्थिति के बिना आयोजित की जायेगी।

किए जाने वाले व्यवसाय निर्धारित करने वाली बैठक की सूचना सदस्यों के पास ईमेल के माध्यम से उनके पंजीकृत ईमेल पते भेज दी गई है।

कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108 के अनुसार, कंपनी 3 मार्च, 2022 की कट-ऑफ तिथि पर इक्विटी शेयर रखने वाले अपने सदस्यों को ईजीएम में किए जाने वाले कारोबार के संबंध में ई-वोटिंग की सुविधा प्रदान कर रही है, जिसके लिए कंपनी ने नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ('एनएसडीएल') की सेवाए ली हैं। रिमोट वोटिंग का विवरण नीचे दिया गया है:

(i) नोटिस भेजने की पूर्णता तिथिः 16.02.2022 (ii) रिमोट ई-वोटिंग सोमवार, 7 मार्च, 2022 को सुबह 9:00 बजे भा.मा.स. पर शुरू होगी।

(iii) रिमोट ई-वोटिंग बुधवार, 9 मार्च, 2022 को शाम 5:00 बजे भा.मा.स. पर समाप्त होगी। ऊपर उल्लिखित अंतिम तिथि और समय के बाद ई-वोटिंग की अनुमित नहीं दी जाएगी।

(iv) कंपनी बैठक में भाग लेने वाले उन सदस्यों के लिए ईजीएम के दौरान ई-वोटिंग की सुविधा भी दे रही है, जिन्होंने रिमोट ई-वोटिंग द्वारा अपना वोट नहीं डाला है। हालांकि, ईजीएम से पहले रिमोट ई-वोटिंग द्वारा वोट डालने वाले सदस्य ईजीएम में शामिल हो सकते हैं लेकिन वोट देने के हकदार नहीं होंगे।

(v) कोई सदस्य मतदान के केवल एक तरीके का विकल्प चून सकता है अर्थात रिमोट ई-वोटिंग या एजीएम के दौरान ई-वोटिंग के माध्यम से। यदि कोई सदस्य एक से अधिक तरीकों से मतदान करता है, तो रिमोट ई-वोटिंग के माध्यम से किया गया मतदान मान्य होगा $ar{vi}$) कोई भी व्यक्ति, जो कंपनी के शेयरों का अधिग्रहण करता है और ईजीएम की नोटिस के प्रेषण के

बाद शेयरधारक बन जाता है और कट-ऑफ तिथि यानी बृहस्पतिवार, 3 मार्च, 2022 को शेयर धारण करता है, evoting@nsdl.co.in पर अनुरोध भेजकर ई-वोटिंग के लिए लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है।

कम्पनी की वेबसाइट www.bazarindia.co.in तथा कम्पनी की सूचना प्रदर्शित करने वाली एजेंसी की वेबसाइट www.evoting.nsdl.com है।

जिन सदस्यों को ईजीएम से पहले या उसके दौरान सहायता की आवश्यकता हो, वे एनएसडीएल से evoting@nsdl.co.in/ 1800 1020 990 और 1800 224 430 पर संपर्क कर सकते है या सोनी सिंह, सहायक प्रबंधक, एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, चौथी मंजिल, कमला मिल्स कंपाउंड, सेनापति बापट मार्ग, लोअर परेल, मुंबई-400 013 से evoting@nsdl.co.in पर संपर्क कर सकते हैं।

कृते मायाशील रिटेल इंडिया लिमिटेड

एमके फर्नक्राफ्ट प्राइवेट लिमिटेड

https://www.ibbi.gov.in/home/downloads

श्री हंस राज भोगर

नोएडा, फरवरी 17,2022

दिनांक: 15.02.2022 स्थानः गुरुग्राम

1. कार्पोरेट देनदार का नाम

कंपनी सचिव

श्वेताम्बरी खुराना

सार्वजनिक घोषणा

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन] एमके फर्नक्राफ्ट प्राइवेट लिमिटेड के लेनदारों के ध्यानार्थ

	2.	कार्पोरेट देनदार के निगमन की तिथि	13.02.2009
	3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित/पंजीकृत है	
	4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या/सीमित दायित्व पहचान संख्या	U36109DL2009PTC187620
	5.	कार्पोरेट देनदार के पंजीकृत कार्यालय तथा प्रधान कार्यालय (यदि कोई हो) का पता	1
	6.	कार्पोरेट देनदार के सम्बन्ध में ऋण शोध अक्षमता आरंभन की तिथि	16/02/2022
	7.	ऋण शोध अक्षमता समाधान प्रक्रिया के समापन की पूर्वानुमानित तिथि	15/08/2022
	8.	अन्तरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋण शोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्बर	श्री हंसराज भोगरा पंजीकरण सं. : IBBI/IPA-003/ICAI-N-00389/2021 -22/13940
	9.	अन्तरिम समाधान प्रोफेशनल पता और ई–मेल, जैसा कि बोर्ड में पंजीबद्ध है।	पता : 5, भूतल, गर्ग प्लाजा, भेड़ा एन्कलेव, पश्चिम विह निकट भटनागर इंटरनेशनल स्कूल, नई दिल्ली-110087 ई-मेल : hansrajbhogra@gmail.com
	10.	अन्तरिम समाधान प्रोफेशनल का पत्राचार हेतु प्रयुक्त पता और ई–मेल	पता : एएए इंसॉल्वेंसी प्रोफेशनल्स एलएलपी, ई-10ए, कैल कॉलोनी, नई दिल्ली-110048 ई-मेल : mkfurncraft@aaainsolvency.com
	11.	दावा प्रस्तुत करने हेतु अन्तिम तिथि	02.03.2022 (आदेश प्राप्ति की तिथि से चौदह दिन)
ş	12.	अन्तरिम समाधान प्रोफेशनल द्वारा धारा 21 की उप-धार (6क) के क्लॉज (ख) के तहत अभिनिश्चित लेनदारों की श्रेणियाँ, यदि कोई हो	
	13.	किसी श्रेणी में लेनदारों के अधिकृत प्रतिनिधि के रूप में कार्य करने हेतु चिन्हित ऋण शोध अक्षमता	अप्रयोज्य

एतद्द्वारा सूचना दी जाती है कि माननीय राष्ट्रीय कम्पनी विधि न्यायाधिकरण, पीठ-IV, दिल्ली ने एमवे फर्नक्राफ्ट प्राइवेट लिमिटेड के विरुद्ध दिनांक 16.02.2022 को कॉर्पोरेट ऋण शोध अक्षमता समाधान प्रक्रिय आरम्भ करने का आदेश दिया है। एमके फर्नक्राफ्ट प्राइवेट लिमिटेड के सभी लेनदारों से एतद्वारा अपने दावों का प्रमाण 02.03.2022 को अथव

इससे पूर्व अन्तरिम समाधान प्रोफेशनल के पास प्रविष्टि सं. 10 पर उल्लिखित पते पर प्रस्तुत करने के लि वित्तीय लेनदार प्रमाण सहित अपने दावे केवल इलेक्ट्रॉनिक साधनों द्वारा प्रस्तत करना होगा। अन्य सर्भ

लेनदार अपने दावों का प्रमाण दस्ती (व्यक्तिगत रूप से), डाक द्वारा अथवा इलेक्टॉनिक साधनों द्वारा प्रस्त कर सकते हैं।

दावे के फर्जी अथवा भ्रामक प्रमाण की प्रस्तति दण्डनीय होगी।

प्रोफेशनल के नाम (प्रत्येक श्रेणी के लिए तीन नाम)

(ख) अधिकृत प्रतिनिधियों का विवरण पर उपलब्ध है :

14. (क) सम्बन्धित प्रपत्र और

अन्तरिम समाधान प्रोफेशनल तिथि : 17.02.2022 एमके फर्नक्राफ्ट प्राइवेट लिमिटेड वे स्थान : नई दिल्ली पंजीकरण सं. : IBBI/IPA-003/ICAI-N-00389/2021 -22/13940 POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf Mr. Kavit Jayeshbhal Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.76/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financia Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express Gujarati) (Ahmedabad Edition).

Name of the Target Company Mercury Metals Limited Name of the Acquirer -1 Kavit Jayeshbhai Thakkar Artiben Javeshbhai Thakkar Name of the Acquirer -2 Name of the Manager to the offer Kunvarii Finstock Private Limited 5. Name of the Registrar to the offer Bigshare Services Pvt. Ltd.

a.) Date of opening of the offer 24th January 2022 (Monday) b.) Date of closing of the offer 7th February 2022 (Monday) Date of Completion of Payment of 17th February 2022 Consideration and communication of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter Actuals Particulars of offer (1.75 (One Rupee and ₹1,75 (One Rupee Offer Price (in 7) Seventy Five Paisa) and Seventy Five Paisa, 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares tendered 18.07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted Size of the Offer (Number of Equity ₹ 31,63,528/- (Rupees | ₹ 18,64,179/- (Rupees Shares multiplied by Offer Price per Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four Equity Share) Thousand Five Hundred Thousand One Hundred and Twenty Eight Only) and Seventy Nine Only) Shareholding of the Acquirer before Public Announcement Number . % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 Number . % of Equity Share Capital 0:00% 49.78% Shares acquired by way of open offer 10,65,245 18,07,730 . % of Equity Share Capital 26.00% 15.32% Shares acquired after Detailed Public Statement ('DPS') Number Not Applicable Not Applicable % of Equity Share Capital Post Offer Pre & Post offer shareholding % of Equity No. of % of Equity of the acquirers Share Capital Shares Share Capital 45.22.853 65.10

50.22 24.26,355 34.90 The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Post Offer

% of Equity No. of | % of Equity

Share Capital Shares Share Capital

Pre & Post offer Shareholding

of the Public

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id : niraj thakkan@kunvarji.com Driven By Kemuledge Website: www.konvarji.gom Contact Person: Mr. Nira: Thakkar / Mr. Ronak Dhruve

Tel. No. : 079-56669000 For and on behalf of the acquirers Date: 18th February 2022 Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Javeshbhai Thakkar (Acquirer 2) Place: Vadodara

> RateGain® रेटर्गन ट्रैंबल टेक्नोलाजीज लिमिटेड

KUNVARJI FINSTOCK PRIVATE LIMITED

(पूर्व की रेटगेन ट्रैवल टेक्नोलॉजीज प्राइवेट लिमिटेड) सीआईएन: L72900DL2012PLC244966 पंजीकृत कार्यालय : एम-140, ग्रेटर कैलाश पार्ट-II, नई दिल्ली -110048, भारत दूरभाष : 011 - +91 120 5057 000; ई-मेल : compliance@rategain.com वेबसाइट : www.rategain.com

पोस्टल बैलट सूचना एतद्दवारा सुचना दी जाती है कि कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 और 22 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108, 110 (सामूहिक रूप से "अधिनियम" संदर्भित), सेबी (सूचीबद्धता दायित्व एवं प्रकटन अपेक्षाएं) विनियम, 2015 (सूचीबद्धता विनियम) के विनियम 44, भारत के कंपनी सचिव संस्थान द्वारा जारी सामान्य बैठकों पर सचिवीय मानक -2 तथा साधारण बैठक/पोस्टल बैलट प्रक्रिया संचालित करने हेतु कॉर्पोरेट मामले मंत्रालय द्वारा जारी दिशानिर्देशों के अनुसार 11 फरवरी 2022 के पोस्टल बैलट नोटिस (नोटिस) में निर्धारित निम्नलिखित विशेष संकल्प के संबंध में सामान्य परिपत्र संख्या 17/2020 दिनांक 13, 2020, 22/2020 दिनांक 15 जून,2020, 33/2020 दिनांक 28 सितंबर, 2020 39/2020 दिनांक 31 दिसंबर, 2020, 10/2021 दिनांक 23 जून, 2021 और 20/2021 दिनांक 08 दिसंबर 2021 के साथ पठित सामान्य परिपत्र सं. 14/2020 दिनांक 8 अप्रैल, 2020 (एमसीए) तथा किसी अन्य प्रयोज्य कानूनों, नियमों एवं विनियमों. यदि कोई हो, के माध्यम से, रेटगेन ट्रैवल टेक्नॉलॉजीज लिमिटड (कम्पनी) के सदस्यों के अनुमोदन हेतु केवल इलेक्ट्रॉनिक माध्यम (रिमोट ई-वोटिंग) द्वारा पोस्टल बैलट

प्रक्रिया सम्पन्न की जायेगी। 1. 'रेटगेन- स्टॉक अप्रेडेशन राइट्स (एसएआर) स्कीम, 2022' का अनुमोदन

2. रेट गेन - स्टॉक अप्रेडेशन राइट्स (एसएआर) योजना, 2022 के तहत भारत में या भारत के बाहर सहायक कंपनी या उसकी सहयोगी कंपनी सहित समृह कंपनी के कर्मचारियों को स्टॉक अप्रेडेशन राइट्स (एसएआर) इकाइयों के अनुदान के लिए स्वीकृति

सेबी (शेयर आधारित कर्मचारी लाभ और स्वीट इक्विटी) विनियम, 2021 के विनियम 6(2) के साथ पिटत अधिनियम की धारा 102,110 और अन्य लागू प्रावधानों, यदि कोई हो, के तहत विस्तृत व्याख्यात्मक विवरण प्रस्तावों संबंधित भौतिक तथ्यों को निर्धारित करना नोटिस का हिस्सा है। व्याख्यात्मक विवरण के साथ यह नोटिस कंपनी की वेबसाइट www.rategain.com, स्टॉक एक्सचेंजों की वेबसाइट, यानी बीएसई लिमिटेड और एनएसई क्रमशः www.bseindia.com औ

www.nseindia.com पर और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर उपलब्ध है सभी सदस्यों को सूचित किया जाता है कि : 1. कंपनी ने गुरुवार, फरवरी 17,2022 को ई-मेल के माध्यम से पोस्टल बैलेट नोटिस सदस्यों को भेजने क काम पुरा कर लिया है।

2. रिमोट ई-वोटिंग सुविधा का लाभ उठाने के लिए सदस्यों की पात्रता सुनिश्चित करने के उद्देश्य से अब तक की कट-ऑफ तिथि शक्रवार, 11 फरवरी,2022 है। जिन सदस्यों का नाम कंपनी के सदस्यों के रजिस्टर में दर्ज है या डिपॉजिटरी द्वारा रखे गए लाभार्थी मालिकों में कट-ऑफ तिथि के अनुसार दर्ज किया गय है, वे केवल रिमोट ई-वोटिंग सुविधा का लाभ उठाने के हकदार होंगे। कोई व्यक्ति जो कट-ऑफ तिथि के अनसार सदस्य नहीं है, उसे केवल सचना के उद्देश्य से इस नोटिस को समझना चाहिए।

3. एमसीए परिपत्रों की आवश्यकताओं के अनुपालन में, पोस्टल बैलेट फॉर्म और प्री-पेड बिजनेस रिप्लाई लिफाफे के साथ नोटिस की भौतिक प्रति सदस्यों को इस पोस्टल बैलेट के लिए नहीं भेजी गई है। सदस्य यह भी नोट करें कि उपरोक्त एमसीए परिपत्रों के अनुपालन में, इस नोटिस में प्रस्तावित प्रस्ताव पर सदस्यों की सहमति/असहमति का संचार रिमोट ई-वोटिंग सिस्टम के माध्यम से केवल काल्पनिक स्थान पर होगा जिन सदस्यों ने अपना ई-मेल पता पंजीकृत नहीं किया है, उनसे अनुरोध है कि वे इसे निम्न तरीके से पंजीकृत करें:

4. (i) भौतिक रूप में शेयर रखने वाले सदस्य और जिन्होंने कंपनी के साथ अपनी ई-मेल आईर्ड पंजीकृत/अपडेट नहीं की है, उनसे अनुरोध है कि फोलियो नंबर, सदस्य का नाम और पता, पैन कार्ड की स्व-सत्यापित प्रति, और आधार की स्व-सत्यापित प्रति के विवरण के साथ वे einward.ris@kfintech.com पर विधिवत हस्ताक्षरित अनुरोध पत्र भेजकर केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड के साथ अपनी ईमेल आईडी को पंजीकृत/अपडेट करें या कंपनी सचिव को compliance@rategain.com पर एक ई-मेल भी भेज सकते हैं। (ii) डीमैटीरियलाइज्ड मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे अपनी ईमेल आईडी को संबंधित

डिपॉजिटरी पार्टिसिपेंट्स के पास रजिस्टर/अपडेट करें जहां उनके डीमैट खाते हैं। ई-मेल के सफल पंजीकरण के बाद, सदस्य को इस पोस्टल बैलट में ई-वोटिंग में सक्षम होने के लिए युजर आईडी तथा पासवर्ड सहित सदस्य को सुचना की एक सॉफ्ट प्रति तथा ई-वोटिंग की प्रक्रिया प्राप्त

5. कोई भी सदस्य जिसे पोस्टल बैलट सूचना नहीं प्राप्त हुई है वे कम्पनी पास compliance@rategain.com पर आवेदन कर सकते हैं।

6. रिमोट ई-वोटिंग की अवधि शुक्रवार, 18 फरवरी, 2022 को सुबह 9:00 बजे शुरू होती है और शनिवार 19 मार्च, 2022 को शाम 5:00 बजे समाप्त होती है। सभी शेयरधारकों के लिए, चाहे वे भौतिक रूप मे हों या डीमैट रूप में शेयर धारण करते हों, इसके बाद मतदान के लिए एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉड्युल को निष्क्रिय कर दिया जाएगा। एक बार किसी सदस्य द्वारा किसी प्रस्ताव पर वोट डालने के बाद बाद में किसी भी बदलाव की अनुमित नहीं दी जाएगी।

7. कंपनी ने श्री श्रेयांश प्रताप जैन, पूर्णकालिक प्रैक्टिसिंगद कंपनी सचिव (सदस्यता संख्याः एफ 8621) के रिमोट ई-वोटिंग के माध्यम से पुरी डाक मतपत्र प्रक्रिया निष्पक्ष और पारदर्शी तरीके से संचालित करने के लिए संवीक्षक के रूप में नियुक्त किया है। 8. पोस्टल बैलेट/ई-वोटिंग के परिणाम कंपनी के पंजीकत कार्यालय में अध्यक्ष या उसके द्वारा इस संबंध मे

अधिकृत किसी अन्य व्यक्ति द्वारा मंगलवार, 22 मार्च, 2022 को सायं 5:00 बजे या उससे पहले घोषित किए जाएंगे। स्क्रुटिनाइजर की रिपोर्ट के साथ परिणाम कंपनी की वेबसाइट यानी www.rategain.com और एनएसडीएल की वेबसाइट यानी www.evoting.nsdl.com पर रखे जाएंगे और बीएसई और एनएसई को भी सूचित किया जाएगा, जहां कंपनी शेयर सूचीबद्ध हैं और उनकी संबंधित वेबसाइटों अर्थात् www.bseindia.com तथा www.nseindia.com. पर उपलब्ध कराए जाएंगे। ई-वोटिंग प्रक्रिया से संबंधित किसी पूछताछ या शिकायत के लिए शेयरधारक www.evoting.nsdl.com

पर उपलब्ध डाउनलोड खण्ड में Frequently Asked Questions (FAQs) for Shareholders तथ e-voting user manual का संदर्भ ले सकते हैं अथवा सम्पर्ककरें : श्री अमित विशाल, सहायक उपाध्यक्ष एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, 4था तल, कमला मिल्स कम्पाउंड, सेनापित बापत मार्ग, लोअर परेल, (पश्चिम), मुम्बई-400013 से evoting@nsdl.co.in पर या टोलफ्री नं. : 18001020990 एव 1800224430 पर संपर्क करें। निदेशक मंडल के आदेशानुसा

कृते रेटगेन ट्रैवल टेक्नोलॉजीज लिमिटेड

उपाध्यक्ष - कानुनी और कंपनी सचिव सदस्यता संख्याः एफ 9839

Chandigarh

थॉमस पी. जोशुअ

www.readwhere.com

Date: Thursday, February 17, 2022

पृथक आवासीय संपत्ति के समस्त भाग तथा अंशः जो भूखंड सं. ७१ ब्लॉक सी, मसजिद

पूर्व— सड़क, पश्चिम— भूखंड सं. 34

दिनांकः 18/02/2022

हस्ता./- प्राधिकृत अधिकारी, डच बैंक एजी

विशाल चरण

कॉर्म नंबर युआरसी-2 के माग 1 के तहत पंजीकरण के बारे में सूचना देने वाला विज्ञापन अध्याय XXI

एतदहारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की चपन्यारा कंपनी के प्रमुख उदेश्य इस प्रकार है.

कैसबैक सविधाएं या सेवाएं प्रदान करने का व्यवसाय करना

के साथ सुधित कर सकता है। दिनांक: 18-02-2022 रधान: विल्ली

उधारकर्ता राशि का प्रतिभगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा उधारकर्ता तथा जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित सम्पत्ति का. उक्त नियमावली के नियम 9 के साथ पठित उक्त अधिनियम की धारा 13 की उप—धारा (4) के अंतर्गत उनको प्रदत्त शक्तियों के प्रयोगान्तर्गत, 17 फरवरी 2022 के प्रतीकात्मक कब्जा ग्रहण कर लिया है।

उधारकर्ता को विशेष रूप में तथा जनसाधारण को एतदद्वारा सावधान किया जाता है कि सम्पत्ति का लेन–देन न करें तथा सम्पत्ति का कोई व किसी भी प्रकार का लेन–देन जो होगा, वह र 16,07,97,053.38 (रुपए सोलह करोड सात लाख सत्तानबे हजार तिरेपन एवं अडतीस पैसे मात्र) की एक राशि तथा इस राशि पर ब्याज हेतु बैंक के प्रभाराधीन होगा।

अचल संपत्ति का विवरण

पृथक आवासीय संपत्ति के समस्त भाग तथा अंशः जो भृखंड सं. 79 ब्लॉक सी, मसजिद मोठ आवासीय योजना (वर्तमान में पंचशील एन्क्लेव के रूप में अभिज्ञात) नुई दिल्ली—110017 में स्थित है. जिसका अधिमापन 213.60 वर्ग मीटर (लगभग) है. और जो निम्नानुसार प्रत्युत और परिसीमित हैः उत्तर— भूखंड सं. 80, दक्षिण— भूखंड सं. 78 पूर्व— सड़क, पश्चिम— भुखंड सं. 34 संपत्ति (2)

पथक वाणिज्यिक संपत्ति के समस्त भाग तथा अंशः जो भुखंड सं. 2474 प्रथम तल, गली सं 09, बीडनपुरा, करोल बाग, नई दिल्ली—110005 में स्थित है, जिसका अधिमापन 222 वर्ग गज (लगभग) है. और जो निम्नानसार प्रत्यत और परिसीमित है: उत्तर– गली सं. ९. दक्षिण– गली सं. 10, पूर्व— भूखंड सं. 2775, पश्चिम— अन्य संपत्ति (संपत्तियां)

दिनांकः 18/02/2022 स्थानः नई दिल्ली

हस्ता./- प्राधिकृत अधिकारी डच बैंक एजी

विशाल चरण

जैनेक्स मीडिया एलएलपी

पंजीकरण कार्यालयः 4805/24/305, टी/एफ आरएनओ मास्त राम रोड दरिया गंज दिल्ली सेंट्रल दिल्ली डीएल 110002 IN, एलएलपिनः एएयी-1382

के भाग 1 के तहत पंजीकरण के बारे में सूचना देने वाला विज्ञापन अध्याय XXI कंपनी अधिनियम, 2013 की धारा 374(बी) और कंपनी (पंजीकरण के लिए अधिकृत) नियमए 2014 के नियम 4(1) के अनुसार एतदद्वारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की उप-धारा

फॉर्म नंबर युआरसी-2

(2) के अनुसरण में, विल्ली में रिजस्ट्रार को एक आवेदन दिया गया है कि जैनेक्स मीडिया एलएलपी को अध्याय XXI के भाग 1 के तहत पंजीकृत किया जा सकता है। कंपनी अधिनियम 2013, शेयरों द्वारा सीमित कंपनी के रूप में। कंपनी के प्रमुख उद्देश्य इस प्रकार हैं:

(I) - ग्राहकों को सभी प्रकार की सुविधाएं जैसे कुपन कोड, प्रोमो कोड, डिस्काउंट कोड और वाउचर कोंड आदि प्रदान करने के साथ-साथ कंपनी द्वारा प्रदान की जाने वाली कैशबैक लुविधाएं या सेवाएं प्रदान करने का व्यवसाय करना। a - एक एप्लिकेशन सर्विस प्रोवाइडर/बर्ड पार्टी प्रोत्तेसर के रूप में सभी प्रकार के इंटरनेट

पेमेंट गेंटवे का व्यवसाय करना. जो कि मोबाइल इंटरनेट और एटीएम. यनिफाइड पेमेंट के माध्यम से पूरे भारत में बैंकों के भीतर तुरंत पैसा ट्रांसफर करने के लिए भारत का एक इलेक्ट्रॉनिक फंड ट्रांसफर लिस्टम है। गेटवे लाइसँस विभिन्न बैंकों, विलीय संस्थानों और अन्य वर्टिकल उद्योगों को बैंक खाता विवरण दर्ज किए बिना स्मार्टफोन से पैसे मेजने और प्राप्त करने के लिए।

प्रस्तावित कंपनी के ड्राफ्ट मेमोरेंडम और आर्टिकल्स ऑफ एसोसिएशन की एक प्रति का निरीक्षण 4805/24/305, टी/एफ आरएनओ भारत राम रोड दरिया गंज दिल्ली संद्रल दिल्ली बीएल 110002 IN I

एतद्वारा नोटिस दिया जाता है कि इस आवेदन पर आपत्ति करने वाला कोई भी व्यक्ति इस नोटिस के प्रकाशन की तारीख से इस्रीस दिनों के मीतर दिल्ली मे रिजस्ट्रार को लिखित रूप में अपनी आपत्ति कंपनी के पंजीकृत कार्यालय में एक प्रति के साथ सुचित कर सकता है।

विनाक: 18-02-2022 रथानः दिल्ली

एसकी/-श्री मोडित कुमार रस्तोगी श्रीमती प्रीति मित्तल

आयेदक का नाम

गुमशुदा/अपहृत की तलाश



सर्वसाधारण को सूचित किया जाता है कि एक व्यक्ति जिसका नाम प्रेम प्रकाश पुत्र दीन दयाल, पता वाई-1833, मंगोलपुरी दिल्ली, जो दिनांक 23.11.2021 को थाना क्षेत्र, मंगोलपुरी, दिल्ली से लापता / अपहृत है। इस संदर्भ में एक डीडी सं. 88-ए दिनांक 24.11.2021 थाना मंगोलपुरी, दिल्ली में दर्ज है। गुमशुदा / अपहृत व्यक्ति का ब्यौरा इस प्रकार है :

नाम : प्रेम प्रकाश पिता का नाम : दीन दयाल, उम्र : 24 साल, कद : 5 फुट 5 इंच, **रंग** : गोरा, **चेहरा** : गोल, पहनावा : सफंद रंग का सर्ट और नीले कलर का जीन्स पहने हुए है।

अगर किसी व्यक्ति को इस बारे में कोई जानकारी / सूचना मिले तो कृपया निम्नलिखित फोन नम्बरों पर सुवित करें।

वेबसाइट : http://cbi.nic.in

ई–मेत ∶cic@cbi.gov.in फॅक्स : 011-24368639 TET : 011-24368638, 24368641 DP/1466/OD/2022

थाना : मंगोलपुरी, दिल्ली फोन : 011-27921168 27922186

थानाध्यक्ष

गुमशुदा/अपहृत की तलाश



सर्व साधारण को सुचित किया जाता है कि एक व्यक्ति जिसका नामः राज्, पुत्रः विजय कमार, पताः म.नं. 81, गली नं. 18, शिव राम पार्क निहाल विहार दिल्ली, उम्र: 46 साल,

राजू

कदः 5'5", रंगः गेहंआ, चेहराः लम्बा, पहनावाः नामाल्म, जो दिनांक 02.07.2021 से पुलिस स्टेशन निहाल विहार, दिल्ली क्षेत्र से लापता / अपहृत है। इस बाबत DD 62-A. दिनांक 15.11.2021, थानाः निहाल विहार, दिल्ली में दर्ज है। स्थानीय पुलिस द्वारा हर संभव कोशिश के बाद

भी इस लापता / अपहृत व्यक्ति के बारे में कुछ मालूम नहीं हो पाया है। अगर किसी को भी इस लापता / अपहृत व्यक्ति के बारे में कोई जानकारी मिले तो कृपया

निम्नलिखित पर सुचित करें। वेबसाईटः http://cbi.nic.in थाना प्रमुख ई—मेल: cic@cbi.gov.in पुलिस स्टेशन, निहाल विहार, दिल्ली फैक्स: 011-23011334 फोनः 011-25946700, 25946710 DP/1455/0D/2022

सन सोर्स लीफिन प्राईवेट लिमिटेड CIN: U 51909 DL 1996 PTC 192605

पंजीकृत कार्यालय: वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 ई—मेल: sunsourceleafin123@gmail.com, दुरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

सन सोर्स लीफिन प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में

आवेदक कम्पनी सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पिठत कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतदद्वारा सूचना प्रदान की जाती है कि **सन सोर्स लीफिन प्राईवेट लिमिटेड** (कम्पनी) की 15 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पष्टीकरण हेत् क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में बदला जा सके। कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा

कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसतुत करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते सन सोर्स लीफिन प्राईवेट लिमिटेड हस्ता०/-

सतीश कुमार गुप्ता तिथि: 17 फरवरी, 2022 ानदशक DIN:00115026 स्थान : दिल्ली

> स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 095726

पंजीकत कार्यालय: वार्ड-4. एसी. लोहा मण्डी. नारायणा. नर्ड दिल्ली-110 028 ई—मेल: starwireindiaelectricity@gmail.com, दूरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है,

सार्वजनिक सचना

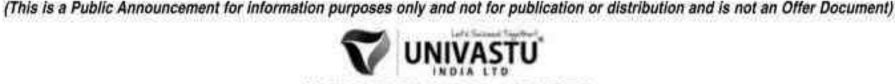
आवेदक कम्पनी

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतद्द्वारा सूचना प्रदान की जाती है कि स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेतू क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसतूत करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड

हस्ता०/-सीता राम गुप्ता DIN:00053970



Our Company was originally incorporated as a private limited company under the Companies Act, 1956, pursuant to a Certificate of Incorporation sesued by the Registrar of Companies. Purse, Maharashtra dated April 29, 2009, with the name 'Unique Vastuahilp and Projects Private Limited'. Subsequently, the name of our Company was changed to 'Univestu India Private Limited' and a fresh Certificate of Incorporation, consequent upon change of name, was issued by the Registrar of Companies, Pune. Maharashtra on March 15, 2016. Subsequently, our Company was converted into a Public Limited Company pursuant to the approval of the shareholders at an Extraordinary General Meeting held on April 25, 2017, and consequently, the name of our Company was changed to 'Univestal India Limited' and

तिथि: 17 फरवरी. 2022

स्थान: दिल्ली

Corporate Identification Number: L45100PN2009PLC133864. Registered Office: University, Bumplow No. 36/B, C.T.S. No. 994 & 945 (S.No.117 & 116) Medhaw Beug, Shivtirth Neger. Kothrud, Paud Road, Pune - 411038, Maharashtra, India: Phone Number: +91-20-2543 4617; Contact Person: Ankita Joshi, Company Secretary & Compliance Officer. Email-ID: cs@univastu.com:Website: www.univastu.com

a fresh Certificate of Incorporation, consequent upon conversion to Public Limited Company, was issued by the Registrar of Companies, Pune, Maharashtra on May 18, 2017.

PROMOTERS OF OUR COMPANY ARE PRADEEP KISAN KHANDAGALE AND RAJASHRI PRADEEP KHANDAGALE FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

RIGHTS ISSUE OF UP TO I+I PARTLY PAID-UP* EQUITY SHARES OF FACE VALUE OF \$10,00+ (RUPEE TEN ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1+1- (RUPEES I+1 ONLY) PER RIGHT SHARE (INCLUDING A PREMIUM OF T[*]/- (RUPEES [*] ONLY) PER RIGHT SHARE) ("ISSUE PRICE") ("RIGHT SHARES") FOR AN AMOUNT UP TO \$10,00,000,000.00/-(RUPEES TEN CRORES ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF UNIVASTU INDIA LIMITED ("COMPANY" OR "ISSUER") IN THE RATIO OF [+] RIGHT SHARES FOR EVERY [+] EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, [+] ("ISSUE"). THE ISSUE PRICE IS [+] TIMES THE FACE VALUE OF THE EQUITY SHARE, FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 125 OF THE DLOF, 'Assuming full subscription This public announcement is being made in compliance with the provisions of Regulation 72 (2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 as amended ('SEBI ICDR Regulations') ('Public Announcement') to state that University India Limited is proposing, subject to requisite approvals, market conditions, and other considerations, for issue of Equity Shares on rights basis and has on Wednesday, 16 February, 2022 filed the Draft Letter of Offer ("DLoF") with National Stock Exchange of India Limited, the stock exchange on which the Equity Shares of the Company are presently listed ("NSE"). Since the size of the Issue is less than ₹50,00,00,000.00/- (Rupees Fifty Crores Only), as per the SEBI (ICDR) Regulations,

the DLoF has not been filed with the Securities and Exchange Board of India ("SEBI") nor SEBI shall issue any observation on the DLoF. This Public Announcement has been prepared for publication in India and may not be released in any other jurisdiction. Please note that the distribution of the DLoF and the issue of Equity Shares. on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Accordingly, any person who acquires Rights Entitlements or Rights Shares will be deemed to have declared, warranted, and agreed that at the time of subscribing to the Rights Shares or the Rights Entitlements, such person is not and will not be in the United States and/or in other restricted jurisdictions. The Right Shares of the Company have not been and will not be registered under the United States Securities Act of 1933, as amended ('Securities Act'), or in any other jurisdiction which have any restrictions in connection with offering, issuing, and allotting Right Shares within its jurisdiction and/or to its citizens. The offering to which the DLoF relates is not and under no circumstances is to be construed as, an offering of any Right Shares or Rights Entitlements for sale in the United States or any other jurisdiction other than India or as a solicitation therein of an offer to buy any of the said Right Shares or Rights Entitlement.

Investment in equity and equity related securities involves a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of our Company and this issue including the risks involved. The Right Shares have not been recommended or approved by SEBI nor does SEBI quarantee the accuracy or adequacy of the DLOF.

Investors are advised to refer to the section titled 'Risk Factors' beginning on page 21 of the DLoF before investing in the Issue. For details on the share capital of our Company, please refer to the section titled "Capital Structure" beginning on page 48 of the DLoF.

Note: Capitalized terms not defined herein shall have the same meanings ascribed to such terms in the DLoF.

LEAD MANAGER TO THE ISSUE

CAPITALSQUARE" Teaming together to create value

CAPITALSQUARE ADVISORS PRIVATE LIMITED 208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (East),

Mumbai - 400093, Maharashtra, India Phone Number: +91-22-66849999/ +91-9874283532 Website: www.capitaisquare.in

Email ID/ Investor Grievance ID: tanmov.banerine@capitalsquare.in/ pankita patel @ capitalsquare in Contact Person: Mr. Tanmoy Banerjee/Ms Pankits Patel

SEBI Registration Number: INM000012219 Validity: Permanent



Bigshare Services Pvt. Ltd.

BIGSHARE SERVICES PRIVATE LIMITED

1st Floor, Bharat Tin Works Building, Opposite Vasant Casis, Makwana Road, Marol,

Andheri (East), Mumbai - 400 059 Maharashtra, India Phone Number: 022 - 40430200 / 62638200 Website: www.bigshareorline.com

E-mail ID/ Investor grievance e-mail: investor@bigshareonline.com/ rightsissue@bigshareonline.com Contact Person: Mr. Ashish Bhops SEBI Registration Number: INR000001385

Validity: Permanent

Disclaimer: Univastu India Limited is proposing, subject to the receipt of requisite approvals, market conditions, and other considerations, to make a right issue of its Equity Shares and has filed the DLoF with NSE. The DLoF is available on NSE website at www.nseindia.com as well as on the website of the Lead Manager at www.capitalsquare.in. Investors should note that investment in Equity Shares involve a high degree of risk and for details relating to the same, see the section titled 'Risk Factors' on page 21 of the DLoF.

On behalf of Board of Directors Univastu India Limited Sd/

उम्मीद हाउसिंग फाइनेंस प्रा. लि. पंजीकृत कार्यालयः 318, डीएलएफ मैग्लोलिअस, सेक्टर—42, गोल्फ कोर्स रोड्, गूरुग्राम (हरियाणा)—122002 तथा निगमित कार्यालयः यूनिट 809—815, 8वां तल, टॉवर—ए, ईएमएएआर डिजिटल ग्रीन्स, गोल्फ कोर्स एक्सटेंशन रोड, सेक्टर-61, गुरुग्राम-122002 (हरियाणा) सीआईएनः यू६५९२२एचआर२०१६पीटीसी०५७१८४

अचल संपत्तियों के विक्रयार्थ विक्रय सचना

प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8(6) के साथ पठित नियम 8(5) के तहत वित्तीय परिसंपत्तियों : प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के अंतर्गत अचल परिसंपत्तियों के विक्रय हेत् नीलामी विक्रय सचना।

एतदद्वारा जनसाधारण को तथा विशेष रूप में उधारकर्ता(ओं) तथा गारंटर(रों), जिनके विवरण निम्न वर्णित तालिका दिए गए हैं, को सूचित किया जाता है कि प्रतिभूत ऋणदाता के पास बंधक / प्रभारित निम्न विवरणित अचल संपत्ति जिसका भौतिक कब्जा एसेल द्वारा इसके पक्ष में ऋण के समनुदेशन के अनुसार उम्मीद हाउसिंग फाइनेंस प्राइवे लिमिटेड के प्राधिकृत अधिकारी अर्थात् प्रतिभूत ऋणदाता द्वारा 21.12.2021 को ले लिया गया है, का विक्रय कंपनी की बकाया देयराशियों की वसूली के लिए ''जैसी है जहां है'', ''जैसी है जो है'' और ''वहां जो कुछ भी है'' आधार प दिनांक 17.03.2022 को किया जाएगा।

ज्ञात भारग्रस्तता, यदि कोई हो, के साथ अचल संपत्ति का विवरण संपत्ति के समस्त भाग तथा अंशः संपत्ति जो एलआईजी फ्लैट नं. 2 (बाएं हाथ की ओर की यनिट) प्रथम तल. संपति

सं. डी-15/26 एवं 15/27, डीएलएफ, अंकुर विहार, लोनी, गाजियाबाद, उ.प्र. में स्थित है। प्रतिभूत परिसंपत्तियों की अनुसूची

200 % 1100 1100 11 21 21 21 21				
उधारकर्ता/ओं तथा गारंटर/रों के नाम एवं पते	 ई—नीलामी की तिथि एवं समय धराज जमा करने की अंतिम तिथि संपत्ति निरीक्षण की तिथि एवं समय 	 आरक्षित मूल्य संपत्ति की धराज बोली वृद्धि 		
जय कुमार, #अंकुर विहार लोनी गाजियाबाद .प्र.), फ्लैट सं.–एफएफ02, डीएलए गाजियाबाद, त्तर प्रदेश (भारत)–201102 एग सं.: LXLAX01116-170000008 ल बकाया राशिः रु. 683351/– दिनांक	2. केवाईसी के साथ धराज जमा करने की अंतिम तिथि 21/02/2022 को साय 7.00 बजे (भा.मा	रु. 5,89,950 / — धरोहर राशि जमाः रु. 58,995 / — बोली वृद्धि— रु. 10,000 / — तथा		
थान : नई दिल्ली प्राधिकृत अधिकारी, हेनांक : 17/02/2022 उम्मीद हाउसिंग फाइनेंस प्रा. लि.				
ਦੁਸਰ ਗ ਸ ਰ (ਵੀ	पेड्या) बागोमास पार्डवेट लिमिटेड			

स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 093641

पंजीकृत कार्यालय: वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 ई—मेल: starwireindiabiomass@gmail.com दूरभाष: :9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा

केन्द्रीय सरकार के समक्ष कम्पनीज अधिनियम 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन 2014 के नियम

30(5)(ए) के मामले में

स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में

सार्वजनिक सूचना

आवेदक कम्पनी

अभिषेक गुप्ता

DIN:00054145

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पिठत कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लाग प्रावधानों. यदि कोई हों. के अन्तर्गत आम जनता को एतदद्वारा सचना प्रदान की जाती है कि स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेत् क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसत्त करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड हस्ता०/-

तिथि: 17 फरवरी, 2022 स्थान : दिल्ली

मायाशील रिटेल इंडिया लिमिटेड

पंजीकृत कार्यालयः 5709, गली नंबर 6, सभाष मोहल्ला, गांधी नगर, नई दिल्ली -110031 ईमेलः cs@bazarindia.co.in; वेबसाइटः www.bazarindia.co.in फोन नंबर:+91 9289634081

(सीआईएन: U52599DL2018PLC333450)

असाधारण आम बैठक तथा ई-वोटिंग जानकारी की सूचना

एतद्वारा सचना दी जाती है कि ईजीएम की सचना में निर्धारित व्यवसायों के लेनदेन के लिए कार्पोरेट मामले मन्त्रालय द्वारा निर्गत विभिन्न परिपत्रों (''एमसीए परिपत्र'') के साथ पठित कम्पनी अधिनियम, 2013 तथा उसके तहत निर्मित नियमों के अनुपालन में कम्पनी के सदस्यों की असाधारण आम बैठक ('ईजीएम') वीडियो कांफ्रेंसिंग (''वीसी'')/अन्य ऑडियो विजुअल साधनों (''ओएवीएम'') वे माध्यम से बृहस्पतिवार, 10 मार्च, 2022 को 1.00 बजे अप. (भा.मा.स.) पर सदस्यों की भौतिक उपस्थिति के बिना आयोजित की जायेगी।

किए जाने वाले व्यवसाय निर्धारित करने वाली बैठक की सूचना सदस्यों के पास ईमेल के माध्यम से उनके पंजीकृत ईमेल पते भेज दी गई है।

कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108 के अनुसार, कंपनी 3 मार्च, 2022 की कट-ऑफ तिथि पर इक्विटी शेयर रखने वाले अपने सदस्यों को ईजीएम में किए जाने वाले कारोबार के संबंध में ई-वोटिंग की सविधा प्रदान कर रही है, जिसके लिए कंपनी ने नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ('एनएसडीएल') की सेवाए ली हैं। रिमोट वोटिंग का विवरण नीचे दिया गया है:

(i) नोटिस भेजने की पूर्णता तिथिः 16.02.2022 (ii) रिमोट ई-वोटिंग सोमवार, 7 मार्च, 2022 को सुबह 9:00 बजे भा.मा.स. पर शुरू होगी। (iii) रिमोट ई-वोटिंग बुधवार, 9 मार्च, 2022 को शाम 5:00 बजे भा.मा.स. पर समाप्त होगी। ऊपर

उल्लिखित अंतिम तिथि और समय के बाद ई-वोटिंग की अनुमित नहीं दी जाएगी। (iv) कंपनी बैठक में भाग लेने वाले उन सदस्यों के लिए ईजीएम के दौरान ई-वोटिंग की सुविधा र्भ दे रही है, जिन्होंने रिमोट ई-वोटिंग द्वारा अपना वोट नहीं डाला है। हालांकि, ईजीएम से पहले रिमोट ई-वोटिंग द्वारा वोट डालने वाले सदस्य ईजीएम में शामिल हो सकते हैं लेकिन वोट देने

के हकदार नहीं होंगे। v) कोई सदस्य मतदान के केवल एक तरीके का विकल्प चुन सकता है अर्थात रिमोट ई–वोटिंग य एजीएम के दौरान ई-वोटिंग के माध्यम से। यदि कोई सदस्य एक से अधिक तरीकों से मतदान करता है. तो रिमोट ई-वोटिंग के माध्यम से किया गया मतदान मान्य होगा

(
m vi) कोई भी व्यक्ति, जो कंपनी के शेयरों का अधिग्रहण करता है और ईजीएम की नोटिस के प्रेषण के बाद शेयरधारक बन जाता है और कट-ऑफ तिथि यानी बृहस्पतिवार, 3 मार्च, 2022 को शेयर धारण करता है, evoting@nsdl.co.in पर अनुरोध भेजकर ई-वोटिंग के लिए लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है।

कम्पनी की वेबसाइट www.bazarindia.co.in तथा कम्पनी की सूचना प्रदर्शित करने वाली एजेंसी

की वेबसाइट www.evoting.nsdl.com है। जिन सदस्यों को ईजीएम से पहले या उसके दौरान सहायता की आवश्यकता हो, वे एनएसडीएल से evoting@nsdl.co.in/ 1800 1020 990 और 1800 224 430 पर संपर्क कर सकते हैं या सोनी सिंह, सहायक प्रबंधक, एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, चौथी मंजिल, कमला मिल्स कंपाउंड, सेनापित बापट मार्ग, लोअर परेल, मुंबई-400 013 से evoting@nsdl.co.in पर संपर्क कर सकते हैं।

कृते मायाशील रिटेल इंडिया लिमिटेड

दिनांक: 15.02.2022 स्थानः गुरुग्राम

श्वेताम्बरी खुराना कंपनी सचिव

सार्वजनिक घोषणा [भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन]

एमके फर्नक्राफ्ट प्राइवेट लिमिटेड के लेनदारों के ध्यानार्थ

	सुसंगत वि	शिष्टिया
1.	कार्पोरेट देनदार का नाम	एमके फर्नक्राफ्ट प्राइवेट लिमिटेड
2.	कार्पोरेट देनदार के निगमन की तिथि	13.02.2009
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित/पंजीकृत है	आरओसी-दिल्ली
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या/सीमित दायित्व	U36109DL2009PTC187620
Ш	पहचान संख्या	
5.	कार्पोरेट देनदार के पंजीकृत कार्यालय तथा प्रधान कार्यालय	एच-52, कालकादास मार्ग, मेहरौली नई दिल्ली-110030
	(यदि कोई हो) का पता	
6.	कार्पोरेट देनदार के सम्बन्ध में ऋण शोध अक्षमता आरंभन की	16/02/2022
	तिथि	
7.	ऋण शोध अक्षमता समाधान प्रक्रिया के समापन की	15/08/2022
	पूर्वानुमानित तिथि	
8.	अन्तरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋण शोध	
	अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्बर	पंजीकरण सं. :
		IBBI/IPA-003/ICAI-N-00389/2021 -22/13940
9.		पता : 5, भूतल, गर्ग प्लाजा, भेड़ा एन्कलेव, पश्चिम विहार,
	में पंजीबद्ध है।	निकट भटनागर इंटरनेशनल स्कूल, नई दिल्ली-110087
		ई-मेल : hansrajbhogra@gmail.com
10.	अन्तारम समाधान प्राफशनल का पत्राचार हतु प्रयुक्त पता आर ई–मेल	पता : एएए इंसॉल्वेंसी प्रोफेशनल्स एलएलपी, ई-10ए, कैलाश कॉलोनी, नई दिल्ली-110048
	६-मल	ई-मेल : mkfurncraft@aaainsolvency.com
11	दावा प्रस्तुत करने हेतु अन्तिम तिथि	02.03.2022 (आदेश प्राप्ति की तिथि से चौदह दिन)
11.		
12.	अन्तरिम समाधान प्रोफेशनल द्वारा धारा 21 की उप-धार	
	(6क) के क्लॉज (ख) के तहत अभिनिश्चित लेनदारों की	
12	श्रेणियाँ, यदि कोई हो	2000
13.	किसी श्रेणी में लेनदारों के अधिकृत प्रतिनिधि के रूप में कार्य करने हेतु चिन्हित ऋण शोध अक्षमता	અપ્ર વા ખ્ય
	प्रोफेशनल के नाम (प्रत्येक श्रेणी के लिए तीन नाम)	
14.	,	https://www.ibbi.gov.in/home/downloads
14.	(क) सम्बान्वत प्रपत्र जार (ख) अधिकृत प्रतिनिधियों का विवरण पर उपलब्ध है :	https://www.noor.gov.m/nome/downloads
J.	(ज) जायपृता त्रातामायया यम ।ययस्य यर उपराज्य ह .	
एतद	द्वारा सुचना दी जाती है कि माननीय राष्ट्रीय कम्प	ानी विधि न्यायाधिकरण, पीठ-IV, दिल्ली ने एमके

फर्नक्राफ्ट प्राइवेट लिमिटेड के विरुद्ध दिनांक 16.02.2022 को कॉर्पोरेट ऋण शोध अक्षमता समाधान प्रक्रिय आरम्भ करने का आदेश दिया है। एमके फर्नकाफ्ट पाइवेट लिमिटेड के सभी लेनदारों से एतदारा अपने दावों का प्रमाण 02.03.2022 को अथव

इससे पूर्व अन्तरिम समाधान प्रोफेशनल के पास प्रविष्टि सं. 10 पर उल्लिखित पते पर प्रस्तुत करने के लिए वित्तीय लेनदार प्रमाण सहित अपने दावे केवल इलेक्ट्रॉनिक साधनों द्वारा प्रस्तुत करना होगा। अन्य सर्भ

लेनदार अपने दावों का प्रमाण दस्ती (व्यक्तिगत रूप से). डाक द्वारा अथवा इलेक्टॉनिक साधनों द्वारा प्रस्तत कर सकते हैं।

दावे के फर्जी अथवा भ्रामक प्रमाण की प्रस्तति दण्डनीय होगी।

अन्तरिम समाधान प्रोफेशनत एमके फर्नक्राफ्ट प्राइवेट लिमिटेड व

श्री हंस राज भोगर

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market. Ahmedabad, Gujarat, India. Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770 This Post Offer Advertisementis being issued by Kunvarii Finstock Private Limited "Manager to the Offer") on behalf Mr. Kavit Javeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers"),in connection with the Open Offer made by the Acquirers to acquire 18,07,738 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1,75/- (One Rupee

and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express Gusarati) (Ahmedabad Edition). Name of the Target Company Mercury Metals Limited Name of the Acquirer -1 Kavit Jayeshbhai Thakkar

Artiben Jayeshbhai Thiikkar Name of the Acquirer -2 Name of the Manager to the offer | Kunvarij Finstock Private Limited 5. Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details 24th January 2022 (Monday) a.) Date of opening of the offer 7th February 2022 (Monday) b.) Date of closing of the offer Date of Completion of Payment of 17th February 2022 Consideration and communication

of Rejection/Acceptance Details of Acquisition: Proposed in the Letter Actuals **Particulars** of offer \$1.75 (One Rupee \$1.75 (One Rupee and Offer Price (in 1) Seventy Five Paisa) and Seventy Five Paisa; Aggregate number of 18,07,730 Equity Shares: 10,65,245 Equity Shares Shares tendered 18,07,730 Equity Shares 10,65,245 Equity Shares Aggregate number of Shares accepted ₹ 31,63,528/- (Rupees ₹ 18.64,179/- (Rupees Size of the Offer (Number of Equity Shares multiplied by Offer Price per Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four Equity Share) Thousand Five Hundred Thousand One Hundred and Twenty Eight Only) and Seventy Nine Only Shareholding of the Acquirer before Public Announcement Number . % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') 34,61,208 Number 0.00% . % of Equity Share Capital 49.78% Shares acquired by way of open offer 10,65,245 Number 18.07,730 15.32% · % of Equity Share Capital 26.00% Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Not Applicable Not Applicable

34,91,600 50.22 24,26,355 34.90 The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Shares

Pre Offer

Pre Offer

% of Equity

Post Offer

Post Offer

Share Capital Shares Share Capital

45.22.653

% of Equity No. of % of Equity

Shares | Share Capital Shares | Share Capita

No. of | % of Equity

65.10

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS



Date: 18th February 2022

Place: Vadodara

Pre & Post offer shareholding

10. Pre & Post offer Shareholding

of the acquirers

of the Public

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email ld : niraj.thakkar@kunvarji.com Driven By Knowledge Website: www.kumvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Tel. No.: 079-66669000 For and on behalf of the acquirers Mr. Kavit Jayeshbhai Thakkar (Acquirer 1)

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

KUNVARJI FINSTOCK PRIVATE LIMITED

Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2) RateGain®

रेटगेन ट्रैवल टेक्नोलॉजीज लिमिटेड (पूर्व की रेटगेन टैवल टेक्नोलॉजीज प्राइवेट लिमिटेड) सीआईएन: L72900DL2012PLC244966 पंजीकृत कार्यालय : एम-140, ग्रेटर कैलाश पार्ट-II, नई दिल्ली -110048, भारत दूरभाष : 011 - +91 120 5057 000; ई-मेल : compliance@rategain.com

वेबसाइट : www.rategain.com पोस्टल बैलट सूचना

एतद्वारा सूचना दी जाती है कि कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 और 22 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108, 110 (सामूहिक रूप से ''अधिनियम'' संदर्भित), सेर्ब (सूचीबद्धता दायित्व एवं प्रकटन अपेक्षाएं) विनियम, 2015 (सूचीबद्धता विनियम) के विनियम 44, भारत के कंपनी सचिव संस्थान द्वारा जारी सामान्य बैठकों पर सचिवीय मानक -2 तथा साधारण बैठक/पोस्टल बैलट प्रक्रिया संचालित करने हेत कॉर्पोरेट मामले मंत्रालय द्वारा जारी दिशानिर्देशों के अनुसार 11 फरवरी 2022 के पोस्टल बैलट नोटिस (नोटिस) में निर्धारित निम्नलिखित विशेष संकल्प के संबंध में सामान्य परिपत्र संख्या 17/2020 दिनांक 13, 2020, 22/2020 दिनांक 15 जून,2020, 33/2020 दिनांक 28 सितंबर, 2020 39/2020 दिनांक 31 दिसंबर, 2020, 10/2021 दिनांक 23 जून, 2021 और 20/2021 दिनांक 08 दिसंबर 2021 के साथ पठित सामान्य परिपत्र सं. 14/2020 दिनांक 8 अप्रैल, 2020 (एमसीए) तथा किसी अन्य प्रयोज्य कानूनों, नियमों एवं विनियमों. यदि कोई हो, के माध्यम से, रेटगेन ट्रैवल टेक्नॉलॉजीज लिमिटड (कम्पनी) के सदस्यों के अनुमोदन हेतु केवल इलेक्ट्रॉनिक माध्यम (रिमोट ई-वोटिंग) द्वारा पोस्टल बैलद प्रक्रिया सम्पन्न की जायेगी।

1. 'रेटगेन- स्टॉक अप्रेडेशन राइट्स (एसएआर) स्कीम, 2022' का अनुमोदन

2. रेट गेन - स्टॉक अप्रेडेशन राइट्स (एसएआर) योजना, 2022 के तहत भारत में या भारत के बाहर सहायक कंपनी या उसकी सहयोगी कंपनी सहित समृह कंपनी के कर्मचारियों को स्टॉक अप्रेडेशन राइट्स (एसएआर) इकाइयों के अनुदान के लिए स्वीकृति सेबी (शेयर आधारित कर्मचारी लाभ और स्वीट इक्विटी) विनियम, 2021 के विनियम 6(2) के साथ पठित

अधिनियम की धारा 102,110 और अन्य लागु प्रावधानों, यदि कोई हो, के तहत विस्तृत व्याख्यात्मक विवरण प्रस्तावों संबंधित भौतिक तथ्यों को निर्धारित करना नोटिस का हिस्सा है। व्याख्यात्मक विवरण के साथ यह नोटिस कंपनी की वेबसाइट www.rategain.com, स्टॉक एक्सचेंजों की वेबसाइट, यानी बीएसई लिमिटेड और एनएसई क्रमशः www.bseindia.com और

www.nseindia.com पर और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर उपलब्ध है सभी सदस्यों को सूचित किया जाता है कि : 1. कंपनी ने गुरुवार, फरवरी 17,2022 को ई-मेल के माध्यम से पोस्टल बैलेट नोटिस सदस्यों को भेजने क काम परा कर लिया है।

2. रिमोट ई-वोटिंग सुविधा का लाभ उठाने के लिए सदस्यों की पात्रता सुनिश्चित करने के उद्देश्य से अब तक की कट-ऑफ तिथि शुक्रवार, 11 फरवरी,2022 है। जिन सदस्यों का नाम कंपनी के सदस्यों के रजिस्टर में दर्ज है या डिपॉजिटरी द्वारा रखे गए लाभार्थी मालिकों में कट-ऑफ तिथि के अनुसार दर्ज किया गय है, वे केवल रिमोट ई-वोटिंग सविधा का लाभ उठाने के हकदार होंगे। कोई व्यक्ति जो कट-ऑफ तिथि के अनुसार सदस्य नहीं है, उसे केवल सूचना के उद्देश्य से इस नोटिस को समझना चाहिए।

3. एमसीए परिपत्रों की आवश्यकताओं के अनुपालन में, पोस्टल बैलेट फॉर्म और प्री-पेड बिजनेस रिप्लाइ लिफाफे के साथ नोटिस की भौतिक प्रति सदस्यों को इस पोस्टल बैलेट के लिए नहीं भेजी गई है। सदस्य यह भी नोट करें कि उपरोक्त एमसीए परिपत्रों के अनुपालन में, इस नोटिस में प्रस्तावित प्रस्ताव पर सदस्ये की सहमति/असहमित का संचार रिमोट ई-वोटिंग सिस्टम के माध्यम से केवल काल्पनिक स्थान पर होगा जिन सदस्यों ने अपना ई-मेल पता पंजीकृत नहीं किया है, उनसे अनुरोध है कि वे इसे निम्न तरीके से पंजीकृत करें:

. (i) भौतिक रूप में शेयर रखने वाले सदस्य और जिन्होंने कंपनी के साथ अपनी ई–मेल आईर्ड पंजीकृत/अपडेट नहीं की है, उनसे अनुरोध है कि फोलियो नंबर, सदस्य का नाम और पता पैन कार्ड की स्व-सत्यापित प्रति, और आधार की स्व-सत्यापित प्रति के विवरण के साथ वे einward.ris@kfintech.com पर विधिवत हस्ताक्षरित अनुरोध पत्र भेजकर केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड के साथ अपनी ईमेल आईडी को पंजीकृत/अपडेट करें या कंपनी सचिव को compliance@rategain.com पर एक ई-मेल भी भेज सकते हैं।

(ii) डीमैटीरियलाइज्ड मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे अपनी ईमेल आईडी को संबंधित डिपॉजिटरी पार्टिसिपेंटस के पास रजिस्टर/अपडेट करें जहां उनके डीमैट खाते हैं। ई-मेल के सफल पंजीकरण के बाद, सदस्य को इस पोस्टल बैलट में ई-वोटिंग में सक्षम होने के लिए यजर आईडी तथा पासवर्ड सहित सदस्य को सचना की एक सॉफ्ट प्रति तथा ई-वोटिंग की प्रक्रिया प्राप्त

5. कोई भी सदस्य जिसे पोस्टल बैलट सुचना नहीं प्राप्त हुई है वे कम्पनी है पास compliance@rategain.com पर आवेदन कर सकते हैं। 6. रिमोट ई-वोटिंग की अवधि शुक्रवार, 18 फरवरी, 2022 को सुबह 9:00 बजे शुरू होती है और शनिवार

19 मार्च, 2022 को शाम 5:00 बजे समाप्त होती है। सभी शेयरधारकों के लिए, चाहे वे भौतिक रूप मे हों या डीमैट रूप में शेयर धारण करते हों, इसके बाद मतदान के लिए एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉडयल को निष्क्रिय कर दिया जाएगा। एक बार किसी सदस्य द्वारा किसी प्रस्ताव पर वोट डालने के बाद बाद में किसी भी बदलाव की अनमति नहीं दी जाएगी।

7. कंपनी ने श्री श्रेयांश प्रताप जैन, पर्णकालिक प्रैक्टिसिंगद कंपनी सचिव (सदस्यता संख्याः एफ 8621) के रिमोट ई-वोटिंग के माध्यम से पुरी डाक मतपत्र प्रक्रिया निष्पक्ष और पारदर्शी तरीके से संचालित करने के लिए संवीक्षक के रूप में नियक्त किया है।

8. पोस्टल बैलेट/ई-वोटिंग के परिणाम कंपनी के पंजीकृत कार्यालय में अध्यक्ष या उसके द्वारा इस संबंध में अधिकृत किसी अन्य व्यक्ति द्वारा मंगलवार, 22 मार्च, 2022 को सायं 5:00 बजे या उससे पहले घोषित किए जाएंगे। स्क्रूटिनाइजर की रिपोर्ट के साथ परिणाम कंपनी की वेबसाइट यानी www.rategain.com और एनएसडीएल की वेबसाइट यानी www.evoting.nsdl.com पर रखे जाएंगे और बीएसई और एनएसई को भी सूचित किया जाएगा, जहां कंपनी शेयर सूचीबद्ध हैं और उनकी संबंधित वेबसाइटों अर्थात www.bseindia.com तथा www.nseindia.com. पर उपलब्ध कराए जाएंगे।

ई-वोटिंग प्रक्रिया से संबंधित किसी पूछताछ या शिकायत के लिए शेयरधारक www.evoting.nsdl.com पर उपलब्ध डाउनलोड खण्ड में Frequently Asked Questions (FAQs) for Shareholders तथ e-voting user manual का संदर्भ ले सकते हैं अथवा सम्पर्ककरें : श्री अमित विशाल, सहायक उपाध्यक्ष एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, 4था तल, कमला मिल्स कम्पाउंड, सेनापित बापत मार्ग, लोअर परेल (पश्चिम), मुम्बई-400013 से evoting@nsdl.co.in पर या टोलफ्री नं. : 18001020990 एव 1800224430 पर संपर्क करें।

निदेशक मंडल के आदेशानुसार कते रेटगेन टैवल टेक्नोलॉजीज लिमिटेड

थॉमस पी. जोशुआ उपाध्यक्ष - कानूनी और कंपनी सचिव

सदस्यता संख्याः एफ 9839

www.readwhere.com

Date: Thursday, February 17, 2022

Place: Pune

Pradeep Kishan Khandagale स्थान : नई दिल्ली पंजीकरण सं. : IBBI/IPA-003/ICAI-N-00389/2021 -22/1394 नोएडा, फरवरी 17,2022 **Managing Director**

तिथि : 17.02.2022

उधारकर्ता राशि का प्रतिभगतान करने में विफल हो चके हैं. अंतएव एतदद्वारा उधारकर्ता तथा जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित सम्पत्ति का, उक्त नियमावली के नियम 9 के साथ पिटत उक्त अधिनियम की धारा 13 की उप—धारा (4) के अंतर्गत उनको प्रदत्त शक्तियों के प्रयोगान्तर्गत, 17 फरवरी 2022 के प्रतीकात्मक कब्जा ग्रहण कर लिया है।

उधारकर्ता को विशेष रूप में तथा जनसाधारण को एतदद्वारा सावधान किया जाता है कि सम्पत्ति का लेन–देन न करें तथा सम्पत्ति का कोई व किसी भी प्रकार का लेन–देन जो होगा. वह रू 16,07,97,053.38 (रुपए सोलह करोड सात लाख सत्तानबे हजार तिरेपन एवं अडतीस पैसे मात्र) की एक राशि तथा इस राशि पर ब्याज हेतु बैंक के प्रभाराधीन होगा।

अचल संपत्ति का विवरण

पृथक आवासीय संपत्ति के समस्त भाग तथा अंशः जो भृखंड सं. 79 ब्लॉक सी, मसजिद मोठ आवासीय योजना (वर्तमान में पंचशील एन्क्लेव के रूप में अभिज्ञात) नुई दिल्ली—110017 में स्थित है. जिसका अधिमापन 213.60 वर्ग मीटर (लगभग) है. और जो निम्नानुसार प्रत्युत और परिसीमित हैः उत्तर— भूखंड सं. 80, दक्षिण— भूखंड सं. 78 पूर्व— सड़क, पश्चिम— भुखंड सं. 34 संपत्ति (2)

पथक वाणिज्यिक संपत्ति के समस्त भाग तथा अंशः जो भुखंड सं. २४७४ प्रथम तल, गली सं 09, बीडनपुरा, करोल बाग, नई दिल्ली—110005 में स्थित है, जिसका अधिमापन 222 वर्ग गज (लगभग) है. और जो निम्नानसार प्रत्यत और परिसीमित है: उत्तर– गली सं. 9. दक्षिण– गली सं. 10, पूर्व— भूखंड सं. 2775, पश्चिम— अन्य संपत्ति (संपत्तियां)

दिनांकः 18/02/2022 स्थानः नई दिल्ली

हस्ता./- प्राधिकृत अधिकारी डच बैंक एजी

विशाल चरण

जैनेक्स मीडिया एलएलपी

फंजीकरण कार्यालयः 4805/24/305, टी/एफ आरएनओ मारत राम रोड दरिया गंज दिल्ली सेंट्रल दिल्ली डीएल 110002 IN, एलएलपिन: एएयी-1382

के भाग । के तहत पंजीकरण के बार में सूचना देने वाला विज्ञापन अध्याय XXI कंपनी अधिनियम, 2013 की धारा 374(बी) और कंपनी (पंजीकरण के लिए अधिकृत) नियमए 2014 के नियम 4(1) के अनुसार

फॉर्म नंबर युआरसी-2

एतदद्वारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की उप-धारा (2) के अनुसरण में, विल्ली में रजिस्टार को एक आवेदन विया गया है कि जैनेक्स मीडिया एलएलपी को अध्याय XXI के भाग I के तहत पंजीकृत किया जा सकता है। कंपनी अधिनियम 2013, शेयरों द्वारा सीमित कंपनी के रूप में। कंपनी के प्रमुख उद्देश्य इस प्रकार है:

(I) - ग्राहकों को सभी प्रकार की स्विधाएं जैसे कुपन कोड़, प्रोमो कोड़, डिस्काउंट कोड़ और वाउचर कोड आदि प्रदान करने के साथ-साथ कंपनी द्वारा प्रदान की जाने वाली कैशबैक लुविधाएँ या सेवाएं प्रदान करने का व्यवसाय करना।

a - एक एप्लिकेशन सर्विस प्रोवाइडर/बर्ड पार्टी प्रोत्तेसर के रूप में सभी प्रकार के इंटरमेट पेमेंट गेंटवे का व्यवसाय करना, जो कि मोबाइल, इंटरनेट और एटीएम, यनिफाइड पेमेंट के माध्यम से पूरे भारत में बैंकों के भीतर तुरंत पैसा ट्रांसफर करने के लिए भारत का एक इलेक्ट्रॉनिक फंड ट्रांसफर सिस्टम है। गेटवे लाइसँस विभिन्न बँकों, विलीय संस्थानों और अन्य वर्टिकल उद्योगों को बैंक खाता दिवरण दर्ज किए बिना स्मार्टफोन से पैसे मेजने और प्राप्त करने के लिए।

प्रस्तावित कंपनी के डाफ्ट मेमोरेंडम और आर्टिकल्स ऑफ एसोसिएशन की एक प्रति का निरीक्षण 4805/24/305, टी/एफ आरएनओ भारत राम रोड दरिया गंज दिल्ली संद्रल दिल्ली बीएल 110002 IN I

एतद्वारा नोटिस दिया जाता है कि इस आवेदन पर आपत्ति करने वाला कोई भी व्यक्ति इस नोटिस के प्रकाशन की तारीख से इक्कीस दिनों के मीतर दिल्ली मे रिजस्टार को लिखित रूप में अपनी आपत्ति कंपनी के पंजीकृत कार्यालय में एक प्रति के साथ सुचित कर सकता है।

विनाक: 18-02-2022 रथानः दिल्ली

एसडी/-श्री मोहित कुमार रस्तोगी श्रीमती प्रीति मित्तल

आवेदक का नाम

गुमशुदा/अपहृत की तलाश



सर्वसाधारण को सूचित किया जाता है कि एक व्यक्ति जिसका नाम प्रेम प्रकाश पुत्र दीन दयाल, पता वाई-1833, मंगोलपुरी दिल्ली, जो दिनांक 23.11.2021 को थाना क्षेत्र, मंगोलपुरी, दिल्ली से लापता / अपहृत है। इस संदर्भ में एक डीडी सं. 88-ए दिनांक 24.11.2021 थाना मंगोलपुरी, दिल्ली में दर्ज है। गुमशुदा / अपह्रत व्यक्ति का ब्यौरा इस प्रकार है :

नाम : प्रेम प्रकाश पिता का नाम : दीन दयाल, उम्र : 24 साल, कद : 5 फुट 5 इंच, **रंग** : गोरा, **चेहरा** : गोल, **पहनावा** : सफंद रंग का सर्ट और नीले कलर का जीन्स पहने हुए है।

अगर किसी व्यक्ति को इस बारे में कोई जानकारी / सूचना मिले तो कुपया

निम्नलिखित फोन नम्बरों पर सुवित करें। वेबसाइट : http://cbi.nig.in

थानाध्यक्ष ई−मेल : cic@cbi.gov.in थाना : मंगोलपुरी, दिल्ली फेक्स : 011-24368639 फोन : 011-27921168 फोन : 011-24368638, 24368641

DP/1466/OD/2022

27922186

गुमशुदा/अपहृत की तलाश



सर्व साधारण को सुचित किया जाता है कि एक व्यक्ति जिसका नामः राजू पुत्रः विजय कमार, पताः म.नं. ८१, गली नं. १८, शिव राम पार्क, निहाल विहार, दिल्ली, उम्र: 46 साल, कदः 5'5", रंगः गेहुआ, चेहराः लम्बा, पहनावाः नामालूम, जो दिनांक 02.07.2021 से पुलिस स्टेशन निहाल विहार, दिल्ली क्षेत्र से लापता / अपहृत है। इस बाबत DD 62-A. दिनांक 15.11.2021, थानाः निहाल

राजू

विहार, दिल्ली में दर्ज है। स्थानीय पुलिस द्वारा हर संभव कोशिश के बाद भी इस लापता / अपहृत व्यक्ति के बारे में कुछ मालम नहीं हो पाया है। अगर किसी को भी इस

लापता / अपहृत व्यक्ति के बारे में कोई जानकारी मिले तो कृपया निम्नलिखित पर सुचित करें। वेबसाईटः http://cbi.nic.in थाना प्रमुख ई—मेल: cic@cbi.gov.in पुलिस स्टेशन, निहाल विहार, दिल्ली फैक्स: 011-23011334 फोनः 011-25946700, 25946710

सन सोर्स लीफिन प्राईवेट लिमिटेड **CIN**: U 51909 DL 1996 PTC 192605

पंजीकृत कार्यालय: वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 ई—मेल: sunsourceleafin123@gmail.com, दूरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार के समक्ष

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

सन सोर्स लीफिन प्राईवेट लिमिटेड

DP/1455/0D/2022

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है, के मामले में

आवेदक कम्पनी सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतदद्वारा सूचना प्रदान की जाती है कि **सन सोर्स लीफिन प्राईवेट लिमिटेड** (कम्पनी) की 15 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेत् क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में बदला जा सके। कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने

की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सुचना प्रकाशन के चौदह दिनों के भीतर प्रसतुत करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

> कृते सन सोर्स लीफिन प्राईवेट लिमिटेड हस्ता०/-सतीश कुमार गुप्ता

तिथि: 17 फरवरी, 2022 ानदशक DIN:00115026 स्थान : दिल्ली

> स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 095726

पंजीकत कार्यालय: वार्ड-4. एसी. लोहा मण्डी. नारायणा. नर्ड दिल्ली-110 028 ई—मेल: starwireindiaelectricity@gmail.com, दूरभाष: 9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा

कम्पनीज अधिनियम, 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन, 2014 के नियम 30(5)(ए) के मामले में

केन्द्रीय सरकार के समक्ष

स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड

जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है,

आवेदक कम्पनी सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लागू प्रावधानों, यदि कोई हों, के अन्तर्गत आम जनता को एतद्द्वारा सूचना प्रदान की जाती है कि स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेतू क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसतूत करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

कृते स्टार वायर (इण्डिया) इलेक्ट्रीसिटी प्राईवेट लिमिटेड हस्ता०/-

सीता राम गुप्ता DIN:00053970

तिथि: 17 फरवरी. 2022 स्थान : दिल्ली

(This is a Public Announcement for information purposes only and not for publication or distribution and is not an Offer Document)



Our Company was originally incorporated as a private limited company under the Companies Act. 1956, pursuant to a Certificate of Incorporation issued by the Registrar of Companies. Pure, Maharashtra dated April 29, 2009, with the name 'Unique Vastushilp and Projects Private Limited'. Subsequently, the name of our Company was changed to 'Univestu India Private Limited' and a fresh Certificate of Incorporation, consequent upon change of name, was issued by the Registrar of Companies, Pune, Manarashtra on March 15, 2016. Subsequently, our Company was converted into a Public Limited Company pursuant to the approval of the shareholders at an Extraordinary General Meeting held on April 25, 2017, and consequently, the name of our Company was changed to 'University India Limited' and a fresh Certificate of Incorporation, consequent upon conversion to Public Limited Company, was issued by the Registrar of Companies, Pune, Maharashtra on May 18, 2017. Corporate Identification Number: L45100PN2009PLC133864:

Registered Office: Univestu, Bunglow No. 36/B. C.T.S. No 994 & 945 (S.No.117 & 118) Medhay Beug, Shiytirth Neger. Kothrud, Paud Road, Pune - 411038, Maharashtra, India: Phone Number: +91-20-2543 4617: Contact Person: Ankta Joshi, Company Secretary & Compliance Officer. Email-ID: cs@univastu.com.Website: www.univastu.com

PROMOTERS OF OUR COMPANY ARE PRADEEP KISAN KHANDAGALE AND RAJASHRI PRADEEP KHANDAGALE FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

RIGHTS ISSUE OF UP TO 1-1 PARTLY PAID-UP* EQUITY SHARES OF FACE VALUE OF \$10,001- (RUPEE TEN ONLY) ("EQUITY SHARES") EACH AT A PRICE OF \$1-11- (RUPEES 1-1 ONLY) PER RIGHT SHARE (INCLUDING A PREMIUM OF T[*]/ (RUPEES [*] ONLY) PER RIGHT SHARE) ("ISSUE PRICE") ("RIGHT SHARES") FOR AN AMOUNT UP TO \$10,00,00,000.00/ (RUPEES TEN CRORES ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF UNIVASTU INDIA LIMITED ("COMPANY" OR "ISSUER") IN THE RATIO OF [+] RIGHT SHARES FOR EVERY [+] EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, [+] ("ISSUE"). THE ISSUE PRICE IS [+] TIMES THE FACE VALUE OF THE EQUITY SHARE, FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 125 OF THE DLOF. "Assuming full subscription." This public announcement is being made in compliance with the provisions of Regulation 72 (2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 as amended ('SEBI ICDR Regulations') ('Public Announcement') to state that University India Limited is proposing, subject to requisite approvals, market conditions, and other considerations, for issue of Equity Shares on rights basis and has on Wednesday, 16 February, 2022 filed the Draft Letter of Offer ("DLoF") with National Stock Exchange of India Limited, the stock exchange on which the Equity Shares of the Company are presently listed ('NSE'). Since the size of the Issue is less than ₹50,00,00,000.00/- (Rupees Fifty Crores Only), as per the SEBI (ICDR) Regulations, the DLoF has not been filed with the Securities and Exchange Board of India ("SEBI") nor SEBI shall issue any observation on the DLoF.

This Public Announcement has been prepared for publication in India and may not be released in any other jurisdiction. Please note that the distribution of the DLoF and the issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Accordingly, any person who acquires Rights Entitlements or Rights Shares will be deemed to have declared, warranted, and agreed that at the time of subscribing to the Rights Shares or the Rights Entitlements, such person is not and will not be in the United States and/or in other restricted jurisdictions. The Right Shares of the Company have not been and will not be registered under the United States Securities Act of 1933, as amended ('Securities Act'), or in any other jurisdiction which have any restrictions in connection with offering, issuing, and allotting Right Shares within its jurisdiction and/or to its citizens. The offering to which the DLoF relates is not and under no circumstances is to be construed as, an offering of any Right Shares or Rights Entitlements for sale in the United States or any other jurisdiction other than India or as a solicitation therein of an offer to buy any of the said Right Shares or Rights Entitlement.

Investment in equity and equity related securities involves a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment, Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of our Company and this issue including the risks involved. The Right Shares have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF. Investors are advised to refer to the section titled 'Risk Factors' beginning on page 21 of the DLoF before investing in the Issue.

For details on the share capital of our Company, please refer to the section titled. "Capital Structure" beginning on page 48 of the DLoF.

Note: Capitalized terms not defined herein shall have the same meanings ascribed to such terms in the DLoF.

LEAD MANAGER TO THE ISSUE

CAPITALS QUARE" Teaming together to create value

CAPITALSQUARE ADVISORS PRIVATE LIMITED

208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (East), Mumbai - 400093, Maharashtra, India

Phone Number: +91-22-66849999/ +91-9874283532 Website: www.capitalsquare.in Email ID/ Investor Grievance ID: tahrnoy.baherjee@capitalsquare.in/

pankita patei @ capitalsquare in Contact Person: Mr. Tanmoy Banerjee/Ms Pankits Patel SEBI Registration Number: INM000012219

Validity: Permanent

REGISTRAR TO THE ISSUE

1st Floor, Bharat Tin Works Building, Opposite Vasant Oasis, Makwana Road, Marol,

Bigshare Services Pvt. Ltd.

E-mail ID/ Investor grievance e-mail: investor@bigshareonline.com/

BIGSHARE SERVICES PRIVATE LIMITED

Andheri (East), Mumbai - 400 059 Maharashtra, India

Phone Number: 022 - 40430200 / 62638200

SEBI Registration Number: INR000001385

Website: www.bigshareonline.com

rightsissue@bigshareonline.com

Validity: Permanent

Contact Person: Mr. Ashish Bhope

Disclaimer: Univastu India Limited is proposing, subject to the receipt of requisite approvals, market conditions, and other considerations, to make a right issue of its Equity Shares and has filed the DLoF with NSE. The DLoF is available on NSE website at www.nseindia.com as well as on the website of the Lead Manager at www.capitalsguare.in. Investors should note that investment in Equity Shares involve a high degree of risk and for details relating to the same, see the section titled 'Risk Factors' on page 21 of the DLoF.

On behalf of Board of Directors Univastu India Limited Sd/ Pradeep Kishan Khandagale

उम्मीद हाउसिंग फाइनेंस प्रा. लि. पंजीकृत कार्यालयः 318, डीएलएफ मैग्लोलिअस, सेक्टर—42, गोल्फ कोर्स रोड्, गूरुग्राम (हरियाणा)—122002 तथा निगमित कार्यालयः यूनिट 809—815, 8वां तल, टॉवर—ए, ईएमएएआर डिजिटल ग्रीन्स, गोल्फ कोर्स एक्सटेंशन रोड, सेक्टर-61, गुरुग्राम-122002 (हरियाणा) सीआईएनः यू६५९२२एचआर२०१६पीटीसी०५७१८४

अचल संपत्तियों के विक्रयार्थ विक्रय सूचना

प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8(6) के साथ पठित नियम 8(5) के तहत वित्तीय परिसंपत्तियों प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के अंतर्गत अचल परिसंपत्तियों के विक्रय हेत् नीलामी विक्रय सचना।

एतदद्वारा जनसाधारण को तथा विशेष रूप में उधारकर्ता(ओं) तथा गारंटर(रों), जिनके विवरण निम्न वर्णित तालिका दिए गए हैं, को सचित किया जाता है कि प्रतिभत ऋणदाता के पास बंधक / प्रभारित निम्न विवरणित अचल संपत्ति जिसका भौतिक कब्जा एसेल द्वारा इसके पक्ष में ऋण के समनुदेशन के अनुसार उम्मीद हाउसिंग फाइनेंस प्राइवेव लिमिटेड के प्राधिकृत अधिकारी अर्थात प्रतिभृत ऋणदाता द्वारा 21.12.2021 को ले लिया गया है, का विक्रय कंपनी की बकाया देयराशियों की वसली के लिए ''जैसी है जहां है''. ''जैसी है जो है'' और ''वहां जो कछ भी है'' आधार प दिनांक 17.03.2022 को किया जाएगा।

ज्ञात भारग्रस्तता, यदि कोई हो, के साथ अचल संपत्ति का विवरण संपत्ति के समस्त भाग तथा अंशः संपत्ति जो एलआईजी फ्लैट नं. 2 (बाएं हाथ की ओर की यनिट) प्रथम तल. संपति

सं. डी-15/26 एवं 15/27, डीएलएफ, अंकुर विहार, लोनी, गाजियाबाद, उ.प्र. में स्थित है। प्रतिभूत परिसंपत्तियों की अनुसूची

 ई—नीलामी की तिथि एवं समय
 धराज जमा करने की अंतिम तिथि आरिक्षत मूल्य
 संपत्ति की धराज ष्धारकर्ता/ओं तथा गारंटर/रों 3. बोली वृद्धि 3 संपत्ति निरीक्षण की तिथि एवं समय संजय कुमार, #अंकूर विहार लोनी गाजियाबाद से 1.00 बजे के बीच 5 मिनटों के असीमित विस्ता रु 5 89 950 /-(उ.प्र.), फ्लैट सं.-एफएफ02, डीएलए गाजियाबाद, के साथ धरोहर राशि जमाः केवाईसी के साथ धराज जमा करने की अंति रु. 58,995 ∕ − ऋण सं: LXLAX01116-170000008 तिथि 21 / 02 / 2022 को सायं 7.00 बजे (भा.म बोली वृद्धि— कुल बकाया राशिः रु. 683351/— दिनांक स.) तक है 10,000 / – ਰੂ 10/08/2021 के अनुसार साथ में पूर्ण भुगतान 3. निरीक्षण की तिथिः 24 एवं 25 फरवरी 202 होने तक 12/08/2021 से लागू भावी ब्याज | को 11.00 बजे से 4.00 बजे (भा.मा.स.) के बीच ऐसे गुणकों में स्थान : नई दिल्ली प्राधिकृत अधिकारी, उम्मीद हाउसिंग फाइनेंस प्रा. लि. दिनांक : 17/02/2022

> स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड CIN: U 45201 DL 1998 PTC 093641

पंजीकृत कार्यालय: वाई-4. एसी. लोहा मण्डी. नारायणा. नई दिल्ली-110 028 ई—मेल: starwireindiabiomass@gmail.com दूरभाष: :9350150766 क्षेत्रीय निदेशक, उत्तरी क्षेत्र कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा

केन्द्रीय सरकार के समक्ष कम्पनीज अधिनियम 2013 की धारा 13(4) एवं कम्पनीज (निगमन) नियमन 2014 के नियम

30(5)(ए) के मामले में

स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड जिसका पंजीकृत कार्यालय वाई-4, एसी, लोहा मण्डी, नारायणा, नई दिल्ली-110 028 में स्थित है,

के मामले में आवेदक कम्पनी

सार्वजनिक सूचना

कम्पनीज अधिनियम, 2013 की धारा 13 साथ में पठित कम्पनीज (निगमन) नियमन, 2014 के नियम 30 एवं अन्य लाग प्रावधानों. यदि कोई हों. के अन्तर्गत आम जनता को एतदद्वारा सचना प्रदान की जाती है कि स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड (कम्पनी) की 16 फरवरी, 2022 को सम्पन्न विशेष सामान्य बैठक में कम्पनी के मैमोरनडम ऑफ एसोसियेसन में पारित विशेष प्रस्ताव बदलाव के सम्बन्ध में पृष्टीकरण हेत् क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, नई दिल्ली के कार्यालय द्वारा केन्द्रीय सरकार को आवेदन का प्रस्ताव कर रही है ताकि कम्पनी के पंजीकृत कार्यालय को राष्ट्रीय राजधानी क्षेत्र ऑफ दिल्ली से हरियाणा राज्य में

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने

कृते स्टार वायर (इण्डिया) बायोमास प्राईवेट लिमिटेड

तिथि: 17 फरवरी, 2022 स्थान : दिल्ली

DIN:00054145

(सीआईएन: U52599DL2018PLC333450) पंजीकृत कार्यालयः 5709, गली नंबर 6, सुभाष मोहल्ला, गांधी नगर, नई दिल्ली -110031

ईमेलः cs@bazarindia.co.in; वेबसाइटः www.bazarindia.co.in फोन नंबर:+91 9289634081

असाधारण आम बैठक तथा ई-वोटिंग जानकारी की सूचना

एतद्वारा सचना दी जाती है कि ईजीएम की सचना में निर्धारित व्यवसायों के लेनदेन के लिए कार्पोरेट मामले मन्त्रालय द्वारा निर्गत विभिन्न परिपत्रों (''एमसीए परिपत्र'') के साथ पठित कम्पनी अधिनियम, 2013 तथा उसके तहत निर्मित नियमों के अनुपालन में कम्पनी के सदस्यों की असाधारण आम बैठक ('ईजीएम') वीडियो कांफ्रेंसिंग (''वीसी'')/अन्य ऑडियो विज्ञअल साधनों (''ओएवीएम'') वे माध्यम से बृहस्पतिवार, 10 मार्च, 2022 को 1.00 बजे अप. (भा.मा.स.) पर सदस्यों की भौतिक उपस्थिति के बिना आयोजित की जायेगी।

किए जाने वाले व्यवसाय निर्धारित करने वाली बैठक की सूचना सदस्यों के पास ईमेल के माध्यम से उनके पंजीकृत ईमेल पते भेज दी गई है।

कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108 के अनुसार, कंपनी 3 मार्च, 2022 की कट-ऑफ तिथि पर इक्विटी शेयर रखने वाले अपने सदस्यों को ईजीएम में किए जाने वाले कारोबार के संबंध में ई-वोटिंग की सविधा प्रदान कर रही है. जिसके लिए कंपनी ने नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ('एनएसडीएल') की सेवार्प ली हैं। रिमोट वोटिंग का विवरण नीचे दिया गया है:

(ii) रिमोट ई-वोटिंग सोमवार, 7 मार्च, 2022 को सुबह 9:00 बजे भा.मा.स. पर शुरू होगी। (iii) रिमोट ई-वोटिंग बुधवार, 9 मार्च, 2022 को शाम 5:00 बजे भा.मा.स. पर समाप्त होगी। ऊपर

(iv) कंपनी बैठक में भाग लेने वाले उन सदस्यों के लिए ईजीएम के दौरान ई-वोटिंग की सुविधा भी दे रही है, जिन्होंने रिमोट ई-वोटिंग द्वारा अपना वोट नहीं डाला है। हालांकि, ईजीएम से पहले रिमोट ई-वोटिंग द्वारा वोट डालने वाले सदस्य ईजीएम में शामिल हो सकते हैं लेकिन वोट देने

v) कोई सदस्य मतदान के केवल एक तरीके का विकल्प चुन सकता है अर्थात रिमोट ई–वोटिंग य करता है. तो रिमोट ई-वोटिंग के माध्यम से किया गया मतदान मान्य होगा

बाद शेयरधारक बन जाता है और कट-ऑफ तिथि यानी बहरपतिवार, 3 मार्च, 2022 को शेयर धारण करता है, evoting@nsdl.co.in पर अनुरोध भेजकर ई-वोटिंग के लिए लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है।

कम्पनी की वेबसाइट www.bazarindia.co.in तथा कम्पनी की सूचना प्रदर्शित करने वाली एजेंसी की वेबसाइट www.evoting.nsdl.com है।

से evoting@nsdl.co.in/ 1800 1020 990 और 1800 224 430 पर संपर्क कर सकते हैं या सोनी सिंह, सहायक प्रबंधक, एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, चौथी मंजिल, कमला मिल्स कंपाउंड, सेनापित बापट मार्ग, लोअर परेल, मुंबई-400 013 से evoting@nsdl.co.in पर

स्थानः गुरुग्राम

कंपनी सचिव

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन] एमके फर्नकाफ्ट पाइवेट लिमिटेड के लेनदारों के ध्यानार्थ सुसंगत विशिष्टियाँ

		l l
2.	कार्पोरेट देनदार के निगमन की तिथि	13.02.2009
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित/पंजीकृत है	आरओसी–दिल्ली
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या/सीमित दायित्व पहचान संख्या	U36109DL2009PTC187620
5.	कार्पोरेट देनदार के पंजीकृत कार्यालय तथा प्रधान कार्यालय (यदि कोई हो) का पता	
6.	कार्पोरेट देनदार के सम्बन्ध में ऋण शोध अक्षमता आरंभन की तिथि	16/02/2022
7.	ऋण शोध अक्षमता समाधान प्रक्रिया के समापन की पूर्वानुमानित तिथि	15/08/2022
8.	अन्तरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋण शोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्बर	श्री हंसराज भोगरा पंजीकरण सं. : IBBI/IPA-003/ICAI-N-00389/2021 -22/13940
9.	अन्तरिम समाधान प्रोफेशनल पता और ई-मेल, जैसा कि बोर्ड में पंजीबद्ध है।	पता : 5, भूतल, गर्ग प्लाजा, भेड़ा एन्कलेव, पश्चिम विह निकट भटनागर इंटरनेशनल स्कूल, नई दिल्ली–110087 ई-मेल : hansrajbhogra@gmail.com
10.	अन्तरिम समाधान प्रोफेशनल का पत्राचार हेतु प्रयुक्त पता और ई-मेल	पता : एएए इंसॉल्वेंसी प्रोफेशनल्स एलएलपी, ई-10ए, कैल कॉलोनी, नई दिल्ली-110048 ई-मेल : mkfurncraft@aaainsolvency.com
11.	दावा प्रस्तुत करने हेतु अन्तिम तिथि	02.03.2022 (आदेश प्राप्ति की तिथि से चौदह दिन)
12.	अन्तरिम समाधान प्रोफेशनल द्वारा धारा 21 की उप-धार (6क) के क्लॉज (ख) के तहत अभिनिश्चित लेनदारों की	
	श्रेणियाँ, यदि कोई हो	4
13.		अप्रयोज्य

फर्नक्राफ्ट प्राइवेट लिमिटेड के विरुद्ध दिनांक 16.02.2022 को कॉर्पोरेट ऋण शोध अक्षमता समाधान प्रक्रिय आरम्भ करने का आदेश दिया है।

एमके फर्नक्राफ्ट प्राइवेट लिमिटेड के सभी लेनदारों से एतद्वारा अपने दावों का प्रमाण 02.03.2022 को अथव इससे पर्व अन्तरिम समाधान प्रोफेशनल के पास प्रविष्टि सं. 10 पर उल्लिखित पते पर प्रस्तत करने के लिए

वित्तीय लेनदार प्रमाण सहित अपने दावे केवल इलेक्ट्रॉनिक साधनों द्वारा प्रस्तुत करना होगा। अन्य सर्भ लेनदार अपने दावों का प्रमाण दस्ती (व्यक्तिगत रूप से). डाक द्वारा अथवा इलेक्टॉनिक साधनों द्वारा प्रस्तत कर सकते हैं।

अन्तरिम समाधान प्रोफेशनल एमके फर्नक्राफ्ट प्राइवेट लिमिटेड व

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF Registered Office: 36 Advani Market O/S Delhi Municipal Market.

Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

his Post Offer Advertisementis being issued by Kunvarii Finstock Private Limited "Manager to the Offer") on behalf Mr. Kavit Javeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers").in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/-each ("Equity Shares") of the Target Company at ₹ 1.75/-(One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express Guarati) (Ahmedabad Edition). Name of the Target Company Mercury Metals Limited

Name of the Acquirer -1 Kavit Jayeshbhai Thakkar Name of the Acquirer -2 Artiben Jayeshbhai Thakkar Name of the Manager to the offer | Kunvarij Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details 24th January 2022 (Monday) a.) Date of opening of the offer 7th February 2022 (Monday) b.) Date of closing of the offer Date of Completion of Payment of 17th February 2022

Consideration and communication of Rejection/Acceptance

Details of Acquisition: Proposed in the Letter Actuals **Particulars** of offer ₹1.75 (One Rupee \$1.75 (One Rupee and Offer Price (in ₹) Seventy Five Paisa) and Seventy Five Paisa; Aggregate number of 18,07,730 Equity Shares 10,65,245 Equity Shares Shares tendered Aggregate number of 18,07,730 Equity Shares | 10,65,245 Equity Shares Shares accepted Size of the Offer (Number of Equity ₹ 31,63,528/- (Rupees | ₹ 18,64,179/- (Rupees Shares multiplied by Offer Price per Thirty One Lakh Sixty Three Eighteen Lakh Sixty Four Thousand Five Hundred Thousand One Hundred Equity Share) and Twenty Eight Only) and Seventy Nine Only Shareholding of the Acquirer before Public Announcement Number · % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way of Share Purchase Agreement ("SPA") 34,61,208 Number . % of Equity Share Capital 0.00% 49.78% Shares acquired by way of open offer 10,65,245 Number 18:07:730 15.32% . % of Equity Share Capital 26.00% Shares acquired after Detailed Public Statement ('DPS') Number . % of Equity Share Capital Not Applicable Not Applicable Pre & Post offer shareholding Pre Offer Post Offer No. of | % of Equity % of Equity of the acquirers Share Capital Shares Share Capital 45.22.653 65.10 10. Pre & Post offer Shareholding Post Offer % of Equity No. of | % of Equity of the Public Shares | Share Capital Shares | Share Capita

34.91,600 50.22 24.26,355 34.90 The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined berein, shall have the sam meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway KUNVARJI Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564

Email ld : niraj.thakkar@kunvarji.com Website: www.kunvarii.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 For and on behalf of the acquirers

Date: 18th February 2022 Place: Vadodara

Driven By Knowledge

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

रेटगेन ट्रैवल टेक्नोलॉजीज लिमिटेड (पूर्व की रेटगेन ट्रैवल टेक्नोलॉजीज प्राइवेट लिमिटेड) सीआईएन: L72900DL2012PLC244966

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एतद्वारा सूचना दी जाती है कि कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 और 22 के साथ पठित कंपनी अधिनियम, 2013 की धारा 108, 110 (सामूहिक रूप से ''अधिनियम'' संदर्भित), सेर्ब (सूचीबद्धता दायित्व एवं प्रकटन अपेक्षाएं) विनियम, 2015 (सूचीबद्धता विनियम) के विनियम 44, भारत के कंपनी सचिव संस्थान द्वारा जारी सामान्य बैठकों पर सचिवीय मानक -2 तथा साधारण बैठक/पोस्टल बैलट प्रक्रिया संचालित करने हेत कॉर्पोरेट मामले मंत्रालय द्वारा जारी दिशानिर्देशों के अनुसार 11 फरवरी 2022 के पोस्टल बैलट नोटिस (नोटिस) में निर्धारित निम्नलिखित विशेष संकल्प के संबंध में सामान्य परिपत्र संख्या 17/2020 दिनांक 13, 2020, 22/2020 दिनांक 15 जून,2020, 33/2020 दिनांक 28 सितंबर, 2020 39/2020 दिनांक 31 दिसंबर, 2020, 10/2021 दिनांक 23 जून, 2021 और 20/2021 दिनांक 08 दिसंबर 2021 के साथ पठित सामान्य परिपत्र सं. 14/2020 दिनांक 8 अप्रैल, 2020 (एमसीए) तथा किसी अन्य प्रयोज्य काननों, नियमों एवं विनियमों. यदि कोई हो, के माध्यम से, रेटगेन ट्रैवल टेक्नॉलॉजीज लिमिटड (कम्पनी) के सदस्यों के अनुमोदन हेतु केवल इलेक्ट्रॉनिक माध्यम (रिमोट ई-वोटिंग) द्वारा पोस्टल बैलद प्रक्रिया सम्पन्न की जायेगी।

पोस्टल बैलट सूचना

1. 'रेटगेन- स्टॉक अप्रेडेशन राइट्स (एसएआर) स्कीम, 2022' का अनुमोदन

2. रेट गेन - स्टॉक अप्रेडेशन राइट्स (एसएआर) योजना, 2022 के तहत भारत में या भारत के बाहर सहायक कंपनी या उसकी सहयोगी कंपनी सहित समृह कंपनी के कर्मचारियों को स्टॉक अप्रेडेशन राइट्स (एसएआर) इकाइयों के अनुदान के लिए स्वीकृति सेबी (शेयर आधारित कर्मचारी लाभ और स्वीट इक्विटी) विनियम, 2021 के विनियम 6(2) के साथ पठित

अधिनियम की धारा 102,110 और अन्य लागु प्रावधानों, यदि कोई हो, के तहत विस्तृत व्याख्यात्मक विवरण प्रस्तावों संबंधित भौतिक तथ्यों को निर्धारित करना नोटिस का हिस्सा है। व्याख्यात्मक विवरण के साथ यह नोटिस कंपनी की वेबसाइट www.rategain.com, स्टॉक एक्सचेंजों की वेबसाइट, यानी बीएसई लिमिटेड और एनएसई क्रमशः www.bseindia.com और

www.nseindia.com पर और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर उपलब्ध है सभी सदस्यों को सूचित किया जाता है कि : 1. कंपनी ने गुरुवार, फरवरी 17,2022 को ई-मेल के माध्यम से पोस्टल बैलेट नोटिस सदस्यों को भेजने क काम परा कर लिया है।

2. रिमोट ई-वोटिंग सुविधा का लाभ उठाने के लिए सदस्यों की पात्रता सुनिश्चित करने के उद्देश्य से अब तक की कट-ऑफ तिथि शुक्रवार, 11 फरवरी,2022 है। जिन सदस्यों का नाम कंपनी के सदस्यों के रजिस्टर में दर्ज है या डिपॉजिटरी द्वारा रखे गए लाभार्थी मालिकों में कट-ऑफ तिथि के अनुसार दर्ज किया गय है, वे केवल रिमोट ई-वोटिंग सविधा का लाभ उठाने के हकदार होंगे। कोई व्यक्ति जो कट-ऑफ तिथि

3. एमसीए परिपत्रों की आवश्यकताओं के अनुपालन में, पोस्टल बैलेट फॉर्म और प्री-पेड बिजनेस रिप्ला लिफाफे के साथ नोटिस की भौतिक प्रति सदस्यों को इस पोस्टल बैलेट के लिए नहीं भेजी गई है। सदस्य यह भी नोट करें कि उपरोक्त एमसीए परिपत्रों के अनुपालन में, इस नोटिस में प्रस्तावित प्रस्ताव पर सदस्यो की सहमति/असहमति का संचार रिमोट ई-वोटिंग सिस्टम के माध्यम से केवल काल्पनिक स्थान पर होगा जिन सदस्यों ने अपना ई-मेल पता पंजीकृत नहीं किया है, उनसे अनुरोध है कि वे इसे निम्न तरीके से पंजीकत करें:

के अनुसार सदस्य नहीं है, उसे केवल सूचना के उद्देश्य से इस नोटिस को समझना चाहिए।

. (i) भौतिक रूप में शेयर रखने वाले सदस्य और जिन्होंने कंपनी के साथ अपनी ई–मेल आईर्ड पंजीकृत/अपडेट नहीं की है, उनसे अनुरोध है कि फोलियो नंबर, सदस्य का नाम और पता पैन कार्ड की स्व-सत्यापित प्रति, और आधार की स्व-सत्यापित प्रति के विवरण के साथ वे einward.ris@kfintech.com पर विधिवत हस्ताक्षरित अनुरोध पत्र भेजकर केफिन टेक्नोलॉजीज प्राइवेट लिमिटेड के साथ अपनी ईमेल आईडी को पंजीकृत/अपडेट करें या कंपनी सचिव को compliance@rategain.com पर एक ई-मेल भी भेज सकते हैं।

(ii) डीमैटीरियलाइज्ड मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे अपनी ईमेल आईडी को संबंधित डिपॉजिटरी पार्टिसिपेंटस के पास रजिस्टर/अपडेट करें जहां उनके डीमैट खाते हैं। ई-मेल के सफल पंजीकरण के बाद, सदस्य को इस पोस्टल बैलट में ई-वोटिंग में सक्षम होने के लिए युजर आईडी तथा पासवर्ड सहित सदस्य को सुचना की एक सॉफ्ट प्रति तथा ई-वोटिंग की प्रक्रिया प्राप्त

5. कोई भी सदस्य जिसे पोस्टल बैलट सुचना नहीं प्राप्त हुई है वे कम्पनी है पास compliance@rategain.com पर आवेदन कर सकते हैं। 6. रिमोट ई-वोटिंग की अवधि शुक्रवार, 18 फरवरी, 2022 को सुबह 9:00 बजे शुरू होती है और शनिवार

19 मार्च, 2022 को शाम 5:00 बजे समाप्त होती है। सभी शेयरधारकों के लिए, चाहे वे भौतिक रूप मे हों या डीमैट रूप में शेयर धारण करते हों, इसके बाद मतदान के लिए एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉडयल को निष्क्रिय कर दिया जाएगा। एक बार किसी सदस्य द्वारा किसी प्रस्ताव पर वोट डालने के बाद बाद में किसी भी बदलाव की अनुमति नहीं दी जाएगी।

7. कंपनी ने श्री श्रेयांश प्रताप जैन, पूर्णकालिक प्रैक्टिसिंगद कंपनी सचिव (सदस्यता संख्याः एफ 8621) के रिमोट ई-वोटिंग के माध्यम से पुरी डाक मतपत्र प्रक्रिया निष्पक्ष और पारदर्शी तरीके से संचालित करने के लिए संवीक्षक के रूप में नियक्त किया है।

8. पोस्टल बैलेट/ई-वोटिंग के परिणाम कंपनी के पंजीकृत कार्यालय में अध्यक्ष या उसके द्वारा इस संबंध मे अधिकृत किसी अन्य व्यक्ति द्वारा मंगलवार, 22 मार्च, 2022 को सायं 5:00 बजे या उससे पहले घोषित किए जाएंगे। स्क्रूटिनाइजर की रिपोर्ट के साथ परिणाम कंपनी की वेबसाइट यानी www.rategain.com और एनएसडीएल की वेबसाइट यानी www.evoting.nsdl.com पर रखे जाएंगे और बीएसई औ एनएसई को भी सूचित किया जाएगा, जहां कंपनी शेयर सूचीबद्ध हैं और उनकी संबंधित वेबसाइटों अर्थात www.bseindia.com तथा www.nseindia.com. पर उपलब्ध कराए जाएंगे।

ई-वोटिंग प्रक्रिया से संबंधित किसी पछताछ या शिकायत के लिए शेयरधारक www.evoting.nsdl.com पर उपलब्ध डाउनलोड खण्ड में Frequently Asked Questions (FAQs) for Shareholders तथ e-voting user manual का संदर्भ ले सकते हैं अथवा सम्पर्ककरें : श्री अमित विशाल, सहायक उपाध्यक्ष एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, 4था तल, कमला मिल्स कम्पाउंड, सेनापित बापत मार्ग, लोअर परेल (पश्चिम), मुम्बई-400013 से evoting@nsdl.co.in पर या टोलफ्री नं. : 18001020990 एव 1800224430 पर संपर्क करें।

निदेशक मंडल के आदेशानुसार कते रेटगेन टैवल टेक्नोलॉजीज लिमिटेड

थॉमस पी. जोशुआ उपाध्यक्ष - कानूनी और कंपनी सचिव

नोएडा, फरवरी 17,2022 सदस्यता संख्याः एफ 9839

www.readwhere.com

Date: Thursday, February 17, 2022

Place: Pune

Managing Director

की संभावना हो, वह निवेशक शिकायत प्रपत्र में एमसीए-21 के पोर्टल (www.mca.gov.in) पर अथवा कारण को अपने विरोध के समर्थित शपथ पत्र द्वारा उसके विरोध में स्वभाव एवं विरोध के आधारों को क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय बी-2 विंग, द्वितीय मंजिल, पं० दीन दयाल अंतोदय भवन, सीजीओ काम्पलैक्स, लोधी रोड, नई दिल्ली-110003 दिल्ली को इस सूचना प्रकाशन के चौदह दिनों के भीतर प्रसत्त करे, साथ में उसकी एक प्रतिलिपि आवेदक कम्पनी के उपरोक्त वर्णित पंजीकृत कार्यालय को भी प्रेषित करे।

> हस्ता०/-अभिषेक गुप्ता

मायाशील रिटेल इंडिया लिमिटेड

(i) नोटिस भेजने की पूर्णता तिथिः 16.02.2022

उल्लिखित अंतिम तिथि और समय के बाद ई-वोटिंग की अनुमित नहीं दी जाएगी। के हकदार नहीं होंगे।

एजीएम के दौरान ई-वोटिंग के माध्यम से। यदि कोई सदस्य एक से अधिक तरीकों से मतदान (vi) कोई भी व्यक्ति, जो कंपनी के शेयरों का अधिग्रहण करता है और ईजीएम की नोटिस के प्रेषण के

जिन सदस्यों को ईजीएम से पहले या उसके दौरान सहायता की आवश्यकता हो, वे एनएसडीएल संपर्क कर सकते हैं।

दिनांक: 15.02.2022

सार्वजनिक घोषणा

दावे के फर्जी अथवा भ्रामक प्रमाण की प्रस्तति दण्डनीय होगी। श्री हंस राज भोगर

तिथि : 17.02.2022 स्थान : नई दिल्ली पंजीकरण सं. : IBBI/IPA-003/ICAI-N-00389/2021 -22/1394

कृते मायाशील रिटेल इंडिया लिमिटेड

श्वेताम्बरी खुराना

न्यूनतम- 16.5

मौसम

जनसत्ता, कोलकाता, 18 फरवरी, 2022 3

626261

खबर कोना



बीरभूम जिले में गुरुवार को विश्व भारती विश्वविद्यालय परिसर के सामने अरबी भाषा में स्नातक और परास्नातक पाठ्यक्रमों की मांग को लेकर तख्तियां और पोस्टर लेकर धरना-प्रदर्शन करते विद्यार्थी ।

मुख्यमंत्री की सुरक्षा ड्यूटी से लौट रहे पुलिसकर्मियों का वाहन दुर्घटनाग्रस्त

कोलकाता, १७ फरवरी (जनसत्ता)।

मुख्यमंत्री ममता बनर्जी के कूचिबहार दौरे के दौरान सुरक्षा के लिए गए पुलिसकर्मियों का वाहन दुर्घटनाग्रस्त हो गया। न्यू जलपाईगुड़ी के लक्ष्मीपाड़ा चाय बागान के पास हुई दुर्घटना में नौ पुलिसकर्मी सहित एक स्थानीय व्यक्ति घायल हो गए हैं। पुलिस सूत्रों ने बताया कि घायलों में एक स्थानीय निवासी भी शामिल है। जानकारी के अनुसार, पुलिस वाहन गुरुवार दोपहर बानरहाट थाने के लक्ष्मीपाड़ा टी गार्डन कार्नर पर पुलिसकर्मियों को लेकर जा रहा था। वाहन की गति सामान्य से अधिक थी। वाहन चालक ने अचानक नियंत्रण खो दिया और गाडी सड़क किनारे साइकिल की दुकान से जा टकराई। इससे पूरी दुकान ढह गई। उस वक्त

उस दुकान में दो लोग मौजूद थे। कार में सवार नौ पुलिसकर्मी घायल हो गए। घायलों को बानरहाट मेडिकल सेंटर में भर्ती कराया गया।

कलकत्ता हाई कोर्ट ने 'नेताई जनसंहार मामले' की जांच की प्रगति पर सीबीआइ से रिपोर्ट मांगी है। कोर्ट ने सीबीआइ को पांच अप्रैल तक रिपोर्ट पेश करने को कहा है। साल 2011 में अविभाजित मेदिनीपुर जिले के लालगढ़ के करीब नेताई गांव में गौलीबारी में नौ लोग मारे गए थे। वाममोर्चा समर्थित बदमाशों पर हत्या का आरोप लगाया गया था।

कोलकाता, १७ फरवरी (जनसत्ता)।

की खंडपीठ ने सीबीआइ को पांच अप्रैल तक मामले पर एक रिपोर्ट प्रस्तुत करने का निर्देश ने उसकी अर्जी मंजूर कर ली थी। दिया है। अगली सुनवाई उसी दिन होगी। इससे पहले छह दिसंबर को मुख्य न्यायाधीश प्रकाश श्रीवास्तव की खंडपीठ ने सीबीआइ को 'जनसंहार' की जांच की प्रगति पर कोर्ट को

कलकता हाई कोर्ट के मुख्य न्यायाधीश की खंडपीठ ने सीबीआइ को पांच अप्रैल तक मामले पर एक रिपोर्ट प्रस्तुत करने का निर्देश दिया है।

ने सीबीआइ से रिपोर्ट मांगी

अगली सुनवाई उसी दिन होगी।

सीबीआइ को 15 फरवरी को रिपोर्ट देनी थी, लेकिन सीबीआइ रिपोर्ट नहीं दे पाई। सीबीआइ के मुताबिक, कोरोना के कारण कलकत्ता हाई कोर्ट के मुख्य न्यायाधीश जांच पूरी करना संभव नहीं हो पाया था। उसने हाई कोर्ट से और समय मांगा था। न्यायालय

सात जनवरी 2011 को नेताई गांव में नौ निर्दोष ग्रामीणों की गोली मारकर हत्या कर दी गई थी। मामला कलकत्ता हाई कोर्ट में दायर किया गया था। मृतक व घायलों के लिए बार एक रिपोर्ट सौंपने का निर्देश दिया था। एसोसिएशन की ओर से मुआवजे की मांग को

लेकर में मामला दर्ज किया गया था। मामला अभी भी में विचाराधीन है। हालांकि, इस घटना में आरोप पत्र दाखिल कर दिया गया है. लेकिन अभी तक आरोपितों को दोषी नहीं ठहराया जा सका है।

गौरतलब है कि तत्कालीन वाममोर्चा सरकार ने माओवादियों के खिलाफ लड़ने के लिए नेताई गांव के हर घर से एक सदस्य को वामपंथी खेमे में शामिल होने के लिए कहा था। इसके विरोध में सात जनवरी को ग्रामीणों ने मार्च निकाला। उस जुलूस पर गोली चलाने के आरोप लगे थे। इसमें नौ लोगों की मौत हो गई और 28 घायल हो गए थे। 2013 में कलकत्ता हाई कोर्ट ने इस घटना की सीबीआइ जांच का आदेश दिया था। बाद में परिवर्तन की हवा में तृणमूल सरकार के सत्ता में आने के बाद मुख्यमंत्री ममता बनर्जी ने सात जनवरी को शहीद दिवस के रूप में मनाना शुरू कर दिया।

नेताई जनसंहार मामला: कोर्ट पशु तस्करी मामले में फिल्म सह-निर्माता तलब

कोलकाता, १७ फरवरी (भाषा)।

केंद्रीय अन्वेषण ब्यूरो (सीबीआइ) ने गुरुवार को टालीवुड अभिनेता एवं तृणमूल कांग्रेस के सांसद देव अधिकारी के सह-निर्माता पिंटू मंडल को बड़े पैमाने पर पशु तस्करी रैकेट मामले में एजंसी की जांच के सिलसिले में तलब किया।

सीबीआइ सूत्रों ने कहा कि मंडल को शुक्रवार को एजंसी के अधिकारियों के सामने पेश होने के लिए कहा गया है और बल (बीएसएफ) और सीमा शुल्क तब उनसे पूछताछ की जाएगी।

सूत्रों के मुताबिक, सीबीआइ जांच कर रही हैं कि क्या पशु तस्करी घोटाले के पैसे को फिल्म निर्माण में लगाया गया था। उनकी प्रतिक्रिया के लिए मंडल के मोबाइल नंबर पर काल का कोई जवाब नहीं मिला।

देव मंगलवार को सीबीआइ के सामने घोटाले की जांच एजंसी की जांच के सिलसिले में पेश हुए थे।

पहले की गई जांच में विनय मिश्रा के भाई विकास मिश्रा सिहत कई लोगों से पूछताछ की गई थी, जो रैकेट में कथित तौर पर शामिल एक व्यवसायी हैं और राज्य में सत्तारूढ़ तृणमूल कांग्रेस के करीबी माने

एजंसी ने मामले के मुख्य आरोपी इनामुल हक से भी पूछताछ को थी।

आरोप है कि मवेशी तस्कर सीमा सुरक्षा अधिकारियों को अपना अवैध धंधा चलाने के लिए घूस दे रहे थे।

सीबीआइ ने बीएसएफ की 36वीं बटालियन के एक पूर्व कमांडेंट को भी रैकेट में उसकी कथित संलिप्तता के लिए गिरफ्तार किया था। एजंसी ने मामले में हक और बीएसएफ अधिकारी के खिलाफ आरोप पत्र दाखिल किया था।

धनखड़ का ममता से आग्रह

विभिन्न मुद्दों पर मांगी गई जानकारी तत्काल उपलब्ध कराएं

कोलकाता, १७ फरवरी (भाषा)।

पश्चिम बंगाल के राज्यपाल जगदीप धनखड़ ने मुख्यमंत्री ममता बनर्जी से आग्रह किया है कि उनके द्वारा विभिन्न मुद्दों पर मांगी गई जानकारी तत्काल उपलब्ध कराएं। धनखड़ का दावा है कि उन्होंने राज्य सरकार से जो जानकारी मांगी वह उन्हें उपलब्ध नहीं कराई गई।

उन्होंने 15 फरवरी को ममता से अनुरोध किया था कि वे इस सप्ताह राजभवन जाकर राज्यपाल से विभिन्न मुद्दों पर चर्चा करें ताकि 'संवैधानिक गतिरोध' से बचा जा सके। धनखड़ ने कहा कि उन्हें अब तक कोई जवाब नहीं मिला है।

राज्यपाल ने गुरुवार को सिलसिलेवार ट्वीट कर कहा, 'आदरणीय मुख्यमंत्री ममता बनर्जी से आग्रह करता हूं कि वे इस सप्ताह कभी भी राजभवन आकर उन मुद्दों पर

मुलाकात करें जिनके कारण संवैधानिक गतिरोध बना हुआ है। इससे बचने के लिए हम दोनों ने शपथ ली है।' उन्होंने सभी मद्दों पर बनर्जी से तत्काल प्रतिक्रिया देने का आग्रह किया। धनखड़ ने 15 फरवरी को बनर्जी को लिखे पत्र

में कहा, 'वाजिब मुद्दों पर ध्यान आकर्षित कराने के बावजूद अभी तक कोई प्रतिक्रिया नहीं आई है।' इस पत्र की एक प्रति राज्यपाल ने ट्विटर पर साझा

की। उन्होंने कहा कि अनुच्छेद 167 के तहत राज्यपाल को जानकारी देना मुख्यमंत्री का संवैधानिक कर्तव्य है।

कोलकाता के निकट व्यस्त बाजार में तृणमूल नेता की हत्या

परगना जिले के एक बाजार में गुरुवार की सुबह तृणमूल कांग्रेस के एक नेता की चाकू घोंपकर हत्या कर दी गई। इसके बाद स्थानीय लोगों ने हमलावरों को पकड लिया और उनमें से एक की जमकर पिटाई की जिससे उसकी मौत हो

पुलिस ने बताया कि नूर सलाम बेग (45) की कोलकाता से 30 किलोमीटर दूर सरिशा हाट इलाके में तीन लोगों ने चाकू घोंपकर हत्या कर दी। पुलिस ने बताया कि

उस वक्त बेग अपनी बाइक खड़ी कांग्रेस के स्थानीय नेताओं ने दावा पश्चिम बंगाल में दक्षिण 24 कर रहे थे। किया कि हमले के पीछे भाजपा का

> पुलिस के अनुसार हत्या के बाद वहां मौजूद लोगों ने दो हमलावरों को पकड़ लिया और उनकी जमकर पिटाई की। उन्होंने बताया कि उनमें से एक की मौके पर ही मौत हो गई जबिक दूसरे को पुलिस ने बचा लिया।

पुलिस ने बताया कि उसे डायमंड हार्बर अस्पताल में भर्ती कराया गया है और होश में आने के बाद उससे पूछताछ की जाएगी।

बेग के परिवार ने आरोप लगाया कि भिम विवाद के चलते उनकी

कोलकाता, 17 फरवरी (जनसत्ता/भाषा)। वारदात सुबह आठ बजे की है और हत्या की गई है, लेकिन तृणमूल हाथ है क्योंकि वह एक प्रभावशाली नेता थे। सरिशा हाट तृणमूल कांग्रेस के सांसद अभिषेक बनर्जी के डायमंड हार्बर लोकसभा क्षेत्र में आता है।

> भाजपा प्रदेश अध्यक्ष सुकांत मजुमदार ने दावा किया कि हत्या तुणमूल कांग्रेस की अंदरूनी कलह का नतीजा है।

उन्होंने दावा किया, 'भाजपा का उस क्षेत्र में कोई संगठन नहीं है। तुणमुल अपनी आंतरिक कलह के कारण एक दिन समाप्त हो जाएगी।'

11 हजार करोड़ का निवेश, 71 हजार लोगों को मिलेगा रोजगार

कोलकाता, १७ फरवरी (जनसत्ता)।

राज्य के उत्तर बंगाल में करीब 11 हजार करोड़ रुपए का पूंजी निवेश होगा और इससे कम से कम 71 हजार लोगों को रोजगार के अवसर मिलेंगे। मुख्य सचिव एचके द्विवेदी ने इसके लिए औद्योगिक संस्थाओं को हर तरह की मदद का आश्वासन दिया है। सिलीगुड़ी में राज्य सरकार के सहयोग से सीआइआइ की ओर से कावाखाली के विश्व बांग्ला शिल्पी हाट में वाणिज्य सभा का आयोजन किया गया है। इसमें उत्तर बंगाल के आठ जिलों से 400 प्रतिनिधि शरीक हुए।

दार्जिलिंग, कलिंपोंग, उत्तर दिनाजपुर, कूचबिहार, अलीपुर दुआर जिलों से चाय, इलायची से लेकर संतरे, टमाटर के साथ ही पर्यटन व डेयरी उद्योग में निवेश के प्रस्ताव मिले हैं। सभा में निवेश और ढांचागत विकास पर जोर दिया गया।

मुख्य सचिव ने बताया कि सरकार की कोशिश से उत्तर बंगाल में 580 एकड़ जमीन पर आगामी पांच साल में 18 औद्योगिक पार्क बनाए जाएंगे। इसमें 31 हजार लोगों को रोजगार मिलेगा। इसके अलावा राज्य उद्योग विकास निगम की ओर से 7 से लेकर 8 औद्योगिक पार्क बनाए जाने का काम चल रहा है।



POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

('Manager to the Offer') on behalf Mr. Kavit Jayeshbhai Thakkar ('Acquirer 1'), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinafter referred to as "Acquirers") in connection with the Open Offer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of he Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with

MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: 36 Advani Market O/S Delhi Municipal Market

Ahmedabad, Gujarat, India.

Tel. No.: +91-9328504142 | Email Id: metal.mercury@gmail.com

Website: www.mercurymetals.in | CIN: L27109GJ1986PLC008770

This Post Offer Advertisementis being issued by Kunvarji Finstock Private Limited

respect to the aforementioned open offer was made on 19th November 2021in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Gujarati) (Ahmedabad Edition). Name of the Target Company Mercury Metals Limited

Name of the Acquirer -1 Kavit Jayeshbhai Thakkar Name of the Acquirer -2 Artiben Javeshbhai Thakkar Name of the Manager to the offer Kunyarii Finstock Private Limited Name of the Registrar to the offer Bigshare Services Pvt. Ltd Offer details a.) Date of opening of the offer 24th January 2022 (Monday)

7th February 2022 (Monday) b.) Date of closing of the offer Date of Completion of Payment of | 17th February 2022 Consideration and communication

of Rejection/Acceptance

Details of Acquisition: **Particulars**

Offer Price (in ₹) ₹1.75 (One Rupee ₹1.75 (One Rupes and Seventy Five Paisa) and Seventy Five Paisa 10,65,245 Equity Shares 18,07,730 Equity Shares Aggregate number of Shares tendered Aggregate number of 10:65,245 Equity Shams 18,07,730 Equity Shares Shares accepted Size of the Offer (Number of Equity ₹ 31,63,526/- (Rupses | ₹ 18,64,179/- (Rupses Shares multiplied by Offer Price per hirty One Lakh Sixty Three Eighteen Lakh Sixty Four Equity Share) Thousand Five Hundred Thousand One Hundred and Seventy Nine Only) and Twenty Eight Only) Shareholding of the Acquirer before Public Announcement Number . % of Equity Share Capital 0.00% 0.00% Shares agreed to be acquired by way

Proposed in the Letter of offer

Actuals

15.32%

Not Applicable

Post Offer

of Share Purchase Agreement ('SPA') Number 34,61,208 0.00% 49.78% . % of Equity Share Capital Shares acquired by way of open offer 10,65,245 18,07,730

26.00%

Not Applicable

· % of Equity Share Capital Shares acquired after Detailed Public Statement ('DPS') Number " of Equity Share Capital 9. Pre & Post offer shareholding

% of Equity No. of % of Equity of the acquirers Share Capital Shares Share Capital 45,22,653 65.10 10. Pre & Post offer Shareholding % of Equity No. of % of Equity of the Public Share Capital Shares Share Capital Shares

50.22 24,26,355 34.90 34,91,500 The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI Driven By Knowledge

Place: Vadodara

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id : niraj thakkan@kunyani.com

Website: www.kuhvari.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

For and on behalf of the acquirers Date: 18th February 2022 Mr. Kavit Jayeshbhai Thakkar (Acquirer 1) Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)

27 को होने वाले निकाय चुनाव भी भाजपा के लिए अच्छे नहीं होंगे: दिलीप

कोलकाता, १७ फरवरी (जनसत्ता)।

आगामी 27 फरवरी को पश्चिम बंगाल में 108 नगरपालिकाओं के लिए चुनाव होने वाले हैं। भाजपा के अखिल भारतीय उपाध्यक्ष दिलीप घोष का कहना है कि हमारे लिए नतीजे अच्छे होने की उम्मीद नहीं है। उन्होंने कहा कि हाल में संपन्न चार नगर निगम के चुनाव में जीत शक्ति के साथ हमें मुकाबला करना चाहिए था, हम नहीं कर सके।

चारों निगमों के चुनाव में भाजपा को बुरी तरह से हार का सामना करना पड़ा था। दो नगर निगम में तो दल का शानदार सफलता प्राप्त की थी।

संकेत दिया कि बाकी नतीजे भी पहले

जैसे ही होंगे। दिलीप घोष के मृताबिक, भाजपा में कुछ परिवर्तन हो रहा है, इससे अनेक लोग नाराज हैं। जबिक दल की समिति में भी कई लोगों को जगह नहीं मिली है। इन सारी बातों को लेकर लोगों में असंतोष है। हम सभी लोगों से बात कर रहे हैं। कोशिश की जा रही है कि सभी लोग दल के लिए काम कर सकें। हालांकि, भाजपा नेता ने

सांगठनिक कमजोरी को छुपाते हुए कहा कि ऐसा भी हुआ है कि भाजपा के अनेक कार्यकर्ता दल के उम्मीदवार के लिए प्रचार नहीं कर सके। वे घर पर बैठ गए। हो खाता भी नहीं खुला था। इसके पहले सकता है कि पुलिस ने उन्हें केएमसी में भी तृणमूल कांग्रेस ने धमकाया हो या दुसरा कोई कारण हो सकता है। आगामी 27 फरवरी भाजपा के वरिष्ठ नेता ने भी के मतदान के दिन भी कई जगह ऐसा ही हो सकता है।

शुभेंदु के सामने तृणमूल समर्थकों ने ममता के पक्ष में नारेबाजी की

कोलकाता, १७ फरवरी (भाषा)।

भारतीय जनता पार्टी (भाजपा) के नेता एवं पश्चिम बंगाल विधानसभा में नेता प्रतिपक्ष शुभेंदु अधिकारी के सामने गुरुवार को तृणमूल कांग्रेस समर्थकों ने अपनी नेता ममता बनर्जी के पक्ष में नारे लगाए। अधिकारी उस समय पूर्व मेदिनीपुर जिले के कोनताई नगरपालिका क्षेत्र में भाजपा उम्मीदवार के पक्ष में घर-घर जाकर प्रचार कर रहे थे। राज्य में 27 फरवरी को 100 से अधिक स्थानीय निकायों के लिए

चुनाव होने हैं। अधिकारी वार्ड संख्या 21 में चनाव प्रचार कर रहे थे, उसी दौरान तृणमूल कार्यकर्ताओं के एक समूह ने

मुख्यमंत्री ममता बनर्जी और उनके भतीजे अभिषेक बनर्जी के पक्ष में नारेबाजी शुरू कर दी। अधिकारी ने राज्य विधानसभा चुनाव से पहले दिसंबर 2020 में तणमल कांग्रेस छोड दी थी और भाजपा में शामिल हो गए थे। उन्होंने सत्ताधारी पार्टी के एक कार्यकर्ता से पूछा कि यह सब क्या हो रहा है। तृणमूल कार्यकर्ताओं ने कोई जवाब नहीं दिया और वे नारेबाजी करते रहे।

तृणमूल के एक कार्यकर्ता ने कहा कि उन लोगों ने अधिकारी के चुनाव प्रचार को बाधित नहीं किया और उनके खिलाफ नारे नहीं लगाए। उन्होंने कहा कि उन लोगों ने सिर्फ अपने नेताओं के समर्थन में नारे लगाए।



(This is a Public Announcement for information purposes only and not for publication or distribution and is not an Offer Document)

UNIVASTU INDIA LIMITED

Our Company was originally incorporated as a private limited company under the Companies Act, 1956, pursuent to a Certificate of Incorporation issued by the Registrar of Companies. Pune, Maharashtra dated April 29, 2009, with the name 'Unique Vastushilp and Projects Private Limited'. Subsequently, the name of our Company was changed to 'University India Private Limited' and a fresh Certificate of Incorporation, consequent upon change of name, was issued by the Registrar of Companies, Pune. Maharashtra on March 15, 2016. Subsequently, our Company was converted into a Public Limited Company pursuant to the approval of the shareholders at an Extraordinary General Meeting held on April 25, 2017, and consequently, the name of our Company was changed to 'Univestal India Limited' and a fresh Certificate of Incorporation, consequent upon conversion to Public Limited Company, was issued by the Registrar of Companies, Pune, Maharashtra on May 18, 2017.

Corporate Identification Number: L45100PN2009PLC133864 Registered Office: University, Bunglow No. 35/8, C.T.S. No. 994 & 945 (S.No.117 & 118) Madhan Baug, Shivfirth Nagar, Kothrud, Paud Road, Pune - 411038, Maharashtra, India: Phone Number: +91-20-2543 4617; Contact Person: Arikita Joshi, Company Secretary & Compliance Officer; Email-ID: gs@univastu.com/Website: www.univastu.com

PROMOTERS OF OUR COMPANY ARE PRADEEP KISAN KHANDAGALE AND RAJASHRI PRADEEP KHANDAGALE FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF OUR COMPANY

RIGHTS ISSUE OF UP TO [+] PARTLY PAID-UP* EQUITY SHARES OF FACE VALUE OF ₹10.00/- (RUPEE TEN ONLY) ("EQUITY SHARES") EACH AT A PRICE OF ₹[+]/- (RUPEES [+] ONLY) PER RIGHT SHARE (INCLUDING A PREMIUM OF ₹[+]/- (RUPEES [+] ONLY) PER RIGHT SHARE) ("ISSUE PRICE") ("RIGHT SHARES"). FOR AN AMOUNT UP TO ₹10,00,00,000.00/-(RUPEES TEN CRORES ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF UNIVASTU INDIA LIMITED ("COMPANY" OR "ISSUER") IN THE RATIO OF [•] RIGHT SHARES FOR EVERY (*) EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, [*] (18SUE'). THE ISSUE PRICE IS [*] TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 125 OF THE DLOF. 'Assuming full subscription' This public announcement is being made in compliance with the provisions of Regulation 72 (2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) 2018 as amended ('SEBI ICOR Regulations') ('Public Announcement') to state that University India Limited is proposing, subject to requisite approvals, market conditions, and other considerations, for issue of Equity Shares on rights basis and has an Wednesday. 16 February, 2022 filed the Draft Letter of Offer ("DLoF") with National Stock Exchange of India Limited, the stock exchange on which the Equity Shares of the Company are presently listed ("NSE"). Since the size of the Issue is less than ₹50,00,00,000.00/- (Rupees Fifty Crores Only), as per the SEBI (ICDR) Regulations the DLoF has not been filed with the Securities and Exchange Board of India ('SEBI') nor SEBI shall issue any observation on the DLoF

This Public Announcement has been prepared for publication in India and may not be released in any other jurisdiction. Please note that the distribution of the DLoF and the Issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Accordingly, any person who acquires Rights Entitlements or Rights Shares will be deemed to have declared, warranted, and agreed that at the time of subscribing to the Rights Shares or the Rights Entitlements, such person is not and will not be in the United States and/or in other restricted jurisdictions. The Right Shares of the Company have not been and will not be registered under the United States Securities Act of 1933, as amended ('Securities Act'), or in any other jurisdiction which have any restrictions in connection with offening, issuing, and allotting Right Shares within its jurisdiction and/or to its citizens. The offening to which the DLoF relates is not and under no circumstances is to be construed as, an offering of any Right Shares or Rights Entitlements for sale in the United States or any other jurisdiction other than India or as a solicitation therein of an offer to buy any of the said Right Shares or Rights Entitlement.

Investment in equity and equity related securities involves a degree of risk and investors should not invest any funds in this lissue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this issue. For taking an investment decision, investors must rely on their own examination of our Company and this Issue including the risks involved. The Right Shares have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF. Investors are advised to refer to the section titled 'Risk Factors' beginning on page 21 of the DLoF before investing in the Issue.

For details on the share capital of our Company, please refer to the section taled 'Capital Structure' beginning on page 48 of the DLoF. Note: Capitalized terms not defined herein shall have the same meanings ascribed to such terms in the DLoF.

LEAD MANAGER TO THE ISSUE

Teaming together to create value

SEBI Registration Number: INM000012219

Validity: Permanent

Place: Pune

CAPITALSQUARE ADVISORS PRIVATE LIMITED 208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (East);

Mumbai - 450093, Maharashtra, India Phone Number: +91-22-65849999/ +91-9874283532 Website: www.capitalsquare.in Email ID/ Investor Grievance ID; tanmoy.banerjee@gapitalsquare.in/ pankita.patel@capitalsquare.in Contact Person: Mr. Tanmoy Banerjee/Ms Pankita Patel

Bigshare Services Pvt. Ltd. BIGSHARE SERVICES PRIVATE LIMITED

1st Floor, Bhargt Tin Works Building, Opposite Vasant Oasis, Makwana Road, Marol, Andheri (East), Mumbai - 400 059 Maharashtra, India Phone Number: 022 - 40430200 / 62638200

REGISTRAR TO THE ISSUE

Website: www.bigshareonline.com E-mail ID/ Investor grievance e-mail: investor@bigshareonline.com/ rightsissue@bigshareonline.com Contact Person: Mr. Ashish Bhops SEBI Registration Number: INR000001385 Validity: Permanent

Disclaimer: Univasty India Limited is proposing, subject to the receipt of requisite approvals, market conditions, and other considerations, to make a right issue of its Equity Shares and has filed the DLoF with NSE. The DLoF is available on NSE website at www.nseindia.com as well as on the website of the Lead Manager at www.capitalsquare.in. Investors should note that investment in Equity Shares involve a high degree of risk and for details relating to the same, see the section titled 'Risk Factors' on page 21 of the DLoF.

On behalf of Board of Directors Univastu India Limited Pradeep Kishan Khandagale

Date: Thursday, February 17, 2022 Managing Director

www.readwhere.com

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MERCURY METALS LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

REGISTERED OFFICE: 36 ADVANI MARKET O/S DELHI MUNICIPAL MARKET AHMEDABAD, GUJARAT, INDIA.

Tel. No.: +91-9328504142; E-mail: metal mercury@gmail.com, Website: www.mercurymetals.in CIN: L27109GJ1986PLC008770

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf Mr. Kavit Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2") (hereinaſter reſerred to as "Acquirers").in connection with the Open Ofſer made by the Acquirers to acquire 18,07,730 Equity Shares of Face Value of ₹ 1/- each ("Equity Shares") of the Target Company at ₹ 1.75/- (One Rupee and Seventy Five Paisa) per Equity Share, representing 26% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open ofſer was made on 19th November 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition), Financial Express (Gujarati) (Ahmedabad Edition).

1.	Name of the Target Company	:	Mercury Metals Limited
2.	Name of the Acquirer -1	:	Kavit Jayeshbhai Thakkar
3.	Name of the Acquirer -2	:	Artiben Jayeshbhai Thakkar
4.	Name of the Manager to the offer	:	Kunvarji Finstock Private Limited
5.	Name of the Registrar to the offer	:	Bigshare Services Pvt. Ltd
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	: :	24 th January 2022 (Monday) 7 th February 2022 (Monday)
7.	Date of Completion of Payment of Consideration and communication of Rejection/Acceptance	:	February 2022

Details of Acquisition:

Sr.	Particulars	Proposed in the Letter of Offer	Actuals	
1.	Offer Price (in ₹)	₹1.75 (One Rupee and Seventy Five Paisa)	₹1.75 (One Rupee and Seventy Five Paisa)	
2.	Aggregate number of Shares tendered	18,07,730 Equity Shares	10,65,245 Equity Shares	
3.	Aggregate number of Shares accepted	18,07,730 Equity Shares	10,65,245 Equity Shares	
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)		₹ 18,64,179/- (Rupees Eighteen Lakh Sixty Four Thousand One Hundred and Seventy Nine Only)	
5.	Shareholding of the Acquirer before Public Announcement Number one of Equity Share Capital	0 0.00%	0 0.00%	

South Sporecas

6.	Shares agreed to be acquired by way of Share Purchase				
	Agreement ('SPA') Number Graph of Equity Share Capital	0.00%		34,61,208 49.78%	
7.	Shares acquired by way of open offer Number Government of the state	18,07,730 26,00%		10,65,245 15.32%	
8.	Shares acquired after Detailed Public Statement ('DPS') Number Moreof Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
9	Pre & Post offer shareholding of the acquirers	Pre Offer		Post Offer	
		No. of Shares	% of equity share capital	No of Shares	% of equity share capital
		0	0	45,22,653	65.10
10	Pre & Post offer Shareholding of the Public	Pre Offer		Post Offer	
		No. of Shares	% of equity share capital	No. of Shares	% of equity share capital
		34,91,600	50.22	24,26,355	34.90

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 17th January 2022.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

KUNVARJI

Driven By Knowledge

KUNVARJI FINSTOCK PRIVATE LIMITED

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba,

Ahmedabad, Gujarat - 380051

SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunyarji.com;

Website: www.kunvarji.com

Contact Person: Mr. Niraj Thakkar/ Mr. Ronak Dhruve

Tel. No.: 079-66669000

For and on behalf of the acquirers

Mr. Kavit Jayeshbhai Thakkar (Acquirer 1)

Date: 17th February 2022

Place: Vadodara

Mrs. Artiben Jayeshbhai Thakkar (Acquirer 2)