

### GRETEX CORPORATE SERVICES LIMITED

Formerly known as GRETEX CORPORATE SERVICES PRIVATE LIMITED

Office No. 13, 1st Floor, (New Bansilal Building), 9-15, Homi Modi Street, Fort, Near BSE, Mumbai – 400 001

Website: <a href="https://www.gretexcorporate.com">www.gretexcorporate.com</a>, Email ID:info a gretexgroup.com
Phone: 022 4002 5273, 9836822199, 9836821999

CIN: L74999MH2008PLC288128

September 13, 2023

To, The Manager, Listing Operations, **BSE Limited,** Dalal Street, Mumbai – 400 001

Dear Sir,

Sub: Intimation regarding compliance with Regulation 92 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") and Regulation 30 read with Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Obligations") – Newspaper Advertisement

Ref: Reg. 47 of SEBI (LODR) Regulation, 2015; Scrip Code: 543324

Dear Sir / Madam,

The basis of allotment in compliance with Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulation, 2018 was finalized on September 08, 2023. Further, the Board of Directors in their meeting held on September 08, 2023 has approved allotment of 12,79,440 Equity Shares of the face value of Rs. 10.00 each of the Company for cash at a price of Rs. 210.00 per share (including a premium of Rs. 200.00 per Equity Share).

In accordance with the SEBI (ICDR) Regulations and other applicable laws including the circulars issued by SEBI from time to time, we enclose copies of newspaper advertisements issued by the Company and published today i.e., September 13, 2023 with respect to the basis of allotment in all editions of English national daily newspaper, "Financial Express", all editions of Hindi national daily newspaper, "Jansatta", and Mumbai newspaper, "Prathakal".

This is for your information and records and request you to upload the same on your website.

For Gretex Corporate Services Limited

Dimple Magharam Slun

Company Secretary & Compliance Officer

**FINANCIAL EXPRESS** 

(This is only an advertisement for Information purposes and not a Prospectus announcement.)



# **KODY TECHNOLAB LIMITED**

CIN: U72900GJ2017PLC097244

Our Company was originally incorporated on May 5, 2017 as "Kody Technolab Private Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre. Subsequently our Company was converted into Public Limited Company and name of company was changed from "Kody Technolab Private Limited" to "Kody Technolab Limited" vide fresh certificate of incorporation dated April 11, 2023 issued by the Registrar of Companies, Ahmedabad. For further details, please refer to chapter titled "History and Corporate Structure" beginning on page 117 of the Prospectus.

Registered Office: 2nd Floor, Block-J, Safal Monde Near Iscon Mall, Near Rajpathclub, S.G Highway, Bodakdev, Ahmedabad, Gujarat-380054, India. Tel No.: +91-9377229944; Email: info@kodytechnolab.com, Website: www. kodytechnolab.com Contact Person: Mrs. Sanchita Ojha, Company Secretary and Compliance Officer.

PROMOTERS: MR. MANAV SUBHASHCHANDRA PATEL, MRS. MANALI KRUNAL PATEL AND MRS. POOJA SUNNY PATEL

## THE ISSUE

INITIAL PUBLIC ISSUE OF 17,20,000 EQUITY SHARES OF RS. 10/- EACH ("EQUITY SHARES") OF KODY TECHNOLAB LIMITED ("KTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 160/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 150/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 2752.00 LAKHS ("THE ISSUE"), OF WHICH 86,400 Equity shares of RS. 10/- each for Cash at a price of RS. 160/- per equity share INCLUDING A SHARE PREMIUM OF RS. 150/- PER EQUITY SHARE AGGREGATING TO RS. 138.24 LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 16,33,600 EQUITY SHARES OF RS. 10/- EACH INCLUDING A SHARE PREMIUM OF RS 150/- PER EQUITY SHARE AGGREGATING TO RS. 2613.76 LAKH IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.99% AND 25.63%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

### THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10.00 EACH AND THE ISSUE PRICE IS ₹ 160.00. THE ISSUE PRICE IS 16.00 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS"), AS AMENDED.

THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS, 2018, AS AMENDED, FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 206 OF THE PROSPECTUS.

**ISSUE OPEN ON: SEPTEMBER 15, 2023 (FRIDAY)** ISSUE CLOSES ON: SEPTEMBER 20, 2023 (WEDNESDAY)

Mandatory in Public Issues

MINIMUM LOT SIZE

800 EQUITY SHARES FOR RETAIL INDIVIDUAL

Simple. Safe. Smart \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues

1.600 EQUITY SHARES AND IN MULTIPLES OF 800 EQUITY SHARES THEREAFTER FOR HNI/QIB CATEGORY

ASBA\*

from January 01, 2016 way of Application- by simply blocking the fund in the bank account, investors can avail the same. For further Make use of it!!! details check section on ASBA below. No cheque will be accepted UPI NOW AVAILABLE IN ASBA FOR RETAIL INDIVIDUAL INVESTORS.



For Details on the ASBA and UPI process, please refer to the details given in ASBA form and Abridge Prospectus and please refer to the

section "Issue Procedure" beginning on page no. 206 of the Prospectus. The process is also available on the website of National Stock Exchange of India Limited (www.nseindia.com), in General Information Document, List of Banks supporting UPI is also available on the website of SEBI (www.sebi.gov.in) IN TERMS OF THE SEBI CIRCULAR NO. CIR/CFD/POLICYCELL/11/2015 DATED NOVEMBER 10, 2015 AND THE ALL-POTENTIAL INVESTORS PARTICIPATE IN THE

ISSUE ONLY THROUGH APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) PROCESS PROVIDING DETAILS ABOUT THE BANK ACCOUNT WHICH WILL BE BLOCKED BY THE SELF-CERTIFIED SYNDICATE BANKS (SCSB's) FOR THE SAME. FURTHER PURSUANT TO SEBI CIRCULAR BEARING NO. SEBI/HO/CFD/DIL2/CIR/P/2019/76 DATED JUNE 28, 2019 FOR IMPLEMENTATION OF PHASED II FOR UPI FACILITY, WHICH IS EFFECTIVE FROM JULY 01, 2019, ALL POTENTIAL BIDDERS (EXCEPT ANCHOR INVESTORS) ARE REQUIRED TO MANDATORILY UTILIZE THE APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) PROCESS PROVIDING DETAILS OF THEIR RESPECTIVE ASBA ACCOUNT OR UPI ID (IN CASE OF RII'S), IN WHICH THE CORRESPONDING APPLICATION AMOUNTS WILL BE BLOCKED BY THE SCSB'S OR UNDER THE UPI MECHANISM, AS APPLICABLE.

FOR DETAILS IN THIS REGARD. SPECIFIC ATTENTION IS INVITED TO THE "ISSUE PROCEDURE" ON PAGE NO. 206 OF THE PROSPECTUS. IN CASE OF DELAY, IF ANY IN UNBLOCKING /REFUND THE FUND. OUR COMPANY SHALL PAY INTEREST ON THE APPLICATION MONEY AT THE RATE OF 15% PER ANNUM FOR THE PERIOD OF DELAY.

### ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

The Information regarding the content of Memorandum of Association of our Company as regards Main Object of our Company are available on Page No. 117 of the

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: Authorized share capital of Rs. 6,50,00,000 divided in to 65,00,000 Equity Shares of Face value of Rs. 10 each, Issued, subscribed and paid-up share capital prior to issue is Rs.4,65,37,800 divided in to 46,53,780 Equity Shares of Rs. 10/- each. Proposed post issue paid up share capital Rs. 6,37,37,800 divided into 63,73,780 Equity Shares face value of Rs. 10/- each.

LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is limited. SIGNATORIES TO MOA AND SHARES SUBSCRIBED:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS			
Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares		
10.00	4,500	Mr. Manav Subhashchandra Patel	10.00	41,82,636		
10.00	2,000	Mrs. Manali Krunal Patel	10.00	2,35,570		
10.00	1,500	Mrs. Pooja Sunny Patel	10.00	2,35,570		
10.00	2,000					
	10,000	TOTAL		46,53,776		
	Face Value (₹) 10.00 10.00 10.00	Face Value (₹)         No. of Shares           10.00         4,500           10.00         2,000           10.00         1,500           10.00         2,000	Face Value (₹)         No. of Shares         Name of Promoters           10.00         4,500         Mr. Manav Subhashchandra Patel           10.00         2,000         Mrs. Manali Krunal Patel           10.00         1,500         Mrs. Pooja Sunny Patel           10.00         2,000	Face Value (₹)         No. of Shares         Name of Promoters         Face Value (₹)           10.00         4,500         Mr. Manav Subhashchandra Patel         10.00           10.00         2,000         Mrs. Manali Krunal Patel         10.00           10.00         1,500         Mrs. Pooja Sunny Patel         10.00           10.00         2,000         10.00         10.00		

PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE EMERGE"). Our Company has received an In-principle approval letter dated August 30, 2023 from NSE for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited ("NSE EMERGE"). For the purpose of this Issue, the Designated Stock Exchange will be the NSE.

Disclaimer Clause of SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations 2018, the Draft issue Document was not filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the issue Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" beginning on page 190 of the Prospectus.

Disclaimer Clause of NSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the "Disclaimer Clause of NSE. The investors are advised to refer to page 192 of the Prospectus for the full text of the "Disclaimer Clause of the SME Platform of NSE".

REGISTRAR TO THE ISSUE

**LEAD MANAGER TO THE ISSUE** 



BEELINE CAPITAL ADVISORS PRIVATE LIMITED B 1311-1314, Thirteenth Floor, Shilp Corporate Park, Rajpath Rangoli Road, Thaltej, Ahmedabad-380054,

Guiarat, India. Tel. No.: +91-79-48407357 Email: mb@beelinemb.com

Website: www.beelinemb.com Investor Grievance Email: ig@beelinemb.com Contact Person: Mr. Nikhil Shah SEBI Registration No.: INM000012917

**K**FINTECH KFIN TECHNOLOGIES LIMITED

Selenium Tower-B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad, Telangana – 500 032. Tel. No.: +91-40-6716-2222 Fax No.: +91-40-2343-1551

Email: kody.jpo@kfintech.com Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com Contact Person: M Murali Krishna

SEBI Registration No.: INR000000221

CREDIT RATING: As this is an issue of Equity Shares there is no credit rating for this Issue DEBENTURE TRUSTEE: As this is an issue of Equity Shares, the appointment of Debenture Trustee is not required.

IPO GRADING: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading agency.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The Financial data presented in chapter titled "BASIS OF ISSUE PRICE" on page 76 of the Prospectus are based on Company's Restated Financial Statements. Investors should also refer to the section titled "RISK FACTORS" and "RESTATED FINANCIAL STATEMENTS" on Page 21 and 139 of the Prospectus to get more informed view before making the investment decision. RISK TO INVESTORS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can

afford to take the risk of losing their 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 the Issue including the risks involved. The Equity Shares offered have not been recommended or approved by the Securities and Exchange Board of India ("SEBI") nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 21 of the prospectus.

Availability of Prospectus: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.nseindia.com, the website of LM at www.beelinemb.com and website of Company at www.kodytechnolab.com.

Availability of Application forms: Application forms can be obtained from the Company: Kody Technolab Limited, Lead Manager: Beeline Capital Advisors Private Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at

Application Supported by Blocked Amount (ASBA): All investors in this issue have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. For more details on the issue process and how to apply, please refer to the details given in application forms and abridged prospectus and also please refer to the chapter "Issue Procedure" on page 206 of the Prospectus.

Capitalized terms used herein in and not specifically defined herein shall have the meaning given to such terms in the Prospectus.

BANKER TO THE ISSUE:

KOTAK MAHINDRA BANK LIMITED

Kotak Infinity, 6th Floor, Building No. 21, Infinity Park, off Western Express Highway, General AK Vaidya Marg, Malad (East), Mumbai – 400097, Maharashtra, India Tel No. - 022-66056588

Email - cmsipo@kotak.com

Website - www.kotak.com Contact Person - Mr. Siddhesh Shirodkar, Associate Vice President

CIN-L65110MH1985PLC038137

For Kody Technolab Limited

On behalf of the Board of Directors Mr. Manay Subhashchandra Patel

Chairman & Managing Director

DIN: - 07409757

COMPANY SECRETARY AND

Ahmedabad, Gujarat-380054, India.

E-mail: info@kodytechnolab.com

Website: www.kodytechnolab.com

Tel. No.: +91-9377229944

account and refund orders etc.

Company Secretary and Compliance Officer. 2nd Floor, Block-J, Safal Monde Near Iscon Mall, Near Rajpathclub, S.G Highway, Bodakdev,

Investors can contact the company secretary and

compliance officer or the LM or the Registrar to the

Issue in case of any pre-issue related problems.

such as non - receipt of letter of offer, non-credit of

allotted equity shares in the respective beneficiary

COMPLIANCE OFFICER

Mrs. Sanchita Ojha,

Date: September 12, 2023 Place: Ahmedabad

KODY TECHNOLAB LIMITED is proposing, subject to market conditions and other considerations, a public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad. The Prospectus will be available on the website of the SEBI at www.sebi.gov.in and the website of the Lead Manager at www.beelinemb.com, website of Company at www. kodytechnolab.com and website of stock exchange at www.nseindia.com.

Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus, including the section titled "Risk Factors" of the Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the US Securities Act ("the Securities Act") or any state securities laws in United States and may not be

issued or sold within the United States or to, or for the account or benefit of, "U.S, persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.







## Motilal Oswal Asset Management Company Limited

Registered & Corporate Office: 10th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai - 400 025

• Toll Free No.: +91 8108622222, +91 22 40548002 • Email : amc@motilaloswal.com CIN No.: U67120MH2008PLC188186 • Website: www.motilaloswalmf.com

NOTICE

DECLARATION OF DISTRIBUTION OF INCOME & CAPITAL UNDER THE SCHEME, MOTILAL OSWAL BALANCED ADVANTAGE FUND (FORMERLY KNOWN AS MOTILAL OSWAL DYNAMIC FUND)

NOTICE is hereby given that Motilal Oswal Trustee Company Limited, Trustee to Motilal Oswal Mutual Fund has approved the declaration of Distribution of Income & Capital under the Quarterly Income Distribution cum Capital Withdrawal (IDCW) option(s) of the Scheme, Motilal Oswal Balanced Advantage Fund, an open ended dynamic asset allocation fund, as under:

Name of the Scheme / Plan(s)	Quantum of IDCW (₹ Per Unit)*	NAV as on September 11, 2023 (₹ Per Unit)	Record Date**	Face Value (₹ Per Unit)
Motilal Oswal Balanced Advantage Fund - Direct Plan - Quarterly IDCW Option	0.21	13.8423	September 15, 2023	10.00
Motilal Oswal Balanced Advantage Fund - Regular Plan - Quarterly IDCW Option	0.20	13.2769	September 15, 2023	10.00

\* As reduced by the amount of applicable statutory levy, if any.

\*\* Or immediately following Business Day, if that day is not a Business Day.

Pursuant to payment of IDCW, the NAV of the IDCW Option of the above mentioned Plans of the Scheme will fall to the extent of payout and statutory levy (if applicable).

The above IDCW is subject to the availability of distributable surplus and may be lower to the extent of distributable surplus available on the Record Date.

In case the distributable surplus is less than the quantum of IDCW on the record date / ex-IDCW date, the entire available distributable surplus in the scheme / plan will be declared as IDCW.

IDCW will be paid to those Unitholders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the Depositories, as applicable, under the IDCW Option of the aforesaid plans of the Scheme as on the record date.

SEBI circular no. SEBI/HO/IMD/DF3/CIR/P/2020/194 dated 5th October, 2020 on review of IDCW option(s) / Plan(s) in case of Mutual Fund Schemes shall be applicable for calculation of distributable surplus. In view of individual nature of tax consequences, each investor is advised to consult his / her own professional financial / tax advisor.

> For Motilal Oswal Asset Management Company Limited (Investment Manager for Motilal Oswal Mutual Fund)

Navin Agarwal Place : Mumbai Managing Director & Chief Executive Officer Date: September 12, 2023

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

RailTel (A Govt. of India undertaking) (CIN: U64202DL2000G0I107905)

Dated: xx.xx.xxxx RailTel/ER invites e-bids from eligible bidders for the work of "Deployment of Maintenance Team for maintenance of Optic Fiber Cable Network and upkeep of associated gears for 02 (two) years in Motihari section" Detailed Tender Notice/ Tender Document i

GEM Bid No.: GEM/2023/B/xxxxxxx,

available on https://www.railtelindia.com/, https://eprocure.gov.in and https://gem.gov.in All future Addendum/ Corrigendum etc. will be uploaded on RailTel website, CPP Portal and GEM Portal. Bidders have to submit their bids on GEM

RailTel (A Govt. of India undertaking) रेलटेल RAILTEL (CIN: U64202DL2000G0I107905) Tender No.: RailTel/e-Tender/OT/ER/HQ/ 2023-24/xxxx-xxxx, Dated: xx.xx.xxxx

for maintenance of Optic Fiber Cable Network and upkeep of associated gears for 02 (two) years in 8 sections". Detailed Tender Notice / Tender Document is available on www.railtelindia.com https://eprocure.gov.in and https://railtel enivida.com. All future Addendum/ Corrigendum etc. will be uploaded on RailTel website, CPP Portal

and eNivida Portal. Bidders have to submit their

bids on eNivida Portal only.

RailTel/ER invites e-bids from eligible bidders fo the work of "Deployment of Maintenance Teams

# "IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document announcement)

# GRETEX CORPORATE SERVICES LIMITED Corporate Identity Number: L74999MH2008PLC288128

Our Company was originally incorporated as "Dynamic Tradesery Private Limited" on September 05, 2008 at Kolkata, West Bengal as a private limited company under

the Companies Act. 1956 with the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Gretex Corporate Services Private Limited" vide special resolution passed by the shareholders of our Company in their meeting held on May 28, 2013 and a fresh Certificate of Incorporation consequent to the change of name was granted to our Company on May 31, 2013, by the Registrar of Companies, West Bengal. Further, our Company was converted into Public Limited Company pursuant to special resolution passed by the shareholders of our Company in their meeting held on April 12, 2021 and the name of our Company was changed to "Gretex Corporate Services Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company to Public Limited dated May 12. 2021 was issued by Registrar of Companies, Mumbai, Maharashtra, being Corporate Identification Number U74999MH2008PLC288128. The Company listed its Equity Shares on SME platform of BSE Limited ("BSE") on August 06, 2021. Registered Office: Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort, Mumbai – 400001, Maharashtra, India;

Telephone: +91 96532 49863 | Email: info@gretexgroup.com | Website: www.gretexcorporate.com Contact Person: Ms. Dimple Magharam Slun, Company Secretary and Compliance Officer

### OUR PROMOTERS: MR. ARVIND HARLALKA, MR. ALOK HARLALKA AND M/S. BONANZA AGENCY LLP RIGHT ISSUE OF UPTO 12,79,513 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF OUR COMPANY

FOR CASH AT A PRICE OF ₹210.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹200.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING UPTO ₹ 2.686.98 LAKH ("THE ISSUE") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (1) RIGHT EQUITY SHARE FOR EVERY EIGHT (8) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ON THE RECORD DATE, THAT IS AUGUST 23, 2023 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 104 OF THIS LETTER OF OFFER.

# BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Wednesday, August 30, 2023 and closed on Wednesday, September 06, 2023 and the last date for On Market Renunciation of Rights Entitlements was Friday, September 01, 2023, Out of the total 1078 Applications for 16,45,020 Rights Equity, 267 Applications for 44,910 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 811 for 16,00,110 Rights Equity Shares, which was 125.06% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 08, 2023 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange and the Registrar to the Issue, the Board of Directors of the Company has on September 08, 2023, approved the allotment of 12,79,440 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

ı	. The breakup of valid applications received dirough ASBA (after technical rejections) is given below:									
	Applicants	Applicants Number of valid applications received		No. of Rights Equity Shares accepted and allotted against Additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and allotted (A+B)					
ı	Eligible Equity Shareholders	98	5,48,910	3,91,590	9,40,500					
ı	Renouncees	713	1,51,200	1,87,740	3,38,940					
ш	Total	811	7 00 110	5 79 330	12 79 440					

2. Information regarding total Applications received (including ASBA Application):

Catanary	Applications Received		Equity Shares Applied for			Equity Shares allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Shareholders	98	12.08%	9,40,500	19,75,05,000.00	58.78%	9,40,500	19,75,05,000.00	73.51%
Renouncees	713	87.92%	6,59,610	13,85,18,100.00	41.22%	3,38,940	7,11,77,400.00	26.49%
Total	811	100.00%	16,00,110	33,60,23,100.00	100.00%	12,79,440	26,86,82,400.00	100.00%

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on September 08, 2023. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 09, 2023, and for refund of funds

through NACH / NEFT / RTGS / direct credit were issued to Kotak Mahindra Bank Limited, the Banker to the Issue, on September 11, 2023. The listing application was

executed with BSE on September 08, 2023. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized

form has been completed on September 11, 2023. For further details, see "Terms of the Issue - Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 104 of the Letter of Offer. The trading in fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under a separate ISIN - INE199P01028 upon receipt of trading permission. The trading is expected to commence on or about September 13, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/ HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on September 11, 2023. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: : It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and

Statutory Disclosures - Disclaimer Clause of SEBI" on page 98 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory"

and Statutory Disclosures - Disclaimer Clause of BSE" on page 98 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS

PROSPECTS OF THE COMPANY. COMPANY SECRETARY AND COMPLIANCE OFFICER REGISTRAR TO THE ISSUE

BIGSHARE SERVICES PRIVATE LIMITED

OOffice No S6-2,6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali caves Road, Andheri (East) Mumbai – 400 093 Maharashtra, India Tel: +91 - 22 - 6263 8200 | Email: rightsissue@bigshareonline.com

Investor Grievance E-mail: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Jibu John SEBI Registration No.: INR000001385

GRETEX CORPORATE SERVICES LIMITED Ms. Dimple Magharam Slun

Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort. Mumbai – 400001, Maharashtra, India.

Tel: +91 96532 49863; E-mail: info@gretexgroup.com Website: www.gretexcorporate.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s). E-mail address of the sole / first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 104 of Letter of Offer.

For Gretex Corporate Services Limited

Place: Mumbai

Date: September 12, 2023

website of SEBI at www.sebi.gov.in, website of the Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com,. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and the Stock Exchanges. The Letter of Offer is available on the







Alok Harlalka

DIN: 02486575

Managing Director

# **KODY TECHNOLAB LIMITED**

CIN: U72900GJ2017PLC097244

Our Company was originally incorporated on May 5, 2017 as "Kody Technolab Private Limited" under the provisions of the Companies Act, 2013 with the Registrar of Companies, Central Registration Centre. Subsequently our Company was converted into Public Limited Company and name of company was changed from "Kody Technolab Private Limited" to "Kody Technolab Limited" vide fresh certificate of incorporation dated April 11, 2023 issued by the Registrar of Companies, Ahmedabad. For further details, please refer to chapter titled "History and Corporate Structure" beginning on page 117 of the Prospectus

Registered Office: 2nd Floor, Block-J, Safal Monde Near Iscon Mall, Near Rajpathclub, S.G Highway, Bodakdev, Ahmedabad, Gujarat-380054, India. Tel No.: +91-9377229944; Email: info@kodytechnolab.com, Website: www. kodytechnolab.com

Contact Person: Mrs. Sanchita Ojha, Company Secretary and Compliance Officer.

PROMOTERS: MR. MANAV SUBHASHCHANDRA PATEL, MRS. MANALI KRUNAL PATEL AND MRS. POOJA SUNNY PATEL

## THE ISSUE

INITIAL PUBLIC ISSUE OF 17,20,000 EQUITY SHARES OF RS. 10/- EACH ("EQUITY SHARES") OF KODY TECHNOLAB LIMITED ("KTL" OR THE "COMPANY" OR THI INCLUDING A SHARE PREMIUM OF RS. 150/- PER EQUITY SHARE AGGREGATING TO RS. 138.24 LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 16,33,600 EQUITY SHARES OF RS. 10/- EACH INCLUDING A SHARE PREMIUM OF RS 150/- PER EQUITY SHARE AGGREGATING TO RS. 2613.76 LAKH IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.99% AND 25.63%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

### THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10.00 EACH AND THE ISSUE PRICE IS ₹ 160.00. THE ISSUE PRICE IS 16.00 TIMES OF THE FACE VALUE.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS"), AS AMENDED.

THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS, 2018, AS AMENDED, FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 206 OF THE PROSPECTUS.

**ISSUE** 

ISSUE OPEN ON: SEPTEMBER 15, 2023 (FRIDAY) **ISSUE CLOSES ON: SEPTEMBER 20, 2023 (WEDNESDAY)** 

MINIMUM LOT SIZE

**800 EQUITY SHARES FOR RETAIL INDIVIDUAL** 

1,600 EQUITY SHARES AND IN MULTIPLES OF 800 EQUITY SHARES THEREAFTER FOR HNI/QIB CATEGORY \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues

ASBA\*

way of Application- by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below

Mandatory in Public Issues from January 01, 2016 No cheque will be accepted

UPI NOW AVAILABLE IN ASBA FOR RETAIL INDIVIDUAL INVESTORS. For Details on the ASBA and UPI process, please refer to the details given in ASBA form and Abridge Prospectus and please refer to the

Exchange of India Limited (www.nseindia.com), in General Information Document, List of Banks supporting UPI is also available on the website of SEBI (www.sebi.gov.in) IN TERMS OF THE SEBI CIRCULAR NO. CIR/CFD/POLICYCELL/11/2015 DATED NOVEMBER 10, 2015 AND THE ALL-POTENTIAL INVESTORS PARTICIPATE IN THE ISSUE ONLY THROUGH APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) PROCESS PROVIDING DETAILS ABOUT THE BANK ACCOUNT WHICH WILL BE BLOCKED BY THE SELF-CERTIFIED SYNDICATE BANKS (SCSB'S) FOR THE SAME. FURTHER PURSUANT TO SEBI CIRCULAR BEARING NO.

section "Issue Procedure" beginning on page no. 206 of the Prospectus. The process is also available on the website of National Stock

SEBI/HO/CFD/DIL2/CIR/P/2019/76 DATED JUNE 28, 2019 FOR IMPLEMENTATION OF PHASED II FOR UPI FACILITY, WHICH IS EFFECTIVE FROM JULY 01, 2019, ALL POTENTIAL BIDDERS (EXCEPT ANCHOR INVESTORS) ARE REQUIRED TO MANDATORILY UTILIZE THE APPLICATION SUPPORTED BY BLOCKED AMOUNT (ASBA) PROCESS PROVIDING DETAILS OF THEIR RESPECTIVE ASBA ACCOUNT OR UPI ID (IN CASE OF RII'S), IN WHICH THE CORRESPONDING APPLICATION AMOUNTS WILL BE BLOCKED BY THE SCSB'S OR UNDER THE UPI MECHANISM, AS APPLICABLE.

FOR DETAILS IN THIS REGARD, SPECIFIC ATTENTION IS INVITED TO THE "ISSUE PROCEDURE" ON PAGE NO. 206 OF THE PROSPECTUS, IN CASE OF DELAY, IF ANY IN UNBLOCKING /REFUND THE FUND, OUR COMPANY SHALL PAY INTEREST ON THE APPLICATION MONEY AT THE RATE OF 15% PER ANNUM FOR THE PERIOD OF

### ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

The Information regarding the content of Memorandum of Association of our Company as regards Main Object of our Company are available on Page No. 117 of the

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: Authorized share capital of Rs. 6,50,00,000 divided in to 65,00,000 Equity Shares of Face value of Rs. 10 each, Issued, subscribed and paid-up share capital prior to issue is Rs.4,65,37,800 divided in to 46,53,780 Equity Shares of Rs. 10/- each. Proposed post issue paid up share capital Rs. 6,37,37,800 divided into 63,73,780 Equity Shares face value of Rs. 10/- each. LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is limited

SIGNATORIES TO MOA AND SHARES SUBSCRIBED:

(	ORIGINAL SIGNATORIE	S	CURRENT PROMOTERS				
Name of Promoters	Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares		
Mr. Manav Subhashchandra Patel	10.00	4,500	Mr. Manav Subhashchandra Patel	10.00	41,82,636		
Ms. Mansi Subhashchandra Patel	10.00	2,000	Mrs. Manali Krunal Patel	10.00	2,35,570		
Mrs. Manali Krunal Patel	10.00	1,500	Mrs. Pooja Sunny Patel	10.00	2,35,570		
Mrs. Pooja Sunny Patel	10.00	2,000	0.0000000000000000000000000000000000000	2007.00			
TOTAL		10,000	TOTAL		46,53,776		

PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE EMERGE"). Our Company has received an In-principle approval letter dated August 30, 2023 from NSE for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited ("NSE EMERGE"). For the purpose of this Issue, the Designated Stock Exchange will be the NSE.

Disclaimer Clause of SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations 2018, the Draft issue Document was not filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the issue Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" beginning on page 190 of the Prospectus. Disclaimer Clause of NSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed

that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of NSE. The investors are advised to refer to page 192 of the Prospectus for the full text of the "Disclaimer Clause of the SME Platform of NSE".

REGISTRAR TO THE ISSUE

# LEAD MANAGER TO THE ISSUE

BEELINE CAPITAL ADVISORS PRIVATE LIMITED B 1311-1314. Thirteenth Floor, Shilp Corporate Park, Rajpath Rangoli Road, Thaltej, Ahmedabad-380054,

Gujarat, India Tel. No.: +91-79-48407357

Email: mb@beelinemb.com Website: www.beelinemb.com

Investor Grievance Email: ig@beelinemb.com Contact Person: Mr. Nikhil Shah SEBI Registration No.: INM000012917

KFINTECH KFIN TECHNOLOGIES LIMITED

Selenium Tower-B, Plot No. 31-32. Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad, Telangana - 500 032. Tel. No.: +91-40-6716-2222 Fax No.: +91-40-2343-1551

Email: kody.ipo@kfintech.com Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com Contact Person: M Murali Krishna SEBI Registration No.: INR000000221

Investors can contact the company secretary and compliance officer or the LM or the Registrar to the Issue in case of any pre-issue related problems, such as non - receipt of letter of offer, non-credit of allotted equity shares in the respective beneficiary account and refund orders etc.

COMPANY SECRETARY AND

Ahmedabad, Gujarat-380054, India.

E-mail: info@kodytechnolab.com

Website: www.kodytechnolab.com

Tel. No.: +91-9377229944

Company Secretary and Compliance Officer. 2nd Floor, Block-J. Safal Monde Near Iscon Mall, Near Rajpathclub, S.G Highway, Bodakdev,

COMPLIANCE OFFICER

Mrs. Sanchita Ojha,

CREDIT RATING: As this is an issue of Equity Shares there is no credit rating for this Issue

DEBENTURE TRUSTEE: As this is an issue of Equity Shares, the appointment of Debenture Trustee is not required.

IPO GRADING: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading agency. BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The Financial data presented in chapter titled "BASIS OF ISSUE PRICE" on page 76 of the Prospectus are based on Company's Restated Financial Statements. Investors should also refer to the section titled "RISK FACTORS" and "RESTATED FINANCIAL STATEMENTS" on Page 21 and 139 of the Prospectus to get more informed view before making the investment decision.

RISK TO INVESTORS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their 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 the Issue including the risks involved. The Equity Shares offered have not been recommended or approved by the Securities and Exchange Board of India ("SEBI") nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 21 of the prospectus.

Availability of Prospectus: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.nseindia.com, the website of LM at www.beelinemb.com and website of Company at www.kodytechnolab.com.

Availability of Application forms: Application forms can be obtained from the Company: Kody Technolab Limited, Lead Manager: Beeline Capital Advisors Private Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at

Application Supported by Blocked Amount (ASBA): All investors in this issue have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. For more details on the issue process and how to

apply, please refer to the details given in application forms and abridged prospectus and also please refer to the chapter "Issue Procedure" on page 206 of the Prospectus. Capitalized terms used herein in and not specifically defined herein shall have the meaning given to such terms in the Prospectus.

BANKER TO THE ISSUE:

KOTAK MAHINDRA BANK LIMITED

Kotak Infinity, 6th Floor, Building No. 21, Infinity Park, off Western Express Highway, General AK Vaidya Marg, Malad (East), Mumbai - 400097, Maharashtra, India Tel No. - 022-66056588

Email - cmsipo@kotak.com

Website - www.kotak.com

Date: September 12, 2023

Place: Ahmedabad

Contact Person – Mr. Siddhesh Shirodkar, Associate Vice President CIN-L65110MH1985PLC038137

For Kody Technolab Limited On behalf of the Board of Directors Mr. Manay Subhashchandra Patel

Chairman & Managing Director DIN: - 07409757

Registrar of Companies, Ahmedabad. The Prospectus will be available on the website of the SEBI at www.sebi.gov.in and the website of the Lead Manager at www.beelinemb.com, website of Company at www. kodytechnolab.com and website of stock exchange at www.nseindia.com.

KODY TECHNOLAB LIMITED is proposing, subject to market conditions and other considerations, a public issue of its Equity Shares and has filed the Prospectus with the

Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus, including the section titled "Risk Factors" of the Prospectus, which has been filed with ROC.

The Equity Shares have not been and will not be registered under the US Securities Act ("the Securities Act") or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.

उत्तर प्रदेश के छह जिलों में भारी बारिश की चेतावनी

लखनऊ, 12 सितंबर (भाषा)।

उत्तर प्रदेश के कई जिलों में रुक-रुक कर बारिश हो रही है और मौसम विभाग ने छह जिलों में भारी बारिश का अंदेशा जताते हए अलर्ट जारी किया है।

राहत आयुक्त कार्यालय के एक वरिष्ठ अधिकारी ने मंगलवार को बताया कि बहराइच तथा बाराबंकी के कुछ इलाकों में 250 मिमी बारिश हुई है। राज्य में सोमवार को बारिश के कारण 19 लोगों की मौत हो गई। बारिश के कारण कुछ जिलों में स्कूलों को एक से दो दिन के लिए प्रशासन ने बंद कर दिया था। मंगलवार को आसमान साफ होने के साथ राज्य की

राजधानी में स्कूल फिर से खुल गए।

मौसम कार्यालय ने छह जिलों- लखीमपुर खीरी, बहराइच, श्रावस्ती, सीतापुर, बाराबंकी और गोंडा के लिए भारी बारिश का 'रेड अलर्ट' जारी किया है और चार जिलों-हरदोई, लखनऊ, सिद्धार्थनगर और बस्ती के लिए 'आरेंज अलर्ट' जारी किया है। गोंडा में सुबह से मौसम साफ रहने के बाद मंगलवार को अपराह्न साढ़े तीन बजे से वर्षा शुरू हो गई। रात में हुई बरसात से निचले इलाकों में पानी भर गया था। जिला चिकित्सालय परिसर में भी पानी भरा हुआ है।

शहर के मुख्य मार्गों पर बने पैदलपथ पर अवैध कब्जा व वाहनों की

बेतरतीब तरीके से आवाजाही के चलते रोज लगने वाले जाम से उन्नाव

के लोग अब ऊब चुके हैं यही कारण है नियत स्थान व निर्धारित समय

पर पहुंचने की इच्छा रखने वाले लोग अपने घरों से तय समय से काफी



मौसम कार्यालय ने छह जिलों-लखीमपुर खीरी, बहराइच, श्रावस्ती, सीतापुर, बाराबकी और गोंडा के लिए भारी बारिश का 'रेड अलर्ट' जारी किया है और चार जिलों-हरदोई, लखनऊ, सिद्धार्थनगर और बस्ती के लिए 'आरेंज अलर्ट' जारी किया है।

# फसल खराब होने से किसान परेशान

## हाथरस, 12 सितंबर (जनसत्ता)।

हाथरस जिले में बारिश के कहर से जनजीवन पूरी तरह अस्त-व्यस्त रहा। कई विद्यालयों में वर्षा जल निकासी का इंतजाम न होने व क्षेत्र में नाले नालियों की समय रहते सफाई न होने के कारण विद्यार्थियों को गंदे पानी

लोगों के घरों पर छप्पर तेज हवाओं के साथ उड गए। जिले से गुजरने वाले रजवाहों की पटरी कटने से जिन खेतों में पानी भर गया, उन किसानों की फसल पर बुरा प्रभाव पडा, बहुतों के खेतों में खडी फसल चौपट हो गई।

रुदायन, ऐसे ही हैं।

के लिए सभी स्कूल कालेज बंद रखने का आदेश जारी किया। जिला आपदा विशेषज्ञ राजेश हो गई।

श्रीवास्तव ने बताया कि जिले के तरबगंज तहसील में आकाशीय बिजली गिरने से दो भैंसों की मौत

पैदलपथ पर अतिक्रमण से लोग परेशान

OSBI

प्लेटफॉर्म इंजीनियरिंग –।।, स्टेट बैंक ग्लोबल आईटी सेंटर, सेक्टर 11, सीबीडी बेलापुर

आरएफपी नं.: SBI/GITC/Platform Engineering-II/2023/2024/1034 दिनांक: 28.08.2023

कमीशनिंग और रखरखाव के लिए आरएफपी जारी किया है। शुद्धिपत्र- 1 प्रकाशित हो चुका है कृपया बैंक की वेबसाइट https://www.sbi.co.in या https://bank.sbi पर प्रोक्योरमेंट न्यूज'देखें। हस्ताक्षर/-

दिनांक: 13.09.2023

उप महाप्रबंधक (पीई - 11)

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document announcement)



उन्नाव, 12 सितंबर (जनसत्ता)।

पहले निकलने में ही भलाई समझ रहे हैं।

# GRETEX CORPORATE SERVICES LIMITED

Corporate Identity Number: L74999MH2008PLC288128

the Companies Act, 1956 with the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Gretex Corporate Services Private Limited" vide special resolution passed by the shareholders of our Company in their meeting held on May 28, 2013 and a fresh Certificate of Incorporation consequent to the change of name was granted to our Company on May 31, 2013, by the Registrar of Companies, West Bengal, Further, our Company was converted into Public Limited Company pursuant to special resolution passed by the shareholders of our Company in their meeting held on April 12, 2021 and the name of our Company was changed to "Gretex Corporate Services Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company to Public Limited dated May 12, 2021 was issued by Registrar of Companies, Mumbai, Maharashtra, being Corporate Identification Number U74999MH2008PLC288128. The Company listed its Equity Shares on SME platform of BSE Limited ("BSE") on August 06, 2021.

Telephone: +91 96532 49863 | Email: info@gretexgroup.com | Website: www.gretexcorporate.com Contact Person: Ms. Dimple Magharam Slun, Company Secretary and Compliance Officer

RIGHT ISSUE OF UPTO 12,79,513 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF OUR COMPANY FOR CASH AT A PRICE OF ₹210.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹200.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING UPTO ₹ 2,686.98 LAKH ("THE ISSUE") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (1) RIGHT EQUITY SHARE FOR EVERY EIGHT (8) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ON THE RECORD DATE, THAT IS AUGUST 23, 2023 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 104 OF THIS LETTER OF OFFER.

# BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Wednesday, August 30, 2023 and closed on Wednesday, September 06, 2023 and the last date for On Market Renunciation of Rights Entitlements was Friday, September 01, 2023. Out of the total 1078 Applications for 16,45,020 Rights Equity, 267 Applications for 44,910 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 811 for 16,00,110 Rights Equity Shares, which was 125.06% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 08, 2023 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange and the Registrar to the Issue, the Board of Directors of the Company has on September 08, 2023, approved the allotment of 12,79,440 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Applicants	Number of valid applications received	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	No. of Rights Equity Shares accepted and allotted against Additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and allotted (A+B)
Eligible Equity Shareholders	98	5,48,910	3,91,590	9,40,500
Renouncees	713	1,51,200	1,87,740	3,38,940
Total	811	7,00,110	5,79,330	12,79,440

Applications Received		ns Received	Equity Shares Applied for			Equity Shares allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Shareholders	98	12.08%	9,40,500	19,75,05,000.00	58.78%	9,40,500	19,75,05,000.00	73.51%
Renouncees	713	87.92%	6,59,610	13,85,18,100.00	41.22%	3,38,940	7,11,77,400.00	26.49%
Total	811	100.00%	16 00 110	33 60 23 100 00	100 00%	12 79 440	26 86 82 400 00	100 00%

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on September 08, 2023. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 09, 2023, and for refund of funds through NACH / NEFT / RTGS / direct credit were issued to Kotak Mahindra Bank Limited, the Banker to the Issue, on September 11, 2023. The listing application was executed with BSE on September 08, 2023. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on September 11, 2023. For further details, see "Terms of the Issue - Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 104 of the Letter of Offer. The trading in fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under a separate ISIN - INE199P01028 upon receipt of trading permission. The trading is expected to commence on or about September 13, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/ HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on September 11, 2023.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: : It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 98 of the Letter of Offer.

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



# BIGSHARE SERVICES PRIVATE LIMITED

SEBI Registration No.: INR000001385

OOffice No S6-2,6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali caves Road, Andheri (East) Mumbai - 400 093 Maharashtra, India

Tel: +91 - 22 - 6263 8200 | Email: rightsissue@bigshareonline.com Investor Grievance E-mail: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Jibu John



Ms. Dimple Magharam Slun

Tel: +91 96532 49863:

E-mail: info@gretexgroup.com Website: www.gretexcorporate.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole / first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 104 of Letter of Offer.

For Gretex Corporate Services Limited

Alok Harlalka **Managing Director** DIN: 02486575

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and the Stock Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com., Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

www.readwhere.com

Place: Mumbai

Date: September 12, 2023



बरसात से सैकड़ों कच्चे मकान ढह गए,

से होकर गुजरना पड़ रहा है।

विकासखंड सासनी के गांव लोहर्रा और

गोंडा जिला प्रशासन ने मंगलवार सुबह आज

शुद्धिपत्र-1

भारतीय स्टेट बैंक ने 07 वर्ष की अवधि के लिए एसएमएस गेटवे समाधान की खरीद, स्थापना

स्थान: नवी मुंबई

Our Company was originally incorporated as "Dynamic Tradeserv Private Limited" on September 05, 2008 at Kolkata, West Bengal as a private limited company under

Registered Office: Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort, Mumbai - 400001, Maharashtra, India;

OUR PROMOTERS: MR. ARVIND HARLALKA, MR. ALOK HARLALKA AND M/S. BONANZA AGENCY LLP

2. Information regarding total Applications received (including ASBA Application):										
Category	Application	s Received	Equity Shares Applied for			Equity Shares allotted				
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%		
Shareholders	98	12.08%	9,40,500	19,75,05,000.00	58.78%	9,40,500	19,75,05,000.00	73.51%		
Renouncees	713	87.92%	6,59,610	13,85,18,100.00	41.22%	3,38,940	7,11,77,400.00	26.49%		

Statutory Disclosures - Disclaimer Clause of SEBI" on page 98 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER

**GRETEX CORPORATE SERVICES LIMITED** Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort,

Mumbai - 400001, Maharashtra, India.

# ऑगस्टमध्ये किरकोळ महागाई दर ६.८३ टक्के वर भाज्यांचे दर घसरल्याने कमी झाला, जुलैमध्ये ७.४४ टक्के होता

नवी दिल्ली, दि. १२ (वृत्तसंस्था) : ऑगस्ट महिन्यात किरकोळ महागाई दरात घट झाली आहे. ऑगस्टमध्ये किरकोळ महागाई दर ६.८३टक्के राहिला. यापूर्वी जुलैमध्ये तो ७.४४ टक्क्यांवर पोहोचला होता. भाज्यांचे दर घसरल्याने महागाई कमी झाली आहे. तथापि, हा दर अजूनही RBI च्या ६ टक्के च्या वरच्या सहनशीलतेच्या मर्यादेपलीकडे आहे. गेल्या महिन्यात शहरी

महागाईचा दर ६.५९ टक्क्यांवर होता जो जुलैमध्ये ७.२० टक्के होता. ग्रामीण भागातील महागाईचा दर ऑगस्टमध्ये ७.०२ टक्क्यांवर आहे, जो जुलैमध्ये ७.६३ टक्के होता. देशातील महागाई ११.५१ टक्क्यांवरून जुलैमध्ये ऑगस्टमध्ये ९.९४ टक्क्यांवर घसरली आहे. जुलैमध्ये झालेल्या पतधोरण बैठकीची माहिती देताना आरबीआय गव्हर्नर म्हणाले होते की. महागाईबाबत

चिंता आणि अनिश्चितता अजूनही कायम आहे. RBI च्या अंदाजानुसार, आर्थिक वर्ष २०२३-२४ (FY२४) मध्ये महागाई ४ टक्के च्या वर राहण्याची शक्यता आहे. RBI ने FY२४ मध्ये महागाईचा अंदाज ५.१ टक्के वरून ५.४ टक्के पर्यंत वाढवला आहे.

ग्राहक म्हणून तुम्ही आणि मी किरकोळ बाजारातून वस्तू खरेदी करतो. याशी संबंधित किमतीतील बदल दर्शाविण्याचे काम ग्राहक किंमत निर्देशांक म्हणजेच CPI द्वारे केले जाते. CPI आम्ही वस्तू आणि सेवांसाठी दिलेली सरासरी किंमत मोजतो.

कच्चे तेल, वस्तुंच्या किमती, उत्पादित खर्च याशिवाय इतरही

अनेक गोष्टी आहेत ज्या किरकोळ महागाई दर ठरवण्यात महत्त्वाची भूमिका बजावतात. सुमारे ३०० वस्तू आहेत ज्यांच्या किमतीच्या आधारे किरकोळ महागाई दर ठरवला जातो.

महागाईचा थेट संबंध क्रियाशक्तीशी असतो. उदाहरणार्थ, जर महागाईचा दर ७ टक्के असेल, तर कमावलेले १०० रुपये फक्त ९३ रुपये असतील. त्यामुळे महागाई लक्षात घेऊनच गुंतवणुक

करावी. अन्यथा तुमच्या पैशाचे मूल्य

महागाई कमी करण्यासाठी बाजारातील पैशाचा प्रवाह (तरलता) कमी केला जातो. यासाठी रिझर्व्ह बँक ऑफ इंडिया रेपो दरात वाढ करते. आरबीआयने एप्रिल, जून आणि जुलैमध्ये रेपो दर न वाढवण्याचा निर्णय घेतला होता. आरबीआयने सलग सहा वेळा रेपो

दरात वाढ केली होती. आरबीआयने महागाईच्या अंदाजातही कपात केली आहे. महागाईची वाढ आणि घसरण उत्पादनाची मागणी आणि पुरवठा यावर अवलंबून असते. जर लोकांकडे जास्त पैसे असतील तर ते अधिक वस्तू विकत घेतील. जास्त वस्तू घेतल्यास वस्तूंची मागणी वाढेल आणि मागणीनुसार पुरवठा झाला नाही तर या वस्तूंच्या किमती वाढतात. अशा प्रकारे बाजार महागाईला बळी पडतो. सोप्या भाषेत सांगायचे तर, पैशाचा अतिप्रवाह किंवा बाजारात वस्तूंची कमतरता यामुळे महागाई वाढते. तर मागणी कमी आणि पुरवठा जास्त असेल तर महागाई कमी होईल

# भारत सरकारने चिनी स्टीलवर अँटी डंपिंग ड्युटी लावलीः चीनच्या स्वस्त स्टीलमुळे देशांतर्गत कंपन्यांचे नुकसान, पाच वर्षे बंदी कायम राहणार

नवी दिल्ली, दि. १२ ( वृत्तसंस्था ) : चीनमधून आयात होणाऱ्या स्टीलवर भारताने 'अँटी डंपिंग ड्युटी' लावली आहे. डायरेक्टरेट जनरल ऑफ ट्रेड रेमेडीज ने चिनी स्टीलच्या व्हील्सवर प्रति टन \$६१३ (सुमारे ५०,८६७ रुपये) लादण्याची शिफारस सरकारला केली होती. अर्थ मंत्रालयाने सोमवारी एका अधिसूचनेद्वारे ही माहिती दिली आहे.

सरकारच्या या निर्णयामुळे देशांतर्गत कंपन्यांना तोटा होण्याची शक्यता कमी होणार आहे. यापवीं. १३ डिसेंबर २०१८ रोजी भारताने या चिनी उत्पादनांवर ५ वर्षांसाठी हे शुल्क लागू केले होते, जे पुढील ५ वर्षांसाठी वाढवण्यात आले आहे.

अँटी डंपिंग ड्युटी लादण्याच्या या निर्णयावर अर्थ मंत्रालयाने सांगितले की, चीन भारताला अनेक दिवसांपासून डंपिंग किमतीत म्हणजेच किमतीपेक्षा कमी किमतीत स्टीलची विक्री करत आहे. या महिन्यात ४ सप्टेंबर रोजी पोलाद सचिव नरेंद्र नाथ सिंह यांनी सांगितले होते की, भारत चीनच्या पोलाद डंपिंगवर बराच काळ लक्ष ठेवून आहे.

एप्रिल ते जुलै या तिमाहीत चीन हा दक्षिण कोरियानंतर भारताचा दुसरा सर्वात मोठा स्टील निर्यातदार होता. चीनने या काळात भारताला ६ लाख टन पोलाद विकले आहे. हा आकडा गेल्या वर्षीच्या तुलनेत ६२ टक्के अधिक आहे. या काळात भारताने चीनकडून २० लाख टन तयार पोलाद आयात केले आहे. हे २०२० नंतरचे सर्वाधिक आहे आणि गेल्या

वर्षीच्या तुलनेत २३ टक्के अधिक आहे. डंपिंग म्हणजे कचरा फेकणे. जेव्हा एखादा देश

days of the date of the notice.

Date: September 13, 2023

त्या देशाच्या देशांतर्गत बाजारापेक्षा कमी किमतीत उत्पादन विकतो तेव्हा त्याला डंपिंग म्हणतात. उदाहरणार्थ, भारतातील GILTS लिमिटेड स्टीलची किंमत ६०,००० रुपये प्रति टन पीएनबी गील्ट्स लि. असल्यास. पण, पुढील गरजांसाठी चीनकडून पोलाद आयात केल्यास चीन ते ३०,००० रुपये प्रतिटन दराने देतो. या

L74899DL1996PLC077120 इंमेल : pnbgilts@pnbgilts.com

> कंपनी प्रगती टॉवर, बीकेसी, मंबः येथील त्यांच्या जागेचे नुतनीकरण, डागडजी करण्याकरिता निविद मागवीत आहे. कामाचे अंदाजित मुल्य अंदाजे रु. ६० लाख आहे. संप्र कृपया वेबसाइट <u>https://pnbgilts</u>

<u>com->tender</u> ला भेट द्यावी निविदा सादरीकरणाची अंतिम तारीख दि. २८.०९.२०२३ आहे वरिष्ठ कार्यकारी उपाध्य

### जाहीर सूचना

It is Notified that my Secondary Origina Leaving Certificate of the Year 2023 issued by SHANKAR NARYAL COLLEGE BHYANDAR (EAST).

स्थितीत चीन आपले पोलाद भारतात टाकत

असल्याचे म्हटले जाईल. याचे सर्वात मोठे

उदाहरण म्हणजे चीनचे दिवे आणि खेळणी

स्वस्त दरात मिळण्यास मदत होईल, परंतु

तुमच्या देशांतर्गत कंपन्या त्या उत्पादनांची

किंमत जास्त असल्यामुळे त्याच किमतीत

विकू शकणार नाहीत. त्यामुळे त्यांच्या

उत्पादनांची मागणी कमी होईल आणि

कंपन्या बंदही होऊ शकतात

डंपिंगमुळे तुम्हाला परदेशी उत्पादने

NIKHIL HARIHAR CHAURSIA Student Division: G is Lost/ Misplaced, Also Lodge Complaint vide Police NC No 25391-2023, Dated: 23/08/2023 at Mira-Bhayander (East) Police Station If anyone Find Please Contact:

9082489154

By, 1 Finance Private Limited

श्री. रामसागर राजमणी पाल व श्रीम. प्रिती रामसागर पाल हे पर को–ऑपरेटिव्ह हाऊसिंग सोसायटी लि., पुनम सागर कॉम्प्लेक्स, मी माझे अशील यांनी सदर फ्लॅट जागा श्री. ब्र**हादेव मुन्नार** सि अन्. क्र. टीएनएन१०-९२६४-२०२२ अंतर्गत नोंदणीकत होती तसेच रेक्टीफिकेशन करार दि. १३.०६.२०२२ अंतर्गत **श्री. ब्रह्म**दे मुन्नार सिंह यांनी अनु. क्र. टीएनएन१०-९६०६-२०२ दि. १३.०६.२०२२ अंतर्गत नोंदणीकृत केले होते.

क्टीफिकेशन करार दि. १३.०६.२०२२ रोजी माझे अशील ब्रह्मदेव मुन्नार सिंह यांच्या दरम्यान . टीएनएन१०-९६०६-२०२२ दि. १३.०६.२०२२ अंतर्गम अं ात आणले होते ते करार गहाळ झाले आहेत हरवले आहेत व माई अशील यांना सापडत नाही आहेत.

जर कोणाही व्यक्तीस/ संस्था वा कोणतीही बँक व/वा वित्तीय र ांना कोणतेही हक, अधिकार, दावे, लाभ, मागण्या व/वा इस्टेट आ काही असल्यास त्यांनी सदर फ्लॅट व वा कोणत्याही भागाच्या संबंध हिसतंबंध काही असल्यास तसेच विकी. अदलाबदल, भाडेकरा संबंधात काही असल्यास त्यांनी संबंधित दस्तावेज यांच्यासह सदर फ्लॅ धात अधोहस्ताक्षरित यांना सदर सूचनेच्या प्रसिद्धी तारखोपा १x दिवसांच्या आत सचित करावे अन्यथा त्यांचे हक वा दावे का सल्यास ते गृहित धरले जाणार नाहीत व कोणतेही हक्क, अधिव अवैध मानले जातील

मनिष बी. के. शुक्ला दि. १३.०९.२०२३

वकील उच्च न्यायालय, मुंबई पत्ता : बी-११, वर्टेक्स विकास बिल्डींग, अंधेरी पोर्ल स्टेशनच्या पुढे, अंधेरी (पू), मुंबई ४०० ०६९.मो. क्र. ८१०८२ ०८०५१

सूचना याद्वारे माझे अशील **श्रीम. लसीबाई डुंगारराम चौंधरी** च्या वतीने देण्यात येते की, ते फ्लॅट क्र

मजला, बी विंग, न्यु मनिष को-ऑप. हा. सो. लि., नवघर

रोड, भाईंदर (पू), तालुका व जिल्हा ठाणे ४०१ १०५ येथील

करार दि. १४.१०.१९८६ रोजीचे मे. किरण बिल्डर्स व शब्बीर

अब्दुलगानी खान यांच्या दरम्यान अंमलात आणलेले वरील सदर फ्लॅट जागेचे करार गहाळ झाले आहेत. जर कोणा

व्यक्तीस वरील सदर मूळ करार संबंधात कोणतेही दावे

असल्यास तसेच विकी. अदलाबदल, प्रभार, भेट, न्यास

वारसा, ताबा, भाडेकरार, गहाण, धारणाधिकार वा अन्य कार्ह

असल्यास त्यांनी याद्वारे मला व अधोहस्ताक्षरित यांना संबंधित

दस्तावेज यांच्यासह सदर सूचनेच्या प्रसिद्धी तारखोपास्

१४ दिवसांच्या आत लेखी स्वरूपात सूचित करावे अन्यः

सदर व्यक्तींचे दावे काही असल्यास ते अधित्यागीत मानल

जातील व दावे गृहित धरले जाणार नाहीत व सदर फ्लॅट जागेचे

कार्यालय क्र. २३, १ ला मजला, सन शाइन हाइट्स, रेल्वे

स्टेशनजवळ, नालासोपारा (पूर्व), जि. पालघर -

जाहीर सूचना

जाहीर सूचना याद्वारे देण्यात येते की, दिवंगत **श्री. विठोबा रा** चंद्र जंगम हे फ्लॅट क्र. ४/४०१, ४ था मजला, मोजमापित क्षे

अंदाजे २६९ चौ. फूट चटई कुलश्री एसआरए को-ऑ

एसआरए/एचएसजी/(टीसी)११८१०/२०१० अंतर्गत जिज

ता रोड, शेर-ए-पंजाब हिल्टोन टॉवरच्या मागे, अंधेरी (पू)

मुंबई ४०० ०९३ येथील प्लॉट जिमन धारक सीटी क्र. ३६८/२९५**-**ए (भाग) धारक गाव मोग्रा, जिल्हा मुंब उपनगर, अंधेरी पूर्व, महसूल गाव - मोग्रा व सोसायर्ट बोनाफाईड सभासद व मालक होते व पाच संपूर्ण प्रदानि

शेअर्सचे शेअर प्रमाणपत्र क्र. ५, विभिन्न क्र. ७६ ते ८० धार

मुंबई महापालिका मंडळ, उप निबंधक नोंदणीकरण अंधेर

सदर मालक दिवंगत श्री. विदोबा रामचंद्र जंगम यांचा म

. ३०.०७.२०१३ रोजी झाला त्यांच्या मागे त्यांचे वा

. १ श्रीम. चंद्रभागा विठोबा जंगम (पत्नीचा मृत्यू १५.०८.२००

ोजी), २. श्री. संतोष विठोबा जंगम (मुलगा), ३. श्री. विज

विठोंबा जंगम (मुलगा) हे केवळ असून सदर मयत मालक यांच

मृत्यूनंतर म्युचुअल अंडरस्टॅंडिंग वरून सदर श्री. संतोष विठोव

गम यांनी सदर फ्लॅट संबंधात श्री. विजय विठोबा जंगम यांच

नावे नोंदणीकरण रिलीज करार दि. ०५.०९.२०२३ अंतरं नोंदणीकरण क्र. बीडीआर९-१४७५३-२०२

दि. ०५.०९.२०२३ नोंदणीकरण पावती क्र. १६११० अंतर

त्यांचे शेअर, हक, अधिकार व हितसंबंध रिलीज्ड, रिलींक्वी

केले आहेत, तेव्हापासून ते सदर सोसायटीचे बोनाफाईड सभा

तसेच १००% शेअर्स धारक व परिपूर्ण मालक आहेत व पा

शेअर्स प्रदानित शेअर धारक शेअर प्रमाणपत्र क्र. २० चे धा

हापासून सर्व व्यक्ती, सरकारी प्राधिकरण, बँक, वित्तीय स

आदी यांना याद्वारे कोणतेही दावे असल्यास सदर फ्लॅटच

. संबंधात त्यांनी त्यांचे दावे सदर सूचनेच्या प्रसिद्धी तारखेपार

१५ दिवसांच्या आत सूचित करावे अन्यथा सदर फ्लॅटर

संबंधातील कोणतेही दावे गृहित धरले जाणार नाहीत व कोणते

कार्यालय क्र. ४०९, ४ था मजला, साई सिद्धी बिल्डींग, रा

ज्णा हॉटेलसमोर, टाकी रोड, नालासोपारा पूर्व, तालूका वस

दावे काही असल्यास ते गृहित धरले जाणार नाही.

वकील, उच्च न्यायालय, मुंबई

हक्क स्पष्ट व बाजारमूल्य असल्याचे गृहित धरले जाईल.

नक आहेत. त्यामुळे, माझे अशील यांच्याकडून मूळ बिल्ड

## जाहीर सूचना

**PUBLIC NOTICE** 

Surrender of Depository Participant Registration of 1 Finance Private

Limited (1 Finance) with CDSL DP ID 12097600 (SEBI Reg. No. IN-DP-723-

2022). 1 Finance was registered with CDSL as DP from April 18, 2023. We

are surrendering the registration and will stop the activities as DP of CDSI

In view of the same any aggrieved party may take any representation agains

the surrender before our correspondence office at Unit No. 1501 & 1502

15th Floor, Lotus Corporate Park, Goregaon (East), Mumbai-400063 or write

us at compliance@1finance.co.in or contact on 022-6912 0000 within 30

सूचना याद्वारे आम जनतेस देण्यात येत आहे की, आमचे अशील आदित्य बिर्ला फायनान्स लिमिटेड हे खालील अनुसूचीमध्ये अधिक विवरणीत मालमत्तेच्या संबंधात (यापुढे सदर मालमत्ता 1 म्हणून संदर्भित) मालक म्हणून विनोद रतन पाटील यांच्याद्वारे भारतीय रहिवासी असून व खालील लिखीत अनुसूचीमध्ये अधिक विवरणीत (यापुढे मालमत्ता 2 म्हणून संदर्भित) असून 1. लताबाई सोपान भोईर, 2. कांताबाई जयदेव गोंधळे, 3. चंद्रमोहन झिपा पाटील, 4. विठाबाई झिपा पाटील, 5. उज्ज्वला सुरेश खानावकर, 6. प्रविण हरिश्चंद्र पाटील, 7. प्रदिप हरिश्चंद्र पाटील व 8. रणजीत हरिश्चंद्र पाटील यांच्याद्वारे मालकीचे असून हे सर्व भारतीय रहिवासी असून रेरा प्रोजेक्ट दि केनेट म्हणून ज्ञात असून नोंदणीकरण सिरीयल क्र. पी51700015636 बांधकामित असेल.

कोणाही व्यक्तीस वा व्यक्तींना जागेच्या वा कोणत्याही भागाच्या संबंधात कोणतेही शेअर, हक, अधिकार, इस्टेट, हितसंबंध, दावे वा मागण्या काही असल्यास तसेच एफएसआय टीडीआर, विक्री, जप्ती, देणगी, प्रभार, भेट, अदलादबल, अडथळे, भाडेकरार, हस्तांतरण, खाटला, देखभाल, ताबा, जप्ती, केअर-टेकर आधार, उप भाडेकरार, उप वहिवाट, न्यास, भाग, जप्ती, आवंटन, वारसा, सुविधाधिकार, जप्ती, ताबा, हक्क वा अन्य काही असल्यास ते आदेश / हुकूम / न्याय कोणत्याही न्यायालयाचे आदेश, ऑप्शन करार वा अन्य काही असल्यास त्यांनी अधोहस्ताक्षरित यांना सर्व सदर सूचनेच्या प्रसिद्धी दिनांकापासून दहा (10) दिवसांच्या आत सूचित करावे अन्यथा सदर दावे, काही असल्यास एमडीपी हाऊस, 19, बँक स्ट्रीट क्रॉस लेन, फोर्ट, मुंबई 400 001 येथे सूचित करावे अन्यथा दावे वा मागण्या काही असल्यास ते अधित्यागीत व/वा परित्यागीत मानले जातील.

वरील संदर्भित अनुसूची :

(मालमत्तेचे विवरण)

ए) सर्व्हे क्र. 100/5ए (प्लॉट क्र. 2) मोजमापित 302 चौ. यार्ड, गाव निळजे, डोंबिवली तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या

बी) सर्व्हे क्र. 100/5ए/1 (प्लॉट क्र. 3) मोजमापित 384 चौ. यार्ड, गाव निळजे, डोंबिवली, तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या मर्यादेतील.

सी) सर्व्हे क्र. 100/6ए मोजमापित 2090 चौ. मीटर, गाव निळजे, डोंबिवली, तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या डी) सर्व्हे क्र. 145/1बी मोजमापित 333 चौ. यार्ड, गाव निळजे, डोंबिवली, तालूका

कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या मयदितील. ई) सर्व्हे क्र. 147 / 4सी मोजमापित 500 चौ. यार्ड, गाव निळजे, डोंबिवली, तालूका कल्याण

जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या मयदितील. एफ) सर्व्हे क्र. 147/4डी मोजमापित 500 चौ. मीटर, गाव निळजे, डोंबिवली, तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या

जी) सर्व्हे क्र. 147/4एच मोजमापित 1000 चौ. मीटर, गाव निळजे, डोंबिवली, तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या मयदितील.

ए) सर्व्हे क्र. 145/1ए मोजमापित 681.44 चौ. मीटर, गाव निळजे, डोंबिवली, तालूक कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोंबिवली महापालिका मंडळाच्या मयदितील

बी) सर्व्हे क्र. 100/5/सी मोजमापित 1160 चौ. मीटर, गाव निळजे, डोंबिवली, तालूका कल्याण, जिल्हा ठाणे 421 201 येथील कल्याण डोबिवली महापालिका मंडळाच्या

मे. एमडीपी ॲन्ड पार्टनर्स (वकील व सॉलिसीटर्स) एमडीपी हाऊस, 19, बँक स्ट्रीट क्रॉस लेन, फोर्ट, मुंबई 400 001.

ठिकाण : मुंबई

दि. 13.09.2023

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सही / श्री, मालव विरानी भागीदार

(वृत्तसंस्था) : देशातील दिग्गज ऑटोमोबाईल कंपन्या टाटा आणि महिंद्राला मोठा फटका बसला. डिझेल इंजिन वाहनांवर १० टक्के अतिरिक्त उएऊ लावण्यात येणार असल्याची माध्यमांमध्ये पसरल्यामुळे शेअर मार्केटमध्ये त्याचा परिणाम पाहायला मिळाला

निर्मिती करणाऱ्या कंपन्यांवर दिसून सियाम मंगळवारी इंडियन ऑटोमोबाईल मॅन्युफॅक्चरर्स) च्या एका कार्यक्रमात केंद्रीय रस्ते वाहतूक आणि महामार्ग मंत्री नितीन गडकरी यांनी डिझेल वाहनांवर अतिरिक्त १० टक्के

त्याचा फटका डिझेल वाहनांची

जीएसटी लावण्याबाबत वक्तव्य केले, परंतु नंतर त्यांनी स्पष्ट केले की,



आलेला नाही. पण, त्यांच्या वक्तव्याचा परिणाम डिझेल कार, बस, ट्रक आणि ट्रॅक्टर बनवणाऱ्या कंपन्यांवर स्पष्टपणे दिसून आला. या कंपन्यांच्या शेअर्समध्ये मोठी घसरण झाली.

देशातील सर्वात मोठ्या बस आणि

घसरण नोंदवली गेली. याचा थेट परिणाम कंपनीच्या बाजार भांडवलावर

नितीन गडकरींचे डिझेल वाहनांबाबत एक वक्तव्य अन् टाटा आणि महिंद्राचे हजारो कोटी स्वाहा...

सोमवारी संध्याकाळी शेअर बाजार बंद होण्यापूर्वी कंपनीचा एमकॅप २,१०,८३८.५६ कोटी रुपये होता, जो मंगळवारी शेअरच्या नीचांकी पातळीवर २,०४,४९३.८१ कोटी रुपये आला. अशा प्रकारे कंपनीच्या गुंतवणुकदारांना ६,३४४.७५ कोटी रुपयांचे थेट नुकसान झाले आहे. ट्रक आणि ट्रॅक्टर उत्पादक कंपनी महिंद्रा अँड महिंद्राच्या एमकॅपमध्येही आज सुमारे ८६०० कोटी रुपयांची घसरण झाली. सोमवारी

दुरध्वनी : ०२५०-२५२५१०१/०२/०३/०४/०५/०६

र्ड-मेल -vasaivirarcorporation@yahoo.com

जावक क्रः व.वि.श.म./शअ/४९६/२०२३

फैक्स- ०२५० - २५२५१०७

दिनांकः १२/०९/२०२३

ट्क उत्पादक कंपन्यांपैकी एक कंपनीचा एमकॅप १,९६,७३८.६९ कोटी रुपये असलेल्या टाटा मोटर्सच्या शेअरच्या होता. मंगळवारी शेअरच्या किमतीची नीचांकी किमतीत २.१९ टक्क्यांहून अधिक पातळी गाठल्यानंतर हा १,८८,१४५.९१ कोटी रुपयांवर आला.

### सुचना याद्वारे माझे अशील श्रीम. रंजिता रघनाथ जोशी

फ्लॅट क. सी/३०२. तिसरा मजला. तिरूपती को-ऑप. ह सो. लि., नवघर रोड, भाईंदर (पू), तालुका व जिल्हा ठाए यांच्याकडन मळ बिल्डर करार दि. १८,०६,१९८३ रोजीचं मे. असोसिएटेड कन्स्ट्रक्शन कॉर्पोरेशन व श्री. पुकोट रघुनाध फ्लॅट जागेचे करार गहाळ झाले आहेत. जर कोणाही व्यक्ती वरील सदर मूळ करार संबंधात कोणतेही दावे असल्यार भाडेकरार, गहाण, धारणाधिकार वा अन्य काही असल्य त्यांनी याद्रारे मला व अधोहस्ताक्षरित यांना संबंधित दस्तावेऽ आत लेखी स्वरूपात सूचित करावे अन्यथा सदर व्यक्तीं दावे काही असल्यास ते अधित्यागीत मानले जातील व दावे बाजारमूल्य असल्याचे गृहित धरले जाईल.

वकील, उच्च न्यायालय, मुंबः कार्यालय क्र. २३, १ ला मजला, सन शाइन हाइटस, रेल्वे स्टेशनजवळ, नालासोपारा (पूर्व), जि. पालघर -

दि. १३.०९.२०२३

सूचना याद्वारे देण्यात येते की**, श्री. हेनरी डेविड डीसिल्व** फ्लॅट क्र. २०२, दुसरा मजला, न्यु शंखोश्वर को-ऑप हा. सो. लि.. नोंदणीकरण क्र. दीएनए/(दीएनए) एचएसजी/(दीसी/२०९९१/२००९-२०१८ जे. पी. ठाकुर मार्ग, पोस्ट ऑफिस समोर, भाईंद (पश्चिम), तालूका व जिल्हा ठाणे ४०१ १०१ येथीत मालमत्तेचे मूळ एकमेव मालक/ सभासद व कायदेशीर वार

पहिले मूळ करार बिल्डर संबंधात **मे. जीवन आशा बिल्ड** 

ऑन्ड डेव्हलोपर्स व श्री. जुलीएट डिसील्वा यांच्या दरम्या उप जिल्हा कार्यालय ठाणे -७ अंतर्गत दस्तोव क्र. ६०७८/२००७, दि. ०१.०८.२००७ अंतर्गत आहेत. जुलीएद हेनरी डिसील्वा यांचा मृ दि. ०४.०२.२०२१ रोजी नानावटी हॉस्पिटल, मंबई के पश्चिम विभाग येथे झाला होता. दिवंगत श्रीम. जुलिएट हेनरी डिसील्व यांच्या मत्यनंतर त्यांच्या मागे १. श्री. हेनरी डेव्हिड डिसील्वा (पती), २. श्री. जोएल हेनरी डिसील्वा (मुलग कु. जोसीलीन हेनरी डिसील्वा (मुलगी) हे केव कायदेशीर वारस आहेत.

nोणाही व्यक्तीस, बँक्स, वित्तीय संस्था, वैयक्तिक, कंप<sup>,</sup> पंस्था आदी यांना दस्तावेज पुरावे यांच्यासह लेखी स्वरूपा होणतेही दावे वा आक्षेप असल्यास कोणतेही दावे असल्या यांनी सदर सूचनेच्या तारखेपासून १४ दिवसांच्या आत सूचि करावे अन्यथा कोणत्याही व्यक्तींचे दावे काही असल्यास सर कपया नोंद घ्यावी.

(वकील उच्च न्यायालय बी/१०९, भाईदया नगर, बी बिल्डींग, नवघर रोड, भाईंद

**पॅकेज २**- केंद्र शासन पुरुस्कृत अमृत २.० अभियानांतर्गत वसई विरार शहर महानगरपालिका क्षेत्रातील वितरण व्यवस्था वळकटीकरण व विस्तारीकरण या योजनेअंतर्गत विविध व्यासाच्या वितरण जलवाहिन्या पुरविणे, अंथरणे व कार्यान्वीत करणे तसेच विविध ठिकाणी उंच व भुस्तर जलकुंभ उभारणे।

ई-निविदा सादर करण्यास तृतीय मुदतवाढ,

जा.क्र.विवशम/पापु/३११/२०२३, दि. १०/०७/२०२३ अन्वये निविदा प्रसिध्दीस मंजूरी घेवुन महानगरपालिकेच्या अधिकृत संकेतस्थळावर दि. १४/०७/२०२३ रोजी प्रथम वेळ जाहिर निविदा सुचना प्रसिध्द करुन ई-निविदा मागविण्यात आल्या असून त्यास दि. ०५/०९/२०२३ व दि. १२/०९/२०२३ पर्यंत अनुक्रमे प्रथम व व्दितीय मुदतवाढ देण्यात आली होती। परंतू सदर कामाकरीता व्दितीय मुदतवाढीच्या निविदा कालावधी दरम्यान एकच निविदा प्राप्त झाल्याने स्पर्धात्मक निविदा होण्याच्या अनुषंगाने तृतीय वेळ मुदतवाढ देणे आवश्यक आहे।

तृतीय मुदतवाढीचा तपशिल खालील प्रमाणे।

मुख्य कार्यालय, विरार

ता.वसई, जि.पालघर-४०१ ३०५.

- १) ऑनलाईन ई-निविदा स्विकृती दिनांक दि. १८/०९/२०२३ दु. ३.०० पर्यंत राहील
- २) ऑनलाईन ई-निविदा उघडणेची दिनांक दि. २०/०९/२०२३ दु. ३.०० वा

Shares on SME platform of BSE Limited ("BSE") on August 06, 2021

सही/-( राजेंद्र लाड) शहर अभियंता वसई-विरार शहर महानगरपालिका

# GRETEX CORPORATE SERVICES LIM

Our Company was originally incorporated as "Dynamic Tradeserv Private Limited" on September 05, 2008 at Kolkata, West Bengal as a private limited company under the Companies Act, 1956 with the Registrar of Companies, West Bengal. Subsequently, the name of our Company was changed to "Gretex Corporate Services Private Limited" vide special resolution passed by the shareholders of our Company in their meeting held on May 28, 2013 and a fresh Certificate of Incorporation consequent to the change of name was granted to our Company on May 31, 2013, by the Registrar of Companies, West Bengal, Further, our Company was converted into Public Limited Company pursuant to special resolution passed by the shareholders of our Company in their meeting held on April 12, 2021 and the name of our Company was changed to "Gretex Corporate Services Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company to Public Limited dated May 12, 2021 was issued by Registrar of Companies, Mumbai, Maharashtra, being Corporate Identification Number U74999MH2008PLC288128. The Company listed its Equity

Registered Office: Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort, Mumbai - 400001, Maharashtra, India Telephone: +91 96532 49863 | Email: info@gretexgroup.com | Website: www.gretexcorporate.com Contact Person: Ms. Dimple Magharam Slun, Company Secretary and Compliance Officer

### OUR PROMOTERS: MR. ARVIND HARLALKA, MR. ALOK HARLALKA AND M/S. BONANZA AGENCY LLP

RIGHT ISSUE OF UPTO 12,79,513 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF OUR COMPANY FOR CASH AT A PRICE OF ₹210.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹200.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE" AGGREGATING UPTO ₹ 2.686.98 LAKH ("THE ISSUE") ON A RIGHTS BASIS TO THE ELIGIBLE FOUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (1) RIGHT FOULTY SHARE FOR EVERY FIGHT (8) FULLY PAID-UP FOULTY SHARES HELD BY THE FLIGIBLE FOLLITY SHAREHOLDERS OF OUR COMPANY ON THE RECORD DATE, THAT IS AUGUST 23, 2023 (THE "ISSUE"), FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 104 OF THIS LETTER

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Wednesday, August 30, 2023 and closed on Wednesday, September 06, 2023 and the last date for On Market Renunciation of Rights Entitlements was Friday, September 01, 2023. Out of the total 1078 Applications for 16,45,020 Rights Equity, 267 Applications for 44,910 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer The total number of valid Applications received were 811 for 16.00.110 Rights Equity Shares, which was 125.06% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 08, 2023 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange and the Registrar to the Issue, the Board of Directors of the Company has on September 08, 2023, approved the allotment of 12,79,440 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

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

Applicants	Number of valid applications received	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	No. of Rights Equity Shares accepted and allotted against Additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and allotted (A+B)	
Eligible Equity Shareholders	98	5,48,910	3,91,590	9,40,500	
Renouncees	713	1,51,200	1,87,740	3,38,940	
Total	811	7,00,110	5,79,330	12,79,440	

2. Information regarding total Applications received (including ASBA Application):									
Category	Application	ns Received	Equity Shares Applied for			Equity Shares allotted			
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%	
Shareholders	98	12.08%	9,40,500	19,75,05,000.00	58.78%	9,40,500	19,75,05,000.00	73.51%	
Renouncees	713	87.92%	6,59,610	13,85,18,100.00	41.22%	3,38,940	7,11,77,400.00	26.49%	
Total	811	100.00%	16,00,110	33,60,23,100.00	100.00%	12,79,440	26,86,82,400.00	100.00%	

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on September 08, 2023. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 09, 2023, and for refund of funds through NACH / NEFT / RTGS / direct credit were issued to Kotak Mahindra Bank Limited, the Banker to the Issue, on September 11, 2023. The listing application was executed with BSE on September 08, 2023. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on September 11, 2023. For further details, see "Terms of the Issue – Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 104 of the Letter of Offer. The trading in fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under a separate ISIN - INE199P01028 upon receipt of trading permission. The trading is expected to commence on or about September 13, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/ HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on September 11, 2023.

DISCLAIMER CLAUSE OF SEBI: : It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 98 of the Letter of Offer.

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

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 98 of the Letter of Offer.

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

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer. PROSPECTS OF THE COMPANY. **REGISTRAR TO THE ISSUE** 

caves Road, Andheri (East) Mumbai - 400 093 Maharashtra, India **Tel:** +91 - 22 - 6263 8200 | **Email:** rightsissue@bigshareonline.com

Place: Mumbai

**COMPANY SECRETARY AND COMPLIANCE OFFICER** 

**GRE**EX

### **GRETEX CORPORATE SERVICES LIMITED**

Ms. Dimple Magharam Slun Office No. 13, 1st Floor, Bansilal Mansion, 9-15, Homi Modi Street, Fort, Mumbai - 400001, Maharashtra, India

Tel: +91 96532 49863;

E-mail: info@gretexgroup.com

Website: www.gretexcorporate.com

Alok Harlalka **Managing Director** 

DIN: 02486575

website of SEBI at www.sebi.gov.in, website of the Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com,. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no

**BIGSHARE SERVICES PRIVATE LIMITED** 

OOffice No S6-2,6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali

Website: www.bigshareonline.com

Investor Grievance E-mail: investor@bigshareonline.com

Contact Person: Mr. Jibu John SEBI Registration No.: INR000001385

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number (s), E-mail address of the sole / first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 104 of Letter of Offer. For Gretex Corporate Services Limited

Date: September 12, 2023 Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and the Stock Exchanges. The Letter of Offer is available on the

public offering of Rights Equity Shares in the United States