

June 24, 2022

Listing Department **BSE LIMITED** Phiroze Jeeieebhoy Towers Dalal Street, Mumbai - 400 001

Dear Sir.

Sub: Proposed Open Offer by Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7") (Collectively Referred to as "Acquirers") to acquire upto 80,33,000 Equity shares of ₹ 10/- each for cash at a price of ₹ 12.50 (Rupees Twelve and Fifty Paise only) per Equity Share aggregating upto ₹ 10,04,12,500/- (Ten Crores Four Lakhs Twelve Thousand and Five Hundred only) to the Public shareholders of W.S. Industries (India) Limited ("Target Company") in accordance with the extant Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open Offer").

Pursuant to regulation 26(7) of the extant Takeover Code, 2011, please find enclosed herewith copy of recommendation of Committee of Independent Directors for the proposed Open Offer.

This is for your kind reference and records.

For W.S. Industries (India) Limited

J.Sridharan Chairman of IDC



Website

Dept E-mail : accounts@wsinsulators.com : waindustries.in



W.S. INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamalee Road, Porur, Chennai – 600116, Tamil Nadu, India; Tel: +91 44 24354754; Fax: NA; Email: sectl@wsinsulators.com; Website: www.wsindustries.in/KYC, Corporate Identification Number: L29142TN1961PLC004568

Recommendations of the Committee of Independent Directors ("IDC") of W.S. Industries (India) Limited ("Target Company") in relation to the open offer ("Offer") made by Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7") (Collectively referred To As "Acquirers"), to the public shareholders of the Target Company under Regulations 3(1) and 4 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("Takeover Regulations").

Date	June 23, 2022
Name of the Target Company	W.S. Industries (India) Limited
Details of the Offer pertaining to Target Company	The Offer is being made by the Acquirers in terms of Regulations 3(1) & 4 of the Takeover Regulations for acquisition of up 80,33,000 (Eighty Lacs Thirty Three Thousand only) fully paid-up equity shares of face value of ₹ 10/- each ("Equity Shares"), representing 26% of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer from the eligible shareholders of the Target Company for cash at a price of ₹ 12.50/- (Rupees Twelve and Fifty Paise only) per equity share.
Name of the Acquirers and PAC with the acquirer	Acquirers - Mr. C K Venkatachalam, Mr. C K Balasubramaniam, Mr. S Anandavadivel, Mr. S Aravindan, Mr. S Nagarajan, Mr. Prakash K.V and Trineva Infra Projects Private Limited. There are no PAC(s) with the Acquirers for the purpose of Offer.
Name of the Manager to the offer	Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India Tel. No.: +91 22 49730394. Fax No.: NA Email id: openoffers@saffronadvisor.com Website: www.saffronadvisor.com Investor grievance: investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211 Contact Person: Gauray Khandelwal/Pooja Jain
Members of the Committee of Independent Directors (IDC)	Chairman of IDC; Mr. J. Sridharan Members: Mr. R. Karthik and Mrs. Suguna Raghavan Mr. J. Sridharan is the Chairman of the Committee of Independent Directors ("IDC").

County System

W.S. Industries (India) Ltd.

108, Mount Poonamallee Road, Porur, Chennai - 600 116. India

Tel : (91) - 44 - 24354754

CIN : L29142TN1961PLC004568

Dept E-mail : accounts@wsinsulators.com Website : wsindustries.in

PLC004568 tors.com



IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	All the IDC Members are Independent & Non-Executive Directors of the TC. They do not hold any shares in TC. They do not have any contractual relationship with the TC.
Trading in the Equity shares/other securities of the Target Company by IDC Members	None of the IDC Members have done any trading in Equity Shares / Other securities of the TC during the last twelve months prior to the date of Public Announcement (PA) dated April 30, 2022
IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers.
Trading in the Equity shares/other securities of the acquirer by IDC Members	Not Applicable
Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable	Based on the basis of PA, DPS, Draft Letter of Offer (DLOF), and Letter of Offer (LOF). IDC is of the opinion that the offer is fair and reasonable. The shareholders may independently evaluate the offer price vis-a-vis market price and take an informed decision in the best of their interests.
Summary of reasons for recommendation	IDC Members have reviewed:
	a) Public Announcement ("PA") dated April 30, 2022;
	 b) Detailed Public Statement ("DPS") dated May 06, 2022 was published on May 07, 2022;
	c) Draft Letter of Offer ("DLOF") dated May 13, 2022;
	d) Letter of Offer ("LOF") dated June 15, 2022; and
	Based on the review of PA, DPS, DLOF and LOF, the IDC recommends acceptance of the Offer made by the Acquirers as the Offer price of Rs. 12.50/- per fully paid -up equity share is fair and reasonable based on the following reasons:
	 The offer price of Rs. 12.50/- per fully paid -up equity share offered by the Acquirers is higher than the Volume Weighted Average Market Price for a period of 60 trading days immediately preceding the date of the PA.
	 The equity shares of the Target Company are listed on BSE and NSE, however the shares are frequently traded on the BSE only.
	 This is an open offer for acquisition of publicly held Equity shares. The shareholders have an option to tender the shares in the open offer or remain invested.



W.S. Industries (India) Ltd.

108, Mount Poonamallee Road, Porur, Chennai - 600 116. India

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	The Offer Price offered by the Acquirers is in line with the regulation prescribed by SEBI under the SEBI (SAST) Regulations and prima facie appears to be justified. However, it is advised to the shareholders to independently evaluate the open offer vis-a-vis current share price and take an informed decision before participating in the Offer.
Details of Independent Advisors, if any.	None
Any other matter to be highlighted	All the IDC members unanimously voted in favour of recommending the Open Offer proposal

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations.

For and on behalf of the Committee of Independent Directors of W.S. Industries (India) Limited

STRIES WOLLD

J. Sridharan Independent Director DIN: 07720632

Place: Chennai Date: June 23, 2022

Dept E-mail : accounts@wsinsulators.com Website : wsindustries.in **FINANCIAL EXPRESS**

ROAD AHEAD FOR FMCG

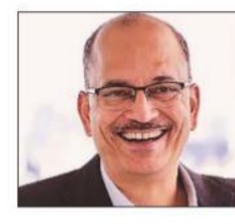
HUL chairman flags short-term challenges

SHUBHRA TANDON Mumbai, June 23

HINDUSTAN UNILEVER (HUL) chairman Nitin Paranjpe said on Thursday that the immediate future is challenging, and will require some astute handling and a balancing act to make sure that the growth does not stall and inflation is contained.

Addressing shareholders' queries at the company's annual general meeting held through audio-visual mode, Paranjpe said even though the short term is challenging and tough, he looks forward to the future with optimism."For the FMCG industry also, I would say that we have to navigate the short term but I remain confident of the medium to long-term future that this industry has," he said.

Highlighting some of the key reasons for optimism, he said that the low per capita consumption in the country leaves plenty of room for growth and the large young population, a growing middle class with rising affluence, the adoption of digital mode and technology suggest strong growth rates in the FMCG sector for a period of time.



As a company, we are determined to try and see how we can mitigate some of the impact of this (inflation) to our consumers, and therefore the first action is to drive savings hard."

NITIN PARANJPE, CHAIRMAN, HINDUSTAN **UNILEVER**

However, Paranjpe said that the double-digit inflation seen in the past 14 months is "unprecedented".

"It is truly an unprecedented moment. As a company we are determined to try and see how we can mitigate some of the impact of this to our consumers, and therefore the first action is to drive savings hard," he said.

He told shareholders that the

company is driving continuous improvements and efficiencies, and with that HUL gets about 7% savings every year, and will continue to drive hard. However, he said that the increase in prices is inevitable despite the savings agenda. "The level of inflation is such that after that it is inevitable that we will have to raise prices and they are going up, when this is required, we do it in as calibrated a fashion as it is possible, and as thoughtful a manner which is possible, and that is what we will continue to do," he said. He added that the company is cognisant of the price point packs and has been watchful and will follow appropriate strategy. "We sometimes reduce volumes or fill levels or sometimes increase prices. But I do not want to pretend — it is not an easy moment for our people and I feel for the common persons of this country for the hardship they face," he said.



The company has already hiked the prices of its twowheelers twice in CY22, by ₹2,000 each in January and April

Hero MotoCorp to raise two-wheeler prices from July 1

FE BUREAU New Delhi, June 23

HERO MOTOCORP SAID on Thursday that it will hike the prices of its two-wheelers by up to ₹3,000 from July 1, 2022, to partially offset the overall cost inflation, including the rising commodity prices.

The company sells motorcycles like the Xtreme 200S, Xpulse 200 4V, Super Splendor, Glamour, Splendor+, Passion Pro, HF Deluxe and HF 100, among others. Its scooter portfolio includes the Pleasure+ XTEC, Maestro Edge 110, Maestro Edge 125 and Destini 125.

"Hero MotoCorp will make

an upward revision in the exshowroom prices of its motorcycles and scooters, with effect from July 1, 2022," the company said in an official statement, adding that the price revision will be up to ₹3,000.

However, the exact quantum of increase will vary depending on the specific model and market."The price revision has been necessitated to partially offset the steadily growing overall cost inflation, including commodity prices,"Hero MotoCorp said.

The firm has already hiked the prices of its two-wheelers twice in CY22, by ₹2,000 each in January and April, owing to rising commodity prices.



EYEING INVESTMENTS

Prime Minister Narendra Modi interacts with Foxconn chairman Young Liu during a meeting in New Delhi on Thursday. In a tweet, the PM welcomed Foxconn's plans for expanding electronics manufacturing capacity in India, including in semiconductors. PTI

Fintech start-up WeRize raises \$15.5 m

FE BUREAU

Bengaluru, June 23

WERIZE, A FULL STACK financial services platform, has raised \$15.5 million from new investors — British International Investment (BII), the United Kingdom's development

(This is only an advertisement for information purposes and not a prospectus announcement)

finance and impact investor, formerly known as CDC group — and Sony Innovation Fund.

Existing investors such as 3 one 4 capital, Kalaari Capital, Picus Capital and Orios Venture Partners participated, too.

The company, which focusses on addressing the statement.

needs of smaller towns in India will use these funds to build new financial products for its customers, expand and improve the technology platform as well as onboard freelancers in over 1,000 new towns that it is set to enter, it said in a

Uber said to have explored sale of Indian arm, firm denies

ANTO ANTONY & SANKALP PHARTIYAL

June 23

TECHNOLOGIES UBER EXPLORED options for its Indian ride-hailing business, including a sale, but suspended discussions after tech startup valuations cratered, people

familiar with the matter said. The US company began weighing alternatives and reached out to several interested parties after recognising it had

"Takeover Regulations")

Target Company

with the acquirer

Name of the Target Company

Details of the Offer pertaining to

Name of the Acquirers and PAC

Name of the Manager to the offer

Members of the Committee of

IDC Member's relationship with

Equity shares owned, any other contract / relationship), if any Trading in the Equity shares/

IDC Member's relationship with

other securities of the acquirer

Recommendation on the Open offer, as to whether the offer, is

or is not, fair and reasonable

Details of Independent Advisors,

Any other matter to be

if any.

highlighted

Place: Chennai

Summary of reasons for

by IDC Members

recommendation

the acquirer (Director, Equity shares owned, any other contract / relationship), if any, Trading in the Equity shares/

the Target Company (Director,

other securities of the Target

Company by IDC Members

Independent Directors (IDC)



limited potential for profitable expansion in India, the people said, asking not to be named as the information is not public. It pondered a stock swap with

W.S. INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamalee Road, Porur, Chennai - 600116, Tamil Nadu, India;

Tel: +91 44 24354754; Fax: NA; Email: sectl@wsinsulators.com; Website: www.wsindustries.in/KYC;

Corporate Identification Number: L29142TN1961PLC004568

Recommendations of the Committee of Independent Directors ("IDC") of W.S. Industries (India) Limited ("Target Company") in

relation to the open offer ("Offer") made by Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S

Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and

Trineva Infra Projects Private Limited ("Acquirer 7") (Collectively referred To As "Acquirers"), to the public shareholders of the Target

Company under Regulations 3(1) and 4 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended

There are no PAC(s) with the Acquirers for the purpose of Offer.

Investor grievance: investorgrievance@saffronadvisor.com

Saffron Capital Advisors Private Limited

SEBI Registration Number: INM 000011211 Contact Person: Gaurav Khandelwal/Pooja Jain

Members: Mr. R. Karthik and Mrs. Suguna Raghavan

a) Public Announcement ("PA") dated April 30, 2022;

c) Draft Letter of Offer ("DLOF") dated May 13, 2022; d) Letter of Offer ("LOF") dated June 15, 2022; and

fair and reasonable based on the following reasons:

immediately preceding the date of the PA.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in

all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the

are frequently traded on the BSE only.

Website: www.saffronadvisor.com;

Chairman of IDC: Mr. J. Sridharan

April 30, 2022

Not Applicable

the best of their interests. IDC Members have reviewed:

The Offer is being made by the Acquirers in terms of Regulations 3(1) & 4 of the Takeover Regulations for acquisition of up 80,33,000 (Eighty Lacs Thirty Three Thousand only) fully

paid-up equity shares of face value of ₹ 10/- each ("Equity Shares"), representing 26% of the

Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer from the eligible

shareholders of the Target Company for cash at a price of ₹ 12.50/- (Rupees Twelve and Fifty

Acquirers - Mr. C K Venkatachalam, Mr. C K Balasubramaniam, Mr. S Anandavadivel,

Mr. S Aravindan, Mr. S Nagarajan, Mr. Prakash K.V and Trineva Infra Projects Private Limited

605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India

Tel. No.: +91 22 49730394, Fax No.: NA; Email Id: openoffers@saffronadvisor.com

Mr. J. Sridharan is the Chairman of the Committee of Independent Directors ("IDC").

hold any shares in TC. They do not have any contractual relationship with the TC.

None of the IDC Members have any relationship with the Acquirers.

All the IDC Members are Independent & Non-Executive Directors of the TC. They do not

None of the IDC Members have done any trading in Equity Shares / Other securities of the

TC during the last twelve months prior to the date of Public Announcement (PA) dated

Based on the basis of PA, DPS, Draft Letter of Offer (DLOF), and Letter of Offer (LOF).

IDC is of the opinion that the offer is fair and reasonable. The shareholders may

independently evaluate the offer price vis-à-vis market price and take an informed decision in

b) Detailed Public Statement ("DPS") dated May 06, 2022 was published on May 07, 2022;

Based on the review of PA, DPS, DLOF and LOF, the IDC recommends acceptance of the

Offer made by the Acquirers as the Offer price of Rs. 12.50/- per fully paid -up equity share is

1. The offer price of Rs. 12.50/- per fully paid -up equity share offered by the Acquirers is

2. The equity shares of the Target Company are listed on BSE and NSE, however the shares

3. This is an open offer for acquisition of publicly held Equity shares. The shareholders have

4. The Offer Price offered by the Acquirers is in line with the regulation prescribed by SEBI

However, it is advised to the shareholders to independently evaluate the open offer vis-à-vis

All the IDC members unanimously voted in favour of recommending the Open Offer

For and on behalf of the Committee of Independent Directors of

an option to tender the shares in the open offer or remain invested.

under the SEBI (SAST) Regulations and prima facie appears to be justified.

current share price and take an informed decision before participating in the Offer.

higher than the Volume Weighted Average Market Price for a period of 60 trading days

June 23, 2022

W.S. Industries (India) Limited

Paise only) per equity share.

local companies or even a pullout, before a global equity market rout upended plans, the people added. A stock deal was favoured in exploratory talks as that would allow Uber to retain a foothold in India, they said.

Uber disputed the idea it had considered retreating from India. "Bloomberg's reporting is categorically false. We have never explored exiting India — not even for a minute," its spokesperson Ruchica Tomar said.

BLOOMBERG

SCARNOSE INTERNATIONAL LIM

Our Company was originally incorporated as a Private Limited Company in the name of "Chordia Agro Products Private Limited" on April 12, 2011 under the provisions of the Companies Act, 1956 bearing Corporate Identification Number U15400GJ2011PTC064911 issued by the Registrar of Companies - Gujarat, Dadra & Nagar Haveli. Subsequently, name of our company changed to "Scarnose International Private Limited" vide a fresh certificate of ncorporation dated July 26, 2018 issued by Registrar of Companies - Ahmedabad. Further, our company was converted into Public Limited Company under the provisions of the Companies Act, 2013 and the name of our Company was changed to "Scarnose International Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated June 21, 2021 bearing Corporate Identification Number U15400GJ2011PLC064911 issued by the Registrar of Companies - Ahmedabad. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 84 of the Prospectus.

Registered & Corporate office: 503, Sun Square, Nr Hotel Nest, Off C. G. Road, Navrangpura, Ahmedabad - 380006, Gujarat, India. Contact Person: Ms. Ankita Vivekkumar Shah, Company Secretary & Compliance Officer; Tel No: 079 – 4897 5503 E-Mail ID: compliance@scarnose.com; Website: www.scarnose.com; CIN: U15400GJ2011PLC064911 OUR PROMOTERS: (I) Mr. SHAH VIMALKUMAR MISHRILAL AND (II) Mr. HITESH LOONIA

BASIS OF ALLOTMENT

60,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹55/- PER EQUITY SHARE, AGGREGATING TO ₹33.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 11,40,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹55/- PER EQUITY SHARE, AGGREGATING TO ₹627.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 38.09% AND 36.19% RESPECTIVELY OF THE POST ISSUE PAIDUP EOUITY SHARE CAPITAL OF THE COMPANY.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 27 of the Prospectus.)

> THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 55/- EACH. THE ISSUE PRICE IS 5.5 TIMES OF THE FACE VALUE. ISSUE PROGRAMME: ISSUE OPENED ON: June 14, 2022 and CLOSED ON: June 17, 2022,

PROPOSED DATE OF LISTING: June 27, 2022*. The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated June 01, 2022 from BSE for using its name

in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or * Subject to receipt of listing and trading approvals from the BSE Limited.

SUBSCRIPTION DETAILS

The Issue was subscribed to an extent of 2.11 times i.e., Gross Subscription of Rs. 13,85,00,000/- for 25,28,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 6,60,00,000/- for 12,00,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 1.40 times (after technical rejection and bids not banked). i.e., Net Subscription of Rs. 92,40,00,000/- for 16,80,000 equity shares after eliminating technically rejected and bid not banked applications. Summary of the Valid Applications Received:

Category No **Equity Share** No. of Application **Equity Share** Retail Individual Applicants 692,000 570,000 10,000 938,000 938,000 570,000 Non-Retail Applicants Market Maker 60,000 60,000 60,000 Total 382 1,690,000 10,000 1,680,000 1,200,000

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange –BSE Limited. on June 22, 2022

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹55/- per Equity Share, was finalised in consultation with BSE Limited The category was subscribed by 1 time. The total number of shares allotted in this category is 60,000 Equity shares.

	Sr.No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Ratio of allottees to applicants	Number of successful applicants(after rounding)	allocated/alloted	
П	1	60000	1	100.00	60000	100.00	FIRM	3 1	60000	
	GRAND TOTAL		1	100.00	60000	100.00		1	60000	
ľ	B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹55/- per Equity Share, was finalized in									

consultation with BSE Limited. The category was subscribed by 1.20 times i.e. for 6.82,000 Equity Shares. Total number of shares allotted in this category is 5,70,000 Equity Shares to 341 successful applicants. Total No. of Shares applied in each

4	(Caregory Wise)	5		cutegory		appheants	applicants(after rounding)	anotatea, anotea	
	2000	341	100.00	682000	100.00	285:341	285	570000	
GRAND TOTAL 341 100.00 682000 100.00 285 570000									
C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹ 55/- per Equity Share, was finalized in									
consultation with BSE Limited. The category was subscribed by 1.65 times i.e. for 9,38,000 shares. Total number of shares allotted in this category is 5,70,000 Equity Shares to 35 successful applicants.									

Ratio of allottees to

applicants

Number of successful

applicants(after rounding)

Total No. of shares

allocated/alloted

Total No. of Shares applied

in each category

The category wise details of the Basis of Allotment are as under:

% to total

No. of Shares applied for Number of applications received

(Category wise)

1	4000	6	17.14	24000	2.56	FIRM	6	12000
-		1.	100			01:06	1	2000
2	6000	1	2.86	6000	0.64	FIRM	1	4000
3	8000	3	8.57	24000	2.56	FIRM	3	12000
	,					01:03	1	2000
4	10000	3	8.57	30000	3.20	FIRM	3	18000
5	14000	2	5.71	28000	2.99	FIRM	2	16000
						01:02	1	2000
6	16000	1	2.86	16000	1.71	FIRM	1	10000
7	18000	1	2.86	18000	1.92	FIRM	1	12000
8	22000	3	8.57	66000	7.04	FIRM	3	36000
		į.				02:03	2	4000
9	26000	1	2.86	26000	2.77	FIRM	1	16000
10	28000	2	5.71	56000	5.97	FIRM	2	32000
						01:02	1	2000
11	30000	4	11.43	120000	12.79	FIRM	4	72000
- 3						01:04	1	2000
12	36000	1	2.86	36000	3.84	FIRM	1	22000
13	44000	1	2.86	44000	4.69	FIRM	1	26000
14	50000	1	2.86	50000	5.33	FIRM	1	30000
15	52000	1	2.86	52000	5.54	FIRM	1	32000
16	56000	1	2.86	56000	5.97	FIRM	1	34000
17	64000	1	2.86	64000	6.82	FIRM	1	38000
18	110000	1	2.86	110000	11.73	FIRM	1	66000
19	112000	1	2.86	112000	11.94	FIRM	1	68000
	GRAND TOTAL	35	100.00	938000	100.00		35	570000

The Board of Directors of the company at its meeting held on June 22, 2022 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on June 22, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated June, 08, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on or prior to June 23, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/ email id of the Applicants as registered with the depositories as filled in the application form on or before June 24, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated June 08, 2022 ("Prospectus") INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, CAMEO CORPORATE SERVICES LIMITED at https://cambridge.cameoindia.com/

Module/IPO Status aspx All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: CAMEO CORPORATE SERVICES LIMITED



Place: Ahmedabad

"Subramanian Building", #1, Club House Road, Chennai - 600 002, India

Tel: +91-44-40020700, 28460390 Email/ Investor Grievance E-mail: investor@cameoindia.com Website: www.cameoindia.com Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration No: INR000003753 CIN No: U67120TN1998PLC041613

For SCARNOSE INTERNATIONAL LIMITED On behalf of the Board of Directors

Shah Vimalkumar Mishrilal

Date : June 23, 2022 financialexo.

information required to be disclosed by the Target Company under the Regulations.

Independent Director DIN: 07720632 CONCEPT

W.S. Industries (India) Limited

J. Sridharan Date: June 23, 2022

Managing Director THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF

SCARNOSE INTERNATIONAL LIMITED

रेलटेल (भारत सरकार का एक उपक्रम) साआईएन स. L64202DL2000GOI107905 रेलटेल / उ.क्षेत्र द्वारा निम्नलिखित कार्यों के लिए योग्य बोलीदाताओं से ई-निविदाएं आमंत्रित की जाती हैं : (1) 'रेलटेल के उत्तरी क्षेत्र में उदयपर एनटीआरओं (मुख्य और सुरक्षा पथों) कैं। क्नेक्टिविटी के लिए ओएफसी की ट्रेंबिंग, बिछाना, टर्मिनेशन, सप्लाइसिंग, परीक्षण और कमीशनिंग। अनुमानित लागत :रू 2,49,79,576.57 निविदा खलने की तिथि : 15-07-2022 (2) टीएम / चंडीगढ / रेलटेल के क्षेत्र के अंतर्गत एसओआर के अनसार ओएफसी बिछाने और LAN वायरिंग संबंधित कार्यों के लिए जोनल दर अनुबंध। अनुमानित लागत :रू 2,21,42,617.18 निविदा खुलने की तिथि : 18-07-2022

निविदा सचना और निविदा दस्तावेज

www.railtelindia.com आरेर

शुद्धिपत्र केवल रेलटेल और आईआरईपीएस की

www.ireps.gov.in पर उपलब्ध है। परिशिष्ट,

वैबसाइट में अपलोड किया जायेगा।

एलएलपी के पंजीकृत कार्यालय को एक राज्य से दसरे राज्य में स्थानांतरित करने के लिए समाचारपत्र में प्रकाशित किया जाने वाला विद्यापन केन्द्रीय सरकार क्षेत्रीय निदेशक के समक्ष उत्तरी क्षेत्र सीमित दायित्व साझेदारी अधिनियम, 2008 की घारा 13 और एलएलपी नियम, 2009 के नियम 17

के मामले में वीर रियलबिल्ड एलएलपी जिसका पंजीकृत कार्यालय : ठी४-806, दिघल झज्जर, हरियाणा, 124107

> याचिकाकर्ता सार्वजनिक सूचना

आम जनता को एतददारा सचित किया जाता है कि सीमित दावित्व साझेदारी अधिनियम, 2008 की धारा 13 के अंतर्गत आवेदक एलएलपी द्वारा पदनामित साझेदारों द्वारा दी गई सहमति के संदर्भ में पंजीकृत कार्यालय को "हरियाणा राज्य" से "राष्ट्रीय राजधानी क्षेत्र दिल्ली" में स्थानांतरित करने के लिए एलएलपी समेझीते में संशोधन की पृष्टि चाहने हेत् एक सूचना दाखिल की जाएगी। कोई भी व्यक्ति जिसका एलएलपी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से कोई भी हित प्रभावित होने की संभावना हो. तो वह में अपने हित के प्रभाव से संबंधित आश्रय एवं आपत्ति की पृष्ठभूमि को दर्शाते हुए एक शपथपत्र के साथ अपनी आपत्ति व्यक्तिगत रूप से या पंजीकृत डाक / स्पीड पोस्ट द्वारा कार्यालय कंपनी पंजीयक, चौथी मंजिल, आईएकसीआई टॉवर, 61, नेहरू प्लेस, नई दिल्ली-110019 के पास इस सूचना के प्रकाशन की तिथि से एक्कीस (21) दिनों के भीतर भेज सकता है और

E401. / विकास स्थान : हरियाणा ठीपीआईएन : 10005705 विनांक : 23.06.2022

कृते वीर रियलबिल्ड एलएलपी

इसकी एक प्रति आवेदक (एलएलपी) के उपरोक्त वर्णित

पंजीकृत कार्यालय में भी भेजी जानी चाहिए।

गोलकोण्डा एल्युमिनियम एक्स्ट्रूजन्स लिमिटेड

(पूर्व में एल्युमेको इंडिया एक्स्ट्रजन्स लिमिटेड विदित) CIN: L74999DL1988PLC330668 **पंजी. कार्यालय:** ए-2/78-बी, केशव पुरम, नई दिल्ली-110035, भारत, टेली.:+91 011 40110240, +91 9985121834, ईमेल आईडी: cs@gael.co.in,

वेबसाईटः www.gael.co.in

34 वीं वार्षिक साधारण सभा, रिमोट ई-वोटिंग, पुस्तक बंद होने की सुचना

एतदुद्वारा सूचित किया जाता है कि गोलकोण्डा एल्युमिनियम एक्स्ट्रजन्स लिमिटेड (कम्पनी) के सदस्यों की 34

वीं वार्षिक साधारण सभा (एजीएम) शनिवार, 16 जुलाई, 2022 को 11.00 बजे पूर्वा. आईएसटी में कम्पनी

अधिनियम, 2013 (अधिनियम) तथा कॉर्पोरेट कार्य मंत्रालय द्वारा जारी संबंधित सर्क्युलर्स (एमसीए सर्क्युलर) के साथ पठित समय-समय पर जारी साधारण सर्क्यलर के साथ पठित उसके अंतर्गत निर्मित नियमों के लाग होने वाले प्रावधानों के अनुपालन में विडियो कॉन्फ्रेंस (वीसी)/अन्य ऑडियो विज्ञअल माध्यमों (ओएवीएम) द्वारा आयोजित की जायेगी जिसमें एजीएम की सुचना में वर्णित व्यवसायों को निष्पादित किया जायेगा। एजीएम की सुचना तथा कम्पनी के 31 मार्च, 2022 को समाप्त वित्त वर्ष के वार्षिक रिपोर्ट की इलेक्ट्रानिक प्रति ऐसे सभी सदस्यों जिनके नाम कट-ऑफ तिथि अर्थात् 17 जून, 2022 को कम्पनी/आरटीए/डिपॉजिटरी पार्टिसिपैन्ट्स के पास पंजीकृत हैं, को भेज दी गई है। कृपया ध्यान रहे कि 34 वीं एजीएम की सूचना तथा वार्षिक रिपोर्ट की भौतिक प्रति सदस्यों को भेजने की आवश्यकता एमसीए सर्क्यलर्स के अनसार समाप्त कर

दी गई है। यह सूचना तथा वार्षिक रिपोर्ट कम्पनी की वेबसाईट www.gael.co.in पर भी उपलब्ध है तथा . सदस्यों द्वारा मतदान (''ई-वोटिंग'') की सुविधा सेन्ट्रल डिपॉजिटरी सर्विसेस (इंडिया) लिमिटेड

(सीडीएसएल) द्वारा उपलब्ध कराई जाएगी तथा उसकी विस्तृत प्रक्रिया एजीएम की सूचना में दी गई है। रिमोट ई-वोटिंग अवधि 13 जलाई, 2022 को (9.00 बजे पर्वा.) में शरू होगी तथा 15 जलाई, 2022 (5.00 बजे अप.) में बंद होगी। इस अवधि के दौरान 9 जुलाई, 2022 की कट-ऑफ तिथि को भौतिक पद्धति या डिमैटेरियलाइज्ड पद्धति में शेयर धारित करने वाले कम्पनी के सदस्य रिमोट ई-वोटिंग अथवा एजीएम के समय में ई-वोटिंग द्वारा मतदान कर सकते हैं। वीसी/ओएवीएम द्वारा भाग लेने वाले सदस्यों की गणना अधिनियम की धारा 103 के अंतर्गत कोरम सनिश्चित करने के लिये की जायेगी।

भौतिक पद्धति में शेयर धारित करने वाले सदस्य जिनके ई-मेल पते कम्पनी में पंजीकृत नहीं हैं, से अनरोध है कि यथा शीघ्र अपने नाम, सम्पर्ण पता, फोलियो संख्या, कम्पनी में धारित शेयरों की संख्या के साथ पैन कार्ड की स्वतः सत्यापित स्कैन की गई प्रति तथा कम्पनी में यथा पंजीकृत सदस्य के पते प्रमाण के समर्थन में अधोलिखित किसी भी दस्तावेज जैसे आधार कार्ड, ड्राइविंग लाइसैन्स, इलेक्शन कार्ड, पास्पोर्ट, उपयोगिता बिल अथवा किसी अन्य सरकारी दस्तावेज की स्वतः सत्यापित स्कैन की गई प्रति के साथ सदस्य द्वारा विधिवत हस्ताक्षरित पत्र की स्कैन की गई प्रति भेजकर अपना ईमेल पता पंजीकत कर लें। डिमैट पद्धित में शेयर धारित करने वाले सदस्य अपने डिपॉजिटरी पार्टिसिपैन्टस के पास अपना ईमेल पता अद्यतन करा सकते हैं। किसी भी प्रश्नों/ई-मेल पते के पंजीकरण-संबंधी समस्याओं

के लिये सदस्य कम्पनी के आरटीए के ईमेल आईडी: beetalrta@gmail.com को लिखें। भौतिक पद्धति में शेयर धारित करने वाले सदस्य अथवा जिन्होंने कम्पनी में अपने ईमेल पते दर्ज नहीं कराये हैं, वे आरटीए, सीडीएसएल या कम्पनी से सम्पर्क करें तथा अपने ईमेल पते तथा ऊपर प्वाइंट नं. 4 में अपेक्षित विवरणों को अद्यतन कराएं। वीसी/ओएवीएम के द्वारा रिमोट ई-वोटिंग एवं सभा में शामिल होने के लिये लॉगिन

सदस्यों के रजिस्टर तथा कम्पनी की शेयर अंतरण पुस्तकें सोमवार, 11 जुलाई, 2022 से शनिवार, 16 जुलाई, 2022 (दोनों दिवस सहित) तक बंद रहेंगे।

क्रेडिन्शियल्स तथा लिंक ऐसे सदस्यों के साथ उनके पंजीकृत ईमेल पते पर शेयर की जायेगी।

. एजीएम की सुचना तथा वित्त वर्ष 2021-2022 का वार्षिक रिपोर्ट सदस्यों को नियत समय पर लागू होने वाले प्रावधानों के अनसार भेजा जायेगा।

गोलकोण्डा एल्युमिनियम एक्स्ट्रजन्स लिमिटेड के लिये

हेरा सिद्दिकी **म्थानः नर्ड दिल्ली** कम्पनी सचिव एवं अनुपालन अधिकारी तिथि: 23.06.2022 एम नं.: 60385

यूनिक कमर्शियल प्राइवेट लिमिटेड सीआईएनः U51109HR1987PTC093516 पंजीकृत कार्यालयः प्लॉट नंबर 451-452, उद्योग विहार फेज III गूड्गांव-122001, हरियाणा

ईमेल आईडी: acc.head@ufpl.in सर्वसाधारण को एतद्दवारा सूचना दी जाती है कि कंपनी ने अपना पंजीकृत कार्यालय–केएच 24/17 और 57/4, वेस्ट टेक, महरौली गांव-बिजवासन, नई दिल्ली-110043 से प्लॉट नं. 451-452, उद्योग विहार फेज III,गुडगांव-122001, हरियाणा में माननीय क्षेत्रीय निदेशक (आरडी), बी-2 विंग, दूसरी मंजिल पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली—110003 द्वारा पारित आदेश के बाद प्रभावी तिथि 07.01.2021 से बदल दिया है।

> कृते युनिक कमर्शियल प्राइवेट लिमिटेड हस्ता / उषा वैद्य निदेशक

डीआईएन नं.: 00084868 पताः एच.सं. ४३ वेस्ट एवेन्यू रोड पंजाबी बाग, पश्चिम दिल्ली, दिल्ली-110026

स्थानः दिल्ली

दिनांकः 23.06.2021

एसपीएम ऑटोमोटिव कंपोनेंट्स प्राइवेट लिमिटेड (परिसमापन में) परिसमापक का पताः 123 न्यू लाजपत राय मार्केट, दिल्ली–110006 संपर्क:+91—9810378000, ईमेल आईडी: lig.spmautomotive@gmail.com

नोटिस दिया जाता है कि नीचे दी गई तालिका में बताई गई संपत्तियों को सेवा प्रदाता मेसर ई—प्रोक्योरमेंट टेक्नोलॉजीज लिमिटेड (ऑक्शन टाइगर)— वेबसाइट http://www.auctiontiger.ii माध्यम से ई-नीलामी द्वारा बेचा जाएगा।

इ—नालामा ।बक्रा सूचना

नीलामी की तिथि और समयः ईएमडी जमा करने की अंतिम तिथिः	शुक्रवार, 15.07.2022 को अपराह 01:0 11.07.2022 को शाम 05:00 बजे से		00 बजे के बीच।
निरीक्षण दिनांक और समय :	10.07.2022 को पूर्वीह्न 11.00 बजे से निरीक्षण के लिए निम्न व्यक्ति श्री राकेश भाटिया, संपर्क नं. 93102	से संपर्क किया	जा सकता हैं:
लॉट सं.	विवरण	आरक्षित मूल्य (लाख में)	ईएमडी (रु.) (लाख में)

गिति संख्या 58 और 65 सेक्टर, ग्राम शिमला बहाद 21 तहसील–किच्चा उधम सिंह नगर(रुद्रपुर), आईआईडीसी आईआईई सिडकूल, पंतनगर (उत्तराखंड)। आच्छादित क्षेत्र –1937 वर्ग मीटर। प्लांट और मशीनरी (स्क्रैप) 58 और 65 आईआईडीसी सेक्टर, .80 आईआईई सिडकुल, पंतनगर (उत्तराखंड) 'एसपीएम ऑटोमोटिव कंपोनेंटस प्राइवेट लिमिटेड (लिक्विडेशन में)'' खाता संख्या— 5422000100139701 और IFSC

कोड KARB0000542 के खाते में देय होगा। ई.—नीलामी बिक्री के विस्तत नियम और शर्तों के लिए. https://ncltauction.auctiontiger.net पर उपलब्ध ई—नीलामी के संबंध में किसी भी प्रश्न के लिए, श्री प्रवीण कुमार थेवर (मो.: 6351896834) praveen.thevar@Auctiontiger.net या परिसमापक से उनके ई-मेल liq.spmautomotive@gmail.com

संपर्क करें। राकेश भाटिय

स्थान : नई दिल्ली एसपीएम ऑटोमोटिव कंपोनेंट्स प्राइवेट लिमिटेड के लिए परिसमापक (परिसमापन में आईपी पंजीकरण संख्या— IBBI/IPA-001/IP-P00978/2017-18/11608 दिनांकः 24.06.2022

(This is only an advertisement for information purposes and not a prospectus announcement)

SCARNOSE INTERNATIONAL LIMITED

Our Company was originally incorporated as a Private Limited Company in the name of "Chordia Agro Products Private Limited" on April 12, 2011 under the provisions of the Companies Act, 1956 bearing Corporate Identification Number U15400GJ2011PTC064911 issued by the Registrar of Companies - Gujarat, Dadra & Nagar Haveli. Subsequently, name of our company changed to "Scarnose International Private Limited" vide a fresh certificate of incorporation dated July 26, 2018 issued by Registrar of Companies - Ahmedabad. Further, our company was converted into Public Limited Company under the provisions of the Companies Act, 2013 and the name of our Company was changed to "Scarnose International Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated June 21, 2021 bearing Corporate Identification Number U15400GJ2011PLC064911 issued by the Registrar of Companies - Ahmedabad. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 84 of the Prospectus.

Registered & Corporate office: 503, Sun Square, Nr Hotel Nest, Off C. G. Road, Navrangpura, Ahmedabad - 380006, Gujarat, India. Contact Person: Ms. Ankita Vivekkumar Shah, Company Secretary & Compliance Officer; Tel No: 079 – 4897 5503 E-Mail ID: compliance@scarnose.com; Website: www.scarnose.com; CIN: U15400GJ2011PLC064911 OUR PROMOTERS: (I) Mr. SHAH VIMALKUMAR MISHRILAL AND (II) Mr. HITESH LOONIA

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFER OF 12,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF SCARNOSE INTERNATIONAL LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹55/- PER EOUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹45/- PER EOUITY SHARE (THE "ISSUE PRICE"). AGGREGATING TO ₹660.00 LAKHS ("THE ISSUE"). OF WHICH 60,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹55/- PER EQUITY SHARE, AGGREGATING TO ₹33.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 11.40.000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹55/- PER EQUITY SHARE, AGGREGATING TO ₹627.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 38.09% AND 36.19% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 27 of the Prospectus.)

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 55/- EACH. THE ISSUE PRICE IS 5.5 TIMES OF THE FACE VALUE.

ISSUE PROGRAMME: ISSUE OPENED ON: June 14, 2022 and CLOSED ON: June 17, 2022, PROPOSED DATE OF LISTING: June 27, 2022*.

The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated June 01, 2022 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or about June 27, 2022*.

* Subject to receipt of listing and trading approvals from the BSE Limited. SUBSCRIPTION DETAILS

The Issue was subscribed to an extent of 2.11 times i.e., Gross Subscription of Rs. 13,85,00,000/- for 25,28,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 6,60,00,000/- for 12,00,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 1.40 times (after technical rejection and bids not banked). i.e., Net Subscription of Rs. 92,40,00,000/- for 16,80,000 equity shares after eliminating technically rejected and bid not banked applications. Summary of the Valid Applications Received:

Sr.	Category	Gross Application		Less: Rejections		Valid		Allotment	
No		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share
	Retail Individual Applicants	346	692,000	5	10,000	341	682,000	285	570,000
2	Non-Retail Applicants	35	938,000	-	- 3	35	938,000	35	570,000
3	Market Maker	1 7	60,000	-		1	60,000	1	60,000
	Total	382	1,690,000	5	10,000	377	1,680,000	321	1,200,000

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange –BSE Limited. on June 22, 2022

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹55/- per Equity Share, was finalised in consultation with BSE Limited The category was subscribed by 1 time. The total number of shares allotted in this category is 60,000 Equity shares.

applied for (Category wise)			Total No. of Shares applied in each category	% to total	Ratio of allottees to applicants	Number of successful applicants(after rounding)	Total No. of shares allocated/alloted
1 60000	1 9	100.00	60000	100.00	FIRM	1	60000
GRAND TOTAL	1	100.00	60000	100.00		1	60000

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹55/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 1.20 times i.e. for 6,82,000 Equity Shares. Total number of shares allotted in this category is 5,70,000 Equity Shares to 341 successful applicants.

Total No. of Shares applied in each

% to total | Ratio of allottees to |

- 1		(Category wise)			category		applicants	applicants(after rounding)	anocated/anoted	П	
- 1	0 1 3	2000	341	100.00	682000	100.00	285:341	285	570000	1	
-	0.00	GRAND TOTAL	341	100.00	682000	100.00		285	570000		
-	C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹ 55/- per Equity Share, was finalized in										

consultation with BSE Limited. The category was subscribed by 1.65 times i.e. for 9,38,000 shares. Total number of shares allotted in this category is 5,70,000 Equity Shares to 35 successful applicants. The category wise details of the Basis of Allotment are as under:

Sr.No No. of Shares applied for Number of applications received % to total Total No. of Shares applied % to total Ratio of allottees to Number of successful

% to total

No. of Shares applied for | Number of applications received |

SI.NO	(Category wise)	Number of applications received	/6 to total	in each category	76 to total	applicants	applicants(after rounding)	allocated/alloted
1	4000	6	17.14	24000	2.56	FIRM	6	12000
					0 0	01:06	1	2000
2	6000	1	2.86	6000	0.64	FIRM	1	4000
3	8000	3	8.57	24000	2.56	FIRM	3	12000
						01:03	1	2000
4	10000	3	8.57	30000	3.20	FIRM	3	18000
5	14000	2	5.71	28000	2.99	FIRM	2	16000
- 8			8 9		1 9	01:02	1	2000
6	16000	1	2.86	16000	1.71	FIRM	1	10000
7	18000	_ 1	2.86	18000	1.92	FIRM	1	12000
8	22000	3	8.57	66000	7.04	FIRM	3	36000
						02:03	2	4000
9	26000	1	2.86	26000	2.77	FIRM	1	16000
10	28000	2	5.71	56000	5.97	FIRM	2	32000
- 2	(1) (2)		8 8		9	01:02	1	2000
11	30000	4	11.43	120000	12.79	FIRM	4	72000
					DG 5,6	01:04	1	2000
12	36000	1	2.86	36000	3.84	FIRM	1	22000
13	44000	1	2.86	44000	4.69	FIRM	1	26000
14	50000	1	2.86	50000	5.33	FIRM	1	30000
15	52000	1	2.86	52000	5.54	FIRM	1	32000
16	56000	1	2.86	56000	5.97	FIRM	1	34000
17	64000	1	2.86	64000	6.82	FIRM	1	38000
18	110000	1	2.86	110000	11.73	FIRM	1	66000
19	112000	1	2.86	112000	11.94	FIRM	1	68000
	GRAND TOTAL	35	100.00	938000	100.00		35	570000

The Board of Directors of the company at its meeting held on June 22, 2022 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on June 22, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated June, 08, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on or prior to June 23, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/ email id of the Applicants as registered with the depositories as filled in the application form on or before June 24, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within six working days from the date of the closure of the Issue.

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

SCARNOSE INTERNATIONAL LIMITED

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated June 08, 2022 ("Prospectus")

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, CAMEO CORPORATE SERVICES LIMITED at https://cambridge.cameoindia.com/ Module/IPO Status.aspx All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: **CAMEO CORPORATE SERVICES LIMITED**



Place: Ahmedabad

Date: June 23, 2022

"Subramanian Building", #1, Club House Road, Chennai - 600 002, India

Tel: +91-44-40020700, 28460390 Email/ Investor Grievance E-mail: investor@cameoindia.com Website: www.cameoindia.com

Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration No: INR000003753 CIN No: U67120TN1998PLC041613

For SCARNOSE INTERNATIONAL LIMITED On behalf of the Board of Directors

> Shah Vimalkumar Mishrilal Managing Director

Total No. of shares

Corporate Identification Number: L65993DL1989PLC038194; Registered Office: 125, 2nd Floor, Shahpur Jat, South Delhi, New Delhi - 110049, India; Contact Number: +91-8828865429; E-mail Address: jsgleasinglimited@gmail.com; Website: www.jsgleasinglimited.club.

Open Offer for the acquisition of up to 7,80,000 (Seven Lakhs Eighty Thousand) Equity Shares, representing 26.00% (Twenty-Six Percent) of the Voting Share Capital of JSG Leasing Limited, the Target Company, from the Public Shareholders of the Target Company, at an offer price of ₹22.00/- (Rupees Twenty-Two Only) made by Skybridge Incap Advisory LLP, the Acquirer, in accordance with the provisions of Regulations 3 (1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereto ('Offer').

This Post-Offer Public Announcement is being issued by CapitalSquare Advisors Private Limited, the Manager to the Offer ('Manager'), on behalf of the

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

JSG LEASING LIMITED

Acquirer in connection with the Offer made to the aforementioned Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: (a) Public Announcement dated Wednesday, April 13, 2022 ('Public Announcement'), (b) Detailed Public Statement dated Tuesday, April 19, 2022 which was published on Wednesday, April 20, 2022 in the newspapers, namely being, Financial Express (English daily) (All India Edition), Jansatta (Hindi daily) (Delhi Edition and All India Edition) and Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Tuesday, April 26, 2022 ('Draft Letter of Offer'), (d) Letter of Offer dated Saturday, May 28, 2022, along with the Form of Acceptance-cum-Acknowledgement ('Letter of Offer'), (e) Recommendations of Committee of Independent Directors dated Friday, June 03, 2022 which was published in the Newspapers on Monday, June 06, 2022 ('Recommendations') of IDC'), (f) Letter of Offer Dispatch Confirmation Advertisement dated Saturday, June 04, 2022, which was published in Newspapers on Monday, June 06, 2022 ('Letter of Offer Dispatch Confirmation Advertisement') and (g) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement dated Monday, June 06, 2022, which was published in the Newspapers on Tuesday, June 07, 2022 ('Pre-Offer Advertisement'). This Post-Offer Public Announcement is being published in the same aforesaid Newspapers.

1.	Name of the Target Company	JSG Leasing Limited						
2.	Name of the Acquirer and PACs	Skybridge Incap Advisor	rv I I P					
	Nume of the Adquirer and FAGS	There is no person acti		cquirer for this Offer.				
3.	Name of Manager to the Offer	CapitalSquare Advisors	•					
4.	Name of Registrar to the Offer	Purva Sharegistry (India						
5.	Offer Details							
5.1	Date of Opening of the Offer	Wednesday, June 08, 2022						
5.2	Date of Closing of the Offer	Tuesday, June 21, 2022						
6.	Date of Payment of Consideration	The scheduled date for		sideration to the Publ	ic Shareholders of th			
•		Target Company was Tuesday, June 28, 2022. Since none of the Public S tendered their Equity Shares in the Offer, the obligation of making payment was						
7.	Details of the Acquisition	50						
	Particulars	Proposed in the O	ffer Documents	P	ctuals			
		(Assuming full accept	ance in this Offer)					
7.1	Offer Price	₹22.0	0/-	₹	22.00/-			
7.2	Aggregate number of Equity Shares tendered	7,80,0	00		_			
7.3	Aggregate number of Equity Shares accepted	7,80,0	00	-				
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹1,71,60,0	00.00/-		_			
7.5	Shareholding of the Acquirer before the Share	e Purchase Agreement/ P	ublic Announcement					
a)	Number of Equity Shares	Nil	Nil					
b)	% of fully diluted Equity Share capital	Nil	7/3	Nil				
7.6	Equity Shares acquired by way of Share Purc	hase Agreement						
a)	Number of Equity Shares	8,73,8	00	8,73,800				
b)	% of fully diluted Equity Share capital	29.13			9.13%			
7.7	Equity Shares acquired by way of Offer		ii da					
a)	Number of Equity Shares	7,80,0	00					
b)	% of fully diluted Equity Share capital	26.00			_			
7.8	Equity Shares acquired after the Detailed Pub	4	144					
a)	Number of Equity Shares acquired	Nil			Nil			
b)	Price of the Equity Shares acquired	Nil			Nil			
c)	% of Equity Shares acquired	Nil			Nil			
7.9	Post-Offer shareholding of the Acquirer	1111			1411			
a)	Number of Equity Shares	8,73,8	300	8	,73,800			
b)	% of fully diluted Equity Share capital	29.13		9.13%				
,	Pre-Offer and Post-Offer shareholding of the F		. 70					
7.10	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer			
a)	Number of Equity Shares	21,26,200	13,46,200	21,26,200	21,26,200			
b)	% of fully diluted Equity Share capital	70.87%	44.87%	70.87%	70.87%			
8	The Acquirer accepts full responsibility for the inform							

with 17 of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ('SEBI (LODR) Regulations') 10. A copy of this Post-Offer Public Announcement will be available and accessible on the websites of Securities and Exchange Board of India at

The Acquirer will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22 (1), and 22 (3) read

www.sebi.gov.in, BSE Limited at www.bseindia.com, Manager at www.capitalsquare.in, and the registered office of the Target Company. 11. The capitalized terms used in this Post-Offer Public Announcement shall have the meaning assigned to them in the Letter of Offer, unless otherwise specified.

ISSUED BY MANAGER TO THE OFFER **CAPITALSQUARE ADVISORS PRIVATE LIMITED**

Teaming together to create value

SEBI (SAST) Regulations.

205-209, 2nd Floor, AARPEE Centre, MIDC Road No 11, CTS 70, Andheri (East), Mumbai - 400093,

Contact Number: +91-22-6684-9999/ 145/ 138 Email Address: tanmoy.banerjee@capitalsquare.in/ pankita.patel@capitalsquare.in; Website: www.capitalsquare.in Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel

SEBI Registration Number: INM000012219 Validity: Permanent Corporate Identification Number: U65999MH2008PTC187863

Date: Thursday, June 23, 2022 Place: Mumbai

On behalf of the Acquirer Skybridge Incap LLP

W.S. INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamalee Road, Porur, Chennai - 600116, Tamil Nadu, India; Tel: +91 44 24354754; Fax: NA: Email: sectl@wsinsulators.com; Website: www.wsindustries.in/KYC; Corporate Identification Number: L29142TN1961PLC004568

Recommendations of the Committee of Independent Directors ("IDC") of W.S. Industries (India) Limited ("Target Company") in relation to the open offer ("Offer") made by Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7") (Collectively referred To As "Acquirers"), to the public shareholders of the Target Company under Regulations 3(1) and 4 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended

("Takeover Regulations"). Date June 23, 2022 Name of the Target Company W.S. Industries (India) Limited Details of the Offer pertaining to The Offer is being made by the Acquirers in terms of Regulations 3(1) & 4 of the Takeover Regulations for acquisition of up 80,33,000 (Eighty Lacs Thirty Three Thousand only) fully Target Company paid-up equity shares of face value of ₹ 10/- each ("Equity Shares"), representing 26% of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer from the eligible shareholders of the Target Company for cash at a price of ₹ 12.50/- (Rupees Twelve and Fifty Paise only) per equity share. Name of the Acquirers and PAC Acquirers - Mr. C K Venkatachalam, Mr. C K Balasubramaniam, Mr. S Anandavadivel, with the acquirer Mr. S Aravindan, Mr. S Nagarajan, Mr. Prakash K.V and Trineva Infra Projects Private Limited. There are no PAC(s) with the Acquirers for the purpose of Offer. Name of the Manager to the offer Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India Tel. No.: +91 22 49730394, Fax No.: NA; Email id: openoffers@saffronadvisor.com

Website: www.saffronadvisor.com; Investor grievance: investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211 Contact Person: Gaurav Khandelwal/Pooja Jain

Chairman of IDC: Mr. J. Sridharan Members of the Committee of Independent Directors (IDC) Members: Mr. R. Karthik and Mrs. Suguna Raghavan Mr. J. Sridharan is the Chairman of the Committee of Independent Directors ("IDC"). IDC Member's relationship with All the IDC Members are Independent & Non-Executive Directors of the TC. They do not the Target Company (Director,

Equity shares owned, any other contract / relationship), if any Trading in the Equity shares/ None of the IDC Members have done any trading in Equity Shares / Other securities of the TC during the last twelve months prior to the date of Public Announcement (PA) dated other securities of the Target Company by IDC Members April 30, 2022

IDC Member's relationship with None of the IDC Members have any relationship with the Acquirers. the acquirer (Director, Equity shares owned, any other

contract / relationship), if any. Trading in the Equity shares/ Not Applicable other securities of the acquirer

by IDC Members Based on the basis of PA, DPS, Draft Letter of Offer (DLOF), and Letter of Offer (LOF). Recommendation on the Open offer, as to whether the offer, is IDC is of the opinion that the offer is fair and reasonable. The shareholders may or is not, fair and reasonable independently evaluate the offer price vis-à-vis market price and take an informed decision in the best of their interests. IDC Members have reviewed:

Summary of reasons for recommendation a) Public Announcement ("PA") dated April 30, 2022; b) Detailed Public Statement ("DPS") dated May 06, 2022 was published on May 07, 2022;

Any other matter to be

highlighted

Place: Chennai

Date : June 23, 2022

c) Draft Letter of Offer ("DLOF") dated May 13, 2022; d) Letter of Offer ("LOF") dated June 15, 2022; and Based on the review of PA, DPS, DLOF and LOF, the IDC recommends acceptance of the Offer made by the Acquirers as the Offer price of Rs. 12.50/- per fully paid -up equity share is

hold any shares in TC. They do not have any contractual relationship with the TC.

fair and reasonable based on the following reasons: 1. The offer price of Rs. 12.50/- per fully paid -up equity share offered by the Acquirers is higher than the Volume Weighted Average Market Price for a period of 60 trading days

immediately preceding the date of the PA. 2. The equity shares of the Target Company are listed on BSE and NSE, however the shares

are frequently traded on the BSE only.

3. This is an open offer for acquisition of publicly held Equity shares. The shareholders have an option to tender the shares in the open offer or remain invested.

4. The Offer Price offered by the Acquirers is in line with the regulation prescribed by SEBI under the SEBI (SAST) Regulations and prima facie appears to be justified.

However, it is advised to the shareholders to independently evaluate the open offer vis-à-vis current share price and take an informed decision before participating in the Offer. Details of Independent Advisors,

All the IDC members unanimously voted in favour of recommending the Open Offer To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in

all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors of

DIN: 07720632

W.S. Industries (India) Limited J. Sridharan Independent Director

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பொது அறிவிப்பு:

எனது வாடிக்கையாளர் A.K.நாகேஸ்வர ராவ் தபெ. A.N.குப்பராம். கமார்- 63 வயது மற்றும் எண். 53/25 சுப்பராயன் மெயின் தெருவில் வசிப்பவர் என்பதை கவனத்தில் சொள்ளவும் நம்மாழ்வார்பேட்டை, சென்னை-12, SRO புரசைவாக்கதில்

12, SRO புரசைவாக்கத்தில் பதிவு கொட்ட அசெலிலி!1286 ஆம் ஆண்டின் ஆவண எண்:1949 இல் பதிவு செய்யப்பட்ட 11.08.1986 தேதிவீட்ட அதே வீடியோ வீற்பணைப் பத்திரத்தை வாங்கியதன் மூலம் இங்குள்ள அட்ட வணையில் முழுமையாக விவரிக்கப்பட்டுள்ள சொத்தின் கரிமையாளர் ஆவார். அதே புரசைவாக்கம் SRO பூரசுகைவாக்கத்தில் 1986 ஆம் ஆண்டின் ஆவண எண் 1949 இல் பழிவுகளைப்பட்ட 11.08.1986 தேகியீட்ட அர்கல் விற்பணைப் பத்திரம், பயணத்தின் போது குறிப்பிட்டப்பட்ட சொத்தகன் தெரிவிக்க இது உள்ளது. எனது வாடிக்கையாளர் இப்போது அட்ட வணையில் குறிப்பிட்டப்பட்டுள்ள சொத்தை அப்புறப்படுத்த /அடமானம் வைக்கவிருப்புறோர். எனவே, அப்புறப்படுத்த /அடமானம் வைக்கவிருப்புறோற், எனவே,

தே.சசி ராஜ், வழக்கறிஞர் NMK தெரு, அயனாவரம் சென்னை - 600 023

பொது அறிவிப்பு:

இதன் மூலம் அறிவிப்பது என்னவென்றால், எங்கள் கட்சிக்காரர் இருந்து. V. சரஸ்வ இ த.பே. வேட்டவிக்கோசர் திருந்து. V. சரஸ்வ இ த.பே. வேட்க கேர்க் கட்சிக்காரர் இருந்து. V. சரஸ்வ இ த.பே. வேட்க கேர்க் கட்சிக்காரர் இருந்து. V. சரஸ்வ இ த.மே. வேட்க கேர்க் கட்சிக்கில் கெரு இதுக்காடு வையலாதல்லுற்ற அஞ்சல் கென்னை. 20072. என்பவரின் சார்பாக தற்போது இருவன்னூர் மாவட்டம். புத்தமல்லி வட்டம், இதுக்காடு கொராட்டுர் பி இராமம். பைமாஷ் என். 176-க்கு சர்வே என். 18214-ல் அடங்கிய விஸ்திரணம் வட்டம் இருக்கு சர்வே என். 18214-ல் அடங்கிய விஸ்திரணம் 39 கண்டு தெரிவர்க்கு காற்றும் அவரின் உடன் பிறுந்த சகோத்தர் மேட் வாகதேவன் ஆடுபோர்களின் பெயருத்த பூத்தமல்லி சார் படுவு அலுவலகத்தில் 24-02-1961-த் தேதி அன்று தான செட்டில்பெண்ட பத்திரம் என். 141/1961 முலமாக அவர்களுக்கு இடைக்கப் பெற்று பின்பு அவர்களின் காலத்திற்கு நடிக்க கட்கான பிறும் பின்பு அவர்களின் காலத்திற்கு நடிக்கில விடிக்கில கட்டாக ஆண்டு அனுவனிக்கு கால்கிறிற்படு சொத்தினை கட்டாக ஆண்டு அனுவனிக்களை எடுக்கும் அருக்கிறிறிட்டு சொத்தினை விறுப்பன செர்க்கில் அடுக்குக்கிறிரிட்டி செர்க்கில அருக்க அனைக்கக்கின்றிடன் கொண்டு மேற்படி எங்கனது சட்ட அலும்கத்தின் எடுக்கும் அல்பா காகிலத் துராட்டில் அமைக்குகர் எருக்கு விட்டு இரும்படி அசல் ஆவணக்கை என்று சோர்க்கில இருட்டில் அமைக்குக்கில கடையில் இன்று அல் ஆவணக்களை எருக்கு மட்டத்திலும் கட்டில் இன்று அருக்கு அன்று அல்கைகளை வெறுப்பு கட்டில் அமைக்குக்கில் கடிக்கில் கடையில் இரும் அணைக்குக்கில இடிய் அக்கில் தேடிய் அடிக்குகம் பட்டிக்கில் கேடை அவிக்குமாறு கேட்கில்லை. எனது கட்சிகாரர் பல்வேறு தேட்ககில் தேடிய் அக்கில் தேடிய் கேக்கில் கடை அல்குத்தின் என்களுக்கே அல்லது எங்களதை கடைக்கில்லை. கேட்டில் கேர்க்கைல் அவளக்குத தம்பி மாறேறும் கடிக்கில் கடிக்காறும் இடிய் விக்குமாறு கேட்கில் கெருக்கில் அல்கர்க்கில் தேடிய் அல்கில் தேடிய் கண்களைக்கிறேற்ப் அல்கைக்கில் கடைக்கில்லை.

கள்ளக்கூறாம், மேற்படி அசல் ஆவணத்தை நம்பி யாரேனும் சொத்து பரிவர்த்தனையில் ஈடுபட்டால் அது எங்கள் து பருவரத்தனையீல் ஈடுடட்டால் அது எங்கள் கட்சிக்காரரை சட்டப்படி கட்டுப்படுத்தாது என்பதை இதன் மூலம் அறிவிக்கப்படுகிறது.

இப்படிக்கு, D. கதிரவன். BSC., B.L., A.V. ராகேஷ். M.A.,B.L., வழக்கறிஞர்கள் பூந்தமல்லி நீதிமன்ந செல் நம்பர், 928371

மாண்புமிகு வருவாய் கோட்டாட் இயர் விழுப்புரம் முத்தாலு(வ.30) Wo. செத்தில்குமார் No.2/28 K M P. கோயில் தெரு, அய்னாவரம் சென்னை.

சென்னை.
உயர் நிகு வரு வாய்
கோட்டாட் சியர் அவர்கள்
விழுப்புரம் மாவட்டம்
இனாட் காட் சியர் அவர்கள்
விழுப்புரம் மாவட்டம்
இனாக மேற்களர்
ஐயா நான் மேற்களர்
ஐயா நான் மேற்களர்
ஐயா நான் மேற்களர்
இயா நான் மேற்களர்
குவர் கிற்கள்
வருக்கிறன்னன் அம்மாணர்
என் மடிர்கள்
வருக்கிறன்னன் அற்கையில்
என் தந்தை ராஜாராம்
என் பவரின் தந்தையும்
என் தாத்தாவுமான.
வருகப்ப நாயுடு என்பவர்
மாம் ப ழ ப் பட்டு
இராமத்தில் கடந்த
16:9:2009. ஆம் ஆண்டு
உடல் நலம் குறைவாக
இறற்குவிட்டார் அவரின்
இறப்பை கவனமின்மை
காரணமாக பதிவு செய்ய
வில்லை ஆணையால் எனது
தாத்தா இறப்புச் சான்று
கருமாறு மிக பணிவுடன்
கேட்டுக்கொள் இறேன்
எவரேனும் ஆட்சேபனை
இருப்பினும் வருவாய்
கோட்டாட்சியர் அலுவல
கத்தில் தெரிவிக்கலாம்
கேறும் சுத்தில் முறும்து
தளும் பட்சத்தில் மனும்து
தளும் பட்சத்தில் மனும்து
தளும் பட்சத்தில் மனும்து
தரு தலை ப்பட்சமாக
தீர் மா வி க்கப் படு ம்
என்பதை இதன் மூலம்
அறியலாம் கிகர் படு ம்

றியலாம். இப்படிக்கு முத்தாலு Wo செந்தில்குமார் No.2/28 k m p. கோயில் தெரு அய்னாவரம் சென்னை.

மாண்புமிகு உட்கோட்ட நடுவர் மற்றும் வருவாய் கோட்டாட்சியர்

கோட்டாட்சியர் நீதிமன்றம் விருத்தாச்சலம் இ.ப.வ.எண்.அ2/217/2022. சடையாண்டி த.பே. நாரயணசாமி எ.கொட்டாரக்குப்பம் கிராமம்

ஆலடி அஞ்சல் விருத்தாசலம் வட்டம் கடலூர் மாவட்டம் .

....மனுதாரர் விசாரணை பொது

வுசாரணை பொது அறிவிப்பு மனுதாரராகியநான் எனது தந்தை நாராயண சாமி தத்தை நாராயணசாமி தடுப. அய்யா என்பவர் கடந்த 05.07.1991-ம் தேதி மேற்படி முகவரியில் இறத்ததை அதற்குரிய அரசுத்துறை படுவேட்டில் பதிவு செய்ய தவறியதால் மேற்படி இறப்பை பதிவு செய்யக்கோரி சமூகம் செய்யக்கப்பு சமூகம் நீற மன் றத்தில் மனு தாக்கல் செய்துள்ளேன். மேற்படி மனு மீது ஆட்சேபனை உள்ளவர்கள் விருத்தாசலம் மாண்புமிகு வருவாய்கோட்டாட்சியர் நீதிமன் றத்தில் நேரில் அனார் இதுக்குக்கு _ _ வறத் ஆஜராகி கருத்சை ராகி தங்கள் தைதெரிவிக்குமாறு

மனுதாரர் விலாசம் சடையாண்டி த/பெ. நாராயணசாமி எ.கொட்டாரக்குப்பம் கிராமம் ஆலடி அஞ்சல் விருத்தாசலம் வட்டம் கடலூர் மாவட்டம்

அறிவிக்கப்படுகிறது

W.S. INDUSTRIES (INDIA) LIMITED

Corporate Identification Number: 12914271199 (PLC004568

Recommendations of the Committee of Independent Deviciors (DDC) of WS. Industries (Inde) Limited ("Target Company") in relation to the open offer ("Other") made by Mr. CK Verkslachslain ("Acquirer 1"), Mr. CK Klasskachsmannam ("Acquirer 2"), Mr. SA Amandasdwolf ("Acquirer 3"), Mr. SA Amandasdwolf

Name of the Target Company

Details of the Offer pertaining to June 23, 2022

W.S. Industries (India) Limited

The Offer is being made by the Acquirers in terms of Regulations 3(1) & 4 of the Takeover

Regulations for acquisition of up 88,33,909 (Eighty Leas Thirty Three Thousand only) fully
paid-up equity shares of face value of \$100-each (Equity Shares*), representing 25% of the

Emerging Vering These capital of the English (Company on a fully disuled basis, as of the tenth

voxifing day from the document of the tendering period of the upon offer from the digible

Although the displacement of the dis Name of the Acquirers and PAC with the acquirer

Paise only joer equity share.
Agrupters - Mr. CV. Kenlastachalam, Mr. C. K. Balasubramaniam, Mr. S. Anandaseadiw
Mr. S. Arandaseadiw
Mr. Arandaseadiw
Mr.

Members of the Committee of Independent Directors (IDC) IDC Member's relationship with

IDC Member's relationship withe Target Company (Director Equity shares owned, any oth contract / relationship), if any Trading in the Equity shares/ other securities of the Target Company by IDC Member's relationship with the contract of the company by IDC Member's relationship with the contract of the company by IDC Member's relationship with the contract of the None of the IDC Members have done any trading in Equity Shares / Other securities of the TC during the last twelve months prior to the date of Public Announcement (PA) dated April 30, 2022 None of the IDC Members have any relationship with the Acquirers.

the acquirer (Director, Equity shares owned, any other contract / relationship), if any. Trading in the Equity shares/ other securities of the acquire other securities of the acquire by IDC Members Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable

Name of the Manager to the offe

ased on the basis of PA, DPS, Draft Letter of Offer (DLOF), and Letter of Offer (LOF DC is of the opinion that the offer is fair and reasonable. The sharehol the best of their IDC Members I a) Public Anno

IDC Members have reviewed:

a) Public Announement ("PA") dated April 30, 2022;

b) Detailed Public Statement ("DPS") dated May 68, 2022 was published on May 07, 2022;

c) Draft Letter of Offer ("DLOF") dated May 13, 2022;

d) Letter of Offer ("LDF") dated June 15, 2022; and

d) Letter of Offer ("LUP") gated June 19, 2022, and Based on the review of PA, DPS, DLOF and LOF, the IDC recommends accept Offer made by the Acquirers as the Offer price of Rs. 12.50/- per fully paid -up eqi fair and reasonable based on the following reasons:

. The offer price of Rs. 12,50\(^1\) per fully paid \(^1\) up equity share offered by the Acquirers higher than the Volume Weighted Average Market Price for a period of 60 trading day immediately preceding the date of the PA.

immediately proceeding the date of the PA.

The equity share for the Target Company are listed on BSE and NSE, however the shares are frequently traded on the BSE cript,

3. This is an open offer or acquisition of publicly hold Equity shares. The shareholders have an option to tender the shares in the open offer or remain invested.

4. The Offer Price offered by the Acquisites is in line with the regulation prescribed by SEBI under the SEBI (SAST) Regulations and prima facile appears to be justified.

Network it is advised to the shareholders to independently evaluate the open offer vis-à-vis-

Details of Independent if any.

Any other matter to be highlighted

To the best of our knowled. All the IDC members una

proposal elief, after making proper enquiry, the information contained in or accompanying this sct and not misleading, whether by omission of any information or otherwise, and they the Target Company under the Regulations.

Yet by omission us usy such that the Committee of Independent Directors of W.S. Industries (India) Limited J. Sridharan Independent Director Independent Director One 07720522.

ழணைச்சீட்டுபதிவாளர் நடுவர் தீர்ப்பு மன்றம்,தஞ்சாவூர் முன்னிலை:திரு.ராஜ்குமார்,

ந.வழக்கு என்:18/2021 சீட்டு நடத்துவர் சீட்டு நடத்துவர் K. பாலாஜி தனலெட்கமி சீனிவாசன் சீட்பண்ட்ஸ் (பீ) வீட், எண்:7464 டாக்டர் அசோக்குமார் கிளிவிக், முதல் தளம், புதுக்கோட்டை இருடுயாகப்பா நகர், தஞ்சாவூர்-613007.

1 Mr. Abdul Rahman S/o Mohamed Basheer No:18B, Seppana vaari Nadukulam

Nadukulam, Thanjavur-613009 Mr. Venkata Krishnan.S S/o Sambantham No:171A, Ali Kupta

Thaikal Near Railway Colony, Tanjore-613001. Mr.Lenin Kumar S/o Bakthavatchalam.

No:36, Tamil Nagar 8th Cross, MC Road, Tanjore-613001

. Miss. Someshwari.A D/oAmeerthakadeshwaran No:16,A/2, Rajan Salai Srinivasapuram, Tanjore-613001. Mrs. Shakila.R,

W/o Elango No: 3039/4Chakkaravarthi YangerLane, East 2nd Street,Pudukottai-622001.

. Mrs. Nasrin Banu.A, S/o Abdul Rahman m. No:18B, Sepana Vari Nadukulam Thanjavur-613009.

ாளிக்கூட் __ டிப்பாக அறியவும். **ுணச்சீட்டுப்பதிவாளர்**

துணைச்சிட்டுபதிவாளர் நடுக தீர்ப்பு மன்றம்,தஞ்சாவூர் முன்னிலை:திரு.ராஜ்குமார் ந.வழக்கு எண்:16/2021 சிட்டு நடத்துவர்

சீட்டு நடத்துவர் கபலோஜி தனலெட்கமி சீனிவாசன் சீட்பண்ட்ஸி (பி) வீட், எண்.7464 டாக்டர் அசோக்குமார் கினிவிக், முதல் தளம், புதுக்கோட்டை இருந்பாகப்பா நகர், தஞ்சாவூர்-613007......வைகார்

1 Mrs. Radha.G W/o Govindhasamy No:209 Railway Colony,

Tanjore-613001. Mr. Mahalingam.G S/o Govindhasamy No:209 Railway Colony.

Taniore-613001 Mrs Chithradhevi M W/o Mahalingam No: 209 Railway Colony, Tanjore-613001

Mr. Ramesh T S/o Thiyagarajan, No:25, Ragavendira Nagar, Near Singaperumal Kulam, Melavelithottam,

Tanjore-613009 . Mr. Dhamotharan.G S/o Govindarajan No: 64A. Railway Colony Kumbakonam-612001.

Mr. Nagarajan.N, S/o Narayanan, No:C34, Cholan Nagar, Pillaiyarpatti, Tanjore.

தோவிக்க் அறிவிக்க வேண்டியது. தவறும் பட்சத்தில் Exparty-யாக திறாளிக்கப் படும் என்பதை கண்டிப்பாக அறிபவும். துணைச்சிட்டுப்புதிவாளர் தஞ்சாவூர்

துணைச்சீட்டுபதிவாளர் நடுவ தீர்ப்பு மன்றம்,தஞ்சாவூர் முன்னிலை:திரு.ராஜ்குமார், ந.வழக்கு எண்:20/2021 சீட்டு நடத்துவர் K. பாலாசி

S/o Manickam No:747 Thathojiyappa St,

Kondirajapalayam, Thanjavur-613001. Mr. Lenin Kumar S/o Bakthavatchalam. No:36, Tamil Nagar 8th

Cross, MC Road, Tanjore-613001 Mr.Kadiresan.G S/o Ganesan Plot No: 16. G.K Illam 8th Street, Fathima Nagar, Vilar Road, Tanjore

Tanjore-613001 4. Mr. Thiraviyam.B S/o Benjamin No:6, Savariyar Koil Street, Vallam, Taniore-613403

5. Mr. Boopathi S/o Kannan No: 85, Astalakshmi Nagar, N.K.Road,

Tanjore-613006. b. Mrs. Navis.K D/o Kanagaraj No:747, Thathojiyappa Street, Kondirajapalayam, Thanjavur-613001.

...எதிர்தரப்பாளர்க றுதாரர் சீட்டு கம்பெளிக்கு செலுத்த வேண்டிய நிலுவை பாக்கிற்காக எதிர்மனுதாரர் கள் மீது வழக்கு தொடுக்கப் பட்டு அழைப்பானை அனுப்பப் கள் மீது வழக்கு தொடுக்கப் பட்டு அழைப்பானை அனுப்பட் பட்டு தற்றில் எதிர்வனுதார்கள் அனுரகாதக் காரணத்தினால் செய்தித்தான் விளம்பரத்திற்கு உத்ததினாகி வாய்தா 28.06. 2022 முற்பகலி 11வா மணிக்கு ஒத்தி வைக்கப் பட்டுள்ளது. ஆப்பேணை உள்ளவர்கள் நேரில் ஆனூரகி தேரிலிக்க வேண்டியது. மட்டித்தில் Exparty-பாக திரமானிக்கப் படும் என்பதை கண்டிபாக அறிபவும்.

ண்டிப்பாக அறியவும **துணைச்சீட்டுப்பதிவ தஞ்சாவூர்**

தென்னை விவசாயிகள் ஆலோசனை கூட்டம்



நெய்வேலி ஜூன் 23

கட லூர் விற்பனைக்குழு கட்டுப்பாட்டில் இயங்கும் ஒழுங்கு முறைவிற்பனை கூடங்களில் அனைத்த முறை விற்பனை கடங்களில் அனைத்து வடிவிலான தேங்காம் கொள்முதல் தொடர்பாக, தென்னை விவசாயிகள் - வியாபாரிகள் ஒருங்கிணைப்பு ஆவோசனை கூட்டம் கலைஞரின் அனைத்து திராம ஒருங்கிணைத்த வேளாண் வளர்ச்சித் திட்டத்தின் கீழ் தேர்ந்தெடுக்கப்பட்டுள்ள திராமமான சேவாகன் வாயாயாம் தொமக்கு

தேர்ந்தெடுக்கப்பட்டுள்ள இராமமான கோதண்ட ராமாபுரம் இராமத்தில் நடைபெற்றது. ஆத்மா தீட்டம் மாநில குழு தலைவர் பொறியாளர். சிவகுமார் தலைவமயில், வேளாண்மை இணை இயக்குநர் (போ) . ரவிச்சந்திரன் அவர்கள், வேளாண்மை உதவி இயக்குநர் (து.பா.திட்டம்) அவர்கள் பூவராகன் வேளாண்மை உதவி இயக்குநர் (குறிஞ்சிப்பாடி வட்டம்)

, விஜயா கடலூர் விற்பனைக்குழு செயலாளர் அவர்கள் ஆகியோர் சிறப்பு விருந்தினர்களாக கலந்து கொண்டு தென்னை பொருட்கள் மதிப்பு கூட்டுதல் , தென்னை பொருட்கள் தொழில் தொடங்குதல் ஆகியவை குறித்து விளக்கினார்கள். விற்பனை கூடங்களில் தேங்காய் விற்பனை கூடங்களில் தேங்காய் விற்பனை கழிமுறைகள் , இ நாம் திட்டத்தின் மூலம்தேங்காய் விற்பனை வழிமுறைகள் குறித்து கடலூர் முதுநகர் விற்பனை கூட கண்காணிப்பாளர் வானதி விளக்கி கூறினார். வானதி விளக்கி கூறினார்.

வேளாண்மை வணிக அலுவலர் வேளாணமை வணிக அலுவலர தெய்வநிதி உழவர் உற்பத்தியாளர் நிறுவனங்கள் மூலம் ஒழுங்குமுறை வீற்பனைக்கூட கொள்முதல் செய்தல் பற்றி விளக்கினார். கடனூர் விற்பனைக் குழு உரிமம் பெற்ற இடங்களின் ஆய்வாளர். ஆனந்த் சிவசங்கர் நன்றி கூறினார்.

விழுப்புரம் மாவட்டம், நெய்குப்பிஊராட்சியில் செய்திமக்கள் தொடர்புத்துறையின் சார்பில் புகைப்படக்கண்காட்சி நடைபெற்றது



விழுப்புரம் மாவட்டம், ஒலக்கூர் ஊராட்சின்ரியம். நெய்கப்பிஊராட்சியில்

ஊராட் சிவுன்றியம். நெய்குப்பிஊராட் சியில் கழிழக,அரசில் சாதனைகள் மற்றும் திடங்கள் குறித் துபொதுமக் கள் அறிந்துகொள்ளும் வகையில் செய்திமக்கள் தொடர்புத்துறைசார்பில் புகைப்படக்கண்காட்சி நடைபெற்றது. புகைப்படக்கண் காட்சியில், தமிழ்நாடு முதலைம்ச்சி அவர்கள் பொறுப்பேற்றுமுதல் பணியாகனூத்துமுக்கியகோப்புகளில் கைபொப்ப மீட்டு, நடை முறைப்படுத் தியதிட்டங்களைக் அவின் பால் லிட்பருக்குது இறைத்தல்,நகர்ப் கொக்காகில் பால்க்கு இதைவைக்கும். பேருந்துகளில் பெண்கள் இலவசபயணத்திட்டம் ,முதலமைச்சர் காப்பீட்டுதிட்டத்தின் கீழ் தனியார் மருத்துவமனையில் கொரோனாசிகிச்சைபெறும் யருத்துவயணையல் பகாஞானாசிக்சண்சபெறும் திட்டம் உள்ளிட்டதிட்டங்கள் குறித்துபுகைப் படங்கள் பொதுமக்கள் அறிந்துகொள்ளும் வகையில் இடம்பெற்றிருந்தன. மேலும் தமிழ்நாடுமுதலமைச்சரின் 1 இலட்சம்

விவசாயிகளுக்கு இலவசயின் இணைப்புவழங்கும் திட்டம், 18 வயதிற்கு மேற்பட்ட அனைவருக்கு ம கொரோனாதடுப்பூசிசெலுத்தும் திட்டம், கொரோனாதடுப்பு ஆய்வுப்பணிகள், திருக்கோவில் களில் நிலையானமாதசம்பளம் இன் றி பணியாற் றி வரும் அர்ச்சகர்கள்,பட்டாச்சாரியர்கள் அரசச்பைகள், பட்டாக வாட்டாக கை, பூசாரிகள் மற்றும் இதரபணியாளர்களுக்கு வாரணஉதவித்தொகைரு.4,000

இதர பணி யாளர் களுக்கு கொரோன காலநிவாறனஉ, அவித்திரைக்கு 4,000 மற்றும் மளிகைப் பொருட்கள் வழங்கும் திட்டம், உக்கள் தொகுதியில் முதலமைச்சர் தீட்டம், மக்களைதேமருக்குவம், இல்லம் தேடிக் கல்வித்திட்டம், இருளர் மற்றும் பழங்குடியினம க்களுக்குகேவையானநலக்கிட்டங்கள். இலங கைதமிழர்களுக்கானநலத்திட்டங்கள்,அமை ்கைதமிழர்களுக்கானநலத்திட்டங்கள் அமை ப்புசாரதோழிலாளர்களுக்கானதிட்டங்கள் மா ண்டிரிகுதமிழ்நாடுமுதல்வரின் கனமழையற்றும் வெள் ளமீட்புபனி ஆய் வுபுகைப் படங்கள் உள்ளீட்டத்ரிடிக்குசிசன் பக்கிவறுநலத்திடங்கள் பற்றியபுகைப்படங்கள் இடம் பெற்றிருந்ததை நெய்தப்பிஊராட்சியிணசோந்த 200-க்கும் மேற்பட்டபோதுமக்கள் பார்கைவயிட்டனர்.

செய்திமக்கள் தொடர்புஅலுவலகம், விழுப்புரம்

IN THE COURT OF THE HONOURABLE II ADDITIONAL DISTRICT MUNSII (II A.D.M.) AT PUDUCHERRY O.S. No.608 / 2022 (. Aroumougam ...Plain

PUBLIC NOTICE

brother stehen name as "MUTRUSANT"; Do decisive that the Plauditt Elerber's younger to decisive that the Plauditt Elerber's younger as "No.22, 2nd Cross St., Angalamman Magar, Muthibage, Puduchery"; (iii) Magar, Muthibage, Puduchery's (iii) the 2nd Defendant to correct the Plaudit Elerber's younger bortler's father name sunder column No.5; (iv) temporary and sunder column No.5; (iv) temporary and more column No.5; (iv) temporary and No.8 & 18 in the State certificate, felding No.8 & 18 in the No.8 in certificate, in the No.8 & 18 in the No.8 in certificate, led No. 18 in the No.8 in the

D. SUKUMARAN B.A., M.H.R.M., M.P.M., M.L Advocate, Pondicherr

VS
1. Shivashanmugam
2. The Divisional Manager,
MAGMA HOI General InsuraLtd., Puducherry ... Resp
Respondent No: 1
Thiru. Shivashanmugam
Thiru. Shivashanmugam
Sko.3, Subrammigam
Sko.3, Subrammigam
Sko.3, Subrammigam
Rediarpalayam
Rediarpalayam
Rediarpalayam
Reducherry-605005.

NOTICE TO

RESPONDENT NO.1 lease take Notice that th blove claim petition filed the blove MACTOP No. 361/2022 or claiming Compensation and the same is posted on 08-07-2022 for your ure same is posted on 08-07-2022 for your appearance and filling your objection, if any and you may appear either in person or said day at 10.00 a.m. before this Hon'ble Tribunal falling which matter will be decided on merits.

BEFORE THE FAMILY COURT JUDGE AT PUDUCHERRY O.S. No.4/2022 vs

அறிவிப்பு

மேற்படி வழக்கில் திருமதி. ஹபிபுளின் ஐபாருல்லா என்.60, லூய் வீதி, அண்ணா சாலை, என்பவர், திரு ஐபாரும் அப்துல் ரசாக் No.20, வீதி, கோவிந்தனலை, என்பவர் கேர் வழக்கில் வாதிய ஹபிபுனிசா ா எண்.60, லூயி பிரக ன்ணா சாலை, புதுச் பட்கும் ரசாக் No.20, காமராஜர் கு, கோவிந்தசாலை, புதுச்சேரி ன்பவர் மீது குடும்பல நீதிமன்றம் ான பண்ட மனு குரும்பல ந்தும்லாற்ப புதுச்சேரியில் விவாகரத்த வழக்கு தக்கல் செய்துள்ளார் இவ்வழக்கானது வருகின்ர இவ்வழக்கானது 27/07/2022 அன்று விசார எடுத்துக் கொள்ளப் எனவே, தாங்கள் த ஆட்சேபனையை எடுத்துக் ஙகாங்கள் தங்களின் ஆட்சேபணையை மேற்படி தேதியில் காலை 10.00 மணிக்கு தோல் ஆஜாகி தெரிவிக்க வேண்டும், தவறும் பட்சத்தில் ஒரு தலைபட்சயாக தீர்ப்பளிக்கப்படும் என்று இதன் மூலவாக தெரிவித்துக் கொள்கிறோம்.

M. KANNADASAN, B.A., B.I A. KALVI, B.A., B.I M. JAYARAMAN, B.A., B.I

BEFOR THE HON'BLE FAMILY COURT AT PONDICHERRY
MOP. No. 80 of 2022

I. Maria AlbertPetition

gamalli Nagama...
IQ
The Respondent
Nagamaill w/o Maria Albert,
No.18, Ground Floor, 1st Cross
Street, Karunjothi Nagar,
Samipilialithotam.
Aucherry-605088.

PUBLIC NOTICE

Please take notice that the above matter stands posted to 15-07-2022 fo your appearance before the Hon'ble Family Court and therefore, you have to appear either in person or through Advocate on the said date at about 9.30 a.m before the said Court, failling which the above matter will be decided according to our absence.
THARANI RAJKUMAR

IN THE COURT OF HONBLE II
A.D.M AT PUDUCHERRY O.S.No. 613 / 2022 ayilasamy SivadjyPlair vs Venkateswarane Sivadjy

பொது அறிவிப்பு

ண்ட வாதி மேற் சொன்ன ாறத்தில் கடந்த 24/08/202 பிரதியாரி முதல் வளை உள்ளமாகிய முதல் மட்டுமே வரிகள் என ஆற்றிகள் கொடிய மட்டும் கொடிய காக்கிய கா

Advocate & Notary, Pon

BEFORE THE HON'BLE MOTOR
ACCIDENT CLAIMS TRIBUNAL A'
(SO CUM ASJ) PUDUCHERRY
MACTOP No.444/2021 Vs
Prasanth s/o Arunachalam
I M/s. United India Insurace Co
td., Represented By its Branch
Vanager, Puducherry
S. Kumar s/o Mannu.
No.174, Avanipur Village
Tindivana Tiluk, Villupuram
——ilnadu. ...Respond

3-ம் எதிர்மனுதாரருக்கு அறிவிப்பு

த்திற்கு இழப்பீடு நீதிமன்றத்தில் 3–ப மேற்படி டி நீதிமன்றத்தில் 3-ப ் ஆகிய உங்கள் கு தொடர்த்துள்ளார் பழக்கில் தங்களுக்கு இருப்பின் வருகின் தேதியன்று காலை க்கு நேரிலோ அல்லு மூலமாகவே

(रु. लाखात)

PUBLIC NOTICE

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Notice is hereby given to the General Public hat, my client MRS. SURINDER KAUR REHAL is holding Flat No. 1005 & 1006, 10" Floor, Magnum Towers Co-operative Housing Society Ltd., 2nd Cross Lane, Lokhandwala Complex, Andheri (West), Mumbai – 400 053 along with 5 Shares of Rs. 50/- each paid of amounting to Rs. 250/- of Share Certificate No. 89, bearing Distinctive Nos. From 441 to 445 and 5 Shares of Rs. 50/- each paid of amounting to Rs. 250/- of Share Certificate No. 90, bearing Distinctive Nos. From 446 to 450, respectively on ownership basis. My Client further state that, she has lost and / or misplaced Original AGREEMENTS i.e. Article of Agreement dated 2rd day of May, 1985, executed between M/s. LOKHANDWALA ESTATE & DEVELOPMENT COMPANY PRIVATE LIMITED, a Company, "The Developers" and SHRI PAVITAR SINGH LAYAL "The Flat Holder" [Flat No. 1005, 10" **Floor**] and Article of Agreement dated 2nd day of May, 1985, executed between M/s. LÓKHÁNDWALA ESTATE & DEVELOPMENT COMPANY PRIVATE LIMITED, a Company, "The Developers" and SHRI SARWAN SINGH REHAL "The Flat Holder" [Flat No. 1006, 10th Floor] and after

all due search same are not traceable. As such, any person / person's / a Body Corporate, Bank / Financial Institution have any claim, right, title, share & interest against the above said Flat / property by way of Inheritance, Possession, Partition Deed, Maintenance, Easement, Release Deed, Sale Deed, Agreement for Sale, Gift, Lease, Trust, Mortgage, Charges, lien, attachment or otherwise howsoever any contact the undersigned with documentary evidence supporting such claim within 15 days from the publication of this notice, failing which the claim of such person / person's / a Body Corporate / Bank / Financial Institution if any will be deemed to have been waived and / or abandoned and not binding upon my client.

Mr. Suresh M. Mudalar Advocate Shop No. 92, Ground Floor Kamdhenu Shopping Centre Lokhandwala Complex Andheri (W), Mumbai-400053 Mobile No. 07506942452. Date: 24-06-2022 Place: Mumba

वॉनबरी लिमिटेड

नोंदणी कार्यालय: बीएसईएल टेक पार्क, बी विंग, १० वा मजला, सेक्टर ३० ए, वाशी रेल्वे स्टेशनसमोर, वाशी, नवी मुंबई-४०० ७०३. सीआयएन: एल५१९००एमएच१९८८पीएलसी०४८४५५, फोन: + ९१-२२-६७९४२२२, फॅक्स: +९१-२२-६७९४२१११/३३३ ३१ मार्च, २०२२ रोजी संपलेली तिमाही आणि वर्षाकरिता लेखापरिक्षित एकत्रित वित्तीय निष्कर्षाचा उतारा

अ.	तपशील	संपलेली तिमाही			संपलेले वर्ष	
क्र.		३१.०३.२०२२	३१.१२.२०२१	३१.०३.२०२१	३१.०३.२०२२	३१.०३.२०२१
		लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित
१	प्रवर्तनातून एकूण उत्पन्न (निव्वळ)	१२,५०९.१३	१२,४४०.०५	११,०५०.२०	३७,७६५.८४	२७,३२६.१६
?	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बाबी पूर्व)	४२.९७	(५२.६२)	५९६.१२	(९०.१८)	(३४७.५७)
æ	करपूर्व कालावधीकरिता निञ्चळ नफा/(तोटा) (अपवादात्मक आणि /किंवा अनन्यसाधारण बाबी पश्चात)	४२.९७	(५२.६२)	५९६.१२	(९०.१८)	(३४७.५७)
Х	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/र्किवा अनन्यसाधारण बाबी पश्चात)	३७.४३	(५८.२२)	५९१.००	(१०६.९३)	(३६५.०९)
ч	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न कालावधीकरिता नफा/(तोटा) (करपश्चात) आणि इतर सर्वसमावेशक उत्पन्न करपश्चात समाविष्ट)	\$8.8\$	(७१.४९)	५८५.४७	(१४०.००)	(\$४.१\\$)
ξ	समभाग भांडवल	३,२६६.५५	३,२६५.५५	२,५०१.५१	३,२६६.५५	२,५०१.५१
૭	इतर इक्विटी	-	-	-	-	_
۷	प्रती समभाग प्राप्ती (प्रत्येकी रु. १०/- च्या) (अखंडित आणि खंडीत परिचालनासाठी					
	मुलभूत (रु.) सौम्यिकृत (रु.)	o.१२ o.१२	(०.१७) (०.१७)	२.३६ २.३६	(\$\$.0) (\$\$.0)	(१.४६) (१.४६)

१) अलिप्त निष्कर्षाची महत्वाची आकडेवारी खालीलप्रमाणे:

अ.	तपशील	संपलेली तिमाही			संपलेले वर्ष	
क्र.		३१.०३.२०२२ लेखापरिक्षित	३१.१२.२०२१ अलेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित	३१.०३.२०२२ लेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित
१	प्रवर्तनातून एकूण उत्पन्न (निव्वळ)	१२,५०९.१३	१२,४४०.०५	११,०५०.२०	३७,७६५.८४	२७,३२६.१६
?	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/र्किवा अनन्यसाधारण बाबी पूर्व)	४२.९७	(५२.६३)	५९६.१२	(९०.१८)	(३४७.५७)
n	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि /किंवा अनन्यसाधारण बाबी पश्चात)	४२.९७	(५२.६२)	५९६.१२	(९०.१८)	(३४७.५७)
8	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबी पश्चात)	३७.४३	(५८.२२)	५९१.००	(१०६.९३)	(३६५.०९)

- सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्स्चेंजकडे दाखल ३१ मार्च, २०२२ रोजी संपलेल्या तिमाही आणि वर्षाच्या लेखापरिक्षित वित्तीय निष्कर्षाचा तपशिलवार उतारा आहे, ३१ मार्च, २०२२ रोजी संपलेल्या तिमाही आणि वर्षाकरिता अलिप्त आणि एकत्रित विवीय निष्कर्षाच्या तपशिलवार विवरणाचा वरील एक उतारा आहे. वित्तीय निष्कर्षाचे संपूर्ण विवरण स्टॉक एक्सचेंजेसच्या वेबसाईटस् www.nseindia.com आणि www.bsein dia.com आणि कंपनीची वेबसाईट www.wanbury.com वर उपलब्ध आहे.
- वरील निष्कर्ष हे २२ जून, २०२२ रोजी झालेल्या त्यांच्या सभेत लेखापरिक्षण समितीद्वारे पुनर्विलोकीत करण्यात आले आणि कंपनीच्या संचालक मंडळाद्वारे मंजूर करण्यात आले
- ४ मागील कालावधीची आकडेवारी आवश्यक तेथे पुनर्गठीत करण्यात आली आहे.

वानबरी लि.करिता के. चंदन उपाध्यक्ष

(डीआयएन: ००००५८६८

बैंक ऑफ इंडिया BOI

घोडबंदर रोड शाखा दकान क्र. १, पुराणिक कॅपिटल, ए-२, तळमजला, कासारवडावली, हायपरसिटी मॉल समोर, घोडबंदर रोड,

ठिकाण: वाशी, नवी मुंबई

दिनांक: २२ जून, २०२२

ताणे (पश्चिम)-४००६१५ कब्जा सूचना

ज्याअर्थी. निम्नस्वाक्षरीकार **बँक ऑफ इंडिया** चे प्राधिकृत अधिकारी या नात्याने सिक्युरिटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑप फायनान्शिअल ॲसेटस् ॲन्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ आणि कलम १३ (१२) सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ सहवाचता नियम ३ अन्वये प्राप्त अधिकारांचा वापर करून दिनांक १७-०२ २०२२ रोजी मागणी सचना जारी करून कर्जदार श्री. दिगंबर गंगाराम कांबळ आणि श्रीम. ज्योती दिगंबर कांबळ यांस सूचनेतील नमूद रेक्कम म्हणजेच रु. १६.९५ लाख + व्याज (रुपये सोळा लाख पंच्याणव हजार मात्र) च्यासह सूचनेच्या तारखेपर्यंत सांपार्श्विक थकबाकी सह व्याजाची परंतफेड सदर सूचना प्राप्तीच्या तारखेपासून ६ दिवसांत करण्यास सांगितले होते.

. रकमेची परतफेड करण्यास कर्जदार/हमीदार असमर्थ ठरल्याने, कर्जदार आणि सर्वसामान्य जनतेस याद्वारे सूचन देण्यात येते की. निम्नस्वाक्षरीकारांनी खाली वर्णन करण्यात आलेल्या मिळकतीचा कब्जा त्यांना प्रदान करण्या . आलेल्या अधिकारांचा वापर करून सदर ॲक्टच्या कलम १३ च्या उप-कलम (४) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ८ अन्वये **२३ जुन, २०२२** रोजी घेतला आहे

विशेषतः कर्जदार/गहाणदार/हमीदार आणि सर्वसामान्य जनतेस याद्वारे इशारा देण्यात येतो की, सदर मिळकतीर्श कोणताही व्यवहार करू नये आणि सदर मिळकतीशी करण्यात आलेला कोणताही व्यवहार हा बँक ऑफ इंडिया यांस रु. १६.९५ **लाख + व्याज (रुपये सोळा लाख पंच्याणव हजार मात्र)** च्यासह संपूर्ण देयापूर्यंत त्यावरील पढील

त्र्याज आणि खर्चा साठी भाराअधीन राहील. कर्जटाराचे लक्ष तारण मनेच्या भरण्याकरीता उपलब्ध वेलेच्या संदर्भामध्ये ॲक्टच्या कलम १३ च्या उप-कलम (८

च्या तरतुर्दीकडे कर्जदारांचे लक्ष वेधुन घेतले जात आहे. स्थावर मिळकतीचे वर्णन

फ्लॅट क्र. १००३, १०वा मजला, बिल्डिंग क्र. सी२, ग्रीन स्केअर, सांघवी हिल्स समोर, सर्व्हे क्र. १६६/३१, १६९, १६८, गाव कवेसार, ठाणे पश्चिम, जि. ठाणे, पिन ४००६०७ च्या समाविष्टीत मिळकतीचे सर्व ते भाग आणि विभाग मोजमापित ३१३ चौरस फट चटर्ड क्षेत्र च्या समाविष्टीत मिळकतीचे सर्व ते भाग आणि विभाग, सिमाबद्धः उत्तरः मोकळे क्षेत्र, दक्षिणः सी विंग, पूर्वः हिल व्ह्यु, पश्चिमः मोकळे क्षेत्र.

सही/ कु. स्मिता सदाफुले दिनांक : २३.०६.२०२२ मुख्य व्यवस्थापक (प्राधिकृत अधिकारी) ठिकाण : ठाणे

> मुंबई कर्ज वसुली न्यायाधिकरण॥ मध्ये एमटीएनएल इमारत, ३रा मजला, टेलिफोन भवन, कुलाबा मार्केट, कुलाबा, मुंबई-४००००५. मुळ अर्ज क्र. ३२७ सन २०१९ समन्स

सेंट्रल बँक ऑफ इंडिया

.....अर्जदाः

अरविंद ओमप्रकाश वर्मा आणि अन्य ज्याअर्थी वरील नावाचे अर्जदारांनी त्यातील नमुद इतर अनुतोष आणि चालू आणि भविष्यातील व्याज

- खर्चासह एकत्रित रकमेच्या वसुलीसाठी सदर न्यायाधिकरणात वरील उल्लेखित अर्ज दाखल केला आहे. ज्याअर्थी साधारण स्वरुपात समन्सची बजावणी परिणामकारक झालेली नाही आणि ज्याअर्थी सन्माननिय
- न्यायाधिकरणाद्वारे पर्यायी बजावणीकरिता अर्ज संमत करण्यात आला आहे. तुम्हाला सदर न्यायाधिकरणासमक्ष व्यक्तिशः वा विकलाद्वारे लेखी विवरणपत्र/म्हणणे दाखल करण्यासार्ठ
- आणि विनंतीप्रमाणे अनुतोष का मंजूर करु नये याची कारणे दर्शविण्यासाठी २५/०८/२०२२ रोजी स. ११.०० वा. उपस्थित राहण्याचे निर्देश दिले आहेत.
- सूचना घ्यावी की, कसूरवार ठरल्यास, तुमच्या अनुपस्थितीत अर्जाची सुनावणी होईल आणि निर्धारित

हस्ते आणि सदर न्यायाधिकरणाच्या शिक्क्याने १३ जून, २०२२ रोजी दिले/जारी केले.

प्रबंधव कर्ज वसूली न्यायाधिकरण-॥, मुंबई

प्रतिवादींचे नाव आणि पत्ताः १. अरविंद ओमप्रकाश वर्मा

ासर्स. मनिषा इंटरप्राईझेस, १०७-एल१, द सुमीत बिझनेस बे, समर्थ नगर, हनुमान रोड, वेस्टर्न एक्सप्रेस, विलेपार्ले(पूर्व),

२. अरविंद ओमप्रकाश वर्मा एफ-२१०३ ओबेरॉय स्प्लेंडर कॉम्पलेक्स सीएचएस लिमिटेड, आयव्हीएलआर, अंधेरी(पूर्व) मुंबई-४०००६०

> मुंबई कर्ज वसुली न्यायाधिकरण-॥ मध्ये (वित्तीय मंत्रालय)

३रा मजला, एमटीएनएल भवन, स्ट्रॅन्ड रोडजवळ, कुलाबा, मुंबई-४००००५. मुळ अर्ज क्र. ३४५ सन २०१८ परि.: १५

दिनांक-१३/०५/२०२३ बँक ऑफ इंडियाअर्जदार

श्री. जितेश पांडे आणि अन्य ...प्रतिवार्द १. श्री. जितेश पांडे,

पत्ता येथे: जे-१५०३, स्प्लेंडर, प्लॉट क्र. ५६, सेक्टर-२०, खारघर, नवी मुंबई-४०० २१० पत्ता येथे: फ्लॅट क्र.१००६, एरिझोना,

मोनार्च ब्रुकफिल्ड्स, प्लॉट क्र.३, सेक्टर-२०, कळंबोली, नवी मुंबई-४०० २१०, तालुका पनवेल, जिल्हा रायगड, महाराष्ट्र; २. सौ. प्रीती तिवारी

श्री. जितेश पांडे चे सह-कर्जदार

पत्ता येथे: जे-१५०३, स्प्लेंडर, प्लॉट क्र. ५६, सेक्टर-२०, खारघर, नवी मुंबई-४०० २१०

पत्ता येथे: फ्लॅट क्र.१००६, एरिझोना, मोनार्च ब्रुकफिल्ड्स, प्लॉट क्र.३, सेक्टर-२०, कळंबोली, नवी मुंबई-४०० २१०, तालुका पनवेल,

जिल्हा रायगड, महाराष्ट्र,

- १. ज्याअर्थी वरील नावाचे अर्जदारांनी त्यातील नमूद इतर अनुतोष आणि चालू आणि भविष्यातील व्याज, खर्चासह एकत्रित रकमेच्या वसुलीसाठी सदर न्यायाधिकरणात वरील उल्लेखित अर्ज दाखल केला आहे.
- ज्याअर्थी साधारण स्वरुपात समन्सची बजावणी परिणामकारक झालेली नाही आणि ज्याअर्थी सन्माननिय न्यायाधिकरणाद्वारे पर्यायी बजावणीकरिता अर्ज संमत करण्यात आला आहे.
- तुम्हाला सदर न्यायाधिकरणासमक्ष व्यक्तिशः वा विकलाद्वारे लेखी विवरणपत्र/म्हणणे दाखल करण्यासाठी आणि विनंतीप्रमाणे अनुतोष का मंजूर करु नये याची कारणे दर्शविण्यासाठी ११.०८.२०२२ रोजी स. ११.०० वा. उपस्थित राहण्याचे निर्देश दिले आहेत. सूचना घ्यावी की, कसूरवार ठरल्यास, तुमच्या अनुपस्थितीत अर्जाची सुनावणी होईल आणि
- निर्धारित असेल.

हस्ते आणि सदर न्यायाधिकरणाच्या शिक्क्याने १३/०५/२०२२ रोजी दिले/जारी केले डीआरटी-॥, मुंबई POST OFFER PUBLIC ANNOUNCEMENT

SUMUKA AGRO INDUSTRIES LIMITED

(Formerly known as Superb Papers Limited) CIN No.: L74110MH1989PLC289950

Registered Office: Shop No. 1&7, Ground Floor, Empress Chambers, Plot No. 89A & B, Sector No. 1, Opp. NKGSB Bank, Kandivali (West), Mumbai, Maharashtra – 400 067 Contact No: +91-91377 21064 | Email Id:sumukaagro@gmail.com | Website:www.sumukaagro.com

OPEN OFFER FOR ACQUISITION OF UP TO 18,47,865 (EIGHTEEN LAKHS FORTY SEVEN THOUSANDS EIGHT HUNDRED AND SIXTY FIVE) FULLY PAID UP EQUITY SHARES OF THE FACE VALUE OF ₹ 10/- EACH FROM THE SHAREHOLDERS OF SUMUKA AGRO INDUSTRIES LIMITED ("SUMUKA" / "TARGET COMPANY") BY MS. SHAILI PATEL ("ACQUIRER NO. 1") AND MR. GHANSHYAM PATEL ("ACQUIRER NO. 2") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3 (1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirers along with PACs, in compliance with Regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") in respect of Open Offer ("Offer") to acquire upto 18.47.865 (Eighteen Lakhs Forty Seven Thousands Eight Hundred and Sixty Five) Equity Shares of ₹ 10/- each, being constituting 26.00% of Expanded Share Capital of the Target Company on a fully diluted basis at a price of ₹ 31.80/- (Rupees Thirty One and Eighty Paisa Only) ("Offer Price"). This Post Offer Public Announcement is to be read with Public Announcement dated April 11, 2022 ("PA") and the Detailer Public Statement ("DPS") published on April 20, 2022 in Financial Express (English Daily – All Editions), Jansatta (Hindi Daily - All Editions), Navshakti (Marathi Daily - Mumbai Edition) and Financial Express (Guiarati Daily - Ahmedabai Edition) with respect to the aforementioned Offer.

Sr. No.	Particulars		Proposed in the	Offer Document	
1	Name of the Target Company	Sumuka Agro Ind			
<u>_</u> '_	Traine of the larget company		as Superb Papers	s Limited)	
2	Name of the Acquirers	Acquirer No. 1: Acquirer No. 2:	Ms. Shaili Patel Mr. Ghanshyam F	atel	
3	Name of Person Acting in Concerts (PACs)	PAC 9: M/s King PAC 10: Ms. Shi PAC 11: M/s Sin	lika Patel an Kansara ti Sharma al Bhatt kumar Bhatt naben Joshi sman Wealth Man sman Solutions Pi	rivate Limited es Private Limite	
4	Name of the Manager to the Offer		isors Private Limit		
5	Name of the Registrar to the Offer	Cameo Corporat	e Services Limited	1	
6	Offer Details (a) Date of Opening of the Offer (b) Date of Closure of the Offer	June 07, 2022 ([*] June 20, 2022 (I	Tuesday)		
7	Last Date of Payment of Consideration	July 04, 2022 (N	/londay)		
8	Details of Acquisition	Proposed in the	Offer Document	Act	ual
8.1	Offer Price	₹ 31	.80/-	₹ 31	.80/-
8.2	Aggregate number of shares tendered	18,47	7,865	2,82	,359
8.3	Aggregate number of shares accepted	18,47	,865(1)	2,82	,359
8.4	Size of the Offer (Number of shares multiplied by offer price per share)	₹ 5,87,6	52,107/-	₹ 89,79,	016.20/-
		Number	In %	Number	In %
8.5	Shareholding of the Acquirers before Agreements / Public Announcement	13,55,289	19.07%	13,55,289	19.07%
8.6	Shares Acquired by way of Agreements	-	-	-	-
8.7	Shares Acquired by way of Preferential Issue	2,00,000	2.81%	2,00,000	2.81%
8.8	Shares Acquired by way of Open Offer	18,47,865(1)	26.00%(1)	2,82,359	3.97%
8.9	Shares acquired after Detailed Public Statement	Nil	Nil	Nil	Nil
8.10	Post Offer Shareholding of Acquirers along with PACs	34,03,154	47.88%	18,37,648	25.86%
	Pre & Post offer shareholding of the Public	Pre Offer(2)	Post Offer	Pre Offer(2)	Post Offer
	l a c	40.05.011	07.04.040	40.85,211	52,69,522
8.11	Number In %	40,85,211 75.09%	37,04,016 52.12%	40,00,211	52,09,522

Assuming full acceptance under the Open Offer.

(2) of Equity Share Capital of the Target Company prior to Offer and prior to issuance of Equity Shares on preferential basis. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the Letter of Offer. All other terms and conditions of the Offer shall remain unchanged.

The Acquirers along with PACs accept the responsibility for the information contained in this Announcement and also for the obligations of the Acquirers along with PACs laid down in the SEBI (SAST) Regulations and subsequent amendments

A copy of this Post Offer Advertisement will also be available on the SEBI website at www.sebi.gov.in. BSE website at www.bseindia.com and at the Registered Office of the Target Company i.e. Shop No. 1&7, Ground Floor, Empress Chambers, Plot No. 89A & B, Sector No. 1, Opp. NKGSB Bank, Kandivali (West), Mumbai, Maharashtra – 400 067

THIS ANNOUNCEMENT IS ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS ALONG WITH PACS



Place: Ahmedabad

GYR Capital Advisors Private Limited (Formerly known as Alpha Numero Services Private Limited) CIN No.:U67200GJ2017PTC096908 428, Gala Empire, Near J B Tower, Drive in Road, Thaltej, Ahmedabad, Gujarat – 380 054 Tel No.: +91-95375-94321 Email: yash. doshi@gyrcapital advisors.comWebsite:www.gyrcapitaladvisors.com Contact Person: Mr. Yash Doshi SEBI Reg. No.: INM000012810

FDate: June 24, 2022

SHREYAS INTERMEDIATES LIMITED

CIN: L24120PN1989PLC145047

Registered Office: Plot Nos. D-21, D-22, D-23, M.I.D.C. Industrial Estate, Lote Parshuram, Taluka – Khed, District: Ratnagiri- 415722, Maharashtra, India Tel: +91 022 4276 6500 Email: info.shreyasintermediates@gmail.com; Website: www.shreyasintermediates.co.in

RECOMMENDATIONS OF THE COMMITTEE OF INDEPENDENT DIRECTORS ("IDC")

Recommendations of the Committee of Independent Directors ("**IDC**") of Shreyas Intermediates Limited (**"Target Company"** or "TC") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011") in relation to the Open Offer ("Offer") made by M/s. Krish Pharma Speciality Private Limited ("Acquirer") to the Public Share holders for the acquisition of Equity Shares of the Target Company

Sr. No	Particular	Report			
1.	Date	June 23, 2022			
2.	Name of the Target Company	Shreyas Intermediates Limited			
3.	Details of the Open Offer pertaining to the TC	<u> </u>			
4.	Name of the Acquirer	Krish Pharma Speciality Private Limited			
5.	Name of the Manager to the offer	Fedex Securities Private Limited			
6.	Members of the Committee of	1. Mr. Govind Sharma – Chairman			
	Independent Directors	2. Mrs. Neelam Arora – Member			
7.	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract/ relationship), if any	DC Members are Non-Executive and Independent Directors. Except Mrs. Neelam Arora who holds 700 Equity Shares in the TC, no othe Endependent Director holds Equity Shares in the TC.			
8.	Trading in the Equity shares/ other securities of the TC by IDC Members	None of the IDC members have traded in the Equity Shares of TC during 12 months pointed to the Public Announcement of the Offer i.e. March 17, 2022 and during period from the date of Public announcement till date of this recommendation i.e. J 23, 2022.			
9.	IDC Member's relationship with the Acquirer (Director, Equity shares owned, any other contract/relationship), if any	None of the members of the IDC have any contracts/ relationships/directorship/ holdi Equity shares with the Acquirer.			
10.	Trading in the Equity shares/ other securities of the Acquirers by IDC Members	Not Applicable.			
11.	Recommendation on the Open Offer, as to whether the Offer is fair and reasonable	The IDC have perused the Public Announcement, Detailed Public Announcement, Dr Letter of Offer, Letter of Offer and other offer documents as released and published the Acquirer and Valuation report issued by Mr. Nikesh Jain (Membership No. 11400: Partner at JMR & Associates LLP, Chartered Accountant. Based on the above, the IDC is of the opinion that the Open Offer Price is in complian with the SEBI (SAST) Regulations, 2011 and to that extent is fair and reasonable. However, the shareholders should independently evaluate the Offer, mark performance of the Equity Shares of the TC and take informed decisions.			
12.	Summary of reasons for recommendation	IDC has evaluated the Public announcement dated March 17, 2022, the Detailed Pub Statement dated March 25, 2022, Draft Letter of Offer dated March 30, 2022 and Lett of Offer dated June 15, 2022. The IDC has taken into consideration the following factor for making its recommendations: The Equity shares of TC are infrequently traded within the meaning of regulation 2 (1) of SEBI (SAST) Regulations, 2011 on BSE Limited.			
		 As per the Equity Share Valuation report dated March 17, 2022 of Shrey Intermediates Limited issued by Mr. Nikesh Jain (Membership No. 11400: Partner at JMR & Associates LLP, Chartered Accountant, the fair value of equ shares of TC is Rs. 2.08/- per share. Offer Price is justified in terms of t parameters as specified under Regulation 8(1) read with Regulation 8(2) of SE (SAST) Regulations, 2011; Keeping in view of the above fact, the IDC is of the opinion that the Offer Price Rs. 10/- (Rupees Ten only) payable in cash per Equity Share to the Pub Shareholders of the TC for this Open Offer is fair and reasonable. However, Pub Shareholders should independently evaluate the offer and take informed decision the matter. 			
	Details of Independent Advisor (if any)				
	Voting pattern (Assent/Dissent)	The recommendations were unanimously approved by the members of IDC			
15.	Any other matters to be highlighted	None.			

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this stateme is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations, 2011.

For and on the behalf of Committee of Independent Directors of Shrevas Intermediates Limited

Place: Mumbai Date: June 23, 2022

Sd/-Mr. Govind Sharma (Chairman of IDC)

W.S. INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamalee Road, Porur, Chennai – 600116, Tamil Nadu, India; Tel: +91 44 24354754; Fax: NA; Email: sectl@wsinsulators.com; Website: www.wsindustries.in/KYC; Corporate Identification Number: L29142TN1961PLC004568

Recommendations of the Committee of Independent Directors ("IDC") of W.S. Industries (India) Limited ("Target Company") in relation to the open offer ("Offer") made by Mr. C K Venkatachalam ("Acquirer 1"), Mr. C K Balasubramaniam ("Acquirer 2"), Mr. S Anandavadivel ("Acquirer 3"), Mr. S Aravindan ("Acquirer 4"), Mr. S Nagarajan ("Acquirer 5"), Mr. Prakash K.V ("Acquirer 6") and Trineva Infra Projects Private Limited ("Acquirer 7") (Collectively referred To As "Acquirers"), to the public shareholders of the Target Company under Regulations 3(1) and 4 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended "Takeover Regulations").

June 23, 2022 Date Name of the Target Company W.S. Industries (India) Limited The Offer is being made by the Acquirers in terms of Regulations 3(1) & 4 of the Takeover Details of the Offer pertaining to Regulations for acquisition of up 80,33,000 (Eighty Lacs Thirty Three Thousand only) fully Target Company paid-up equity shares of face value of ₹10/- each ("Equity Shares"), representing 26% of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer from the eligible shareholders of the Target Company for cash at a price of ₹ 12.50/- (Rupees Twelve and Fifty Paise only) per equity share. Name of the Acquirers and PAC Acquirers - Mr. C K Venkatachalam, Mr. C K Balasubramaniam, Mr. S Anandavadivel, with the acquirer Mr. S Aravindan, Mr. S Nagarajan, Mr. Prakash K.V and Trineva Infra Projects Private Limited. There are no PAC(s) with the Acquirers for the purpose of Offer. Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India Name of the Manager to the offer Tel. No.: +91 22 49730394, Fax No.: NA; Email id: openoffers@saffronadvisor.com Website: www.saffronadvisor.com; Investor grievance: investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211 Contact Person: Gaurav Khandelwal/Pooja Jain Chairman of IDC: Mr. J. Sridhara Members of the Committee of Independent Directors (IDC) Members: Mr. R. Karthik and Mrs. Suguna Raghavan Mr. J. Sridharan is the Chairman of the Committee of Independent Directors ("IDC"). IDC Member's relationship with All the IDC Members are Independent & Non-Executive Directors of the TC. They do not the Target Company (Director, hold any shares in TC. They do not have any contractual relationship with the TC. Equity shares owned, any other contract / relationship), if any None of the IDC Members have done any trading in Equity Shares / Other securities of the Trading in the Equity shares/ other securities of the Target TC during the last twelve months prior to the date of Public Announcement (PA) dated Company by IDC Members April 30, 2022 None of the IDC Members have any relationship with the Acquirers. IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any Trading in the Equity shares/ Not Applicable other securities of the acquire by IDC Members Based on the basis of PA, DPS, Draft Letter of Offer (DLOF), and Letter of Offer (LOF). IDC is of the opinion that the offer is fair and reasonable. The shareholders may offer, as to whether the offer, is or is not, fair and reasonable independently evaluate the offer price vis-à-vis market price and take an informed decision in the best of their interests. Summary of reasons for IDC Members have reviewed a) Public Announcement ("PA") dated April 30, 2022; b) Detailed Public Statement ("DPS") dated May 06, 2022 was published on May 07, 2022; c) Draft Letter of Offer ("DLOF") dated May 13, 2022; d) Letter of Offer ("LOF") dated June 15, 2022; and Based on the review of PA, DPS, DLOF and LOF, the IDC recommends acceptance of the Offer made by the Acquirers as the Offer price of Rs. 12.50/- per fully paid -up equity share is fair and reasonable based on the following reasons: 1. The offer price of Rs. 12.50/- per fully paid -up equity share offered by the Acquirers is higher than the Volume Weighted Average Market Price for a period of 60 trading days

current share price and take an informed decision before participating in the Offer Details of Independent Advisors, Any other matter to be All the IDC members unanimously voted in favour of recommending the Open Offer highlighted proposal

an option to tender the shares in the open offer or remain invested

under the SEBI (SAST) Regulations and prima facie appears to be justified

 $2. \ \ \text{The equity shares of the Target Company are listed on BSE and NSE, however the shares}$

3. This is an open offer for acquisition of publicly held Equity shares. The shareholders have

4. The Offer Price offered by the Acquirers is in line with the regulation prescribed by SEBI

However, it is advised to the shareholders to independently evaluate the open offer vis-à-vis

immediately preceding the date of the PA.

are frequently traded on the BSE only.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors of W.S. Industries (India) Limited

J. Sridharan Independent Director DIN: 07720632

Place : Chennai Date : June 23, 2022

if any.