

Date: 08.11.2021

To,

The BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Kala Ghoda Fort, Mumbai – 400 001

Dear Sir,

Sub: Submission of Extract of Newspaper Advertisement of Open Offer Public Announcement and Corrigendum to DPS in the matter of Open Offer of AKM Lace and Embrotex Limited

In pursuant to the provisions of Regulation 18 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter referred to as "the Regulations"), Mr. Amar Jitendra Patwa ("Acquirer 1") (PAN: AADPP5942K), Mr. Sangita Amar Patwa ("Acquirer 2") (PAN: AADPP5943J) and Mr. Shah Shalvi Rajan ("Acquirer 3") (PAN: EHGPS3036F) has made an Open Offer Public Announcement and Corrigendum to DPS on November 08, 2021, to the Equity Shareholders of AKM Lace and Embrotex Limited for the acquisition of upto 7,86,000 (Seven Lakh Eighty Six Thousand) equity shares (i.e. 26.09% of the total outstanding, issued and fully paid up equity share capital on a fully diluted basis carrying voting rights) of AKM Lace and Embrotex Limited at a price of INR 10/- (Rupees Ten Only) per equity share in the following newspapers as prescribed in the Regulations:

- 1. Business Standard (English Newspaper) having national daily wide circulation in India;
- 2. Business Standard (Hindi Newspaper) having national daily wide circulation in India;
- 3. Pratahkal (Regional Newspaper-Mumbai i.e. where stock exchange is situated).

Enclosed extract of newspaper advertisement of Open Offer Public Announcement in above said newspaper for your kind reference and records.

For Fast Track Finsec Private Limited Registration Code: INM000012500

Vikas Kumar Verma Director DIN: 05176480 Going beyond Commitment,



SUVEN PHARMACEUTICALS LIMITED

Hyderabad - 500034 | Telangana | India. Tel: 91 40 2354 9414 / 3311 / 3315 Fax: 91 40 2354 1152 CIN: L24299TG2018PLC128171 email: investorservices@suvenpharm.com website: www.suvenpharm.com

STATEMENT OF UN-AUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER & SIX MONTHS ENDED 30th SEPTEMBER, 2021

							(₹ in Lakhs)
		STANDALONE			CONSOLIDATED		
SI No.	Particulars	Otr Ended 30/09/2021	Year to date figures for the period ended 30/09/2021	Otr Ended 30/09/2020	Otr Ended 30/09/2021	Year to date figures for the period ended 30/09/2021	Otr Ended 30/09/2020
\perp		Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited
1 1	Total income from operations	30098.83	56478.96	23738.81	30098.83	56478.96	23738.81
	Net profit for the period (before tax, exceptional and/or extraordinary items)	14975.80	25903.86	8808.70	13392.73	26684.98	9683.60
	Net profit for the period before tax (after exceptional and/or extraordinary items)	14975.80	25903.86	8808.70	13392.73	26684.98	9683.60
	Net profit for the period After tax (after exceptional and/or extraordinary items)	11519.76	19663.88	6533.00	9698.48	20206.79	7407.90
]	Total comprehensive income for the period (comprising profit for the period (after tax) and other comprehensive income (after tax)	11498.83	19622.02	6512.56	9677.55	20164.93	7387.46
6 E	Equity share capital	2545.65	2545.65	2545.65	2545.65	2545.65	2545.65
	Other Equity (Excluding Revaluation Reserve) as shown in the audited balance sheet.	103972.68			115535.18		
	Earning Per Share (EPS) (Face value of Rs.1/-each):						
1	1. Basic:	4.53	7.72	2.57	3.81	7.94	2.91
2	2. Diluted:	4.53	7.72	2.57	3.81	7.94	2.91
		(not annualised)	(not annualised)	(not annualised)	(not annualised)	(not annualised)	(not annualised)

Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the stock exchanges(s) (www.bseindia.com and www.nseindia.com) and company's website www.suvenpharm.com

For SUVEN PHARMACEUTICALS LTD **VENKAT JASTI**

Place: Hyderabad Date: 6th November, 2021

given below:

Issue Price

Tenure

ISIN

Name of the Bond

Name of the Tranche

Face Value (₹/Bond)

Issue Subscribed (₹)

Balance value as on 9-1-2022

Depository Participant, if necessary

Frequency of Interest Payment | Semi Annually

Put / Call Option

Date of Maturity

Coupon (% p.a)

Lock in Period

Depositories

Place : Chenna

Date: 8-11-2021

Registrar

Listina

Put / Call Option Date

AMIL NADU POWER FINANCE AND INFRASTRUCTURE

CALL OPTION NOTICE

TO BONDHOLDERS - 9.56% POWERFIN BONDS 2/2012-13

Notice is hereby given to the Bondholders of TNPFC that TNPFC is exercising "Call Option" to redeem the Bonds issued under Powerfin Bonds 2/2012-13 - 2nd Tranche in terms of Information Memorandum (IM) dated 21-11-2012. Under serial number 30 of Information Memorandum

provided for exercise of Call Option which reads as TNPFIDCL shall have the right to "Call" the whole or any part of the Bonds. i.e. redeem them at the

end of 7th year from the date of allotment. In the event that such a "Call Option" is exercised by the Company, it shall ensure that notice of the same

is made to the Bondholders through Advertisement in one (1) All India English and one (1) All India Hindi daily newspaper at least two months

before the due date i.e. on 8-11-2021. In case TNPFIDCL exercises the call option, interest on bonds shall cease on the expiry of exercising the call

option. The Specific terms of 2nd Tranche of Powerfin Bonds 2/2012-13 are

Powerfin Bonds 2/2012-13

At the end of 7th year from the

Cameo Corporate Services Limited

DIPR/1003/DISPLAY/2021

Second Tranche

INE859N08027

₹508.70 Crores

date of allotment

₹355.18 Crores

₹10,00,000/-

At Par

10 Years

9-1-2022

9.56%

l NIL

BSE NSDL and CDSL

Investors are advised to update their bank account details with

For further queries, Contact Ph: 044-66626735 / 044-66626704

SESHASAYEE PAPER AND BOARDS LIMITED

Email: investor@spbltd.com Web: www.spbltd.com CIN: L21012TZ1960PLC000364

NOTICE OF POSTAL BALLOT Notice is hereby given that pursuant to Section 110 of the Companies Act, 2013, read with Rule 22 of the Companies (Management and Administration) Rules, 2014, the consent of the Members of the Company is being sought through Postal Ballot (including e-Voting),

Appointment, by way of Ordinary Resolution, of Shri. K. Rajkumar, IFS, as a Nominee

The Postal Ballot Notice will be available on the Company's website www.spbltd.com and

Postal Ballot Notice, in electronic form, has been sent to the shareholders on November 03, 2021, to their e-mail address registered with their Depository Participants (DP) (in case of electronic shareholding) / the Company's Registrar and Share Transfer

Members whose names appear on the Register of Members / List of Beneficial Owners as on October 29, 2021 (Cut-off date) will alone be entitled for the e-voting. A person who is

not a Member as on the cut-off date should treat this Notice for information purposes only. In compliance with the requirements of the MCA Circulars and SEBI Circulars, physical

copy of Postal Ballot notice, along with Postal Ballot Forms and prepaid business envelope, is not sent to the shareholders for this Postal Ballot and shareholders are

required to communicate their assent or dissent through the remote e-voting system only. In compliance with the provisions of Section 108 and 110 the Companies Act, 2013 and

the Rules made thereunder and in term of Regulation 44 of the SEBI (LODR) Regulations,

2015, the Company has provided the facility to the Members to exercise their votes

electronically through the Remote e-voting facility, arranged with National Securities

The e-Voting period commences on Sunday, the 07th November 2021 (09.00 AM) and

The Board of Directors has appointed Sri B Kalyanasundaram, Practising Company

Secretary (Membership No. 672) as Scrutiniser for conducting the Postal Ballot Voting

Members are advised to read carefully the voting process and instructions appended

The result of voting by Postal Ballot will be announced on 07th December 2021 at 04.00 PM

at the Registered office of the Company. The results of the voting by Postal Ballot will be

posted on the website of the company www.spbltd.com and the results will be intimated to NSE / BSE Ltd. Additionally, the results of the voting by Postal Ballot will be posted on the

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for

Shareholders and e-voting user manual for Shareholders available at the download

section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30

or send a request to evoting@nsdl.co.in, or contact Ms. Sarita Mote, Assistant Manager

National Securities Depository Ltd., at designated email IDs: evoting@nsdl.co.in to get

(By Order of the Board)

For Seshasavee Paper and Boards Limited

as set out in the Postal Ballot Notice dated 23rd October 2021, for:

Director, liable to retire by rotation

on the website of the NSDL www.evoting.nsdl.com.

Agents (RTA) (in case of physical shareholding)

ends on Monday, the 06th December 2021 (05.00 PM)

process, in a fair and transparent manner.

vebsite of NSDL at www.evoting.nsdl.com.

your grievances on e-voting addressed.

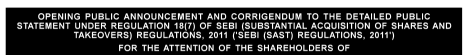
thereunder before casting their vote.

Depository Limited (NSDL).

ice: Pallipalayam, Namakkal District, Cauvery RS PO, Erode 638 00 Phone. (04288) 240221 to 240228 Fax No. (04288) 240229,

DEVELOPMENT CORPORATION LIMITED
(A Government of Tamil Nadu Enterprise)

Chairman & MD DIN: 00278028 WE DELIVER.



KINTECH RENEWABLES LIMITED

KINTECH RENEWABLES LIMITED

Registered Office: Kintech House, 8, Shivalik Plaza, Opp. AMA, IIM Road, Ahmedabad, Gujarat - 380015, India-2941056

CIN: L40105GJ1985PLC013254, Tel. No.: +91-44-2941056 Fax. No.: NA E-mail: info@kintechrenewables.com / cs@kintechrenewables.com

Website: www.kintechrenewables.com

Open Offer for acquisition of 2,51,980 Equity Shares from the Shareholders of Kintech Renewables Limited ('Target Company') by Mr. Gaurank Singhal and Mr. Aditya Singhal (hereinafter referred to as 'Acquirers')

This Offer Opening Public Announcement and Corrigendum to the Detailed Public Statement is being issued by Corporate Professionals Capital Private Limited, for and on behalf of Mr. Gaurank Singhal and Mr. Aditya Singhal pursuant to Regulation 18(7) of SEBI (SAST) Regulations, 2011 in respect of the Takeover Open Offer to acquire substantial shares and control over Kintech Renewables Limited (hereinafter referred to as 'KRL'' 'Target Company'). The Detailed Public Statement ('DPS') with respect to the aforementioned offer was made on August 26, 2021, Thursday in Business Standard (English) (All Editions), Business Standard (Hindi) (All Editions), Pratahkal (Marathi) (Mumbai Edition) and Western Times (Gujarati) (Ahemdabad Edition).

1. Offer Price ₹ INR 120 (Indian Rupees One Hundred and Twenty Only) per fully paid up equity share

- Offer Price ₹ INR 120 (Indian Rupees One Hundred and Twenty Only) per fully paid up equity share of the Target Company.
- Independent Directors Committee (IDC) recommends that the Offer Price being in compliance with the applicable regulations can be considered as fair and reasonable. The recommendation of IDC was published in aforesaid newspapers on November 02, 2021, Tuesday.

This is not a competing offer.

Letter of Offer (LOO) has been dispatched to all the equity shareholders of 'KRL' whose names appear in its Register of Members on October 22, 2021, Friday the Identified Date.

The LOF alongwith the Form of Acceptance cum Acknowledgement is also available on SEBI's website, www.sebi.gov.in, BSE's website, www.sebi.gov.in, and

In the case of Equity Shares held in physical form-

The Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer shall approach the Selling Broker. The Selling Broker should place bids on the Designated Stock Exchange platform with relevant details as mentioned on physical share certificate(s). The Selling Broker(s) shall print the TRS generated by the Exchange Bidding System. TRS will contain the details of order submitted like Folio No., Certificate No., Dist. Nos., No. of Equity shares etc and such equity shareholders should note that physical Equity Shares will not be accepted unless the complete set of documents as mentioned in Para 8.12 is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification by the Registrar & Transfer Agent (RTA). On receipt of the confirmation from the RTA, the bid will be accepted otherwise it would be rejected and accordingly the same will be depicted on the exchange platform.

In case of Equity Shares held in dematerialized form-

Eligible Person(s) may participate in the Offer by approaching their respective Selling Broker and tender Shares in the Open Offer as per the procedure mentioned under Para 8.11 of the Letter of Offer.

6. Changes suggested by SEBI in their comments to be incorporated-

a)	Revised	and	Original	schedule	Oī	Activities
			ACTIVIT	Υ		

ACTIVITY	ORIGINAL	ACTUAL
	DATE AND DAY	DATE AND DAY
Public Announcement (PA) Date	August 19, 2021 Thursday	August 19, 2021 Thursday
Detailed Public Statement (DPS) Date	August 26, 2021 Thursday	August 26, 2021 Thursday
Last date for a competing offer	September 17, 2021 Friday	September 17, 2021 Friday
Identified Date*	September 28, 2021 Tuesday	October 22, 2021 Friday
Date by which Letter of Offer will be despatched to the shareholders	October 05, 2021 Tuesday	November 02, 2021 Tuesday
Issue Opening PA Date	October 11, 2021 Monday	November 08, 2021 Monday
Last date by which Board of TC shall give its recommendations	October 08, 2021 Friday	November 02, 2021 Tuesday
Date of commencement of tendering period (Offer opening Date)	October 12, 2021 Tuesday	November 09, 2021 Tuesday
Date of expiry of tendering period (Offer closing Date)	October 27, 2021 Wednesday	November 23, 2021 Tuesday
Date by which all requirements including payment of consideration would be completed	November 11, 2021 Thursday	December 07, 2021 Tuesday

*Identified Date is only for the purpose of determining the names of the shareholders of the Target Company to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers, person acting in concert with Acquirers, and persons deemed to be acting in concert thereof) are eligible to participate in the Offer at any time before the closure of the Offer.

b) Incorporated para 3.2.12 in the Letter of Offer, as follows-

The Acquirers will become the Promoters of the Target Company post to the completion of transaction contemplated under the SPA and the Sellers will not continue as the Promoters of the Target Company subject to the compliance of the provisions of Regulation 31A of SEBI

c) Updated SEBI (Delisting of Equity Shares) Regulations, 2021 instead of SEBI (Delisting of Equity Shares) Regulations, 2018 in para 6.1.8 of the Letter of Offer.

The Open Offer will be implemented through Stock Exchange Mechanism made available by the Stock Exchanges in the form of separate window ('Acquisition Window') as provided under the SEBI (SAST) Regulations and SEBI circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 as amended via SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 09, 2016. Acquirers have appointed Integrated Master Securities Private Limited ('Buying Broker') for the Open Offer through whom the purchases and settlement of Open Offer shall be made during the Tendering Period. The detailed procedure for tendering of shares is given in Para 8 - "Procedure for Acceptance and Settlement" of the Letter of Offer

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the LOF.

MANAGER TO THE OFFER



CORPORATE PROFESSIONALS CAPITAL PRIVATE LIMITED

CIN: U74899DL2000PTC104508

D-28, South Extn., Part-I, New Delhi - 110049

Contact Person: Mr. Manoj Kumar/Ms. Ruchika Sharma

Ph. No.: +91-11-40622228/+91-11-40622248 Fax. No.: +91-11-40622201

Email: manoj@indiacp.com / ruchika.sharma@indiacp.com

SEBI Regn. No: INM000011435

For and on behalf of-

Mr. Gaurank Singhal Acquirer 1 Place: New Delhi Date: November 08, 2021



E-PROCUREMENT TENDER NOTICE Tenders have been published for the following Material Procurement through e-procurement platform. For details, please visit https://tender.telangana.gov.in - or - https://www.sccImines.com

NIT/Enquiry No.- Description Subject - Last date and time for Submission of bid(s E112100287 - DRILLING, EXCAVATION, LOADING, TRANSPORTATION, DUMPING, SPREADING & LEVELLING, ETC., OF 35.536 LBCM OF IN-SITU OB WITH HIRED CONVENTIONAL EQUIPMENT AND ADDITIONAL WORKS VIZ., 100 SHOVEL HOURS AT JK-5 OPENCAST PROJECT, YELLANDU AREA DURING A PERIOD OF 6 MONTHS - 08.11.2021- 15:00 Hrs.

E102100271 - Supply of Steel Square Tube 49.5 x 3.6 mm for various areas of SCCL - 20.11.2021-17:00 Hrs.
E102100272 - Procurement of LT SCI Motors - 22.11.2021-17:00 Hrs.
E102100273 - Procurement of FLP VCBs - 22.11.2021-17:00 Hrs. E052100215- Revamping of 250KW Heat Treatment Annealing Furnace at Central Workshop, Kothagudem - 23.11.2021-17:00 Hrs.

E052100173 - Procurement of steel making additives for Foundry of Central Workshop, Kothagudem - 23.11.2021-17:00 Hrs
PR/2021-22/MP/52 General Manager (Material Procurement)

DIPR R.O.No.: 2303-PP/CL-AGENCY/ADVT/1/2021-22

THE ASKA COOPERATIVE SUGAR INDUSTRIES LTD.

P.O. Nuagam (Aska)-761111, Ganjam District, Odisha Ph.No.06822-273464, email:askasugar@yahoo.co.in Website:www.askasugar.com

TENDER CALL NOTICE

No.PUR/1146 Dt.06.11.2021 The Aska Cooperative Sugar Industries Ltd., Aska invites sealed Tender paper from Manufacturer/Authorized dealers/Suppliers having GSTIN for supply of Burnt Lime, HDPPE Bag, Boiler Fuels. Lubricants and Chemicals. Parties are requested to give their offer with detail terms & conditions on or before 05.00PM on 20.11.2021, Please visit our wcbsite www.askasugar.com

FACT THE FERTILISERS AND CHEMICALS TRAVANCORE LIMITED (A Government of India Enterprise) Read, Office, Floor CORPORATE MATERIALS, PD ADMINISTRATIVE BUILDING, UDYOGAMANDAL, KOCHI, KERALA, INDIA - 683 501

TEL: 00 91 484 2568233 / 2568267 Email: kennedy@factltd.com; nikhilkumar@factltd.com

1. TENDER FOR SUPPLY OF ORGANIC MANURE Estimated quantity 15,000 MT Enquiry No. MM/MKTG/ORG/MAN/21 dated 06/11/2021

2. TENDER FOR SUPPLY OF CITY COMPOST
Estimated quantity 80,000 MT
Enquiry No. MM/ORG/CITY/21 dated 06/11/2021

Bids are invited for supply of Organic Manure and City Compost conforming to FCO standard (in 50 Kg bags) on FOL destination basis to various districts in Kerala, Tamil Nadu, Karnataka, Telangana and AP for a period of two years. Interested bidders may please visit Central Public Procurement Portal (http://oprocure.gov/ip) for tandar datails. Any change / Extensions to this tandar (http://eprocure.gov.in) for tender details. Any change / Extensions to this tender will be informed only through CPP Portal and will not be published in newspapers Due date / time for submission of bids is 29/11/2021, 14.00 hrs.

Deputy General Manager (Raw Materials)

ADVERTISEMNET IN ACCORDANCE UNDER REGULATION 18(7) IN TERMS OF SEBI(SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DETAILD PUBLIC ANNOUNCEMENT WITH RESPECT TO THE OPEN OFFER TO THE SHAREHOLDER OF **AKM LACE AND EMBROTEX LIMITED**

CIN: (L17291DL2009PLC196375)

Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, East Delhi -110031

Tel No.: 011-49856126, 9899173704; Email Id.: akmlace@gmail.com;

Website: www.akmlace.co

This advertisement ("Offer Opening Public Announcement") and Corrigendum is being issued by Fast Track Finsec Private Limited ("Manager to the Offer") on behalf of Mr. Amar Jitendra Patwa (Acquirer 1) (PAN: AADPP5942K), Ms. Sangita Amar Patwa (Acquirer 2) (PAN: AADPP5943J) and Ms. Shah Shalvi Rajan (Acquirer 3) (PAN: EHGPS3036F), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ["SEBI (SAST) Regulation, 2011"/"Regulation"], in respect to the open offer letter to acquire upto 7,86,000 (Seven Lakh Eighty Six Thousand) Equity Shares of INR 10/- (Rupees Ten Only) each of AKM Lace and Embrotex Limited ("AKM Lace" or "the Target Company" or "TC") representing 26.09% of the Equity Share Capital of the Target Company on a fully diluted basis carrying voting rights. The Detailed Public Statement ("**DPS**") with respect to the Offer was published in Business Standard (English - All Edition), Business Standard (Hindi-All edition) and PratahKal (Mumbai edition) on September 13th, 2021 (Monday

The Offer Price is INR 10/- (Rupees Ten) per Equity Share. There has been no revision in the Offer Price.

Recommendations of the Committee of the Independent Directors of the Target Company
The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offer
on November 03, 2021 in the same newspapers where the DPS was published. Based on the review, IDC Members believe
that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.
The offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations, 2011. There was no competing

offer to the Offer and the last date for making such competing offer has expired. The offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

Dispatch of Letter of Offer to the public shareholders

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the Identified Date i.e. Friday, October 22, 2021 has been completed through the registered post and E-mail on October 29, 2021. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shares (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance -cum- Acknowledgment) is also available on the SEBI's website

Instructions to the Public Shareholders

(www.sebi.gov.in).

In case the shares are held in physical form Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2

(page 20) of the LoF. In case the shares are held in demat form Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender under the Offer and as per the procedure specified in paragraph 8.3 (page 21) of the LoF

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer
In case of non-receipt of the LoF, the Public Shareholders holding the Equity Shares may download the same from
the websites of SEBI at www.sebi.gov.in, Manager to the Offer at www.ftfinsec.com and BSE at www.bseindia.com. Alternatively, they may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents and other relevant documents as mentioned in

Paragraph 8.5 (Page 22) of the LoF. Any other change suggested by SEBI in their comments to be incorporated

In terms of Regulation 16(1) of the SEBI SAST Regulations, 2011 the draft Letter of Offer was submitted to SEBI on September 21, 2021 (Draft Letter of Offer). On October 21, 2021, SEBI, vide its email, issued its comments on the Draft Letter of Offer. These comments have been incorporated in the Letter of Offer. These comments and other key changes (occurring after the date of the Public Announcement) have been incorporated in the LoF. These changes in the LOF include the following: (i) on page no. 2, updates to the schedule of major activities of the Open Offer, and consequential updates to the dates mentioned in the LoF; (ii) change of % from 26% to 26.09% at Page No. 01 and consequential updates in LOF; (iii) update details of Acquirers in para 4 (iv) update shareholding of directors at page no. 12 (v) update information in Target Company at Page No. 13 (vi) in page no. 15 Pre and Post offer shareholding Pattern of target company; (vii) in page 17 (viii) Documents of Inspection on page 24.

Any other material change from the Date of Public Announcement

There have been no material changes in relation to the Offer since the date of the PA.

Status of Statutory and Other Approvals

As of the date of the LoF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or other approvals required to complete the Offer. However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of the

Tendering Period, the Offer shall be subject to such statutory approvals and the Acquirers shall make the necessary applications for such statutory approvals.

NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including but not limited to, the approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approvals along with the Form of Acceptance and other documents required to accept this Offer.

Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment.

in respect of the Equity Shares held by them currently, they will be required to submit copies of such previou approvals along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Shares tendered pursuant to this Offer. If the Equity Shares are held under the general permission of the RBI, the nonresident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a non-repatriable basis

Schedule of Activities

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevant places. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under:

Activity	Schedule	Revised Schedule
	Day and Date	Day and Date
Date of the Public Announcement	06.09.2021 (Monday)	06.09.2021 (Monday)
Date of publishing of the DPS	13.09.2021 (Monday)	13.09.2021 (Monday)
Last date of filing of the draft Letter of Offer with SEBI	20.09.2021 (Monday)	20.09.2021 (Monday)
Last date of Public Announcement for a Competing Offer(s)	11.10.2021 (Monday)	11.10.2021 (Monday)
Last date for receipt of comments from SEBI on the draft Letter of	11.10.2021 (Monday)	21.10.2021 (Thursday)
Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)		
Identified Date*	12.10.2021 (Tuesday)	22.10.2021 (Friday)
Last date by which Letter of Offer will be dispatched to the Public	21.10.2021 (Thursday)	29.10.2021 (Friday)
Shareholders whose name appears on the register of members on the Identified Date	-	-
Last date by which the Committee of Independent Directors of the Board of Directors of the Target Company shall give its recommendations to the Public Shareholders of the Target Company for this Offer	22.10.2021 (Friday)	03.11.2021 (Wednesday)
Last date for Upward revision in Offer Price/ Offer Size	21.10.2021 (Thursday)	02.11.2021 (Tuesday)
Date of Publication of Offer opening Public Announcement in the newspaper in which DPS has been published	26.10.2021 (Tuesday)	08.11.2021 (Monday)
Date of commencement of Tendering Period ("Offer Opening Date")	27.10.2021 (Wednesday)	09.11.2021 (Tuesday)
Date of closure of Tendering Period ("Offer Closing date")	11.11.2021 (Thursday)	23.11.2021 (Tuesday)
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	25.11.2021 (Thursday)	06.12.2021 (Monday)
Last Date for issue of post- offer advertisement	18.11.2021 (Thursday)	10.12.2021 (Friday)

*Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the

10. Other Information:

The Acquirers accept full responsibility for the obligations of the Acquirers and the PACs as laid down in terms of the SEBI (SAST) Regulations and for the information (other than such information as has been provided or confirmed by the Target Company) contained in this Offer Opening Public Announcement cum Corrigendum.

This Offer Opening Public Announcement cum Corrigendum would also be available on websites of SEBI at www.sebi.gov.in, Manager to the Offer atwww.ftfinsec.com, and BSE at www.bseindia.com.

sued by Manager of the Offer on behalf of the Acquirer



Fastrack Finsec

B-502, Statesman House, 148 Barakhamba Road, New Delhi – 110001 **Telephone:** +91-11-43029809. Email: vikasverma@ftfinsec.com Investor Grievance Email: investor@ftfinsec.com. Website:www.ftfinsec.com
Contact Person: Mr. Vikas Kumar Verma SEBI Reg. No: INM000012500, CIN: U65191DL2010PTC200381

For & On behalf of Acquirers

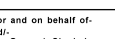
Acquirer 1 Acquirer 2

Acquirer 3 Sd/-

Sd/-

(PAN: AADPP5943J) (PAN: EHGPS3036F)

(V PICHAI Place : Erode Date : November 05, 2021 Deputy Managing Director & Secretary



Mr. Aditya Singhal







Sd/-Mr. Amar Jitendra Patwa Ms. Sangita Amar Patwa (PAN: AADPP5942K)

Ms. Shah Shalvi Rajan



इन्फ्रा, स्मॉलकैप व पीएसयू फंड अव्वल

मुंबई, ७ नवंबर

चुअल ५०७। ... इक्विटी योजनाओं का चुअल फंडों की 🗅 एक साल का रिटर्न मोटे तौर पर द्वितीयक बाजार में हुए फायदे का आईना होता है। हालांकि जिन योजनाओं के जरिये इन्फ्रास्ट्रक्चर, स्मॉलकैप और पीएसयू बैंकों में निवेश किया जाता है, वे उम्दा प्रदर्शन करने वाले के तौर पर उभरी हैं और कुछ मामलों में इनका रिटर्न 100 फीसदी से भी ज्यादा रहा है।

कुल 484 इक्विटी योजनाओं में से 353 योजनाओं ने सेंसेक्स को मात देने में कामयाबी हासिल की है, यह जानकारी वैल्य रिसर्च के आंकडों से मिली। करीब 20 योजनाओं ने पिछले एक साल में 90 फीसदी से ज्यादा का रिटर्न दिया जबिक छह योजनाओं ने 100 फीसदी से ज्यादा रिटर्न दिया।

एसऐंडपी बीएसई सेंसेक्स टोटल रिटर्न इंडेक्स (टीआरआई) ने 29 अक्टबर को समाप्त पिछले एक साल में 51 फीसदी रिटर्न दिया है। मॉर्निंगस्टार इंडिया के निदेशक कौस्तभ बेलापरकर ने कहा. भारतीय बाजारों में तेजी व्यापक रही है और पिछले एक साल में हर तरह के बाजार पुंजीकरण वाली कंपनियों में उछाल देखने को मिली है। यह 2018-19 की अवधि के उलट है जब तेजी की अगुआई कुछ चुनिंदा शेयरों ने की थी। मोटे तौर पर ऐसे बाजार में ऐक्टिव फंड का प्रदर्शन बेंचमार्क के मुकाबले बेहतर होता है क्योंकि विभिन्न क्षेत्रों में तेजी देखी जाती है।

उम्दा प्रदर्शन वाली 10 अग्रणी योजनाओं में तीन इन्फ्रास्ट्रक्चर श्रेणी की हैं। आईसीआईसीआई प्रुडेंशियल इन्फ्रास्ट्रक्चर फंड के फंड मैनेजर आई. दलवी ने कहा, पिछले कुछ सालों में इस सेगमेंट को जिस चीज से मदद मिली है वह है सरकार की तरफ से इन्फ्रास्ट्रक्चर में आक्रामकता से बजट का आवंटन। इससे निर्माण कंपनियों की ऑर्डरबुक बेहतर रही

अनूप रॉय मुंबई, ७ नवंबर

अमेरिकी फेडरल रिजर्व द्वारा बॉन्ड खरीद में 15 अरब डॉलर मासिक

कटौती से भारतीय बॉन्ड एवं मुद्रा

बाजार पर कोई खास प्रभाव नहीं

पडेगा क्योंकि भारत सहित वैश्विक

बाजार हर महीने 20 अरब डॉलर

(निर्धारित आय) जयदीप सेन ने

कहा, 'बॉन्ड खरीद में कटौती का

अधिकर प्रभाव दिख चुका है और अब उसका केवल मामुली प्रभाव

दिखेगा। इस समय कोई झुंझलाहट

नहीं है बल्कि सबकछ सामान्य तौर

पर चल रहा है। उन्होंने कहा,

'वास्तव में इसके घटित होने पर हो

सकता है कि कुछ मामली

वृद्धिशील प्रभाव दिखे लेकिन एक

गतिशील बाजार में ऐसे तमाम

कारक होते हैं।' अमेरिकी फेडरल

रिजर्व ने कहा कि वह इस महीने

के आखिर में बॉन्ड खरीद में कटौती

शरू करेगा। वह खजाने में 10 अरब

डॉलर कम की खरीदारी करेगा और

गिरवी वाली प्रतिभृतियों में 5 अरब

डॉलर कम खरीदारी की जाएगी।

अमेरिकी फेडरल रिजर्व ने यह भी

कहा है कि मुद्रास्फीतिक दबाव

प्रतिफल 6.34 फीसदी पर बंद हुआ

था। गुरुवार और शुक्रवार को बाजार

बंद रहा। बॉन्ड डीलरों का मानना

है कि यदि आरबीआई सख्त रुख न अपनाए तो बॉन्ड प्रतिफल मार्च

तक 6.50 फीसदी तक पहुंच सकता

है। बाजार नकदी निकासी को धीरे-

धीरे समायोजित कर रहा है और

उम्मीद कर रहा है कि अगले वित्त

वर्ष की दूसरी छमाही से रीपो दर

में तेजी शुरू हो जाएगी। रीवर्स रीपो

में तेजी उससे कहीं अधिक पहले

यानी संभवतः फरवरी में मौद्रिक

नीति की समीक्षा में दिख सकती

बुधवार को 10 साल वाले बॉन्ड

अगले साल तक बरकरार रहेगा।

फिलिप कैपिटल के सलाहकार

की कटौती के लिए तैयार था।

उम्दा प्रदर्शन वाली इक्विटी योजनाएं

	•	
योजनाएं	एक साल का रिटर्न	(फीसदी)
आईसीआईसीआई प्रू कर्म	गोडिटीज फंड	125.4
निप्पॉन इंडिया ईटीएफ पी	एसयू बैंक बीईईएस	123.0
कोटक पीएसयू बैंक ईटीए	<u>'</u> फ	122.6
क्वांट स्मॉलकैप फंड		112.6
क्वांट इन्फ्रास्ट्रक्वर फंड		109.8
आईडीएफसी इन्फ्रा फंड -	रेग्युलर प्लान	100.5
कोटक स्मॉलकैप फंड - रे	ग्युलर प्लान	099.6
आईसीआईसीआई प्रू इन्प्र	ना फंड	099.0
प्रिसिंपल स्मॉलकैप फंड -	रेग्युलर प्लान	096.2
एलऐंडटी इमर्जिंग बिजने	येज फंड	096.1
	- टीआरआई	51.2
एसऐंडपी बीएसई स्मॉलवै	ज्प टीआरआई	89.5

है और उन्हें अपने परिचालन को

आगे बढाने में मदद मिली है। वहीं

निजी क्षेत्र की ओर देखें तो हमने

फिक्स्ड ऐसेट का कम निर्माण पाया

है। हमारा मानना है कि इस्तेमाल

का स्तर जोर पकडते ही कंपनियां

कमोडिटीज व इमर्जिंग बिजनेस

फंड 10 अग्रणी फंडों की सूची में

शामिल हैं। आईसीआईसीआई

कमोडिटीज फंड और एलऐंडटी

इमर्जिंग बिजनेस फंड ने पिछले एक

साल में क्रमश: 125 फीसदी व 96

इक्विटी प्रमुख वेणुगोपाल मनघट

ने कहा, पिछले एक साल में निचले

स्तर पर गए शेयरों की खरीदारी और ऐक्टिव फंड मैनेजमेंट को

बाजार ने खासा पुरस्कृत किया है।

हैं जिन्होंने अपना योगदान किया

है। थीम से जुड़े रहते हुए और आय

में बढोतरी की खातिर निवेशित बने

रहने से मल्यांकन की दोबारा रेटिंग

होती है और इसने प्रदर्शन में मदद

ईटीएफ एक साल में उम्दा रिटर्न

अमेरिकी फेडरल रिजर्व ने

कहा कि वह इस महीने के

आखिर में बॉन्ड खरीद में

कटौती शुरू करेगा

नहीं पडेगा

भारतीय बॉन्ड एवं मुद्रा

बाजार पर कोई खास प्रभाव

है। हालांकि अमेरिकी फेडरल का

कटौती कार्यक्रम 2022 के मध्य

तक पूरा हो जाएगा। इससे अमेरिकी

बॉन्ड प्रतिफल में सख्ती दिखेगी

और ऐसे में स्थानीय बाजारों में बॉन्ड

प्रतिफल में तेजी आएगी। लेकिन

बॉन्ड डीलरों का कहना है कि उसमें

अभी वक्त लगेगा और

कोरोनावायरस संबंधी अनिश्चितता

अभी खत्म नहीं हुई है जिससे सुधार

को कहीं अधिक प्रभावित कर

सकता है क्योंकि अमेरिकी फेडरल

रिजर्व की हरेक प्रतिक्रिया के साथ

अमेरिकी डॉलर सचकांक में तेजी

आती है। रुपया कमजोर हो सकता

है क्योंकि अन्य प्रतिस्पर्धी मद्राएं

दबाव में हैं लेकिन संभावित

आईपीओ की लंबी सूची से

विनिमय दर को सहारा मिल सकता

है। वास्तविक प्रभावी विनिमय दर

के आधार पर रुपया तकनीकी तौर

पर 77 से 78 रुपये प्रति डॉलर के

स्तर तक लुढक सकता है। हालांकि

आरबीआई रुपये में उस स्तर की

गिरावट को देना नहीं चाहेगा क्योंकि

उससे आयातित कच्चे तेल के कारण

मुद्रास्फीति बढ सकती है।

की रफ्तार सुस्त पड़ सकती है। फेडरल रिजर्व का कदम रुपये

रुपया और बॉन्ड में

स्थिरता के आसार

पीएसयू बैंकिंग शेयरों से जुड़े

उन्होंने कहा, कुछ ऐसे क्षेत्र भी

एलऐंडटी म्युचुअल फंड के

फीसदी रिटर्न दिया है।

इन्फ्रास्ट्रक्चर के अलावा

क्षमता विस्तार में निवेश करेंगी।



स्रोत : वैल्यू रिसर्च

नोट : अक्टूबर के अंत में रिटर्न

देने वालों में शामिल हैं। सरकारी बैंकों के रिटर्न ने कई को आश्चर्यचिकत किया है। ज्यादातर निवेशक हालांकि पीएसय के मुकाबले निजी बैंकों को तरजीह देते हैं, लेकिन पिछले एक साल में निजी बैंकों का प्रदर्शन कमजोर रहा है। काफी कम मूल्यांकन, निजीकरण की उम्मीद और यह

आशावाद कि फंसे कर्ज से जुड़े बुरे

दिन शायद पीछे रह गए हैं, कई

पीएसयू शेयरों की दोबारा रेटिंग हुई

है। काफी तेजी के बावजूद कई सरकारी बैंक के शेयर अभी भी अपने-अपने ऐतिहासिक मृल्यांकन से छट पर कारोबार कर रहे हैं।

स्मॉलकैप श्रेणी में क्वांट स्मॉलकैप, कोटक स्मॉलकैप और प्रिसिंपल स्मॉलकैप फ्यूचर 10 अग्रणी प्रदर्शन वालों की सूची में शामिल हैं। तीनों योजनाओं ने निवेशकों की रकम दोगुनी कर

इसकी तुलना में एसऐंडपी

एसऐंडपी बीएसई मिडकैप टीआरआई में क्रमश: 89 फीसदी व 71 फीसदी की बढोतरी दर्ज

पिछले एक साल में स्मॉलकैप थीम कारगर रहा है, लेकिन आने वाले समय में इसमें काफी उतारचढाव रह सकता है। उदाहरण के लिए अक्टूबर की गिरावट के दौरान स्मॉलकैप सूचकांक अपने-अपने उच्चस्तर से 10 फीसदी नीचे आ गए थे क्योंकि लार्जकैप में तीन फीसदी से ज्यादा की फिसलन देखने को मिली थी। कुछ विशेषज्ञों ने कहा कि अगर सेंटिमेंट नकारात्मक होता है तो व्यापक बाजार में और तीव्र गिरावट देखने को मिलेगी।

प्रदर्शन के मामले में जो योजनाएं पिछड़ीं उनमें इमर्जिंग मार्केट कैटिगरी व गोल्ड फंड शामिल हैं। यहां तक कि फार्मा व हेल्थकेयर फंडों ने भी पिछले एक साल में 27 से 35 फीसदी तक का रिटर्न दिया है।

बाजार के भागीदारों ने कहा कि स्मॉलकैप या थिमेटिक फंडों में इस समय निवेश का विचार कर रहे निवेशकों का निवेश नजरिया कम से कम पांच साल का होना चाहिए और पोर्टफोलियो में कुछ उतारचढाव के लिए उसे तैयार

OPENING PUBLIC ANNOUNCEMENT AND CORRIGENDUM TO THE DETAILED STATEMENT UNDER REGULATION 18(7) OF SEBI (SUBSTANTIAL ACQUISITION OF S TAKEOVERS) REGULATIONS, 2011 ('SEBI (SAST) REGULATIONS, 2011') FOR THE ATTENTION OF THE SHAREHOLDERS OF

KINTECH RENEWABLES LIMITED

Registered Office: Kintech House, 8, Shivalik Plaza, Opp. AMA, IIM Road, Ahmedabad, Gujarat - 380015, India-2941056
CIN: L40105GJ1985PLC013254, Tel. No.: +91-44-2941056 Fax. No.: NA
E-mail: info@kintechrenewables.com / cs@kintechrenewables.com

Website: <u>www.kintechnenewables.com</u>

Website: <u>www.kintechrenewables.com</u>

Open Offer for acquisition of 2,51,980 Equity Shares from the Shareholders of

Kintech Renewables Limited ('Target Company') by

Mr. Gaurank Singhal and Mr. Aditya Singhal (hereinafter referred to as 'Acquirers')

This Offer Opening Public Announcement and Corrigendum to the Detailed Public Statement is bein issued by Corporate Professionals Capital Private Limited, for and on behalf of Mr. Gaurank Singhal and Mr. Aditya Singhal pursuant to Regulation 18(7) of SEBI (SAST) Regulations, 2011 in respect of the Takeover Open Offer to acquire substantial shares and control over Kintech Renewables Limited (hereinafter referred to as 'KRL' 'Target Company'). The Detailed Public Statement ('DPS') with respect to the aforementioned offer was made on August 26, 2021, Thursday in Business Standard (English) (All Editions), Business Standard (Hindi) (All Editions), Pratahka (Marathi) (Mumbai Edition) and Western Times (Gujarati) (Ahemdabad Edition).

Offer Price ₹ INR 120 (Indian Rupees One Hundred and Twenty Only) per fully paid up equity share of the Target Company

Independent Directors Committee (IDC) recommends that the Offer Price being in compliance with the applicable regulations can be considered as fair and reasonable. The recommendation of IDC was published in aforesaid newspapers on November 02, 2021, Tuesday.

This is not a competing offer

Letter of Offer (LOO) has been dispatched to all the equity shareholders of 'KRL' whose names appear in its Register of Members on October 22, 2021, Friday the Identified Date.

The LOF alongwith the Form of Acceptance cum Acknowledgement is also available on SEBI's website, www.bsei.gov.in, BSE's website, www.sebi.gov.in, BSE's website, <a href the application can be made on plain paper along with the following details

In the case of Equity Shares held in physical form-

The Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer shall approach the Selling Broker. The Selling Broker should place bids on the Designated Stock Exchange platform with relevant details as mentioned on physical share certificate(s). The Selling Broker(s) shall print the TRS generated by the Exchange Bidding System. TRS will contain the details of order submitted like Folio No., Certificate No., Dist. Nos., No. of Equity shares etc and such equity shareholders should note that physical Equity Shares will not be accepted unless the complete set of documents as mentioned in Para 8.12 is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification by the Registrar & Transfer Agent (RTA). On receipt of the confirmation from the RTA, the bid will be accepted otherwise it would be rejected and accordingly the same will be depicted on the explanate platform.

depicted on the exchange platform. In case of Equity Shares held in dema

Eligible Person(s) may participate in the Offer by approaching their respective Selling Broker and tender Shares in the Open Offer as per the procedure mentioned under Para 8.11 of the Letter of Offer.

Changes suggested by SEBI in their comments to be incorporated

Revised and Original schedule of Activities

ACTIVITY	ORIGINAL	ACTUAL	
	DATE AND DAY	DATE AND DAY	
Public Announcement (PA) Date	August 19, 2021 Thursday	August 19, 2021 Thursday	
Detailed Public Statement (DPS) Date	August 26, 2021 Thursday	August 26, 2021 Thursday	
Last date for a competing offer	September 17, 2021 Friday	September 17, 2021 Friday	
Identified Date*	September 28, 2021 Tuesday	October 22, 2021 Friday	
Date by which Letter of Offer will be despatched to the shareholders	October 05, 2021 Tuesday	November 02, 2021 Tuesday	
Issue Opening PA Date	October 11, 2021 Monday	November 08, 2021 Monday	
Last date by which Board of TC shall give its recommendations	October 08, 2021 Friday	November 02, 2021 Tuesday	
Date of commencement of tendering period (Offer opening Date)	October 12, 2021 Tuesday	November 09, 2021 Tuesday	
Date of expiry of tendering period (Offer closing Date)	October 27, 2021 Wednesday	November 23, 2021 Tuesday	
Date by which all requirements including payment of consideration would be completed	November 11, 2021 Thursday	December 07, 2021 Tuesday	

Company to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers, person acting in concert with Acquirers, and persons deemed to be acting in concert thereof) are eligible to participate in the Offer at any time before the closure of the Offer

b) Incorporated para 3.2.12 in the Letter of Offer, as follows-

The Acquirers will become the Promoters of the Target Company post to the completion of transaction contemplated under the SPA and the Sellers will not continue as the Promoters of the Target Company subject to the compliance of the provisions of Regulation 31A of SEB

Updated SEBI (Delisting of Equity Shares) Regulations, 2021 instead of SEBI (Delisting of Equity Shares) Regulations, 2018 in para 6.1.8 of the Letter of Offer.

The Open Offer will be implemented through Stock Exchange Mechanism made available by the Stock Exchanges in the form of separate window ('Acquisition Window') as provided under the SEBI (SAST) Regulations and SEBI circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 as amended via SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 09, 2016. Acquirers have appointed Integrated Master Securities Private Limited ('Buying Broker') for the Open Offer through whom the purchases and settlement of Open Offer shall be made during the Tendering Period. The detailed procedure for tendering of shares is given in Para 8 - "Procedure for Acceptance" and Settlement" of the Letter of Offer

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the LOF.

MANAGER TO THE OFFER



CORPORATE PROFESSIONALS CAPITAL PRIVATE LIMITED

CIN: U74899DL2000PTC104508
D-28, South Extn., Part-I, New Delhi - 110049
Contact Person: Mr. Manoj Kumar/Ms. Ruchika Sharma
Ph. No.: +91-11-40622228/+91-11-40622248 Fax. No.: +91-11-40622201 Email: manoj@indiacp.com / ruchika.sharma@indiacp.com SEBI Regn. No: INM000011435

For and on behalf of Sd/-Mr. Gaurank Singhal Place: New Delhi Date: November 08, 2021

Mr. Aditya Singhal Acquirer 2



बाजार हलचल

तेल के प्रति संवेदनशील शेयर

डीजल व पेट्रोल की कीमतों में कटौती के कारण ऑटो व लॉजिस्टिक्स कंपनियों के शेयरों में और बढत दर्ज हो सकती है। गुरुवार को मुहूर्त कारोबार के दौरान एक घंटे चले सत्र में इस क्षेत्र की ज्यादातर कंपनियों में तेजी देखने को मिली थी। एक विश्लेषक ने कहा, इस साल वाहन क्षेत्र के शेयरों का प्रदर्शन कमजोर रहा है। कई लोगों को उम्मीद है कि अपेक्षाकृत आकर्षण मुल्यांकन के कारण आने वाले समय में इन शेयरों का प्रदर्शन बेहतर रहेगा। ईंधन की कीमतों में कटौती इसके लिए अनुकूल हो सकता है।

बडे आईपीओ से नकदी पर असर

डिजिटल भुगतान क्षेत्र की दिग्गज पेटीएम का 18,300 करोड रुपये का आरंभिक सार्वजनिक निर्गम द्वितीयक बाजार की नकदी पर असर डाल सकता है, यह मानना है कुछ विश्लेषकों का। कंपनी का आईपीओ देसी बाजार का अब तक का सबसे बड़ा आईपीओ है और

यह सोमवार से बुधवार के बीच खुला रहेगा। एक विशेषज्ञ ने कहा, हमारे बाजार ने इतना बडा इश्य अभी तक नहीं देखा है। यह देखना दिलचस्प होगा कि द्वितीयक बाजार में इसका असर कैसा रहता है। अन्य का मानना है कि इसका असर सीमित रहेगा क्योंकि यह आईपीओ खुदरा व एचएनआई का बहुत ज्यादा ध्यान नहीं खींचेगा क्योंकि इसका ग्रे मार्केट प्रीमियम काफी कम है। ग्रे मार्केट में कंपनी के शेयर का प्रीमियम महज 5 फीसदी देखने को मिल रहा है।

एंकर की लॉक-डन अवधि

आदित्य बिड्ला सन लाइफ एएमसी का शेयर सुर्खियों में आ सकता है क्योंकि एंकर निवेशकों के लिए 30 दिन की लॉक-इन अवधि सोमवार को खत्म हो रही है। बाजार के विशेषज्ञों ने इस शेयर पर गिरावट के दबाव से इनकार नहीं किया है। एक विश्लेषक ने कहा. जैसा कि हाल के मामलों में देखा गया है, इस शेयर में भी एंकर निवेशकों की तरफ से कुछ बिकवाली का दबाव रह सकता है। हालांकि यह बिकवाली बहुत ज्यादा नहीं होगी क्योंकि इसमें कोई लाभ नहीं मिलने वाला है। कंपनी के शेयर का आखिरी बंद भाव 648 रुपये है। बिडला समृह की फर्म का शेयर अभी अपने इश्यू प्राइस 712 रुपये से 9 फीसदी नीचे कारोबार कर संकलन : सुंदर सेतुरामन और समी मोडक

DVERTISEMNET IN ACCORDANCE UNDER REGULATION 18(7) IN TERMS OF SEBI(SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED AND CORRIG ANNOUNCEMENT WITH RESPECT TO THE OPEN OFFER TO THE SHAREHOLDER OF

AKM LACE AND EMBROTEX LIMITED

CIN: (L17291DL2009PLC196375) Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, East Delhi -110031 Tel No.: 011-49856126, 9899173704; Email Id.: akmlace@gmail.com; Website: www.akmlace.co

This advertisement ("Offer Opening Public Announcement") and Corrigendum is being issued by Fast Track Finsec Privati Limited ("Manager to the Offer") on behalf of Mr. Amar Jitendra Patwa (Acquirer 1) (PAN: AADPP5942K), Ms. Sangita Ama Patwa (Acquirer 2) (PAN: AADPP5943J) and Ms. Shah Shalvi Rajan (Acquirer 3) (PAN: EHGPS3036F), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ["SEBI (SAST) Regulation, 2011"/"Regulation"], in respect to the open offer letter to acquire upto 7,86,000 (Sever Lakh Fighty Six Thousand) Equity Shares of INR 10/- (Rupees Ten Only) each of AKM Lace and Embrotex Limited ("AKM Lace" o "the Target Company" or "TC") representing 26.09% of the Equity Share Capital of the Target Company on a fully diluted basi carrying voting rights. The Detailed Public Statement ("**DPS**") with respect to the Offer was published in Business Standard lish – All Edition), Business Standard (Hindi-All edition) and PratahKal (Mumbai edition) on September 13th, 2021 (Monday

The Offer Price is INR 10/- (Rupees Ten) per Equity Share. There has been no revision in the Offer Price

Recommendations of the Committee of the Independent Directors of the Target Company
The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offe on November 03, 2021 in the same newspapers where the DPS was published. Based on the review, IDC Members believ that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.

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

Dispatch of Letter of Offer to the public shareholders
The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the Identified Date i.e. Friday, October 22, 2021 has been completed through the registered post and E-mail on October 29 2021. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shareholders. (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance -cum- Acknowledgment) is also available on the SEBI's website

www.sebi.gov.in) Instructions to the Public Shareholders

In case the shares are held in physical form Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2 (page 20) of the LoF.

In case the shares are held in demat form

Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offe would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender under the Offer and as per the procedure specified in paragraph 8.3 (page 21) of the LoF Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer

In case of non-receipt of the Lof, the Public Shareholders holding the Equity Shares may download the same from the websites of SEBI at www.sebi.gov.in, Manager to the Offer at www.ftfinsec.com and BSE at www.bseindia.com Alternatively, they may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents and other relevant documents as mentioned i

Any other change suggested by SEBI in their comments to be incorporated

In terms of Regulation 16(1) of the SEBI SAST Regulations, 2011 the draft Letter of Offer was submitted to SEBI or September 21, 2021 (Draft Letter of Offer). On October 21, 2021, SEBI, vide its email, issued its comments on the Draf Letter of Offer. These comments have been incorporated in the Letter of Offer. These comments and other key change occurring after the date of the Public Announcement) have been incorporated in the Letter of Orier. These comments and other key changes (occurring after the date of the Public Announcement) have been incorporated in the LoF. These changes in the LOF include the following: (i) on page no. 2, updates to the schedule of major activities of the Open Offer, and consequential updates to the dates mentioned in the LoF; (ii) change of % from 26% to 26.09% at Page No. 01 and consequential updates in LOF; (iii) update details of Acquirers in para 4 (iv) update shareholding of directors at page no. 12 (v) update information in Target Company at Page No. 13 (vi) in page no. 15 Pre and Post offer shareholding Pattern of targe company; (vii) in para 6.2.3 on pages 17 (viii) Documents of Inspection on page 24.

Any other material change from the Date of Public Announcement
There have been no material changes in relation to the Offer since the date of the PA.

As of the date of the LoF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or other . However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of th

Tendering Period, the Offer shall be subject to such statutory approvals and the Acquirers shall make the necessar applications for such statutory approvals

NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equit Shares held by them in this Offer (including but not limited to, the approval from the RBI, since the Equity Share validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approval along with the Form of Acceptance and other documents required to accept this Offer

Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer.

If such approvals are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Share tendered pursuant to this Offer. If the Equity Shares are held under the general permission of the RBI, the non

resident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a non-repatriable basis

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevant places. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under

Day and Date

Date of the Public Announcement 06.09.2021 (Monday) 06.09.2021 (Monday) 13.09.2021 (Monday) 13.09.2021 (Monday) Date of publishing of the DPS Last date of filing of the draft Letter of Offer with SEBI 20.09.2021 (Monday) 20.09.2021 (Monday) 11.10.2021 (Monday) Last date of Public Announcement for a Competing Offer(s) Last date for receipt of comments from SEBL on the draft Letter of 21.10.2021 (Thursday) 11.10.2021 (Monday) Offer (in the event SEBI has not sought clarification or additional nformation from the Manager to the Offer) 12.10.2021 (Tuesday) 21.10.2021 (Thursday) 22.10.2021 (Friday) 29.10.2021 (Friday) Last date by which Letter of Offer will be dispatched to the Public Shareholders whose name appears on the register of membors the Identified Date Last date by which the Committee of Independent Directors 03.11.2021 (Wednesday) 22.10.2021 (Friday) of the Board of Directors of the Target Company shall give its recommendations to the Public Shareholders of the Target Company for this Offer Last date for Upward revision in Offer Price/ Offer Size Date of Publication of Offer opening Public Announcement in the newspaper in which DPS has been published 21.10.2021 (Thursday) 02.11.2021 (Tuesday) 08.11.2021 (Monday 09.11.2021 (Tuesday) Date of commencement of Tendering Period ("Offer Opening 27.10.2021 (Wednesday) 23.11.2021 (Tuesday) Date of closure of Tendering Period ("**Offer Closing date**") 25.11.2021 (Thursday) Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity 06.12.2021 (Monday) Shares to the Public Shareholders of the Target Company Last Date for issue of post- offer advertisement 18.11.2021 (Thursday) 10.12.2021 (Friday)

*Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Lette of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the

The Acquirers accept full responsibility for the obligations of the Acquirers and the PACs as laid down in terms of the SEBI (SAST) Regulations and for the information (other than such information as has been provided or confirme by the Target Company) contained in this Offer Opening Public Announcement cum Corrigendum.

This Offer Opening Public Announcement cum Corrigendum would also be available on www.sebi.gov.in, Manager to the Offer atwww.ftfinsec.com, and BSE at www.bseindia.com. Public Announcement cum Corrigendum would also be available on websites of SEBI at

Mr. Amar Jitendra Patwa

(PAN: AADPP5942K)

ued by Manager of the Offer on behalf of the Acquire



Date: November 07, 2021

Place: New Delhi

FAST TRACK FINSEC PRIVATE LIMITED nba Road, New Delhi – 110001 Telephone: +91-11-43029809.

Email: vikasverma@ftfinsec.com Investor Grievance Email: investor@ftfinsec.com. Contact Person: Mr. Vikas Kumar Verma **SEBI Reg. No:** INM000012500, **CIN:** U65191DL2010PTC20038

For & On behalf of Acquirer

Acquirer 3

Day and Date

Acquirer 1 Sd/ Sd/

Ms. Sangita Amar Patwa

Sd/-Ms. Shah Shalvi Rajan

इक्विटी एमएफ में 40 हजार करोड़ रुपये निवेश इंक्विटी म्युचुअल फंड में सितंबर में समाप्त तिमाही के दौरान शुद्ध रूप

से करीब 40,000 करोड़ रुपये का निवेश आया है। नए एनएफओ में मजबृत प्रवाह तथा सिस्टैमेटिक इन्वेस्टमेंट प्लान (एसआईपी) में स्थिरता के बीच इक्विटी कोषों को तिमाही के दौरान अच्छा निवेश मिला है। एम्फी के अनुसार, इस प्रवाह के साथ इक्विटी म्युचुअल फंड के तहत परिसंपत्तियां सितंबर के अंत तक बढ़कर 12.8 लाख करोड़ रुपये पर पहुंच गईं। भाषा



इंटरनेटशिवाय तुम्ही यूपीआय द्वारे करू शकता पेमेंट

UPI चा वापर मोठ्या प्रमाणात केला जात आहे. UPI हे डिजिटल व्यवहारांसाठी तयार करण्यात आले होते. याद्वारे तुम्ही पैसे पाठवू किंवा घेऊ शकता. सर्वात चांगली गोष्ट म्हणजे इंटरनेटशिवायही ते वापरता येते. दरम्यान, आम्ही इंटरनेटशिवाय तुमचा नंबर UPI व्यवहारांसाठी BHIM ॲपवर रजिस्टर्ड असला

USSD कोड *९९# डायल करावा लागेल. त्यानंतर कॉल ऑप्शनवर

तुमचा फोन तुम्हाला एक हा निर्णय जाहीर केला. चरणजीत सिंग

मध्यरात्रीपासून पंजाबमध्ये पेट्रोल व डिझेलचे नवे दर लागू होणार असल्याचे

होत्या. आता, राज्य सरकारच्या निर्णयामुळे संपूर्ण पंजाब राज्यात सांगितले. पेट्रोल १० आणि डिझेल ५ तत्पूर्वी



दंडीगढ प्रशासनाने नोटीफिकेशन पेट्रोल-डिझेलच्या नोव्हेंबरपासूनच चंढीगडमध्ये किंमती कमी झाल्या



मूल्यवर्धित कर (व्हॅट) २ ते ७ रुपयांनी कमी केला आहे. त्यामळे संबंधित राज्यांतील वाहनचालक

व्हॅटमध्ये ३ रुपयांची कपात केली आहे. नवे दर लाग् केल्यानंतर सर्वच राज्यांत दर रुपये प्रतिलिटरहून कमी होतील. 'मोदी सरकारने पेट्रोलच्या दरात पाच रुपये दहा रुपये

अधिकची सवलत दिलीच पाहिजे असं मत भाजपचे प्रदेशाध्यक्ष चंद्रकांत पाटील यांनी व्यक्त केलं. आसाम आणि गोवा या छोट्या राज्यांना सवलत देप परवडते तर महाराष्ट या सर्वात श्रीमंत राज्यालाही सवलत परवडली पाहिजे असे ते म्हणाले.

Name - Ravinder Kaul Date of Death - 06/10/2021

Flat no. C- 1310, Kabra Centroid -Gop Ppartment Chs Ltd, CTS No. 6924, 168/169 CST

Road, Vidyanagari, Kalina, Santacruz (E), Mumbai – 400 098. Legal Heirs

1) Mrs. Saroj Kaul (Wife)

2) Mr. Rajat Kaul (Son) 3) Ms. Rachna Kaul (Daughter)

l Ms. Rachna Kaul the co-owner of flat no. C1310 and one of the legal heir of the lat Mr. Ravinder Kaul hereby state myself, my mother Mrs. Saroj Kaul and my brother Mr. Raja Kaul are the only three legal heirs of late Mr. Ravinder Kaul and his forty seven percent share

in the flat is to be transferred in my name with NOC of my mother and brother Any claimants/objector or objectors to the transfer of the said flat shall approach the society within 30 days from the publication of this notice with copies of such required

Sd/-Ms. Rachna Kau

स्वस्त दरातील औषध बाजारात उपलब्ध ग्लेनमार्केचे टाइप २ मधुमेही प्रौढासाठी

फार्मास्युटिकल्स लिमिटेडने ग्लेनमार्क. आपला नवीन पेटंटसंरक्षित. जागतिक स्तरावरील संशोधनातून विकसित को-ट्रान्सपोर्टर इनिहबिटर SGLT2i-रेमोग्लिफ्लोझिन एटाबोनेट आणि डीपीपी४

नवी दिल्ली, दि. ७

आता बंद करण्यात येत

आता

आहे.

नोंदवण्यासाठी बायोमेट्रिक

पूर्ववत करण्यात येत आहे.

सर्व केंद्रीय कार्यालयांमध्ये

उमेश कुमार भाटिया यांच्या

महामारीच्या पार्श्वभूमीवर,

कार्यालयात कर्मचाऱ्यांची

संख्या कमी करणे आणि

कामाचे तास कमी करणे

यासारख्या सवलती आधीच

रद्द करण्यात आल्या आहेत.

आता ८ नोव्हेंबरपासून

बायोमेटिक हजेरी नोंदवावी

संपूर्ण मार्गदर्शक तत्त्वे जारी

केली आहेत. मार्गदर्शक

ठेवणे आवश्यक असेल.

नोंदवण्यापूर्वी आणि नंतर

सॅनिटायझरने हात स्वच्छ

करतील. बायोमेटिक हजेरी

केंद्र सरकारने यासाठी

कर्मचाऱ्याला

बायोमेट्रिक

सॅनिटायझर

हजेरी

कोरोना

(वृत्तसंस्था) :

आहेत. या

नोव्हेंबरपासून

कर्मचाऱ्यांना

पूर्णवेळ हजेरी

हजेरी प्रणाली

म्हणण्यानुसार,

प्रत्येक

लागणार आहे.

तत्त्वानुसार

मशीनजवळ

सर्व कर्मचारी

बायोमेट्रिक

आहेत.

सरकारी अधिकाऱ्यांना

मिळणारी सुविधा बंद होणार

आपापसात

कर्मचारी

करण्यासाठी

राखावे

प्रत्येकवेळी मास्क

अनिवार्य असणार आहे

बायोमेट्रिक

पाहिजेत. हे कर्मचारी हजेरी

मार्गदर्शक तत्त्वानुसार पालन

करतील. बायोमेट्क मशीन

परिपत्रक केंद्र सरकारकडून

ठेवावी. जर मशीन आत

असेल तर त्याठिकाणी पुरेसे

नैसर्गिक व्हेंटिलेशन असावे

कर्मचाऱ्यांचा महागाई भत्ता

वाढवण्याचा निर्णय घेण्यात

आला. जुलै ते डिसेंबर

या कालावधीसाठी केंद्रीय

भत्त्यात ३ टक्क्यांनी वाढ

करण्यात आली आहे.

बेसिक वेतनात डीए आता ३१ टक्के झाला आहे.

वाढीव भत्ता १ जुलै २०२१

पासून लागू करण्यात आला

NOTICE Notice is hereby given to the general public that Bank of Baroda, Jacob Circle

Branch, intends to accept the

undermentioned property stand in the

name of Mrs. Archana Swami, having

address at Flat No. 803 8th floor Wing B of Vivarea, Sane Guruji Marg, Byculla

West, Mumbai-11, as a security for a loar

facility requesting by one of its customers against Flat No. 803, on 8th

Floor, in 'B' Wing, adm. 294.75 sq. mtrs (equivalent to 3172.69 sq. mtrs.) Built-

up area along with Covered Car Parking

केंद्रीय मंत्रिमंडळाच्या

पेन्शनधारकांसाठी

केंद्रीय

महागाई

कर्मचाऱ्यांच्या

असे म्हटले आहे.

बैठकीत

आणि

महागाई

कर्मचाऱ्यांच्या

सहा फुटांचे

सर्व कर्मचाऱ्यांना

४ इनहिबिटर- व्हिल्डाग्लिप्टिन यांचे मेटफॉर्मिनसोबत टाइप २ मधुमेहींच्या उपचारात सर्वोच्च प्राधान्य दिले जाणारे औषध केलेले फिक्स्ड डोस कॉम्बिनेशन ड्रग कॉम्बिनेशन टाइप २ मधुमेहाच्या निर्देशित आहे. या मिश्रणात कॉम्बिनेशन रेमोग्लिफ्लोझिन १०० मिलिग्रॅम व्हिल्डाग्लिप्टिन ५००० मिलिग्रॅम + मेटाफॉर्मिन ५००/१००० औषध दिवसातून दोनदा घेणे अनिवार्य आहे. ग्लेनमार्कने हे औषध रेमो एमव्ही आणि

बाजारात आणले आहे.

रेमोग्लिफोझिन व्हिल्डाग्लिप्टिन मेटफॉर्मिन यांचे

FOR THE ATTENTION OF THE SHAREHOLDERS OF KINTECH RENEWABLES LIMITED

Registered Office: Kintech House, 8, Shivalik Plaza, Opp. AMA, IIM Road, Ahmedabad, Gujarat - 380015, India-2941056

Gujarat - 380015, India-2941056 CIN: L40105GJ1985PLC013254, Tel. No.: +91-44-2941056 Fax. No.: NA E-mail: <u>info@kintechrenewables.com</u> Website: <u>www.kintechrenewables.com</u>

Open Offer for acquisition of 2,51,980 Equity Shares from the Shareholders of Kintech Renewables Limited ('Target Company') by

Mr. Gaurank Singhal and Mr. Aditya Singhal (hereinafter referred to as

This Offer Opening Public Announcement and Corrigendum to the Detailed Public Statement is bei issued by Corporate Professionals Capital Private Limited, for and on behalf of Mr. Gaurani Singhal and Mr. Aditya Singhal pursuant to Regulation 18(7) of SEBI (SAST) Regulations, 2011 in respect of the Takeover Open Offer to acquire substantial shares and control over Kintect Renewables Limited (hereinafter referred to as 'KRL'/ 'Target Company'). The Detailed Public Statement ('DPS') with respect to the aforementioned offer was made on August 26, 2021, Thursda in Business Standard (English) (All Editions), Business Standard (Hindi) (All Editions), Pratahka (Marathi) (Mumbai Edition) and Western Times (Gujarati) (Ahemdabad Edition).

- Offer Price ₹ INR 120 (Indian Rupees One Hundred and Twenty Only) per fully paid up equity share of the Target Company.
- Independent Directors Committee (IDC) recommends that the Offer Price being in compliance with the applicable regulations can be considered as fair and reasonable. The recommendation of IDC was published in aforesaid newspapers on November 02, 2021, Tuesday.
- This is not a competing offer.

Letter of Offer (LOO) has been dispatched to all the equity shareholders of 'KRL' whose names appear in its Register of Members on October 22, 2021, Friday the Identified Date.

The LOF alongwith the Form of Acceptance cum Acknowledgement is also available on SEBI's website, www.sebi.gov.in, BSE's website, www.bseindia.com, and the website of Manager to the Offer, www.corporateprofessionals.com and shareholders can also apply by downloading such forms from the website. Further, in case of non-receipt/non-availability of the Form of Acceptance, the application can be made on plain paper along with the following details:

In the case of Equity Shares held in physical form-

The Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer shall approach the Selling Broker. The Selling Broker should place bids on the Designated Stock Exchange platform with relevant details as mentioned on physical share certificate(s). The Selling Broker(s) shall print the TRS generated by the Exchange Bidding System. TRS will contain the details of order submitted like Folio No., Certificate No., Dist. Nos., No. of Equity shares etc and such equity shareholders should note that physical Equity Shares will not be accepted unless the complete set of documents as mentioned in Para 8.12 is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification by the Registrar & Transfer Agent (RTA). On receipt of the confirmation from the RTA, the bid will be accepted otherwise it would be rejected and accordingly the same will be depicted on the exchange platform.

In case of Equity Shares held in dematerialized form-

Eligible Person(s) may participate in the Offer by approaching their respective Selling Broke and tender Shares in the Open Offer as per the procedure mentioned under Para 8.11 of the Letter of Offer.

Changes suggested by SEBI in their comments to be incorporated-Revised and Original schedule of Activities-

ACTIVITY	ORIGINAL	ACTUAL	
	DATE AND DAY	DATE AND DAY	
Public Announcement (PA) Date	August 19, 2021 Thursday	August 19, 2021 Thursday	
Detailed Public Statement (DPS) Date	August 26, 2021 Thursday	August 26, 2021 Thursday	
Last date for a competing offer	September 17, 2021 Friday	September 17, 2021 Friday	
Identified Date*	September 28, 2021 Tuesday	October 22, 2021 Friday	
Date by which Letter of Offer will be despatched to the shareholders	October 05, 2021 Tuesday	November 02, 2021 Tuesday	
Issue Opening PA Date	October 11, 2021 Monday	November 08, 2021 Monday	
Last date by which Board of TC shall give its recommendations	October 08, 2021 Friday	November 02, 2021 Tuesday	
Date of commencement of tendering period (Offer opening Date)	October 12, 2021 Tuesday	November 09, 2021 Tuesday	
Date of expiry of tendering period (Offer closing Date)	October 27, 2021 Wednesday	November 23, 2021 Tuesday	
Date by which all requirements including payment of consideration would be completed	November 11, 2021 Thursday	December 07, 2021 Tuesday	

*Identified Date is only for the purpose of determining the names of the shareholders of the Target Company to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers, person acting in concert with Acquirers, and persons deemed to be acting in concert thereof) are eligible to participate in the Offer at any time before the closure of the Offer.

b) Incorporated para 3.2.12 in the Letter of Offer, as follows-

The Acquirers will become the Promoters of the Target Company post to the completion of transaction contemplated under the SPA and the Sellers will not continue as the Promoters of the Target Company subject to the compliance of the provisions of Regulation 31A of SEBI (LODR) Regulations, 2015.

Updated SEBI (Delisting of Equity Shares) Regulations, 2021 instead of SEBI (Delisting of Equity Shares) Regulations, 2018 in para 6.1.8 of the Letter of Offer.

The Open Offer will be implemented through Stock Exchange Mechanism made available by the Stock Exchanges in the form of separate window ('Acquisition Window') as provided under the SEBI (SAST) Regulations and SEBI circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 as amended via SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 09, 2016. Acquirers have appointed Integrated Master Securities Private Limited ('Buying Broker') for the Open Offel through whom the purchases and settlement of Open Offer shall be made during the Tendering Period. The detailed procedure for tendering of shares is given in Para 8 - "Procedure for Acceptance and Settlement" of the Letter of Offer.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the LOF.

MANAGER TO THE OFFER

Corporate **Professionals**

CORPORATE PROFESSIONALS CAPITAL PRIVATE LIMITED CIN: U74899DL2000PTC104508

D-28, South Extn., Part-I, New Delhi - 110049

Contact Person: Mr. Manoj Kumar/Ms. Ruchika Sharma

: +91-11-40622228/+91-11-40622248 Fax. No.: +91-11-40622201 Email: manoj@indiacp.com / ruchika.sharma@indiacp.com SEBI Regn. No: INM000011435

For and on behalf of-

Sd/-Mr. Gaurank Singhal Acquirer 1

Mr. Aditya Singhal

ADVERTISEMNET IN ACCORDANCE UNDER REGULATION 18(7) IN TERMS OF SEBI(SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DETAILD PUBLIC ANNOUNCEMENT WITH RESPECT TO THE OPEN OFFER TO THE SHAREHOLDER OF **AKM LACE AND EMBROTEX LIMITED** CIN: (L17291DL2009PLC196375) Registered Office: IX/6024, Ram Gali, Subhash Mohalla, Gandhi Nagar, East Delhi -110031

Tel No.: 011-49856126, 9899173704; Email Id.: akmlace@gmail.com;

This advertisement ("Offer Opening Public Announcement") and Corrigendum is being issued by Fast Track Finsec Private .imited ("**Manager to the Offer"**) on behalf of Mr. Amar Jitendra Patwa (Acquirer 1) (PAN: AADPP5942K), Ms. Sangita Ama Patwa (Acquirer 2) (PAN: AADPP5943J) and Ms. Shah Shalvi Rajan (Acquirer 3) (PAN: EHGPS3036F), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, as amended ["SEBI (SAST) Regulation, 2011"/"Regulation"], in respect to the open offer letter to acquire upto 7,86,000 (Seven Lakh Eighty Six Thousand) Equity Shares of INR 10/- (Rupees Ten Only) each of AKM Lace and Embrotex Limited ("AKM Lace" or "the Target Company" or "TC") representing 26.09% of the Equity Share Capital of the Target Company on a fully diluted basis carrying voting rights. The Detailed Public Statement ("DPS") with respect to the Offer was published in Business Standard (English – All Edition), Business Standard (Hindi-All edition) and PratahKal (Mumbai edition) on September 13th, 2021 (Monday

The Offer Price is INR 10/- (Rupees Ten) per Equity Share. There has been no revision in the Offer Price

Recommendations of the Committee of the Independent Directors of the Target Company
The Committee of the Independent Directors of the Target Company ("IDC") published its recommendations on the Offer on November 03, 2021 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable in line with the SEBI (SAST) Regulations, 2011.

The offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations, 2011. There was no competing

offer to the Offer and the last date for making such competing offer has expired. The offer is not conditional upon ar minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

Dispatch of Letter of Offer to the public shareholders

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Share on the C

Identified Date i.e. Friday, October 22, 2021 has been completed through the registered post and E-mail on October 29, 2021. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all the Holders (registered or unregistered) of Equity Shares (except the Acquirers and PAC) are eligible to participate in the Offer any time during the Tendering Period. A copy of the Letter of Offer (which includes the Form of Acceptance -cum- Acknowledgment) is also available on the SEBI's website (www.sebi.gov.in).

Instructions to the Public Shareholders

In case the shares are held in physical form

Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.2 (page 20) of the LoF.

Public Shareholders who desire to tender their Equity Shares in the electronic / dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender under the Offer and as per the procedure specified in paragraph 8.3 (page 21) of the LoF

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer In case of non-receipt of the LoF, the Public Shareholders holding the Equity Shares may download the same from the websites of SEBI at www.sebi.gov.in, Manager to the Offer at www.ftfinsec.com and BSE at www.bseindia.com Alternatively, they may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents and other relevant documents as mentioned

Any other change suggested by SEBI in their comments to be incorporated

In terms of Regulation 16(1) of the SEBI SAST Regulations, 2011 the draft Letter of Offer was submitted to SEBI or September 21, 2021 (Draft Letter of Offer). On October 21, 2021, SEBI, vide its email, issued its comments on the Draf Letter of Offer. These comments have been incorporated in the Letter of Offer. These comments and other key change (occurring after the date of the Public Announcement) have been incorporated in the LoF. These changes in the LOF include the following: (i) on page no. 2, updates to the schedule of major activities of the Open Offer, and consequentia updates to the dates mentioned in the LoF; (ii) change of % from 26% to 26.09% at Page No. 01 and consequential updates in LOF; (iii) update details of Acquirers in para 4 (iv) update shareholding of directors at page no. 12 (v) update information in Target Company at Page No. 13 (vi) in page no. 15 Pre and Post offer shareholding Pattern of target company; (vii) in para 6.2.3 on pages 17 (viii) Documents of Inspection on page 24.

Any other material change from the Date of Public Announcement

here have been no material changes in relation to the Offer since the date of the PA

Status of Statutory and Other Approvals

As of the date of the LoF, to the best of the knowledge of the Acquirer and PACs, there are no statutory or othe

approvals required to complete the Offer. However, in case any statutory approvals are required by the Acquirer / the PACs at a later date before closure of the Tendering Period, the Offer shall be subject to such statutory approvals and the Acquirers shall make the necessar applications for such statutory approvals.

NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity

validly tendered in this Offer will be acquired by a non-resident entity), if applicable, and submit such approvals along with the Form of Acceptance and other documents required to accept this Offer.

Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, FIIs and FPIs) had required any approvals (including from the RBI or any other regulatory body) at the time of the original investment

in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Shares tendered pursuant to this Offer. If the Equity Shares are held under the general permission of the RBI, the non-

resident Shareholders should state that the Equity Shares are held under such general permission and whether such Equity Shares are held on a repatriable basis or a non-repatriable basis Schedule of Activities

The Schedule of Activities has been revised and the necessary changes have been incorporated in the LOF at all relevant places. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under:

Activity	Schedule	Revised Schedule	
	Day and Date	Day and Date	
Date of the Public Announcement	06.09.2021 (Monday)	06.09.2021 (Monday)	
Date of publishing of the DPS	13.09.2021 (Monday)	13.09.2021 (Monday)	
Last date of filing of the draft Letter of Offer with SEBI	20.09.2021 (Monday)	20.09.2021 (Monday)	
Last date of Public Announcement for a Competing Offer(s)	11.10.2021 (Monday)	11.10.2021 (Monday)	
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	11.10.2021 (Monday)	21.10.2021 (Thursday)	
Identified Date*	12.10.2021 (Tuesday)	22.10.2021 (Friday)	
Last date by which Letter of Offer will be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	21.10.2021 (Thursday)	29.10.2021 (Friday)	
Last date by which the Committee of Independent Directors of the Board of Directors of the Target Company shall give its recommendations to the Public Shareholders of the Target Company for this Offer	22.10.2021 (Friday)	03.11.2021 (Wednesday)	
Last date for Upward revision in Offer Price/ Offer Size	21.10.2021 (Thursday)	02.11.2021 (Tuesday)	
Date of Publication of Offer opening Public Announcement in the newspaper in which DPS has been published	26.10.2021 (Tuesday)	08.11.2021 (Monday)	
Date of commencement of Tendering Period ("Offer Opening Date")	27.10.2021 (Wednesday)	09.11.2021 (Tuesday)	
Date of closure of Tendering Period ("Offer Closing date")	11.11.2021 (Thursday)	23.11.2021 (Tuesday)	
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	25.11.2021 (Thursday)	06.12.2021 (Monday)	
Last Date for issue of post- offer advertisement	18.11.2021 (Thursday)	10.12.2021 (Friday)	

entified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the Shareholders (registered or unregistered) of the Target Company (except the acquirer and the selling Shareholder) are eligible to participate in this offer any time during the tendering period of the

Other Information

The Acquirers accept full responsibility for the obligations of the Acquirers and the PACs as laid down in terms of the SEBI (SAST) Regulations and for the information (other than such information as has been provided or confirmed by the Target Company) contained in this Offer Opening Public Announcement cum Corrigendum.

This Offer Opening Public Announcement cum Corrigendum would also be available on websites of SEBI at www.sebi.gov.in, Manager to the Offer atwww.ftfinsec.com, and BSE at www.bseindia.com.



FAST TRACK FINSEC PRIVATE LIMITED

3-502, Statesman House, 148 Barakhamba Road, New Delhi – 110001 Telephone: +91-11-43029809

ssued by Manager of the Offer on behalf of the Acquirer

Investor Grievance Email: investor@ftfinsec.com. Contact Person: Mr. Vikas Kumar Verma SEBI Reg. No: INM000012500 CIN: U65191DL2010PTC200381

For & On behalf of Acquirers

Acquirer 1 Acquirer 2 Sd/-Sd/-

Ms. Sangita Amar Patwa (PAN: AADPP5943J)

Acquirer 3

Date: November 07, 2021 Place: New Delhi

Mr. Amar Jitendra Patwa

(PAN: AADPP5942K)

Ms. Shah Shalvi Rajan (PAN: EHGPS3036F)

Place: New Delhi Date: November 08, 2021

Acquirer 2

Space bearing No. P-132/P-133, in the Building "Vivarea", constructed on portion of land bearing Sub-Plot 'B' of C.S. Nos. 1903(Pt), 1904(Pt), 1905 1/1905 & 2/1905, of Byculla Division, at Sane Guruji Marg / Dr. A. L. Nair Road, Near Jacob Circle, Mumbai – 400 011. In case any person having claim on the said property, they are advised to approach the Bank within 10 days along with necessary proof to substantiate their claim. If no response is received within 10 days, it is presumed that the property is free of any charge/claim/ encumbrance and Bank shall proceed within the

mortgage. Dtd. 06.11.2021 Rakhee Dubey (Advocate High Court) Shree Samarth Enterprises, Shop No. 5 Tisgaon Gavdevi Road, Kalyan (East) Thane - 421 306

व्यतिरिक्त तुम्ही बँक डिटेल्स देखील वापरू

पॉप-अप मेनू दाखवेल. यामध्ये

तुम्हाला अनेक ऑप्शन्स मिळतील. करण्यापासून ते UPI पिन मॅनेज करण्यापर्यंतचा ऑप्शन मिळेल. पैसे पाठवण्यासाठी तुम्हाला सेंड पाठवायचे आहेत याची माहिती द्यावी लागेल. यामध्ये UPI आयडी

नवी दिल्ली, दि. ७ (वृत्तसंस्था) : केंद्र सरकारने केल्यामुळे देशात पेट्रोल प्रतिलिटर ५ रुपये आणि डिझेल १० रुपयांनी स्वस्त झाले आहे. दिवाळीच्या एकदिवस अगोदर केंद्र सरकारने

मुख्यमंत्री चन्नी यांनी घोषणा

रुपयांनी स्वस्त झाले आहे.

व शेतकरी यांना दिलासा मिळाला देशभरातील १७ राज्यांत पेट्रोल व मणिपूर,

डिझेल १२ ते १७ रुपयांहन अधिक स्वस्त होणार आहे. केंद्राने इंधनाचे दर बुधवारी कमी केल्यानंतर गुरुवारी उत्तर प्रदेश, गुजरात, हरयाणा, हिमाचल प्रदेश, मध्य प्रदेश, उत्तराखंड, बिहार, आसाम, त्रिपुरा, मिझोरम, अरुणाचल प्रदेश, पुडुच्चेरी यांनी व्हॅटमध्ये कपात जाहीर केली. आसाम ७ रुपये, तर उत्तराखंडमध्ये पेट्रोलवरील व्हॅट २ रुपयांनी कमी केला आहे. हरयाणात पेट्रोल-

डिझेल १२ रुपयांनी स्वस्त होईल.

तसेच