

SMC GLOBAL SECURITIES LIMITED

Member: NSE • BSE • MSE • NCDEX • MCX

Clearing & Trading Member: Cash, F&O, Currency, Debt & Commodity SEBI Regn. No.: INZ 000199438 • Research Analyst No.: INH100001849

Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

Ph: +91-11-30111000, 40753333 Fax: +91-11-25754365 • CIN No.: L74899DL1994PLC063609

E-mail: smc@smcindiaonline.com Website: www.smcindiaonline.com

Date: 18th June 2024

Listing Operations

BSE Limited, P J Towers, Dalal Street,

Mumbai -400001, India

Listing Department

National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla

Complex, Bandra, (E) Mumbai - 400051

Scrip Code: 543263 Symbol: SMCGLOBAL

Sub: Newspaper Advertisement requesting the Shareholders of the Company to claim unpaid/unclaimed Dividend and Equity Shares due for transfer to Investor Education and Protection Fund (IEPF) Account.

Pursuant to Section 124 of the Companies Act, 2013 (the "Act"), read with Investor Education and Protection Fund Authority (Accounting Audit, Transfer and Refund) Rules, 2016, as amended from time to time ("the Rules") and Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, please find enclosed herewith the copy of the Newspaper Advertisement published on 18th June 2024, w.r.t the notice sent to the shareholders of the Company requesting them to claim the unpaid/unclaimed dividend and the corresponding equity shares pertaining to the Interim Dividend of F.Y 2017-18, due for transfer to the Investor Education & Protection Fund (IEPF) Authority on 19th September, 2024.

The Newspaper Advertisement has been published in following newspapers :-

- a) Financial Express in English
- b) Jan Satta in Hindi

The newspaper copies will also be made available on the Company's website at the following web link www.smcindiaonline.com.

You are requested to kindly take above information on your records.

Yours sincerely,

Thanking you,

For SMC Global Securities Limited

Suman Kumar E.V.P. (Corporate Affairs & Legal), Company Secretary & General Counsel Membership No. F5824

MUMBAI OFFICE : A Wing, 401/402, Lotus Corporate Park, Graham Firth Steel Compound, Off Western Express Highway, Jay Coach Signal, Goregaon East

Mumbai-400063 Ph: +91-22-67341600, 66481818 Fax: +91-22-67341697 E-mail: smcmumbai@smcindiaonline.com

KOLKATA OFFICE: 18, Rabindra Sarani, Poddar Court, Gate No. 4, 5th Floor, Kolkata - 700001 Ph: +91-33-66127000 Fax: +91-33-66127000

E-mail: smckolkata@smcindiaonline.com



Mobilisation of

banks' credit

growth: Icra

PIYUSH SHUKLA

Mumbai, June 17

EVEN AS CREDIT demand

remains healthy, banks' ability

to mobilise deposits will largely

decide the pace of credit growth

in the current fiscal, Icra group

head of financial sector ratings

and senior vice president

vicinity of 10% and advances

may rise 11.5%-12.5% in

FY25, lower than last year. While

credit demand and opportunity

exist, the incremental credit-

deposit ratio of nearly 100%

effectively means that deposit

RBI's

mobilisation will

be key for credit

growth in the

Indian market,"he

November 2023

move to hike risk

weights on unse-

cured bank loans

to non-banking

finance compa-

nies (NBFCs) has

resulted in up to

15-bps jump in

shadow lenders'

borrowing costs,

he said. Some

NBFCs may have

seen even a higher

rise than 15 bps in

cost,

lower-rated

interest

"NBFCs

IN TOP GEAR

FY2023

Volume

Maruti

Suzuki

Hyundai

Tata

Revenue (₹ cr)

Maruti Suzuki

Hyundai

Tata Motors

*PBT; #9 months ended Dec

FROM 45% IN FY21, the share

of SUVs in Hyundai's domestic

pie jumped to nearly 63% by the

end of December 31, 2023. The

Hyundai Creta, which is the mar-

ket leader in the mid-size SUV

segment, is priced between

sation strategy, we expect the

SUVs to continue to form a sub-

stantial portion of our passenger

vehicle portfolio and sales. Con-

sequently, our future success

will, to a large extent, depend on

continued demand for and mar-

ket acceptance of our SUVs and

our ability to enhance, develop

and manufacture SUVs that

meet the evolving needs of our

customers," Hyundai Motor

the world's third-largest

automaker, is looking to sell up

to 142 million equity shares of

Hyundai Motor India constitut-

Hyundai Motor Company,

India said in its DRHP.

"In line with our premiumi-

₹10.99-₹20.44 lakh.

Motors

Srinivasan

added.

said.

The

"Deposits may grow in the

Karthik Srinivasan told FE.

deposits to drive

possibly availed of pre-sanc-

tioned credit lines from banks

in the past, and hence the

growth slowdown is not visible

on their balance sheet in

Q4FY24, but sequentially over

the last three-four months, the

slowdown in bank funding is

funding, overall securitisation

transactions value may surpass

₹2 trillion in FY25, compared

with ₹1.8 trillion in FY24. This

segment, Srinivasan said, is wit-

nessing increased participa-

tion, newer investors and new

Securitisation also provides

liabilities,

added.

opportunity for

NBFCs to diversify

Following the

hike in risk

weights, NBFCs

have also slowed

down loan growth

in sectors that the

RBI is not com-

cured and per-

focus on secured

loans, however,

continue to grow

well and receive

more bank funds

as some of these

loans are classi-

ing.

19,66,164

8,049

4,709

4,383

ing 17.5% for an undisclosed

sum. Bankers helping Hyundai

for the IPO have estimated the

company to raise \$2.5-3 billion

from the IPO, making it the

facturing plants in India,

including the plant which it

bought in January 2024 from

General Motors located in Tale-

gaon, Maharashtra. This acqui-

sition will push the company's

total output to beyond 1 mil-

lion units per annum. Hyundai

has lined up ₹32,000 crore in

investments, which will be

channelled for developing new

petitiveness of our EV models,

we intend to focus on securing

local production capabilities for

key parts such as cells, battery

packs, power electronics, drive-

train and building a localised EV

supply chain, the company said.

To maximise the price com-

technologies.

Hyundai owns three manu-

largest-ever in India.

9,331

fied as priority

sector lend-

(Please scan this QR Code

with,

unse-

loans.

which

fortable

namely

sonal

NBFCs,

With slowdown in bank

visible,"he said.

transactions.

DEPOSITS MAY

GROW IN THE

VICINITY OF 10%

AND ADVANCES

MAY RISE 11.5%-

12.5% IN FY25,

LOWER THAN

LAST YEAR

KARTHIK SRINIVASAN

SENIOR VP, ICRA

FROM THE FRONT PAGE

Hyundai races past

Maruti, Tata Motors

15,51,292

Profit (₹ cr)

Maruti Suzuki

Hyundai

Tata Motors

736

890'

7,20,565

5,40,965

98,240

52,157

4,7868

Source: Hyundai DRHP and Company disclosures

60,308

1,12,500

4,18,000

In profit per car,

WWW.FINANCIALEXPRESS.COM

SMC Global Securities Limited

Notice is hereby given that pursuant to provisions of Section 124(6) of the Companie Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit Transfer and Refund) Rules, 2016 as amended from time to time (the "Rules"), the equity shares of the Company with respect of which dividend has not been paid or claimed by the shareholders for seven (7) consecutive years or more are required to be transferred by the Company to the demat account of the Investor Education and Protection Fund Authority (the "Authority"). In this regard the Interim dividend of F.Y 2017-2018 declared by the Company is becoming due for transfer to the Authority on or after 19th September 2024. In this regard the unclaimed / unpaid dividend pertaining to the Interim dividend for

the F.Y 2017-2018 is also due for the transfer. In compliance with the Rules the Company has sent individual communications to the concerned shareholders at their latest available address to claim such dividend(s) and corresponding shares. This communication is addressed to those shareholders whose shares are liable to be transferred to the Authority during financial year 2024-2025 for

The Company has also uploaded full details of such shareholders including their names folio number or DP ID & Client ID and equity shares due for transfer to the Authority on its website https://smcindiaonline.com/. Shareholders are requested to refer to the said website to verify the details of unpaid/unclaimed dividend and the shares liable to be transferred to the Authority

The concerned shareholders, holding equity shares in physical form and whose shares are liable to be transferred to the Authority, may note that the Company would be issuinc new share certificate(s) in lieu of the original share certificate(s) held by them for converting the said shares into demat form, after following the procedures as prescribed by the Ministry of Corporate Affairs. Thereafter, the said shares would be transferred in favour of the Authority. The original share certificate(s) registered in the name of the shareholder(s) will stand automatically cancelled.

For the equity shares held in demat form, the Company would inform respective depository by way of corporate actions, where the shareholders have their account for the transfer of such shares in favour of the Authority.

In case the Company does not receive any communication from the concerned shareholders on or before 18th September, 2024. The Company without any further notice shall in compliance with the Rules, transfer such shares and dividend to the Authority by the due date in accordance with the procedure stipulated in the Rules. Please note that no claim shall lie against the Company in respect of the shares

transferred to the Authority. However, the unclaimed dividend and shares transferred

to the Authority including all benefits accruing on such shares, if any, can be claimed back

by the concerned shareholders from the Authority after following the procedure prescribed by the Rules. For more details please refer www.iepf.gov.in and also or Company website at https://smcindiaonline.com/. In case of any queries in respect of the above matter, shareholders may contact the Registrar and Transfer Agent of the Company, Link Intime India Private Limited, Noble Heights, 1st Floor, Plot NH-2, C-1 Block LSC, Near Savitri Market, Janakpuri

New Delhi-110058, Tel no. 011-41410592-94, E-mail id: delhi@linkintime.co.in Website: www.linkintime.co.in

For SMC Global Securities Limited

(Suman Kumar)

"Stock Exchange").

Name of the company

Name of the Acquirer Name of the Manager to

Members of the Committee

other contract/ relationship.

other securities of the

other place, e.g. company's

website, whether its

detailed recommendations

along with written advice of

the independent adviser, if

14. Details of the independent None

5. Any other matter(s) to be None

Company under the SEBI Delisting Regulations.

advisers, if any

Acquirers by IDC members

is fair and reasonable.

of Independent Directors

Delisting Offer

pertaining to the Company

E.V.P. (Corporate Affairs & Legal), Company Secretary & General Counsel

Date: 15th June, 2024 Place: New Delhi

Corporate Identity Number (CIN: L74899DL1994PLC063609) Registered Office- 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

Ph: +91-11-30111000, 40753333 | Fax: +91-11-25754365 E-mail: smc@smcindiaonline.com | Website: www.smcindiaonline.com



MANGAL STEEL ENTERPRISES LTD

Regd. Office: 248, G.T. Road (N), Salkia, Howrah-711106
Tel. No.; +91-33-2655-8331/ 2655-8332/ 2655-8333/ 2655-7807; Fax: +91-33-2655-0468

Email: msel@steelmangal.com; Website: https://www.steelmangal.com/index1.htm

"Company") under Regulation 28 of the Securities and Exchange Board of India (Delisting of Equity

Shares) Regulations, 2021, as amended, ("SEBI Delisting Regulations") on the delisting offer made by

nember of the Promoter and Promoter Group of the Company viz., Mr. Adarsh Garodia ("Acquirer") to

he Public Shareholders of the Company for acquiring all the equity shares that are held by public

shareholders, individually; and consequently voluntarily delist the Equity Shares from the only stoci exchange where the equity shares of the Company are listed i.e. The Calcutta Stock Exchange Limited

MANGAL STEEL ENTERPRISES LTD Details of the Delisting offer Voluntary Delisting Offer made by the Acquirer for acquisition of 49.56

Floor Price: Rs. 1,601/- per Equity Share

Delisting Offer, on behalf of the Acquirer.

the Intelligent Money Managers Private Limited

Website: www.intelligentgroup.org.in/;

Contact Person: Mr. Amit Kumar Mishra;

SEBI Registration No.: INM000012169;

Name of the Independent Director

Dip Chand Agarwal

Sushil Kumar Jalan

IDC Member's relationship All the members of IDC are presently acting in the capacity

Equity Shares owned, any None of the members of IDC hold any equity shares of the Company. other contract/ relationship. None of the members of the IDC have entered into any contract or hav

Trading in the Equity Shares/ None of the members of the IDC have traded in the equity shares of the

other securities of the Company during the 12 (twelve) months period preceding the date of the Company by IDC Members | IPA except Mr. Sushii Kumar Jalan transferred his 1,600 equity shares to

with the Acquirers (Director, a. are directors on the Boards of Directors of the Acquirer or othe

Recommendation on the Based on the review of IPA issued by the Manager to the Delisting Offe

Delisting Offer, as to on behalf of the Acquirer, DPA and LOF has been issued by Mr. Adarst

whether the Delisting Offer Garodia ("Acquirer"), part of the Promoter Group, the Due Diligenor

Summary of reasons for The members of the IDC have considered the following reason:

also invite attention to any a) The proposed delisting would enable the members of the Promote

any, can be seen by the b) The delisting proposal will enhance the Company's operational.

associated with infrequently traded shares.

applicable securities law:

recommendation (IDC may provided by the Acquirer in the IPA for making recommendations:

any relationship with the Company

CIN: U65923WB2010PTC156220

700087, West Bengal, India

Validity Period: Permanent,

with due Company (Director, Independent Directors of the Company

IDC Members' relationship None of the members of IDC.

10. Trading in the equity shares/ Not applicable as the Acquirer is an Individual.

Garodia ("Acquirer"), part of the Promoter Group

SEBI Delisting Regulations

(Forty-Nine Thousand Five Hundred Sorty) Equity Shares of Rs. 10

each ("Offer Shares") representing 10.01% of the total issued Equity

Stock Exchange Limited ("Stock Exchange") in accordance with the

Initial Public Announcement dated October 09, 2023 ("IPA") issued by

M/s. Intelligent Money Managers Private Limited, Manager to the

Detailed Public Announcement dated June 07, 2024 ("DPA") and Letter

of Offer dated June 10, 2024 ("LOF") has been issued by Mr. Adarst

2nd Floor, YMCA Building, 25, Jawaharlal Nehru Road, Kolkata

Bishwanath Garodia HUF on June 23, 2023. As on date of this

recommendation, Mr. Sushil Kr. Jalan does not hold any equity shares of

None of the members of the IDC have traded in any of the equity shares

securilies of the Company during the period from the date of the IPA til

hold any equity shares or other securities of the Acquirer or other

members of Promoter and Promoter Group of the Company; and

Report of the Peer Review Company Secretary and based on Floo

Price certificate issued by M/s Gora & Co., Chartered Accountants, FRN: 330091E, Gora Chand Mukherjee, Partner, Membership no.

017630, the members of the IDC believe that the Delisting Offer, is in

accordance with the SEBI Delisting Regulations and to that extent, is fail

Group to obtain full ownership of the Company, which in turn will

provide enhanced operational flexibility. As the Company will no

longer remain listed, there will be reduction in dedicated management

time to comply with the requirements associated with continued listing

financial and strategic flexibility including but not limited to corpora

restructurings, acquisitions, exploring new financing structures,

The proposed delisting will result in reduction of the ongoing

substantial compliance costs which includes the costs associated

with listing of equity shares such as annual listing fee and fees

payable to share transfer agents, expenses towards shareholders servicing and such other expenses required to be incurred as per the

The shares of the Company are infrequently traded on the stock

exchange. The delisting proposal is in the interest of the Public

Shareholders as it will provide them an opportunity to exit from the

Company at a price determined in accordance with the Delisting

Regulations, providing immediate liquidity and uncertaint

Based on the review of IPA, DPA and LOF issued by the Manager to the

Delisting Offer on behalf of the Acquirer, Due Diligence Report of the Peer Review Company Secretary and the above reasons for delisting, the

members of IDC are of the opinion that the Delisting Offer is fair and

easonable and in the interest of the Public Shareholders of the Company

Besides other factors, the members of the IDC specially took note of the

fact that the Delisting Offer will provide the Public Shareholders ar

opportunity to realize immediately a certain value for their share at a time

IDC recommends the public shareholders to bid their shares at their

preferred price in reverse book building as the Floor Price announced by

The IDC, however, suggests that the Public Shareholders of the

Company should independently evaluate the Delisting Offer and take

This statement of recommendation will be available on the website of

the Company at https://www.steelmangal.com/index1.htm.

of uncertainty associated with infrequently traded shares.

informed decision in respect of the Delisting Offer.

the Promoter Acquirer is only indicative.

Disclosure of the voting The recommendations were unanimously approved by the members.

To the best of our knowledge and belief, after making proper enquiry, the information contained in o

accompanying this statement is, in all material respect, true and correct and not misleading, whether b

omissions of any information or otherwise and includes all the information required to be disclosed by the

of equity shares, which can be refocused to its business;

including financial support from the Promoter Group;

have any contracts/ relationship with the Acquirer or other members

members of Promoter and Promoter Group of the Company;

of Promoter and Promoter Group of the Company.

Designation

Chairman & Member

Tel. No.: +91 - 33 - 4065 6289; Email: info@intelligentgroup.org.in;

Share Capital of the Company from the Public Shareholders and consequent Voluntary Delisting of the Equity Shares from The Calcutta

June 17, 2024

Registered & Corporate Office: 2504, 2505, 2506, 259 Floor, One Lodha Place, Lodha World Towers Senapati Bapat Marg, Lower Parel, Mumbai- 400013

Tel: +91 22 40471000; Fax: +91 22 40471010 Website: www.afl.arkaholdings.com; Email: info.afl@arkaholdings.com

Notice is hereby given that Arka Fincap Limited proposes to permanently close its branc

Gujarat - 393001, with effect from September 16, 2024. For any assistance, please contact the nearest branch/office, send an email t

Thank you for your understanding and cooperation.

Niki Mehta Date: June 17, 2024 A K TIOSKAT Group Company

AURIONPRO SOLUTIONS LIMITED

Regd. Office: Synergia IT Park, Plot No-R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai, Thane, Maharashtra - 400701, CIN: L99999MH1997PLC111637, Phone No. +91-22-4040-7070, Fax: +91-22-4040-7080

OF EQUITY SHARES

The Board of Directors at its Meeting held on Tuesday, 14th May, 2024 recommended Bonus Issue of Equity Shares in the ratio of 1 (One) new Equity Share of Rs. 10/- each for every 1 (One) existing Equity Shares of Rs. 10/- each held by the Shareholders of the Company, which was subsequently approved by the Shareholders of the Company on Friday,

Further, the Committee of Board at its meeting held on Friday, 14" June 2024 has fixed the Record Date as Thursday, 27th June, 2024, for the purpose of ascertaining the names of equity shareholders entitled to Bonus Shares. The Bonus Shares shall be allotted to the equity shareholders of the Company whose names appear in the Register of Members of the Company or in the records of the Depositories as

(www.aurionpro.com) and the website of the stock exchanges where the shares of the Company are listed i.e., The BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).

> For Aurionpro Solutions Limited Ninad Kelkar Company Secretary





WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

1956 vide Certificate of Incorporation dated June 09, 2008 bearing Corporate Identification Number U93000GJ2008PTC054150 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Havelli. Further, our Company was converted in to a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 07, 2023 and consequently the name of our Company was changed to 'Winny Immigration & Education Services Private Limited' and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 08, 2023. The CIN of the Company is U93000GJ2008PLC054150. For further details, please refer the chapter titled "History and Certain Corporate Matters" beginning on page 97 of Prospectus.

Tel No.: 079-61906190; | Website: www.winnyimmigration.com; | E-Mail: compliance@winnyimmigration.com

Contact Person: Ishita Shah, Company Secretary and Compliance Officer

THE OFFER

"COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 912.80 LAKHS ("THE ISSUE"), OF WHICH 34,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASHAT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE AGGREGATING TO ₹ 47.60 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 6,18,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 140 PER EQUITY SHARE AGGREGATING TO 865.20 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 30.05% AND 28.48% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 172 OF PROSPECTUS.

- 1. In the Designated market maker of the "Issue related terms" on page no. 4 of prospectus, under the chapter titled "Definitions and Abbreviations" kindly read [•] as Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited)
- 2. In the Risk Factor No. 05 of "External Risk Factor" on page no. 32 of prospectus, under the chapter titled "Risk Factors" kindly read Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited) as Designated Market Maker instead of Beeline Broking Limited.
- In the Annexure-5, "Restated Statement of Share Capital" on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the points (a)
 - (a) Authorised Capital 21,70,000 Equity Shares (Previous Year 50,000) of Rs. 10/- each.
 - In the Annexure-5, "Restated Statement of Share Capital" on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the Table under

31st March, 2024 **Particulars** No. of Shares Rs. 3,30,000 At the beginning of the year 33,000 14,85,000 1,48,50,000 Bonus Issued During the Year

15,18,000 1,51,80,000 **Deduction During the year** At the end of the year 15,18,000 1,51,80,000

of India (NSE) and Securities and Exchange Board of India ("SEBI") in relation to the Issue. All capitalized term used in this notice (corrigendum/newspaper advertisement) shall, unless the context otherwise requires, has the meaning ascribed in the prospectus.

PROPOSED LISTING

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated May 27, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE"). DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI")

Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Offer Document was not filed with SEBI. In terms of the SEBI ICDR Regulations, SEBI shall not Issue any observations on the Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "SEBI Disclaimer Clause" on page 165 of the Prospectus.

NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of the NSE' on page 165 of the Prospectus." **REGISTRAR TO THE ISSUE**

Address: Office No. 508, Fifth Floor, Priviera Nehru Nagar, Ahmedabad- 380015, Gujarat,

Tel No.: 079 4908 8019

Email: mbd@ifinservices.in

Web Site: www.ifinservices.in

Investor Grievance Email: info@ifinservices.in Contact Person: Pradip Sandhir **SEBI Reg. No.:** INM000012856

BIGSHARE SERVICES PRIVATE LIMITED

Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 **Tel No.:** +91 22-62638200 Fax No.: +91 22-62638299

Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Sagar Pathare **SEBI Reg. No.:** INR000001385

COMPLIANCE OFFICER OF THE ISSUER Ishita Shah Company Secretary and Compliance Officer

Winny Immigration & Education **Services Limited** Address: 104. ATP Arcade. Above Mr Bean's

Coffee Shop, Nr. National Handloom House, Law Garden, Ahmedabad, Gujarat, India,

Tel No: +91 079-61906190; **Website:** www.winnyimmigration.com; E-mail: compliance@winnyimmigration.com

Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

Sd/-**Jignesh Patel**

Date: June 18, 2024 Place: Ahmedabad WINNY IMMIGRATION & EDUCATION SERVICES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market

conditions and other considerations, to make an Initial Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, Gujarat

The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.ifinservices.in, website of the National Stock Exchange of

Date : June 17, 2024 Place: Howrah

New Delhi

For and on behalf of the Committee of Independent Directors of Mangal Steel Enterprises Ltd Dip Chand Agarwal

Chairman of the Committee of Independent Directors

Softer interest regime for urban housing on menu THE SCHEME has sanctioned a

total of 11.8 million houses, 11.4 million houses have been grounded for construction and 8.37 million houses have been

completed so far. Besides empowering the neo-middle class in urban areas,

intensive construction activities, leading to jobs creation.

subsidy under the new scheme in the current financial year would depend on the offtake by the homebuyers.

the scheme would boost labour-

The actual expenditure on

ARKA

Arka Fincap Limited CIN: U65993MH2018PLC308329

Shop No S9, Shri Ganesh Agency Building, Old NH8, 1st Floor, Ankleshwar

grievanceredressal@arkafincap.com, or raise a request on the Company's customer portal

For Arka Fincap Limited

Place: Mumbai The mark 'Kirloskar' in the status in line is owned by Kirloskar Proprietary Limited and ARKA Fincap Limited is the permitted user.

Email: investor@aurionpro.com, Website: www.aurionpro.com

Beneficial Owners, as on the Record Date

Place: Navi Mumbai Date: 17" June, 2024

CYBERTECH SYSTEMS AND SOFTWARE LIMITED CIN: L72100MH1995PLC084788 REGD Off: 'CYBERTECH HOUSE', PLOT NO. B-63/64/65, ROAD NO. 21/34,

J.B. SAWANT MARG,MIDC, WAGLE ESTATE, THANE (WEST) 400604 Tel: +91 22-4283-9200 | Fax: +91-22-4283-9236 E-mail ID: cssl.investors@cybertech.com | Web: https://cybertech.com NOTICE OF POSTAL BALLOT TO MEMBERS

Notice is hereby given that the resolutions set out below are proposed to be passed by the members of Cybertech Systems and Software Limited ("Company") by means of Postal Ballot, only by way of remote e-voting process ("e-voting"), pursuant to Sections 108 and 110 of the Companies Act, 2013 ("the Act"), Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("Rules") and other applicable provisions of the Act and the Rules, Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India, General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 read with other relevant circulars, including General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021, General Circular No. 11/2022 dated December 28, 2022, and the latest one being General Circular no. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), and other applicable laws, rules and regulations (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), that the approval of Members of Cybertech Systems and Software Limited ("the Company") is being sought for the following special resolution by way of

Description of Special Resolution Appointment of Mr. Haresh Desai (DIN: 00048112), as an

members whose email address were registered with depository participants and / or

Company or its Registrars and Transfer Agents, as on cut-off date i.e. Friday, June 14, 2024.

Member may note that Postal Ballot Notice is also available on the Company's website at

https://cybertech.com and the websites of BSE Limited and National Stock Exchange of

India Limited at www.bseindia.com and www.nseindia.com respectively and on the

website of the Link Intime India Private Limited ("LIPL") https://instavote.linkintime.co.in.

The Company is pleased to provide INSTA-VOTE, an electronic voting platform of Link

Intime India Private Limited, to all its members to cast their votes electronically on the

resolution set forth in the Notice. In compliance with MCA and SEBI circulars the

communication of assent/ dissent of the Members would only take place through remote

e-voting system. Physical copies of Postal Ballot Notice and Postal Ballot Forms will not be

Members who have not yet registered their email addresses are requested to register the

same with their respective DPs in case the shares are held by them in electronic form and

with the Company in case the shares are held by them in physical form. Please refer the

The Company has appointed M/s. Sharma and Trivedi LLP (LLPIN: AAW-6850) Practicing

Company Secretary as the Scrutinizer for conducting Postal Ballot remote e-voting process

The details of e-voting, required under Rule 22 of the Companies (Management and

In case of any query/grievance in connection with the postal ballot including e-voting,

Members may contact the RTA by e-mail at enotices@linkintime.co.in or call on 022-

The Resolution, if approved, shall be deemed to have been passed at the last date of

remote e-voting. The result of Postal Ballot Voting along with scrutinizer's report will be

declared on or before Friday, July 19, 2024 and will be posted on the Company's website -

https://cybertech.com and on the LIPL website https://instayote.linkintime.co.in and

Date: June 18, 2024

Place: Mumba

shall also be forwarded to BSE Limited and National Stock Exchange of India Limited.

the date of commencement of voting: Tuesday, June 18, 2024 at 9.00 a.m. (IST).

e-Voting shall not be allowed beyond 5.00 p.m. (IST) on Wednesday, July 17, 2024.

notes appended to the Postal Ballot Notice for more details in this regard.

the date of completion of sending notice: Monday, June 17, 2024

the date of end of voting: Wednesday, July 17, 2024 at 5.00 p.m. (IST).

Item No. Independent Director of the Company n compliance with the Act, the Rules, MCA circulars and SEBI Listing Regulations, on Monday, June 17, 2024, the Company has sent Notice of Postal Ballot along with explanatory statement ("Notice") only through electronic mode (i.e. email) to those

sent to the Members.

in fair and transparent manner.

Administration) Rules, 2014, are given hereunder:

For CyberTech Systems and Software Limited

Company Secretary & Compliance Officer

Sarita Leelaramani

aurionpro 🜮

NOTICE OF RECORD DATE FOR BONUS ISSUE

The above details are also available on the website of the Company

By Order of the Board

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

WINNY

CIN: U93000GJ2008PLC054150 Our Company was originally incorporated as 'Winny Immigration & Education Services Private Limited' as Private Limited Company under the provisions of Companies Act

Registered office: 103-104, ATP Arcade, Above Mr. Bean's Coffee Shop, Nr. National Handloom House, Law Garden, Ahmedabad, Gujarat, India, 380006

OUR PROMOTER: JIGNESH PATEL

INITIAL PUBLIC ISSUE OF 6,52,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF WINNY IMMIGRATION & EDUCATION SERVICES LIMITED ("WINNY" OR THE

CORRIGENDUM

(b) Issued, Subscribed & Fully Paid up Capital 15,18,000 Equity Shares (Previous Year 33,000) of Rs. 10/- each Fully Paid up. point (A) "Reconciliation of the number of Equity shares and amount outstanding at the beginning and at the end of the reporting Period" as below:

This is with reference to Prospectus dated June 12, 2024 filed with Registrar of Companies, Ahmedabad ("ROC"). SME Platform (NSE Emerge) of National Stock Exchange

INVESTOR MAY PLEASE NOTE THE PROSPECTUS SHALL BE READ IN CONJUNCTION WITH THIS CORRIGENDUM.

DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED (DESIGNATED STOCK EXCHANGE) "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by

LEAD MANAGER OF THE ISSUE INTERACTIVE FINANCIAL **SERVICES LIMITED**

(M) + 91 - 9898055647

Address: Office No. S6-2, 6th Floor, Pinnacle

Website: www.bigshareonline.com **E-Mail:** ipo@bigshareonline.com

On behalf of the Board of Directors

Managing Director (DIN: 02164954)

India Limited at www.nseindia.com and website of Issuer Company at www.winnyimmigration.com. Potential Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page no. 18 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be Issued or sold within the United States or to, or for the account or benefit of "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

financialexp.epapr.in









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INTEGRATED CAPITAL SERVICES LIMITED

PUBLIC NOTICE OF CONVENING 31st ANNUAL GENERAL MEETING THROUGH VC/OAVM NOTICE is hereby given that the 31st Annual General Meeting (AGM) of the Company will be held on Wednesday, July 10, 2024 at 9.30 A.M. IST through Video Conference ("VC") Other Audio Visual Means ("OAVM") facility in compliance with applicable provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued thereunder, to transact the Ordinary Business and/ or the Special Business as set out in the Notice convening the said Meeting. In compliance with the above circulars, electronic copies of the Notice of AGM and Annual

Report for Financial Year ended March 31, 2024 have been sent to all the members whose email IDs are registered with the Company/Depository Participant(s). The Company is pleased to provide its Members the facility to cast their vote by electronic

means on all resolutions set forth in the Notice. The details relating to

1. The Businesses as set out in the Notice of AGM may be transacted through voting by

The remote e-voting shall end on July 9, 2024 at 5:00 p.m.

The cut-off date for determining the eligibility to vote by electronic means or at the AGM

after dispatch of Notice of AGM and holding Shares as of the cut-off date, i.e., July 3, 2024 may obtain login ID and password by sending a request at evoting@nsdl.co.in. Members may note that: a) the remote e-voting module shall be disabled by NSDL after the aforesaid date and time for voting and once the vote on a resolution has been casted by a member, he shall not be allowed to change it subsequently; b) the facility for e-voting shall be made available at the AGM; c) a member who has casted his vote

by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast his vote again; d) a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date only shall be entitled to avail both the facilities of voting, i.e., either through remote e-voting or e-voting at the AGM

on the NSDL's website at https://www.evoting.nsdl.com.

In case of queries, members may refer to the frequently asked questions (FAQs) for members and e-voting user manual for the members at the downloads section of https:/ /www.evoting.nsdl.com or call on toll free no.: 1800222990 or send an email to the RTA at delhilinkintime.co.in or Company at contact@raas.co.in.

Notice is also hereby given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company shall remain closed from 04.07.2024 to 10.07.2024 (both days inclusive) at the time of 31st Annual General Meeting to be held as per schedule

New Delhi June 17, 2024

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

फॉर्म नं. यूआरसी-2 बारे में सूचना का विज्ञापन (कंपनी अधिनियम, 2013 की धारा 374(बी) और

(पंजीकरण हेतु अधिकृत) नियमावली, 2014 के नियम

4(1) के अनुसरण में) लदद्वारा सुचना दी जाती है कि कंपनी अधिनियम 2013 की धारा 366 की उप–धारा (2) के अनुसरण में रजिस्टार, लेन्ट्रल रजिस्ट्रेशन सेंटर (सीआरसी), भारतीय कॉर्पोरेट कार्य संस्थान (आईआईसीए), फ्लॅट नं. 6,7,8, सैक्टर-६, आईएमटी मानेसर, जिला गुडगाँव (इरियाणा) पिन कोड-122052 के पास एक आवेदन किया गय है कि शोबित ग्रीन एनजी एलएलपी कंपनी अधिनियम 2013 के अध्याय XXI के भाग । के अंतर्गत पंजीकृत किया जाए।

कम्पनी के प्रमुख उदेश्य इस प्रकार है हरित ऊर्जा, बायोगैस संयंत्र, विनिर्माण और आपूर्ति प्रस्तावित कंपनी के जापट मेमोरेण्डम तथा आर्टिकल्स ऑफ एसोसिएशन की प्रति 22ए, जी / एफ पॉकेट-ई दिलशाद गार्डन, ईस्ट दिल्ली, दिल्ली-110095 मे

देखी जा सकती है। एतदद्वारा सूचना दी जाती है कि उक्त आवेदन पर आपत्ति करने वाला कोई मी व्यक्ति अपनी आपत्ति लिखित रूप में, इमारे पंजीकत कार्यालय को एक प्रति महित, इस सूचना के प्रकाशन की तारीख से इक्कीस दिनों के भीतर सेन्टल रजिस्टेशन सेंटर (सीआरसी) भारतीय कीपीरेट कार्य संस्थान (आईआईसीए), प्लॉट रं ६,७,८, सैक्टर-६, आईएमटी मानेसर, जिला गृङगांव हरियाणा), पिन कोड-122052 को भेज सकता हैं आवेदक का नाम

1.क्शाग्र अग्रवाल 2. उत्तम प्रकाश तिवारी दिनाक : 17.06.2024

NO.

AVAADA

केंद्र सरकार के समक्ष

उत्तरी क्षेत्र

JAY FINANCE PRIVATE LIMITED CIN: U65999DL2016PTC301674 Reg Office: 49. Ground Floor DDA Site No. New Rajender Nagar New Delhi- 110060 Email id: mailjfpl@gmail.com

PUBLIC NOTICE

This notice is being issued by Jay Finance Private Limited, a registered NBFC, in compliance with para 5 of Notification No. DNBS. (PD) 029/CGM(CDS-2015) dated July 09, 2015 of RBI for approval of change in management by appointment of two (2) directors.

Background: The Company is aiming to appoint two new directors Mr. Ankit Garg and Mr. Mohit Jindal on the Board for business growth.

RBI Approval: The Company has obtained prior approval for change in management from RBI vide letter dated 14.06.2024 which further requires thirty (30) days public notice for any objection from any member of public. Any clarification/objection in this regard may be given within thirty (30) days from the date of this notice, to Mr. Krishan Bansal Director, at registered office of the Company or at email mailifpl@gmail.com.

For, Jay Finance Private Limited Sd/- Krishan Bansal (Director) Date: 17th June, 2024, Place: New Delhi

अवादा क्लीन एनर्जी प्राइवेट लिमिटेड

जय शंकर शुक्ला, निदेशक

DIN: 03121099

अवादा क्लीन एनर्जी प्राइवेट लिभिटेड

CIN: U40106DL2015PTC275207

फ़ॉर्म सं. आई.एन.सी.-२६

पंजीकृत कार्यालय: ९१०/१९, सूर्यीकरण, कस्तूरबा गाँधी मार्ग, नई दिल्ली – ११०००१,

पंजीकृत कार्यालय टेलीफ़ोन नंबर: ०११- ६८१७-२१००, कॉर्पोरेट कार्यालय टेलीफ़ोन नंबर: ०२२-६१४०-८०००

ई-मेल आईडी : avaadaclean@avaada.com

कंपनी अधिनियम २०१३ की धारा १३ की उप-धारा ४ और कंपनी (निगमन) नियम २०१४ के नियम ३०

के उप-नियम (५) के खंड अ के संबंध में

अवादा क्लीन एनर्जी प्राइवेट लिमिटेड, पंजीकृत कार्यालय ९१०/१९, सूर्यिकरण, कस्तूरबा गाँधी मार्ग,

नई दिल्ली - ११०००१, भारत, याचिकाकर्ता के संबंध में,

आम जनता को एतदद्वारा सुचित किया जाता है कि कंपनी, केंद्र सरकार को कंपनी अधिनियम, २०१३ की धारा १३ के

अंतर्गत आवेदन करने का प्रस्ताव करती है जिसमें वह दिनांक १५ जून, २०२४ को हुई असाधारण सामान्य बैठक में पारित

विशेष प्रस्ताव के संदर्भ में कंपनी के संस्थापना प्रलेख (मेमोरंडम ऑफ़ असोसिएशन) में परिवर्तन की पृष्टि की माँग करती

है ताकि कंपनी अपने पंजीकृत कार्यालय को कंपनी रजिस्ट्रार का क्षेत्राधिकार "दिल्ली" से "मुंबई", महाराष्ट्र में स्थानांतरित

कंपनी के पंजीकृत कार्यालय में प्रस्तावित परिवर्तन के फलस्वरूप यदि किसी व्यक्ति का हित प्रभावित होने की संभावना

हो तो वे इस सूचना के प्रकाशित होने के दिनांक से चौदह दिनों के अंदर एमसीए २१ (www.mca.gov.in) पोर्टल

पर निवेशक शिकायत फ़ॉर्म भर कर या अपने हित की प्रकृति एवं विरोध के आधार का उल्लेख करते हुए अपनी

आपत्तियों को एक हलफ़नामे के साथ क्षेत्रीय निदेशक, बी-२ विंग, दूसरी मंज़िल, पंडित दीनदयाल अंत्योदय भवन,

सीजीओ कॉम्प्लेक्स, नई दिल्ली - ११०००३ के पते पर पहुंचाएँ या पंजीकृत डाक से भेजें, और उसकी एक प्रति आवेदक

फ़ॉर्म सं. आई.एन.सी.-२६ 1

अवादा नॉन-कन्वेंशनल एनर्जी प्राइवेट लिभिटेड AVAADA CIN: U40106DL2015PTC275947 पंजीकृत कार्यालय: ९१०/१९, सूर्यीकरण, कस्तूरबा गाँधी मार्ग, नई दिल्ली – ११०००१,

पंजीकृत कार्यालय टेलीफ़ोन नंबर: ०११- ६८१७-२१००, कॉर्पोरेट कार्यालय टेलीफ़ोन नंबर: ०२२-६१४०-८०००

ई-मेल आईडी : avaadanonconventional@avaada.com

केंद्र सरकार के समक्ष

उत्तरी क्षेत्र कंपनी अधिनियम २०१३ की धारा १३ की उप-धारा ४ और कंपनी (निगमन) नियम २०१४ के नियम ३० के उप-नियम (५) के खंड अ के संबंध में

अवादा नॉन-कन्वेंशनल एनर्जी प्राइवेट लिमिटेड, पंजीकृत कार्यालय ९१०/१९, सूर्यकिरण, कस्तुरबा गाँधी मार्ग, नई दिल्ली - ११०००१, भारत, याचिकाकर्ता के संबंध में,

आम जनता को एतदद्वारा सुचित किया जाता है कि कंपनी, केंद्र सरकार को कंपनी अधिनियम, २०१३ की धारा १३ के अंतर्गत आवेदन करने का प्रस्ताव करती है जिसमें वह दिनांक १५ जून, २०२४ को हुई असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के संदर्भ में कंपनी के संस्थापना प्रलेख (मेमोरंडम ऑफ़ असोसिएशन) में परिवर्तन की पुष्टि की माँग करती है ताकि कंपनी अपने पंजीकृत कार्यालय को कंपनी रजिस्ट्रार का क्षेत्राधिकार "दिल्ली" से "मुंबई", महाराष्ट्र में स्थानांतरित

कंपनी के पंजीकृत कार्यालय में प्रस्तावित परिवर्तन के फलस्वरूप यदि किसी व्यक्ति का हित प्रभावित होने की संभावना हो तो वे इस संचना के प्रकाशित होने के दिनांक से चौदह दिनों के अंदर एमसीए २१ (www.mca.gov.in) पोर्टल पर निवेशक शिकायत फ़ॉर्म भर कर या अपने हित की प्रकृति एवं विरोध के आधार का उल्लेख करते हुए अपनी आपत्तियों को एक हलफ़नामे के साथ क्षेत्रीय निदेशक, बी-२ विंग, दूसरी मंज़िल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली - ११०००३ के पते पर पहुंचाएँ या पंजीकृत डाक से भेजें, और उसकी एक प्रति आवेदक कंपनी के ऊपर बताए गए पंजीकृत पते पर भी भेजें।

स्थान: दिल्ली दिनांक: १७.०६.२०२४ अवादा नॉन-कन्वेंशनल एनर्जी प्राइवेट लिमिटेड प्रशांत चौबे, निदेशक DIN: 08072225

फ़ॉर्म सं. आई.एन.सी.-२६

अवादा सोलर एनर्जी प्राइवेट लिभिटेड 100 AVAADA CIN: U40104DL2015PTC275209

पंजीकृत कार्यालय: ९१०/१९, सूर्यीकरण, कस्तूरबा गाँधी मार्ग, नई दिल्ली – ११०००१, पंजीकृत कार्यालय टेलीफ़ोन नंबर: ०११- ६८१७-२१००, कॉर्पोरेट कार्यालय टेलीफ़ोन नंबर: ०२२-६१४०-८००० ई-मेल आईडी : avaadasolar@avaada.com

केंद्र सरकार के समक्ष

उत्तरी क्षेत्र कंपनी अधिनियम २०१३) की धारा १३ की उप-धारा ४। और कंपनी (निगमन) नियम २०१४। के नियम ३०। के उप-नियम (५) के खंड अ के संबंध में

अवादा सोलर एनर्जी प्राइवेट लिमिटेड, पंजीकृत कार्यालय ९१०/१९, सूर्यकिरण, कस्तुरबा गाँधी मार्ग, नई दिल्ली - ११०००१, भारत, याचिकाकर्ता के संबंध में,

आम जनता को एतदद्वारा सूचित किया जाता है कि कंपनी, केंद्र सरकार को कंपनी अधिनियम, २०१३ की धारा १३ के अंतर्गत आवेदन करने का प्रस्ताव करती है जिसमें वह दिनांक १५ जुन, २०२४ को हुई असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के संदर्भ में कंपनी के संस्थापना प्रलेख (मेमोरंडम ऑफ़ असोसिएशन) में परिवर्तन की पुष्टि की माँग करती है ताकि कंपनी अपने पंजीकृत कार्यालय को कंपनी रजिस्ट्रार का क्षेत्राधिकार "दिल्ली" से "मुंबई", महाराष्ट्र में स्थानांतरित कर सके।

कंपनी के पंजीकृत कार्यालय में प्रस्तावित परिवर्तन के फलस्वरूप यदि किसी व्यक्ति का हित प्रभावित होने की संभावना हो तो वे इस सुचना के प्रकाशित होने के दिनांक से चौदह दिनों के अंदर एमसीए २१ (www.mca.gov.in) पोर्टल पर निवेशक शिकायत फ़ॉर्म भर कर या अपने हित की प्रकृति एवं विरोध के आधार का उल्लेख करते हुए अपनी आपत्तियों को एक हलफ़नामे के साथ क्षेत्रीय निदेशक, बी-२ विंग, दूसरी मंज़िल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली - ११०००३ के पते पर पहंचाएँ या पंजीकृत डाक से भेजें, और उसकी एक प्रति आवेदक कंपनी के ऊपर बताए गए पंजीकृत पते पर भी भेजें।

स्थान: दिल्ली दिनांक: १७.०६.२०२४ अवादा सोलर एनर्जी प्राइवेट लिमिटेड राधा एम.एस., निदेशक DIN: 08037734

LIMMTED पंजीकृत एवं कॉर्पोरेट कार्यालय: 611, डी माल, प्लॉट नं. ए-1, नेताजी सुभाष प्लेस, पीतमपुरा, नई दिल्ली-110034, फोन नं. 011-45320000

प्रुडेन्ट एआरसी लिमिटेड

शुद्धिपत्र

प्रतिभृति हित (प्रवर्त्तन) नियमावली, 2002 के नियम 8(6) के साथ पठित वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्त्तन अधिनियम 2002 के अंतर्गत अचल सम्पत्ति की बिक्री के लिये ई-नीलामी बिक्री सूचना यह 13.05.2024 को इस समाचार पत्र में प्रकाशित मै. एसएआर इस्पात प्रा. लिमिटेड (ऋणधारक) तथा मै. एकेएस एलॉयज प्रा.लि. (ऋणधारक) तथा गारंटरों, नाम i) श्री नरेन्द्र कुमार कोठारी, ii) श्रीमती पुष्पा कोठारी, iii) श्री नेमीचन्द कोठारी, iv) श्री विक्रान्त शर्मा, v) श्री संजय कुमार शर्मा, vi) श्री संदीप कोठारी, vii) श्री मै. पुडेन्ट कन्स्ट्रक्शन प्रा [लि., viii) मै. एसएआर इस्पात प्रा. लिमिटेड (एकेएस एलॉयज प्रा. लि. के कॉर्पोरेट गारंटर), ix) मै. एकेएस एलॉयज प्रा. लि. (एसएआर इस्पात प्रा. लि. के कॉर्पोरेट गारंटर) की खाता में नीचे वर्णित अचल सम्पत्ति की ई-नीलामी के संदर्भ में प्रतिभृति हित (प्रवर्त्तन) नियमावली, 2002 के नियम 8(6) के साथ पठित वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम, 2002 के अंतर्गत ई-नीलामी बिक्री सूचना तिथि 13.05.2024 के संदर्भ में है। ई. नीलामी तिथि एवं समय अंतिम पांच मिनट में रखी गई बोली की स्थिति में प्रति पांच मिनट के स्वतः विस्तार के साथ 10.7.2024 को 11.00 बजे पूर्वा. से 1.00 बजे अप. के बीच पुनर्निर्धारित की गई है। ईएमडी के साथ बोली के लिये ऑनलाइन आवेदन जमा करने की अंतिम तिथि 5.7.2024 पुनर्निर्धारित की गई है। सम्पत्ति के निरीक्षण की तिथि 4.7.2024 है। अन्य विवरण पूर्ववत रहेंगे।

सम्पत्ति की अनुसूची प्रुडेन्ट कन्स्ट्रक्शन प्रा. लि. के नाम में नीचे की भूमि में अनुपातिक अविभाजित अधिकार के साथ कम्युनिटी सेन्टर, जी ब्लॉक, विकास पुरी, नई दिल्ली-110018 में स्थित भूमि माप 169 वर्ग मी. पर निर्मित ब्लॉक जी में फ्रीहोल्ड सम्पत्ति सं. 24 में छत के अधिकार के बिना सम्पूर्ण दूसरा तल। चौहद्दीः पूर्वः खुला, पश्चिमः खुला, उत्तरः प्लॉट नं. 25, दक्षिणः प्लॉट

तिथि: 17.6.2024 स्थानः नई दिल्ली

नं. 23

प्राधिकृत अधिकारी, प्रुडेन्ट एआरसी लिमिटेड मोबाइल नं. १९१९२८४८८१

एसएमसी ग्लोबल सिक्योरिटीज लिमिटेड

इक्विटी शेयरधारकों को सूचना वित्त वर्ष 2017-2018 के अंतरिम लाभांश से संबंधित इक्विटी शेयरों और गैर भुगतान /अदावा किए गए लाभांश का निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण को हस्तांतरण

एतदद्वारा यह सूचना दी जाती है कि कंपनी अधिनियम, 2013 की घारा 124(6) और समय-समय पर संशोधित निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, हस्तांतरण और वापसी) नियम, 2016 ('नियम') के प्रावधानों के अनुसार, कंपनी के इविवटी शेयर जिनके संबंध में शेयरधारकों द्वारा लगातार सात (7) वर्षों या उससे अधिक समय तक लाभांश का भूगतान या दावा नहीं किया गया है, उन्हें कंपनी द्वारा निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण ('प्राधिकरण') के डीमैट खाते में इस्तांतरित किया जाना आवश्यक है। इस संबंध में कंपनी द्वारा घोषित वित्त वर्ष 2017-2018 का अंतरिम लागांश 19 सितंबर, 2024 की या उसके बाद प्राधिकरण को इस्तांतरित होने वाला है। इस संबंध में वित्त वर्ष 2017-2018 के अंतरिम लाभांश से संबंधित दावा न किया गया / गैर भुगतान लाभांश भी हस्तांतरण के

नियमों के अनुपालन में कंपनी ने संबंधित शेयरधारकों को ऐसे लाभांश और संबंधित शेयरों का दावा करने के लिए उनके नवीनतम उपलब्ध पते पर व्यक्तिगत संचार भेजा है।

यह संचार उन शेयरचारकों को संबोधित है जिनके शेयर वित्त वर्ष 2024-2025 के दौरान प्राधिकरण को हस्तांतरित किए जाने योग्य हैं ताकि उचित कार्रवाई की जा सके। कंपनी ने ऐसे शेयरघारकों का परा विवरण भी अपनी वेबसाइट https://smcindiaonline.com/ पर अपलोड किया है. जिसमें उनके नाम फोलियो नंबर या डीपी आईडी और क्लाइंट आईडी और प्राधिकरण को इस्तांतरित किए जाने वाले इक्विटी शेयर शामिल हैं।

शेयरधारकों से अनुरोध है कि वे भगतान न किए गए / गैर भगतान लाभांश और प्राधिकरण को हस्तांतरित किए जाने वाले शेयरों के विवरण को सत्यापित करने के लिए उक्त वेबसाइट देखें। संबंधित शेयरधारक, जो भौतिक रूप में इविवटी शेयर रखते हैं और जिनके शेयर प्राधिकरण को हस्तांतरित किए जाने योग्य हैं, कृपया ध्यान दें कि कंपनी कॉर्पोरेट मामलों के मंत्रालय द्वारा निर्धारित प्रक्रियाओं का पालन करने के बाद, उक्त शेयरों को डीमेट रूप में परिवर्तित करने के लिए जनके द्वारा रखे गए मूल शेयर प्रमाणपत्र के बदले में नए शेयर प्रमाणपत्र जारी करेगी। इसके बाद, उक्त शेयर प्राधिकरण के पक्ष में हस्तांतरित हो जाएंगे। शेयरधारक(ओ) के नाम पर पंजीकृत मूल शेयर प्रमाणपत्र स्वतः ही रह हो जाएंगे। ब्रीमेंट रूप में रखे गए इक्विटी शेयरों के लिए, कंपनी कॉर्पोरेट कार्रवाई के माध्यम से संबंधित डिपॉजिटरी को सूचित करेगी, जहां शेयरधारकों के पास प्राधिकरण के पक्ष में ऐसे शेयरों के हस्तांतरण के लिए उनका खाता

यदि कंपनी को संबंधित शेयरधारकों से 18 सितंबर, 2024 को या उससे पहले कोई संधार प्राप्त नहीं होता है। कंपनी बिना किसी अतिरिक्त सूचना के नियमों का अनुपालन करते हुए, नियमों में निर्धारित प्रक्रिया के अनुसार नियत तारीख तक ऐसे शेयर और लागांश प्राधिकरण को हस्तांतरित कर देगी।

कृपया ध्यान दें कि प्राधिकरण को हस्तांतरित शेयरों के संबंध में कंपनी के खिलाफ कोई दावा नहीं किया जाएगा। हालांकि, दावा न किए गए लाभांश और प्राधिकरण को हस्तांतरित शेयर, ऐसे शेयरों पर मिलने वाले लभी लामों लहित, यदि कोई हो, को नियमों द्वारा निर्धारित प्रक्रिया का पालन करने के बाद संबंधित शैयरधारकों द्वारा प्राधिकरण से वापस दावा किया जा सकता है। अधिक जानकारी के लिए कृपया www.iepf.gov.in और कंपनी की वेबसाइट

https://smcindiaonline.com/ देखें। उपर्युक्त मामले के संबंध में किसी भी प्रश्न के मामले में, शेयरधारक कंपनी के रजिस्ट्रार और ट्रांसफर एजेंट, लिंक इनटाइम इंडिया प्राइवेट लिमिटेड, नोबल डाइट्स, पहली मंजिल, प्लॉट एनएच-2, सी-1 ब्लॉक एलएससी, सावित्री मार्केट के पास, जनकपुरी, नई दिल्ली-110058, फोन नंबर 011-41410592-94, ई-मेल आईडी: delhi@linkintime.co.in, वेबसाइट:

www.linkintime.co.in से संपर्क कर सकते हैं।

कर्त एसएमसी ग्लोबल सिक्वोरिटीज लिमिटेड हस्ता /-

(समन क्मार)

ई.वी.पी. (कॉरपोरेट मामले और कानूनी), कंपनी सचिव और जनरल काउंसल दिनांकः 15 जून, 2024

स्थानः नई दिल्ली

कॉर्पोरेट पष्टचान संख्या (सीआईएन : L74899DL1994PLC063609) **पंजीकृत कार्यालय-**11 / 6बी,शांति चैयर, पुसा रोड,नई दिल्ली-110005 फोन: +91-11-30111000, 40753333 , फैक्स: +91-11-25754365

शिवालिक बायमेटल कंट्रोल्स लिमिटेड

सीआईएन. L27101HP1984PLC005862 पंजीकृत कार्यालय:–16 18, न्यू इलेक्ट्रॉनिक्स कॉम्प्लेक्स, चंबाघाट जिला सोलन ,

प्रमाणपत्रों के साथ किसी भी तरह की खरीद या लेनदेन के खिलाफ चेतावनी दी जाती है। कोई भी व्यक्ति जिसके पास उक्त शेयर प्रमाणपत्रों के संबंध में कोई दावा है, उसे इस नोटिस के प्रकाशन के 15 दिनों के भीतर कंपनी के पंजीकृत कार्यालय में ऐसा दावा दर्ज करना चाहिए. जिसके बाद किसी भी दावे पर विचार नहीं किया जाएगा और कंपनी किसी भी नुकसान के लिए जिम्मेदार नहीं होगी तथा कंपनी डिप्लकेट शेयर प्रमाणपत्र जारी करने के लिए आगे बढेगी। शेयरों की संख्या संख्या का नाम

फातिमा शम्सी 500 009764451-009764950 500 037815251-037816250 1000 038478326-038479325 1000

कृते शिवालिक बायमेटल कंट्रोल्स लिमिटेड हस्ता /-

SMFG एसएमएफजी इंडिया क्रेडिट कंपनी लिमिटेड (पूर्ववर्ती फुलरटन इंडिया क्रेडिट कंपनी लिमिटेड)

माग सुचना

वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 ("अधिनियम") और प्रतिभूति हित (प्रवर्तन) नियमावली 2002 ("नियमावली") के प्रावधानों के अंतर्गत अधोहस्ताक्षरकर्ता ने एसएमएफजी इंडिया क्रेडिट कंपनी लिमिटेड (पूर्ववर्ती फुलरटन इंडिया क्रेडिट कंपनी लिमिटेर रसएमएफजी इंडिया क्रेडिट) के प्राधिकृत अधिकारी के रूप में अधिनियम के अंतर्गत और नियम 3 के साथ पठित्र

संपत्ति के स्वामी- श्री उमेश सिंह। भूखंड सं. 176 के समस्त वह संपत्तिगत भाग तथा अंश जो स्कीम श्री गणेश विहार चोमू जयपुर राजस्थान मे रियत है. अधिमापन 200 वर्ग गज, जिसकी सीमार्ये निम्नानुसार हैं : पूर्व- सड़क, परिचम- भूखंड सं. 167,

उधारकर्ता(ओं) के नाम मांग सुचना तिथि एवं राशि 11–जून–2024 . दीपक भटनागर रङ. 21,20,016/-^२. मोनिका भटनागर (रूपये इक्कीस लाख बीस हनार सोलह मात्र) 07 जून 2024 के अनुसार

बंधककृत अचल संपत्ति का विवरण दुकान सं. आरटीजी-141 के समस्त वह संपत्तिगत भाग तथा अंश जो भूतल पर ब्लॉक रॉयल टॉवर, क्षेत्र माप 12.25 वर्ग मीटर, शिप्रा सन सिटी-1 आवासीय कालौनी जिसे इंदिराप्रम गाजियाबाद के रूप में जाना

सं. आरटी जी-142 उधारकर्ता(ओं) के नाम मांग सुचना तिथि एवं राशि 11–जून–2024 . मयंक भिढा ਦਾ. 1,45,17,578.87/-2. मेघा मिढा (रूपये एक करोड़ पैंतालीस लाख सत्रह हजार पांच सौ

3. स्नैपेक्स ओवरसीज अद्रहत्तर एवं सत्तासी पैसे मात्र) 4. बीना भिढा 11 जून 2024 के अनुसार बंधककत अचल संपत्ति का विवरण संपत्ति के स्वाभी- बीना भिढा

सं. 1133 धारक संपत्ति के समस्त वह संपत्तिगत भाग तथा अंश, क्षेत्र मापन 250 वर्ग फुट, सेक्टर-28

इसमें उपरोक्त तालिका में अंकित मांग राशि का, भुगतान की वसूली होने की तिथि तक गणनाकृत लागू ब्याज, अतिरिक्त ब्यार बाउंस शल्कों लागत और व्ययों के साथ इस प्रकाशन की तिथि से 60 दिवसों के अंदर भगतान करें। उधारकर्ता(गण) यह ध्य में रखें कि एसएमएफजी इंडिया क्रेडिट जो है वह एक प्रतिभृत ऋणदाता है और उधारकर्ता(ओं) द्वारा प्राप्त ऋण सुविधा जो ह उधारकर्ता(ओं) द्वारा बंधक रखी गईं प्रतिभूत परिसंपत्ति(यों) के रूप में अचल संपत्ति / संपत्तियों के समक्ष एक प्रतिभूत ऋ

करने में विफल हो चके हैं अंतरव एसएमएफज़ी इंडिया केंडिट प्रतिभत परिसंप्रति(यों) का अधिग्रहण करने के लिए अधिनः की धारा 13(4) के अंतर्गत उपलब्ध समस्त अधिकारों का प्रयोग करने की अधिकारी होगी. जिसमें विक्रय के माध्यम से परिसंपत्ति अथवा अधिनियम एवं उसके अंतर्गत विरचित नियमावली के अधीन उपलब्ध किसी अन्य उपचार का उपयोग कर तथा भुगतान वसूल करना सम्मिलित होगा, परंतु यह इतने तक ही सीमित भी नहीं होगा। एसएमएफजी इंडिया क्रेडिट जो इस्तांतरण करने के लिए अधिकार का प्रवर्तन करने से पूर्व प्रतिभूत परिसंपत्ति(यों) की कुर्की तथा/अथवा सी करने के लिए भी सशक्त है। प्रतिभूत परिसंपत्ति(यों) के विक्रय के उपरांत एसएमएफजी इंडिया क्रेडिट के पास यह अधिकार व है कि वह उस स्थिति में, शेष देयराशियों को वसूल करने के लिए पृथक विधिक कार्यवाहियां आरंभ कर सकती है, र्या सएमएफजी इंडिया क्रेडिट को भुगतानयोग्य देयराशियों का भुगतान पूर्ण करने के लिए बंधक संपत्तियों का मुद्रामूल्य अपर्या होता है। यह उपाय एक अतिरिक्त उपाय है और किसी अन्य विधि-व्यवस्था के अंतर्गत एसएमएफजी इंडिया क्रेडिट को उपल

सामान्य क्रम के अतिरिक्त किसी अन्य तरीके से) हस्तांतरित करने से प्रतिबंधित/निषेधित किया जाता है और उपरोक्त अनुपालन न होने पर यह उक्त अधिनियम की धारा 29 के अंतर्गत एक दंडनीय अपराध है। मांग सूचना की प्रति अधोहस्ताक्षरक पास उपलब्ध है और उधारकर्ता(गण), यदि वे इच्छुक हैं, तो प्रतियां किसी भी कार्यदिवस पर सामान्य कार्यालय समयावधि

स्थान ः गाजियाबाद / फरीदाबाद / जयपुर दिनांक: 18-06-2024

हस्ता./- प्राधिकृत अधिकारी, एसएमएफजी इंडिया क्रेडिट कंपनी लिमिटेड (पूर्ववर्ती फुलरटन इंडिया क्रेडिट कंपनी लिमिटेड

अधिग्रहण स्चना

जबिक, अधोहस्ताक्षरकर्ता ने जना रमॉल फाइनेंस बैंक लिमिटेड (पूर्व में जनलक्ष्मी फाइनेंशियल सर्विस् लिमिटेड के रूप में विदित) के प्राधिकृत अधिकारी के रूप में वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिभूति हित (प्रवर्तन) नियमावल 2002 के नियम 3 के साथ पठित धारा 13(2) के अंतर्गत प्रदत्ते शक्तियों के प्रयोगांतर्गत ऋणकर्ता(ओं) / सह—ऋणकर्ता(ओं) को मांग सूचनायें निर्गत की थीं, जिनमें ऋणकर्ताओं को उक्त सूचनाउ की प्राप्ति की तिथि से 60 दिनों के अंदर उक्त सूचनाओं में निम्न तालिका में वर्णित संबंधित नामों के समक्ष अंकितानुसार राशि का राशि पर प्रयोज्य दरों पर आकलित ब्याज और भुगतान तथा / अथवा वसूलीकरण की तिथि तक वहनकृत प्रयोज्यानुसार भावी ब्याज, आकस्मिक व्ययों, लागतों, शुल्कों, इत्यादि का प्रतिभुगतान

ऋणकर्ता/सह-ऋणकर्ता/ 13(2) सूचना तिथि / गारंटर / बंधककर्ता बकाया देय तिथि / समय (रु. में) इस तिथि को एवं प्रकार दिनांक 45268640000891 1) मैसर्स अर्जुन फाइबर वर्क 08-04-2024 एंड ट्रेडिंग कं., इसके स्वामी 45269660002179 रु. 57,02,212 / -14-06-2024 45268640000881 श्री देव सिंह द्वारा अभ्यावेदित (रुपये सत्तावन समय : & 2) श्री देव सिंह (उधारकर्ता) लाख दो हजार 02:50 पी.एम. 45269660002166 दो सौ बारह मात्र) 3) श्रीमती सविता (गारंटर) सांकेतिक 08-04-2024 के अनुसार

खेवट / खसरा नं. 21 / 23, एमयू. नं. 49, किला नं. 19, एमयू. नं. 54 किला नं. 9/1, मिन. ग किता २ रकबा ९ कनाल १९ मरला और खाता नं. २४, मुस्तिल नं. ५३, किला नं. १३, मुस्तिल न 54 किला नं. 9/1 मिन. सरक किता 2 रकबा 9 कनाल 18 मरला, कुल किता 4 कुल क्षेत्रफल 19 कनाल 17 मरला हिस्सा 4 / 397, रकबा 4 मरले खेवट और खाता नं. 303 / 382, मस्तिल 54, किला नं. २, मिन. पश्चिम, खाता नं. 383, मुस्तिल नं. 54, किला नं. २, मिन. पूर्व, किता रकबा ७ कनाल १३ मरला ५/३०६ के भाग, रकबा २ १६२ मरला, खेवट / खाता नं. ३४३/४२९ मुस्तिल नं. 54 किला नं. 3/1 खाता नं. 430 मुस्तिल नं. 49 किला नं. 22 मिन. गर्व मुस्तिल 50 किला नं. 24, मुस्तिल नं. 53 किला नं. 7/3 खाता नं. 431 मुस्तिल नं. 49 किला नं. 22 मिन खाता नं. ४३२ मुस्तिल नं. ५० किला नं. २५/१, २५/२ खाता नं. ४३३ मुस्तिल नं. ४९ किला र 18 कित्ता 8 रकबा 38 कनाल 2 मरला हिस्सा 8/762 रकबा 8 मरला खेवट / खाता 344 / 434, मुस्तिल नं. 53 किला नं. 3, 4 / 1 / 2, 4 / 2 और खाता 435 मुस्तिल नं. 53 किल नं. 4/1/1 कित्ता 4 रकबा 16 कनाल, 5/640 रकबा 2.5 मरला का हिस्सा और खेवट/ खात नं. 345/436 मुस्तिल नं. 49 किला नं. 23 और खाता 437 मुस्तिल नं. 53 किला नं. 8 कित्ता : रकबा 16 कनाल हिस्सा 14/320 रकबा 14 मरला में से, वाका मौजा सोतई, तहसील बल्लभगढ़ जिला फरीदाबाद, हरियाणा में स्थित है। इसका स्वामित्व श्री देव सिंह उपनाम घ्घ्देवी सिंह पूर् स्वर्गीय वेद प्रकाश के पास है। इसकी सीमा इस प्रकार है: पूर्व: रिक्त भूमि, पश्चिम: सड़क, उत्तर

रिक्त भूमि, दक्षिणः रिक्त भूमि। 1) मैसर्स एस. के. ज्वैलर्स, 32058640000019 डसके स्वामी **श्री अमित वर्मा** द्वारा अभ्यावेदित. 3205020000421713 (उधारकर्ता),

प्रतिभूत परिसंपत्ति का विवरण: भूतल पर दुकान, क्षेत्रफल 13.84 वर्ग गज, सैयद वाली गली, झज्जर रोड, रोहतक में स्थित, संपत्ति संख्या 562–563–564/17, हॉल संख्या 2588/30–110045। स्वामित्व श्री अमित वर्मा पुत्र श्री कुलदीप वर्मा के पास है। सीमा इस प्रकार है: पूर्व: 10 फुट 3 1ध्2 इंच, दीपक चक्की वाला, खुद की दीवाल, पश्चिमः 10 फुट 3 1ध्2 इंच, रास्ता, उत्तरः 12 फुट 11 1ध्2 इंच, दुकान

रेवती, दक्षिणः 12 फुट 11 1/2 इंच। 45289430000444 1) श्री संजय 09-04-2024 (आवेदक). **⊽.** 15,76,995 ∕ − 15-06-2024 2) श्रीमती मोनिका (रुपये पंद्रह लाख समय : (सह—आवेदक) छिहत्तर हजार नौ सौ 01:55 पी.एम.

पिचानबे मात्र) सांकेतिक 08-04-2024 अधिग्रहण के अनुसार

ড. 36,15,907 ∕ −

(रुपये छत्तीस

15-06-2024

कनाल 9 मरले हिस्सा 20 / 6207 पार्ट बकदार 6.6 मरले यानी 200 वर्ग गज. वर्ष 2018–19 व जमाबंदी, गांव महमुदपुर, तहसील गोहाना जिला सोनीपत में स्थित है। स्वामित्व श्रीमती मोनिका पत्नी

प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा यहां इसमें उपरोक्त वर्णित ऋणकर्ताओं को विशेष रूप में तथा जनसाधारण को सामान्य रूप में सूचित किया जाता है कि जना रमॉल फाइनेंस बैंक लिमिटेड के प्राधिकृत अधिकारी ने यहां इसमें उपरोक्त विवरणित संपत्तियों / प्रतिभृत परिसंपत्तियों का, उक्त नियमावली के नियम 8 के साथ पटित उक्त अधिनियम की धारा 13 की उप–धारा (4) के अंतर्गत उन्हें प्रदत्त षिक्तयों के प्रयोगान्तर्गत, उपरांकित तिथियों पर, अधिग्रहण कर लिया है। यहां इसमें उपरोक्त वर्णित ऋणकर्ताओं / सह—ऋणकर्ताओं / गारंटरों / बंधककर्ताओं को विषेष रूप में तथा जनसाधारण को एतदद्वार सामान्य रूप में सावधान किया जाता है कि उपर्युक्त संपत्तियों / प्रतिभूत परिसंपत्तियों का लेन-देन न कर तथा उक्त संपत्तियों / प्रतिभत परिसंपत्तियों का कोई व किसी भी प्रकार का लेन-देन, जना स्मॉल फाइनेंस बैंक लिमिटेड के प्रभाराधीन होगा।

कृते जना स्मॉल फाइनेंस बैंक लिमिटेड दिनांक : 18-06-2024

(एक अनुस्चित वाणिज्यिक बैंक)

<u>पंजीकृत कार्यालय</u> :— द फेयरवे, भू एवं प्रथम तल, सर्वे नं. 10/1, 11/2 एवं 12/2बी, ऑफ डोम्लुर, कोरमंगला इनर रिंग रोड, ईजीएल बिजनेस पार्क के समीप, छल्लाघट्टा, बैंगलोर-560071, शाखा कार्यालय : 16/12, द्वितीय तल, डब्ल्यू.ई.ए., आर्य समाज मार्ग, करोल बाग, नई दिल्ली–110005

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electronic means The remote e-voting shall commence on July 7, 2024 at 9:00 a.m.

Any person, who acquires shares of the Company and becomes member of the Company

The Notice of AGM is available on the Company's website at www.raas.co.in and also

Closure of Register of Members

mentioned hereinabove.

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By Order of the Board Saieve Deora (Director) DIN: 00003305

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Whilst care is taken prior to acceptance of advertising We therefore recommend that readers make necessary inquiries before sending any monies or

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WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

कंपनी के ऊपर बताए गए पंजीकृत पते पर भी भेजें।

CIN: U93000GJ2008PLC054150 Our Company was originally incorporated as 'Winny Immigration & Education Services Private Limited' as Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 09, 2008 bearing Corporate Identification Number U93000GJ2008PTC054150 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Havelli. Further, our Company was converted in to a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 07, 2023 and consequently the name of our Company was changed to 'Winny Immigration & Education Services Private Limited' and a fresh

certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 08, 2023. The CIN of the Company is U93000GJ2008PLC054150. For further details, please refer the chapter titled "History and Certain Corporate Matters" beginning on page 97 of Prospectus. Registered office: 103-104, ATP Arcade, Above Mr. Bean's Coffee Shop, Nr. National Handloom House, Law Garden, Ahmedabad, Gujarat, India, 380006

Tel No.: 079-61906190; | Website: www.winnyimmigration.com; | E-Mail: compliance@winnyimmigration.com Contact Person: Ishita Shah, Company Secretary and Compliance Officer

OUR PROMOTER: JIGNESH PATEL THE OFFER

INITIAL PUBLIC ISSUE OF 6,52,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF WINNY IMMIGRATION & EDUCATION SERVICES LIMITED ("WINNY" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 912.80 LAKHS ("THE ISSUE"), OF WHICH 34,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE AGGREGATING TO ₹ 47.60 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 6,18,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 140 PER EQUITY SHARE AGGREGATING TO 865.20 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 30.05% AND 28.48% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 172 OF

PROSPECTUS. CORRIGENDUM

1. In the Designated market maker of the "Issue related terms" on page no. 4 of prospectus, under the chapter titled "Definitions and Abbreviations" kindly read [•] as Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited).

In the Risk Factor No. 05 of "External Risk Factor" on page no. 32 of prospectus, under the chapter titled "Risk Factors" kindly read Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited) as Designated Market Maker instead of Beeline Broking Limited.

In the **Annexure-5, "Restated Statement of Share Capital"** on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the points (a)

In the Annexure-5, "Restated Statement of Share Capital" on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the Table under

(a) Authorised Capital - 21,70,000 Equity Shares (Previous Year 50,000) of Rs. 10/- each. (b) Issued, Subscribed & Fully Paid up Capital 15,18,000 Equity Shares (Previous Year 33,000) of Rs. 10/- each Fully Paid up.

point (A) "Reconciliation of the number of Equity shares and amount outstanding at the beginning and at the end of the reporting Period" as below: 31st March, 2024 **Particulars** No. of Shares Rs. 33,000 3,30,000 At the beginning of the year 14,85,000 1,48,50,000 Bonus Issued During the Year 15,18,000 1,51,80,000 Deduction During the year

At the end of the year 15,18,000 1,51,80,000 This is with reference to Prospectus dated June 12, 2024 filed with Registrar of Companies, Ahmedabad ("ROC"). SME Platform (NSE Emerge) of National Stock Exchange of India (NSE) and Securities and Exchange Board of India ("SEBI") in relation to the Issue. All capitalized term used in this notice (corrigendum/ newspaper advertisement)

shall, unless the context otherwise requires, has the meaning ascribed in the prospectus.

the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE")

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI")

INVESTOR MAY PLEASE NOTE THE PROSPECTUS SHALL BE READ IN CONJUNCTION WITH THIS CORRIGENDUM. PROPOSED LISTING The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated May 27, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For

Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Offer Document was not filed with SEBI. In terms of the SEBI ICDR Regulations, SEBI shall not Issue any observations on the Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "SEBI Disclaimer Clause" on page 165 of the Prospectus. DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED (DESIGNATED STOCK EXCHANGE)

"It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by

NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of the NSE' on page 165 of the Prospectus.' LEAD MANAGER OF THE ISSUE

and (b) as below:

INTERACTIVE FINANCIAL SERVICES LIMITED

Investor Grievance Email: info@ifinservices.in

Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Ahmedabad- 380015, Gujarat, Tel No.: 079 4908 8019 (M) + 91 - 9898055647Web Site: www.ifinservices.in

Email: mbd@ifinservices.in

Contact Person: Pradip Sandhir

SEBI Reg. No.: INM000012856

of funds by electronic mode etc.

Date: June 18, 2024

Place: Ahmedabad

REGISTRAR TO THE ISSUE BIGSHARE SERVICES

PRIVATE LIMITED Address: Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093

Tel No.: +91 22-62638200 Fax No.: +91 22-62638299 Website: www.bigshareonline.com E-Mail: ipo@bigshareonline.com **Investor Grievance Email:** investor@bigshareonline.com Contact Person: Mr. Sagar Pathare

SEBI Reg. No.: INR000001385

Winny Immigration & Education **Services Limited** Address: 104. ATP Arcade. Above Mr Bean's Coffee Shop. Nr. National Handloom House.

Law Garden. Ahmedabad, Gujarat, India.

COMPLIANCE OFFICER OF THE ISSUER

Company Secretary and

Compliance Officer

380006 **Tel No:** +91 079-61906190: **Website:** www.winnyimmigration.com; E-mail: compliance@winnyimmigration.com

Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

Jignesh Patel

On behalf of the Board of Directors

Managing Director (DIN: 02164954)

WINNY IMMIGRATION & EDUCATION SERVICES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an Initial Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, Guiarat, The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.ifinservices.in, website of the National Stock Exchange of India Limited at www.nseindia.com and website of Issuer Company at www.winnyimmigration.com. Potential Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus including the

section titled "Risk Factors" beginning on page no. 18 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be Issued or sold within the United States or to, or for the account or benefit of "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933. garima advt.

ई-मेलः smc(asmcindiaonline.com , वेबसाइटः WWW.smcindiaonline.com

www.readwhere.com

स्थान : दिल्ली राराक्षे

हस्ता./-प्राधिकृत अधिकारी

हिमाचल प्रदेश -173213, फोनः +91-011-26027174, 26026362, फैक्सः +91-011-26026776 वेबसाइटः www.shivalikbimetals.com, ईमेलः investor@shivalikbimetals.com शेयर प्रमाणपत्रों के खोने के सम्बब्ध में सार्वजनिक सूचना ^रतदृवारा नोटिस दिया जाता है कि निम्नलिखित शेयर प्रमाणपत्रों के खो जाने या गुम हो जाने य चोरी हो जाने की सूचना दी गई है और इसलिए पंजीकृत शेयरधारक को डुप्लिकेट शेयर प्रमाणपत्र जारी करने के लिए कंपनी में आवेदन किया गया है। एतद्दवारा जनता को उल्लिखित शेयर

000163751-000164250

दिनांक: 18-06-2024 आरती साहनी स्थानः नई दिल्ली कंपनी सचिव

> निगमित कार्यालय : 10वां तल, कार्यालय सं. 101, 102 एवं 103, 2 नॉर्थ एवेन्यू मेकर मैक्सिटी, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा (पू.), मुंबई-400051

अधिनियम की धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, अधिनियम की धारा 13(2) के अंतर्गत मां सूचना(एं) निर्गत की थीं, जिनमें निम्नलिखित उधारकर्ता(ओं) को संबंधित सूचना(ओं) में अंकित राशि का, उक्त सूचन की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिभुगतान करने को कहा गया था। अधोहस्ताक्षरकर्ता सकारण मानते कि उधारकर्ता(गण) जो हैं वे मांग सूचना(नों) की प्राप्ति कर भुगतान करने के दायित्वों से बच रहे हैं, अतः उन तव सूचना पहुंचाने के उद्देश्य से सूचना को नियमावली के अनुसार उनके ध्यानार्थ स्थान-स्थान पर चिपकाया जा रा

है और इसका प्रकाशन किया जा रहा है।	मांग सूचना(ओं) की विषयवस्तु के निष्कर्ष यहां इसमें नीचे दिए गए हैं
उधारकर्ता(ओं) के नाम	मांग सूचना तिथि एवं राशि
 ब्यू टेक इंजीनियर्स एंड फैब्रिकेटर्स उमेश सिंह ज्योति सिंह 	12-ਯੂਗ-2024 ਲਾ. 22,08,110.99/-
	(रूपये बाईस लाख आठ हजार एक सौ दस एवं निन्यानबे पैसे माः 07 जून 2024 के अनुसार
बंधककृत अचल संपत्ति का विवरण	

उत्तर- भूखंड सं. 177, दक्षिण- भूखंड सं. 175

जाता है, तहसील एवं जनपद गाजियाबाद, उत्तर प्रदश में रिथत तथा निम्नानुसार परिसीमित है : पूर्व- दुकान सं. आरटीजी-143, पश्चिम- दुकान सं. आरटीजी-139, उत्तर- मार्ग 19.50 मीटर चौड़ा, दक्षिण- दुकान

ारकर्ता(ओं) को एतद्द्वारा सलाह दी जाती है कि मांग सूचना(ओं) का अनुपालन करें और वहां उन सूचनाओं में तथा य

उद्यारकर्ता(ओं) का ध्यान, प्रतिभत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13(8) की ओर आक किया जाता है तथा उस इसके अतिरिक्त उस स्थिति में अधिनियम की धारा 13(13) की ओर भी आकष्ठ किया जाता है. जिस द्वारा उधारकर्ता(ओं) को एसएमएफजी इंडिया क्रेडिट की पूर्व लिखित सहमति के बिना प्रतिभूत परिसंपत्ति(यों) का निस्तारण कर अथवा उनका लेन–देन करने अथवा किसी भी प्रतिभूत परिसंपत्ति(यों) को बिक्री, पट्टा के माध्यम से अथवा अन्यथा (व्यवसाय

प्रतिभूत परिसंपत्ति का विवरण : कुल रकबा 2 कनाल 8 मरला, कुल 4 कनाल 8 मरले में रे

लाख पंद्रह हजार 08:50 ए.एम. नौ सौ सात मात्र) सांकेतिक 3) श्री कुलदीप वर्मा 20-02-2024 अधिग्रहण के अनुसार

प्रतिभूत परिसंपत्ति का विवरण : संपत्ति में खेवट संख्या ४४५, खतौनी संख्या ४७१, कित्ते २५ रकबा १० वंिक यहां इसमें उपरोक्त वर्णित ऋणकर्ता / सह—ऋणकर्ता / गारंटर / बंधककर्तागण निर्धारित देयराशि क

जना स्मॉल फाइनेंस बैंक