

GANESH FILMS INDIA LIMITED

503, 5th FLOOR, PLOT – 461D, A WING

PARSHVANATH, GARDENS, BHAUDAJI ROAD, KINGS CIRCLE, MATUNGA, MUMBAI-400019 Email Id – info@ganeshfilms.com | CIN: L74994MH2018PLC307613 | Tel No: +91 8104449343

Date: June 29, 2022

To,
The Secretary,
Listing Department,
The BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400001.
Scrip Code: 541703

Dear Sir,

Sub: Newspaper Publication for Open Offer

Pursuant to Regulation 18 (7) and other applicable provisions of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations 2011, we enclose herewith copies of the Newspaper Advertisement for Offer Opening Public Announcement, published on June 29, 2022 in following newspapers:

- 1. Financial Express in English,
- 2. Jansatta in Hindi, and
- 3. Mumbai Lakshadeep in Marathi.

We request you to take the same on records.

Thanking you,

Yours Faithfully,

For, GANESH FILMS INDIA LIMITED

Nambirajan Yadav Managing Director

DIN: 06533729

Encl: Newspaper Publication

FINANCIAL EXPRESS

*IndiGrid

INDIA GRID TRUST ("IndiGrid")

(An Infrastructure Investment Trust registered with Securities and Exchange Board of India vide Registration No. IN/InvIT/16-17/0005) Principal Place of Business: Unit No. 101, First Floor, Windsor, Village KoleKalyan, Off CST Road, Vidyanagari Marg, Kalina, Santacruz (East), Mumbai 400 098, Maharashtra, India Compliance Officer: Mr. Swapnil Patil; Tel: +91 70284 93885 E-mail: complianceofficer@indigrid.co.in; Website: www.indigrid.co.in

NOTICE OF 5™ ANNUAL GENERAL MEETING TO UNITHOLDERS

NOTICE is hereby given that the Fifth Annual General Meeting (AGM) of India Grid Trust (IndiGrid) will be held on Tuesday, July 26, 2022 at 11.00 a.m. IST through Video Conference (VC) / Other Audio-Visual Means (OAVM) to transact the businesses, as set out in the Notice of the AGM which is circulated for convening the AGM.

In compliance with Circular No. SEBI/HO/DDHS/DDHS/CIR/P/2020/102 and SEBI/HO/DDHS/ DDHS Div2/P/CIR/2022/079 dated June 22, 2020 and June 03, 2022 respectively issued by the Securities and Exchange Board of India (the "Circulars"), the InvITs are permitted for holding the Annual General Meeting through Video Conferencing or Other Audio Visual Means ("VC/ OAVM"), without physical presence of the Unitholders at a common venue.

In compliance with the Circulars and the Regulation 22 of the Securities and Exchange Board of India (Infrastructure Investment Trusts) Regulations, 2014, as amended (the "InvIT Regulations") and all other applicable Regulations of the InvIT Regulations (including any statutory modification(s) amendments or re-enactments thereof for the time being in force) and subject to other applicable laws and regulations, the AGM of Unitholders of IndiGrid will be held through VC / OAVM.

The Notice of AGM along with Annual Report 2021-22 is sent only by electronic mode to those Unitholders whose email addresses are registered with the Depositories in accordance with the aforesaid Circulars.

Unitholders may note that the Notice of the AGM and Annual Report 2021-22 will also be available on the IndiGrid's website www.indigrid.co.in, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Unitholders can attend and participate in the AGM through the VC / OAVM facility only. The instructions for joining the AGM are provided in the Notice of the AGM. Unitholders attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum.

IndiGrid is providing remote e-voting facility (remote e-voting) to all its Unitholder to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, IndiGrid is providing the facility of voting through e-voting system during the AGM (e-voting). Detailed procedure for remote e-voting / e-voting is provided in the Notice of the AGM.

The Unitholders are requested to update their e-mail addresses with the Depository Participant. Alternatively, Unitholders can update their contact details such as Address, E-mail ID & mobile No. by sending e-mail to KFIN Technologies Ltd. at support.indiagrid@kfintech.com. This will help the IndiGrid to share communications with Unitholders appropriately.

For India Grid Trust By Order of the Board

IndiGrid Investment Managers Limited

(as the Investment Manager to India Grid Trust)

Swapnil Patil

Company Secretary & Compliance Officer

Mumbai, June 28, 2022

AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

GANESH FILMS INDIA LIMITED

(CORPORATE IDENTIFICATION NUMBER: L74994MH2018PLC307613) Registered Office: 503, Floor-5, Plot 461D, A Wing, Parshvanath Gardens, Bhaudaji Road, Kings Circle, Matunga, Mumbai - 400019, Maharashtra, India; Tel. No.: +91-8104449343; Website: http://www.ganeshfilms.com;Email_ld: info@ganeshfilms.com

Open Offer by Rajiv Vashisht ("Acquirer 1"), Gaurav Kumar ("Acquirer 2") and Annaya Management Consultancy Private Limited ("Acquirer 3"), (hereinafter referred to as "Acquirers") to acquire upto 7,81,998 (constituting 26.00% of the Equity and Voting Share Capital of the Target Company) equity shares of face value of Rs. 10/- each for cash at a price of Rs. 12.70 (Rupees Twelve and Paise Seventy Only) per equity share aggregating upto Rs. 99,31,374.60 (Rupees Ninety-Nine Lakhs Thirty-One Thousand Three Hundred Seventy-Four and Paise Sixty Only) to the Public Shareholders of Ganesh Films India Limited ("GFIL" or "Target Company") in terms of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations") ("Open Offer").

This Advertisement is in accordance with Regulation 18(7) of the SEBI (SAST) Regulations and Corrigendum to the Detailed Public Statement ("DPS") and is to be read together with: a) the Public Announcement dated April 27, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 in Financial Express (English Daily) (All India Edition), Jansatta (Hindi Daily) (All India Edition), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition) (hereinafter referred collectively as "Published Newspapers") where the Registered Office of the Target Company is situated ("DPS"); c) the Letter of Offer dated June 18, 2022 ("LOF") and is being issued by Chartered Finance Management Private Limited (Formerly known as Chartered Finance Management Limited) ("Manager to the Offer"), on behalf of Mr. Rajiv Vashisht, Mr. Gaurav Kumar and M/s. Annaya Management Consultancy Private Limited ("Acquirers") pursuant to Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Pre Offer Advertisement cum

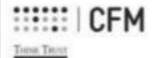
- The Offer Price is Rs. 12.70 (Rupees Twelve and Paise Seventy Only) per equity share is payable in cash ("Offer Price"). There has been no
- The Committee of Independent Directors ("IDC") of the Target Company is of the opinion that the Offer Price of Rs.12.70 (Rupees Twelve and Paise Seventy Only) offered by the Acquirers is in accordance with the relevant regulations prescribed in the SEBI (SAST) Regulations and prima facie appear to be fair, reasonable and justified. The recommendation of IDC was published in the aforementioned Published newspapers on Tuesday, June 28, 2022.
- There has been no competitive bid to this Offer.
- The completion of dispatch of the Letter of Offer ("LOF") through electronic means to all the Public Shareholders of Target Company (holding Equity Shares in dematerialised form) whose name appeared on the register of members on the Identified Date and who have registered their email ids with the Depositories and/or the Target Company, and the dispatch through physical means to all the public shareholders of the Target Company (holding Equity Shares in Physical form) whose name appeared on the register of members on the Identified Date was completed on Thursday, June 23, 2022. However, accidental omission to dispatch or non-receipt of the LOF to or by any eligible shareholder entitled to this Open Offer shall not invalidate the Open Offer in any manner whatsoever.
- In the event the Selling Broker of Public Shareholder is not registered with BSE, then such shareholder may approach the Buying Broker viz., Emkay Global Financial Services Limited to tender his/her Equity Shares under the Offer.
- Please note that a copy of the LOF shall also available on the website of Securities and Exchange Board of India ("SEBI") i.e., www.sebi.gov.in and also on the website of Target Company www.ganeshfilms.com. Further, in case of non-receipt of LOF, the public shareholders holding equity shares may participate in the offer by providing their application in plain paper to their Selling Broker and tender Shares in the Open Offer as per the procedure along with other details.
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on May 12, 2022. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide Observation letter number SEBI/HO/CFD/DCR-111/OW/24522/1 dated June 14, 2022 which have been incorporated in the LOF.
- Any other material changes from the date of PA: Nil
- To the best of knowledge of the Acquirers, there are no statutory approvals required to acquire the equity shares tendered pursuant to the Offer. However, if any other statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to such other statutory approvals
- 10. Public Shareholders are required to refer paragraph 8 on page 29 of the LOF (Procedure for Acceptance and Settlement of the Offer) in relation to inter alia the procedure for tendering their equity shares in the open offer and are required to adhere to and follow the procedure outlined therein.
- 11. As on date, the Target Company is fully compliant with the listing requirements and there has not been any penal/punitive action taken by the Stock Exchange.
- 12. Other updates and changes in the LOF:
 - Included a confirmation that there are no directions subsisting pr proceedings pending against the Acquirers under the SEBI Act, 1992 and regulations made thereunder and also, by any other regulator - please refer to para 4.4.12 on page 18 of the LOF.
- Included a table on Other Financial Data relating to Dividend and Earnings Per Share please refer to para 5.11 on page 21 of the LOF.
- Included confirmation that the Target Company has not received any complaint till the date of the Letter of Offer, in relation to the Open Offer - please refer to para 5.17 on page 23 of the LOF.
- 13. Revised Schedule of Activities:

Activities	Original Schedule of activities as disclosed in DLOF	Revised Schedule of activities
i	Day, Date	Day, Date\$
Date of the Public Announcement	Wednesday; April 27, 2022	Wednesday; April 27, 2022
Publication of Detailed Public Statement in newspapers	Thursday; May 05, 2022	Thursday; May 05, 2022
Last date for filing the Draft Letter of Offer with SEBI	Thursday; May 12, 2022	Thursday; May 12, 2022
Last date for public announcement of a Competing Offer#	Thursday; May 26, 2022	Thursday; May 26, 2022
Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Friday; June 03, 2022	Tuesday; June 14, 2022@
Identified Date*	Tuesday; June 07, 2022	Thursday; June 16, 2022
Last date by which the Letter of Offer will be dispatched to the Public Equity Shareholders whose name appears in the register of members on the Identified Date	Tuesday; June 14, 2022	Thursday; June 23, 2022
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Equity Shareholders for this Offer	Thursday; June 16, 2022	Tuesday; June 28, 2022
Last date for upward revision of the Offer Price/ Offer Size	Friday; June 17, 2022	Tuesday; June 28, 2022
Date of publication of opening of Offer public announcement in the newspapers in which the Detailed Public Statement has been published	Friday; June 17, 2022	Wednesday; June 29, 2022
Date of commencement of tendering period ("Offer Opening Date")	Tuesday; June 21, 2022	Thursday; June 30, 2022
Date of closing of tendering period ("Offer Closing Date")	Monday; July 04, 2022	Wednesday; July 13, 2022
Last date for issue of post-offer advertisement	Monday; July 11, 2022	Wednesday; July 20, 2022
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Monday; July 18, 2022	Wednesday; July 27, 2022

- The original schedule of activities (prepared on the basis of timelines provided under the SEBI (SAST) Regulations, 2011) and were subject to receipt of relevant approvals from various statutory/regulatory authority, if any, and SEBI's approval.
- Actual date of receipt of SEBI's final observation on the DLOF.
- Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all the Public Shareholders of the Target Company /(registered and unregistered) are eligible to participate in this Offer at any time prior to the closure of the Open Offer.
- # There has been no competing offer as of the date 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 LOF. ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS: MR RAJIV VASHISHT, MR, GAURAV KUMAR AND ANNAYA MANAGEMENT CONSULTANCY PRIVATE LIMITED

MANAGER TO THE OFFER



CHARTERED FINANCE MANAGEMENT PRIVATE LIMITED (Formerly known as Chartered Finance Management Limited) 2nd Floor, Wakefield House, Sprott Road, Ballard Estate, Mumbai – 400038, Maharashtra, India **Tel. No.:** +91-22-22696944 Email Address: openoffer@cfml.in Website: www.charteredfinance.in Contact Person: Mr. R. Ramnath SEBI Registration Number: INM000012052

Place: Mumbai Date: Wednesday; June 29, 2022

CIN:L29191TZ1956PLC000257 6/16/13, Krishnarayapuram Road, Ganapathy, Coimbatore-641 006. **LOSS OF SHARE CERTIFICATES** NOTICE: is hereby given that the following share certificates for equity shares of the Company are reported lost/misplaced and are not traceable by the share holders concerned.

Name of the Shareholder No. of Shares Certificate No. T0000194 Thaylambal Krishnan T K Jointly with Krishnan M if no claim is received within 15 days the company will issue duplicate share Certificate in lieu thero By Order of the Board

LG.BALAKRISHNAN & BROS LIMITED



For All Advertisement Booking

Call: 0120-6651214

AICICI PRUDENTIAL MUTUAL FUND -FTARAKKI KARFINI

LGB

28.06.2022

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051. Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.iciciprumf.com, Email id: enquiry@icicipruamc.com

M.LAKSHMI KANTH JOSHI,

Senior General Manager (LEGAL) & Company Secretary

Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Equity Savings Fund, ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on July 4, 2022*:

Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) ^{\$#}	NAV as on June 27, 2022 (₹ Per unit)
und	
0.05	12.14
0.05	14.29
d	
0.1600	23.2059
0.1600	35.1211
Fund	
0.0500	14.0133
0.0500	15.5348
	(₹ per unit) (Face value of ₹ 10/- each) ^{\$#} Fund 0.05 0.05 d 0.1600 0.1600 Fund 0.0500

- \$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.
- # Subject to deduction of applicable statutory levy, if any
- or the immediately following Business Day, if that day is a Non Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Authorised Signatory

Date : June 28, 2022 No. 013/06/2022

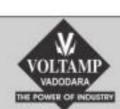
Place: Mumbai

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprumf.com

As part of the Go Green Initiative, investors are encouraged to register/update their e-mail id and mobile number to support paper-less communications.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.iciciprumf.com or visit AMFI's website https://www.amfiindia.com

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



VOLTAMP TRANSFORMERS LIMITED CIN: L31100GJ1967PLC001437

REGISTERED OFFICE: Makarpura, Vadodara - 390 014, Gujarat.

Phone: +91 265 6141403 / 6141480 / 3041480 E-mail: voltamp@voltamptransformers.com Website: www.voltamptransformers.com

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

Notice is hereby given that Voltamp Transformers Limited ("the Company") is seeking approval of the members of the Company by way of postal ballot through remote e-voting on the following resolution(s) being special resolution(s):

Sn.	Description of Special Resolution(s)	
1	To appoint Shri Jabal C. Lashkari (DIN: 00216994) as an Independent Director for the term of five consecutive years commencing from 20 th June, 2022 upto 19 th June, 2027.	
2	To appoint Ms. Visha Suchde (DIN: 05209312) as an Independent Director for the term of five consecutive years commencing from 20 th June, 2022 upto 19 th June, 2027.	

Pursuant to Section 108 and 110 and other applicable provisions, if any of Companies Act, 2013 read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 [including any modification(s), amendment(s) or re-enactment(s) thereof]. Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and General Circulars No. 14/2020, 17/2020, 22/2020, 33/2020, 39/2020 10/2021 and 20/2021 dated 8th April 2020, 13th April 2020, 15th June 2020, 28th September 2020, 31st December 2020, 23 rd June, 2021 and 8 th December, 2021 respectively issued by the Ministry of Corporate Affairs and subject to other applicable laws and regulations, the Postal Ballot Notice is being sent by electronic mode (by e-mail) to all Members whose names appear in the Register of Members/List of Beneficial Owners as received from National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") as on Friday, 24 th June, 2022 ("cut-off date") and who have registered their e-mail addresses with the Depository Participant(s). Accordingly, physical copy of the Notice along with postal ballot form and prepaid business reply envelop has not been sent to the members for this Postal Ballot and Members are required to communicate their assent or dissent only through the remote e-voting system and dispatch of postal ballot notice to members by email is completed on

The Postal Ballot Notice ('Notice') is available on the website of the Company, viz., www.voltamptransformers.com. The Notice can also be accessed at the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and is also available on the website of NSDL (agency for providing the e-Voting facility) i.e. www.evoting.nsdl.com. Those persons who are Members of the Company as on cut-off date i.e. 24th June, 2022 and who have not vet

registered their e-mail addresses are requested to get their e-mail addresses registered to receive this Postal Ballot Notice. The procedure to register e-mail address with RTA and the procedure for remote e-voting is provided in The Company has engaged the services of National Securities Depository Limited ('NSDL'), to provide e-voting

facility. Please use your existing user ID and password to access the NSDL e-voting system. In the event you are using the NSDL e-voting system for the first time, you are requested to read the detailed instructions for e-voting process provided as part of the Notice under 'Procedure for e-voting', before casting your vote. Member(s) whose name(s) appear in the Register of Members/the List of Beneficial Owners as on Friday, 24 th June. 2022 ("cut-off date") will be considered for the purpose of voting in proportion to his/her/their/its shareholding in the

paid-up equity share capital of the Company as on the cut-off date. A person who is not a Member as on the cut-off date should treat the Notice for information purposes only.

The Remote E-voting facility will be available during the following period: Commencement of Voting Friday, 1st July, 2022 (9:00 a.m. IST)

		6
End of Voting	Sunday, 31 st July, 2022 (5:00 p.m. IST)	
The Remote E-voting module shall b Member, whether partially or otherwis	e disabled for voting thereafter. Once the vote on a Resolution is cast by a e, the Member shall not be allowed to change it subsequently or cast the vote	The state of the

Mr. J. J. Gandhi of J. J. Gandhi & Co., Company Secretaries (FCS No. 3519 / CP No. 2515) has been appointed by the Board as Scrutinizer for conducting the Postal Ballot remote e-voting process in a fair and transparent manner. The voting results of the postal ballot shall be declared by the Company with in 2 working days from the closure of electronic voting. The results announced, along with the Scrutinizer's Report, will be available at the Registered Office of the Transferee Company and its website viz. www.voltamptransformers.com and on the website of NSDL, immediately after declaration. The results shall also be immediately forwarded to the stock exchanges where 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 'downloads' section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or email your query to evoting@nsdl.co.in. For Voltamp Transformers Limited

Company's equity shares are listed i.e. BSE Limited and National Stock Exchange of India Limited.

Company Secretary Membership No ACS-36555

Sanket Rathod



भारतीय कंटेनर निगम लिमिटेड Container Corporation of India Ltd. (भारत सरकार का उपक्रम) (A Govt. of India Undertaking) NSIC New MDBP Building. 2nd Floor, Okhia Indl. Estate (Cop. NSIC Okhia Metro Station). New Delhi-110020 TENDER NOTICE (E-Tendering Mode Only) Online open E-Tender cum Reverse Auction in Two Bid system for providing Handling and Transportation of Containers services at DCT/Phillaur, Punjab" on only through e-tendering mode. Tender No. CON/Area-I/TC/H&T/PHR/2022 Name of Work Handling and Transportation of containers service at DCT/Phillaur (on monthly hiring), Jalandhar, Punjab. Estimated Cost Rs. 9,47,05,344/-(including GST) for 4 years. Period of the contract 4 years. Earnest Money Deposit* Rs. 4,73,600/- through e-payment. Rs. 1,000/-Inclusive of all taxes and duties through e-payment. ender Processing Fee* Rs. 4,720/-Inclusive of all taxes & duties (Non-refundable) through e-payment Date of Sale (On Line) From 29.06.2022 at 15:00 hrs.upto 13.07.2022 16:00 hrs. ast Date & Time of submission On 14.07.2022 upto 15:00 hrs. On 15.07.2022 at 15:30 Hrs. procure gov.in or www.tenderwizard.com/CCIL. Bidders are requested to visit the websites regularly. ONCOR reserves the right to reject any or all the tenders without assigning any reasons thereof. For implete details logon to www.tenderwizard.com/CCIL

Senior General Manager/C&O/Area-I CIN: L74899DL1994PLC063387 Registered Office: 912, Hemkunt Chambers, 89, Nehru Place, New Delhi - 110019 E-mail ID: info@mcilindia.net; Website: www.mcil.net, Tel: 011-41808125 NOTICE

Transfer of equity shares of the Company to Investor Education and Protection Fund (IEPF) Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Author (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), the Company is mandated to transfer the Dividend for the Financial Year 2014-15, which remained unclaimed for a period of seven years to the IEPF Authority. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set In compliance to the Rules, the Company has communicated individually to the concerned shareholders at their register

address whose shares are liable to be transferred to IEPF during the FY 2022-23 for taking appropriate action and th details of such shares liable to be transferred to IEPF are also made available on our website viz www.mcil.net. Shareholde concerned may refer to the website to verify the details of their unencashed dividend and the shares liable to be transferre Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original held by them, to convert it into DEMAT for The shareholders may further note that the details uploaded by the Company on its website should be regarded and sha

be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose transfer of shares to IEPF. In case the Company does not receive any communication from the concerned shareholders by 15th September, 2022, th Company with a view to comply with the requirements of the Rules, transfer the dividend to the IEPF by the due date as pe

procedure stipulated in the Rules. The corresponding shares on which dividend is unclaimed for seven consecutive year shall also be transferred without any further notice. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred t the IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruin on such shares, if any, from the IEPF authorities after following the procedure prescribed in the Rules. For any queries on the above matter, the shareholders are requested to contact the Company's Registrar and Shar Transfer Agents, M/s Link Intime India Private Limited, Noble Heights, 1st Floor, Plot No. NH 2, LSĆ, C-1 Block, Near Savit

Market, Janakpuri, New Delhi-110058 Email: delhi@linkintime.co.in; Website: www.linkintime.co.in. For Metal Coatings (India) Limited Aditi Singh Place: New Delhi Date: 28.06.2022 Company Secretary & Compliance Officer

LUMAX Lumax Auto Technologies Limited DK JAIN CIN NO: L31909DL1981PLC349793 Registered Office.: 2rd Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya, New Delhi - 110046 Tel No.: 011-49857832

FOR UPDATION OF EMAIL ADDRESSES AND BANK ACCOUNT DETAILS Notice is hereby given that the 41st Annual General Meeting ("AGM") of the members of the Company will be held on Friday, July 22, 2022 at 2.30 P.M. (IST) through Video Conferencing ("VC")/Other Audio Visual

E-Mail: shares@lumaxmail.com Website: www.lumaxworld.in/lumaxautotech

NOTICE TO THE MEMBERS FOR 41⁵¹ ANNUAL GENERAL MEETING TO BE

HELD THROUGH VIDEO CONFERENCING/ OTHER AUDIO VISUAL MEANS AND

Means ("OAVM") facility provided by the National Securities Depository Limited ("NSDL"), to transact the businesses that will be set forth in the notice of AGM dated May 12, 2022. The AGM will be held through VC/OAVM in compliance with the applicable provisions of the Companies Act, 2013 ("the Act") read with

General Circular Nos. 20/2020, 02/2021, 19/2021, 21/2021 and 2/2022 dated May 5, 2020, January 13, 2021, December 08, 2021, December 14, 2021 and May 05, 2022 respectively read with other Circulars, as may be issued by the Ministry of Corporate Affairs (MCA) (collectively referred to as 'MCA Circulars') and Circular nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79,SEBI/HO/CFD/CMD2/CIR/P/20 21/11 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 12, 2020, January 15, 2021 and May 13, 2022 respectively read with other Circulars as may be applicable issued by Securities and Exchange Board of India (SEBI) (collectively referred to as "SEBI Circulars") permitting to hold AGM through VC/OAVM without physical presence of members at a common venue. In compliance with the above MCA and SEBI circulars, the Notice of

41" AGM and Annual Report of the Company for the Financial Year ended March 31, 2022 along with login details for joining the 41" AGM through VC / OAVM facility including e-voting will be sent only by e-mail to all those Members, whose e-mail addresses are already registered with the Company or Registrar and Share Transfer Agent or with their respective Depository Participants ("DP"). Members can join and participate in the 41" AGM through VC/ OAVM facility only. The instructions for joining the 41" AGM are provided in the Notice of the 41" AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of The Notice of the 41st AGM and the Annual Report will

also be made available on Company's website (https://www.lumaxworld.in/lumaxautotech), Stock Exchange's website (www.bseindia.com and www.nseindia.com) and on the website of National Securities Depository Limited ("NSDL") (www.evoting.nsdl.com) The Company is providing remote e-voting facility ("remote e-voting")

prior to AGM and e-voting during the AGM, through NSDL to all its Members to cast their votes on all the resolution(s) set out in the Notice of 41" AGM. Detailed procedure for remote e-voting and e-voting by Members holding shares in physical form or Members who have not registered their email addresses with the company will be provided in the Notice of 41" AGM. Registration of E-mail addresses and updation of Bank Account

details: Members who have not registered their Email IDs and/or not

updated their Bank account mandate for receiving Notice of AGM, Annual Report and dividend are requested to follow the below instructions: For members holding shares in electronic form: Contact your Depository Participant (DP) and register your email address and

bank account details as per the process advised by your DP. For shares held in physical form: Register/ Update the details in prescribed Form ISR -1 and other relevant forms with the Registrar and Share Transfer Agent (RTA) of the Company, Bigshare Services Private Limited at vinod.y@bigshareonline.com.

Pursuant to the SEBI Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2021/655 dated November 03, 2021, the Company had sent letters to the shareholders holding shares in physical form to furnish the KYC details which are not registered in their respective folios. Further, the said form(s) can be downloaded from the Company's website at https://www.lumaxworld.in/lumaxautotech under

Investors section. Book Closure and Dividend

Members may note that the Board of Directors of the Company at their Meeting held on May 12, 2022 had considered and recommended a Dividend of Rs. 3.50 (i.e., 175%) per Equity share of Rs. 2/- each for the financial year ended March 31, 2022, subject to the approval of shareholders at the ensuing AGM. The Dividend, if approved by members, will be paid to the members holding shares on record date/cut-off date i.e, Monday, July 11, 2022. Further, the members may note that the Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, July 12, 2022 to Friday, July 22, 2022 (both days inclusive) for the purposes of AGM and for determining the entitlement of members to the Dividend for the FY 2021-22, if approved by the members at the AGM.

Tax on Dividend

Place : Gurugram

Date : June 28, 2022

The members may be aware that in terms of the provisions of the Income Tax Act, 1961 ("IT Act"), as amended by the Finance Act, 2020, dividend paid or distributed by the Company on or after April 1, 2020 is taxable in the hands of shareholders. The Company shall therefore be liable to deduct TDS at the time of payment of Dividend. Deduction of TDS will depend upon the residential status of the shareholders and the necessary documents submitted by them and accepted by the Company in accordance with the applicable provisions of the IT Act. Further, the members may note that the Company has also sent an email in this regard on 28 June 2022 to all the shareholders having their email IDs registered with the Company/Depositories, explaining the applicable conditions for deduction of TDS and for submission of the requisite documents along with the links to various forms. This communication is also available on the website of the Company at https://www.lumaxworld.in/lumaxautotech.

The above information is being issued for the benefit of all the Members of the Company and is in compliance with the MCA Circulars and SEBI For Lumax Auto Technologies Limited

Raajesh Kumar Gupta

Company Secretary

financialexp.epap.in

Place: Vadodara

Date: 28th June 2022



CEMENT UNDER REGULATION 18(7) IN TERMS OF SEBI (SAST) REGULATIONS, 2011, AS AMENDEL EDETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

GANESH FILMS INDIA LIMITED

(CORPORATE IDENTIFICATION NUMBER: L74994MH2018PLC307613)
Registered Office: 503, Floor-5, Plot 4610, A Wing, Parshvanath Gardens, Bhaudaij Road, Kings Circle, Matunga, Mumbai - 400019,
Maharasthz, India; Tel. No: =94-1814445;
Website: http://www.ganeshfilms.com,Email Id: info@ganeshfilms.com

Open Offer by Rajiv Vashisht ("Acquirer 1"), Gaurav Kumar ("Acquirer 2") and Annaya Management Consultancy Private Limited ("Acquirer 3"), Interinating referred to as "Acquirers") to acquire upto 7,81,998 (constituting 26,00% of the Equity and Voting Share Capital of the Target Company) equity shares of face value of Rs. 10¹- each for cash at a grice of Rs. 12,01 (Rupees Twinter and Pales Servinty) per equity share aggregating upto Rs. 99,31,374,60 (Rupees Ninety-Nine Lakha Thirty-One Thousand Three Hundrad Serventy-Four and Pales Sixty Only) to the Public Shareholders of Ganesh Filins India Limited ("GFIL" or "Target Company") in terms of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takoeversy) Regulations, 2011 ("SEBI (GAST) Regulations") ("Open Offer").

Tribus (JaksT) Regulations") ("Open Offer").

This Advertisement is in accordance with Regulation (17) of the SEBI (SAST) Regulations and Corrigendum to the Detailed Public Statement ("DBS") and is to be read logether with: a) the Public Announcement dated April 27, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 ("PA"); b) the Detailed Public Statement published on May 05, 2022 ("PA"); b) the Detailed Public Statement published Newspapers" where the Registeriod (Title of the Target Company is situated ("PBS"); c) the Leiter of Offer dated June 18, 2022 ("LOF") and is being issued by Chartered Finance Management Immited (Formerly known as Chartered Finance Management Private Limited ("Acquirers") pursuant to Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Pre Offer Advertisement cure Corrigendum").

- The Offer Price is Rs. 12.70 (Rupees Twelve and Paise Seventy Only) per equity share is payable in cash ('Offer Price'). There has b revision in the Offer price.
- The Committee of Independent Directors ("IDC") of the Target Company is of the opinion that the Offer Price of Rs.12.70 (Rupees Twelve and Paise Seventy Only) offered by the Acquirers is in accordance with the relevant regulations prescribed in the SEBI (SAST) Regulations and prima face appear to be fair, reasonable and justified. The recommendation of IDC was published in the aforementioned Published newspapers on Tuesday, June 28, 2022.
- There has been no competitive bid to this Offer
- 4. The completion of dispatch of the Letter of Offer ("LOF") through electronic means to all the Public Shareholders of Target Company (holding Equity Shares in dematerialised form) whose name appeared on the register of members on the identified Date and who have registered their emails with the Depositories and/or the Target Company, and the dispatch through physical means to all the public shareholders of the Target Company (holding Equity Shares in Physical form) whose name appeared on the register of members on the Identified Date was completed on Thursday, June 23, 2022. However, accidental ormission to dispatch or non-receipt of the LOF to or by any eligible shareholder entitled to this Open Offer shall not invalidate the Open Offer in any manner whatsoever.
- In the event the Selling Broker of Public Shareholder is not registered with BSE, then such shareholder may approach the Buying Broker viz., Emka Global Financial Services Limited to tender his/her Equity Shares under the Offer.
- Please note that a copy of the LOF shall also available on the website of Securities and Exchange Board of India ("SEBI") i.e., www.sebi.g and also on the website of Target Company www.ganeethlims.com. Further, in case of non-receipt of LOF, the public shareholders holding estheres may participate in the offer by providing their application in plain paper to their Selling Broker and tender Shares in the Open Offer at the procedure along with other defails.
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on May 12, 2022. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide Observation letter number SEBIHO/CFD/DCR 111/OW/24522/1 dated June 14, 2022 which have been incorporated in the LOF.
- 8. Any other material changes from the date of PA: Nil
- To the best of knowledge of the Acquirers, there are no statutory approvals required to acquire the equity shares tendered pursuant to the Offer.
 However, if any other statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to such other statutory approvals.
- Public Shareholders are required to refer paragraph 8 on page 29 of the LOF (Procedure for Acceptance and Settlement of the Offer) in relation
 to inter alia the procedure for tendering their equity shares in the open offer and are required to adhere to and follow the procedure outlined therein
 As on date, the Target Company is fully compliant with the fisting requirements and there has not been any penal/punitive action taken by the Stock
- - (i.) Included a confirmation that there are no directions subsisting pr proceedings pending against the Acquirers under the SEBI Act, 1992 and regulations made thereunder and also, by any other regulator please refer to para 4.4.12 on page 18 of the LOF.
 - (ii.) Included a table on Other Financial Data relating to Dividend and Earnings Per Share please refer to para 5.11 on page 21 of the LOF.
 - (iii) Included confirmation that the Target Company has not received any complaint till the date of the Letter of Offer, in relation to the Open Offer please refer to para 5.17 on page 23 of the LOF.

Activities	Original Schedule of activities as disclosed in DLOF	Revised Schedule of activities
	Day, Date	Day, Date\$
Date of the Public Announcement	Wednesday; April 27, 2022	Wednesday; April 27, 202
Publication of Detailed Public Statement in newspapers	Thursday; May 05, 2022	Thursday; May 05, 2022
Last date for filing the Draft Letter of Offer with SEBI	Thursday; May 12, 2022	Thursday; May 12, 2022
Last date for public announcement of a Competing Offer#	Thursday; May 26, 2022	Thursday; May 26, 2022
Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Friday; June 03, 2022	Tuesday; June 14, 2022
Identified Date*	Tuesday; June 07, 2022	Thursday; June 16, 202
Last date by which the Letter of Offer will be dispatched to the Public Equity Shareholders whose name appears in the register of members on the Identified Date	Tuesday; June 14, 2022	Thursday; June 23, 202
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Equity Shareholders for this Offer	Thursday; June 16, 2022	Tuesday; June 28, 202
Last date for upward revision of the Offer Price/ Offer Size	Friday; June 17, 2022	Tuesday; June 28, 202
Date of publication of opening of Offer public announcement in the newspapers in which the Detailed Public Statement has been published	Friday; June 17, 2022	Wednesday; June 29, 20
Date of commencement of tendering period ("Offer Opening Date")	Tuesday; June 21, 2022	Thursday; June 30, 202
Date of closing of tendering period ("Offer Closing Date")	Monday; July 04, 2022	Wednesday; July 13, 20
Last date for issue of post-offer advertisement	Monday; July 11, 2022	Wednesday; July 20, 20
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Monday; July 18, 2022	Wednesday; July 27, 20

- The original schedule of activities (prepared on the basis of timelines provided under the SEBI (SAST) Regulations, 2011) and were subject receipt of relevant approvals from various statutory/regulatory authority, if any, and SEBI's approval.
- Actual date of receipt of SEBI's final observation on the DLOF.
- Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer be sent. It is clarified that all the Public Shareholders of the Target Company /registered and unregistered) are eligible to participate in this at any time prior to the closure of the Open Offer.
- There has been no competing offer as of the date 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 LOF.

ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS; MR RAJIV VASHISHT, MR. GAURAV KUMAR AND ANNAY, MANAGEMENT CONSULTANCY PRIVATE LIMITED

MANAGER TO THE OFFER



CHARTERED FINANCE MANAGEMENT PRIVATE LIMITED CHARTERED FINANCE MANAGEMENT PRIVATE LIMITED
(Formerly known as Charlered Finance Management Limited)
2º Floor, Wakefield House, Sprott Road,
2º Floor, Wakefield House, Sprott Road,
8-Ballard Estain, Mumbai - 400038, Maharashtra, India
Tel. No.: +91-22-22699944
Email Address: copenofier@imit.
Websits: www.charteredfinance.in
Contact Person: Mr. R. Rammath
SEBI Registration Number: INM00012052

Place: Mumbai Date: Wednesday; June 29, 2022

SITE ADDRESS

BOUNDARIES

ADDRSS

ADDRESS

ADDRESS

ADDRESS

E-MAIL

सोलापूरातील सार्वजनिक ग्रंथालयाचे थकीत अनुदान देण्यास सरकारची मंजुरी

सोलापूर , दि.२८ : राज्य सरकारकडून सार्वजनिक ग्रंथालयास थकीत अनुदान वितरीत करून खर्च करण्यास मान्यता दिली आहे. ३३ कोटी ७० लाखांचे अनुदान मंजूर केले आहे. जिल्हा ग्रंथालय अधिकाऱ्यांना वितरण अधिकारी नेमले आहे. जिल्ह्यातील ग्रंथालयांना ३ कोटी ३० लाख रूपयांचे वाटप होईल. महाराष्ट्र सार्वजनिक ग्रंथालय कर्मचारी संघ पुणे विभागाचे अध्यक्ष सदाशिव बेडगे यांनी अभार मानले. सार्वजनिक ग्रंथालय कर्मचाऱ्यांचे ऑक्टोबर-२०२१ ते मार्च २०२२ या सहा महिन्यांचे वेतन मिळाले नाही. ग्रंथालयांना जागा भाडे, लाइट बिल, पेपर व मासिकाचे बिल देण्यासाठी बिकट परिस्थिती निर्माण झाली आहे. ३० टक्के अनुदान वाटप केले असून उर्वरित अनुदान वेळेत द्यावे, अशी मागणी सार्वजनिक ग्रंथालय कर्मचारी संघाने केली होती. ग्रंथालयाचे वार्षिक बजेट १२५ कोटी रूपये असताना महाविकास आघाडी सरकार सत्तेवर आल्यापासून बजेटमध्ये वारंवार कपात करत आहे. २०२२-२३ सालासाठी ११२ कोटी ५६ लाख ५५ हजारांची तरतूद केली.

बाह्यवळण १८ गावांतून जाणार ५० कि.मी.चा सहा पदरी मार्ग

सोलापूर , दि.२८ : मागील महिनाभरापासून प्रतीक्षेत असलेल्या केगाव-तांदूळवाडी-हत्तूर या ५० कि.मी. बाह्यवळण मार्गाची अधिसूचना राष्ट्रीय महामार्ग विभागाने प्रसिद्ध केली आहे. हत्तूर ते केगावपर्यंतचा बाह्यवळण मार्ग तयार असून आता उर्वरित बाह्यवळण मार्गासाठी संपादित करण्यात येणारी अंतिम गावे, त्या गावातील गट क्रमांक जाहीर करण्यात आले आहेत. उत्तर सोलापूर तालुक्यातील ६ तर दक्षिण सोलापूर तालुक्यातील १२ गावांतून बाह्यवळण मार्गासाठी ३१९ हेक्टर जमिनीचे संपादन करण्यात येणार आहे. सोलापूर शहरातील जड वाहतूक शहराबाहेरून वळविण्यासाठी सहा पदरी बाह्यवळण मार्ग सुरत-चेन्नई या प्रकल्पांतर्गतच पूर्ण करण्यात येणार आहे. सुरत-चेल्लई ग्रीनफिल्ड एक्स्प्रेससाठी बार्शी, दक्षिण सोलापूर व अक्कलकोट तालुक्यातील जमिनीची संपादन प्रक्रिया सुरू करण्यात आली आहे. आता त्या पाठोपाठ बाह्यवळण मार्गाची अधिसूचना प्रसिद्ध करण्यात आली आहे. १८ गावांतील ३१९ हेक्टरचे संपादन करण्यात येणार आहे. अधिसूचना प्रसिद्ध झाल्यानंतर त्यावर हरकती मागविण्यात येणार आहे. हरकतीवरील सुनावणीनंतर संपादन प्रक्रियेस सुरुवात करण्यात येणार असल्याची माहिती भूसपांदन अधिकारी

अरुणा गायकवाड यांनी

सांगितली.

दिनांक : २८ जून, २०२२

जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, दिनांक २८ नोव्हेंबर, १९९६ रोजीच्या सर्वसाधारण मुखत्यारपत्राद्वारे माझे बंधु श्री. संजय सी. मलिक, यांचा स्थायी पत्ता: डी/२/२, डॉम्स पार्क, भाभुला चुलना रोड, वसई पश्चिम, जिल्हा पालघर-४०१२०२, महाराष्ट्र, भारत आणि विद्यमान पत्ता: ३९३, एलिंग्टन ॲव्हेन्यु, गार्डन सिटी, न्युयॉर्क-११५३०, युएसए यांच्या नावे त्यात नमुद उद्देशाकरिता माझे मुखत्यार म्हणून मी अधिकार दिले आहेत. दिनांक ७ जून, २०२२ रोजींचे मखत्यारपत्र रह करण्याच्या करारनामादारे श्री. संजय सी. मलिक यांना मी दिलेले सर्व अधिकार रद्द करीत आहे

सर्वसामान्य जनतेस येथे सावध करण्यात येत आहे की, दिनांक २८ नोव्हेंबर, १९९६ रोजीच्या मखत्यारपत्रा अंतर्गत श्री, संजय सी, मलिक यांच्यादारे केलेल्या सर्व किंवा काही प्रक्रिया दिनांक ७ जून, २०२२ रोजीचे मुखत्यारपत्र रद्द करण्याच्या करारनामा निष्पादनानंतर माझ्या प्रक्रिया म्हण<u>्</u>न समजता येणार नाहीत आणि जर कोणी व्यक्ती सदर श्री. संजय सी. मलिक यांच्यासह व्यवहार करीत असल्यास तो त्यांनी स्वतःच्या जोखिमीवर करावा

सही/ सशिल कुमार मल्होत्रा पीओ बॉक्स १८३०५९, ७१२, ॲलेन सेन्टर, ठिकाण: मुंबई दिनांक: २९.०६.२०२२ मानखूल, दुबई, युएई.

बेहराम केमिकल्स प्रायव्हेट लिमिटेड

कॉर्पोरेट आयडेंटिटी नंबर (सीआयएन) : U24100MH1993PTC071480 नोंदणीकृत कार्यालय : गोदरेज वन, ३ रा मजला, पिरोजशानगर, पूर्व द्रुतगती महामार्ग, विक्रोळी (पूर्व), मुंबई - ४०० ०७९, महाराष्ट्र. दूर. : + ९१ २२ २५१८ ८०१० ई-मेल : behram.chemicals@godrejastec.com

२९ व्या (एकोणतिसाव्या) वार्षिक सर्वसाधारण सभेची सूचना

याद्वारे सूचना देण्यात येत आहे की, बेहराम केमिकल्स प्रायव्हेट लिमिटेड (कंपनी) च्या भागधारकांची २९ वी (एकोणितसावी) वार्षिक सर्वसाधारण सभा भागधारकांना त्यांच्या नोंदणीकृत पत्त्यांवर वेगळी पाठवण्यात आलेल्या एजीएमच्या सूचनेत (वित्तीय वर्ष २०२१-२२ च्या वार्षिक अह[ँ]वालासहित) विहित विषयांक विचारविनिमय करण्यासाठी गुरुवार, दि. २१.०७.२०२२ रोजी स. ११.०० वा. (भा. प्र. वे.) कॉन्फरन्स रूम, ३ रा मजला, गोदरेज वन, पिरोजशानगर, पूर्व द्वतगती महामार्ग, विक्रोळी (पूर्व), मुंबई - ४०० ०७९, महाराष्ट्र येथे आयोजित करण्यात येत आहे.

कंपनी कायदा,२०९३ च्या तरतुदी, त्याअंतर्गत संस्थापित नियम तसेच कॉर्पोरेट कामकाज मंत्रालयाद्वारे (एमसीए) वितरीत परिपत्रकांच्या अनुपालनांतर्गत ज्या भागधारकांचे ई-मेल पत्ते कंपनीकडे नोंदवलेले आहेत अशा सर्व भागधारकांना कंपनी एजीएमची सूचना तसेच वित्तीय वर्ष २०२१–२२ करिताचा वार्षिक अहवाल यांच्या इलेक्टॉनिक प्रती देखील पाठव इच्छित आहे.

ज्या भागधारकांनी आपले ई-मेल पत्ते नोंदवलेले नसतील त्यांनी कृपया भागधारकाचे नाव व पत्ता नमुद केलेले स्वाक्षरीचे विनंती पत्र, शेअर प्रमाणपत्राची (पुढील व मार्गील बाजूची) स्कॅन केलेली प्रत, पॅन कार्डाची स्व-साक्षांकित प्रत तसेच भागधारकाच्या पत्त्याच्या पुष्ट्यर्थ अन्य दस्तावेजांची (जसे आधार कार्ड, चालक परवाना, मतदाता ओळखपत्र, पारपत्र) साक्षांकित प्रत यांसमवेत कंपनीला behram. chemicals@godrejastec.com येथे लेखी स्वरूपात कळवन आपले ई-मेल पत्ते नोंदवावेत. सदर सूचना ही कंपनीच्या सर्व भागधारकांच्या माहितीसाठी व लाभासाठी जारी करण्यात येत आहे.

बेहराम केमिकल्स प्रायव्हेट लिमिटेड करित सही/-अशोक व्ही. हिरेमठ

ठिकाण : मंबर्ड दिनांक : २८.०६.२०२२

(डीआयएन : ००३४९३४५)

D.LEd ADMISSION 2022-2023

Management Quota

Janata Shikshan Pracharak Samiti Pt. Rajpati Mishra Adhyapak Vidyalay (English) Medium Minority Language Students of D.EL.E.T. 1st year form's are available in our college

For Students H.S.C Examination secured minimum 49.50% of open Category and Students having minimum 44.50 % as a reserved Category, has been stated according to rules and regulations of F Govt, of Maharashtra.

Applications in invited for 51% Hindi minority Students & 45% other Linguistic Students. Students belonging to Hindi Minority will be given as the First preference. If the Hindi Minority Student s not available than other student will be give preference.

Eligibility Criteria is determined according to rede No.6 from the Booklet information browser candidates ago belongs to Maharashtra state & other than Maharashtra State.

Medium			Branch				To	otal Seat
	Arts	Arts Science Commerce M.C.V.C.			/.C.			
English	20	25	04		01			50
	(Category v	wise Res	erv	ation			
Category	SC/ST	/ST VJA/NBT/NCT/NTD		SE	BC/OBC	Ор	en	Total
Seats	20%	11%			19%	50	%	100%
	10	40 06			00	21	-	EΩ

Form distribution and submission -Time of work for Each day is 11.00 A.M to 5.00 P.M. Annual fee 12000/- Only Admission Form Fee - Backward Class -- 100 Rs.

Open -- 200 Rs. Application form Date-22/6/2022 to 07/07/2022 (www.maa.ac.in) Purchase form Address:- Manoramanagar, Near Shankar Mandir, Thane(w). Contac No. 9322393558, 8888977718.

फाइनोटेक्स केमिकल लिमिटेड

सीआयएन:एल२४१००एमएच२००४पीएलसी१४४२९५ ४२-४३, मनोरमा चेंबर्स, एस.न्ही. रोड, बांद्रे, मुंबई-४०००५०, भारत. **दर.क.**:९१-२२-२६५५१७४/७५/७६/७७. कॅक्स:९१-२२-२६५५९१७८, ई-मेल: investor.relations@fineotex.com, वेबसाईट:www.fineotex.con भागधारकांना सूचना

गृतवणुकदार शिक्षण व सरक्षण निधी (आयईपीएफ) खात्यात शेअसेचे हस्तातरण (कंपनी कायदा २०१३ चे कलम १२४(६) नुसार)

गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ) प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा . अधिनियम, २०१६ (नियम) सहवाचिता कंपनी कायदा २०१३ चे कलम १२४(६) च्या तरतदीनसार केंद्र शासनाद्र स्थापित आयईपीएफ खात्यात ७ (सात) सलग वर्षांच्या कालावधीकरिता देण्यात न आलेले किंवा दावा न केलेलें नाभांशसंदर्भातील लाभांश/शेअर्स हस्तांतरीत करणे आवश्यक आहे. मागील ७ मलग वर्षांकरिता ज्या भागधारकांनी त्यांचे लाभांश रोख केलेले नाही आणि ज्यांचे शेश्रम् आयर्रपीएप

खात्यात हस्तांतरणासाठी पात्र आहेत अशा भागधारकांची यादी कंपनीच्या https://fineotex.com/assets/ investor-relation/other/other-bottom-comman/Unpaid-Unclaimed-Dividend-28th September-2018.pdf वेबसाईटवर अपलोड केलेली आहे. कंपनीने संबंधित भागधारकांना ज्यांनी लाभांश/शेअर्सवर दावा केलेला नाही तसेच आयईपीएफ खात्यात त्यांच

द्मवा न केलेले लाभांश रक्कम व शेअर्स जमा करण्यापुर्वी त्यावर दावा करण्यास आवश्यक दस्तावेज सादर करणे आणि योग्य कारवाई करण्यासाठी सदर नियमानसार आयर्डपीएफ खात्यात हस्तांतरीत करावयाचे आहेत त्यांन वैयक्तिक पत्र व्यवहार केलेला आहे. भागधारकांनी कंपनी निबंधक व भाग हस्तांतरण प्रतिनिधी यांच्याकडे दाव ा केलेले लाभांश रक्कम व शेअर्सवर दावा करण्यासाठी सदर पत्र व्यवहारात नमुदप्रमाणे आवश्यक दस्तावेज गिर्धारकांनी द्यावेत. येथे सचना देण्यात येत आहे की. भागधारकांद्रारे वैध दावा प्राप्त न झाल्यास कंपनीद्रारे सद नेयमाच्या आवश्यकतेनुसार पुढील सूचना न देता आयईपीएफ खात्यात सदर दावा न केलेले लाभांश/शेअर

कृपया नोंद असावी की, सदर नियमानुसार आयईपीएफमध्ये हस्तांतरीत दावा न केलेल्या लाभांश रक्कम व . असंसंदर्भात कंपनीवर कोणताही दावा सांगता येणार नाही. कृपया नोंद घ्यावी की, अशा हस्तांतरणानंत www.iepf.gov.in वर उपलब्ध तपशिलानुसार आयईपीएफकँडून लाभांशासह सदर शेअर्सवर त्यांना दाव करता येईल

याबाबत कोणतीही माहिती/स्पष्टीकरणाकरिता संबंधित भागधारकांनी कंपनीकडे nvestor.relations@fineotex.com वर लेखी कळवावे किंवा संपर्क कंपनी निबंधक व भाग हस्तांतरप ग्रतिनिधी-मे. बिगशेअर सर्विसेस प्रा.लि., ई-२/३, अन्सा इंडस्ट्रीयल इस्टेट, साकिविहार रोड, साकिनाका अंधेरी (पुर्व), मुंबई-४०००७२, दूर.:०२२-६२६३८२०४, ई-मेल:vinod.y@bigshareonline.com ाबसाईट:www.bigshareonline.com

फाइनोटेक्स केमिकल लिमिटेडकरित ठिकाण : मुंबई

सुरेंद्रकुमार तिबरेवाल अध्यक्ष व व्यवस्थापकीय संचालक

गोदरेज इंडस्ट्रीज लिमिटेड

सीआयएन: एल२४२४१एमएच१९८८पीएलसी०९७७८१ नोंदणीकृत कार्यालय: ''गोदरेज वन'', पिरोजशानगर, इस्टर्न एक्सप्रेस हायवे, विक्रोळी (पूर्व), मुंबई-४०००७९, महाराष्ट्र. दूर.:0२२-२५१८८०१०, **फॅक्स**:0२२-२५१८८०६६,

वेबसाईट:www.godrejindsustries.com, ई-मेल:investor@godrejinds.com

येथे सूचना देण्यात येत आहे की, खालील भागप्रमाणपत्र हरवले/गहाळ झाले/चोरीस गेले आहेत आणि नोंदणीकृत धारक/दावेदारांनी दुय्यम भागप्रमाणपत्र वितरणासाठी कंपनीकडे

अज कला	अर्ज कला आह:					
फोलिओ	भागधारकांचे	भागांची	अनुक्रमांक		भाग	
क्र.	नाव	संख्या	पासून	पर्यंत	प्रमाणपत्र	
		(द.मु.१/-)			क्र.	
एस००९८४०	एस ए सत्यनारायण एस भारथा लक्ष्मी	90	००५१५४१२२१	००५१५४१३१०	0803683	
एस०१९२९२	एस भारथा लक्ष्मी एस ए सत्यनारायणा	४५०	००५१५५९०७७	००५१५५९५२६	0808090	
०३२५४५१	सलिम पटेल	₹00	००५१०५२४६१	००५१०५३०६०	०४०२२५३	

जर कोणा व्यक्तीस वर नमुद सदर शेअर्ससंदर्भात दावा/वर नमुद अर्जदारांच्या नावे सदर दय्यम भागप्रमाणपत्र वितरणास कोणताही आक्षेप असल्यास त्यांनी त्यांचे दावा किंवा आक्षेप सदर सचना प्रकाशन तारखेपासून १५ (पंधरा) दिवसांत सादर करावेत. आजच्या तारखेपासून १५ (पंधरा) दिवसांत जर कंपनीकडे सदर भागप्रमाणपत्रसंदर्भात कोणताही दावा प्राप्त न झाल्यास य्यम भागप्रमाणपत्र वितरीत केले जाईल. सर्वसामान्य जनतेस येथे सावध करण्यात येत आहे की, वर नमुद प्रमाणपत्रासह कोणताही व्यवहार करू नये.

गोदरेज इंडस्ट्रीज लिमिटेडकरिता सही/-तेजल जरीवाल कंपनी सचिव व अनुपालन अधिकारी दिनांक: २८ जून, २०२२ (एफसीएस ९८१७)

Waaree Renewable Technologies Limited (Formerly known as Sangam Renewables Limited

[CIN: L93000MH1999PLC120470] 504, Western Edge-I, off: Western Express Highway, Borivali (E) Mumbai-400066 Tel No. 022-4333 1500; Email: info@waareertl..com Website: www.waareertl.com

Notice of Postal Ballot Result

Pursuant to the provisions of Sections 108 and 110 and other applicable provisions of the Companies Act, 2013 ("Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Rules") and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations"), the circular issued by the Ministry of Corporate Affairs for nter-alia conducting postal ballot process from time to time and Secretarial Standard 2 issued by the nstitute of Company Secretaries of India ("ICSI"), approval of the members was sought through

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") for facilitating the remote e-voting, as the authorized agency. Remote e-voting was remained open from riday, May 27, 2022 at 9:00 A.M. (IST) and end on Saturday, June 25, 2022 at 5:00 P.M. (IST) (both

The Board of Directors of the Company had appointed Mr. Manoj Mimani, Partner of R M Mimani & ssociates LLP, Company, (ACS 17083, CP 11601) as the Scrutinizer for conducting the postal ballo process in a fair and transparent manner. The Scrutinizer has submitted his report on June 27, 2022 On the basis of the report submitted by the scrutinizer, the Company had declared that all the resolutions as set out in the Postal Ballot Notice dated May 18, 2022 have been passed with requisite majority. The summary of the voting results is detailed below

item No.	Resolution Title		avour the ution	Votes against the resolution		
		No. of shareholders voted	No. of shares	No. of shareholders voted	No. of shares	
1	Issuance of Employee Stock Options (ESOP) – Special Resolution	27	14,984,540	05	195	
2	Revision in the remuneration of Mr. Pujan Doshi, Managing Director of the Company– Special Resolution	29	14,984,679	03	56	
3	Remuneration to Mr. Hitesh P Mehta, Executive Director and CFO of the Company – Special Resolution	25	14,984,455	07	280	
4	Remuneration to Mr. Viren Doshi, Executive Director of the Company- Special Resolution	26	14,984,470	06	265	

Copy of the Scrutinizer Report and result declared on BSE Limited is available on the website of the Company i.e., www.waareertl.com. For Waaree Renewable Technologies Limited

Director & Chief Financial Officer Dated: June 27, 2022

सरफायसी सचना यूनियन बैंक 🕖 Union Bank

अन्धा Andhra ्राणीरेशल Corporation

दहिसर पुर्व शाखा शिव ओम अपार्टमेंटस्, प्लॉट क्र.१५२, एस.व्ही. रोड, दिहसर (पुर्व), मुंबई-४०००६८. दूर.क्र.:२८२८४८५२, २८२८२२१३, फॅक्स:२८२८२९२८ संदर्भ: डीएएच /एडीव्ही /सरफायसी /२०२१ दिनांक:१७-०९-२०२१

श्री. मुकेश दयालजी मांगे श्री. अशोक दयालजी मांगे

फ्लॅट क्र.बी-१०६, मनाली ए ॲण्ड बी कोहौसोलि..

मिलींद नगर, असल्फा, घाटकोपर पश्चिम, मुंबई-४०००८४. महोदय/महोदया

वेषय: तुमच्याद्वारे घेतलेल्या कर्ज सुविधेसंदर्भात-आमच्याकडे एनपीए म्हणून वर्गीकृत <u>असलेले-प्रतिभूत व्याज लिलाव सूचनेची अंमलबजावणी.</u>

आम्ही तुम्हाला सुचित करीत आहोत की, तुमचे खाते **मे. मुकेश टेक्स्टाईल्स, दहिसर पुर्व शाखेस**ह असलेले खाते हे मुद्दल देय रक्कम/व्याज न भरणा केल्यामुळे २८.०८.२०२१ पासून एनपीए खात्यात वर्गीकृत करण्यात आले आहे. दिनांक २८.०८.२०२१ रोजी देय रक्कम **रू.१,०९,८३,४२०.४७** (रूपेंय एक कोटी नऊ लाख त्र्याऐंशी हजार चारशे वीस आणि पैसे सत्तेचाळीस फक्त) ही . प्रकबाकी खाली नमुद तुमचे सर्व खातेमध्ये दर्शविल्याप्रमाणे आहे.

मयदिचे स्वरूप	रक्रम	थकबाकी रक्कम (रु.)	व्याजाचा दर		
रोख ऋण	र्ह.८५,००,०००/-	रु.९२,९२,५३०.७१	१०.४०		
युजीईसीएल	रु.१६,००,०००/-	रु.१६,९०,८८९.७६	७.५०		
आमच्या वारवार मागणी नंतरही तुम्ही तुमच्या खात्यात देय असलेली थकबाकी रक्कम जमा केलेली					

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ च्या कलमे १३(२) नुसार सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत रक्कम . रू.१,०९,८३,४२०.४७ (रूपये एक कोटी नऊ लाख त्र्याऐंशी हजार चारशे वीस आणि पैसे <mark>पत्तेचाळीस फक्त)</mark> तसेच २९.०८.२०२१ पासून करारदराने लागु व्याज आणि तुमच्याद्वारे निष्पादित ऋण दस्तावेजांच्या नियम व अटीनुसार/उर्वरित मासिकासह व्याज जमा करावे आणि तुमचे दायित्व भरावे अन्यथा सदर कायदेअंतर्गत देण्यात आलेले काही किंवा सर्व अधिकार वापरून बँकेच्या नावे नेष्पादित खालील प्रतिभूती वर अंमलबजावणी करण्याची कारवाई आम्ही करू

प्रतिभूत मालमत्तेचे वर्णनः

म्लॅट क्र.बी-१०६, मनाली ए ॲण्ड बी कोहौसोलि., मिलींद नगर, असल्फा, घाटकोपर पश्चिम, मुंबई-8000CX.

कृपया नोंद असावी की, जर ६० दिवसांच्या आत देय रक्कम तुम्ही न भरल्यास आणि सदर कायदेअंतर्गत बँकेने सर्व अधिकार वापरल्यास आणि प्रतिभूत मालमत्तेच्या विक्री प्रक्रियेने संपूर्ण देय रक्कम वसूल[्] झाल्यास आम्ही तमच्याकडून उर्वरित रकमेच्या वसलीसाठी कायद्याचे न्यायालय/ऋणे वसली न्यायाधिकर मध्ये तुमच्या विरोधात योग्य कायदेशीर कारवाई करू.

गुम्हाला विनंती आहे की, कायद्याच्या कलम १३(१३) अन्वये सदर सूचना प्राप्तीनंतर बँकेच्य . ।रवानगीशिवाय वरील प्रतिभूतीसह कोणताही व्यवहार करण्यास तुम्हाला रोखण्यात येत आहे. कृपया नोंद असावी की, सदर कायद्याचे काही उल्लंघन केल्यास त्याचे गंभीर परिणाम भोगावे लागतील

तुमचे लक्ष वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडविण्यासाठी उपलब्ध वेळेसंदर्भात सरफायसी . हायद्याच्या कलम १३ चे उपकलम ८ अन्वये तरतूद आहे. आपले विश्वास्

प्राधिकृत अधिकारी

मॅकिन्नॉन मॅकेन्झी ॲण्ड कं. लिमिटेड

सीआयएन:एल६३०२०एमएच१९५१पीएलसी०१३७४५ नोंदणीकृत कार्यालय: ४, शुरजी वल्लभदास मार्ग, बॅलार्ड इस्टेट, मुंबई-४००००१

द्र::0२२-२२६१०९८१, फॅक्स:0२२-२२६१४२०७, ई-मेल:mmcladv@yahoo.co.in, वेबसाईट: http://www.mmclimited.net

विशेष सर्वसाधारण सभेची सूचना

येथे सूचना देण्यात येत आहे की, कंपनीची विशेष सर्वसाधारण सभा (ईओजीएम) शुक्रवार २२ जुलै, २०२२ रोजी दु.१२.००वा. कंपनी कायदा २०१३ च्या लागू तरतुदी आणि त्यातील नेयमाअंतर्गत आणि सहकार मंत्रालय (एमसीए) द्वारे वितरीत सर्वसाधारण परिपत्रक क्र.१४/ २०२० दिनांक ८ एप्रिल, २०२०, सर्वसाधारण परिपत्रक क्र.१७/२०२० दिनांक १३ एप्रिल २०२०, सर्वसाधारण परिपत्रक क्र.२०/२०२० दिनांक ५ मे, २०२०, सर्वसाधारण परिपत्रक क्र.)३/२०२२ दिनांक ५ मे, २०२२ आणि सर्वसाधारण परिपत्रक क्र.०२/२०२१ दिनांक १: जानेवारी, २०२१ (एमसीए परिपत्रक) आणि भारतीय प्रतिभूती व विनिमय मंडळ (सेबी एयुलेशन्स) नुसार सदर विशेष सर्वसाधारण सभा घेण्याच्या सूचनेत नमुद विषयावर विमष् करण्याकरिता व्हिडीओ कॉन्फरन्सिंग (व्हीसी)/अन्य दृकश्राव्य माध्यमाने (ओएव्हीएम) होणा आहे. विशेष सर्वसाधारण सभा सूचनेची तसेच ई–वोटिंगची प्रक्रिया व माहितीच्या विद्युत प्रती ज्या सदस्यांचे ई–मेल कंपनीकडे नोंद आहेत त्यांना २७ जून, २०२२ रोजी पाठविण्यात आले

विशेष सर्वसाधारण सभा सूचनेसह ई–वोटिंगची प्रक्रिया व माहिती कंपनीच्या www.mmclimited.net वेबसाईटवर उपलब्ध आहेत.

कंपनीने ईओजीएमच्या सूचनेत नमुद विषयावर मत देण्यासाठी सदस्यांना रिमोट ई–वोटिंग व ईओजीएममध्ये ई–वोटिंगमार्फत सुविधा दिलेली आहे. सर्व सदस्यांना सुचित करण्यात येत आहे की,

- . सदस्यांना त्यांचे रिमोट ई–वोटिंग परिचयपत्रे वापरून व्हीसी/ओएव्हीएममार्फत ईओजीएममध्ये उपस्थित राहता येईल
- व्हीसी/ओएव्हीएममार्फत सहभागी होण्याची माहिती आणि ई-वोटिंग प्रक्रिया तसेच त्यातील पद्धती ज्या सदस्यांचे वास्तविक स्वरुपात भागधारणा आहे आणि ज्यांचे ई-मेल नोंद नाही त्यांना ई-वोटिंगने त्यांचे मत देण्यासाठी सविस्तर प्रक्रिया ईओजीएम सूचनेचा भाग म्हणून
- . रिमोट ई–वोटिंग कालावधी मंगळवार, १९ जुलै, २०२२ रोजी स.१०.००वा. प्रारंभ होईल आणि गुरुवार, २१ जुलै, २०२२ रोजी सायं.५.००वा. समाप्त होईल. सदर तारीख व वेळेनंतर रिमोट ई-वोटिंग मान्य असणार नाही आणि तद्नंतर रिमोट ई-वोटिंग पद्धत बंद
- गुरुवार, १४ जुलै, २०२२ (नोंद दिनांक) रोजी कंपनीचे भरणा केलेले समभाग भांडवलाच्य त्यांच्या शेअर्सच्या सरासरीवर सदस्यांचे मतदान अधिकार असतील
- जर कोणा व्यक्तीने ईओजीएम सूचना वितरणानंतर कंपनीचे शेअर्स घेऊन कंपनीचा सदस्र झाला असल्यास आणि नोंद तारीख अर्थात १४ जुलै, २०२२ रोजी भागधारणा घेतली असल्यास त्यांनी रिमोट ई-वोटिंगकरिता ईओजीएम सूचनेत नमुद माहितीचे पालन करावे. ईओजीएमपुर्वी रिमोट ई-वोटिंगने जे सदस्य त्यांचे मत देतील त्यांना व्हीसीमार्फत ईंओजीएममध्ये उपस्थित राहता येईल परंतु पुन्हा मत देता येणार नाही. रिमोट ई-वोटिंगने जे सदस्य मत देणार नाहीत आणि व्हीसीमार्फत ईओजीएममध्ये उपस्थित असतील ते

ईओजीएममध्ये ई-वोटिंगमार्फत मत देण्यास पात्र असतील.

दिनांक: २९ जून, २०२२

ठिकाण: मुंबई

ई–वोटिंगची प्रक्रिया ईओजीएमच्या सूचनेत तसेच सीडीएसएलद्वारे सदस्यांना पाठविण्या आलेल्या ई–मेलमध्ये आणि सीडीएसएलच्या <u>www.evotingindia.com</u> वेबसाईटवर उपलब् आहे. ई–वोटिंगबाबत काही प्रश्न/तक्रारी असल्यास त्यांनी <u>www.evotingindia.com</u> च्या डाऊनलोड सेक्शनअंतर्गत उपलब्ध रिमोट ई–वोटिंग यूजर मॅन्यूअल आणि फ्रिक्वन्टर्ल आस्क्ड क्वेश्चन्स (एफएक्यु) चा संदर्भ घ्यावा किंवा टोल फ्री क्रमांक १८००–२००–५५३३, सीडीएसएल, पत्ताः १७वा मजला, पी.जे. टॉवर्स, दलाल स्ट्रीट, फोर्ट, मुंबई–४००००१ ई–मेल: <u>helpdesk.evoting@cdslindia.com</u> वर ई–मेल करावा.

संचालक मंडळाच्या आदेशान्वये मॅकिन्नॉन मॅकेन्झी ॲण्ड कं. लिमिटेडकरिता

> नंदकिशोर यशवंत जोशी डीआयएन:०९३२४६१२

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of Great Eastern Shipping Co. Ltd. having its Registered Office at 134/A, Ocean House, Dr Annie Besant Road, Worli, Mumbai, Maharashtra, 400018 registered in the name of the following Shareholder have been lost by

then	hem.						
	Name of the Shareholders	Folio No.	Certificate No./s	Distinctive Number/s	No. of Share		
1	Dosu Ardeshir Bhiwandiwalla	31414598	213862	145723783-145735030	11248		

	Name of the Shareholders	Folio No.	Certificate No./s	Distinctive Number/s	No. of Shares
ı		31414598	213862	145723783-145735030	11248
	Bhiwandiwalla				
	D I I	10 1		1 10 11 11 111	

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates Any person who has any claim in respect of the said share certificates should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium Tower B, Plot 31-32, Gachibowli, Nanakramguda, Hyderabad -500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue the Duplicate Share Certificate. Place: Mumbai

Date: 28.06.2022 Dosu Ardeshir Bhiwandiwalla

PROJECT NAME : RUDRA ODC 1

ASSIGNEE/DEVELOPER: NVN BUILDCON LLP : BARKYA LAXMAN KOR AND OTHERS

LESSES NAME ORDER NO. : TCP (P-2)/ODC/CC/3.163/I/520/2022. Date:21/06/2022 (MMRDA

REG. OFFICE ADDRESS : UNIT NO.203, SUPER MARKET CHS LTD, MONGHIBAI ROAD, VILE PARLE EAST, MUMBAI 400057

: PLOT BEARING C.T.S. NO. 71, 71/1 TO 8 VILLAGE OF

GOREGAON, ODC MUMBAI, SITUATED AT KORWADI, BELOW MRINAL TAI GORE FLYOVER, RAM MANDIR,

GOREGAON WEST, MUMBAI - 400104. : ON OR TOWARDS NORTH: C.T.S.NO.72

ON OR TOWARDS SOUTH: C.T.S. NO. 67 AND 68 ON OR TOWARDS EAST: C.T.S. NO. 70B

ON OR TOWARDS WEST: C.T.S. NO. 65

: P/SOUTH

WARD NAME ARCHITECT : TECHNO ARCH (ARCHITECT SNEHAL SHAH)

: 107-108, MATHARU ARCADE, PLOT NO. 32, PARANJAPE SCHEME, ABOVE AXIS BANK, SUBHASH ROAD,

VILE PARLE (EAST), MUMBAI 400057.

DESIGN ARCHITECT: D4 ARCHITECTS (ARCHITECT DINIL VADODARIA) : 803. ADINATH TOWER, KANTIPARK ROAD,

CHIKUWADI, BORIVLI WEST, MUMBAI 400092 : SURA & ASSOCIATES (MR. PIYUSHKUMAR SURA) RCC CONSULTANTS : A-302-303, SHUBHAM CENTRE NO. II CARDINAL

GRACIOUS ROAD, CHAKALA, ANDHERI EAST,

MUMBAI - 400099. : ADV. K.H.HOLAMBE PATIL LEGAL ADVSIOR

:101-103, BACHUBAI BUILDING, NEAR CENTRAL CAMERA BUILDING, 187, D.N.ROAD, FORT, MUMBAI- 400001

CONTRACTOR :YASH CONSTRUCTIONS (MR.RAJESHKUMAR MAURYA) ADDRESS

: A/103 NEW STAR APARTMENTNEAR GCC CLUB, MIRA ROAD- 401107.

: 7066980722 CONTACT NO : odc1@skibc.in

FSI PERMITTED : 1.5 FSI + 1.5 ADDITIONAL FSI = 3FSI

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) IN TERMS OF SEBI (SAST) REGULATIONS, 2011, AS AMENDED, AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF **GANESH FILMS INDIA LIMITED**

(CORPORATE IDENTIFICATION NUMBER: L74994MH2018PLC307613)
Registered Office: 503, Floor-5, Plot 461D, A Wing, Parshvanath Gardens, Bhaudaji Road, Kings Circle, Matunga, Mumbai - 400019,
Maharashtra, India; Tel. No.: +91-8104449343;
Website: http://www.ganeshfilms.com;Email Id: info@ganeshfilms.com

Open Offer by Rajiv Vashisht ("Acquirer 1"), Gaurav Kumar ("Acquirer 2") and Annaya Management Consultancy Private Limited ("Acquirer 3"), (hereinafter referred to as "Acquirers") to acquire upto 7,81,998 (constituting 26.00% of the Equity and Voting Share Capital of the Target Company) equity shares of face value of Rs. 10/- each for cash at a price of Rs. 12.70 (Rupees Twelve and Paise Seventy Only) per equity share aggregating upto Rs. 99,31,374.60 (Rupees Ninety-Nine Lakhs Thirty-One Thousand Three Hundred Seventy-Four and Paise Sixty Only) to the Public Shareholders of Ganesh Films India Limited ("GFIL" or "Target Company") in terms of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations") ("Open Offer").

This Advertisement is in accordance with Regulation 18(7) of the SEBI (SAST) Regulations and Corrigendum to the Detailed Public Statement ("DPS") and is to be read together with: a) the Public Announcement dated April 27, 2022 ("PAT); b) the Detailed Public Statement published on May 05, 2022 in Financial Express (English Daily) (All India Edition), Jansatta (Hindi Daily) (All India Edition), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition) (hereinafter referred collectively as "Published Newspapers") where the Registered Office of the Target Company is situated ("DPS"); c) the Letter of Offer dated June 18, 2022 ("LOF") and is being issued by Chartered Finance Management Private Limited (Formerly known as Chartered Finance Management Limited) ("Manager to the Offer"), on behalf of Mr. Rajiv Vashisht, Mr. Gaurav Kumar and M/s. Annaya Management Consultancy Private Limited ("Acquirers") pursuant to Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Pre Offer Advertisement cum

- The Offer Price is Rs. 12.70 (Rupees Twelve and Paise Seventy Only) per equity share is payable in cash ("Offer Price"). There has been no revision in the Offer price.
- The Committee of Independent Directors ("IDC") of the Target Company is of the opinion that the Offer Price of Rs.12.70 (Rupees Twelve and Palse Seventy Only) offered by the Acquirers is in accordance with the relevant regulations prescribed in the SEBI (SAST) Regulations and *prima facle* appear to be fair, reasonable and justified. The recommendation of IDC was published in the aforementioned Published newspapers on Tuesday, June 28. 2022.
- There has been no competitive bid to this Offer
- The completion of dispatch of the Letter of Offer ("LOF") through electronic means to all the Public Shareholders of Target Company (holding Equity Shares in dematerialised form) whose name appeared on the register of members on the Identified Date and who have registered their email ids with the Depositories and/or the Target Company, and the dispatch through physical means to all the public shareholders of the Target Company (holding Equity Shares in Physical form) whose name appeared on the register of members on the Identified Date was completed on Thursday, June 23, 2022. However, accidental omission to dispatch or non-receipt of the LOF to or by any eligible shareholder entitled to this Open Offer shall not invalidate the Open Offer in any manner whatsoever
- In the event the Selling Broker of Public Shareholder is not registered with BSE, then such shareholder may approach the Buying Broker viz., Emkav Global Financial Services Limited to tender his/her Equity Shares under the Offer
- Please note that a copy of the LOF shall also available on the website of Securities and Exchange Board of India ("SEBI") i.e., www.sebi.gov.in and also on the website of Target Company www.ganeshflms.com. Further, in case of non-receipt of LOF, the public shareholders holding equity shares may participate in the offer by providing their application in plain paper to their Selling Broker and tender Shares in the Open Offer as per the procedure along with other details
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on May 12, 2022. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide Observation letter number SEBI/HO/CFD/DCR-111/OW/24522/1 dated June 14, 2022 which have been incorporated in the LOF.
- Any other material changes from the date of PA: Nil
- To the best of knowledge of the Acquirers, there are no statutory approvals required to acquire the equity shares tendered pursuant to the Offer However, if any other statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to such other statutory approvals.
- 10. Public Shareholders are required to refer paragraph 8 on page 29 of the LOF (Procedure for Acceptance and Settlement of the Offer) in relation 11. As on date, the Target Company is fully compliant with the listing requirements and there has not been any penal/punitive action taken by the Stock
- 12. Other updates and changes in the LOF:

3. Revised Schedule of Activities:

- (i.) Included a confirmation that there are no directions subsisting or proceedings pending against the Acquirers under the SEBI Act. 1992 and
- regulations made thereunder and also, by any other regulator please refer to para 4.4.12 on page 18 of the LOF. Included a table on Other Financial Data relating to Dividend and Earnings Per Share - please refer to para 5.11 on page 21 of the LOF.
- Included confirmation that the Target Company has not received any complaint till the date of the Letter of Offer, in relation to the Open Offe

Activities	activities as disclosed in DLOF	activities
	Day, Date	Day, Date\$
Date of the Public Announcement	Wednesday; April 27, 2022	Wednesday; April 27, 2022
Publication of Detailed Public Statement in newspapers	Thursday; May 05, 2022	Thursday; May 05, 2022
Last date for filing the Draft Letter of Offer with SEBI	Thursday; May 12, 2022	Thursday; May 12, 2022
Last date for public announcement of a Competing Offer#	Thursday; May 26, 2022	Thursday; May 26, 2022
Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Friday; June 03, 2022	Tuesday; June 14, 2022@
Identified Date*	Tuesday; June 07, 2022	Thursday; June 16, 2022
Last date by which the Letter of Offer will be dispatched to the Public Equity Shareholders whose name appears in the register of members on the Identified Date	Tuesday; June 14, 2022	Thursday; June 23, 2022
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Equity Shareholders for this Offer	Thursday; June 16, 2022	Tuesday; June 28, 2022
Last date for upward revision of the Offer Price/ Offer Size	Friday; June 17, 2022	Tuesday; June 28, 2022
Date of publication of opening of Offer public announcement in the newspapers in which the Detailed Public Statement has been published	Friday; June 17, 2022	Wednesday; June 29, 202
Date of commencement of tendering period ("Offer Opening Date")	Tuesday; June 21, 2022	Thursday; June 30, 2022
Date of closing of tendering period ("Offer Closing Date")	Monday; July 04, 2022	Wednesday; July 13, 2022
Last date for issue of post-offer advertisement	Monday; July 11, 2022	Wednesday; July 20, 202
Last date of communicating the rejection/ acceptance and completion		

The original schedule of activities (prepared on the basis of timelines provided under the SEBI (SAST) Regulations, 2011) and were subject treceipt of relevant approvals from various statutory/regulatory authority, if any, and SEBI's approval.

Actual date of receipt of SEBI's final observation on the DLOF.

of payment of consideration or refund of Equity Shares to the

Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that all the Public Shareholders of the Target Company (fregistered and unregistered) are eligible to participate in this Offer at any time prior to the closure of the Open Offer.

Monday; July 18, 2022

Wednesday; July 27, 2022

There has been no competing offer as of the date 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 LOF. ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS: MR RAJIV VASHISHT, MR. GAURAV KUMAR AND ANNAYA MANAGER TO THE OFFER



(Formerly known as Chartered Finance Management Lim 2nd Floor, Wakefield House, Sprott Road, Ballard Estate, Mumbai – 400038, Maharashtra, India Tel. No.: +91-22-22696944 Email Address: openoffer@cfml.in Website: www.charteredfinance.in Contact Person: Mr. R. Ramnath

SEBI Registration Number: INM000012052 Date: Wednesday; June 29, 2022

