## SG FINSERVE LIMITED

(Formerly Known as Moongipa Securities Limited)

November 23, 2022

To
The General Manager

Department of Corporate Services

BSE Limited

25<sup>th</sup> Floor, P.J Towers,

Dalal Street, Mumbai – 400001

Scrip Code: 539199

Sub: Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

In continuation of our letter dated November 16, 2022 in relation to change of name of the Company from Moongipa Securities Limited to SG Finserve Limited and pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find attached herewith Newspaper cuttings published in leading English newspaper (The Financial Express) and in Regional language newspaper (Jansatta) on November 23, 2022.

This is for your information and record.

Yours sincerely,
For **SG Finserve Limited**(formerly known as Moongipa Securities Limited)

Sachin Kumar Company Secretary M.No. A61525

(CIN: L74899DL1994PLC057941)

Regd. Office: 37, Hargobind Enclave, Vikas Marg, Delhi-110092, Ph.: +91-11-22373437

E-mail: moongipcs@gmail.com, Website: www.moongipa.net

SG FINSERVE LIMITED

It is hereby informed that Moongipa Securities Limited ('Company'), a company incorporated under the provisions of the Companies Act, 1956 and registered with Reserve Bank of India ('RBI') as a Non-Deposit Taking Non-Systemically Important Non Banking Financial Company (NBFC-ND-NSI) under section 45IA of the RBI Act, 1934 and holding Certificate of Registration bearing No. N-14.03416 dated 16th May, 2018, has changed its name to SG FINSERVE LIMITED, consequant to the approval of Registrar of Companies, NCT of Delhi and Haryana dated November 16, 2022. The Company had also obtained No Objection Certicate from the RBI vide letter no. PR.V.ND.S No. S 771/C.M.S VI/05.08.000/2022-23 dated October

Further, it is informed that pursuant to rule 29 of the Companies (Incorporation) Rules, 2014, the Company has been issued a new Certificate of Incorporation by the ROC evidencing the change of

All stakeholders are requested to take note of the above information. Regards

For SG FINSERVE LIMITED

Sachin Kumar

Company Secretary

Place : Delhi

Date: 22.11.2022

**NOTICE FOR LOSS OF SHARES** RADICO KHAITAN LIMITED CIN: L26941UP1983PLC027278

Registered Office: Rampur Distillery, Bareilly Road, Rampur - 244 901 (U.P.) Tel. No.: 0595-2350601/2, 2351703, Fax No.: 0595-2350009 E-mail: investor@radico.co.in, Web.: www.radicokhaitan.com

Notice is hereby given that the following share certificates have been reported as lost/misplaced and the Company intends to issue Letter of Confirmation in lieu of physical share certificates pursuant to the Circular dated January 25, 2022 issued by the Securities and Exchange Board of India, regarding Issuance of securities in dematerialized form in case of Investor Service Requests. Any person who has a valid claim on the said shares should lodge such claim with the Company at its Registered Office within 15 days hereof.

Sr.		Folio	No. of Shares	Certificate	Distinctive
No.		No.	(Rs. 2/- f. v.)	No.(s)	No.(s)
1.	Sanwarmal Agarwal	0032769	620	62332	6025666-6026285
2.	Sunil Kumar Patra	0014799	1240	55477	2057646-2058885
3.	Lalit Agrawal	0007694	750	53018	169526-170275
4.	Hari Mohan Agarwal Arun Agarwal	0013445	2015	54867	1575571-1577585
5.	Arun Agarwal Hari Mohan Agarwal	0013443	2015	54865	1572161-1574175
6.	Sarswati Saran Anshumali Saran	0012535	1240	54448	1226511-1227750
7.	Sangeeta Agrawal	0027717	930	60491	4949166-4950095
8.	Ashwin Dani (Deceased) Chirag Dani (Claimant)	0016101	620	55953	2436006-2436625
9.	Anil Kumar Khaitan	0013926	1240	55104	1767646-1768885
10.	Neela Prabhakar Patwardhan (Deceased)		0.400	54070	4050040400045
	Sujit Uday Tilak (Claimant)	0013702	3100	54978	1659946-1663045
11.	Vimmi Kalra	0030260	4650	61459	5484121-5488770
	Anil Kalra	0030258	10850	61458	5473271-5484120
13.	Hardevsinh Jadeja	0020326	310	57610	3438746-3439055
14.	S K Gupta	0029623	310	61242	5349836-5350145
15.	M S Chandrashekara Setty (Deceased)				
	M B Nagalakshmi (Claimant)	0012009	1860	54207	1024071-1025930
Fai	ling to receive any objection	ns within	15 days from	the date o	f publication, the

For Radico Khaitan Limited Date: 22.11.2022 Dinesh Kumar Gupta Place: New Delhi VP-Legal & Company Secretary

Company will proceed to issue the Letter of Confirmation to the Registered

Shareholders without entertaining any claim of any nature whatsoever in future.

### KAJARIA CERAMICS LIMITED

[CIN: L26924HR1985PLC056150] Registered Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli-Gurgaon Road Village Sikanderpur Ghosi, Gurgaon, Haryana-122001 | Phone: +91-124-4081281 Corporate Office: J-1/B-1 (Extn), Mohan Co-operative Industrial Estate, Mathura Road, New Delhi-110044 | Phone: +91-11-26946409 | Fax: +91-11-2694640 Website: www.kajariaceramics.com | E-mail: investors@kajariaceramics.com

#### NOTICE OF POSTAL BALLOT

Notice is hereby given pursuant to the provisions of Section 110 of the Companies Act, 2013 (the "Act") read with the Companies (Management and Administration) Rules. 2014 (the "Rules") and applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') [including any statutory modification(s) or re-enactment(s) thereof, for the time being in force], Secretarial Standards on General Meetings ('SS-2') read with the Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 22/2020 dated June 15, 2020, Circular No. 33/2020 dated September 28, 2020, Circular No. 39/2020 dated December 31, 2020 and Circular No. 10/2021 dated June 23, 2021, Circular No. 20/2021 dated December 8, 2021 and Circular No. 3/2022 dated May 5, 2022, issued by the Ministry of Corporate Affairs ('MCA') [hereinafter collectively referred to as 'MCA Circulars'], that the Special Resolution as set out in the Notice of Postal Ballot dated November 2, 2022, is proposed to be passed by way of Postal Ballot through voting by electronic means ('e-voting' or 'remote e-voting') only. The Company is providing electronic voting facility through e-voting services provided by National Securities Depository Limited ('NSDL').

Mr. Rupesh Agarwal. (Membership No.: ACS 16302, CP No.: 5673). Managing Partner and in his absence Mr. Shashikant Tiwari, (Membership No.: FCS 11919, CP No.: 13050), Partner of M/s Chandrasekaran Associates, Practicing Company Secretaries having its office situated at 11F, Pocket IV, Mayur Vihar, Phase I, Delhi - 110091, has been appointed as Scrutinizer for conducting the Postal Ballot process in accordance with law and in a fair and transparent manner.

In view of the COVID-19 pandemic and in compliance with the MCA Circulars. the Notice of Postal Ballot was sent through electronic mode to those Members whose e-mail addresses are registered with the Company/Depositories. If your e-mail address is not registered with the Company/Depositories, please follow the process provided in the Notes to receive User ID and Password for remote e-voting. The communication of the assent or dissent of the Members would only take place through the remote e-voting.

Members are informed that (a) the Company has completed despatch of the Notices of Postal Ballot through electronic mode on Tuesday, November 22, 2022; (b) the voting period through e-voting commences at 9:00 a.m. (IST) on Wednesday, November 23, 2022 and ends at 5:00 p.m. (IST) on Thursday, December 22, 2022; (c) A Member who intends to vote, then he/she should exercise his/her vote through e-voting by 5:00 p.m. (IST) on Thursday, December 22, 2022; (d) No e-voting, shall be allowed after 5:00 p.m. (IST) on Thursday, December 22, 2022; (e) Voting rights shall be reckoned on the paid up value of the shares registered in the name of the Members of the Company as on the Cut-off Date i.e. Friday, November 11, 2022; (f) A person who is not a member as on the Cut-off Date should treat this notice for information purpose only; (g) Notice of Postal Ballot is also available at the Company's website www.kajariaceramics.com as well as on NSDL's website www.evoting.nsdl.com.

For e-voting instructions, members are requested to go through the instructions given in the Notice of Postal Ballot and In case of any queries/grievance connected with voting by electronic means, you may refer the Frequently Asked Questions (FAQs) for Members and the remote e-voting user manual for Members available at the download section of www.evoting.nsdl.com or contact Ms. Pallavi Mhatre, Senior Manager, NSDL, Trade World, A Wing, Fourth and Fifth Floor, Kamla Mills Compound, Lower Parel, Mumbai- 400013 through email at evoting@nsdl.co.in or on Toll Free Nos. 1800 1020 990 / 1800 22 44 30 or may contact Mr. R.C. Rawat, COO (A&T) & Company Secretary of the Company, through email at investors@kajariaceramics.com or on telephone at +91-11-26946409.

The results of voting will be announced on or before the close of working hours on Friday, December 23, 2022, at the Corporate Office of the Company. The results along with the Scrutinizer's Report will be displayed at the Registered Office and the Corporate Office of the Company. The results along with the Scrutinizer's Report shall be communicated to the Stock Exchanges and the same along with the Scrutinizer's Report will be displayed on the Company's website www.kajariaceramics.com as well as on NSDL's website www.evoting.nsdl.com

For Kajaria Ceramics Limited

Place: New Delhi

Ram Chandra Rawat Date: November 22, 2022 COO (A&T) & Company Secretary



**AEGIS LOGISTICS LIMITED** 

Regd. Office: 502 Skylon, G.t.D.C., Char Rasta, Vapi 396 195, Dist. Valsad, Gujarat Corp. Office: 1202, Tower B, Peninsula Business Park, G. K. Marg, Lower Parel (W), Mumbai - 400013 Tel.: +91 22 6666 3666 Fax: +91 22 6666 3777 E-mail: aegis@aegisindia.com Website: www.aegisindia.com

NOTICE for the attention of the Equity Shareholders of the Company Transfer of Dividend/Equity Shares of the Company to Investor Education and Protection Fund Authority Notice is hereby given to the shareholders of the Company pursuant to section 124(6 of the Companies Act, 2013 ('the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended, ("the Rules"), that the Shareholders who have not claimed or encashed their dividends from the financial year 2015-16 for a period of 7 (seven) consecutive years, the equity shares in respect of which such dividends are lying unclaimed/unpaid along with their dividend amount for financial year 2015-16 (2nd Interim) will be transferred to the Investor Education and Protection Fund ('IEPF') Authority.

In view of the above, the statement containing the full details of the shareholders whose equity shares and the dividend for financial year 2015-16 (2nd Interim) are liable to be transferred to IEPF is uploaded on the Company's website www.aegisindia.com (Path https://aegisindia.com/investor-information/in 'Dividend Related Details > Share Transfer to IEPF > 2022) for information and necessary action by the shareholders.

The shareholders can claim their unpaid or unencashed dividends from the Company by contacting/ emailing the Company's Registrar and Share Transfer Agent as per the below details in a manner that the dividends are encashed on or before 4th March, 2023:

Link Intime India Pvt. Ltd., Unit - Aegis Logistics Limited C 101, 247 Park, L. B. S. Marg, Vikhroli (West), Mumbai - 400 083

Tel.: 022 49186270 | Email: rnt.helpdesk@linkintime.co.in The Company has, vide its letter dated 18th November, 2022, communicated individually to the latest available addresses of the shareholders, whose dividends are lying unclaimed since financial year 2015-16 till 7 (seven) consecutive years, advising them to claim the dividends expeditiously. However, there is possibility that shareholder(s) may face some difficulties in receiving the physical copy of the notice delivered to their registered address In such cases, this Notice may please be considered as individual notice in compliances with the Rules.

In case of no valid claim in respect of unclaimed dividend is received from the shareholders on or before 22nd February, 2023 or such any date as may be extended (if any), the Company shall, with a view to complying with the requirements set out in the Rules. transfer the shares to the IEPF Authority as per the procedure stipulated in the Rules. However, the concerned shareholders may claim the said shares along with the unclaimed dividend(s) from IEPF Authority by filing Form IEPF-5 online and sending the physical copy of the requisite documents enumerated in the Form IEPF-5, to the Nodal Officer of the Company. Please also note that no claim shall lie against the Company in respect of shares/unclaimed dividend transferred to IEPF pursuant to the Rules.

The Copy of Notice is also available on the Stock Exchange website at www.bseindia.com and www.nseindia.com. For Aegis Logistics Limited

(CIN L65922MH1989PLC054583)

Reg. Off.: National Insurance Building, 6" Floor, 14, Jamshedii Tata Road,

Churchgate, Mumbai 400020,

Email:investors@gichf.com, corporate@gichf.com/Tel.:022-43041900

Members of the Company are hereby informed that pursuant to Section 110 and other

applicable provisions, if any of the Companies Act, 2013 read with Rule 22 of Companies

(Management and Administration) Rules, 2014 and in compliance with General Circular

No(s), 14/2020, 17/2020, 22/2020, 33/2020, 39/2020, 10/2021, 20/2021 and 03/2022 dated

April 8, 2020, April 13, 2020, June 15, 2020, September 28, 2020, December 31, 2020, June

23, 2021 December 8, 2021 and May 5, 2022 respectively, issued by the Ministry of

Corporate Affairs ("MCA Circulars") and all other applicable laws, rules and regulations,

the Company has on Tuesday, November 22, 2022 completed the dispatch of postal ballot

notice through email to all the Members whose e-mail addresses are registered with the

company/RTA or with their respective Depository Participants ("DP"), seeking their

approval through remote e-voting only in respect of the resolutions mentioned in the said

The e-voting facility is provided by M/s. Kfin Technologies Ltd. ("Kfintech") for which followings

The instructions for remote e-voting process, manner of registration of email address for non-

email cases and manner of requesting / retrieving the login credentials by the members who

have not received / forgot, the same are provided in Postal Ballot Notice, Members are

requested to provide their assent or dissent during voting period through remote e-voting only

The remote e-voting module shall be disabled by M/s. KFin Technologies Ltd. thereafter and

members will not be allowed to cast their votes subsequently. In case of any

queries/grievances in connection with casting vote through remote e-voting system, Members

may contact to Mr. Anil Dalvi, Manager - KFIN Technologies Ltd. by sending an email at

Shri Omkar Dindorkar, failing which Smt. Deepti Kulkarni of M/s. MMJB & Associates LLP

Company Secretaries has been appointed by the Board of Directors of the Company as the

Scrutinizer for conducting the Postal Ballot in a fair and transparent manner. Result of the

Postal Ballot will be announced at the Registered Office of the Company and the same will be

posted at the website of the Company at www.gichfindia.com besides communicating to the

November 23, 2022 (Wednesday) (at 9.00 am)

Within 2 working days of completion of Voting Period

For GIC Housing Finance Ltd.

Nutan Singh

**Group Head & Company Secretary** 

December 22, 2022 (Thursday) (at 5.00 pm)

Cut-off date for determining the Members | November 18, 2022 (Friday)

evoting@kfintech.com or call on toll free no. 1800-309-4001.

YOUR ROAD TO A DREAM HOME

Place : Mumbai Date: 22/11/2022 **Company Secretary** 

GIC HOUSING FINANCE LTD.

Postal Ballot Notice dated November 14, 2022.

are the some of the important dates:

Commencement of e-voting period

Declaration of Voting Results

entitled to vote.

End of e-voting period

Stock Exchanges.

Place : Mumbai

Date: November 23, 2022

Place: Mumbai Monica Gandhi

BINANI INDUSTRIES LIMITED (CIN: L24117WB1962PLC025584)

Registered Office: 37/2, Chinar Park, New Town, Rajarhat Main Road,
P.O. Hatiara, Kolkata- 700157, Tel.: 08100326795,
Fax: 033-40088802 E-mail: pb@binani.net
Corporate Office: Mercantile Chambers, Ground Floor,12, J. N. Heredia Marg,
Ballard Estate, Mumbai - 400 001, Tel.: 022-4126 3000/01/02 Binani

**NOTICE OF POSTAL BALLOT** 

Notice is hereby given for seeking approval of the members of the Company for the resolution proposed to be passed as Special Resolution as set out in the Postal Ballot Notice ("Notice") only by voting through electronic means, in compliance with provisions of the Companies Act, 2013 ("the Act") MCA Circulars Nos. 14/2020 dated April, 8, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 5, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021 and 3/2022 dated May 5, 2022, issued by the Ministry of Corporate Affairs, Government of India (the "MCA Circulars") and SEBI vide its circular dated May 12, 2020, January 15, 2021 and May 13, 2022.

In compliance with the aforesaid MCA circulars and SEBI circular, no physical copies will be dispatched to the members and the communication regarding assent/dissent of the Members on the resolution proposed in the Notice will only take place through the remote e-voting facility ("remote e-voting). Further, detailed voting process has been set out in the Notice which will be dispatched in due course, to all the Members whose names appear in list of beneficial owners as received from Depositories as on Friday, November 18, 2022 (cut off date) whose name addresses are registered with the Depository Participants ("DP") to the Company.

The Company has engaged services of NSDL for providing remote e-voting facility to all its Members to cast their vote on resolution set out in the Notice. Members are requested to register / update their email addresses with their DP by following procedure prescribed by DP or register / update their email addresses with the Company's Registrar and Share Transfer Agent, Link Intime

Members may note that the Notice will also made available on the Company's website at www.binaniindustries.com website of the stock exchanges, i.e. BSE Limited at www.bseindia.com and National Stock exchange of India Limited at www.nseindia.com

India Private Limited at rnt.helpdesk@linkintime.co.in .

For Binani Industries Limited

Visalakshi Sridhar Managing Director, CFO & company Secretary

DIN:07325198

Date: 21.11.2022

Binani

**BINANI INDUSTRIES LIMITED** 

(Registered Office:32/2, Chinar Park, New Town, Rajarhat Main Road, P.O. Hatiara, Kolkata - 700 157 Tel: +91 08100326795 Fax: +91 33 4008 8802 Email:pb@binani.net website:http://www.binaniindustries.com CIN:L24117WB1962PLC025584

(For transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) suspense account) NOTICE is hereby given that pursuant to the provisions of section 124(6) of the

Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules"). Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor Education and Protection Fund ("IEPF").

NOTICE

In compliance with the said Rules, the Company has sent individual communication to all the concerned shareholders whose shares are liable to be transferred to IEPF. The list of the concerned shareholders is also available on the Company's website i.e http://www.binaniindustries.com under 'Investor Relations' section.

In this connection, concerned Members may please note the following:-Members holding shares in physical form: In respect of such physical shares which are liable to be transferred to IEPF, the Companywould be required to

issue duplicate share certificate(s) for the purpose of transfer of shares to the IEPF Suspense Account as per the Rules and upon issue of such duplicate share certificate(s), the original share certificate(s), which stand registered in the name(s) of the member(s) shall be automatically cancelled. Members holding shares in electronic form : their demat account will be debited for the shares liable to be transferred to IEPF. In order to avoid transfer of your shares to IEPF, any Member whose name is

apeparing the above mentioned list shall send a request letter to Link Intime India Private Limited ("RTA"). In the event valid claim is not received by 17/12/2022, the Company shall proceed to transfer the Equity Shares to IEPF without any further notice. Please note that the concerned shareholders can claim both the unclaimed dividend amount and the shares from the IEPF Authority by making an application in the prescribed Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen

signature recorded with the Company), along with requisite documents

enumerated in the Form IEPF-5 to them. Please also note that no claim shall lie

against the Company in respect of unclaimed dividend and shares transferred

to IEPF pursuant to the said Rules. In case any queries, the concerned shareholders may contact our Share Transfer Agents viz. M/s Link Intime India Pvt.Ltd., C-13, Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West), Mumbai - 400 078, Tel.No.: (022) 25946970, e-mail: iepf.shares@linkintime.co.in.

For Binani Industries Limited

Visalakshi Sridhar Place: Mumbai Managing Director, CFO & Company Secretary Date: 21.11.2022 DIN: 07325198

..Continued from previous page

million) has been subscribed to the extent of 0.66 times (after technical rejections). The total number of Equity Shares Allotted in this category is 3,777,980 Equity Shares to 1,001 successful Non- Institutional Investors. The deficit in this category has been spilled over to QIB Portion and Retail Portion in the ratio of 75:10. The category-wise details of the Basis of Allotment are as under: NO. OF TOTAL NO. OF NO. OF EQUITY

SR NO	CATEGORY	NO. OF APPLICATIONS RECEIVED	% OF TOTAL	TOTAL NO. OF EQUITY SHARES APPLIED	% TO TOTAL	NO. OF EQUITY SHARES ALLOTTED PER BIDDER	RATIO	TOTAL NO. OF EQUITY SHARES ALLOTTED
1	3,220	823	82.22	26,50,060	70.14	3,220	1:1	26,50,060
2	3,450	30	3.00	1,03,500	2.74	3,450	1:1	1,03,500
3	3,680	6	0.60	22,080	0.58	3,680	1:1	22,080
4	3,910	16	1.60	62,560	1.66	3,910	1:1	62,560
5	4,140	2	0.20	8,280	0.22	4,140	1:1	8,280
6	4,600	27	2.70	1,24,200	3.29	4,600	1:1	1,24,200
7	4,830	4	0.40	19,320	0.51	4,830	1:1	19,320
8	5,060	7	0.70	35,420	0.94	5,060	1:1	35,420
9	5,290	2	0.20	10,580	0.28	5,290	1:1	10,580
10	5,520	2	0.20	11,040	0.29	5,520	1:1	11,040
11	5,750	10	1.00	57,500	1.52	5,750	1:1	57,500
12	5,980	3	0.30	17,940	0.47	5,980	1:1	17,940
13	6,210	2	0.20	12,420	0.33	6,210	1:1	12,420
14	6,440	11	1.10	70,840	1.88	6,440	1:1	70,840
15	6,900	2	0.20	13,800	0.37	6,900	1:1	13,800
16	7,130	1	0.10	7,130	0.19	7,130	1:1	7,130
17	7,360	2	0.20	14,720	0.39	7,360	1:1	14,720
18	7,590	8	0.80	60,720	1.61	7,590	1:1	60,720
19	7,820	5	0.50	39,100	1.03	7,820	1:1	39,100
20	8,050	6	0.60	48,300	1.28	8,050	1:1	48,300
21	8,280	1	0.10	8,280	0.22	8,280	1:1	8,280
22	8,970	1	0.10	8,970	0.24	8,970	1:1	8,970
23	9,200	4	0.40	36,800	0.97	9,200	1:1	36,800
24	9,430	1	0.10	9,430	0.25	9,430	1:1	9,430
25	9,660	1 1	0.10	9,660	0.26	9,660	1:1	9,660
26	9,890	1	0.10	9,890	0.26	9,890	1:1	9,890
27	10,120	2	0.20	20,240	0.54	10,120	1:1	20,240
28	10,350	2	0.20	20,700	0.55	10,350	1:1	20,700
29	11,040	3	0.30	33,120	0.88	11,040	1:1	33,120
30	12,880	2	0.20	25,760	0.68	12,880	1:1	25,760
31	13,800	3	0.30	41,400	1.10	13,800	1:1	41,400
32	14,030	1	0.10	14,030	0.37	14,030	1:1	14,030
33	14,490	1 1	0.10	14,490	0.38	14,490	1:1	14,490
34	14,950	4	0.40	59,800	1.58	14,950	1:1	59,800
35	15,180	5	0.50	75,900	2.01	15,180	1:1	75,900
	TOTAL	1001	100	37,77,980	100			37,77,980

C. Allotment to Non-Institutional Investors (More than ₹ 1 million) (after technical rejections)

The Basis of Allotment to the Non-Institutional Investors (More than ₹ 1 million), who have bid at the Offer Price of ₹ 65 per Equity Share was finalized in consultation with the BSE. The sub-category of the Non-Institutional Portion comprising Non-Institutional Investors Bidding above ₹ 1 million has been subscribed to the extent of 0.4054 times (after technical rejections). The total number of Equity Shares Allotted in this category is 4,615,870 Equity Shares to 206 successful Non- Institutional Investors. The deficit in the category has been spilled over to QIB and Retail Portion in the ratio of 75:10. The category-wise details of the Basis of Allotment are as under:

SR NO	CATEGORY	NO. OF APPLICATIONS RECEIVED	% OF TOTAL	TOTAL NO. OF EQUITY SHARES APPLIED	% TO TOTAL	NO. OF EQUITY SHARES ALLOTTED PER BIDDER	RATIO	TOTAL NO. OF EQUITY SHARES ALLOTTED
1	15,410	172	83.50	26,50,520	57.42	15,410	1:1	26,50,520
2	15,870	1	0.49	15,870	0.34	15,870	1:1	15,870
3	16,100	8	3.88	1,28,800	2.79	16,100	1:1	1,28,800
4	16,330	1	0.49	16,330	0.35	16,330	1:1	16,330
5	17,250	1	0.49	17,250	0.37	17,250	1:1	17,250
6	18,860	1	0.49	18,860	0.41	18,860	1:1	18,860
7	20,700	1	0.49	20,700	0.45	20,700	1:1	20,700
8	23,000	7	3.40	1,61,000	3.49	23,000	1:1	1,61,000
9	27,600	1	0.49	27,600	0.60	27,600	1:1	27,600
10	31,050	1	0.49	31,050	0.67	31,050	1:1	31,050
11	34,500	1	0.49	34,500	0.75	34,500	1:1	34,500
12	38,410	2	0.97	76,820	1.66	38,410	1:1	76,820
13	41,400	1	0.49	41,400	0.90	41,400	1:1	41,400
14	48,070	1	0.49	48,070	1.04	48,070	1:1	48,070
15	50,140	1	0.49	50,140	1.09	50,140	1:1	50,140
16	60,950	1	0.49	60,950	1.32	60,950	1:1	60,950
17	69,000	2	0.97	1,38,000	2.99	69,000	1:1	1,38,000

	TOTAL	206	100	46,15,870	100			46,15,870
20	7,69,120	1	0.49	7,69,120	16.66	7,69,120	1:1	7,69,120
19	1,57,090	1	0.49	1,57,090	3.40	1,57,090	1:1	1,57,090
18	1,51,800	1	0.49	1,51,800	3.29	1,51,800	1:1	1,51,800

Total Deficit of 1,914,327 and 6,768,745 i.e. 86,83,072 in the Non Institutional Portion have been spilled over to QIB and Retail Portion in the ratio of 75:10 i.e. 76,61,535 to QIBs and 10,21,537 to Retail Portion. The deficit in both the Non-Institutional Investors have been spilled over to QIB and Retail Portion in the ratio of 75:10.

D. Allotment to QIBs (Excluding Anchor Investors) (after technical rejections)

Allotment to QIBs (excluding Anchor Investors), who have Bid at the Offer Price of ₹ 65 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 0.91 times of Net QIB Portion (Equity Shares available for Allotment as per the Prospectus under the QIB Portion was 3,41,53,846 and basis the valid equity shares applied for in this category, is subscribed to the extent of 1.11 times. Due to the spill over received from Non Institutional Investors, all QIB applicants have got firm allotment and when considering the spill over, it is 0.91 times subscribed). As per the SEBI ICDR Regulations, Mutual Funds were Allotted 5% of the Equity Shares of Net QIB Portion available i.e., Nil and other QIBs including Mutual Funds were Allotted the remaining available Equity Shares i.e., 38,023,830 Equity Shares on a proportionate basis. The total number of Equity Shares Allotted in the Net QIB Portion is 38,023,830 Equity Shares (Includes under subscribed portion of 3,869,984 Equity Shares spilled over from Non-Institutional Investors Portion), which were allotted to 10 successful QIB Bidders. As the number of Equity Shares received as spill over from Non Institutional Portion is more than the shares applied for, hence the balance has been spilled over to the Retail Portion. The category-wise details of the Basis of Allotment are as under:

CATEGORY	FI's/BANKS	MF's	IC's	NBFC's	AIF	FPC	VC's	TOTAL
ALLOTMENT	23,07,590	-	-	1,53,84,470	-	2,03,31,770	-	3,80,23,830

E. Allotment to Anchor Investors

The Company, in consultation with the BRLMs has allocated 51,230,769 Equity Shares to 25 Anchor Investors (through 27 Applications) at the Anchor Investor Offer Price of ₹ 65 per Equity Share in accordance with the SEBI ICDR Regulations. This represents 60% of the QIB Portion.

CATEGORY	FI's/BANKS	MF's	IC's	NBFC's	AIF	FPC	OTHERS	TOTAL
ALLOTMENT	26,92,493	76,92,120	-	69,23,000	93,07,983	2,46,15,173	-	5,12,30,769

The IPO Committee of our Company in its meeting held on November 18, 2022 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and allotted the Equity Shares to various successful Bidders. The Allotment Advice-cum-Unblocking intimations have been dispatched to the email id or address of the investors as registered with the depositories. Further, the instructions to the Self Certified Syndicate Banks for unblocking of funds, transfer to Public Offer Account have been issued on November 18, 2022 and payments to non-Syndicate brokers have been issued on November 19, 2022. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares Allotted to the successful Allottees have been uploaded on November 21, 2022 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with NSE and BSE on November 21, 2022. The Company has received listing and trading approval from NSE and BSE and the trading will commence on or about November 23, 2022. Note: All capitalised terms used and not specifically defined herein shall have the same meaning as ascribed to them in the Prospectus.

**INVESTORS PLEASE NOTE** 

The details of the Allotment made will be hosted on the website of the Registrar to the Offer, Link Intime India Private Limited at www.linkintime.co.in

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/Sole Bidder, Bid cum Application Form number, Bidder DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares applied for, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and a copy of the Acknowledgment Slip received from the Designated Intermediary at the address given below:

**LINK** Intime

Link Intime India Private Limited

C 101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai- 400 083, Maharashtra, India Telephone: +91 22 4918 6200/+91 81 0811 4949, E-mail: igesl.ipo@linkintime.co.in

Investor grievance e-mail: igesl.ipo@linkintime.co.in Website: www.linkintime.co.in

Contact person: Shanti Gopalkrishnan SEBI registration no.: INR000004058

For on behalf of INOX GREEN ENERGY SERVICES LIMITED

Place: Vadodara, Gujarat Date: November 22, 2022

Pooja Paul **Company Secretary and Compliance Officer** 

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE **BUSINESS PROSPECTS OF INOX GREEN ENERGY SERVICES LIMITED.** 

Inox Green Energy Services Limited has filed the Prospectus dated November 17, 2022 with the RoC on November 18, 2022 and thereafter with the Securities and Exchange Board of India ("SEBI") and the Stock Exchanges. The Prospectus is available on the website of the SEBI at www.sebi.gov.in, the website of the National Stock Exchange of India Limited at www.nseindia.com and the website of the BSE Limited at www.bseindia.com and the respective websites of the book running lead managers to the Offer i.e. Edelweiss Financial Services Limited at www.edelweissfin.com, DAM Capital Advisors Limited at www.damcapital.in, Equirus Capital Private Limited at www.equirus.com, IDBI Capital Markets & Securities Limited at www.idbicapital.com, and Systematix Corporate Services Limited at www.systematixgroup.in. Investors should note that investment in equity shares involves a high degree of risk and for details in relations to such risk, please see the section titled 'Risk Factors' on page 30 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are only being offered and sold outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

New Delhi

TOTAL NO. OF

(सह-कर्जदार)

कार्यालयः ४१, उद्योग विहार, फेज -IV, गुरुग्राम हरियाणा - 122015

अचल संपत्तिया को बिक्रों के लिए ई-नालामा के लिए सार्वजानक सूचना

निरीक्षण दिनांक और समय: 28.11.2022 को सुबह 9:00 बजे से शाम 6:00 बजे तक ईएमडी और दस्तावेजों को जमा करने की अंतिम तिथि और समय: 09.12.2022 को शाम 05:00 बजे तक। वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन (सरफेसी) अधिनियम, 2002 (2002 की संख्या 54)

के तहत गिरवी रखी गई अचल संपत्ति की बिकी। चूंकि, एआरटी हाउसिंग फाइनेंस (इंडिया) लिमिटेड के प्राधिकृत अधिकारी ने कंपनी के बकाया की वसूली के लिए ''जैसा है जहां है और जैसा है आधार पर'' बेचने के अधिकार के साथ ऋण खाता नं. LNPNP06917-180003881 में वित्तीय संपत्तियों के प्रतिभतिकरण और पनर्निर्माण तथा प्रतिभति हित प्रवर्तन (सरफेसी) अधिनयम, 2002 की धारा 13 (2) के तहत जारी नोटिस के अनुसार निम्नलिखित संपत्ति का कब्जा ले लिया था। बिक्री अधौहस्ताक्षरी द्वारा वेबसाइट पर उपलब्ध कराए गए नीलामी मंचः https://www.bankeauctions.com के माध्यम से की जाएगी

	अचल सम्पात्तया का ।ववरण						
ऋण खाता धारक का नाम	अचल सम्पत्ति का विवरण	मांग सूचना की तिथि बकाया राशि (प्रतिभूत ऋण)	अधिकृत प्राधिकारी का विवरण	जमा धरोहर राशि (आगे ''ईएमडी'' सन्दर्भित) जमा करने का खाता विवरण	संविदा वृद्धि राशि	नीलामी की तिथि एवं समय	
<ol> <li>राजीव</li> <li>कर्जदार)</li> <li>सुचिता</li> </ol>	सम्पत्ति भूमि तथा भवन का समस्त भाग, सम्पत्ति माप 200 वर्ग गज, किला नं.	मांग सूचना 07.04.2021 रु. 23,77,544/-	श्री समय कोछर मोबाइल नं. 9971804797 ई-मेल	नाम : एआरटी हाउसिंग फाइनेंस (इंडिया) लिमिटेड बैंक का नाम :	आरक्षित मूल्य : रु. 23,50,000/- <b>ईएमडी</b> : रु. 2,35,000/-	10.12.2022 को 11:00 बजे पूर्वा. से 02:00 बजे अप. (यदि संविदा अन्तिम	
<ul><li>2. सु।यता</li><li>(सह-कर्जदार)</li><li>3. प्रेमो</li></ul>	290/7/2, 14, राजस्व सम्पदा ग्राम गुड्डा, गौतम नगर, गोहाना,	तिथि 21.11.2022 तक	आईडी : samay.kochhar @arthfc.com	एचडीएफसी बैंक लिमिटेड <b>खाता सं.</b> : 50200049383517 आईएफएससी कोड :	संविदा वृद्धि राशि : रु.	सावदा आन्तम आवश्यकतानुसार बन्द होने के अन्तिम 5 मिनट में रखी जाती है	

आईएफएससी कोडः

HDFC0000273

शाखा नाम : वसन्त

कुंज, नई दिल्ली

ई-नीलामी ''जैसी है जहां है'' और ''जैसा है जो है आधार'' पर आयोजित की जा रही है।

131301

सोनीपत, हरियाणा-

प्राधिकृत अधिकारी की सर्वोत्तम जानकारी और सचना के अनुसार, किसी संपत्ति पर कोई ऋणभार नहीं है। हालांकि, इच्छक बोलीदाताओं को अपनी बोली जमा करने से पहले ऋणभार, नीलामी में रखी ग संपत्ति के स्वामित्व और दावा/अधिकार/बकाया/संपत्ति को प्रभावित करने के संबंध में अपनी स्वतंत्र जांच करनी चाहिए। ई-नीलामी का विज्ञापन सविधान नहीं होता है और इसे बैंक की कोई प्रतिबद्धता या कोई प्रतिनिधित्व नहीं माना जाएगा। संपत्ति को सभी मौजूदा और भविष्य के ऋणभारों के साथ बेचा जा रहा है, चाहे वह बैंक को ज्ञात हो या अज्ञात। प्राधिकृत अधिकारी/प्रतिभृत लेनदार किसी तीसरे पक्ष के दावों/अधिकारों/देयता के लिए किसी भी तरह से जिम्मेदार नहीं होंगे।

(ब्याज + व्यय

शामिल)

बोली जमा करने से पहले संपत्ति और विनिर्देश के बारे में निरीक्षण करने और खुद को संतुष्ट करने के लिए बोलीदाताओं की जिम्मेदारी होगी। नीलामी में रखी गई संपत्ति के निरीक्षण की अनुमति इच्छुक बोलीदाताओं को 28.11.2022 को सुबह 9:00 बजे से शाम 6:00 बजे तक दी जाएगी।

इच्छुक बोलीदाता अपनी ईएमडी वेब पोर्टलः https://www.bankeauction.com पर यूजर आईडी तथा पासवर्ड के माध्यम से जमा करेंगे (यूजर आईडी तथा पासवर्ड https://www.bankeauction.com के साथ नाम पंजीकृत करके निःशुल्क प्राप्त किया जा सकता है)। ईएमडी ऊपर उल्लिखित खाते में एनईएफटी/आरटीजीएस के माध्यम से देय होगी। वेब पोर्टल में बोलीदाता द्वारा पंजीकरण (एक बार) के बाद, इच्छुक बोलीदाता/क्रेता को बोली दस्तावेज जमा करने की अंतिम तिथि और समय से पहले वेब पोर्टल में अपलोड किए गए निम्नलिखित दस्तावेजों की प्रतियां प्राप्त करना आवश्यक है।i) एनईएफटी/आरटीजीएस चालान या डिमांड ड्राफ्ट की प्रति, ii) पैन कार्ड की प्रति, iii) पहचान का प्रमाण/पता प्रमाण (केवाईसी) अर्थात वोटर आईडी कार्ड/ड्राइविंग लाइसेंस/पासपोर्ट आदि की स्व-सत्यापित प्रति, जिसके बिना बोली अस्वीकार की जा सकती है। अनुलग्नक<sub>र</sub> और, की स्कैन की गई प्रति अपलोड करना (वेब पोर्टल: https://www.bankeauction.com से डाउनलोड किया जा सकता है) विधिवत भरने के बाद और हस्ताक्षर करना भी आवश्यक है। इच्छ्क बोलीदाता जिन्हें लॉगिन आईडी और पासवर्ड बनाने, डेटा अपलोड करने, बोली दस्तावेज जमा करने, ऑनलाइन इंटर–से बिडिंग आदि पर प्रशिक्षण/प्रदर्शन आदि में सहायता की आवश्यकता है, वे मैसर्स सी1 इंडिया प्राइवेट लिमिटेड, उद्योग विहार, फेज–II, गल्फ पेट्रोकेम बिल्डिंग, बिल्डिंग नंबर 301, गुड़गांव, हरियाणा, पिनः 122015, ई-मेल आईडीः support@bankeauctions.com, सपोर्ट हेल्पलाइन नम्बरः 124–4302020/21/22/23,7291981124/1125/1126, बिक्री पुछताछः विनोद चौहान ईमेलः delhi@clindia.com संपर्क नंबरः +919813887931 और संपत्ति से संबंधित किसी भी प्रश्न के लिए अधिकृत प्राधिकारीः श्री समय कोचर, मोबाइल नंबर 9971804797 ईमेल आईडीः samay.kochhar@arthfc.com से सोमवार

इच्छुक बोलीदाता को अपने बोली दस्तावेज [ईएमडी (आरक्षित मूल्य से कम नहीं) और आवश्यक दस्तावेज (बिंदु संख्या 3 में उल्लिखित), को 09.12.2022 सायं 05:00 तक /पहले जमा करना होगा और पंजीकरण प्रक्रिया (एक बार) से गुजरने के बाद और स्वयं का युजर आईडी और पासवर्ड बनाने के बाद, और/या अधिकृत अधिकारी का अनुमोदन (दस्तावेजों के उचित सत्यापन के अधीन), ई-नीलामी

ऑनलाइन परस्पर बोली के दौरान, बोलीदाता 'बोली वृद्धि राशि' (उपर्युक्त) या इसके गुणक के अनुसार अपनी बोली राशि में सुधार कर सकता है और यदि बोली ई- नीलामी के समापन समय के अंतिम मिनट के दौरान लगाई जाती है तो समापन का समय स्वतः ही 5 मिनट के लिए बढ़ा दिया जाएगा (हर बार ई-नीलामी प्रक्रिया के बंद होने तक), अन्यथा, यह स्वतः ही बंद हो जाएगा। ई-नीलामी प्रक्रिया के बंद होने पर जो बोलीदाता उच्चतम बोली राशि (आरक्षित मुल्य से कम नहीं) जमा करता है, उसे आवश्यक सत्यापन के बाद अधिकृत अधिकारी/प्रतिभृत लेनदार द्वारा एक सफल बोलीदाता घोषित किया सफल बोलीदाता की बयाना राशि (ईएमडी) आंशिक बिक्री प्रतिफल के लिए रखी जाएगी और असफल बोलीदाताओं की ईएमडी वापस कर दी जाएगी। अर्नेस्ट मनी डिपॉजिट पर कोई ब्याज नहीं लगेगा।

सफल बोलीदाता को अधिकत अधिकारी द्वारा बोली मल्य की स्वीकित के 24 घंटे के भीतर, पहले से भगतान की गई ईएमडी को समायोजित करते हुए, बिक्री मुल्य का 25% जमा करना होगा और बिक्री मुल्य का शेष 75% बिक्री के 15वें दिन या उससे पहले जमा करना होगा। ऐसी विस्तारित अविध के भीतर जो लिखित रूप में और केवल अधिकारी के विवेक पर सहमत हो। सफल बोलीदाता द्वारा भगतान में चुक के मामले में, प्रस्ताव द्वारा पहले ही जमा की गई राशि को जब्त कर लिया जाएगा और संपत्ति को फिर से नीलामी के लिए रखा जाएगा और चुककर्ता उधारकर्ता का संपत्ति/राशि के संबंध में कोई संभावित योग्य बोलीदाता मेसर्स सी1 इंडिया प्राइवेट लिमिटेड से ई-नीलामी की तारीख से पहले से ई-नीलामी पर ऑनलाइन प्रशिक्षण प्राप्त कर सकते हैं। न तो प्राधिकृत अधिकारी/बैंक और न ही मेसर्स सी1

इंडिया प्राइवेट लिमिटेड किसी भी इंटरनेट नेटवर्क समस्या के लिए उत्तरदायी नहीं होगा और इच्छुक बोलीदाताओं के लिए यह सुनिश्चित करना होगा कि वे ई–नीलामी कार्यक्रम में भाग लेने के लिए तकनीकी

क्रेता को लागू स्टाम्प शुल्क/अतिरिक्त स्टाम्प शुल्क/स्थानांतरण शुल्क, शुल्क आदि और साथ ही सभी वैधानिक/गैर–सांविधिक बकाया, कर, दरें, निर्धारण शुल्क, शुल्क आदि किसी के कारण को वहन करेगा। प्राधिकृत अधिकारी उच्चतम प्रस्ताव को स्वीकार करने के लिए बाध्य नहीं है और प्राधिकृत अधिकारी को बिना कोई कारण बताए किसी या सभी प्रस्तावों को स्वीकार या अस्वीकार करने या ई-नीलामी को

10. बोलीदाताओं को सलाह दी जाती है कि वे मेसर्स सी1 इंडिया प्राइवेट लिमिटेड, https://www.bankeauction.com के वेब पोर्टल पर उपलब्ध ई–नीलामी के विस्तृत नियम और शर्तों को अपनी बोलियां जमा करने और ई-नीलामी में भाग लेने से पहले देखें।

विशेष निर्देश: बोलीदाता को अंतिम क्षण में अपने हित में बोली लगाने से बचना चाहिए क्योंकि न तो एआरटी हाउसिंग फाइनेंस (इंडिया) लिमिटेड और न ही सेवा प्रदाता किसी भी चुक / विफलता (इंटरनेट विफलता/बिजली की विफलता आदि) के लिए जिम्मेदार होंगे। ऐसी आकस्मिक स्थितियों को दुर करने के लिए बोलीदाताओं से अनुरोध है कि वे सभी आवश्यक व्यवस्था/परिवर्तन जैसे बिजली आपूर्ति बैक-अप आदि की व्यवस्था करें, ताकि वे ऐसी स्थिति से बचने में सक्षम हों और नीलामी में सफलतापूर्वक भाग ले सकें।

सरफेसी अधिनियम, 2002 के तहत वैधानिक 15 दिनों की बिक्री सूचना

कर्जदार/सह-कर्जदारों को एतदवारा ई-नीलामी की तारीख से पहले अद्यतन ब्याज और सहायक खचों के साथ ऊपर वर्णित राशि का भगतान करने के लिए अधिसचित किया जाता है, ऐसा न करने फ

संपत्ति की नीलामी/बिक्री की जाएगी और बकाया राशि, यदि कोई हो, को ब्याज और लागत के साथ वसुल किया किया जाएगा। दिनांक: 23.11.2022

स्थानः गोहाना, हरियाणा

#### varthana

(पूर्व में मै. थिरुमेनी फाइनांस प्राइवेट लि. विदित) पंजीकृत कार्यालय : नंबर 5बीसी-110, वार्रासद्धि, आउटर रिंग रोड, सर्विस रोड, तीसरा ब्लॉक, एचआरबीआर लेआउट, कल्याण नगर, बैंग्लोर-560043, वेबसाइट www.varthana.com, ई-मेल : care@varthana.com, फोन: 080-68455777, शाखा कार्यालय : नं

1162 एवं 1163, टावर बी-1, 11वां तल, स्पेज I टेक पार्क, सेक्टर-49, सोहना रोड, गुरुग्राम-122018 अचल सम्पत्तियों की बिक्री के लिये नीलामी के लिये सार्वजनिक सूचना

वर्थाना फाइनांस प्राइवेट लिमिटेड

प्रवर्तन अधिनियम, 2002 के अंतर्गत अचल परिसम्पत्तियों की बिक्री के लिये नीलामी बिक्री सुचना। एतदृद्वारा आम जनता तथा विशेष रूप से ऋणधारक(कों) तथा मार्टगैजर(रों) को सुचित किया जाता है कि प्रतिभृत क्रेडीटर के पास गिरवी/चार्ज्ड नीचे वर्णित अचल सम्पत्तियों जिसका मै वर्थाना फाइनांस प्राईवेट लि., गुरुग्राम (पुर्वे में थिरुमेनी फाइनांस प्राईवेट लि.) के प्राधिकृत अधिकारी द्वारा सांकेतिक कब्जा किया गया है, की नीचे वर्णित ऋण खाता के बकाये की वूसली के लिये ''जैसा है जहां है'', ''जो भी जैसा है'' तथा ''जो कुछ भी वहां है'' आधार पर 27.12.2022 (मंगलवार) को 1.00 बजे अप. से 2.00 बजे अप. तक बिक्री की जाएगी। ऋणधारकों/मार्टगैजरों. प्रतिभत परिसम्पत्तियों/देयताओं/आरक्षित मुल्य/नीलामी की तिथि एवं समय, ईएमडी एवं बोली वृद्धि राशि का विवरण नीचे वर्णित है।

ऋणधारकों मार्टगैजरों का नाम: 1. मै. दि ग्लोबल स्कूल, प्रति. द्वारा अधिकृत हस्ताक्षरकर्ता, 2) ग्लोबल एजुकेशनल सोसायटी, प्रति. द्वारा अधिकृत हस्ताक्षरकर्ता, 3) संदीप अगरवाल, पुत्र जगन प्रसाद, 4) अन्नू, पत्नी संदीप अगरवाल, 5) कुसुमलता, पत्नी जगन प्रसाद ऋण खाता सं. S19GUR-GUR-007004, U20GUR-GUR-014535 तथा U21GUR-GUR-016581.

कुल बकाया राशि का विवरण रुपये में : रु. 40,04,704/- (रु. चालिस लाख चार हजार सात सौ चार मात्र) 8.11.2022 को तथा सम्पूर्ण राशि की वसुली तक स्वीकृत अनुबंधित दर पर आगे का ब्याज एवं लीगल लागतों/चार्जेज

अचल सम्पत्ति का विवरणः ग्राम रेग्गड़, तहसील फिरोजपुर झिरका, जिला मेवात नृह, हरियाणा में स्थित सम्पत्ति खेवत/खाता नं. 80/88, किला नं. 91//13/2, एरिया माप 6 कनाल 8 मरला का सभी भाग तथा हिस्सा तथा चौहद्दीः पूर्वः अन्य सम्पत्ति, पश्चिमः अन्य सम्पत्ति, उत्तरः रोड, दक्षिणः अन्य सम्पत्ति। अनुसूचित सम्पत्ति का आरक्षित मूल्य रु. 5589504/-( रु. पचपन लाख नवासी हजार पाँच सौ चार मात्र ) तथ

धरोहर राशि भुगतान (आरक्षित मूल्य का 10% ईएमडी) रु. 5,58,950/-

ज्ञात अधिभारों, यदि कोई से: शुन्य

इच्छुक बोलीदाता 26.12.2022 (सोमवार) को 5.00 बजे अप. या उसके पूर्व गुरुग्राम में देय ''**मै. वर्थाना फाइनांस प्राईवेट लिमिटेड**'' के पक्ष में देय किर्स अनुसूचित बैंक के डिमांड ड्राफ्ट/पे आर्डर द्वारा ईएमडी राशि साथ केवाईसी दस्तावेजों (पैन कार्ड तथा आधार/वोटर आईडी/ड्राइविंग लाईसेंस) तथा रु.1000/-की अप्रतिदेय निविदा शुल्क जमा कर सकते हैं। यह नीलामी **मै. वर्थाना फाइनांस प्रा. लि.** नं. 1162 एवं 1163, टावर-बी1, 11वां तल, स्पेज-1 टेक पार्क, सेक्टर 49, सोहना रोड, गुरुग्राम 122018 गं

27.12.2022 (मंगलवार) को 1.00 बजे अप. से 2.00 बजे अप. तक आयोजित की जाएगी। बिक्री के विस्तृत नियमों एवं शर्तों के लिये कृपया कम्पनी की वेबसाईट अर्थात् www.varthana.com देखें। संभावित बोलीदाता प्राधिकृत

अधिकारी श्री मित्तिन कक्कर-फोन नं. 8685050505 तथा श्री रमण अरोडा-फोन नं. 7827926395 से अधिक विवरणों/जानकारी के लिये सम्पर्क कर सकते हैं। तिथि: 23.11.2022 स्थान: बैंग्लोर प्राधिकृत अधिकारी वर्थाना फाइनांस प्राईवेट लिमिटेड

Indian Overseas Bank **ASSET RECOVERY MANAGEMENT BRANCH** अचल सम्पत्ति को बिक्रो के लिये ई-नीलामी बिक्रो-सूचना

चैन्नई-600002, फोन: 044-28549143, 28420262 ई-मेल: iob1535@iob.in

प्रतिभूति 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 परिसम्पत्तियों की बिक्री के लिये ई-नीलामी बिक्री सुचना एतदृद्वारा सर्व-साधारण तथा विशेष रूप से ऋणधारकों तथा गांरटरों को सुचित किया जाता है कि प्रतिभृत क्रेडीटर के पास बंधक प्रभारित नीचे वर्णित अचल सम्पत्ति जिसका इंडियन ओवरसीज बैंक, प्रतिभूत क्रेडीटर के प्राधिकृत अधिकारी द्वारा रचनात्मक कब्जा किया गया है की ऋणधारकों मैं. ऐरेन्स गोल्ड सॉक इन्टरनेशनल लिमिटेड, पंजीकृत कार्यालय : प्लॉट नं. 1, लोकल शॉपिंग सेन्टर, शारदा निकेतन, पीतमपुरा, नई दिल्ली-110034, तथा कापोरेंट कार्यालय : गोल्ड सॉक, ब्लॉक-सी, सेक्टर-43, सुशांत लोक फेज-1, गुड़गाँव-122002 तथ गारंटरों श्री अमित गुप्ता, ऐरेन्स विमलदीप कॉम्प्लेक्स, पॉकेट डी-111 के पीछे, बंसत कुंज, नई दिल्ली-110070 (पर्सनल गारंटी) से इंडियन ओवरसीज बैंक, प्रतिभूत क्रेडीटर के बकाये 15.11.2022 को रु.37,05,38,964.63 रुपये सैंतीस करोड पाँच लाख अड़तीस हजार नौ सौ चौसठ एवं पैसे तिरेसठ मात्र) के साथ अनुबंधित दरों एवं रेस्ट्स पर आगे के ब्याज लागतों /वहन की गई कानुनी प्रभारों की वसुली के लिये ''जहाँ है जहाँ है'', ''**जो भी जैसा है**'', तथा ''जो कुछ भी वहाँ है'' आधार पर 13.12.2022 को बिक्री की जाएगी।

उसमें स्थित सभी फिटिंग्स तथा फर्नीचर जो सर्वे नं. 321/1 में 240 एकड़ भूमि का भाग, किनफ्रा हाइटेक पार्क का भाग, कलमासर्री, कोचि, केरल में शामिल है के साथ एड़ापल्ली उप-रजिस्ट्रार कार्यालय के पंजीकृत बिक्री प्रलेख सं. 1479/2008 के अनुसार मै. ऐरेन्स गोल्ड सॉक इन्टरनेशनल लिमिटेड (लीज होल्ड अधिकार के स्वामी) को पट्टा की गई थ्रिक्काकारा नार्थ विलेज, थिरुवनकुलम फिर्का, कनयान्नूर तालुक, एडापल्ली उप-जिला, अर्नाकुलम जिला, केरल के भाग में सर्वे नं. 321/1 में ड्राईलैण्ड, विस्तार 567 सेन्ट्स, 63 प्लार्ट्स में विभाजित जिसमें 33 एकर का भाग शामिल है, का सभी भाग तथा हिस्सा। चौहदीः उत्तर नेवल अपार्टमेन्ट डिपो कम्पाउण्ड, दक्षिणः कलमासेरी–अशोकापरम पीडब्ल्यूडी रोड, पूर्वः किन्फ्रा लैण्ड, एकेडिमक जोन के रूप में चिन्हित, पश्चिमः किन्फ्रा लैण्ड, आईटी जोन के रूप में चिन्हित।

आरक्षित मूल्यः रु. 24,50,00,000/-; ईएमडी (आरक्षित मूल्य का मूल्य 10%)ः रु. 2,45,00,000/-, बोली वृद्धिःरु. 5,00,000/-बोलीदाता द्वारा वहन किया जाएगा और बैंक इस संबंध में कोई जिम्मेदारी नहीं लेता है।

ईएमडी प्रेषण एवं ऑन लाइन नीलामी की अंतिम तिथि एवं समय: 12.12.2022 के 4 बजे अप. से पूर्व

की तिथि एवं समय: 13.12.2022 को 11 बजे पूर्वा. से 3.00 बजे बिक्री की पूर्णता तक प्रति 10 मिनट के स्वतः विस्तार के साथ https://www.mstcecommerce.com/auctionhome/ibapi की प्लेटफार्म पर।

> सम्पत्ति के निरीक्षण की तिथि एवं समय: अनुरोध के अनुसार नाम एवं सम्पर्क नं.: श्री एमपी बिनुराज-09943485875

बिक्री के विस्तृत नियमों एवं शर्तों के लिये कृपया सेवा प्रदाता का लिंक https://ibapi.in अथवा बैंक बैंक की वेबसाईट www.iob.in देखें।

टिप्पणी: आयकर अधिनियम, 1961 की धारा 194 आईए के अनुसार सफल बोलीदाता को टीडीएस का भुगतान करना होगा। प्राधिकत अधिकारी. इंडियन ओवरसीज बैंक

तिथि: 21.11.2022, स्थान: चेन्नर्ड इसे उक्त तिथि को ई-नीलामी के आयोजन के विषय में उक्त ऋण के ऋणधारकों⁄तथा गारंटरों के लिये प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 8(6) एवं 9(1) वे अंतर्गत सूचना मानें।

जनसता

23 नवंबर, 2022

FORM NO. 5 THE DEBTS RECOVERY TRIBUNAL LUCKNOW 600/1 University Road, Near Hanuman Setu Temple, Lucknow 236007 (Summon to the Defendants under section 19(3) of the Recovery of Debts Due to the Financial Institution Act, 1993 read with Rule

O.A. NO. 613 / 2019 BANK OF MAHARASHTRA.....APPLICANT

12 and 13 of the Debts Recovery Tribunal (Procedure Rule 1993)

**VERSUS** MANISH KUMAR AND OTHERS ..... ..DEFENDANTS

1. MR. MANISH KUMAR

ALSO AT:

S/o SHRI MAL KISHORE SHARMA R/o FLAT NO. 505, TOWER 54, ELDECO AMANTARAN APARTMENT SECTOR-119, NOIDA - 201301

FLAT NO. 222, AMRAPALI APARTMENTS IP EXTENSION PATPAR GANJ, DELHI-110092

2. AMPRAPALI ZODIAC DEVELOPERS PRIVATE LIMITED AT 307, 3" FLOOR, NIPUN TOWERS, COMMUNITY

CENTRE KARKARDOOMA DELHI-110092

In the above noted application, You are required to file reply in

Paper Book form in two sets along with documents and the affidavit personally or through your duly authorized agent or legal practitioners in this tribunal, after serving copy of the same on the applicant or his counsel / duly authorized agent after publication of the summons, and thereafter to appear before the tribunal on 29.11.2022 at 10:30 AM failing which the application shall be heard and decided in your absence.

Given under my hand and seal on 27th Sept, 2022 Registrar

Debts Recovery Tribunal , Lucknow Enclosure: As above

> सार्वजनिक सूचना एसजी फिनसर्व लिमिटेड (पहले मूंगिपा सिक्योरिटीज लिमिटेड के नाम से प्रचलित था) (सीआईएनः L74899DL1994PLC057941)

> > दिल्ली-110092 वेबसाइटः www.moongipa.net मेल आईडीः moongipacs@gmail.com मूंगिपा सिक्योरिटीज लिमिटेड

रजि.कार्यालय का पताः 37, हरगोबिंद एन्क्लेव, विकास मार्ग,

एसजी फिनसर्व लिमिटेड में नाम का परिवर्तन

एतद्वारा यह सूचित किया जाता है कि मूंगिपा सिक्योरिटीज लिमिटेड ("कंपनी"), कंपनी अधिनियम, 1956 के प्रावधानों के तहत एक निगमित कंपनी और आरबीआई अधिनियम, 1934 की धारा 451ए के तहत एव गैर-जमा स्वीकार करने वाली गैर-प्रणालीगत रूप से महत्वपूर्ण गैर-बैंकिंग वित्तीय कंपनी (एनबीएफसी-एनडी-एनएसआई) के तौर पर भारतीय रिजर्व बैंक ('आरबीआई') के साथ पंजीकृत तथा पंजीकरण प्रमाण पत्र संख्या एन—14.03416 दिनांक 16 मई, 2018 की धारक ने रजिस्ट्रार ऑफ़ कंपनी एनसीटी दिल्ली और हरियाणा दिनांक 16 नवंबर, 2022 के अनुमोदन व परिणामस्वरूप अपना नाम बदलकर एसजी फिनसर्व लिमिटेड कर दिया है कंपनी ने पत्र संख्या पीआर.वी.एनडी.एस संख्या एस 771/सीएमएर VI / 05.08.000 / 2022— 23 दिनांक 7, अक्टूबर 2022 के आरबीआई से अनापत्ति प्रमाण पत्र भी प्राप्त किया है। इसके अलावा, यह सूचित किया जाता है कि कंपनी (निगमन) नियम, 2014

के नियम 29 के अनुसार, कंपनी को आरओसी द्वारा निगमन का एक नय प्रमाणपत्र जारी किया गया है, जो नाम परिवर्तन का प्रमाण देता है। सभी हितधारकों से अनुरोध है कि उपरोक्त जानकारी पर ध्यान दें।

कृते एसजी फिनसर्व लिमिटेड

स्थान : दिल्ली दिनांकः 22.11.2022

हस्ता/-सचिन कुमार कंपनी सचिव

Commission in order to allow the Offer to be made to U.S. holders of Equity Shares in compliance with the rules and regulations under the U.S. Securities Exchange Act of 1934 (as amended), if applicable;

- (iv) a valid shareholders resolution approving the delisting of the Target Company through the Offer is passed in accordance with all the requirements of Regulation 11 of the SEBI Delisting Regulations; and
- (v) the Stock Exchanges have granted their in-principle approval to the delisting of the Target Company in accordance with Regulation 12 of the SEBI Delisting Regulations.

To the best of the knowledge of the Acquirer, there are no other statutory or governmental approvals required for the consummation of the Underlying Transaction and the Offer. However, if any other statutory or governmental approval(s) are required or become applicable at a later date before closure of the Tendering Period, this Offer shall be subject to such statutory approvals and the Acquirer shall make the necessary applications for such statutory approvals and the Underlying Transaction and the Offer would also be subject to such other statutory or other governmental approval(s). The Acquirer shall make the necessary applications for such other approvals. The applications for the required statutory approvals (as currently deemed necessary) are in the process of being filed.

- In the event that any statutory or other approvals required are not obtained or are finally refused or are otherwise not received, or the conditions precedent under the SPA not fulfilled (unless waived by the Acquirer) within the time period set out in the SPA (or such other later date as the Acquirer and Sellers may mutually agree in writing under the SPA) for reasons outside the reasonable control of the Acquirer and PAC or the Termination Event happens, the Acquirer and PAC may withdraw the Offer under Regulation 23 of the SEBI (SAST) Regulations. In the event of withdrawal, a public announcement will be made within 2 (two) working days of such withdrawal in the same newspapers in which this DPS has appeared.
- In case of delay in receipt of any statutory approval, or any other approval that may be required by the Acquirer or PAC, SEBI may, if satisfied, grant an extension of time to the Acquirer for making payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer, subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the SEBI (SAST) Regulations. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer. All Public Shareholders (including resident or non-resident shareholders) must obtain all
- requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) held by them, in the Offer and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares held by them, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares.

### VII. TENTATIVE SCHEDULE OF ACTIVITY

of failure of Delisting Offer

Shareholders

www.readwhere.com

16. Final date of payment of consideration/

Return of unaccepted Equity Shares to Public

This Offer is a composite offer being made under Regulations 3(1), 4 and 5A of the SEBI (SAST) Regulations. The Acquirer will comply with provisions of SEBI (SAST) Regulations

S. No.	Activity	Schedule of activities (Day & Date)(1)
1.	Date of making the PA	Wednesday, November 16, 2022
2.	Date of publication of the DPS	Wednesday, November 23, 2022
3.	Last date for filing of the draft LOF with SEBI	Wednesday, November 30, 2022
4.	Last date for board of directors of the Target Company approving the delisting of the Target Company through the Offer	Wednesday, December 07, 2022
5.	Last date for public announcement for competing offer(s)	Wednesday, December 14, 2022
6.	Last date for receipt of comments from SEBI on the draft LOF (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	Wednesday, December 21, 2022
7.	Identified Date / Specified Date <sup>(2)</sup> for determining the names of the Public Shareholders to whom the LOF is sent ("Specified Date" or "Identified Date")	Friday, December 23, 2022
8.	Last date of dispatch of the LOF to the Public Shareholders as on Specified Date / Identified Date	Friday, December 30, 2022
9.	Last date of publication of recommendation by independent directors of the Target Company	Wednesday, January 04, 2023
10.	Last date for upward revision of the Offer Price and/or the Offer Size	Wednesday, January 04, 2023
11.	Date of publication of Offer opening public announcement, in the newspapers in which this DPS has been published	Thursday, January 05, 2023
12.	Date of commencement of the Tendering Period	Friday, January 06, 2023
13.	Date of closure of the Tendering Period	Thursday, January 19, 2023
14.	Public announcement in case of failure of Delisting Offer	Monday, January 23, 2023
15.	Last date for shareholders to withdraw the Equity Shares tendered under the Offer, in case	Tuesday, January 31, 2023

Friday, February 03, 2023

#### Notes:

अधिकृत प्राधिकारी

एआरटी हाउसिंग फाइनेंस (इंडिया) लिमिटेड

में रखी जाती है

तो असीमित स्वतः

विस्तार सहित)

10,000/-

- The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations and the SEBI Delisting Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.
- The Specified Date / Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LOF would be posted. However, all Public Shareholders of the Target Company are eligible to participate in the Offer any time before the closure of the Tendering Period.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

- For the purpose of this Offer, details of the escrow depository account ("Offer Escrow Demat Account") or buying broker, as applicable, will be included in the LOF.
- The Acquirer intends to complete the Offer through the stock exchange mechanism made available by the stock exchanges, and consequently, if and upon acquiring control over the Target Company in accordance with the SEBI (SAST) Regulations, the Acquirer will implement this Offer through the stock exchange mechanism made available by the stock exchanges in the form of a separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and the applicable SEBI circulars including in particular SEBI circular bearing number CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI circular bearing number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as amended from time to time, and SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021. As per SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the shares of the shareholders participating in the Offer. Upon finalisation of the entitlement, only accepted quantity of shares shall be debited from the demat account of the shareholders. The lien marked against unaccepted shares shall be released. The detailed procedure for tendering and settlement of shares and the details of the designated stock exchange for the Offer will be set out in the LOF. In this regard, the Acquirer will appoint a registered broker as a buying broker through whom the purchases and settlements on account of the Offer Shares tendered under the Offer shall be made. All Public Shareholders who desire to tender their Equity Shares under the Offer will have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period. The Acquisition Window will be provided to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- If the Acquirer has not acquired control over the Target Company, the Acquirer will acquire Equity Shares tendered by the Public Shareholders through the 'off-market' route. Public Shareholders who wish to accept the Offer and tender their Equity Shares can send/deliver the form of acceptance-cum-acknowledgment (which will be annexed to the LOF) duly signed along with all the relevant documents (envelope should be super-scribed "R Systems International Limited - Composite Offer") at any of the collection centres of the Registrar to the Offer mentioned in the LOF on or before the date of closure of the Tendering Period in accordance with the procedure as set out in the LOF.

Persons who have acquired Equity Shares but whose names do not appear in the register

- of members of the Target Company on the Specified Date / Identified Date, or those who have acquired Equity Shares after the Identified Date, or those who have not received the LOF, may also participate in this Offer by submitting an application on a plain paper giving details set out below and in the LOF. In the alternate, such holders of the Equity Shares of the Target Company may apply in the form of acceptance-cum-acknowledgement in relation to this Offer that will be annexed to the LOF, which may also be obtained from the SEBI website (www.sebi.gov.in) and from the Registrar to the Offer. The application is to be sent to the Registrar to the Offer at any of the collection centers that shall be mentioned in the LOF, so as to reach the Registrar to the Offer during business hours on or before 4:00 p.m. on the date of closure of the Tendering Period of this Offer, together with the depository participant ("DP") name, DP ID, account number together with a photocopy or counterfoil of the delivery instruction slip in "off-market" mode duly acknowledged by the DP for transferring the Equity Shares of the Target Company to the Offer Escrow Demat Account. The envelope should be super-scribed "R Systems International Limited - Composite Offer". Public Shareholders holding shares in demat form are not required to submit the Form of Acceptance-cum-Acknowledgment to the Registrar. In case of non-receipt of the required documents, but receipt of the equity shares in the Escrow Demat Account, the Offer may be deemed to have been accepted by the Public Shareholder. 5. Subject to Section VI (Statutory and Other Approvals) of this DPS, all the Public Shareholders
- form, are eligible to participate in this Offer at any time during the Tendering Period for In accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/

(registered or unregistered) of the Target Company, holding Equity Shares in dematerialised

- CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations. Accidental omission to dispatch the LOF to any person to whom the Offer is made or the nonreceipt or delayed receipt of the LOF by any such person will not invalidate the Offer in any way.
- 8. The Public Shareholders who tender their Equity Shares in the Offer shall ensure that the Equity Shares are fully paid-up and are free from all liens, charges and encumbrances. The
- Acquirer shall acquire the Offer Shares that are validly tendered and accepted in the Offer, together with all rights attached thereto, including the right to dividends, bonuses and rights offers declared thereof in accordance with the applicable law and the terms set out in the PA, this DPS and the LOF. In case the Delisting Offer is not successful, the Public Shareholders of the Target Company
- Regulation 5A(5) of the SEBI (SAST) Regulations. The detailed procedure for tendering the Equity Shares in the Offer will be available in the LOF.

shall have a right to withdraw any Equity Shares tendered under the Offer within 5 (five)

working days from the date of announcement of failure of Delisting Offer in terms of

 Eligible Public Shareholders may also: (a) download the LOF from the SEBI website (www. sebi.gov.in), when available; or (b) download the LOF from the website of the Registrar to the Offer (https://web.linkintime.co.in/client-downloads.html), when available or (c) obtain a copy of the LOF by writing to the Registrar superscripting the envelope with: (1) suitable documentary evidence of ownership of the Equity Shares of the Target Company; and (2) their folio number, DP identity - client identity, current address and contact details.

### IX. OTHER INFORMATION

- In terms of Regulation 8(3)(b) of the SEBI Delisting Regulations, the Acquirer and PAC, jointly and severally, undertake and confirm that the Acquirer and PAC:
- (a) have not sold any Equity Shares during the period of 6 (six) months prior to the date of
- (b) shall not, directly or indirectly:
  - (i) employ any device, scheme or artifice to defraud any shareholder of the Target Company or other person;
  - engage in any transaction or practice that operates as a fraud or deceit upon any shareholder of the Target Company or other person; or
  - (iii) engage in any act or practice that is fraudulent, deceptive or manipulative. in connection with the Delisting Offer of the Equity Shares sought or permitted or
- exit opportunity given or other acquisition of Equity Shares made under the SEBI Delisting Regulations. The Acquirer, PAC and their directors accept full responsibility for the information contained
- in the PA and this DPS (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company or the Sellers).
- The information pertaining to the Target Company in the PA, this DPS or the LOF or any other advertisement/publications made in connection with the Offer has been compiled from public sources or provided by or relating to and confirmed by the Target Company which has not been independently verified by the Acquirer or the Manager. The information pertaining to the Sellers contained in the PA, this DPS or the LOF or any other advertisement/ publications made in connection with the Offer has been obtained from the Sellers. The Acquirer, the PAC and the Manager do not accept any responsibility with respect to such information relating to the Target Company or the Sellers.
- The Acquirer and PAC also accept full responsibility for their obligations under the Offer.
- In this DPS, all references to "INR" are references to Indian Rupees and all references to "USD" are reference to United States Dollar.
- 6. Unless otherwise stated, the information set out in this DPS reflects the position as of the
- 7. In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
- The PA is available and this DPS is expected to be available on SEBI's website (www.sebi.
- Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirer and PAC have appointed Kotak Mahindra Capital Company Limited as the Manager to the Offer.
- 10. The Acquirer and PAC have appointed Link Intime India Private Limited as the Registrar to the Offer. The details of the Registrar to the Offer are:

# **LINK**Intime Link Intime India Private Limited

CIN: U67190MH1999PTC118368 Address: C 101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083 Tel: +91 810 811 4949 | Fax: +91 22 4918 6195

Website: www.linkintime.co.in

Contact Person: Mr. Sumeet Deshpande Email ID: rsystems.offer@linkintime.co.in Investor grievance email ID: rsystems.offer@linkintime.co.in

kotak®

Issued by the Manager to the Offer



27 BKC, 1st Floor, Plot No. C-27, 'G' Block, Bandra Kurla Complex, Bandra (East),

Mumbai 400 051 Contact Person: Mr. Ganesh Rane

> Phone: +91 22 4336 0128 | Fax: +91 22 6713 2447 Email: rsvstemsoffer@kotak.com SEBI Registration Number: INM000008704

Validity Period: Permanent Registration

Sd/-

For and on behalf of the PAC

Date: November 22, 2022 Place: Singapore / New York

For and on behalf of the Acquirer

Sd/-