



## **W.S. Industries (India) Limited**

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16<sup>th</sup> November, 2022.

M/s.BSE Ltd.  
Phiroze Jeejeebhoy Towers, 25<sup>th</sup> Floor,  
Dalal Street, Mumbai – 400 001.  
**Scrip Code: 504220.**

M/s.National Stock Exchange of India Ltd  
Regd. Office: "Exchange Plaza"  
Bandra (East), Mumbai -400 051.  
**Symbol: WSI**

Dear Sir,

Sub: Submission of copies of newspaper advertisement for Corrigendum to the Notice of Extraordinary General Meeting (EGM).

Pursuant to Regulation 30 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing a copy of newspaper publication with regard to Corrigendum to the Notice of Extra Ordinary General Meeting as published in the Newspapers of Business Standard and Makkal Kural.

The newspaper advertisement is uploaded on the website of the company i.e. [www.wsindustries.in/KYC](http://www.wsindustries.in/KYC)

This is for your kind information and records.

Thanking you,

Yours Faithfully  
For W.S.INDUSTRIES (INDIA) LIMITED

B.SWAMINATHAN  
COMPANY SECRETARY  
Encl: 1. Newspaper Advertisement

W.S.INDUSTRIES (INDIA) LIMITED

Registered Office: 108, Mount Poonamallee Road, Ponur, Chennai - 600 116

Email Id: sectl@wsigroup.in Website: www.wsindustries.in/KYCC

CORRIGENDUM TO THE NOTICE OF EXTRAORDINARY GENERAL MEETING

W.S. Industries (India) Limited ("Company") has issued a Notice dated 28th October, 2022 for convening the Extra-Ordinary General Meeting ("EGM") of its members of the Company which is scheduled to be held on Thursday, 24th November, 2022 at 3.30 P.M. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM").

The Notice of EGM ("EGM Notice") has been dispatched to the Shareholders of the Company in due compliance with the provisions of the Companies Act, 2013 read with rules and regulations made thereunder and other statutory provisions, if any, to the extent applicable. This Corrigendum to EGM Notice ("Corrigendum") is being issued to give notice to amend/ include/delete additional details as mentioned herein and pursuant to the provisions of SEBI ICDR Regulations:

1. In the Notice of EGM, Item No. 2, for Issuance of 74,10,000 Equity Shares on Preferential Basis to certain identified Non-Promoter Persons / Entities the table containing the list of allottees at Page No. 3, 4 and 5 of the EGM Notice should be substituted and read as under:

Table with 5 columns: SR NO., NAME OF THE INVESTORS\*, CATEGORY, NO OF EQUITY SHARES, VALUE OF EQUITY SHARES INR. Lists 74 investors and their share allocations.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

2. In the Point (vi) of Explanatory Statement for Item No. 2, (i.e. Identity of the natural persons who are the ultimate beneficial owners of the Equity Shares proposed to be allotted and/or who ultimately control the Investors.) on page No. 23 of the EGM Notice, should be substituted and read as under:

The following are the disclosures of Ultimate Beneficial Ownership details as applicable:

Table with 4 columns: SL. NO., NAME OF THE ALLOTTEES, CATEGORY, BENEFICIAL OWNERSHIP. Lists 16 allottees and their beneficial owners.

3. In the Point (vii) of Explanatory Statement for Item No. 2, (i.e. The percentage of post Preferential Issue Capital that may be held by them and change in control, if any.) on page No. 23, 24 and 25 of the EGM Notice, should be substituted and read as under:

Table with 6 columns: SL. NO., NAME OF THE INVESTORS\*, CATEGORY, PRE-PREFERENTIAL ISSUE (NO OF EQUITY SHARES HELD, % HELD), POST PREFERENTIAL ISSUE (NO OF EQUITY SHARES HELD, % HELD). Lists 74 investors and their share allocations.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

4. In the Notice of EGM, Item No. 3, for issue of 2,38,75,000 Convertible Warrants on Preferential Basis to the Promoter Group and certain identified Non-Promoter Persons / Entities the table containing the list of allottees at Page No.7 and 8 of the EGM Notice should be substituted and read as under:

cont.

cont.

Table with 6 columns: SR NO., NAME OF THE INVESTORS\*, CATEGORY, NO OF SHARES WARRANTS, VALUE OF SHARE WARRANTS INR. Lists 27 investors and their warrant allocations.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

5. In the Point (ix) of Explanatory Statement for Item No. 3, (i.e. Percentage of Post issue of Preferential Issue Capital that may be held by the Proposed Allottees.) on page No. 30 and 31 of the EGM Notice, should be substituted and read as under:

Table with 7 columns: SL. NO., NAME OF THE INVESTORS\*, CATEGORY, NO. OF EQUITY SHARES HELD, % HELD, PRE-PREFERENTIAL ISSUE (NO OF CONVERTIBLE WARRANTS PROPOSED TO BE ALLOTTED, NO. OF EQUITY SHARES HELD, % HELD), POST PREFERENTIAL ISSUE (NO OF CONVERTIBLE WARRANTS PROPOSED TO BE ALLOTTED, NO. OF EQUITY SHARES HELD, % HELD). Lists 27 investors and their share/warrant allocations.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

\*\* Assuming full conversion of Warrants into equity shares issued through this Notice.

This Corrigendum to the EGM Notice shall form an integral part of the EGM Notice, which has already been circulated to the Shareholders of the Company and on and from the date hereof, the Notice of EGM shall always be read in conjunction with this Corrigendum. All the defined terms used in the Corrigendum have same meaning as ascribed to them in the EGM Notice.

This Corrigendum is also being published in the Business Standard (National Daily Newspaper) and Makkal Kural (Regional Daily Newspaper) and will also be made available on website of both the stock exchanges i.e. BSE Ltd ("BSE") and National Stock Exchange of India Limited ("NSE") and on the website of the Company at https://www.wsindustries.in/KYCC

All other contents of the EGM Notice save and except as modified or supplemented by this Corrigendum, shall remain unchanged.

Any inconvenience is regretted.

By order of the Board For W.S.INDUSTRIES (INDIA) LIMITED B.SWAMINATHAN COMPANY SECRETARY

Place : Chennai Date: 15th November 2022

BCL Industries Limited

Regd. Office : Hazri Rattan Link Road, Bathinda-151001 Ph : 0164-2240163, 2240443, 2211628, Fax: 0164-5003638 Website: www.bcl.ind.in, Email: bcl@mittalgroup.co.in CIN: L24231PB1976PLC003624

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR QUARTER / HALF YEAR ENDED ON 30TH SEPTEMBER, 2022 (In Rs. Lacs)

Table with 6 columns: PARTICULARS, 30.09.2022, 30.06.2022, 30.09.2021, 30.09.2022, 30.09.2021, 31.03.2022. Shows financial data for various items like Total Revenue, Profit, etc.

Abstract of the Standalone Unaudited Financial Results for the Quarter/ Half Year ended as on 30th September, 2022. Total Revenue from Operations: 42,529.73 (Unaudited) vs 37,647.16 (Unaudited) vs 46,296.48 (Unaudited) vs 82,905.06 (Unaudited) vs 91,308.91 (Audited).

The above extract is the detailed format of Standalone / Consolidated Un-audited Quarterly/ Yearly Financial Results filed with the Stock Exchanges (BSE / NSE) under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of Un-audited Consolidated and Standalone Financial Results are available on the websites of the BSE/ NSE (Stock Exchange) i.e. www.bseindia.com, www.nseindia.com and on company's website i.e. www.bcl.ind.in.

For and on behalf of the Board of Directors Sd/- (RAJINDER MITTAL) (Managing Director) DIN: 00033082

Date: 14.11.2022

Place: Bathinda

LOTUS EYE HOSPITAL AND INSTITUTE LIMITED

CIN:L85110T1997PLC007783 REGISTERED OFFICE: 770/12, AVINASHI ROAD, AERODROME POST, COIMBATORE 641 014 PHONE NO.: 0422-4229900, 4229999, FAX: 0422-2627193, E-MAIL: info@lotuseye.org, WEBSITE: www.lotuseye.org

EXTRACTS OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2022 (Rs. In Lakhs)

Table with 7 columns: Sl. No., Particulars, Quarter ended on (30-09-2022, 30-06-2022, 30-09-2021), Half year end (30-09-2022, 30-09-2021), Year ended (31/03/2022). Shows financial data for Total Income, Profit, etc.

Notes: 1. The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on November 14, 2022. The above results has also been subjected to limited review by statutory auditors of the company. 2. The above is an extract of the detailed format of Quarterly Financial Results filed with Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the financial results for the Quarter ended September 30, 2022 are available on the Stock Exchange websites, www.bseindia.com/www.nseindia.com and the Company's website www.lotuseye.org.

For and on behalf of Board of Directors LOTUS EYE HOSPITAL AND INSTITUTE LIMITED Ms. Sangeetha Sundaramoorthy Managing Director

Place : Coimbatore Date : November 14, 2022

OIL COUNTRY TUBULAR LIMITED

(CIN: L26932TG1985PLC005329) Regd. Office: 'KAMININI', 3rd Floor, Kothi, Hyderabad - 500001

PUBLIC NOTICE FOR THE SHAREHOLDERS

The public announcement is being issued in compliance with Regulation 6 (c) and other applicable regulations, of the Securities & Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (hereinafter referred as "Delisting Regulations") to the equity shareholders of Oil Country Tubular Limited (hereinafter referred as "the Company") in respect of the Voluntary delisting of Equity Shares (hereinafter referred as "Securities") from BSE Limited. At present the securities of the Company are listed on BSE Limited (BSE) and National Stock Exchange of India Ltd., (NSE). The Board of Directors in their 2022nd Meeting held on Thursday, 27th Day of October, 2022 have approved Voluntary delisting of Securities from BSE Limited in accordance with the Delisting Regulations, as a part of its measures to promote saving in administrative cost. However the securities of the Company shall continue to remain listed on National Stock Exchange of India Ltd., (NSE), which is a recognized stock exchange and is having nationwide trading as per Delisting Regulations.

Place: Hyderabad Date: 15.11.2022 For Oil Country Tubular Limited Sd/- Sridhar Kamineni, Managing Director

MERCURY TRADE LINKS LIMITED

CIN : L26933MH1985PLC037213 Registered Office :S002 B, 2ND FLOOR, VIKAS CENTRE, S.V ROAD, SANTACRUZ (WEST), MUMBAI - 400 054 Phone: +91-22-66780132, Website: www.mercurytradelinks.co.in; E-mail : share@sardgroup.com

EXTRACT OF STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2022 (Rs in Lakhs)

Table with 5 columns: Sr. No., Particulars, Quarter ended 30/09/2022 (Un-audited), Half Year ended 30/09/2022 (Un-audited), Quarter ended 30/09/2021 (Un-audited). Shows financial data for Total Income, Profit, etc.

Note: 1) The above result have been reviewed by the Audit Committee and approved by the Board of Directors in its meeting held on 14th November, 2022

2) The above extract of Statement of Standalone Unaudited Financial Results for the Quarter and Half Year Ended 30th September, 2022 filed with the Stock Exchange under regulation 33 of the SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015. And also available on www.bseindia.com and the Company website www.mercurytradelinks.co.in

FOR MERCURY TRADE LINKS LIMITED PARESHKUMAR VASANTRAY SHETH MANAGING DIRECTOR DIN- 09683542 DATE: 14TH NOVEMBER, 2022 PLACE: AHMEDABAD

HIMADRI CREDIT & FINANCE LIMITED

CIN: L65921WB1994PLC062875 Regd. off: 23A, Netaji Subhas Road, 8th Floor, Kolkata - 700 001 E-mail: hcf@himadri.com; Website: www.himadricredit.in Ph. No: (033) 2230-4363/9953

Postal Ballot Notice and E-Voting Information

Notice is hereby given that Himadri Credit & Finance Limited ("the Company") is seeking approval of Members of the Company by way of Postal Ballot through remote e-voting on the following resolutions:

Table with 2 columns: Sl No., Description of Resolution. Lists 3 resolutions regarding re-appointment of directors and approval of requests.

The Postal Ballot Notice ("Notice") is available on the website of the Company at www.himadricredit.in, the website of the National Securities Depository Limited (NSDL) at www.evoting.nsdl.com.

Members of the Company are hereby informed that pursuant to Section 108 and 110 and other applicable provisions, if any, of the Companies Act, 2013, ('Act') and Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, and the General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 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 (collectively called 'MCA Circulars'), the Company has sent the postal ballot notice on 15 November 2022, only through electronic mode, to those members whose e-mail addresses are registered with the Company/Depositories and whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on 11 November 2022 ('Cut-off date'). Accordingly, physical copy of the Notice along with Postal Ballot Form and pre-paid business reply envelope has not been sent to the Members for this Postal Ballot.

The Company has engaged the services of NSDL to provide remote e-voting facility to its Members. The remote e-voting process commences on Thursday, November 17, 2022 at 9:00 a.m. (IST) and shall end on Friday, December 16, 2022 at 5:00 p.m. (IST). The e-voting module shall be disabled by NSDL thereafter. Voting rights of the Members shall be in proportion to the shares held by them in the paid-up equity share capital of the Company as on Cut-off date. Once vote on a resolution is cast, the Member will not be able to change it subsequently. Please note that communication of assent or dissent of the Members would only take place through the remote e-voting system. Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date will be entitled to cast their votes by remote e-voting.

The Board of Directors of the Company has appointed Mr. Rajarshi Ghosh, Practising Company Secretary (ACS 17717), as the Scrutinizer to scrutinize the postal ballot process in a fair and transparent manner. The Scrutinizer will submit his report to the Chairman of the Company, or any other person authorized by him, on or before December 19, 2022. The results of the voting conducted by Postal Ballot along with the Scrutinizer's Report will be made available on the website of the Company at www.himadricredit.in and on the website of NSDL at www.evoting.nsdl.com and website of CSE at https://www.cse-india.com/ where the equity shares of the Company are listed.

Table with 2 columns: (a) Statement that the business may be transacted by electronic means; (b) The date and time of Commencement of remote e-voting; (c) The date and time of end of remote e-voting; (d) Cut-off date; (e) The manner in which persons who have acquired shares and become members of the Company after the dispatch of notice may obtain the login ID and password; (f) The statement that: a) remote e-voting shall not be allowed beyond 5:00 p.m. (IST) on December 16, 2022; b) The members whose email address are not registered with the Depositories/RTA/ Company, to receive postal ballot notice may send their request at hcf@himadri.com or skcdilp@gmail.com; (g) Website address of the Company, if any, and of agency where notice of the meeting is displayed; (h) Name, designation, address, email id and phone number of the person responsible to address the grievances connected with facility for voting by electronic means.

In case of any queries on e-voting facility, members may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to Ms. Pallavi Mhatre, Senior Manager, NSDL at evoting@nsdl.co.in

By order of the Board For Himadri Credit & Finance Ltd Sd/- Koushik Ranjan Saha Company Secretary

W.S.INDUSTRIES (INDIA) LIMITED
CIN: L29142TN1961PLC004568
Registered Office : 108, Moom Poonamallee Road, Porur, Chennai - 600 116
Email ID: sect@wsigroup.in Website: www.wsindustries.in/KYC

CORRIGENDUM TO THE NOTICE OF EXTRAORDINARY GENERAL MEETING

W.S. Industries (India) Limited ("Company") has issued a Notice dated 28th October, 2022 for convening the Extra-Ordinary General Meeting ("EGM") of its members of the Company which is scheduled to be held on Thursday, 24th November, 2022 at 3.30 P.M. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM").

1. In the Notice of EGM, Item No. 2, for Issuance of 74,10,000 Equity Shares on Preferential Basis to certain identified Non-Promoter Persons / Entities the table containing the list of allottees at Page No. 3, 4 and 5 of the EGM Notice should be substituted and read as under:

Table with 5 columns: SR NO., NAME OF THE INVESTORS\*, CATEGORY, NO OF EQUITY SHARES, VALUE OF EQUITY SHARES INR. Lists various investors and their shareholdings.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

2. In the Point (vi) of Explanatory Statement for Item No. 2, (i.e. Identity of the natural persons who are the ultimate beneficial owners of the Equity Shares proposed to be allotted and/or who ultimately control the Investors') on page no. 23 of the EGM Notice, should be substituted and read as under:

Table with 4 columns: SL. NO., NAME OF THE ALLOTTEES, CATEGORY, BENEFICIAL OWNERSHIP. Lists names like NEGEN CAPITAL SERVICES PVT LTD and SINGHVI HERITAGE LLP.

3. In the Point (vii) of Explanatory Statement for Item No. 2, (i.e. The percentage of post Preferential Issue capital that may be held by them and change in control, if any) on page no. 23, 24 and 25 of the EGM Notice, should be substituted and read as under:

Large table with 5 columns: SL. NO., NAME OF THE INVESTORS\*, CATEGORY, PRE-PREFERENTIAL ISSUE (NO OF SHARES HELD, % HELD), POST PREFERENTIAL ISSUE (NO OF SHARES PROPOSED TO BE ALLOTTED, NO OF EQUITY SHARES HELD, % HELD).

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

4. In the Notice of EGM, Item No. 3, for Issue of 2,38,75,000 Convertible Warrants on Preferential Basis to the Promoter Group and certain identified Non-Promoter Persons/Entities the table containing the list of allottees at Page No. 7 and 8 of the EGM Notice should be substituted and read as under:

IN THE COURT OF THE CITY CIVIL XVII ASSISTANT JUDGE CHENNAI
O.S.No. 7384 OF 2021
(CIC) BANK LTD
Represented by its Manager: PLAINTIFF
-Vs-
..... DEFENDANT
NOTICE

The above Civil Suit of O/S NO: 7384 / 2021 is filed by the Plaintiff against you for Recovery of Money, Before The Hon'ble City Civil XVII ASSISTANT Court, Chennai.

BEFORE THE HON'BLE CITY CIVIL XVII ASSISTANT COURT CHENNAI
O.S.No. 3890 OF 2021
Mrs. R. Tanuja, W/o. Rajarajan, No.17/4, Perumalkoil Street, Arumbakkam, Chennai - 600 106.

1. P. Mohan, S/o. Perumal No.29, Wahab Street, Choolaimedu, Chennai- 600 094.
2. T. Rajalakshmi, W/o. P.Mohan, No.29, Wahab Street, Choolaimedu, Chennai- 600 094.

To Respondents/ ... Defendants To
1. HariPriya, D/o. P.Mohan, No.29, Wahab Street, Choolaimedu, Chennai- 600 094.

The said above matter came up before the Hon'ble VIII Assistant City Civil Court on 20.10.2022 for appearance of HariPriya-03 & Pavithra-04. The Hon'ble VIII Assistant City Civil Judge was pleased to order for paper publication on that day returnable by 20.11.2022 and posted the matter for further on 2.2.11.2022, kindly be present before the Hon'ble VIII Assistant City Civil Court, Chennai on 22.11.2022 at 10.30 am either in person or through your counsel else the matter would be heard and decided on merits by the Hon'ble VIII Assistant City Civil Judge in your absence.

N. SUBHASHINI M.SURESH HOFFICER APPLICANT/PLAINTIFF

Table with 5 columns: SR NO., NAME OF THE INVESTORS\*, CATEGORY, NO OF SHARES WARRANTS, VALUE OF SHARE WARRANTS INR. Lists investors like CHINNAMPALAYAM KULANDAISAMY VENKATACHALAM.

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

5. In the Point (ix) of Explanatory Statement for Item No. 3, (i.e. Percentage of Post Issue of Preferential Issue Capital that may be held by the Proposed Allottees..) on page no. 30 and 31 of the EGM Notice, should be substituted and read as under:

Table with 6 columns: SL. NO., NAME OF THE INVESTORS\*, CATEGORY, PRE-PREFERENTIAL ISSUE (NO OF EQUITY SHARES HELD, % HELD), NO OF CONVERTIBLE WARRANTS PROPOSED TO BE ALLOTTED, POST PREFERENTIAL ISSUE (NO OF EQUITY SHARES HELD, % HELD).

\*Correction in the certain names have been carried out due to typographical errors and matched with their names as appearing on their respective Demat account.

\*\* Assuming full conversion of Warrants into equity shares issued through this Notice.

This Corrigendum to the EGM Notice shall form an integral part of the EGM Notice, which has already been circulated to the Shareholders of the Company and on from the date hereof, the Notice of EGM shall always be read in conjunction with this Corrigendum. All the defined terms used in the Corrigendum have same meaning as ascribed to them in the EGM Notice.

This Corrigendum is also being published in the Business Standard (National Daily Newspaper) and Makkal Kural (Regional Daily Newspaper) and will also be made available on website of both the stock exchanges i.e. BSE Ltd ("BSE") and National Stock Exchange of India Limited ("NSE") and on the website of the Company at https://www.wsindustries.in/KYC

All other contents of the EGM Notice save and except as modified or supplemented by this Corrigendum, shall remain unchanged. Any inconvenience is regretted.

Date : Chennai
Place : 15th November 2022



நாட்டிலேயே முதல் முறையாக

குழந்தைகள் மன நல மருத்துவக் கல்வி மையம் அய்யல்லோ மருத்துவமனை துவக்கியது

சென்னை, நவ.16- நாட்டிலேயே முதல் முறையாக குழந்தைகள் மன நல மருத்துவக் கல்வி மையத்தை அய்யல்லோ மருத்துவமனை தொடங்கியுள்ளது. இதற்கான தொடக்க நிழுவில் மருத்துவமனையின் துணைத் தலைவர் பிரீத்தா ரெட்டி, நிர்வாக இயக்குநர் சனிதா ரெட்டி, தமிழ்நாடு மகளிர் மேம்பாட்டுக் கழகத்தின் நிர்வாக இயக்குநர் பி.பிரியங்கா பக்கலம், நடுகை கௌரி கிஷன், உலக செல் போட்டியில் சாம்பியன் பட்டம் வென்ற இளம்பரிதி உள்ளிட்டோர் கலந்து கொண்டனர்.

திருவள்ளூரில் மஹாராஷ்டிரா வங்கியின் புதிய கிளை: சப் கலெக்டர் மகாபாரதி திறந்து வைத்து பாராட்டு



சென்னை, நவ.16- திருவள்ளூர், மணவாளன் நகர், ஒண்டிக்குப்பம், பி.எச். சாலையில் மஹாராஷ்டிரா வங்கியின் 52வது கிளையை திருவள்ளூர் மாவட்ட சப் கலெக்டர் மகாபாரதி திறந்து வைத்து வங்கி அலுவலர்களை பாராட்டிப் பேசினார்.

இளைஞர்கள் வேலைவாய்ப்பை உருவாக்கும் திட்டத்தை, புதிய தொழில் தொடங்கவும், வணிகத்தை விரிவுபடுத்தவும் கடன் வழங்கியுள்ளோம். ராடிக்கையாளர்கள் எந்தவொரு கடன் தேவைக்கும் வங்கியின் கிளையை நேரடியாக அணுகலாம் என்றும்,மேலும் இந்த நிதியாண்டுக்குள் தமிழகத்தில் 30 கிளைகளை திறக்க உள்ளோம் என்று தெரிவித்தார்.

PUBLIC NOTICE

TAKE NOTICE THAT R.RAJAM, W/o.Late R.Ramanujam, aged about 63 years, residing at B-Block, No.508, Radiance Royal Apartment, 72M, Maduravoyal, Abiram Nagar, Sennepurkuppam, Chennai-600 056, is the absolute owner of the Plot property situated at Kondapathan Village, Madurai North Taluk, Madurai District, comprising in Survey No.154/E, measuring an extent of 2625 Sq.ft. on the southern side of the Plot Not and also measuring an extent of 2625 Sq.ft. on the Northern side of the Plot No.1 totally an extent of 5250 Sq.ft vacant house site, she having purchased the above house property under a Sale Deed dated 17.03.2008 registered as Document No.1268 of 2008 in the office of the Sub-Registrar, Thallakulam. She declares that on 07.11.2022 she went along with a Plastic bag, which containing the original Sale Deed dated 17.03.2008 - Doc.No.1268 of 2008 with copies of other papers, by bus route No.56P from Broadway to Minjur, to visit Advocate Office situated at No.20, MCM Garden 3rd Street, Washermenpet, Chennai-600 021, for getting legal opinion, but after reaching the Advocate Office, she found that the plastic cover along with documents is missing. Due to her diligent search, she could not trace it. She further declares that the above said property is free from any encumbrances. She further declare that she has not mortgaged the said property either in any Banks or Financial Institutions. If anyone has any objection or claim or interest over the said property then he/she may claim to the under mentioned Advocate within 7 days from the date of this Publication failing which it shall be conclusively presumed that no such claim or demand or a whatsover over the above said property exists and Mrs.R.RAJAM, wife of Late. Ramanujam will proceed to deal with the said property in any manner she may deem fit.

S.V.S.ILAMVAZHUTHI Advocate

155, New Law Chambers, High Court, Chennai-600 Cell No.93810 43213

படிவம் ஏ பொது அறிவிப்பு

(திவால் திவல் மற்றும் இதர திவால் திவால் வாசு (கார்ப்போரேட் நபர்களுக்கான திவால் திவால் தளம்) விநியோகம் 2016, விதி 6-ன் கீழ்)

ஸ்ரீ பிசேபி ஸ்டிரீட்-கல் மில்ஸ் லிமிடெட்-லிமிடெட்-ஓப்டி கட்ன் வழங்கியவர்களின் கவனத்திற்கு

Table with 2 columns: SL. NO., திவால் திவால் தளம். Lists various notices and dates.

ஸ்ரீ பிசேபி ஸ்டிரீட்-கல் மில்ஸ் லிமிடெட்-ஓப்டி கட்ன் திவால் தளம், 2016, விதி 6-ன் கீழ், உடனடி நடவடிக்கை எடுக்க வேண்டும்.

ஸ்ரீ பிசேபி ஸ்டிரீட்-கல் மில்ஸ் லிமிடெட்-ஓப்டி கட்ன் திவால் தளம், 2016, விதி 6-ன் கீழ், உடனடி நடவடிக்கை எடுக்க வேண்டும்.

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ஸ்ரீ பிசேபி ஸ்டிரீட்-கல் மில்ஸ் லிமிடெட்-ஓப்டி கட்ன் திவால் தளம், 2016, விதி 6-ன் கீழ், உடனடி நடவடிக்கை எடுக்க வேண்டும்.

By order of the Board For W.S.INDUSTRIES (INDIA) LIMITED B.SWAMINATHAN COMPANY SECRETARY