

formerly known as Integra Garments and Textiles Limited

CIN:L74110DL2007PLC396238

902, 9th Floor, Aggarwal Cyber Plaza-1, Netaji Subhash Place, North West, New Delhi-110034, INDIA +918076200456 | csigl2021@gmail.com Website: www.integragarments.com

June 3, 2022

Listing Department National Stock Exchange of India Limited Exchange Plaza Bandra-Kurla Complex, Bandra (E), Mumbai 400 051

NSE Symbol: ESSENTIA

Listing Compliance Department BSE Limited. Phirozee Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001

Scrip Code: 535958

Sub: <u>Intimation about publication of Extension of Revised closure period of Rights Issue</u> advertisement in the newspaper

Dear Sir/Madam,

With reference to the above captioned subject, we are submitting herewith the extract of the **Revised** Newspaper publications in Business Standard (English Edition) and Business Standard (Hindi Edition) newspapers both dated June 3, 2022 intimating the extension of closure period of Rights Issue of Integra Essentia Limited by 4 (Four) days, i.e. June 14, 2022 (New Closure Date) which is scheduled to be closed on June 10, 2022 (Old Closure Date) and Right Entitlement Trading Window has also been extended from June 6, 2022 to June 8, 2022.

For the purpose of utmost clarity, all dates/details/terms, as amended by the Right Issue Committee are being reproduced herein below:

Particulars	Previously intimated date	New (Extended) Date
Last date for	Monday,	Wednesday,
on Market Renunciation of Right Entitlement*	June 6, 2022	June 8, 2022
Right Issue	Friday,	Tuesday,
Closing Date	June 10, 2022	June 14, 2022

You are requested to kindly take the above information on record and oblige.

Thanking you,

Yours Faithfully, for Integra Essentia Limited

Digitally signed
PRINCE CHUGH by PRINCE
CHUGH

Prince Chugh Company Secretary

CIN: L27101WB1985PLC039503 Regd. Office: 'Ideal Centre', 4th Floor, 9, AJC Bose Road, Kolkata - 700 017 e-mail: office@maithanalloys.com, website: www.maithanalloys.com,

> Ph: 033-4063-2393, Fax: 033-2290 0383 NOTICE

NOTICE is hereby given to the Members of the Company pursuant to Section 124(6) of the Companies Act, 2013 read with Rule 6(3) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as in force (herein after referred as 'the Rules') that all the equity shares of the Company in respect of which dividend has remained unpaid or unclaimed for seven consecutive years are required to be transferred to the Investor Education and Protection Fund (IEPF) .

Members who have not claimed/encashed their dividend for last seven consecutive years can write to us at Maithan Alloys Ltd., at 4th Floor, Ideal Centre, 9, A. J. C. Bose Road, Kolkata-700017 (e-mail: investor@maithanalloys.com) or to our Registrar and Share Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd. at 5th Floor, 23, R. N. Mukherjee Road, Kolkata - 700 001 to claim their dividend at the earliest, failing which Company shall be constrained to transfer their equity shares to the IEPF, as per the procedure provided in the Rules.

The Company has also served Notice to the Member(s) concerned at their latest available address along with the details of unpaid/unclaimed dividend, advising them to claim their dividends expeditiously to avoid transfer of their shares to the IEPF A statement containing the name of such Member(s) and their folio number or DP ID-Client ID are available at Company's website at www.maithanalloys.com for nformation and necessary action of the Member(s) concerned.

In the event of transfer of shares by the Company to the IEPF, the Member(s) concerned may claim their shares by following the procedure as prescribed in the Rules.

For Maithan Alloys Limite

Raiesh K. Shal Date: 2nd June, 2022 **Company Secretary**

F COSMO FILMS

COSMO FILMS LIMITED

Regd. Off: 1008, DLF Tower-A, Jasola District Centre, New Delhi-110025 CIN: L92114DL1976PLC008355, Tel: 011-49494949, Fax: 011-49494950 E-mail: investor.relations@cosmofilms.com, Website: www.cosmofilms.com **NOTICE**

- NOTICE is hereby given that the 45th Annual General Meeting of the Compani will be held on Wednesday, June 29, 2022 at 3:00 P.M. through Video Conference("VC")/Other Audio Visual Means ("OAVM") facility in compliance with General Circular No.14/2020, 17/2020, 20/2020, 02/2021, 19/2021, 21/2021 and 02/ 2022 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India (SEBI), to transact the business as set forth in the Notice of the Meeting dated May 09, 2022.
- In compliance with the above circulars, electronic copies of the Notice of the AGM along with the Annual Report for financial year 2021-22 have been sent to all the shareholders whose email addresses are registered with the Company. Depository Participant(s).
- The Company has provided electronic voting facility for transacting all the business(es) items as mentioned in Notice of 45th Annual General Meeting through e-voting facility on the platform of Central Depository Services (India) Limited (CDSL). The members may cast their votes using an electronic voting system from a place other than the venue of the meeting ("remote e-voting") The remote e-voting facility shall commence on Sunday, June 26, 2022 at 09.00 A.M. and will end on Tuesday, June 28, 2022 at 5:00 P.M. No e-voting shall be allowed beyond the said date and time.
- A person, whose name appears in the Register of Members/Beneficial owners as on the cut-off date i.e. June 22, 2022 only shall be entitled to avail the facility of remote e-voting/e-voting at the meeting. The members who have cast their vote by remote e-voting may attend the meeting but shall not be entitled to cast their vote again in the meeting.
- Any person who has acquired shares and becomes member of the Company afte dispatch of notice may obtain the user id and password for remote e-voting from the Company's Registrar & Transfer agents, M/s. Alankit Assignments Limited 4E/2, Alankit House, Jhandewalan Extension, New Delhi-110055. The detailed procedure for obtaining User ID and password is also provided in the Notice of the meeting which is available on Company's website www.cosmofilms.com websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of CDSL https://www.evotingindia.com.
- The result of e-voting shall be announced on or after the Annual General Meeting of the Company. The result declared alongwith the Scrutinizer's Report shall be placed on the Company's website and on the website of CDSL for information o the members, besides being communicated to the Stock Exchange(s).
- The Notice and Annual Report of the Company is posted on the website of the Company i.e. www.cosmofilms.com. In case you have queries or issues regarding attending AGM and e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com.under help section or write an email to helpdesk.evoting@cdslindia.com or contact at the toll free number 1800 22 55 33. In case of any grievances connected with the facility for voting by electronic means, please contact Mr. Rakesh Dalvi, St Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds. N M Joshi Marg, Lower Parel (East), Mumbai - 400013.
- Further Notice is hereby given that pursuant to Section 91 of the Companies Act 2013 and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from Thursday June 23, 2022 to Wednesday, June 29, 2022 (both days inclusive) fo the purpose of Annual General Meeting.

For Cosmo Films Limited Company Secretary Date: June 02, 2022

JAGSONPAL PHARMACEUTICALS LIMITED

CIN No. L74899DL1978PLC009181

June 2, 2022

Registered Office: T-210 J, Shahpur Jat, New Delhi - 110049. Ph. No.: 011-2649 4519 Website: www.jagsonpal.com, Email: nandita.singh@jagsonpal.com; cs@jagsonpal.com

Recommendation of the Committee of Independent Directors ("IDC") on the Open Offer to the Shareholders of Jagsonpal Pharmaceuticals Limited (the 'Target Company' or "TC") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

2. Name of the Target Company ("TC") Jagsonpal Pharmaceuticals Limited Open offer for the acquisition of up to 68,11,480 fully paid-up Equity Shares having a face 3. Details of the Offer pertaining to TC value of ₹ 5/- each at a price of ₹ 235/- per Equity Shares ('Offer Price'), representing 26% of total fully paid up equity share capital ("Voting Share Capital") (as defined in the Letter of Offer dated May 24, 2022) to all the Public Shareholders of the Target Company

by Acquirer and PACs ("Offer" or "Open Offer") in terms of Regulation 3(1) and 4 read with Regulation 16 (1) of SEBI (SAST) Regulations. The Public Announcement dated February 21, 2022 (the "PA"), Detailed Public Statement published on February 28, 2022 (the "DPS"), Draft Letter of Offer dated March 4, 2022 (the "DLOF"), Letter of Offer dated May 24, 2022 (the "LOF") has been issued by the Manager to the Offer on behalf of the Acquirer and PACs.

Infinity Holdings ("Acquirer") together with Infinity Holdings Sidecar I ("PAC1") 4 Name(s) of the Acquirer and PACs with the Acquirer and Infinity Consumer Holdings ("PAC2) (collectively referred to as "PACs")

Name of the Manager to the Offe Centrum Capital Limited

Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (E), Mumbai 400098; Tel: +91-22-4215 9224/4215 9369; Fax: +91-22-42159000;

E-mail: jagsonpal.openoffer@centrum.co.in; Contact Person: Ms. Pooja Sanghvi/ Ms. Priyanka Rijhwani; Website: www.centrum.co.in

6. Members of the Committee of 1. Capt. Bharat Sinh (Chairman) 2. Dr. Ishpal Singh Ghai (Member) Independent Directors 3. Dr. Ashok Kumar Pati (Member)

IDC Member's relationship with The members of the IDC are independent directors on the board of directors of the the TC (Director, Equity shares Target Company. Except as mentioned below, none of the members of the IDC have owned, any other contract / entered into any contract or have any relationship with the Target Company: a. Cant. Bharat Sinh does not hold any Equity Shares of the Target Company relationship), if any

b. Capt. Bharat Sinh is the chairperson of the

1. Audit Committee: 2. Nomination and Remuneration Committee; 3. Stakeholders Relationship Committee; 4. Corporate Social Responsibility Committee

c. Dr. Ishpal Singh Ghai does not hold any Equity Shares of the Target Company; d. Dr. Ishpal Singh Ghai is a member of

1. Audit Committee: 2. Nomination and Remuneration Committee: 3. Stakeholders Relationship Committee; 4. Corporate Social Responsibility Committee

e. Dr. Ashok Kumar Pati holds 1,010 Equity Shares of the Target Company; Dr. Ashok Kumar Pati is a member of the Audit Committee of the Target Company. None of the members of the IDC have traded in any of the Equity Shares/ securities Trading in the Equity share: of the Target Company during the: (a) 12 months period preceding the date of the

other securities of the TC by PA: and (b) period from the date of the PA and till the date of this recommendation. IDC Members except as mentioned below: Details of holding of Dr. Ashok Kumar Pati Date of transaction/ Number of Equity

Number of Equity Shares holding as on Shares purchased/ traded from the date of the February 21, 2021 PA till the date of the sold in 12 months period preceding the date of the PA As on February 21, 2021 1,160 Share sold on June 1, 2021 -150 No. of shares as on date 1.010 of recommendation of IDC 9. IDC Member's relationship with None of the members of IDC have any contracts/ relationship with the Acquirer or the

the acquirer (Director, Equity shares owned, any other contract / relationship), if any.

Trading in the Equity shares/other Not Applicable securities of the Acquirer by IDC Members The IDC is of the opinion that the Offer Price of ₹235/- offered by the Acquirer and Recommendation on the Open offer, as to whether the offer is the PACs is in accordance with the SEBI (SAST) Regulations, 2011 and is fair and

reasonable

Summary of reasons for The IDC has perused the PA, DPS and LOF issued on behalf of the Acquirer and recommendation The members of IDC considered the following facts: a) the volume-weighted average market price of Equity Shares for a period of sixty trading days immediately preceding the date of the PAi.e. February 21, 2022 as traded on National Stock Exchange of India Limited of the TC is ₹ 167.64/-; and b) Acquirer and PACs have made an open offer

pursuant to the signing of the Share Purchase Agreement with the Promoters of the Target Company namely – Aresko Progressive Private Limited, acting in its capacity as trustee of Aresko Progressive Trust and in such capacity as the representative partner of J & P Investments Partnership and Mr. Rajpal Singh Kochhar to directly acquire some part of their holdings in the TC at a price of ₹235/- each. Based on the above facts and review of the PA, DPS and LOF, the IDC is of the opinion

that the Offer Price of ₹ 235/- offered by the Acquirer and the PACs: (a) is in accordance with the regulations prescribed under the SEBI (SAST) Regulations; and (b) is fair and reasonable However, the price of the Equity Shares was ₹ 291.60 as on the closing of the trading

hour of June 1, 2022. The shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.

There were no independent advisors appointed. 13. Details of Independent Advisors, if any.

14. Any other matter(s) to be highlighted None To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations, 2011."

For Jagsonpal Pharmaceuticals Limited Place: New Delhi Bharat Sinh Chairman of Committee of Independent Director Date: June 2, 2022

Integra

fair and reasonable

INTEGRA ESSENTIA LIMITED
Corporate Identification Number: L74110DL2007PLC396238

Registered Office: 902, 9th Floor, Aggarwal Cyber Plaza-1, Netaji Subhash Place, New Delhi-110034, Tel: +91 8076-200-456, 7669-2253-10, 11 E-mail: csigl2021@gmail.com; Website: www.integragarments.com

Contact Person: Mr. Prince Chugh, Company Secretary and Compliance Officer

Our Company was incorporated as "Five Star Mercantile Private Limited" on August 6, 2007 as a private limited company under the Companies Act, 1956 and was granted the Certificate of Incorporation by the Registrar of Companies, Mumbai. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to "Five Star Mercantile Limited" on January 3 2012 and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Mumbai. Further, our Company entered into a Composite Scheme of Arrangement and Amalgamation with a divisior of Morarjee Textiles Limited, approved by the Hon'ble Bombay High Court vide its order dated June 29, 2012. Consequently, the name of our Company was changed to "Integra Garments and Textiles Limited" and a fresh Certificate of Incorporation was issued on August 2, 2012 by the Registrar of Companies, Mumbai. Further, the name of the Company was changed to "Integra Essentia Limited" on February 16 2022 and a fresh Certificate of Incorporation was issued on February 16, 2022 by the Registrar of Companies, Mumbai

PROMOTER: MR. VISHESH GUPTA

ISSUE UPTO 27,66,84,812 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 1.80 PER EQUITY SHARE [(INCLUDING A PREMIUM OF ₹ 0.80 PER EQUITY SHARE)] NOT EXCEEDING ₹ 4980.33 LAKHS# ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 33 FOULTY SHARE FOR EVERY 13 FULLY PAID-UP FOULTY SHARES HELD BY THE FLIGIBLE FOULTY SHAREHOLDERS ON THE RECORD DATE. THAT IS MAY 5. 2022 (THE "ISSUE") FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 129 OF THIS LETTER OF OFFER.

Assuming full subscription.
THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1.80 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 129 OF THE LETTER OF OFFER.

Particulars Previously intimated date New (Extended) Date Last date for on Market Renunciation of Right Entitlement* Monday, June 6, 2022 Wednesday, June 8, 2022* Right Issue Closing Date Tuesday, June 14, 2022* Friday, June 10, 2022 * TO COMPLY WITH THE TECHNICALITIES STIPULATED FOR THE RIGHT ISSUE, THE LAST DATE FOR MARKET RENUNCIATION OF RIGHT ENTITLEMENT AND CLOSING DATE OF RIGHT ISSUE HAS REVISED AND ACCORDINGLY ALL CONCERNED ARE REQUESTED TO CONSIDER THE ABOVE MENTIONED DATES

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY

"We have requested the stock exchanges to extend the trading window of right entitlement through on-market renunciation till June 8, 2022" Simple, Safe, Smart way of Application -Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by **ASBA*** simply blocking the fund in the bank account. For details, check section on ASBA below Make us of it !!!

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

For details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 146 of this Letter of Offer.

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: An investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an

SCSB, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online, electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE i.e. MAY 5, 2022 . DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF and Application Form for the Issue will complete on May 12, 2022 by the Registral to the Issue.

LAST DATE FOR APPLICATION: NOW THE LAST DATE FOR SUBMISSION OF THE DULY FILLED IN APPLICATION FORM IS THE ISSUE CLOSING DATE I.E. TUESDAY, JUNE 14, 2022 AND REVISED LAST DATE FOR ON MARKET RENUNCIATION OF RIGHT ENTITLEMENT STAND EXTENDED TO WEDNESDAY, JUNE 8, 2022

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ENTITLED TO APPLY FOR THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE ISSUE CLOSURE DATE AS JUNE 14, 2022. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGE LETTER OF OFFER, STATUTORY ADVERTISEMENT. ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT OF MODIFICATION IN THE ISSUE CLOSING DATE: RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF ISSUE CLOSING DATE.

HEXAXIS ADVISORY SERVICES

ADVISOR TO THE ISSUE

Date: June 3, 2022

Place: New Delhi

CIN: U74999DL2019PLC357568 40 RPS, SHEIKH SARAI, PHASE-1, NEW **DELHI- 110017** TELEPHONE: 011-40503037 HEXAXIS ADVISORS LIMITED INVESTOR GRIEVANCE E-MAIL ID: PANKAJ@HEXAXIS.IN CONTACT PERSON: MR. PANKAJ GUPTA WEBSITE: WWW.HEXAXIS.IN

REGISTRAR TO THE ISSUE SKYLINE FINANCIAL

SERVICES PRIVATE LIMITED

D-153A, 1ST FLOOR, OKHLA INDUSTRIAL AREA, PHASE-I, NEW DELHI-110020. TELEPHONE:+ 011-40450193/97 E-MAIL: ADMIN@SKYLINERTA.COM; WEBSITE: WWW.SKYLINERTA.COM: CONTACT PERSON: VIJAY KUMAR/ VIRENDER KUMAR AGARWAL; INVESTOR GRIEVANCE: INVESTORS@SKYLINERTA.COM;

SEBI REGISTRATION NO: INR000003241:

VALIDITY OF REGISTRATION: PERMANENT For Integra Essentia Limited

Sd/ Mr. Prince Chugh **Company Secretary and Compliance Officer**



Bokaro Power Supply Co. (P) Ltd.

(A Joint Venture of SAIL & DVC)
Hall No.: M-01, Old Administrative Building
Ispat Bhavan, Bokaro Steel City-827001(Jharkhand)
CIN No.: U40300DL2001PTC112074

NOTICE INVITING TENDER Ref No: BPSCL/MM/22-23/Paper Description
Assistance to Central Service Group HME and ERS - II for repairing of 6.6KV HT Motors NIT No. / Date **BOD & Time** Annual Maintenance Contract for Transformers & Equipments of 132 kV Switch Yard. CL/MM/22-23(C-014)

Assistance for maint and repair of Electrical eqpt. belonging to Turbine area, TPP portion, of Power Plant and Maintenance of 500 KVA DG set.

CL/MM/22-23(C-024)

Annual Maintenance of 500 KVA DG set.

Annual Maintenance of Pumps, Rotary equipments, Exchangers, Filters, Clarifiers, Injectors, Valves, Acid Tankers of WCTP-CPP.

CL/MM/22-23(C-014)

Construction of RCC Road from Unit #9 Silo to RCPH Railway Crossing. Procurement of High Chrome Grinding Media Balls (Casted) Annual Maintenance Contract of ESP and Ash Handling System including Dredge Pump House - 2 of CPP Boilers.

Supply, Erection, Installation, Testing & Commissioning of Packaged AC (Non - Split Type). For Tender documents kindly visit Website: www.bpscl.com / etenders.gov.in Bidders are requested to visit website regularly.

WABAG

Email: companysecretary@wabag.in

Website: www.wabag.com

VA TECH WABAG LIMITED

CIN: L45205TN1995PLC030231 Read, Office: "WARAG HOUSE", No 17

200 Feet Thoraipakkam-Pallavaram Main Road, Sunnambu Kolathur, Chennai 600 117 Tel: +91 44 6123 2323 | Fax: +91 44 6123 2324

NOTICE

(for the attention of Equity Shareholders of the Company)

This Notice is published pursuant to provisions of the Investor Education and Protection Fund Authority (Accounting Audit, Transfer and Refund) Rules 2016, as amended from time to time (hereinafter referred to as "the Rules").

Pursuant to section 124(5) & 124(6) of the Companies Act, 2013 read with the Rules, the Company is mandated to transfer unclaimed / unpaid dividend pertaining to the FY 2014-15 and all shares in respect of which dividend has not been paid or claimed by the Shareholders for seven (7) consecutive years or more to the Investor Education and Protection Fund ("IEPF"). The Rules, amongst other matters, contain provisions for transfer of these shares to the IEPF. he Company has given relevant communication to the Shareholders and requested them to claim their unclaimed dividend of previous years, to enable the Company to revalidate the same before it is liable to be transferred to IEPF as

(YC documents with their respective depository participant(s), to enable the Company/ Registrar and Transfer Agen "RTA") to process their claim, if any. The Shareholders are requested to approach us / RTA at the earliest to enable the Company to process their valid request(s) for revalidation of unclaimed dividend before it gets transferred to IEPF in accordance with the Rules.

per the Rules. We would also request the Shareholders to update their current bank details, e-mail id, address and othe

The Shareholders are further requested to make their claim for dividend entitlements, if any, for FY 2014 – 15, on or before 29.07.2022. In case, the Company or RTA does not receive any communication from the concerned Shareholders, the Company shall, with a view to comply with the requirements as being set out in the Rules, transfer the unclaimed dividend for FY 2014 – 15 and the shares in respect of which dividend has not been paid or claimed by the Shareholders for seven (7) consecutive years to the IEPF by way of corporate action with depositories in August 2022 as per the procedure stipulated in the Rules. The Company has uploaded full details of such Shareholders viz. Name, DP Client ID / Folio No., unclaimed dividend and shares due for transfer to the IEPF, on its website www.wabag.com. The Shareholders are requested to refer the website of the Company to verify the details of unclaimed dividend and shares liable o be transferred to the IEPF during the FY 2022 - 23.

Please note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to the IEPF pursuant to the Rules

The Shareholders may please note that both the unclaimed dividend and the shares transferred to IEPF including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority directly after following the rocedure prescribed in the Rules

In case of any queries/clarifications, the concerned Shareholders may contact the Company at the above address (or) our RTA viz., M/s. KFin Technologies Limited, quoting the Folio number / DP ID-Client ID at KEINTECHNOLOGIES LIMITED

Unit: VATECH WABAG LIMITED Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana-500032.
Toll free no: 1800-309 4001, Email:einward.ris@kfintech.com,

For VA TECH WABAG LIMITED Place : Chennai R. Swaminathan Date : 02.06.2022

Note: a. As part of "Green Initiative" movement for paperless environment, the Shareholders are requested to register update their correct address, contact number and email id with their respective depository participant(s), to enable ompany/RTA to send communication (s) through electronic mode o.The Shareholders are requested to approach us/ RTA for any unclaimed dividend entitlement(s) from FY 2014-15 onwards.

OFFER OPENING PUBLIC ANNOUNCEMENT CUM CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT TO THE SHAREHOLDERS OF VISCO TRADE ASSOCIATES LIMITED

CIN: L57339WB1983PLC035628. Registered Office: 1, British Indian Street, Old Building, 1st Floor, Room No. 109, Kolkata-700 069

Tel. No.: 033 40076175, Email: tradevisco@gmail.com, Website: www.viscotradeassociates.in

This Advertisement is being issued by M/s. VC Corporate Advisors Private Limited, on behalf of M/s. Golden Goenka Credit Private Limited and Mr. Rajeev Goenka (hereinafter collectively referred to as "the Acquirers") pursuant to Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ["SEBI (SAST) Regulations"] in respect of Open Offer ("Offer") for the acquisition of 1790484 (Seventeen Lakhs Ninety Thousand Four Hundred Eighty-Four) fully paid-up equity shares of Rs. 10/- each, representing 37.28% of the equity and voting share capital o M/s. Visco Trade Associates Limited (hereinafter referred to as the "Target Company" or "VTAL"). This advertisement is to be read in conjunction with the Public Announcement ("PA") dated January 27, 2022, Detailed Public Statement ("DPS") and Corrigendum to the PA, DPS and Draft Letter of Offer ("DLOF") ("Corrigendum") as appeared in Business Standard (English Daily) all editions, Business Standard (Hindi Daily) all editions, Mumbai Lakshadweep (Marathi Daily Mumbai edition) and Sukhabar (Bengali Daily

Kolikata edition) on February 03, 2022 and May 24, 2022, respectively and Letter of Offer dated May 23, 2022, which is available on the websites of Securities and Exchange Board of India, BSE Limited and the Manager to the Offer. Offer Price: The Offer Price is Rs. 37.50 (Rupees Thirty-Seven and Fifty Paise Only) per equity share payable in cash ("Offer Price"). There has been no upward revision in the Offer Price from the price mentioned in Letter of Offer

The Committee of Independent Directors of the Target Company has perused the Public Announcement dated January 27, 2022, the Detailed Public Statement published on February 03, 2022, the Draft Letter of Offer dated February 10, 2022, Corrigendum published on May 24, 2022, and the Letter of Offer dated May 23, 2022 (LOF), issued on behalf of the Acquirers in relation to the Open Offer. IDC has opined only on the pricing of the 'Open Offer'. The IDC is of the opinion that the offer price of Rs. 37.50 per equity share offered by the Acquirers is in accordance with the SEBI (SAST) Regulations and appears to be fair and

The recommendation of IDC was published in Business Standard (English Daily) all editions, Business Standard (Hindi Daily) all editions. Mumbai Lakshadweep (Marathi Daily Mumbai edition) and Sukhabar (Bengali Daily Kolkata edition) on 01.06.2022.

There has been no competitive bid to this Open Offer

Maheshwari Datamatics Private Limited, Registrar to the Offer, has confirmed that the Letter of Offer ("LOF") has been dispatched to all the Public Shareholders of the Target Company through registered post, speed post and by e-mail on 30.05.2022.

Please note that a copy of the LOF along with the Form of Acceptance-cum-Acknowledgement is available on the website of Securities and Exchange Board of India (SEBI) at www.sebi.gov.in, the website of BSE Limited (BSE), www.bseindia.com and also on the website of Manager to the Offer at www.vccorporate.com. Shareholders can also apply by downloading such forms $from \ the \ website. \ Further, in \ case \ of \ non-receipt/non-availability \ of \ the \ Form \ of \ Acceptance, the \ application \ can \ be \ made \ on \ plain$

In case of physical Shares: Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through the relevant Selling Broker by providing name, address, number of Equity Shares held, number of Equity Shares tendered and other relevant documents as mentioned in paragraph 8.12 of the LOF along with duly filled and signed Form SH-4.

In case of Dematerialized Shares: Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their respective stock brokers ("Selling Broker") registered with BSE within the normal trading hours of the secondary market, during the Tendering Period in accordance with the procedure as mentioned in paragraph 8.11 of the LOF. c. Shareholders whose brokers are not registered with BSE are able to tender their Equity Shares through the Acquirers Broker

or the Buying Broker. 6. In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was submitted to SEBI on February 10, 2022. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide its letter no. SEBI/HO/CFD/DCR-III/OW/21372/1 dated May 19, 2022 which has been incorporated in the LOF.

The Target Company has also received the prior approval of the Reserve Bank of India for the proposed changes in the shareholding vide its letter dated March 30, 2022 in terms of Notification No. DNBR (PD) CC. No. 065/03.10.001/2015-2016 dated 09.07.2015. The Open Offer will be implemented by the Acquirers through Stock Exchange Mechanism made available by the Mechanism made available by the Stock Exchange Mechanismin the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and SEBI circular

CIR/ CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 and SEBI/HO/CFD/DCR-III/CIR/P/2021/615dated August 13, 2021 issued by SEBI. As on date, there are no statutory or other approvals pending to implement this Offer by the Acquirers. However, in case of

any regulatory or statutory or other approval being required at a later date, the Offer shall be subject to all such approvals and the Acquirers will make the necessary application for such approvals. Any other material change from the date of PA: The Open Offer price has been revised to Rs. 37.50 (Rupees Thirty-Seven

 $and \ Fifty \ Paise \ Only) \ per \ equity \ from \ Rs. \ 26/- \ (Rupees \ Twenty-Six \ Only) \ per \ equity \ share \ and \ the \ same \ has \ also \ been \ published$ in the Corrigendum for the information to the shareholders of the Target Company. Schedule of Activities:

Activities	Original Date	Original Day	Revised Date	Revised Day
Date of the Public Announcement (PA)	January 27, 2022	Thursday	January 27, 2022	Thursday
Publication of Detailed Public Statement (DPS) in newspapers	February 03, 2022	Thursday	February 03, 2022	Thursday
Last date of a Competing Offer	February 24, 2022	Thursday	February 24, 2022	Thursday
Identified Date*	March 08, 2022	Tuesday	May 23, 2022	Monday
Date by which the Letter of Offer will be dispatched to the shareholders	March 15, 2022	Tuesday	May 30, 2022	Monday
Last date by which Board of the Target Company shall give its recommendation	March 17, 2022	Thursday	June 01, 2022	Wednesday
Last date for upward revision of Offer Price and/or Offer Size	March 21, 2022	Monday	June 02, 2022	Thursday
Advertisement of Schedule of Activities for Open Offer, status of statutory and other approvals in newspapers and sending the same to SEBI, Stock Exchanges and Target Company	March 22, 2022	Tuesday	June 03, 2022	Friday
Date of commencement of tendering period	March 23, 2022	Wednesday	June 06, 2022	Monday
Date of closing of tendering period	April 05, 2022	Tuesday	June 17, 2022	Friday
Last Date by which communicating rejection/ acceptance and payment of consideration for applications accepted	April 21, 2022	Thursday	July 01, 2022	Friday

dentified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except Acquirers and parties to an agreement) are eligible to participate in the Offer any time before the Closure of the Tendering Period.

The Acquirers accept full responsibility for the information contained in this Advertisement and for the fulfilment of their obligations laid down in the SEBI (SAST) Regulations and a copy of this advertisement shall also be available on the website of SEBI at www.sebi.gov.in, and BSE at www.bseindia.com.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS, ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER:



VC Corporate Advisors Private Limited SEBI REGN. No.: INM000011096 Validity of Registration: Permanent (Contact Person: Ms. Urvi Belani / Mr. Premjeet Singh) 31. Ganesh Chandra Avenue, 2nd Floor, Suite No.-2C, Kolkata-700 013 Tel. No.: (033) 2225-3940 Email: mail@vccorporate.com Website: www.vccorporate.com

On behalf of Acquirers: For Golden Goenka Credit Private Limited Sd/-GirdhariLal Goenka Director DIN: 00613725

Raieev Goenka

Place: Kolkata

1. Date

Members of the Committee of

IDC Member's relationship with

the TC (Director, Equity shares

owned, any other contract /

Trading in the Equity shares/

other securities of the TC by

Recommendation on the Open

IDC Members

relationship), if any

Independent Directors

JAGSONPAL PHARMACEUTICALS LIMITED

CIN No. L74899DL1978PLC009181 Registered Office: T-210 J, Shahpur Jat, New Delhi - 110049. Ph. No.: 011-2649 4519

Website: www.jagsonpal.com, Email: nandita.singh@jagsonpal.com; cs@jagsonpal.com Recommendation of the Committee of Independent Directors ("IDC") on the Open Offer to the Shareholders of

Jagsonpal Pharmaceuticals Limited (the 'Target Company' or "TC") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 June 2, 2022 Name of the Target Company ("TC") Jagsonpal Pharmaceuticals Limited Open offer for the acquisition of up to 68,11,480 fully paid-up Equity Shares having a face Details of the Offer pertaining to TC

value of ₹ 5/- each at a price of ₹ 235/- per Equity Shares ('Offer Price'), representing 26% of total fully paid up equity share capital ("Voting Share Capital") (as defined in the Letter of Offer dated May 24, 2022) to all the Public Shareholders of the Target Company by Acquirer and PACs ("Offer" or "Open Offer") in terms of Regulation 3(1) and 4 read with Regulation 16 (1) of SEBI (SAST) Regulations. The Public Announcement dated February 21, 2022 (the "PA"), Detailed Public Statement published on February 28, 2022 (the "DPS"). Draft Letter of Offer dated March 4, 2022 (the "DLOF"). Letter of Offer dated May 24, 2022 (the "LOF") has been issued by the Manager to the Offer on behalf of Infinity Holdings ("Acquirer") together with Infinity Holdings Sidecar I ("PAC1") Name(s) of the Acquirer and PACs with the Acquirer and Infinity Consumer Holdings ("PAC2) (collectively referred to as "PACs")

Name of the Manager to the Offer Centrum Capital Limited Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (E), Mumbai 400098;

1. Capt. Bharat Sinh (Chairman)

Tel: +91–22– 4215 9224/4215 9369; **Fax:** +91–22–42159000; E-mail: jagsonpal.openoffer@centrum.co.in: Contact Person: Ms. Pooja Sanghvi/ Ms. Priyanka Rijhwani; Website: www.centrum.co.in

2. Dr. Ishpal Singh Ghai (Member) 3. Dr. Ashok Kumar Pati (Member) The members of the IDC are independent directors on the board of directors of the Target Company. Except as mentioned below, none of the members of the IDC have

entered into any contract or have any relationship with the Target Company: a. Capt. Bharat Sinh does not hold any Equity Shares of the Target Company; b. Capt. Bharat Sinh is the chairperson of the 1. Audit Committee:

2. Nomination and Remuneration Committee; 3. Stakeholders Relationship Committee;

4. Corporate Social Responsibility Committee:

c. Dr. Ishpal Singh Ghai does not hold any Equity Shares of the Target Company;

d. Dr. Ishpal Singh Ghai is a member of 1. Audit Committee:

2. Nomination and Remuneration Committee; 3. Stakeholders Relationship Committee;

4. Corporate Social Responsibility Committee e. Dr. Ashok Kumar Pati holds 1,010 Equity Shares of the Target Company

f. Dr. Ashok Kumar Pati is a member of the Audit Committee of the Target Company. None of the members of the IDC have traded in any of the Equity Shares/ securities of the Target Company during the: (a) 12 months period preceding the date of the PA; and (b) period from the date of the PA and till the date of this recommendation. except as mentioned below:

Details of holding of Dr. Ashok Kumar Pati Date of transaction/ Number of Equity Number of Equity Shares traded from the date of the Shares purchased/ holding as on February 21, 2021 PA till the date of the sold in 12 months period preceding recommendation of IDC the date of the PA As on February 21, 2021 1,160 Share sold on June 1, 2021 -150 No. of shares as on date 1,010

of recommendation of IDC None of the members of IDC have any contracts/ relationship with the Acquirer or the IDC Member's relationship with the acquirer (Director, Equity **PACs** shares owned, any other contract relationship), if any Trading in the Equity shares/other Not Applicable securities of the Acquirer by **IDC Members**

offer, as to whether the offer is the PACs is in accordance with the SEBI (SAST) Regulations, 2011 and is fair and fair and reasonable reasonable. The IDC has perused the PA, DPS and LOF issued on behalf of the Acquirer and Summary of reasons for

The members of IDC considered the following facts: a) the volume-weighted average market price of Equity Shares for a period of sixty trading days immediately preceding the date of the PA i.e. February 21, 2022 as traded on National Stock Exchange of India Limited of the TC is ₹ 167.64/-; and b) Acquirer and PACs have made an open offer pursuant to the signing of the Share Purchase Agreement with the Promoters of the Target Company namely – Aresko Progressive Private Limited, acting in its capacity as trustee of Aresko Progressive Trust and in such capacity as the representative partner of J & P Investments Partnership and Mr. Rajpal Singh Kochhar to directly acquire some part of their holdings in the TC at a price of ₹ 235/- each.

The IDC is of the opinion that the Offer Price of ₹235/- offered by the Acquirer and

Based on the above facts and review of the PA, DPS and LOF, the IDC is of the opinion that the Offer Price of ₹ 235/- offered by the Acquirer and the PACs: (a) is in accordance with the regulations prescribed under the SEBI (SAST) Regulations; and (b) is fair and reasonable.

However, the price of the Equity Shares was ₹ 291.60 as on the closing of the trading

hour of June 1 2022 The shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.

13. Details of Independent Advisors. There were no independent advisors appointed. if any. 14. Any other matter(s) to be highlighted None

"To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations, 2011."

For Jagsonpal Pharmaceuticals Limited Date: June 2, 2022 Chairman of Committee of Independent Director



इमेज परिसर, एमआरसी नगर, चेन्नै – 600 028 र हॉस्टल के कमरों की मरम्मत व नवीकरण (सिविल लम्बिंग, आंतरिक व विद्युत संबंधी) के लिए कान्ट्रैक्ट के चयन हेतु ई -निविदा आमंत्रित की जाती है। अधिक जानकारी हेतु हमारी वैबसाइट देखें

<u>www.indianbank.in/tender</u> एवं

http://www.tenderwizard.com/indianbank



एनएमडीसी लिमिटेड (भारत सरकार का उद्यम) खनिज मवन 10–3–311ए कैंसल हिल्स, गासाब टैंक हैदराबाद 500028 CIN: L13100TG1958G01001674

संविदा विभाग निविदा पूछताछ सं: एचओ(कॉन्ट्रैक्ट्स)/एनआईएसपी/एम्बु—2022/ दि: n3 n6 2022 एनएमडीसी लिमिटेड इस्पात मंत्रालय, भारत सरकार के अधीन सरकारी क्षेत्र की एक "नवरत्न रुपर्पान्त्रां सिनाट इस्तार मंजायन, मार्राल, मार्राल, मार्राल, कार्यानी है जो छत्तीसगढ़ राज्य में जगदलपुर के निकट नगरनार में 3.0 एमरीपिए की क्षमता वाद इंटिग्रेटड स्टील प्लांट के लिए दो वर्षों की अवधि के लिए राजंड द क्लॉक (प्रत्येक 24 घंटे

आधार पर ड्राइवर, आपातकालीन दवाइयां एवं आपातकालीन चिकित्सा तकनीशियन सिह चार एम्बुलेंस (एडवांसड लाइफ स्पोर्ट्स– ट्राइप डी) किराये पर उपलब्ध कराने हेतु अनुभवी चार एम्बुलस (एडवासड लाइफ स्पाट्स— टाइप डा) ाकराय पर उपलब्ध करान हतु अनुमवा घरेलू बोलीदाताओं से ऑनलाइन बोली आमंत्रित करता है। विरत्तृत एनआईटी एवं बोली कागजातों को एनएमडीसी की वेबसाईट http://www.nmdc.co.in, सेंर्टल पब्लिक प्रक्युरमेंट पोर्टल (सीपीपी पोर्टल http://www.eprocure.gov.in/epublish/app एवं एमएसटीसी पोर्टल

http:// www.mstcecommerce.co.in पर दिनांक 03.06.2022 से 24.06.2022 तव अवलोकन/अथवा डाउन लोड किया जा सकता है। अवलाकन/अथवा डाउन लोड किया जा सकता है। एमएसटीसी पोर्टल से बोली कागजात एक्सेसिंग के लिए बोलीदाताओं से अनुरोध है कि वे एमएसटीसी पोर्टल से बोली कागजात एक्सेसिंग के लिए बोलीदाताओं से अनुरोध है कि वे एमएसटीसी वेबसाइट को देखेंऔर निवेदा सं. एनएमडीसी /एक्ओ/16/22-23/ईटी/105 की सर्च करें। भविष्य में यदि कोई शुद्धिपत्र हो तो बोलीदाता को एनएमडीसी के वेब साइट और /अथवा सीपीपी पोर्टल/एमएसटीसी वेबसाइट को नियमित आधार पर देखना अपेक्षित है। आगे, स्पष्टीकरण के लिए निम्नांकित से संपर्क किया जा सकता है:
1 मुख्य महाप्रबंधक(संविदाएं) एनएमडीसी लि., हैदराबाद फैक्स सं 91-040-23534746

रूरभाष सं 91—040—23532800, ई—मेल : steelcontracts@nmdc.co.in

मुख्य महाप्रबंधक (संविदाएं)



विशेषज्ञों की राय

ट्यापार गोष्ठी हर सोमवार एक आर्थिक या सामाजिक मुद्दे पर पाठकों और



अन्य साप्ताहिक पृष्ठ हर सोमवार, 'स्मार्ट इन्वेस्टर और आपका निवेश

अपनी प्रति के लिए-SMS reachbs to 57575 or email us at order@bsmail.in

बिज़नेस स्टैंडर्ड

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Integra

INTEGRA ESSENTIA LIMITED Corporate Identification Number: L74110DL2007PLC396238

Registered Office: 902, 9th Floor, Aggarwal Cyber Plaza-1, Netaji Subhash Place, New Delhi-110034, Tel: +91 8076-200-456, 7669-2253-10, 11 E-mail: csigl2021@gmail.com; Website: www.integragarments.com

Contact Person: Mr. Prince Chugh, Company Secretary and Compliance Officer

Our Company was incorporated as "Five Star Mercantile Private Limited" on August 6, 2007 as a private limited company under the Companies Act, 1956 and was granted the Certificate of Incorporation by the Registrar of Companies, Mumbai. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to "Five Star Mercantile Limited" on January 2012 and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Mumbai. Further, our Company entered into a Composite Scheme of Arrangement and Amalgamation with a division of Morarjee Textiles Limited, approved by the Hon'ble Bombay High Court vide its order dated June 29, 2012. Consequently, the name of our Company was changed to "Integra Essentia Limited" and a fresh Certificate of Incorporation was issued on August 2, 2012 by the Registrar of Companies, Mumbai. Further, the name of the Company was changed to "Integra Essentia Limited" on February 16 2022 and a fresh Certificate of Incorporation was issued on February 16, 2022 by the Registrar of Companies, Mumba

PROMOTER: MR. VISHESH GUPTA

ISSUE UPTO 27,66,84,812 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 1.80 PER EQUITY SHARE [(INCLUDING A PREMIUM OF ₹ 0.80 PER EQUITY SHARE)] NOT EXCEEDING ₹ 4980.33 LAKHS# ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 33 EQUITY SHARE FOR EVERY 13 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 5, 2022 (THE "ISSUE") FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 129 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1.80 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 129 OF THE LETTER OF OFFER.

Particulars Previously intimated date New (Extended) Date Wednesday, June 8, 2022* Last date for on Market Renunciation of Right Entitlement* Monday, June 6, 2022 Friday, June 10, 2022 Tuesday, June 14, 2022* **Right Issue Closing Date** * TO COMPLY WITH THE TECHNICALITIES STIPULATED FOR THE RIGHT ISSUE, THE LAST DATE FOR MARKET RENUNCIATION OF RIGHT ENTITLEMENT AND CLOSING DATE OF RIGHT ISSUE HAS REVISED AND ACCORDINGLY ALL CONCERNED ARE REQUESTED TO CONSIDER THE ABOVE MENTIONED DATES NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY

"We have requested the stock exchanges to extend the trading window of right entitlement through on-market renunciation till June 8, 2022"

Simple, Safe, Smart way of Application – Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by ASBA* Make us of it !!! simply blocking the fund in the bank account. For details, check section on ASBA below PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

For details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 146 of this Letter of Offer. PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: An investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with ar SCSB, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online, electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts

ALLOTHENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE i.e. MAY 5, 2022. DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF and Application Form for the Issue will complete on May 12, 2022 by the Registra to the Issue

LAST DATE FOR APPLICATION:
NOW THE LAST DATE FOR SUBMISSION OF THE DULY FILLED IN APPLICATION FORM IS THE ISSUE CLOSING DATE I.E. TUESDAY, JUNE 14, 2022 AND REVISED LAST DATE FOR ON MARKET RENUNCIATION OF RIGHT ENTITLEMENT STAND EXTENDED TO WEDNESDAY, JUNE 8, 2022

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ENTITLED TO APPLY FOR THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE ISSUE CLOSURE DATE AS JUNE 14, 2022.
ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGE LETTER OF OFFER, STATUTORY ADVERTISEMENT. ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT OF
MODIFICATION IN THE ISSUE CLOSING DATE: RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF ISSUE CLOSING DATE.

ADVISOR TO THE ISSUE HEXAXIS **HEXAXIS ADVISORS LIMITED**

CIN: U74999DL2019PLC357568 40 RPS, SHEIKH SARAI, PHASE-1, NEW DELHI- 110017 TELEPHONE: 011-40503037 EMAIL: MAIL@HEXAXIS.IN
INVESTOR GRIEVANCE E-MAIL ID: PANKAJ@HEXAXIS.IN CONTACT PERSON: MR. PANKAJ GUPTA

WEBSITE: WWW.HEXAXIS.IN

REGISTRAR TO THE ISSUE

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED

D-153A, 1ST FLOOR, OKHLA INDUSTRIAL AREA, PHASE-I NEW DELHI-110020. TELEPHONE:+ 011-40450193/97 E-MAIL: ADMIN@SKYLINERTA.COM; WEBSITE: WWW.SKYLINERTA.COM; CONTACT PERSON: VIJAY KUMAR/ VIRENDER KUMAR AGARWAL;

INVESTOR GRIEVANCE: INVESTORS@SKYLINERTA.COM;

SEBI REGISTRATION NO: INR000003241;

VALIDITY OF REGISTRATION: PERMANENT

For Integra Essentia Limited

बो पा क ति *BP\$CL*

बोकारो पावर सप्लाई कं. (प्रा.) लि.

्रिस्त एवं डीवीसी का एक संयुक्त उपक्रम्) हॉल सं : एम-01, ओल्ड एडिमिनेस्ट्रेटिव बिल्डिंग इस्पात भवन, बोकारो स्टील सिटी-827001 (झारखण्ड) सीआईएन सं : यू40300डीएल2001पीटीसी112074

निवदा आमत्रण सूचना				
संदर्भ सं.: बीपीएससीएल/एमएम/22-23/पेपर एडीवीटी./1482 दिनांक: 01/06/20%				
क्र.सं.	एनआईटी सं./तारीख	विवरण	बीओडी एवं समय	
1.	बीपीएससीएल/एमएम/22-23/सी-019/ एनआईटी-1140/1449 दिनांकः 30/05/2022	6.6केवी एचटी मोटरों की मरम्मत के लिए सेंट्रल सर्विस ग्रुप एचएमई तथा ईआरएस-II के लिए सहायता।	21/06/2022 को दोपहर 12.15 बजे	
2.	बीपीएससीएल/एमएम/22-23/सी-024/ एनआईटी-1141/1450 दिनांकः 30/05/2022	132केवी स्वीच यार्ड के ट्रांसफॉर्मरों तथा उपकरणों के लिए वार्षिक रखरखाव अनुबंध।	24/06/2022 को दोपहर 12.15 बजे	
3.	बीपीएससीएल/एमएम/22-23/सी-011/ एनआईटी-1143/1466 दिनांकः 31/05/2022	500 केवीए डीजी सेट का रखरखाव एवं पावर प्लांट के टीपीपी पोर्सन, टर्बाइन एरिया से संबंधित वैद्युतिक उपकरणों के रखरखाव एवं मरम्मत में सहायता।	24/06/2022 को दोपहर 12.15 बजे	
4.	बीपीएससीएल/एमएम/22-23/सी-026/ एनआईटी-1144/1467 दिनांकः 31/05/2022	डब्ल्यूसीटीपी-सीपीपी के पम्पो, रोटरी उपकरणों, एक्सचेंजरों, फिल्टरों, क्लेरिफायरों, इंजेक्टरों, वॉल्वों, एसिड टैंकरों का वार्षिक रखरखाव।	24/06/2022 को दोपहर 12.15 बजे	
5.	बीपीएससीएल/एमएम/22-23/सी-014/ एनआईटी-1145/1474 दिनांकः 01/06/2022	यूनिट #9 सिलो से आरसीपीएच रेलवे क्रॉसिंग तक आरसीसी रोड का निर्माण।	24/06/2022 को दोपहर 12.15 बजे	
6.	बीपीएससीएल/एमएम/22-23/पीयूआर-044/ एनआईटी-1146/1475 दिनांकः 01/06/2022	हाई क्रोम ग्राइंडिंग भीडिया बॉल्स (कॉस्टेड) की खरीददारी।	10/06/2022 को दोपहर 12.15 बजे	
7.	बीपीएससीएल/एमएम/22-23/सी-027/ एनआईटी-1147/1478 दिनांकः 01/06/2022	सीपीपी बॉयलरों के ड्रेड्ज पम्प हाउस-2 सहित ईएसपी तथा ऐश हैंडलिंग सिस्टम का वार्षिक रखरखाव।	24/06/2022 को दोपहर 12.15 बजे	
8.	बीपीएससीएल/एमएम/22-23/पीयूआर-040/ एनआईटी-1148/1481 दिनांकः 01/06/2022	पैकेज्ड एसी (नॉन-स्थ्लिट एसी) की आपूर्ति, संरचना, स्थापना, जांच एवं चालू करना।	01/07/2022 को दोपहर 12.15 बजे	
निविदा दस्तावेज के लिए कृपया वेबसाइटः <u>www.bpscl.com/etenders.gov.in</u> देखें। बोलीदाताओं से नियमित रूप से हमारी वेबसाइट देखने का अनुरोध किया जाता है।				

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, FOR THE ATTENTION OF THE SHAREHOLDERS OF

MACRO INTERNATIONAL LIMITED

(formerly known as "Macro (International) Exports Limited" (CIN: L74120UP1993PLC015605)

This advertisement is issued by Mark Corporate Advisors Private Limited ("Manager to the Offer") for and on behalf of Aceso Research Labs LLP ("Acquirer 1") and Mrs. Shailaja Ravikanti ("Acquirer 2") (hereinafter collectively referred to as

Registered Office: Plaza Kalpana, Ground Floor, 24/147, Birhana Road, Kanpur-208 001.

 $\textbf{Contact No.:} +91\ 512\ 2332\ 481/3042\ 569 \mid \textbf{Email ID}: miel1@rediffmail.com \mid \textbf{Website}: www.miel.co.in$

"Acquirers"), pursuant to Regulation 18(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations, 2011"], in respect of the Open Offer to acquire up to 10,33,300 Equity Shares of ₹10 each of Macro International Limited (formerly known as "Macro (International) Exports Limited") ("MIL"/"Target Company") representing 26% of the Equity Share Capital/Voting Capital of the Target Company. The Detailed Public Statement ("DPS") with respect to the Offer was published on March 10, 2022 in the following newspapers:

Sr. No.	Newspapers	Language	Editions
1)	Business Standard	English	All Editions
2)	Business Standard	Hindi	All Editions
3)	Navshakti	Marathi	Mumbai Edition
4)	Lok Bharti	Hindi	Kanpur Edition

The Committee of Independent Directors ("IDC") of the Target Company has issued recommendation (relevant extract) or the Offer, which was published on June 01, 2022 in the above mentioned newspapers and the same are as under Recommendation on the IDC is of the view that the Open Offer is fair and reasonable. Open offer, as to whether the offer is fair and reasonable Summary of reasons for IDC has taken into consideration the following for making the recommendation: IDC has reviewed (a) The Public Announcement ("PA") dated March 03, 2022 in connection

> ("DPS") which was published on March 10, 2022 and (c) The Letter of Offer ("LoF") dated May 25, 2022. Based on the review of PA, DPS and LoF, the IDC is of the opinion that the Offer Price of ₹10 per equity share for public shareholders offered by the Acquirers (more than the highest price amongst the selective criteria mentioned under Justification of Offer Price) is in line with the regulation prescribed by SEBI under the Regulations and prima facie appears to be justified.

with the Offer issued on behalf of the Acquirers (b) The Detailed Public Statemen

However, the Public Shareholders should independently evaluate the Offer and take informed decision in the matter. The dispatch of Letter of Offer to the Public Shareholders as on the Identified Date i.e. May 23, 2022 is in accordance with

There was no Competitive Bid

Regulation 18(2) of SEBI (SAST) Regulations, 2011 and has been completed (either through electronic mode or physical mode) on May 27, 2022 / May 28, 2022. The Identified Date was relevant only for the purpose of determining the Public Shareholders to whom the LoF was to be sent. It is clarified that all the Public Shareholders (even if they acquire equity shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer.

The Sellers intended not to continue to be part of Promoter/Promoter Group, post completion of the Open Offer and will opt for reclassification in public category as per the provisions of SEBI (LODR) Regulations, 2015, if situation so warrant. As on the date of LoF, no directions subsisting or proceedings pending against the Acquirers under SEBI Act 1992 and

Regulations made thereunder or before any other Regulator. None of the Acquirers are having any relationship with the Target Company as well as with the Sellers

As on the date of LoF, no directions subsisting or proceedings pending against the Target Company under SEBI Act 1992 and Regulations made thereunder or before by any other Regulator. Further, there is no past history of takeover/buyback of/by the Target Company.

The Promoters/Promoter Group, Directors and KMPs are not in the list of 'wilful defaulters' issued by any bank, financial institution, or consortium thereof in accordance with guidelines on wilful defaulters issued by RBI and as per Regulation 6A of SEBI (SAST) Regulations

9) The Promoters/Promoter Group, Directors and KMPs have not been declared as a fugitive economic offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 6B of SEBI (SAST) Regulations.

10) The Open Offer will be implemented by the Acquirers through Stock Exchange Mechanism made available by the Stock Exchanges in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations, 2011 and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 issued by SEBI as amended via SEBI circular CFD/ DCR2/CIR/P/2016/131 dated December 09, 2016 and SEBI circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021, as amended, including any guidelines and circulars issued in relation to the same by the Stock Exchange, clearing corporations and SEBI ("Acquisition Window Circulars").

In terms of SEBI circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the Equity Shares tendered in the Offer. Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder.

11) All Documents/information referred under the "Documents for Inspection" will be made available electronically as well as physically for inspection by the Public Shareholder(s) of the Target Company.

12) A copy of the LoF is also available on the website of SEBI.

13) The Final Observation Letter no. SEBI/HO/CFD/DCR2/P/OW/21415/2022 received from SEBI on May 19, 2022 and the comments received from SEBI in terms of regulation 16(4) of the SEBI (SAST) Regulations, 2011 have been duly incorporated in the Letter of Offer and also in this advertisement to the extent applicable 14)

a) In the case of Equity Shares held in physical form: Public Shareholders holding Equity Shares in physical form may

participate in the Open Offer through the relevant Selling Broker by providing name, address, number of Equity Shares held, number of Equity Shares tendered and other relevant documents as mentioned in paragraph 8.12 of the LOF along with duly filled and signed Form SH-4. b) In case of Equity Shares held in dematerialized form: Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to approach their respective stock brokers ("Selling Broker") registered with BSE

within the normal trading hours of the secondary market, during the Tendering Period in accordance with the procedu as mentioned in point no. 8.11 of the LoF.

15) Schedule of Activities:

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

Original Schedule

Activity	Date	Day	Date	Day
Date of the Public Announcement	March 03, 2022	Thursday	March 03, 2022	Thursday
Date of publishing the Detailed Public Statement	March 10, 2022	Thursday	March 10, 2022	Thursday
Last date for filing of Draft Letter of Offer with SEBI	March 17, 2022	Thursday	March 17, 2022	Thursday
Last date of a competing offer	April 01, 2022	Friday	April 01, 2022	Friday
Latest date by which SEBI's observations will be received	April 08, 2022	Friday	May 19, 2022	Thursday
Identified Date*	April 12, 2022	Tuesday	May 23, 2022	Monday
Last date by which the Letter of Offer will be dispatched to the Shareholders (Except the Acquirers/Promoter/Promoter Group of the Target Company/Seller(s)) as on the identified date	April 21, 2022	Thursday	May 30, 2022	Monday
Last date by which the recommendation of the committee of Independent Directors of the Target Company will be given and published	April 25, 2022	Monday	June 01, 2022	Wednesday
Last Date for revising the Offer Price/number of shares	April 26, 2022	Tuesday	June 02, 2022	Thursday
Date of Public Announcement for Opening the Offer	April 27, 2022	Wednesday	June 03, 2022	Friday
Date of Commencement of the Tendering Period ("Offer Opening date")	April 28, 2022	Thursday	June 06, 2022	Monday
Date of Closing of the Tendering Period ("Offer Closing date")	May 12, 2022	Thursday	June 17, 2022	Friday
Last date for communicating rejection/acceptance and payment of consideration for accepted equity shares/ credit of unaccepted shares to demat account	May 27, 2022	Friday	July 01, 2022	Friday

*Identified Date is only for the purpose of determining the names of the Eligible Shareholders (except the Acquirer/Promoter Promoter Group of the Target Company/Seller(s)) as on such date to whom the Letter of Offer will be sent. It is clarified that all the holders (registered or unregistered) of Equity Shares (except those who are excluded in the ambit of Eligible Shareholders) of the Target Company, are eligible to participate in this Offer any time during the tendering period of the Offer Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the PA, DPS and the Letter of Offer. This advertisement will be available on the website of SEBI i.e. www.sebi.gov.in

ISSUED BY MANAGER TO THE OFFER



Mark Corporate Advisors Private Limited CIN: U67190MH2008PTC181996 404/1, The Summit Business Bay, Sant Janabai Road (Service Lane). Off W. E. Highway, Vile Parle (East), Mumbai- 400 057 Tel. No.: +91 22 2612 3207/08

Contact Person: Mr. Manish Gaur E-Mail ID: openoffer@markcorporateadvisors.com SEBI Registration No.: INM000012128 On behalf of the Acquirers:

For Aceso Research Labs LLP

Authorized Signatory

Shailaja Ravikanti ("Acquirer 1") ("Acquirer 2") Date: June 03, 2022

Place: Mumbai

Date: June 3, 2022 Place: New Delhi

Mr. Prince Chugh **Company Secretary and Compliance Officer**