

Motilal Oswal Financial Services Limited

CIN: L67190MH2005PLC153397 Regd. Off.: Motilal Oswal Tower, Rahimtullah Sayani Road, Opp. Parel ST Depot,

Prabhadevi, Mumbai – 400025 Board: +91 22 7193 4200 / 4263

Fax: +91 22 5036 2365

June 30, 2022

BSE Limited

P. J. Towers, Dalal Street, Fort, Mumbai - 400001

Security Code: 532892

National Stock Exchange of India Limited

Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (E),

Mumbai - 400051

Symbol: MOTILALOFS

Sub: Corrigendum to the Notice of the Seventeenth Annual General Meeting of Motilal Oswal Financial Services Limited scheduled to be held on Monday, July 11, 2022 at 4:00 p.m. through Video Conference ("VC").

Dear Sir/Madam,

With reference to our earlier letter dated June 17, 2022 regarding submission of Annual Report of the Company for the Financial Year 2021-22 along with Notice of Seventeenth Annual General Meeting ("AGM"), we wish to inform the Exchange that there were some changes in the Notice of the AGM, therefore, the Company has published the Corrigendum Notice in the below Newspapers;

- i. Financial Express (English Newspaper) All editions
- ii. Navshakti (Marathi Newspaper) Mumbai edition

In this regard and pursuant to the provisions of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended), we are enclosing herewith the revised Notice of the AGM and copy of aforesaid Newspapers.

The copy of said revised Notice of the AGM and Corrigendum Notice published in the newspapers would be made available on website of the Company at www.motilaloswalgroup.com.

Kindly take the same on record.

Thanking you,

Yours faithfully,

For Motilal Oswal Financial Services Limited

Kailash Purohit Company Secretary & Compliance Officer

Encl: As above



MOTILAL OSWAL FINANCIAL SERVICES LIMITED

CIN: L67190MH2005PLC153397

Registered Office: Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025, Maharashtra, India E-mail: shareholders@motilaloswal.com
Website: www.motilaloswalgroup.com

Tel: +91 22 7193 4200 / +91 22 7193 4263 | Fax: +91 22 5036 2365

NOTICE OF THE SEVENTEENTH ANNUAL GENERAL MEETING

Notice is hereby given that the **Seventeenth Annual General Meeting** ("AGM") of the Members of Motilal Oswal Financial Services Limited ("the Company") will be held on **Monday, July 11, 2022 at 4:00 p.m.** through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the below businesses. The venue of the Meeting shall deemed to be the Registered Office of the Company at Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai – 400 025.

ORDINARY BUSINESSES:

- 1. To consider and adopt the Audited Standalone Financial Statement of the Company together with the Report of the Board of Directors and the Auditors thereon for the financial year ended March 31, 2022.
- 2. To consider and adopt the Audited Consolidated Financial Statement of the Company together with the Report of the Auditors thereon for the financial year ended March 31, 2022.
- 3. To declare a final dividend of ₹3/- per equity share of face value of ₹1/- each and to confirm the interim dividend paid of ₹7/- per equity share of face value of ₹1/- each to its equity shareholders for the financial year ended March 31, 2022.
- 4. Appointment of a Director in place of Mr. Raamdeo Agarawal (DIN: 00024533), who retires by rotation, and being eligible, offers himself for re-appointment.

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mr. Raamdeo Agarawal (DIN: 00024533), who retires by rotation, be and is hereby re-appointed as a Director liable to retire by rotation.

5. Appointment of a Director in place of Mr. Navin Agarwal (DIN: 00024561), who retires by rotation, and being eligible, offers himself for re-appointment.

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mr. Navin Agarwal (DIN: 00024561), who retires by rotation, be and is hereby re-appointed as a director liable to retire by rotation.

6. Appointment of Statutory Auditors and fix their remuneration

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 139, 141, 142 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with the Companies (Audit and Auditors) Rules, 2014, (including any statutory modification(s) or re-enactment thereof for the time being in force) and recommendations of the

Audit Committee and the Board of Directors of the Company, M/s. Singhi & Co., Charted Accountants, bearing Firm Registration No. 302049E, be and is hereby appointed as the Statutory Auditor of the Company for a term of 5 (five) consecutive years, i.e. from the conclusion of Seventeenth Annual General Meeting ("AGM") until the conclusion of the Twenty Second AGM of the Company.

RESOLVED FURTHER THAT the Board (including any Committee thereof) be and is hereby authorised to fix the remuneration of Statutory Auditors as may be mutually agreed upon and re-imbursement of out of pocket expenses incurred by them for the purpose of audit of the Company and to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

SPECIAL BUSINESSES:

ITEM NO. 7

Material Related Party Transaction(s) with Motilal Oswal Home Finance Limited, a subsidiary of the Company

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any amendment(s), statutory modification(s) or re-enactment(s) thereof for the time being in force), the Company's policy on Materiality and dealing with Related Party Transaction(s), provisions of the Memorandum and Articles of Association of the Company and recommendations of the Audit Committee and the Board of Directors of the Company, the consent of the Members of the Company be and is hereby accorded to the Board of Directors (hereinafter referred to as the "Board" and shall include duly constituted Committee(s) thereof) for entering into related party transactions and / or carrying out and / or continuing with contracts / arrangements / transactions (whether individual transaction or transactions taken together or series of transactions or otherwise) with Motilal Oswal Home Finance Limited ("MOHFL"), a subsidiary of the Company, from the date of this Annual General Meeting ("AGM") upto the date of the next AGM for a period not exceeding fifteen months with respect to below mentioned related party transactions:

Nature of Transaction	Amount (₹ in Crores)
Granting Loans	500
Availing loan and borrowing	200
Other Transactions including Rent/Leasing Transactions & Rent Deposits, Reimbursement of Expenses, Purchase of Assets, Avail or Provide Services etc. and such other transactions as may be approved by Audit Committee and Board.	100
Total	800

RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the Board (including any Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, desirable or expedient to give effect to this resolution, including without limitation to settle any question, difficulty or doubt that may arise in this regard and incidental thereto, without being required to seek any further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this resolution."

ITEM NO. 8

Approval for payment of remuneration by way of commission to Non-Executive Directors including Independent Directors of the Company

To consider and, if thought fit, pass the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 197, 198 and other applicable provisions of the Companies Act, 2013 ("Act") read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, Regulation 17 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment thereof for the time being in force), Articles of Association of the Company and recommendations of the Nomination & Remuneration Committee and the Board of Directors of the Company, the consent of the Members of the Company be and is hereby accorded for payment of remuneration to the Non-Executive Directors of the Company, such sum by way of commission as the Board of Directors may, from time to time, determine based on performance and guidelines of the Company in such a manner that such commission in aggregate shall not exceed 1% (one percent) of the net profits or such other percentage of the net profits of the Company in any financial year, as may be specified under the Act, from time to time and computed in the manner provided under Section 198 of the Act of the Company.

RESOLVED FURTHER THAT the approval of the Members of the Company shall be valid for a period of 5 (five) Financial Years ("FY") i.e. from FY 2022-23 till FY 2026-27.

RESOLVED FURTHER THAT notwithstanding anything contained herein, where in any financial year the Company has no profits or its profits are inadequate, commission may be paid to Non-Executive Directors subject to provisions of Schedule V of the Act.

RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the Board (including any Committee thereof) be and is hereby authorized to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary or desirable, including seeking all necessary approvals and to settle any questions, difficulties or doubts that may arise in this regard."

By Order of the Board of Directors For Motilal Oswal Financial Services Limited

Sd/ -

Place : MumbaiKailash PurohitDate : June 17, 2022Company Secretary & Compliance Officer

(ACS No.: 28740)

Notes:

1. In view of the COVID-19 pandemic and social distancing norms, the Ministry of Corporate Affairs ("MCA") vide its circular dated April 8, 2020, April 13, 2020, May 05, 2020, January 13, 2021, May 05, 2022 and such other related circulars issued from time to time (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide circular dated May 12, 2020, January 15, 2021 and May 13, 2022 (collectively referred to as "SEBI Circulars") permitted the holding of the Annual General Meeting ("the AGM") through Video Conferencing (VC) / Other Audio Visual Means (OAVM), without the physical presence of the Members (also referred to as "Shareholders") at a common venue. In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), MCA Circulars and SEBI Circulars (amended from time to time), the AGM of the Company is being held through VC / OAVM and Members can attend and participate in the ensuing AGM through VC/OAVM.

For this purpose, necessary arrangements have been made by the Company with Central Depository Services (India) Limited ("CDSL") and instructions for the process to be followed for attending and participating in the ensuing AGM through VC/OAVM is forming part of this Notice.

- The Explanatory Statement as required under Section 102 of the Act relating to the Special Businesses to be transacted at the AGM, is annexed hereto. Further, the Explanatory Statement relating to Ordinary Businesses in Item No. 4 & 5 to be transacted at the AGM is also annexed hereto.
- Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of the Listing Regulations and MCA Circulars, the Company is providing facility of Remote e-Voting (e-Voting from a place other than venue of the Meeting) and e-Voting during AGM, to its Members in respect of the businesses to be transacted at the AGM.
 - For this purpose, necessary arrangements have been made by the Company with CDSL to facilitate Remote e-Voting and e-Voting during AGM. The instructions for the process to be followed for Remote e-Voting and e-Voting during AGM is forming part of this Notice.
- Pursuant to Section 105 of the Act and Rule 19 of the Companies (Management and Administration) Rules, 2014 (as amended from time to time), a member entitled to attend and vote at the AGM is entitled to appoint one or more proxies to attend and vote on a poll instead of himself/herself and the proxy need not be a Member of the Company. However, pursuant to MCA Circulars and SEBI Circulars, since the AGM will be held through VC/OAVM, the physical attendance of Members in any case has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence, the Proxy Form is not annexed to this Notice.
- Pursuant to Section 113 of the Act, representatives of Corporate Members may be appointed for the purpose of voting through Remote e-Voting or for participation and voting in the AGM to be conducted through VC / OAVM. Corporate Members intending to attend the AGM through their authorised representatives are requested to send a Certified True Copy of the Board Resolution and Power of Attorney, (PDF / JPG Format), authorizing its representative to attend and vote on their behalf at the AGM. The said Resolution/Authorisation shall be sent to the Company by e-mail through its registered e-mail address at shareholders@motilaloswal.com with a copy marked to helpdesk.evoting@cdslindia.com.
- In compliance with the aforesaid MCA and SEBI Circulars, this Notice of the AGM along with the Annual Report for FY 2021-22 is being sent only through electronic mode to those Members whose name appear in the Register of Members / Beneficial Owners maintained by the Depositories as on benpos date i.e. Friday, June 10, 2022 and whose email addresses are registered with the Company / Depositories. Members may note that the Notice and Annual Report for FY 2021-22 will also be available on website of the Company, i.e. www.motilaloswalgroup.com, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of the CDSL at www.evotingindia.com.
- 7. Process for registration of email id for obtaining Annual Report in electronic mode and User ID / password for e-Voting is annexed to this Notice.
- The Relevant documents referred to in the accompanying Notice and the Explanatory Statement, Registers and all other documents will be available for inspection in electronic mode. Members can inspect the same up to the date of AGM, by sending an e-mail to the Company at shareholders@motilaloswal.com.
- The Company has appointed Mr. Umashankar K. Hegde, Practicing Company Secretary, as the Scrutinizer for scrutinizing the e-Voting process to ensure that the process is carried out in a fair and transparent manner.
- 10. Interim dividend for the financial year ended March 31, 2022 of ₹7/- per Equity Share having face value of ₹1/- each was paid by February 16, 2022.
- 11. The Member whose name appears on the Register of Members / Beneficial Owners maintained by the Depositories as on cut- off date i.e. Monday, July 04, 2022 will only be considered for the purpose of e-Voting.

- 12. Voting rights shall be reckoned on the paid-up value of shares registered in the name of Members / Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Monday, July 04, 2022.
- 13. The Remote e-Voting period commences on Friday, July 08, 2022 at IST 9.30 a.m. and ends on Sunday, July 10, 2022 at IST 5.00 p.m. During this period, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Monday, July 04, 2022 may cast their vote electronically. The Remote e-Voting module shall be disabled by CDSL for voting thereafter.
- 14. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 15. The Members attending the AGM should note that those who are entitled to vote but have not exercised their right to vote by Remote e-Voting, may vote during the AGM through e-Voting for all businesses specified in the accompanying Notice. The Members who have exercised their right to vote by Remote e-Voting may attend the AGM but shall not vote at the AGM.
- 16. A person who is not a Member as on the cut-off date i.e. Monday, July 04, 2022 should treat this Notice for information purpose only. However, the Members who are holding shares in physical form or who have not registered their e-mail address with the Company / Depositories or any person who acquires shares of the Company and becomes a Member of the Company after the Notice has been sent electronically by the Company, and holds shares as of the cut-off date, i.e. Monday, July 04, 2022 may obtain the User ID and password by following the instructions as mentioned in the Notice of the AGM.
- 17. Members can avail the facility of nomination in respect of the Equity Shares held by them in physical form pursuant to the provisions of Section 72 of the Act read with rules thereunder. Members desiring to avail this facility may send their nomination in Form SH-13 duly filled in to the Registrar & Share Transfer Agent ("RTA") of the Company i.e. Link Intime India Private Limited. Further, Members desirous of cancelling / varying nomination pursuant to the provisions of the Act are requested to send their requests in Form ISR - 3 or SH-14 to RTA of the Company. These forms will be made available on request.
- 18. In case the final dividend as recommended by the Board is declared at the AGM, payment of such dividend will be made on or before Tuesday, August 09, 2022 to those Members whose name appear in the Register of Members/Beneficial Owners as on the Record Date i.e. Monday, July 04, 2022.
- 19. As per the Listing Regulations and pursuant to SEBI Circular dated April 20, 2018, the Company shall use any electronic mode of payment approved by the Reserve Bank of India for making payment to the Members. Accordingly, the dividend, if declared, will be paid through electronic mode, where the bank account details of the shareholders are available. In case, where the dividend cannot be paid through electronic mode, the same will be paid through physical instrument such as banker's cheque or demand draft incorporating bank account details of such Members.
- 20. The Members holding shares in dematerialized form are requested to update with their respective Depository Participant, their bank account details (account number, 9 digit MICR code and 11 digit IFSC), e-mail IDs and mobile number. Members holding shares in physical form may communicate details to the Company / RTA before Monday, July 04, 2022 by quoting the Folio No. and attaching a photocopy of the cancelled cheque leaf of their bank account and a self-attested copy of their PAN card. Further, the Members holding shares in physical form may avail investor services to register PAN, email address, bank details and other KYC details or changes/update thereof by sending requests in Form ISR – 1 to the RTA.
- 21. The Members who still hold share certificate(s) in physical form are advised to dematerialise their shareholding to avail the benefits of dematerialization, which include easy liquidity, since trading is permitted in dematerialised form only, electronic transfer, savings in stamp duty and elimination of any possibility of loss of documents and bad deliveries. Further, effective from April 01, 2019, requests for effecting transfer of securities shall not be processed unless the securities are held in a dematerialized form with a depository except in case of

transmission or transposition of securities as per the Listing Regulations. Therefore, the Members who still hold share certificate(s) in physical form are advised to dematerialize their shareholding at the earliest.

22. The Finance Act, 2020 has abolished the Dividend Distribution Tax (DDT) and has introduced the system of dividend taxation in the hands of the shareholders with effect from April 1, 2020. Accordingly, the Company would be required to deduct Tax at Source ('TDS') in respect of payment of dividend, if declared, to its shareholders (resident as well as non-resident). A list of documents / declarations required to be provided by the resident shareholders and list of documents / declarations required to claim the benefit of Double Tax Avoidance Agreement ("DTAA") by the non-resident shareholders are available on the Company's website at www.motilaloswalgroup.com.

23. Unclaimed Dividend

Pursuant to the provisions of Section 124 and 125 of the Act read with the Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), dividends which remain unclaimed / unpaid for a period of 7 years are required to be transferred to Investor Education and Protection Fund ("IEPF").

The Company requests the Members to claim the unclaimed dividends within the prescribed period. The details of the unclaimed dividends are available on the website of the Company at www.motilaloswalgroup.com and Ministry of Corporate Affairs at www.iepf.gov.in. The Members can contact Link Intime India Private Limited for claiming the unclaimed dividends standing to the credit in their account.

24. Shares transferred to IEPF:

The Equity shares in respect to which dividend has not been encashed for seven consecutive years or more are required to transfer to IEPF pursuant to Section 124(6) of the Act. Relevant details in this respect are posted on the website of the Company at www.motilaloswalgroup.com in Investor Relations section.

In this regard, the Company has sent intimations to the Members from time to time. The Members are requested to contact Company or RTA to claim their dividend and in case of any pending legal disputes, provide certified copy of order from Court / Authority restraining transfer, payment of dividend etc. During the financial year 2021-22, the Company has transferred 14 equity shares on October 19, 2021 to IEPF.

- 25. Members are hereby informed that SEBI vide its Circular SEBI/HO/MIRSD_MIRSD_RTAMB/P/CIR/2021/655 dated November 3, 2021 has mandated:
 - a. Furnishing of PAN, email address, mobile number, bank account details, signature and nomination by holders of physical securities.
 - b. Freezing of folios in cases where PAN is not linked with Aadhaar by the last date as may be specified by the Central Board of Direct Taxes.
 - c. Folios wherein any one of the said document(s)/detail(s) are not available on or after April 1, 2023, shall be frozen. Such shareholders shall not be eligible to lodge grievance(s) or avail service request(s) from the RTA and shall not be eligible for receipt of dividend in physical mode.
 - d. After December 31, 2025, the frozen folios shall be referred by RTA/Company to the administering authority under the Benami Transactions (Prohibitions) Act, 1988 and or Prevention of Money Laundering Act, 2002.

Further, in compliance to the SEBI Circular SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022, if the service requests are received by RTA (like Issue of duplicate securities certificate, Claim from Unclaimed Suspense Account, Renewal/Exchange, Endorsement, Sub-division/Splitting, Consolidation of securities certificates/folios, Transmission and Transposition of securities) from those shareholders whose details, as mentioned in SEBI Circular dated November 3, 2021, are duly updated

in the system, the RTA/Company shall verify and process the service requests and issue a "Letter of confirmation" in lieu of physical securities certificate(s), to the securities holder/claimant within 30 days of its receipt of such request after removing objections, if any, which shall be valid for a period of 120 days from the date of its issuance, within which the securities holder/claimant shall make a request to the Depository Participant for dematerializing the said securities.

- 26. Additional Information of Directors seeking appointment / re-appointment as per Item No. 4 and 5 at the ensuing AGM, as required under Regulation 36(3) of the Listing Regulations and Clause 1.2.5 of the Secretarial Standard-2 on General Meetings ("SS-2"), is annexed to the Notice.
- 27. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Senior Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.
- 28. Since the AGM will be held through VC / OAVM, the Route Map of the venue and Attendance Slip are not annexed to this Notice.

Voting Results:

- The Scrutinizer shall, after the conclusion of the AGM, electronically submit the Consolidated Scrutinizer's
 Report (i.e. votes cast through Remote e-Voting and e-Voting during AGM) of the total votes cast in favour or
 against the resolution and invalid votes, to the Chairman of the AGM or to any other person authorised by the
 Chairman of the Company.
- 2. Based on the Scrutinizer's Report, the Company will submit within two working days of the conclusion of the AGM, to the Stock Exchanges, details of the voting results as required under Regulation 44(3) of the Listing Regulations.
- 3. The result declared along with Scrutinizer's Report will be placed on the website of the Company at www.motilaloswalgroup.com and on the website of CDSL at www.evotingindia.com.

INSTRUCTIONS FOR REMOTE E-VOTING AND E-VOTING DURING AGM

I. LOGIN METHOD FOR E-VOTING AND JOINING VIRTUAL MEETINGS FOR INDIVIDUAL SHAREHOLDERS HOLDING SECURITIES IN DEMAT MODE

Pursuant to SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on "e-Voting facility provided by Listed Companies", e-Voting process has been enabled to all the individual demat account holders, by way of single login credential, through their demat accounts / websites of Depositories / DPs in order to increase the efficiency of the voting process. Individual demat account holders would be able to cast their vote without having to register again with the e-Voting service provider (ESP) thereby not only facilitating seamless authentication but also ease and convenience of participating in e-Voting process.

Shareholders are advised to update their mobile number and e-mail ID with their DPs in order to access e-Voting facility.

Pursuant to aforesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for individual shareholders holding securities in Demat mode with Central Depository Services (India) Limited ("CDSL") / National Securities Depository Limited ("NSDL") is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com/myeasi/home/login or visit www.cdslindia.com/myeasi/home/login and click on Login icon and select New System Myeasi.
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN from an e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com / Evoting / Evoting Login. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp

Type of shareholders	Login Method
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com / either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder / Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password / OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL / CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL / CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID / Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL

Login type	Helpdesk details
Individual Shareholders	Members facing any technical issue in login can contact CDSL helpdesk
holding securities in Demat	by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact
mode with CDSL	at 022- 23058738 and 22-23058542-43.
Individual Shareholders	Members facing any technical issue in login can contact NSDL helpdesk by
holding securities in Demat	sending a request at <u>evoting@nsdl.co.in</u> or call at toll free no.: 1800 1020 990
mode with NSDL	and 1800 22 44 30

LOGIN METHOD FOR E-VOTING AND JOINING VIRTUAL MEETINGS FOR PHYSICAL SHAREHOLDERS AND SHAREHOLDERS OTHER THAN INDIVIDUAL HOLDING IN DEMAT FORM

- The equity shareholders should log on to the e-voting website www.evotingindia.com.
- (ii) Click on "Shareholders / Members" tab to cast your votes.
- (iii) Now enter your User ID
 - For CDSL: 16 digits beneficiary ID,
 - For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (iv) Next enter the Image Verification as displayed and Click on Login.

- (v) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (vi) If you are a first time user follow the steps given below:

For Equity Shareholders holding shares in Demat Form and Physical Form		
PAN	 Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both i.e. for equity shareholders holding shares in Demat Form and Physical Form) Equity shareholders who have not updated their PAN with the Company / Depository Participant are requested to use the sequence number which is printed on Postal Ballot Form indicated in the PAN field. 	
Dividend Bank Details OR Date of Birth (DOB)	·	

- (vii) After entering these details appropriately, click on "SUBMIT" tab.
- (viii) Members holding shares in physical form will then directly reach the Company selection screen. However, equity shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (ix) For equity shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (x) Click on the Electronic Voting Sequence Number ("EVSN") for the relevant "Motilal Oswal Financial Services Limited" on which you choose to vote.
- (xi) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES / NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.

- (xvi)If demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvii)Equity Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.

(xviii) Additional Facility for Non-Individual Shareholders and Custodians -For Remote Voting only.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour
 of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the
 same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution /
 Authority letter etc. together with attested specimen signature of the duly authorized signatory who are
 authorized to vote, to the Scrutinizer and to the Company at shareholders@motilaloswal.com, if they
 have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to
 verify the same.
- (xix)In case you have any queries or issues regarding attending AGM and e-voting from CDSL e-Voting system, 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 022-23058738 and 022-23058542/43.

III. INSTRUCTIONS FOR E-VOTING DURING THE AGM:

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for Remote e-voting.
- 2. Only those Members, who are present in the AGM through VC / OAVM facility and have not casted their vote on the Resolutions through Remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. Member who has casted their vote(s) through e-Voting during the AGM and if the same member has not participated in the meeting through VC/OAVM facility, then the vote(s) casted by such member shall be considered invalid as the facility of e-Voting during the meeting is available only to the members attending the meeting.

IV. INSTRUCTIONS FOR ATTENDING THE AGM THROUGH VC / OAVM:

- 1. Member will be provided with a facility to attend the AGM through VC / OAVM through the CDSL e-Voting system. The procedure for attending meeting and e-Voting on the day of the AGM is same as the instructions mentioned above for e-Voting. The link for VC/OAVM will be available in shareholder / members login where the EVSN of Company will be displayed.
- The Members can join the AGM in the VC / OAVM mode 15 minutes before and after the scheduled time of the commencement of the AGM by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC / OAVM will be made available to at least 1000 Members on first come first served basis.

This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- The attendance of the Members attending the AGM through VC / OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Act.
- Members are encouraged to join the AGM through Laptops /iPads for better experience.
- 5. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the AGM.
- 6. Please note that Participants connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio / Video loss due to fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. The Members who would like to express their views / ask questions during the AGM may register themselves as a speaker by sending their request from their registered e-mail Id mentioning their name, demat account number / folio number, email id, mobile number at shareholders@motilaloswal.com up to Monday, July 04, 2022 (IST 5.00 p.m.). Those Members who have registered themselves as a speaker will only be allowed to express their views / ask questions during the AGM.
- The Members who do not wish to speak during the AGM but have queries may send their queries from their registered e-mail Id mentioning their name, demat account number / folio number, email id, mobile number at shareholders@motilaloswal.com up to Monday, July 04, 2022 (IST 5.00 p.m.). These queries will be replied by the Company appropriately during the AGM. Alternatively, Members can also put question on the O&A box available at the time of the AGM.
- 9. Members who need technical assistance before or during the AGM can send an email to helpdesk.evoting@cdslindia.com or call 1800225533.

INSTRUCTIONS FOR SHAREHOLDERS FOR REGISTRATION OF E-MAIL ADDRESS

Temporary Registration for Demat shareholders:

The Members of the Company holding Equity Shares of the Company in Demat Form and who have not registered their e-mail addresses may temporarily get their e-mail addresses registered with the Company by sending the mail to the Company at shareholders@motilaloswal.com. The Members are requested to provide details such as Name, DP ID, Client ID / PAN, mobile number and e-mail id.

Permanent Registration for Demat Shareholders:

It is clarified that for permanent registration of e-mail address, the Members are requested to register their e-mail address, in respect of demat holdings with the respective Depository Participant ("DP") by following the procedure prescribed by the DP.

III. Registration for Shareholders holding physical shares:

The Members of the Company holding Equity Shares of the Company in physical Form and who have not registered their e-mail addresses may get their e-mail addresses registered with RTA of the Company i.e. Link Intime India Private Limited by sending the request at rnt.helpdesk@linkintime.co.in. The Members are requested to provide details such as Name, Folio Number, Certificate number, PAN, mobile number and e-mail id and the image of share certificate in PDF or JPEG format (up to 1 MB).

ANNEXURE TO THE NOTICE

The Statement under Section 102 of the Companies Act, 2013 ("the Act")

ITEM NO. 4 & 5

In terms of the provisions of Section 152 of the Companies Act, 2013 ("Act") and in accordance with the Articles of Association of the Company, the two third of the total number of Directors, excluding Independent Directors, shall be eligible to retire by rotation, out of which, one-third shall retire. The Directors which are liable to retire by rotation would be those who have been longest in office since their last appointment.

Accordingly, Mr. Motilal Oswal, Mr. Raamdeo Agarawal, Mr. Navin Agarwal, Mr. Ajay Menon and Mr. Rajat Rajgarhia, non-independent directors are eligible to retire by rotation. However, Mr. Raamdeo Agarawal and Mr. Navin Agarwal, being longest in the office will retire by rotation and would be eligible for re-appointment in the forthcoming Annual General Meeting ("AGM").

The brief profile along with other relevant details of the Directors seeking re-appointment are annexed herein below.

Accordingly, the Board recommends the Ordinary Resolution(s) set out in Item No. 4 and 5 of the Notice for approval of the Members.

Save and except the above, none of the other Directors / Key Managerial Personnel of the Company or their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolutions.

ITEM NO. 6

Consequent to resignation of M/s. Walker Chandiok & Co. LLP, Chartered Accountants, as Statutory Auditors of the Company w.e.f. August 12, 2021, the Board of Directors of the Company, on the recommendation of the Audit Committee, at its meeting held on August 13, 2021 had appointed M/s. Singhi & Co., Chartered Accountants (Firm Registration No.: 302049E), as Statutory Auditors of the Company, subject to approval of the Members of the Company, to hold office till the conclusion of Seventeenth Annual General Meeting ("AGM"), to fill the casual vacancy caused due to resignation of M/s. Walker Chandiok & Co. LLP.

Thereafter, the Members of the Company approved the appointment of M/s. Singhi & Co., as Statutory Auditors of the Company through Postal Ballot on October 19, 2021 to hold office till the conclusion of Seventeenth AGM of the Company M/s. Singhi & Co., is a leading firm of Chartered Accountants in India with over 600 people providing high quality services in the fields of Audit & Assurance, Risk Consulting & Internal Audit, Corporate Finance, Tax, Outsourcing and Management Consulting. The firm was founded in the year 1940 by Late Mr. R. C. Singhi. The firm has its head office in Kolkata and offices in key cities such as Mumbai, Delhi, Chennai, Guwahati, Bangalore, Nagpur, Hyderabad and Ahmedabad. The firm has collaborated with Moore Global Network.

On the recommendation of the Audit Committee, the Board at its meeting held on April 28, 2022 had recommended the appointment of M/s. Singhi & Co., as Statutory Auditors of the Company to hold office for a period of five years from the conclusion of this Seventeenth AGM till the conclusion of the Twenty Second AGM of the Company at such remuneration plus out of pocket expenses and applicable taxes, as may be fixed by the Board/Committee.

The proposed remuneration (Audit Fee) to be paid to M/s. Singhi & Co., Statutory Auditors of the Company for the Financial Year 2022-23 is ₹29.70 Lakhs plus reimbursement of out of pocket expenses and taxes at the applicable rates. The same fees may be paid for the subsequent years as may be mutually agreed between the Company & the Statutory Auditors.

The Company has received the consent letter and eligibility certificate from M/s. Singhi & Co., to act as Statutory Auditors of the Company along with a confirmation that, their appointment, if made, would be within the limits prescribed under the Act.

In view of the aforesaid, the Board recommends the Ordinary Resolution set out in Item No. 6 of the Notice for approval of the Members.

None of the Directors / Key Managerial Personnel of the Company or their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution.

ITEM NO. 7

Pursuant to Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (as amended from time to time), all Material Related Party Transactions ("RPTs") shall require prior approval of the shareholders by means of an Ordinary Resolution, even if such transaction(s) are in the ordinary course of business and at an arm's length pricing basis.

A transaction with a Related Party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ₹1,000 Crores or 10% of the annual consolidated turnover of a listed entity as per the last audited financial statements of the listed entity, whichever is lower. Regulation 2(1)(zc) of the Listing Regulations defines RPTs to mean a transaction involving transfer of resources, services or obligations between a listed entity or any of its subsidiaries on one hand and a related party of the listed entity, regardless of whether a price is charged or not.

No related party shall vote to approve such resolutions whether the entity is a related party to the particular transaction or not.

Further, SEBI vide its circular bearing reference no. SEBI/HO/CFD/CMD1/CIR/P/2022/47 dated April 8, 2022 has clarified and specified that the shareholders' approval of omnibus RPTs approved in an Annual General Meeting ("AGM") shall be valid upto the date of the next AGM for a period not exceeding fifteen months. Therefore, the Company is required to obtain shareholders' approval in every AGM.

Background, details and benefits of the transaction:

Motilal Oswal Home Finance Limited ("MOHFL"), a debenture listed entity, is a material subsidiary of Company and consequently a related party of the Company. MOHFL is engaged in the business of Housing Finance.

The Members of the Company had provided approval for entering into related party transactions with MOHFL (including transactions already entered), in one or more tranches, within a period of four years from December 27, 2018 (i.e. date of passing resolution) vide Postal Ballot on December 27, 2018.

Further to the said approval through Postal Ballot, the Company had again passed an Ordinary Resolution in the Fourteenth AGM held on July 31, 2019, for enhancing and entering into below mentioned related party transactions with MOHFL within a period of four years from July 31, 2019 till July 20, 2023:-

Nature of Transaction	Amount (₹ in Crores)
Acquisition of Securities by way of Subscription, Purchase or otherwise.	1,500
Give any guarantee or provide security in connection with a loan in favour of various Banks/ Financial Institutions/ Debenture Trustees, etc.	3,000
Granting Loans.	1,500
Other Transactions including Rent/Leasing Transactions & Rent Deposits, Reimbursement of Expenses, Purchase of Assets, Avail or Provide Services etc. and such other transactions as may be approved by Audit Committee and Board.	250
Total	6,250

In view of the aforementioned clarification issued by SEBI regarding validity of Shareholders' approval of omnibus RPTs, it is now proposed to take fresh approval of the Members of the Company for entering into related party transactions with MOHFL, as per details given below:

Nature of Transaction	Amount (₹ in Crores)
Granting Loans	500
Availing loan and borrowing	200
Other Transactions including Rent/Leasing Transactions & Rent Deposits, Reimbursement of Expenses, Purchase of Assets, Avail or Provide Services etc. and such other transactions as may be approved by Audit Committee and Board.	100
Total	800

As the proposed transaction with MOHFL will exceed the prescribed material threshold limits, the approval of the Members of the Company is sought by way of an Ordinary Resolution for entering into aforesaid related party transactions with MOHFL, in one or more tranches, from the date of this AGM upto the date of the next AGM, for a period not exceeding fifteen months.

The Company and MOHFL, being part of the same group, these transactions, not only cater to the requirement of working capital but also ensures smooth business operations for both the companies. Further, the proposed transactions are within the permissible limits under provisions of the Companies Act, 2013 ("Act") (as amended from time to time).

The Audit Committee, after reviewing all necessary information, has granted its approval for RPT, with MOHFL for an aggregate value of up to ₹800 Crores, entered/to be entered from the date of this AGM to the date of next AGM. The Audit Committee has noted that the said transactions will be on an arms' length basis and in the ordinary course of business of the Company.

Accordingly, basis the review and approval of the Audit Committee, the Board of Directors recommend the Resolution set out in Item No. 7 of the Notice for approval of the Members of the Company.

The particulars of the transaction(s) pursuant to the provisions of Section 188 of the Act read with the Companies (Meetings of Board and its Powers) Rules, 2014 read with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021 are as under:-

Particular	Information
Name of the Related Party	Motilal Oswal Home Finance Limited ("MOHFL"), material subsidiary of the
	Company
Name of the Director(s) or Key	1) Mr. Motilal Oswal – Promoter, Managing Director & CEO and KMP
Managerial Personnel ("KMP") who	2) Mr. Raamdeo Agarawal - Promoter and Non-Executive Chairman
is related, if any;	
Nature of relationship	MOHFL is a material subsidiary of the Company and Mr. Motilal Oswal,
	Promoter and Managing Director & CEO and Mr. Raamdeo Agarawal,
	Promoter and Non-Executive Chairman of the Company, are also Promoter
	and Directors of MOHFL

Particular	Information		
Nature, Material terms, particulars	Mature of Fransaction Amount		
of the contract or arrangements;			(₹ in Crores)
and Monetary Value	Granting Loans.		500
	Availing loan and borrowing		200
	Other Transactions including F	-	100
	& Rent Deposits, Reimbursement of Expenses, Purchase		
	of Assets, Avail or Provide Sei transactions as may be appro	I The state of the	
	and Board.	oved by Addit Committee	
	Total		800
Whether the transactions have been approved by Audit Committee and the Board of Directors	. ,		
Any other information relevant	Not Applicable		
or important for the members to			
take a decision on the proposed resolution.			
A summary of the information	The details of the proposed tra	nsactions including the nati	ure, terms, value
provided by the management of the	percentage of the Company's		
Company to the Audit Committee:	proposed limits etc. were placed held on April 28, 2022 and sumn		
Justification for why the proposed			
transaction is in the interest of the			
listed entity:			-
	provides financial assistance to MOHFL from time to time. The proposed		
	transaction of loan commitment to MOHFL also help MOHFL to avail long term borrowing from other financial institutions at lower rate.		
	Further, as part of Treasury Management and to meet short term requirements,		rm requirements,
	the Company also avail loans fro	om MOHFL as and when req	uired.
	Due to common infrastructu	re and business support,	, the Company
	undertake various transactions		ss like business
	support charges, Rent/Leasing, cross charge for ESOP, etc.		
	The said transactions are executed in the best interest of the Company and		he Company and
Disclosure related to any loans,	are carried out on arm's length basis. Details of the source of funds in Own Fund		
inter-corporate deposits, advances	connection with the proposed	OWITT GITG	
or investments made or given by	transaction		
the listed entity or its subsidiary:	Financial indebtedness is	' '	
	incurred to make or give loans,		·
	inter-corporate deposits, advances or investments,	the question of indebted arise.	iness does not
	• nature of indebtedness;	unioc.	
	• cost of funds; and		
	• tenure;		

Particular	Information		
	Applicable terms, including	Particulars	Information
	covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security; and	Applicable terms	As mutually agreed under the agreement of loan and borrowing between the Company and MOHFL
		Tenure	Upto 1 year (repayable on demand)
		Interest Rate	Rate of Interest would be the cost of fund plus spread. Currently rate of interest is in the range of 11% p.a. to 13% p.a. However, considering change in market scenario the Company may change the rate of interest.
		Repayment Schedule	On demand
		Security	Unsecured
	The purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT. Working capital requirement and othe general corporate purpose.		
Valuation or other external party report	Valuation report wherever required will be obtained for proposed related party transaction(s) and will be made available to the shareholders on request.		
Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT, on a voluntary basis			
% of the annual turnover of the Company as on March 31, 2022, that is represented by the proposed RPT	18.62%		

The Board expects growth in the business of MOHFL and so is of the opinion that the aforesaid related party transaction is in the best interests of the Company and accordingly recommends the Resolution set forth in Item No. 7 of the Notice for the approval of the Members.

All the related parties shall abstain from voting on the said Resolution.

Save and except the above, none of the other Directors / Key Managerial Personnel of the Company or their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution.

ITEM NO. 8

With the enhanced Corporate Governance requirements under the Companies Act, 2013 ("Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

(as amended from time to time) coupled with the size, complexity and global operations of the Company, the role and responsibilities of the Board, particularly Non-Executive Directors including Independent Directors has become more onerous, requiring greater time commitments, attention and a higher level of oversight. In view of the above, the Nomination & Remuneration Committee ("NRC") and the Board of Directors at their respective meetings held on April 28, 2022, subject to approval of the Members of the Company, had recommended and approved payment of remuneration to Non-Executive Directors of the Company by way of commission, such sum not exceeding 1% (one percent) of the net profits of the Company in any financial year, computed in accordance with the provisions of Section 198 of the Act or such other percentage as may be specified from time to time.

Regulation 17(6) of the Listing Regulations, empowers the Board of Directors to recommend all fees and compensation, if any, to be paid to Non-Executive Directors, including Independent Directors and the same would require approval of members in general meeting. This commission will be distributed amongst all or some of the Non-Executive Directors, taking into consideration parameters such as attendance at Board and Committee meetings, contribution at or other than at meetings, etc. in accordance with the directions given by the Board as prescribed under the Nomination and Remuneration Policy of the Company.

Pursuant to Section 149(9), an independent director is entitled to receive (a) sitting fee for Board/Committee meetings as may be prescribed under second proviso in Section 197(5); (b) reimbursement of expenses for attending the Board/Committee meetings; (c) profit related commission as may be approved by the members. Hence the Company may pay profit related commission to the Independent Directors with prior approval of the members.

The above commission shall be in addition to fees payable to the Director(s) for attending meetings of the Board/ Committees or for any other purpose whatsoever as may be decided by the Board and reimbursement of expenses for participation in the Board and other meetings.

The Members of the Company at its Annual General Meeting held on July 27, 2017 approved payment of remuneration by way of commission to the Non-Executive Directors of the Company including Independent Directors, not exceeding limits prescribed in Section 197 of the Act for each financial year, for a period of five years with effect from April 1, 2017.

Since approval granted by the Members of the Company is valid till FY 2021-22, it is proposed to obtain fresh approval from the Members for payment of remuneration to Non-Executive Directors a sum not exceeding 1% of the net profits of the Company per annum, calculated in accordance with the provisions of Section 198 of the Act and other applicable provisions.

In view of the above, the Board recommends the Special Resolution set out in Item No. 8 of the Notice for approval of the Members.

Save and except the Non-Executives Directors including Independent Directors of the Company, none of the other Directors / Key Managerial Personnel of the Company or their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution.

ANNEXURE TO ITEM NO. 4 & 5

Pursuant to the Provisions of Regulation 36 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings (SS-2) details in respect of Director seeking Appointment/Reappointment at the Annual General Meeting is furnished below:

Name of Director	Mr. Raamdeo Agarawal	Mr. Navin Agarwal
DIN	00024533	00024561
Date of Birth	July 1, 1956	June 4, 1971
Age	65 Years	51 Years

Name of Director	Mr. Raamdeo Agarawal	Mr. Navin Agarwal
Qualifications	Chartered Accountant	Chartered Accountant, Cost & Works Accountant, Company Secretary and Chartered Financial Analyst
Effective Date of Appointment/ Re-appointment on the Board	May 18, 2005	May 18, 2005
Remuneration	The remuneration details are mentioned in Board's Report and Report on Corporate Governance forming part of Annual Report of the Company	The remuneration details are mentioned in Board's Report and Report on Corporate Governance forming part of Annual Report of the Company
Experience/Brief Profile and Expertise in specific functional area	Mr. Raamdeo Agarawal is Chairman and Non-executive Director of the Company. He started the business along with co-promoter, Mr. Motilal Oswal, in 1987. He is an Associate of Institute of Chartered Accountants of India and also a member of the National Committee on Capital Markets of the Confederation of Indian Industry. Mr. Agrawal specialises in equity research. He has been authoring the annual Motilal Oswal Wealth Creation Study since 1996. In 1986, he wrote the book 'Corporate Numbers Game', along with co-author, Late. Ram K Piparia. He has been featured on 'Wizards of Dalal Street on CNBC TV 18'. He has also authored the book "The Art of Wealth Creation" which compiles insights from his 22 "Wealth Creation Studies". Mr. Agarawal has received the	Mr. Navin Agarwal is a Non-executive Director of Motilal Oswal Financial Services Limited. He joined Motilal Oswal Group in 2000 and has been responsible for building a market-leading position in various businesses. He is a part of the Executive Board that drives business strategy and reviews for all businesses besides capital allocation of the group. He started his career as an Analyst in 1994, went on to Head of Research and subsequently took up the additional responsibility of Portfolio Management. Mr. Agarwal is affiliated with prestigious organizations like Institute of Chartered Accountants of India, Institute of Cost and Works Accountant of India, Institute of Company Secretaries of India and CFA Institute, Virginia. Mr. Agarwal has also co-authored a Book 'India's Money Monarchs' featuring interactions with India's
Terms and conditions of	integrity.	Appointed as a Director liable to retire
appointment/re-appointment	retire by rotation	by rotation.

Name of Director	Mr. Raamdeo Agarawal	Mr. Navin Agarwal
Directorships held in other companies (excluding foreign companies) as on date	 Motilal Oswal Home Finance Limited Motilal Oswal Asset Management Company Limited Motilal Oswal Investment Advisors Limited Motilal Oswal Foundation Glide Tech Investment Advisory Private Limited. MO Alternate Investment Advisors Private Limited (Formerly Motilal Oswal Fincap Private Limited) TM Investment Technologies Private Limited 	Motilal Oswal Capital Limited Motilal Oswal Asset Management
Memberships of committees across companies (only Statutory Committees as required to be constituted under the Act are considered)	 A. Audit Committee Motilal Oswal Asset Management Company Limited B. Stakeholders Relationship Committee Motilal Oswal Financial Services Limited Motilal Oswal Home Finance Limited C. Nomination and Remuneration Committee Motilal Oswal Asset Management Company Limited D. Corporate Social Responsibility Committee Motilal Oswal Financial Services Limited Motilal Oswal Asset Management Company Limited Motilal Oswal Investment Advisors Limited Motilal Oswal Home Finance Limited E. Risk Management Committee Motilal Oswal Home Finance Limited 	A. Stakeholders Relationship Committee 1) Motilal Oswal Financial Services Limited B. Corporate Social Responsibility Committee 1) Motilal Oswal Asset Management Company Limited C. Risk Management Committee 1) Motilal Oswal Financial Services Limited

Name of Director	Mr. Raamdeo Agarawal	Mr. Navin Agarwal
Chairmanship of Committees across companies (only Statutory Committees as required to be constituted under the Act are considered)	-	Not Applicable
	B. Corporate Social Responsibility Committee Motilal Oswal Asset Management Company Limited	
Shareholding in the Company (Equity) as on the date of notice	4,03,69,047 Equity Shares of ₹ 1/- each	77,04,010 Equity Shares of ₹ 1/- each
Relationship with other Directors / Manager / Key Managerial Personnel	None	None
Number of Board meetings attended during the FY2021-22	Six out of Six Meetings	Six out of Six Meetings

By Order of the Board of Directors For Motilal Oswal Financial Services Limited

Sd/ -**Kailash Purohit**

Company Secretary & Compliance Officer

(ACS No.: 28740)

Place: Mumbai Date: June 17, 2022 Place: Mumbai

Date: June 29, 2022

Name of the Target Company

Name of the Acquirer

FINANCIAL EXPRESS



Regd. Office: Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel S.T. Depot, Prabhadevi, Mumbai - 400 025. Telephone No: +91 22 7193 4200 / +91 22 7193 4263; Fax No: +91 22 5036 2365; Email: shareholders@motilaloswal.com; Website: www.motilaloswalgroup.com

CORRIGENDUM TO THE NOTICE OF THE SEVENTEENTH ANNUAL GENERAL MEETING

Seventeenth Annual General Meeting ("AGM") of Motilal Oswal Financial Services Limited ("the Company") scheduled to be held on Monday, July 11, 2022 at 4:00 p.m. through Video Conference ("VC"). In this regard, please note the below changes:

This corrigendum is being issued in continuation to the Notice dated June 17, 2022 for convening the

▶ At Page No. 3 of the Notice under Item No. 8 below mentioned Para shall be inserted after the first Para of the Resolution.

RESOLVED FURTHER THAT the approval of the Members of the Company shall be valid for a period of 5 (five) Financial Years ("FY") i.e. from FY 2022-23 till FY 2026-27.

▶ At Page No. 14 of the Notice under Item No. 6 of the Explanatory Statement, below mentioned Para

shall be inserted after third Para. The proposed remuneration (Audit Fee) to be paid to M/s. Singhi & Co., Statutory Auditors of the

Company for the Financial Year 2022-23 is ₹ 29.70 Lakhs plus reimbursement of out of pocket expenses and taxes at the applicable rates. The same fees may be paid for the subsequent years as may be mutually agreed between the Company & the Statutory Auditors.

The revised Notice after incorporating above changes would be made available on the website of the Company i.e. www.motilaloswalgroup.com, BSE Limited i.e. www.bseindia.com, National Stock Exchange of India Limited i.e. www.nseindia.com and on the website of the Central Depository Services (India) Limited at www.evotingindia.com.

For Motilal Oswal Financial Services Limited

Kailash Purohit Company Secretary & Compliance Officer (ACS: 28740)

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS UNDER REGULATION 18 (12) IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AS AMENDED OF

MIRCH TECHNOLOGIES (INDIA) LIMITED

Registered Office: B-701, 7th Floor, Aurus Chambers, S.S. Amrutwar Marg, Worli, Mumbai, Maharashtra- 400013, India Corporate Identification Number (CIN): L27290MH1972PLC016127 Tel: 022-24979758, 022-24909003, 9821042687; Email: uvwtskl@gmail.com; Website: www.mirchtechnologies.com

Open Offer for acquisition of 2,08,000 (Two Lakh Eight Thousand Only) fully paid up equity shares of Rs.10/- each from equity shareholders of Mirch Technologies (India) Limited (hereinafter referred to as "Target Company" or "MIRCH") except parties to Share Purchase Agreement ("SPA") dated 11th March, 2022 by Mr. Pankajkumar Patel (hereinafter referred to as "Acquirer") pursuant to and in accordance with Regulations 3(1) and 4 of the SEBI SAST Regulations, 2011.

This Post Offer Advertisement is being issued by Finshore Management Services Limited (hereinafter referred to as "Manager to the Offer"), on behalf of Mr. Pankajkumar Patel ("Acquirer"), in connection with the offer made by the Acquirer, in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended ("SEBI SAST Regulations"). The Detailed Public Statement ("DPS") with respect to the aforementioned offer was made on 21st March, 2022 in Financial Express, English National Daily (in all editions), Jansatta, Hindi National Daily (in all editions), Mumbai Lakshdeep, Marathi daily (in Mumbai edition) newspapers.

Mirch Technologies (India) Limited

Mr. Pankajkumar Patel

3	Name of the Manager to the Offer	Finshore Management Services Limited	
4	Name of the Registrar to the Offer	Purva Sharegistry (India) Private Limited	
5	Offer Details:		
	a) Date of Opening of the Offer	6 th June, 2022 (Monday)	
	b) Date of Closure of the Offer	17 th June, 2022 (Friday)	
6	Date of Payment of Consideration	29 th June, 2022 (Wednesday)	
7	Details of Acquisition		
SI. No	Particulars	Proposed in the Offer Document (Letter of Offer)	Actuals
7.1	Offer Price	Rs. 10/- per Fully paid up equity share	Rs. 10/- per Fully paid up equity share
7.2	Aggregate number of shares tendered	2,08,000	29,762
7.3	Aggregate number of shares accepted	2,08,000	29,762
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	Rs. 20,80,000	Rs. 2,97,620
7.5	Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)	NIL	NIL
7.6	Shares Acquired by way of Share Purchase Agreement (SPA) Number Mof Fully Diluted Equity Share Capital	5,66,294 (70.79 %)	5,66,294 (70.79 %)
7.7	Shares Acquired by way of Open Offer Number Share Capital	2,08,000 (26.00 %)	29,762 (3.72%)

NIL Statement Number of shares acquired • Price of the shares acquired % of the shares acquired Post offer shareholding of Acquirer Number 7,74,294 5,96,056 (74.51%) • % of Fully Diluted Equity Share Capital (96.79 %) Pre & Post offer shareholding of the Pre-Offer Post-Offer Pre-Offer Post-Offer

2,33,706

(29.21 %)

The Acquirer shall accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

25,706

(3.21%)

2,33,706

(29.21 %)

2,03,944

(25.49%)

A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE Limited and the registered office of the Target Company (Mirch Technologies (India) Limited)

Issued by Manager to the Offer on behalf of the Acquirer

• % of Fully Diluted Equity Share Capital

Shares acquired after Detailed Public



Number

Finshore Management Services Limited, Anandlok Block A, Room-207, 227, AJC Bose Road, Kolkata-700020 Tel: +91- 033-22895101/9831020743

Website: www.finshoregroup.com

Investor Grievance email id: ramakrishna@finshoregroup.com Contact Person: Mr. S Ramakrishna Iyengar

SEBI Registration No: INM000012185

Place: Kolkata Date: 30th June, 2022

conditions as the Board may deem fit.

- 12.3. Pursuant to Regulation 16(ii) of the Buyback Regulations, the members of the promoter and promoter group and persons who are in control of the Company shall not participate under the Buyback. The Buyback of Equity Shares will not result in a change in control or otherwise affect the existing management structure of
- 12.4. Consequent to the Buyback and based on the number of Equity Shares bought back from the shareholders excluding the members of the promoter and promoter group and persons who are in control of the Company, the shareholding pattern of the Company would undergo a change, however public shareholding shall not fall below 25% of the total fully paid up equity share capital of the Company.
- 12.5.As required under Companies Act and Buyback Regulations, the ratio of the aggregate of secured and unsecured debts owed by the Company to the paid-up capital and free reserves after the Buyback shall not be more than twice the post Buyback paid-up share capital and free reserves, based on both standalone and consolidated financial statements of the Company. 12.6. The Buy-back period starts from June 28, 2022, i.e., the date of conclusion of the Board Meeting approving
- the Buyback to the date on which the final payment of consideration for the Equity Shares bought back by the Company is made ("Buyback Period"). The Company shall not raise further capital for a period of 1 (one) year from the date of the expiry of the Buyback Period, except in discharge of its subsisting obligations. The Company shall not issue any Equity Shares or other securities, including by way of bonus issue or convert any employee stock options/ outstanding instruments into equity shares, till the expiry of the Buyback Period in accordance with the Companies Act and the Buyback Regulations. The Company will not issue same kind of shares including allotment of new shares under Section 62(1)(a) of the Companies Act or other specified securities within a period of 6 (six) months after the completion of the Buyback except by way of a bonus issue or in the discharge of subsisting obligations such as conversion of warrants, stock option schemes, sweat equity or conversion of preference shares or debentures into Equity Shares. Further, the Company has not undertaken a buyback of any of its securities during the period of 1 (one) year immediately preceding the dates of the Board Meeting, and shall not make any offer of buyback within a period of 1 (one) year from the date of expiry of the Buyback Period.
- 12.7. The Company shall not buy back its shares from any person through negotiated deal whether on or off the stock exchanges or through spot transactions or through private arrangement. The Equity Shares bought back by the Company shall be compulsorily extinguished and destroyed and will not be held for re-issue at a later date. The Company is not undertaking the Buyback to delist its equity shares from the Stock Exchanges.

13 STATUTORY APPROVALS

- 13.1. Pursuant to Sections 68, 69, 70, and all other applicable provisions, of the Companies Act and applicable rules made thereunder and the provisions of the Buyback Regulations and Article 8.2 of the Articles of Association of the Company, the Company has obtained the Board approval as mentioned above.
- 13.2. The Buyback from each eligible shareholder is subject to all statutory consents and approvals as may be required by such shareholder under applicable laws and regulations. The eligible shareholders shall be

THE MYSORE PAPER MILLS LTD

(A Govt. of Karnataka Company) Regd. Office: 32, 5th Floor,

(Karnataka State Co-operative Federation Ltd.'s Building) D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001

NOTICE

This is to inform that the meeting of the Board of Directors of the Company earlier convened on Monday, the 4th July, 2022 at 4.00 p.m. at the above address to, inter-alia, consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter ended 31.03.2022 in terms of Clause 41 of the Listing Agreement has been postponed to Thursday, the 7th July 2022 due to unavoidable reasons. However, the time and venue of the meeting remains same.

Bengaluru Date: 28.06.2022

FORM B

RCI INDUSTRIES AND TECHNOLOGIES LIMITED CIN: L74900DL1992PLC047055

Omaxe, Netaji Subhash Place, Delhi-110034 Phone: +91-11-27372194/97 E-mail: compliance@rciind.com Website: www.rclind.com

NOTICE OF BOARD MEETING

Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from time to time), the meeting of the Board of Directors of the Company scheduled to be held on Wednesday the 15" of June, 2022 could not be held due to some unavoidable circumstances and the same is re-scheduled to be held on Tuesday the 5th day of July, 2022, inter alia, to consider and approve the Audited Financial Results (Standalone & Consolidated) of the Company for the Quarter and year ended on 31" March, 2022.

of the Company at https://www.rciind.com as well as on the website of BSE http://www.bseindia.com/

Regulate, Monitor and Report Trading by Designated Persons ("Code of Conduct" framed in accordance with SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time, the "Trading Window" for dealing in securities of the Company, will remain closed for Officers. Designated Employees and Connected Persons till 48 (Forty Eight) hours after the declaration of Financial Results for the Quarter and year ended on March 31, 2022. For RCI Industries and Technologies Limited

Priya Rastogi Place: New Delhi Company Secretary

M. No. 18636

PUBLIC ANNOUNCEMENT (Regulation 12 of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016) FOR THE ATTENTION OF THE STAKEHOLDERS OF TALWALKARS HEALTHCLUBS LIMITED SI. PARTICULARS **DETAILS** Name of corporate debtor Talwalkars Healthclubs Limited Date of incorporation of corporate debtor April 23, 2016 Authority under which corporate debtor is Registrar of Companies - Mumbai incorporated / Registered Corporate Identity No. / Limited Liability U93090MH2016PLC280127 Identification No. of corporate debtor Address of the registered office and principal Registered off address - 801, Mahalaxmi Chambers, 22 Bhulabhai office (if any) of corporate debtor Desai Road, Mumbai - 400 026* Date of closure of Insolvency Resolution Process | 27th June, 2022 Liquidation commencement date of corporate 27th June 2022, Date of receipt of order by insolvency professional acting as liquidator (Hon'ble NCLT order dated April 28, 2022) Name and registration number of the insolvency Name: Gajesh Labhchand Jain professional acting as liquidator IP Regn No.: IBBI/IPA-001/IP-P-01697/2019 -2020/12588 Address: D-501, Clifton Soc, Ravirai Address and e-mail of the liquidator, as Oberoi Marg, Shastri Nagar, registered with the Board Andheri (west), Mumbai 400053 Email: gajeshjajn@gmail.com 10. Address and e-mail to be used for Address: Gajesh Jain, C-602, C Wing, Remi Biz Court, correspondence with the liquidator Off Veera Desai Road, Andheri West, Mumbai -400058 Email: liquidation.thl@gmail.com

Last date for submission of claims 27th July, 2022 *Civil Court of Greater Bombay through its order dated October 27, 2020 has stayed the change of registered address of Corporate Debtor to Ground Floor, Mangal Simran, Off Turner Road, 20th Road Bandra West, Mumbai-400050 Notice is hereby given that the National Company Law Tribunal Mumbai Bench has ordered the

commencement of liquidation of the Talwalkars Healthclubs Limited on April 28, 2022 [Date of receipt of order by insolvency professional acting as liquidator is 27th June, 2022]. The stakeholders of the Talwalkars Healthclubs Limited are hereby called upon to submit their claims with proof on or before 27th July, 2022, to the liquidator at the address mentioned against item The financial creditors shall submit their claims with proof by electronic means only. All other

creditors may submit the claims with the proof in person, by post or by electronic means. Submission of false or misleading proof of claims shall attract penalties. Gajesh Labhchand Jain

Date: 29th June, 2022 Liquidator of Capacite Structures Limited Rean No.: IBBI/IPA-001/IP-P-01697/2019 -2020/12588 Place: Mumbai

KDDL LIMITED (CIN: L33302HP1981PLC008123) legd. Office: Plot No. 3, Sector - III, Parwanoo, Distt. Solan (H.P.) - 173220

Tel.: +91 172 2548223 / 24 Fax: +91 172 2548302 Website: www.kddl.com Email id: investor.complaints@kddl.com

Notice to the Shareholders

Notice is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 (the act) read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended (the Rules), the Equity Shares of the Company, in respect of which the Dividend remained unclaimed or unpaid for seven years or more are required to be transferred by the Company to the Demat account of Investor Education and Protection Fund (IEPF) Authority. The details of the concerned shareholders, whose shares are liable to be transferred to the IEPF Authority are made available on the website of the Company www.kddl.com

Shareholders are requested to note that dividend for the financial year 2014-15, declared by the Company which remained unpaid/unclaimed for a period of seven years or more will be transferred to the account maintained by IEPF Authority on or after 30th September, 2022. Concerned shareholder may claim dividend declared for the financial year 2014-15 up to 20th September, 2022 failing which the Company, in compliance with the said rules shall transfer the unpaid/unclaimed dividend for F.Y. 2014-15 and corresponding equity shares to the account maintained by the IEPF Authority on or after the due date of transfer, without any further notice.

No claim shall lie against the Company in respect of unpaid/unclaimed dividend amount and the corresponding equity shares transferred to the IEPF and the same including all benefits accruing on such shares, if any, can be claimed from the IEPF Authority by making an application in form no. IEPF 5 and after following the procedure prescribed in the rules. For any queries, shareholders may contact the Company's

Registrar & Share Transfer Agent, Mas Services Limited, T-34, 2nd Floor, Okhla Industrial Area, Phase - II, New Delhi - 110 020 Phone: +91 11 2638 7281 /82 /83; Email:investor@masserv.com

Date: 29th June, 2022 Place : Chandigarh

For KDDL Limited **Brahm Prakash Kumar** Company Secretary

DELHI JAL BOARD: DELHI SARKAR

OFFICE OF THE ADDL.CHIEF ENGINEER (M)-10 TENDERING DIVISION (M)-10 ROOM NO. 103, 1st FLOOR, ENGINEERS BHAWAN, NEAR MOOL CHAND CROSSING, ANDREWS GANJ, NEW DELHI-110049 Mail:- eetm10.djb@gmail.com. Mob.- 9650291341

Sugar Azadi Ka Amrit Mahotsav

NIT No.37/EE (T) M-10/2022-23 **Press Tender** Name of Work Date of release of Last date and time for download & RTGS through tender in e price procurement solution e procurement solution 1 Re-boring of 4 nos. tube wells i.e. 2 nos. in DDA Park Transit 2592095/- 2022 DJB 225207 1 11.7.2022 upto 2.00 PM Camp, A-Block, 1 No. near Deepalya School, 1 no. in 27.6.2022 Navjeevan Camp near Pocket -4 in AC-51 Kalkaji 2 Engagement of labour for maintenance of water supply in Item rate 2022_DJB_225207_2 11.7.2022 upto 2.00 PM G.K. Constituency under EE(M)-50 (AC-50) 27.6.2022 Further details in this regard can be seen at govtprocurement.delhi.gov.in. Sd/- (B.N.Gupta) ISSUED BY P.R.O. (WATER)

EXECUTIVE ENGINEER (T) M-10 Advt. No. J.S.V. 212 (2022-23) "STOP CORONAVIRUS: "WEAR MASK, FOLLOW PHYSICAL DISTANCING, MAINTAIN HAND HYGIENE"

> FORM B **PUBLIC ANNOUNCEMENT** (Regulation 12 of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016)

FOR THE ATTENTION OF THE STAKEHOLDERS OF **TALWALKARS BETTER VALUE FITNESS LIMITED** PARTICULARS DETAILS Talwalkars Better Value Fitness Limited Name of corporate debtor Date of incorporation of corporate debtor April 24, 2003 Authority under which corporate debtor is Registrar of Companies - Mumbai incorporated / Registered L92411MH2003PLC140134 Corporate Identity No. / Limited Liability Identification No. of corporate debtor Address of the registered office and principal Registered off address - 801/813, Mahalaxmi Chambers, 22 Bhulabhai office (if any) of corporate debtor Desai Road, Mumbai - 400 026* Date of closure of Insolvency Resolution Process 27th June, 2022 Liquidation commencement date of corporate 27th June 2022, Date of receipt of order by insolvency professional acting debtor as liquidator (Hon'ble NCLT order dated April 28, 2022) Name and registration number of the insolvency Name: Gajesh Labhchand Jain professional acting as liquidator IP Regn No.: IBBI/IPA-001/IP-P-01697/2019 -2020/12588 Address: D-501, Clifton Soc, Raviraj Address and e-mail of the liquidator, as registered with the Board Oberoi Marg, Shastri Nagar, Andheri (West), Mumbai 400053 Email: gaieshiain@gmail.com 10. Address and e-mail to be used for Address: Gajesh Jain. C-602, C Wing, Remi Biz Court, correspondence with the liquidator Off Veera Desai Road, Andheri West, Mumbai -400058 Email: liquidation.tbvfl@gmail.com Last date for submission of claims 27th July, 2022 Civil Court of Greater Bombay through its order dated October 27, 2020 has stayed the change of registered address of Corporate Debtor to Ground Floor, Mangal Simran, Off Turner Road, 20th

of receipt of order by Insolvency Professional acting as liquidator is 27th June, 2022]. The stakeholders of the Talwalkars Better Value Fitness Limited are hereby called upon to submit their claims with proof on or before 27th July, 2022, to the liquidator at the address mentioned The financial creditors shall submit their claims with proof by electronic means only. All other

Notice is hereby given that the National Company Law Tribunal Mumbai Bench has ordered the

commencement of liquidation of the Talwalkars Better Value Fitness Limited on April 28, 2022 [Date

Road Bandra West, Mumbai-400050

creditors may submit the claims with the proof in person, by post or by electronic means. Submission of false or misleading proof of claims shall attract penalties. Gajesh Labhchand Jain Date: 29^a June, 2022

Liquidator of Capacite Structures Limited Place: Mumbai Regn No.: IBBI/IPA-001/IP-P-01697/2019 -2020/12588

Radico RADICO KHAITAN LIMITED CIN: L26941UP1983PLC027278 Registered Office: Bareilly Road, Rampur - 244 901 (U.P.)

Tel. No.: 0595-2350601/2, 2351703 Fax No.: 0595-2350009 Email ID: investor@radico.co.in, Website: www.radicokhaitan.com NOTICE (For the attention of Equity Shareholders of the Company)

Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority This notice is given pursuant to the provisions of sections 124(6) of the

Companies Act, 2013 read with investor Education and Protection Fund Authority (Accounting Audit, Transfer and Refund) Rules, 2016 and subsequent amendments thereto. The said Rules amongst other matters, contain provisions for transfer of shares in respect of which dividend has not been paid or claimed for seven consecutive

years, in the name of Investor Education and Protection Fund Suspense Account "IEPF Suspense Account"). The Shareholders may note that the dividend declared by the Company for the financial year 2014-15 which remained unclaimed for seven years is due for transfer to Investor Education and Protection Fund (IEPF) on dated 30.09.2022. Accordingly, individual communication sent on 21.06.2022 to all the concerned

shareholders at their registered email/address whose shares are liable to be transferred to IEPF Suspense Account under the aforesaid rules for taking appropriate action The details of shareholders whose shares are due for transfer to IEPF Suspense Account are made available on website of the company at www.radicokhaitan.com . The Shareholders may further note that the details

uploaded by the company on its website would be regarded and shall be deemed as adequate Notice in respect of Transfer of Shares to the IEPF Suspense Account pursuant to the Rules. In case Company does not receive the valid claim from the concerned shareholders on or before September 30, 2022, the Company shall, with a view to comply with requirements set out in the Rules, transfer the shares of concerned

shareholders of IEPF Suspense Account. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF Authority pursuant to the said Rules. In case of any query the concerned shareholder may contact at the Registered Office address of the Company or Company's Registrar and Transfer Agent, Kfin

Technologies Limited, Salenium tower B, Plot 31 & 32, Financial District Nanakramguda, Selingampally Mandal, Hyderabad -500032 Telangana Toll free no. 1-800-309-4001, Email einward.ris@kfintech.com Website www.kfintech.com For Radico Khaitan Limited

Dinesh Kumar Gupta

Vice President - Legal & Company Secretary

at the following address:

Place: New Delhi

Date: June 29, 2022

Buyback, on any day except Saturday and Sunday and public holiday between 10:00 a.m. to 05:00 p.m.

CIN: U72400TG2017PLC117649

Address: Selenimum, Tower B, Plot NO 31 & 32, Financial District,

KFIN TECHNOLOGIES LIMITED

Nanakramguda, Serilingampally Mandal, Rangareddi, Hyderabad - 500032, India. Tel. no.: 040-6716 222

Toll Free No. 1-800-309-4001; Contact person: KVS Gopala Krishna Email: Einward.ris@kfintech.com; Website: www.kfintech.com SEBI registration no.: INR000000221; Validity period: Permanent

17 MANAGER TO THE BUYBACK

The Company has appointed the following as Manager to the Buyback:

Edelweiss Financial Services Limited * Edelweiss

CIN: L99999MH1995PLC094641

Address: 6th floor, Edelweiss House, Off C.S.T. Road, Kalina, Mumbai 400 098. Maharashtra, India. Tel. no.: +91 22 4009 4400

Contact person: Dhruv Bhavsar; Email: routemobile.buyback@edelweissfin.com Website: www.edelweissfin.com; SEBI registration no.: INM0000010650

Validity period: Permanent

18 DIRECTORS' RESPONSIBILITY STATEMENT As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts responsibility for the information

contained in this Public Announcement and any advertisements, circulars, brochures, publicity materials etc. which may be issued in relation to the Buyback and confirms that the information in such documents contain and will contain true, factual and material information and does not and will not contain any misleading information.

For and on behalf of the Board of Directors of Route Mobile Limited

Sd/-	Sd/-	Sd/-
Rajdipkumar Gupta Managing Director & Group CEO DIN: 01272947	Chandrakant Gupta Non-executive Director DIN: 01636981	Rathindra Das Group Head Legal, Company Secretary and Compliance Officer Membership no.: A24421

Date: June 29, 2022

Place: Mumbai

CONCEPT

financialexp.epap.in

POSTPONEMENT OF THE BOARD MEETING

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni **Company Secretary**

Regd. Off.: Unit No. 421, 4" Floor, Pearl

Notice is hereby given that pursuant to the

This information is also available on the website

Further pursuant to the Code of Conduct to

Date: 29.06.2022

Whilst care is taken prior to

acceptance of advertising

copy, it is not possible to verify

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its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in

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any manner whatsoever.

I look at every side before taking a side. Inform your opinion with

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insightful perspectives.

solely responsible for obtaining all such statutory consents and approvals (including, without limitation the

approvals from the Reserve Bank of India and/or the SEBI, if any) as may be required by them in order to sell their Equity Shares to the Company pursuant to the Buyback. Shareholders would be required to provide copies of all such consents and approvals obtained by them to the Company's Broker. 13.3. The Buyback shall be subject to such necessary approvals as may be required, and the Buyback from overseas corporate bodies and other applicable categories shall be subject to such approvals of the Reserve

Bank of India, if any, under the Foreign Exchange Management Act, 1999 and the rules and regulations

13.4. To the best of the knowledge of the Company, no other statutory approvals are required by it for the Buyback as on the date of this Public Announcement. Subject to the obligation of the shareholders to obtain the consents and approvals necessary for transfer of their Equity Shares to the Company as set out in Paragraphs 13.2 and 13.3 of Part B above, the Company shall obtain such statutory approvals as may be required, from

time to time, if any, for completion of the Company's obligations in relation to the Buyback.

COLLECTION AND BIDDING CENTRES

The Buyback will be implemented by the Company by way of open market purchases through the Stock Exchanges using their nationwide trading terminals. Therefore, the requirement of having collection centers and bidding centers is not applicable.

COMPLIANCE OFFICER

Fax

The Company has designated the following as the Compliance Officer for the Buyback: : Rathindra Das

Designation: Group Head- Legal, Company Secretary & Compliance Officer

: 4th Dimension, 3rd Floor, Mind Space, Malad (West) Mumbai-400064 : +91 22 4033 7676 Tel. no.

: complianceofficer@routemobile.com Email Website : www.routemobile.com

: +91 22 4033 7650

Officer, from Monday to Friday between 10:00 a.m. to 05:00 p.m. on all working days except Saturdays, Sundays and public holidays, at the above-mentioned address.

In case of any clarifications or to address investor grievance, the Shareholders may contact the Compliance

In case of any query, the shareholders may also contact KFIN Technologies Limited, the Registrar and Share Transfer Agent of the Company, appointed as the Investor Service Centre for the purposes of the

16 INVESTOR SERVICE CENTRE

'काठ अन घाट' या प्रिमियम फाइन डाईन या पारंपारिक महाराष्ट्रीय रेस्टॉरंटने महिनाभरासाठी कोल्हाप्री फूड फेस्टिव्हलचे आयोजन केले आहे. या अनोख्या फेस्टिव्हलला चांगला प्रतिसाद मिळत आहे आणि ग्राहक कोल्हाप्री जेवणाचा आस्वाद घेत आहेत. कोल्हापुरी फूड फेस्टिव्हलला मिळालेल्या उदंड प्रतिसादामुळे आम्ही हा फेस्टिव्हल येत्या ३१ जुलै २०२२ पर्यंत वाढवण्याची योजना आखली आहे, अशी माहिती ब्धवारी पत्रकार परिषदेत देण्यात आली. काठ अन घाट रेस्टॉरंट हे जवळपास ४००० चौरस फटवर

पसरलेले असून ते २०१७ साली उघडण्यात आले आहे. आतील भाग राजवाड्यासारखाच आहे. हे रेस्टॉरंट ३०९, निर्मल डेरी जवळ, पाचपाखाडी सर्व्हिस रोड, टाटा मोटर्स जवळ, ठाणे (पश्चिम) येथे आहे. कोल्हापूर फूड फेस्टिव्हलवर बोलताना सनी पावसकर, शेफ आणि डायरेक्टर, काठ अन घाट म्हणाले की, कोल्हापूर हे खाद्यपदार्थांचे नंदनवन असून कोल्हापूरी खाद्यपदार्थ त्याच्या चव आणि पारंपारिक पदार्थांसाठी जगप्रसिद्ध आहे. जगभरात हे खाद्यपदार्थ अतिशय मसालेदार अन्न असल्याचे चुकीचे वर्णन केले जात असले तरी सत्य हे आहे की ते खपच कमी मसालेंदार आहेत.

(Rs. In Lakh)

जाहीर सूचना

सूचना याद्वारे देण्यात येते की, मयत श्री. विजय मिंग लालजी खोना आणि श्री अमित विजय खोना यांच्याद्वारे संयुक्तपणे धारक श्रीम. मिनाक्षी विजय खोना यांचे नावे असलेले ॲबॉट इंडिया लि. चा समभाग ३० शेअर्स, दर्शनी मुल्य रु. १०/-, फोलिओ क्र. एम००३४४८, आणि प्रमाणपत्र क्र. १०२८९, विभिन्न क्र. २२१८९३७० ते २२१८९३९९ करिता प्रमाणपत्र हरविलेले किंवा गहाळ झाले आहे आणि निम्नस्वाक्षरीकाराने सदर शेअर्स करिता प्रतिलिपी शेअर प्रमाणपत्र जारी करण्यास कंपनी कडे एक अर्ज दिला. कोणत्याही व्यक्तिस सदर शेअर्स संदर्भात दावा असल्यास त्यांनी ह्या तारखेपासून एक महिन्याच्या आत तिच्या नोंदणीकृत कार्यालय ॲबॉट इंडिया लि. ३-४ कॉर्पोरेट पार्क, सायन ट्रॉम्बे रोड, मुंबई ४०० ०७१ येथे कंपनीकडे असे दावे सदर करावे अन्यथा कंपनी प्रतिलिपी शेअर प्रमाणपत्र जार्र करण्यास कार्यवाही करेल

दिनांकः ३०.०६.२०२२ सही/ मिनाक्षी विजय खोना मुंबई: ४०००८०

भारत सरकार, वित्त मंत्रालय, वित्तीय सेवा विभाग कर्ज वसली न्यायाधिकरण क्र. ।, मुंबई येथे २रा मजला, टेलिफोन भवन, कुलाबा मार्केट, कलाबा, मंबई-४०० ००५ वसूली अधिकारी यांचे समक्ष, कर्ज वसुली न्यायाधिकरण-। जंगम/स्थावर मिळकतीच्या

जप्तीचे वॉरंट वसुली प्रक्रिया क्र. ११३ सन २०२१ परिक. पुढील दिनांक: १५/०७/२०२२

आयसीआयसीआय बँक लि. ...प्रमाणपत्र धारक विरुद्ध दिपक मधुकर कदम आणि अन्य

...प्रमाणपत्र ऋणको

१. दिपक मधुकर कदम डी/१०३, गोकुळ टॉवर, ठाकर कॉम्पलेक्स.

कांदिवली(पूर्व), मुंबई-४००१०१ २. ज्योती दिपक कदम डी/१०३, गोकुळ टॉवर, ठाकुर कॉम्पलेक्स कांदिवली(पूर्व), मुंबई-४००१०१ ज्याअर्थी सन्माननीय पीठासिन अधिकारी

यांनी काढलेल्या टी.ओ.ए. क्र. २४७ सन २०१६ मधील वसुली प्रमाणपत्र क्र. ११३ सन २०२१ च्या संदर्भातील रु २८,५०,७३१/- (रुपये अट्टावीस लाख पन्नास हजार सातशे एकतीस मात्र) यासह त्यावरील व्याज ही रक्कम चुकती करण्यात तुम्ही दिपक मधुकर कदम आणि अन्य (प्रमाणपत्र ऋणको) कसरवार ठरले आहात तुम्हाला याद्वारे कोणत्याही बाबतीत खालील नमूद मिळकतीसह व्यवहार किंवा कब्जा, प्रभारासह हस्तांतर. अन्यसंक्रमण, तिसऱ्य पक्षाचा हितसंबंध निर्माण करणे. वाटप करण्यापासन पढील आदेशापर्यंत प्रतिबंध आणि मनाई करण्यात येत आहे आणि की सर्व व्यक्तींना असे हस्तांतर, अन्यसंक्रमण कब्जा किंवा प्रभारान्वये कोणताही लाभ घेण्यापासन मनाई करण्यात येत आहे

मिळकतीचे विस्तृतीकरण परिशिष्ट:- डी/१०३, गोकुळ टॉवर, ठाकुर कॉम्पलेक्स, कांदिवली (पूर्व), मुंबई-४००१०१ माझ्या हस्ते आणि न्यायाधिकरणाच्या

शिक्क्यासह दिले, सदर २२ जून, २०२२. (अजित त्रिपाठी)

वसली अधिकार कर्ज वसूली न्यायाधिकरण-।

सूचना

श्री. क्लाइव्ह परेरा आणि श्रीम. ग्रीटा क्लाइव्ह परेरा, हे धूरी स्नेहा को- ऑपरेटिव्ह हाऊसिंग सोसायटी लिमिटेड चे सभासद त्यांच्या पत्ता धरी कॉम्पलेक्स. मंदीर जवळ. ओम नगर, वसई पश्चिम,४०१२०२ आणि सोसायटीच्या बिल्डिंग मधील दसरा मजलावर क्र. सी/२०४ धारक फ्लॅट धारक यांचे कोणतेही नामनिर्देशन न करता अनुक्रमे १०.०५.२०२१ आणि ०४.०८.२००६ रोजी निधन झाले.

सोसायटी याद्वारे सोसायटीच्या भांडवल/ मिळकतीमधील मयत सभासदाचे सदर शेअर्स आणि हितसंबंधाचे हस्तांतर होण्यास वारस वारसदार किंवा इतर दावेदार/आक्षेपदार किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून दावे किंवा आक्षेप असल्यास ते सदर सूचनेच्या प्रसिध्दीपासन २१ दिवसात सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्या हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या आक्षेपांच्या पुष्ठ्यर्थ अशी कागदपत्रे आणि अन्य पुराव्यांच्या प्रतींसह मागवित आहे. वर दिलेल्या मुदतीत जर दावे/ आक्षेप प्राप्त झाले नाहीत, तर सोसायटीच्या उपविधीतील तरतुदीमधील दिलेल्या मार्गाने सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाचे शेअर्स व हितसंबंधाचे हस्तांतर करण्यास सोसायटी मोकळी असेल, जर, सोसायटीच्या भांडवल / मिळकतीमधील मयत सभासदाच्या शेअर्स आणि हितसंबंधाच्या हस्तांतरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतुदीनुसार त्यावर सोसायटी कार्यवाही करेल. सोसायटीच्या नोंदणीकृत उपविधीची प्रत दावेदार/ आक्षेपकांद्वारे निरीक्षणासाठी सोसायटीचे कार्यालय/ सोसायटीचे सन्मा. सचिव यांचेकडे स. ११:३० ते सायं.१२.३० मध्ये च्या

तारखेपर्यंत उपलब्ध आहे. धरी स्नेहा सीएचएसएल च्या वतीने आणि करिता

II. Out

paul.lourdes@gmail.com येथे मेल

पाठवावा किंवा त्यांना ८०९७६६१२५६ वर

संपर्क साधावा, जे सदर सचना प्रसिध्दीच्या तारखेपासून तिच्या कालावधी समाप्तीच्या

ठिकाण : मुंबई दिनांक: ३० जून, २०२२

	160400 41	ड्युल्ड बँक)	
BALANCE SHEET AS	AT 31st	MARCH, 2022	(Rs. In La
Capital and Liabilities	Schedule	Current Year 31-3-2022	Previous Yea 31-03-2021
Capital Reserves and Surplus Deposits Borrowings Other liabilities and provisions	1 2 3 4	10613.07 46158.60 349960.61	10430.62 46427.98 365091.78
	5	6943.96	8816 11
Total	5	6943.96 413676.24	8816.11 430766.49
<u> </u>	Schedule		
Total		413676.24 Current Year	430766.49 Previous Yea
Assets Cash and balances with Reserve Bank of India Balance with banks and money at call and short notice	Schedule	413676.24 Current Year 31-3-2022 28080.70 31128.92	430766.49 Previous Yea 31-03-2021 17512.70 32208.80
Assets Cash and balances with Reserve Bank of India Balance with banks and money at call and short notice Investments	Schedule 6 7 8	413676.24 Current Year 31-3-2022 28080.70 31128.92 93672.47	430766.49 Previous Yes 31-03-2021 17512.70 32208.80 91729.25
Assets Cash and balances with Reserve Bank of India Balance with banks and money at call and short notice Investments Advances	Schedule 6 7 8 9	413676.24 Current Year 31-3-2022 28080.70 31128.92 93672.47 219466.83	430766.49 Previous Yes 31-03-2021 17512.70 32208.80 91729.25 247547.40
Assets Cash and balances with Reserve Bank of India Balance with banks and money at call and short notice Investments Advances Fixed Assets	Schedule 6 7 8 9 10	413676.24 Current Year 31-3-2022 28080.70 31128.92 93672.47 219466.83 26770.26	430766.49 Previous Yes 31-03-2021 17512.70 32208.80 91729.25 247547.40 27864.98
Assets Cash and balances with Reserve Bank of India Balance with banks and money at call and short notice Investments Advances	Schedule 6 7 8 9	413676.24 Current Year 31-3-2022 28080.70 31128.92 93672.47 219466.83	430766.49 Previous Yes 31-03-2021 17512.70 32208.80 91729.25 247547.40

- 1	FRN No. 106156W			
(CA S. C. Mehra) Partner M.N. 39730 Statutory Auditor UDIN: 22039730ALXIYJ2117		Suresh Chavan General Manager		Rajan Hombalkar Chief Executive Officer
		CA Mahesh Malushte	Dattaram Chalke	Avinash Sarfare
	lace: Mumbai ate: 29th June 2022	Director	Director	Chairman
		SCHEDULE 1 TO	17	
		Schedule 1 - Capita	Ļ	(Rs. In Lakh)
	PARTICULARS		Current Year 31-3-2022	Previous Year 31-03-2021
	Authorised Capital (12,00,00,000 shares of Rs.25 Subscribed Capital	i/- each)	30000.00	30000.00
	i) Individual 37857406 shares of Rs. 25/-	each	9464.35	9353.83

(6261.41)

Profit/Loss Net profit/loss(-) for the yea

(Previous year 37415342 shares of Rs.25/- each)

ii) Others 4594869 shares of Rs. 25/- each

	lotai	10013.07	10430.62
	Schedule 2 - Reserves and	Surplus	(Rs. In Lakh)
	PARTICULARS	Current Year	Previous Year
	PARTICULARO	31-3-2022	31-03-2021
1	Statutory Reserves	6322.64	6283.27
		6283.27	
	Opening Balance		6175.39
	Additions during the year	39.37	107.88
	Deductions during the year	-	-
ii.	Building Fund	698.10	698.10
	Opening Balance	698.10	698.10
	Additions during the year		
	Deductions during the year		
iii.	Dividend Equalisation Fund	35.10	35.10
	Opening Balance	35.10	35.10
		33.10	33.10
	Additions during the year	-	-
	Deductions during the year	-	-
iv.	Bad & Doubtful Debts Reserve	17103.53	17300.39
	Opening Balance	17300.39	7116.16
	Additions during the year	1820.51	10184.23
	Deductions during the year	(2017.37)	
v.	Special Reserve. u/s 36(1) (viii) of I.T. Act, 1961	120.00	120.00
٧.	Opening Balance	120.00	901.62
		120.00	
	Additions during the year		120.00
	Deductions during the year	-	901.62
vi.	Contingent Provision against Standard Assets	706.93	816.93
	Opening Balance	816.93	883.91
	Additions during the year	-	- 1
	Deductions during the year	(110.00)	66.98
vii.	Charity Fund	3.49	3.49
•	Opening Balance	3.49	3.49
	Additions during the year	3.43	3.45
			•
	Deductions during the year		
viii.	Staff Welfare Fund	1.62	1.62
	Opening Balance	1.62	1.62
	Additions during the year	-	-
	Deductions during the year	-	
ix.	Investment Fluctuation Fund	763.90	763.90
17.1	Opening Balance	763.90	763.90
		703.50	/03.50
	Additions during the year	-	-
	Deductions during the year		
x.	Member Welfare Funds	25.49	25.52
	Opening Balance	25.52	25.92
	Additions during the year	0.98	
	Deductions during the year	(1.01)	(0.40)
xi.	Contingency Reserve	966.08	966.08
	Opening Balance	966.08	966.08
		300.00	500.00
	Additions during the year		-
	Deductions during the year		
xii.	Jayprakash Narayan Nidhi	5.64	5.64
	Opening Balance	5.64	5.64
	Additions during the year	-	-
	Deductions during the year	-	-
xiii.	Investment Depreciation Reserve	310.25	310.25
	Opening Balance	310.25	310.25
	Additions during the year	310.23	510.25
xiv.	Deductions during the year General Reserve	551.98	551.98
XIV.			
	Opening Balance	551.98	523.52
	Additions during the year	-	28.46
	Deductions during the year	-	-
XV.	Revaluation Reserve	22214.94	22992.75
	Opening Balance	22992.75	23582.31
	Additions during the year	22332.73	23302.31
		(200.40)	•
	Deductions during the year on sale of asset	(208.19)	
	Deductions during the year for depreciation	(569.62)	(589.56)
xvi.	Bad & Doubtful Debts Reserve ARC	141.76	141.76
	Opening Balance	141.76	141.76
	Additions during the year	-	-
	Deductions during the year		
xvii	Provision for Restructure Advances	1594.95	1594.95
A	Opening Balance	1594.95	1594.95
		1334.33	1334.33
	Additions during the year	· ·	
	Deductions during the year	-	-
		1	
xviii.	Golden Jubilee Fund	0.00	0.00
	Opening Balance	-	28.47
	Additions during the year		
	Deductions during the year	1	(28.47)
xix.	Balance in Profit and Loss Account	(5407.80)	(6183.75)

	Opening Balance	-	28.47	
	Additions during the year	-	- 1	
	Deductions during the year	-	(28.47)	
xix.	Balance in Profit and Loss Account	(5407.80)	(6183.75)	
	Total (I to xix)	46158.60	46427.98	
	Schedule 3 - Deposi	s (Rs. In Lakh		
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021	
A.I.	Demand Deposits	17651.63	15641.96	
	(i) From banks	-	-	
	(ii) From others	17651.63	15641.96	
H.	Savings Bank Deposits	89911.85	85952.91	
III.	Term Deposits	242397.13	263496.91	
	(i) From banks	-	-	
	(ii) From others	242397.13	263496.91	
	Total (I, II and III)	349960.61	365091.78	
В.	(i) Deposits of branches in India	349960.61	365091.78	
	(ii) Deposits of branches outside India	-	-	
	Total	349960.61	365091.78	
	Schedule 4 - Borrowii	ngs	(Rs. In Lakh)	
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021	
I.	Borrowings in India (a) Reserve Bank of India (b) Other banks	-	-	

	Secured borrowings included in I and II above - Rs.	-	-			
	Schedule 5 - Other Liabilities and Provisions					
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021			
I. II. III. IV.	Bills payable Inter-office adjustment (net) Interest accrued Others (including provisions)	- - 113.21 6830.75	0.10 22.17 127.25 8666.59			
	Total	6943.96	8816.11			
	Schedule 6 - Cash and Balances with Re	eserve Bank of India	(Rs. In Lakh			
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021			
l. II.	Cash in hand (including foreign currency notes) Balances with Reserve Bank of India (a) in Current Account (b) in Other Accounts	4540.52 23540.18	3536.80 13975.90			
	Total (I and II)	28080.70	17512.70			
	Schedule 7 -Balances with Bank's and Mone	y at Call and Short No	otice (Rs. In Lakh			
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021			
I.	In India (i) Balances with banks (a) in Current Account	2572.51	3342.12			

PARTICULARS	31-3-2022	31-03-2021	the last commence of the second second
ndia			to a market of process that is a second a
(i) Balances with banks			
(a) in Current Account	2572.51	3342.12	
(b) in Other Deposit Accounts	28556.41	28866.68	Teaber Represents to the law and of the Invariant
(ii) Money at call and short notice			Tanan dalam an anna an anna an an
(a) with banks	-	-	other commencement and see partial commencement of the Commencement and
(b) with other institutions	-	-	A second second second
Total (i and ii)	31128.92	32208.80	the state of the s
tside India			
(i) in Current Account			a super solopuration out
(ii) in Other Deposit Accounts	-	-	and the plant of the control of the
(iii) Money at call and short notice	-	-	hand as he as a married a
Total (i, ii and iii)			other with persuits a .
Grand Total (I and II)	31128.92	32208.80	- take to make ta was s

	Schedule 8 - Investmen	Current Year	(Rs. In Lakh Previous Year
	PARTICULARS ents in India in	31-3-2022	31-03-2021
(i) Go	vernment Securities her approved securities	75573.14 -	72942.47
(iii) Sh		13.02 0.00	13.02 0.00
(v) S	ubsidiaries and/or joint ventures others (to be specified)	0.00	0.00
	ecurity Receipts Total	18086.31 93672.47	18773.76 91729.25
	ents outside India in vernment Securities (including local authorities)		
(ii) Su	ubsidiaries and/or joint ventures abroad Others (to be specified)		-
(111)	Total		
	Grand Total (I and II) Schedule 9 - Advance	93672.47	91729.25 (Rs. In Lakh
	PARTICULARS	Current Year	Previous Year
. (i) B	ills purchased and discounted	31-3-2022	31-03-2021
	ash Credits, overdraft and loans repayment on demand erm loans	92220.12 127246.71	106734.65 140812.75
. (i) S	ecured by tangible assets	219466.83 211430.33	247547.40 236439.50
(ii) C	overed by Bank/Government Guarantees Insecured	8036.50	11107.90
	Total sin India	219466.83	247547.40
(i) P	riority Sectors rublic Sector	131288.55	125235.59
(iii) B	lanks Others	- 88178.28	122311.81
	Total	219466.83	247547.40
(i) Du	s outside India ue from banks		
(a) Bi	ue from others Ils purchased and discounted	-	-
(b) Sy (c) O			-
	Total Grand Total (C.I and II)	0.00 219466.83	0.00 247547.40
	Schedule 10 - Fixed Ass		(Rs. In Lakh Previous Year
	PARTICULARS	Current Year 31-3-2022	31-03-2021
	t as on 31st March of the preceding year	23953.94 24777.01	24777.01 25180.54
Addit	ions during the year ctions during the year	14.54 (224.72)	224.93 0.00
Depre	eciation for the year eciation on Revaluation Assets	(43.26) (569.62)	(38.93) (589.53)
Other Fix	xed Assets (including furniture and fixtures) at as on 31st March of the preceding year	2816.31 3087.97	3087.97 3135.98
Addit	ions during the year ctions during the year	83.81 (0.69)	343.27 (1.07)
	eciation for the year Total (I and II)	(354.78) 26770.26	(1.07) (390.20) 27864.98
	Schedule 11 - Other Ass	ets	(Rs. In Lakh
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021
Inter-offi	ice adjustments (net)	55.39 9351.94	0.00 8738.40
I. Tax paid	in advance/tax deducted at source	175.95 67.93	26.22 78.04
Non-ban	ry and stamps king assets acquired in satisfaction of claims	-	-
. Others	Total	4905.85 14557.06	5060.69 13903.36
	Schedule 12 - Contingent Li	abilties	(Rs. In Lakh
		Current Year	Previous Year
	PARTICULARS	Current Year 31-3-2022	Previous Year 31-03-2021
Claims ag Liablitiy f	ainst the bank not acknowledged as debts or partly paid investments		
Claims ag Liablitiy f Liability c	rainst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts tes given on behalf of constituents	31-3-2022 - - - -	31-03-2021 - - - - -
Claims ag Liablitiy f Liability c Guarante (a) In Indi (b) Outsi	gainst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts ses given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India		
Claims ag Liablitiy f Liability c Guarante (a) In Indi (b) Outsi Acceptal	gainst the bank not acknowledged as debts or partly paid investments na account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India nces, endorsements and other obligations for which the bank is contingently liable (DEAF)	31-3-2022 - - - 9565.08 - - 1909.99	31-03-2021 - - - - - 12227.89 - - 1730.25
Claims ag Liablitiy f Liability c Guarante (a) In Indi (b) Outsi Acceptal	gainst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India nces, endorsements and other obligations	31-3-2022 - - - 9565.08 - - 1909.99 11475.07	31-03-2021 - - - - - 12227.89
Claims ag Liablity f Liablity c Guarante (a) In Indi (b) Outsi Accepta Other ite	gainst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts see given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India nces, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total	31-3-2022 - - 9565.08 - 1909.99 11475.07 rrned Current Year	31-03-2021 - - - - - - - - - - - - - - - - - - -
Claims ag Liablity f Liablity c Guarante (a) In Indi (b) Outsi Acceptal Other ite	painst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts es given on behalf of constituents a [dBank Guarantees and Letter on Credit issues) de India le India is consistent of the contracts of the India is the India is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS	9565.08 9565.08 1909.99 11475.07 rrned Current Year 31-3-2022 22125.27	31-03-2021
Claims ag Liablity of Liability of Guarante (a) In Indi (b) Outsi Acceptal Other ite	painst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts essigned on behalf of constituents (a (Bank Guarantees and Letter on Credit issues) de India control to the control of the c	9565.08 9565.07 1909.99 11475.07 rned Current Year 31-3-2022	31-03-2021 - - - - - - - - - - - - - - - - - - -
Claims ag Liablity of Liability of Guarante (a) In Indi (b) Outsi Acceptal Other ite	gainst the bank not acknowledged as debts or partly paid investments or account of outstanding forward exchange contracts see given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India nces, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS	9565.08 9565.08 1909.99 11475.07 rrned Current Year 31-3-2022 22125.27	31-03-2021
Claims ag Liablitty f Liablitty f Liablitty f Guarante (a) In Indi (b) Outsi Accepta Other ite Interest, Income o Interest on Others Total	cainst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter or Credit issues) de India caces, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS discount on advances/bills nivestments balances with Reserve Bank of India and other inter-bank funds Schedule 14 -Other Inco	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 28694.41	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17
Claims ag Liability (Liability (Guarante (painst the bank not acknowledged as debts or partly paid investments on account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India conces, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS discount on advances/bills in investments balances with Reserve Bank of India and other inter-bank funds Schedule 14 - Other Ince PARTICULARS	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 ome Current Year 31-3-2022	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 24250.96 6741.17 30992.13 (Rs. In Lakh Previous Year 31-03-2021
Claims ag Liability (Liability (Guarante (a) In Indi (b) Outsi Acceptai Otherite Interest/- Income o Interest o Commiss Total	cainst the bank not acknowledged as debts or partly paid investments or account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter or Credit issues) de India caces, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest EaPARTICULARS discount on advances/bills nievestments balances with Reserve Bank of India and other inter-bank funds Schedule 14 - Other Inco PARTICULARS ion, exchange and brokerage sale of investments	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 28694.41 ome Current Year 31-3-2022 508.78 325.35	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91
Claims ag Lability f Liability c Guarante (a) In Indi (b) Outsi Acceptar . Other ite Interest or, Others Total Commiss Profit on Less: Loss Less Lability Lability Acceptar Lability Lability Acceptar Commiss Profit on Less: Loss Less Loss Lability Lability Acceptar Lability Lability Acceptar Claims ag Lability Acceptar Carriers or Acceptar Less: Loss Less: Loss Lability Lability Acceptar Lability Acce	painst the bank not acknowledged as debts or partly paid investments or account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter or Credit issues) de India case, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS discount on advances/bills ninvestments to investments and other inter-bank funds Schedule 14 -Other Inco PARTICULARS ion, exchange and brokerage sale of investments son sale of investments	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 21215.27 6569.14 bme Current Year 31-3-2022 508.78	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 30992.13 (Rs. In Lakh Previous Year 31-03-2021 486.69
Claims ag Liability f Liability Claims ag Liability f Claims ag Liability f Claims ag Liability Claims ag	painst the bank not acknowledged as debts or partly paid investments are account of outstanding forward exchange contracts es given on behalf of constituents as (Bank Guarantees and Letter or Credit issues) de India case, endorsements and other obligations ms for which the bank is contingently liable (DEAF) Total Schedule 13 - Interest Ea PARTICULARS discount on advances/bills ninvestments Schedule 14 -Other Inco PARTICULARS ion, exchange and brokerage sale of investments son available of investments son revaluation of livestments son revaluation of investments	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 28694.41 ome Current Year 31-3-2022 508.78 325.35	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91
Claims ag Liability f Liability (Guarante (a) In Indi (b) Outsis Acceptar . Other ite Interest/ Income o Interest of Interest of Commiss Total . Commiss Profit on Less: Los .	painst the bank not acknowledged as debts or partly paid investments or partly paid investments ac gour for outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India Gank Guarantees and Letter on Credit issues) de India Schedule 13 - Interest Ea PARTICULARS discount on advances/bills investments balances with Reserve Bank of India and other inter-bank funds Schedule 14 - Other Inco PARTICULARS dion, exchange and brokerage sale of Inneystments son as each of investments son as each of investments son revaluation of investments son or evaluation of investments son revaluation of investments son or evaluation of investments son revaluation of investments son revaluation of investments son exchange and brokerage sale of Inney Judicings and other assets exchange transactions	31-3-2022 9565.08 1909.99 11475.07 rmed Current Year 31-3-2022 22125.27 6569.14 me Current Year 31-3-2022 31-3-2022 508.78 325.35 (51.06)	12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91 (94.02)
Claims ag Liability f Liability C Guarante (a) In India (b) Outsia Acceptaia Other ite Interest (n) Income o Interest on Others Total Commiss Profit on Less: Loss - Profit on Less: Los - Profit on Less: Los - Profit on Less: Los - Income on	painst the bank not acknowledged as debts or partly paid investments or account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India General Contracts and Contracts of the Contracts of the Contract of Contracts	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14	31-03-2021 12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 30992.13 (Rs. In Lakh Previous Year 31-03-2021 (94.02) 2.78 - 0.00
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Claims ag Liability f Liability f Guarante (a) In India (b) Outsis Acceptaal Acceptaal Interest/ Income o Interest o o Inter	painst the bank not acknowledged as debts or partly paid investments or partly paid investments account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter or Credit issues) de India cases, endorsements and other obligations ms for which the bank is contingently liable (DEAF). Schedule 13 - Interest Ea PARTICULARS discount on advances/bills on investments belances with Reserve Bank of India and other inter-bank funds belances with Reserve Bank of India and other inter-bank funds in investments belances with Reserve Bank of India and other inter-bank funds Schedule 14 - Other Inco PARTICULARS ion, exchange and brokerage sale of investments so on seal of investments so on evaluation of investments so on revaluation of investments so on evaluation of investments so on exchange transactions are defand, buildings and other assets exchange transactions armed by way of dividends, etc. necessifications.	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14	31-03-2021 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 24250.96 6741.17 30992.13 (Rs. In Lakh Previous Year 31-03-2021 485.69 1964.91 2.78 2.78 2.78 2.78 2.78 4996.83 (Rs. In Lakh Previous Year 31-03-2021 21820.54 (Rs. In Lakh
Claims ag Liability f Guarante (a) In India (b) Outsi Acceptain Acceptain Interest/ Income o Interest or Interest	painst the bank not acknowledged as debts or partly paid investments or partly paid investments account of outstanding forward exchange contracts tes given on behalf of constituents at (Bank Guarantees and Letter on Credit issues) tel India Schedule 13 - Interest En PARTICULARS discount on advances/bills n investments balances with Reserve Bank of India and other inter-bank funds Schedule 14 - Other Inco PARTICULARS ion, exchange and brokerage sale of investments son sale of sind privestments son sole of investments son or evaluation of investments son exchange transactions armed by way of dividends, etc. neous Income Schedule 15 - Interest Exp PARTICULARS on deposits on Reserve Bank of India/Inter-bank borrowing Schedule 16 - Operating Ex PARTICULARS	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 come Current Year 31-3-2022 508.78 325.35 (\$1.06) 64.00 64	31-03-2021 12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91 (94.02) 2.78 0.00 2636.47 4996.83 (Rs. In Lakh Previous Year 31-03-2021 21820.54 (Rs. In Lakh
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Claims ag Liability f Liability Claims ag Liability f Claims ag Liability f Claims ag Capta and	painst the bank not acknowledged as debts or partly paid investments or account of outstanding forward exchange contracts es given on behalf of constituents a (Bank Guarantees and Letter on Credit issues) de India General Research of the Contracts of the Contracts of the Contract of th	31-3-2022 9565.08 1909.99 11475.07 rned Current Year 31-3-2022 22125.27 6569.14 28694.41 ome Current Year 31-3-2022 508.78 325.35 (51.06) 64.00 64.00 64.00 19.37 3812.64 4660.68 ended Current Year 31-3-2022 17864.63 penses Current Year 31-3-2022	31-03-2021 12227.89 1730.25 13958.14 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91 (94.02) 2.78 0.00 2636.47 4996.83 (Rs. In Lakh Previous Year 31-03-2021 486.69 1964.91 (94.02) 2.78 0.00 2636.47 4996.83 (Rs. In Lakh Previous Year 31-03-2021 21820.54 (Rs. In Lakh
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मोतीलाल ओसवाल फानान्शिअल सर्व्हिसेस लिमिटेड

सीआयएन: एल६७१९०एमएच२००५पीएलसी१५३३९७ नोंदणीकृत कार्यालय: मोतीलाल ओसवाल टॉवर्स, रहिमतुल्ला सयानी रोड, परळ एसटी डेपोसमोर, प्रभादेवी, मुंबई-४०० ०२५. दूरध्वनी क्रमांक: +९१ २२ ७१९३४२००/+९१ २२ ७१९३ ४२६३; फॅक्स क्र.: +९१ २२ ५०३६ २३६५; ई-मेल: <u>shareholders@motilaloswal.com;</u> वेबसाईट: <u>www.motilaloswalgroup.com;</u>

सतराव्या वार्षिक सर्वसाधारण सभेच्या सूचनेकरिता शुध्दिपत्र

व्हिडिओ कॉन्फरन्स (''व्हीसी'') मार्फत सोमवार, ११ जुलै, २०२२ रोजी सं. ४.०० वा. आयोजित केल्या जावयाच्या मोतीलाल ओसवाल फायनान्शीअल सर्व्हिसेस लिमिटेड (''कंपनी'') च्या सतराव्या वार्षिक सर्वसाधारण सभा (''एजीएम'') बोलावण्यासाठीच्या १७ जून, २०२२ दिनांकित सूचनेच्यापुढे जोडून हे शुध्दिपत्र जारी करण्यात येत आहे. ह्या संदर्भात, कपया खालील बदलांची नोंद घ्यावी:

सूचनेच्या पान क्र. ३ वर **बाब क्र. ८** अंतर्गत, ठरावाच्या पहील्या परिच्छेदानंतर खाली वर्णन केलेल्या परिच्छेद घातला जावा. पढे ठरविण्यात आले की, कंपनीच्या सभासदांची मंजुरी आ.व. २०२२-२३ पासून आ.व. २०२६-२७ पर्यंतच्या ५ (पाच) आर्थिक वर्षांच्या ("आ.व.") कालावधीसाठी वैध राहील.

सूचनेच्या पान क्र. १४ वर स्पष्टीकरणात्मक निवेदनाच्या बाब क्र. ६ अंतर्गत, तिसऱ्या परिच्छेदानंतर खालील परिच्छेद घातला

आर्थिक वर्ष २०२२-२३ साठी कंपनीचे वैधानिक लेखापरीक्षक. मे. सिंधी अँड कं. यांना प्रदान करावयाचे प्रस्तावित पारिश्रमिक (लेखापरीक्षण शुल्क) आहे. ₹ २९.७० लाख वरकड खर्च आणि प्रयोज्य दरांनी कर. हेच शुल्क कंपनी आणि वैधानिक लेखापरीक्षक यांच्यात आपापसात मान्य होईल त्याप्रमाणे नंतरच्या वर्षांसाठी प्रदान केले जाईल.

वरील बदल अंतर्भृत केल्यानंतर सुधारित सूचना कंपनीची वेबसाईट म्हणजेच www.motilaloswalgroup.com बीएसई लिमिटेड म्हणजेच. www.bseindia.com नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड म्हणजेच, <u>www.nseindia.com</u> आणि सेंट्रल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेडची वेबसाईट www.evotingindia.com वर उपलब्ध करून दिली जाईल

मोतीलाल ओसवाल फानान्शियल सर्व्हिसेस लिमिटेडसाठी

सही/-कैलाश परोहीत

(एसीएस: २८७४

कंपनी सेक्रेटरी आणि अनुपालन अधिकारी

ठिकाण: मुंबई दिनांक: २९ जुन

POST OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 (AS AMENDED)

ESCORTS FINANCE LIMITED

Registered Office: Plot no. 19, Industrial Area, Phase 2, Chandigarh-160002; Corporate Identification Number (CIN): L65910CH1987PLC033652; Tel: 0129-2564116; Website: www.escortsfinance.com

OPEN OFFER FOR ACQUISITION OF UP TO 10,465,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES"), REPRESENTING 26.00% OF THE EXPANDED VOTING SHARE CAPITAL OF ESCORTS FINANCE LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY KUROTA CORPORATION ("ACQUIRER") PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF ÍNDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (THE "OPEN OFFER" OR "OFFER"). NO OTHER PERSON IS ACTING IN CONCERT WITH THE ACQUIRÉR FOR THE PURPOSE OF THIS OPEN OFFER

This post-offer advertisement ("Post-Offer Advertisement") is being issued by Morgan Stanley India Company Private Limited ("Manager/Manager to the Open Offer"), for and on behalf of the Acquirer, in connection with the Open Offer to the Public Shareholders of the Target Company, in accordance with Regulation 18(12) of the SEBI (SAST) Regulations.

This Post-Offer Advertisement should be read in continuation of, and in conjunction with the

(a) public announcement dated 18 November 2021 ("Public Announcement" or "PA");

(b) detailed public statement dated 19 April 2022 which was published on 20 April 2022 in the following newspapers: Financial Express (English), Jansatta (Hindi), Navshakti (Marathi), Punjabi Tribune (Punjabi) ("Detailed Public Statement" or "DPS");

(c) letter of offer dated 27 May 2022 along with the Form of Acceptance-cum-Acknowledgement ("Letter of Offer" or "LoF"); and (d) pre-offer advertisement cum corrigendum to the DPS dated 2 June 2022 which was published on 3 June 2022 in the ollowing newspapers: Financial Express (English), Jansatta (Hindi), Navshakti (Marathi), Punjabi Tribune (Punjabi)

("Pre-Offer Advertisement cum Corrigendum") This Post-Offer Advertisement is being published in all such newspapers in which the Detailed Public Statement and the Pre-Offer Advertisement cum Corrigendum, were published.

For the purposes of this Post-Offer Advertisement:

(a) "Existing Share Capital" means the total issued and fully paid-up equity share capital of the Target Company i.e., 40,096,800 Equity Shares, and the partly paid-up equity share capital of the Target Company, i.e., 153,200 Equity Shares (of which ₹ 5 per Equity Share is unpaid towards face value and ₹ 25 per Equity Share is unpaid towards share premium), as on the date of this Post-Offer Advertisement;

As per the publicly available shareholding pattern of the Target Company for the quarter ended 31 March 2022, there are 153,100 partly paid-up Equity Shares. However, the Target Company has informed that due to an error, 153,100 Equity Shares are reflected as partly paid-up Equity Shares and pursuant to an ongoing rectification exercise the number increase to 153,200 partly paid-up Equity Shares subject to rectification exercise being successfully completed;

(b) "Expanded Voting Share Capital" means the total equity share capital of the Target Company on a fully diluted basis expected as of the 10th Working Day from the closure of the Tendering Period for the Open Offer. This includes 153,200 partly paid-up Equity Shares held by the Public Shareholders of the Target Company (of which ₹ 5 per Equity Share is unpaid towards face value and ₹ 25 per Equity Share is unpaid towards share premium).

Capitalised terms used but not defined in this Post-Offer Advertisement shall have the same meaning assigned to such terms i the Letter of Offer and the Pre-Offer Advertisement cum Corrigendum

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open

1. Name of the Target Company Escorts Finance Limited

2. Name of the Acquirer Kubota Corporation Morgan Stanley India Company Private Limited 3. Name of the Manager to the Open Offer

4. Name of the Registrar to the Open Offer

5. Open Offer Details a) Date of Opening of the Open Offer 6 June 2022 (Monday) b) Date of Closure of the Open Offer 17 June 2022 (Friday)

6. Date of Payment of Consideration

Details of Acquisition

28 June 2022 (Tuesday)

KFin Technologies Limited

S. No	PARTICULARS	OPEN OFFER		ACTU	JALS
7.1	Offer Price (per equity share)		₹ 5.08		₹ 5.08
7.2	Aggregate number of shares tendered		10,465,000(1)		4,731
7.3	Aggregate number of shares accepted		10,465,000(1)		4,431(5)
7.4	Size of the Offer (Number of shares multiplied by Offer Price per share)	₹	53,162,200(1)		₹ 22,509
7.5	Shareholding of the Acquirer before agreements/ Public Announcement (Number of Equity Shares and % of Expanded Voting Share Capital)		Nil (0.00%)		Nil (0.00%)
7.6	Shares acquired by way of agreements(2)				
	Number		Nil		Nil
	% of the Expanded Voting Share Capital		(0.00%)		(0.00%)
7.7	Shares acquired by way of Open Offer				
	Number		10,465,000(1)		4,431
	% of the Expanded Voting Share Capital		26.00% ⁽¹⁾		0.01%
7.8	Shares acquired after Detailed Public Statement(3)		Nil		Nil
	Number of shares acquired				
	Price of the shares acquired				
	% of the Expanded Voting Share Capital		(0.00%)		(0.00%)
7.9	Post offer shareholding of Acquirer				
	Number		10,465,000(1)		4,431
	% of the Expanded Voting Share Capital		26.00%(1)		0.01%
7.10	Pre and Post offer shareholding of the public	Pre-offer	Post-offer	Pre-offer	Post-offer
	Number	12,226,822(4)	1,761,822(1)(4)	12,226,822(4)	12,222,391(4)
	 % of the Expanded Voting Share Capital 	30.38%(4)	4.38%(1)(4)	30.38%(4)	30.37%(4)

Notes:

(1) Assuming full acceptance under the Open Offer.

(2) As disclosed in the Letter of Offer, this Open Offer is a mandatory open offer in compliance with Regulations 4 and 5(1) of the SEBI (SAST) Regulations and is being made as a result of an indirect acquisition of control over the Target Company by the Acquirer pursuant to the Underlying Transaction that was completed on 11 April 2022. The Acquirer has not directly acquired any equity shares in the Target Company, except pursuant to the Open Offer.

Except those Equity Shares specified in Sr. No. 7.7 above.

Includes 153,200 Equity Shares that are partly paid-up. As per the publicly available shareholding pattern of the Target Company for the quarter ended 31 March 2022, there are 153,100 partly paid-up Equity Shares. However, the Target Company has informed that due to an error, 153,100 Equity Shares are reflected as partly paid-up Equity Shares and pursuant to an ongoing rectification exercise the number will increase to 153,200 partly paid-up Equity Shares subject to rectification exercise being successfully

4,731 Equity Shares were tendered in the Open Offer of which 4,431 Equity Shares were validly tendered and accepted in the Open Offer and 300 Equity Shares held in physical form were not accepted due to non-receipt of documents required for acceptance in the Open Offer.

The Acquirer and its directors accept full responsibility for the information contained in this Post-Offer Advertisement (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target

Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations. This Post-Offer Advertisement will also be available on the website of SEBI (www.sebi.gov.in), BSE Limited

Registrar to the Open Offer

▲ KFINTECH

KFin Technologies Limited

Telephone: +91 40 6716 2222

E-mail: efl.openoffer@kfintech.com

Fax: +91 40 2343 1551

Website: www.kfintech.com

SEBI Registration Number: INR000000221 Address: Selenium, Tower B, Plot No- 31 and 32, Financial District, Nanakramguda, Serilingampally,

Hyderabad, Rangareddi - 500 032, Telangana, India Contact person: M Murali Krishna

(www.bseindia.com) and the registered office of the Target Company.

Issued on behalf of the Acquirer by the Manager

Morgan Stanley Morgan Stanley India Company Private Limited SEBI Registration Number: INM000011203 Address: 18F, Tower 2, One World Center, Plot 841

Senapati Bapat Marg, Lower Parel, Mumbai - 400013, India Contact Person: Mr. Prakhar Jaju Tel: 91 22 6118 1000; Fax: 91 22 6118 1040 E-mail: escortsfinance openoffer@morganstanlev.com

Website: https://www.morganstanley.com/about-us/global-offices/india

Issued by the Manager to the Open Offer For and on behalf of the Acquirer

Signed for and on behalf of Kubota Corporation (Acquirer)

Name: Hideo Takigawa Title: Executive Officer, GM of Corporate Planning and Control Dept.

Place: 2-47, Shikitsuhigashi, 1-chome, Naniwa-ku, Osaka, 556-8601, Japan

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