

# CLARA INDUSTRIES LTD.

CIN:- L25209UP2021PLC151537

Regd. Office :- 127/1, Gram Simbhalka JunardarPargana, Tehsil and District Saharanpur. Pincode :- 247001 Uttar Pradesh, India

Phone :- +91 8171884399, Email :- info@clara.co.in Website :- www.clara.co.in

# May 19, 2023

To, Sr. General Manager Listing Operation, **BSE Limited**, P.J. Towers, Dalal Street, Mumbai– 400 001

# Scrip Code: 543435

Dear Sir/Madam,

Sub: Intimation under Regulation 84(1) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations") and Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

This is to inform you that the Company has issued an advertisement under Regulation 84(1) of the SEBI ICDR Regulations, which includes, inter alia, details of the date of completion of dispatch of the abridged letter of offer and application form, details in relation to centres where shareholders or persons entitled to receive rights entitlement may obtain duplicate copies of applications forms and details in relation to applications on plain paper by shareholders (the "Advertisement").

The Advertisement has been issued by the Company on Friday, i.e. May 19, 2023, in all editions of English national daily newspaper, "Financial Express", all editions of Hindi national daily newspaper, "Jansatta", and Saharanpur newspaper, "Amar Chingari".

We hereby submit the Advertisement in pdf format for dissemination on your website.

This is for your information as also for the information of your members and the public at large.

Thanking you,

Yours faithfully

For Clara Industries Limited

Parry Kukreja Managing Director DIN: 06649401

## **FINANCIAL EXPRESS**

(formerty known as Swaraj Automotives Limited) CIN : L45202PB1974PLC003516 Regd. Office : C-127, IV Floor, Salguru Infloten, Phase VIII, Industrial Area, SAS Nagar (Mohail), Punjab - 160062, Ph\_0172-1650377, Fax: 0172-1650377

NOTICE Transfer of Equity Shares of the Company to Investor Education and Protection Fund Authority In terms of Section 124(6) of the Companies Act, 2013 ("Act") read with Rule G(3) of Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Rethung Rules, 2010 (Rules). f Equity Shares of th

Transfer and Refund) Rules 2010 (Rules). Notice is hereby given to the shareholders of "SAL Automotive Limited" ("the Company") as under: As per said Rules, if a shareholder does not claim the dividend amount for a consecutive period of seven years or more, then the shares held by him/the shall be transferred to the demat account of the Investors Education and Protector Fund Automity" (IPEF Automy") constituted in accordance with the Rules. Accordingly, shares of all those shareholders. who haven't claimed the dividend's for the last seven consecutive years or more, are now due for transfer to demat account of IEFF Authority.

the diversity of the last sevent consecurey years or more, are now oue or transfer to demat account of IEPF Authonity. Adhering to the various requirements set out in the Rules, the Company will and, individual notice to the concerned shareholders whose shares are liable to be transferred to IEPF Authonity for taking appropriate action(s). The III details of such shareholders including their names, folio no. or DP ID & Client ID and shares due for transfer shall be posted on the vebsite of the company i.e. www.slatutomOthyte.in. The concerned shareholders are thus requested to claim the unclaimed dividend by sending us a written application along with laj copy of PAN Cardt, (b) a cancelled cheue of your registered bank account; and (c) the original un-encashed Dividend warrant or a duly likel in indeminity bond to the Company's Registered Otto is: c. C-127, 4<sup>4</sup> Floor; Staguru Infolech, Industrial Area, Phase -8, Mohali – Chandigati - transfer by ME's aid date, necessary steps will be initiated by the Originary to claimed by the said date, necessary steps will be initiated by the Company to claimed by the said date, in the following marner: Nithe account and with the Rules, in the following marner: If the strates held are in physical form – Dupices Hare centificate(s) in lieu

If the shares held are in physical form - Duplicate share certificate(s) in lieu of original share certificate(s) held by the shareholder, will be issued and transferred to denat account of LFF Authorthy. The original share certificate(s) which shard registered in the name of shareholder will be deemed cancelle and non-negotiable.

If the shares held are in demat form-Your demat account will be debited fo the shares liable for transfer to IEPF Authority.

the shares liable for transfer to IEPF Authority. Upon transfer, the Shareholders will be able to claim these equity shares only from the IEPF Authority by making an online application the details of which are available at www.iepf gov/n and sending a physical copy of the same duy signed to the Company along with the requisite document enumerated in the "Web Four IEPF-5" For any queries on the subject matter, shareholders may contact the Company Registrar and Transfer Agents 1-55, "F foor, Ma Anandmayee Marg, Oxhia I, Oxhia Industrial Area, Nexe Dehi, Dehin 1 tor202 (darters), Fax: 011 - 41406149, Email admin@mcsregistars.com else you can also contact to the notal officiant the Company al C-17, 4" Floor, Staturu Infelder, Industrial Area, Reas– Mohail, Chandigan–16002; email: **kushik ggan@slautomotive.in**.

The information contained in this notice is also available on the Company's website www.salautomotive.in and on the website of BSE al ndia.com

For and on behalf of SAL Automotive Limited Sd/-

Date : 18.05.2023 Place : SAS Nagar (Mohali)

(Gagan Kaushik Company Secretary M. No. FCS 8080



uant to Section 124(5) of the Companies Act. 2013 and the Ir Protection Fund Authonity (Acocumting, Audit, Transfer an (, ICEPF Rules 2016), a Company is required to transfer the a land remaining unpaid and unclaimed for a continuous per s from the date of transfer of such amount to Unpaid Divide interment Entimation and Protection Fund (Fund) set is Act, 2013 and the Investor I g. Audit, Transfer and Refur uired to transfer the amounts ins from the date of trans dit of the lower of trans

on 124(6) of the Companies Act, 2013 and IE of which dividend has not been paid or claimed to IEPFA rears or more, shall also be transferred to IEPF Account. shareholders, in respect of shares for which dividend had unpaid for seven consecutive years and transferred to ternat Account, are available on the website of the Co ails of th

for the financial year 2015-16 @ Rs. 1.60 per equity shat 016. As per the provisions of the Companies Act, 2013, th d amounts of the aforesaid dividend became due for transfer onding shares of the holders who have not encashed claime en consecutive years are also liable to be transferred to IEP owned. im Dividend for the fin on 15.02.2016. As pe

ote that if any amount/ shares are tr e claimed from the 'Investor Educatio risk to be claimed from the "investor Education rity following the procedure as provided under IEPF Rul (s) may refer to "IEPF Details" under the "Investors" ww.ntpc.co.in for further information for unclaimed/ is to be investors. les, 2016. \* section of the www.ntpc.co.in for further information for uncellended un use to be transferred to IEPF Account. To avoid the inco-the refund' shares from 'Investor Education and Pro-i, shareholders who have not received (alimetid encash) the Interim dividend for the financial year 2015-16 paid in Fa-tible reference. terim dividend for the financial year 2015-16 paid in Fel claims with the RTA i.e. Beetal Financial & Computer 3 es, 3° Floor, 99 Madangir, Behind Local Shopping C as Mandir, New Delhi-110062, Tel.: (011) 29961281. das Mandit, reev urse-961284 and Emait htpc@beetalfinancial.com or wr Services Department. NTPC Ltd. at the address may kindly ensure that claim, if any, is receiv or before 31.5.2023 to ensure that unclaimed/ u hares are not transferred to the Fund. at dotes for lodging claims for unpaid/ unclaim indicated above red by the RTA NTPC Ltd. o



 31 & 32, Gachibowii Financial District, Nanakramguda ad-500 032 Phone No: 040-67161518; Fax: (+91 40) ted to keep their email ID and other relevan pository Participant (DP), in case of shares held ith the Company/ RTA, in case of shares held in

For and on behalf of NTPC Ltd. Date: 18.05.2023 (Arun Ku

Leading the Power Sector

## **"MPORTANT**

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Contact Per

(THE "COMPANY" OR "THE ISSUER") ONLY LAST DATE FOR ON MARKET RENUNCIATION\* **ISSUE OPENS ON** ISSUE CLOSES ON" TUESDAY, May 23, 2023 MONDAY, May 29, 2023 THURSDAY, JUNE 01, 2023

or a duly authorised committee thereof will have the right to extend the Issue period as it may determine from but not exceeding 30 (thrity) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, al of Application shall be permitted by any Applicant after the Issue Closing Date.

no windrawai of Application shall be permitted by any Applicant after the Issue Clearing Date. Inter Tissue of unto 16 15,386 Be Curry S NARES OF ACE VALUE OF 71 CO B CACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF OUR COMPANY FOR CASH 7 A PRICE OF 167,400 PER RIGHTS EQUITY SHARE MICLIONIG A SHARE PREINUM OF 71:300 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING UP TO 72762:16 LASH ("THE ISSUE") ON A RIGHTS BASIST TO HE ELIGIBLE EQUITY SHAREMOLES OF OUR COMPANY IN THE PARTO OF 2 (TWO) RIGHTS EQUITY SHARES FOR EVENTY SITURE FULLY PARTO DUTY SHAREMOLESS OF OUR COMPANY IN THE PARTO OF 2 (TWO) RIGHTS EQUITY SHAREMOLESS OF OUR COMPANY ON THE RECORD DATE. THAT IS THURSDAY, MAY 11, 2023 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 92. ing full subscription



Simple, Safe, Smart way of Application - Make use of it!!! Simple, Sale, Shift way of Application - make use of min \*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details read section on ASBA below

FACILITIES FOR APPLICATION IN THIS ISSUE

ACILITES FOR APPLICATION IN THIS ISSUE:
In accordance with Regulation 75 of the SEBI (LCR Regulations, SEBI Rights Issue Circulars and subject to the conditions presented made SEBI (ACIC) Testing reference number SEBI/NO/CFD/DIL2/CINP.72020/13 dated January 22, 2020, bearing reference number SEBI/NO/CFD/DIL2/CINP.72020/13 dated January 22, 2020, bearing reference number SEBI/NO/CFD/DIL5/CINP.72020/13 dated January 22, 2020/15 dated May 6, 2020, and SEB circular bearing reference number SEBI/NO/CFD/DIL5/CINP.72020/13 dated January 22, 2011 (together the 7ASBA Circulars'), and Investors desiring the maker application in this issue are mandatority: reguired to use the ASBA process. Investors reducid carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, places sen "Procedure for Application through the ASBA Process" on page 100 or the Letter of Ufec.
(a) ASBA facility investors can submit either the Application form in physical mode to the Designated Branch of the SCSBB or online - idention Application through the ASBA Process. Tor databa, will any to cardinal with such SCSB Application before making ther Application through the ASBA recess. Tor databa, the application through the ASBA Process. Tor databa, application with the SCSBA. Process. Tor databa, these will any to cardinal with such SCSBB. Applications before making ther Application through the ASBA Process. Tor databa, application through the ASBA Process. Tor databa, Application Applications before making the Application through the ASBA Process. Tor databa, Application Applications before making the Application through the ASBA Process. Tor databa, Application SCSBB. Applications applicable to such Applicatin throu

Application in this issue and clear demarcated runus should be PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS

cility, is required to have an ASBA enabled bank acc make an Application in this Issue through ASBA pro visiting to participate in this issue through the ASBA facility, is required to have an ASBA enabled bank acce 8. prior to making the Application Investors desiring to make an Application in this Issue through ASBA proce 1 Me Application Tomot the Designated Branch of the SCSB or online/electronic Application through the web 3s (if make available by such SCSB) for authorising such SCSB to block Application Money payable on in their respective ASBA accounts.

cation in their respective ASBA Accounts. Iors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisa SGBs, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mention Application Form, as the case may be, at the time of submission of the Application.

in the Appearation Form, so we are may see may be Self-certified Syndricate Banks To the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, refer to https://www.sebi.gov.im To the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, refer to https://www.sebi.gov.im Schwichtarburthmadurtion An?doRecognisedFpi=yes8intfmid=34. For details on Designated Branches of SCSBs collecting

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Some to summary entrer espina, including any coart proceedings; or (g) Eligible Equity Shareholders who have not provided their Indian addresses. Eligible Equity Shareholders, whose Rights Entitlements are credited in demat suspense escrew account opened by our Company, are requested to provide relevant details (such as cogies of self-attacted PNA and cleff metals sheet of demat account et., details' records confirming the legal and beneficial ownership of their respective Equity Shareholders. Whose Rights Entitlements by way of transfer from the demat account et, mustary, unear DL 2023 to enable end the credit of their Rights Entitlements by way of transfer from the demat suspense escrew account to their demat account at account et the suspense of the suspense of the substance of the substance of the section of the section of the registrance register is the suspense biot of the registrance register is the suspense escrew account to their demat suspense screw account is the suspense of the suspense of the register register is the support of the registrance register of the register register of the registrance register of the registrance register of the registrance register of the registrance register of the register register of the registrance register of the register registe

le Equity Shareholders can obtain the details of their Rights Entitlements from the website o aissue@bigshareonline.com) by entering their DP ID and Client ID or Folio Number (in cas cholders holding Equity Shares in physical form) and PAN. The link for the same shall also be ava

spectra company (Le, www.clar.co.in). PLEASE NOT THAT CREDT OF THE RIGHTS ENTITLEMENTS IN THE DENAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS FROM FIGHTS ENTITLEMENTS IN THE DENAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION MORE. YOR DELASES NOT THAT CREDT OF THE RIGHTS ENTITLEMENTS IN THE DENAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION MORE. YOR DETAILS, SE T-PROCEDURE FOR APPLICATION ON PAGE 90 OF THE LETTER OF OFFER. MOTICE TO INVESTORS: No action has been or with beat that the normal this lass in any jurisdiction where action would be required to that purpose. Accordingly, the Rights Entitlements or Rights Equity Shares may not be offered or said, directly population, and the coopel, redistributed or action in the submit Materials the Rights Equity of the submit and the submit and the submit and the submit and the submit of the fights Equity and the coopel redistributed or action of no subscription to Degits Equity Shares on the purchase of Rights Entitlements. Accordingly, persons releving a copy of the Issue Materials must be traded as set for information when all the coopel, redistributed or action of no subscriptions or would subject the Company, person in any such jurisdiction, or by their agator on remine, they must not seek to subscribe to the Rights Entitlements or Rights Equity Shares, sinther active by any person in any such jurisdiction, or by their agator on nonine, they must not seek to subscribe to the Rights Entitlements or Rights Equity Shares on them, and the Deside active Shares in the same must provide an inform addres. Evenly Shares in them cont been and with the the registres is securities and the Rights Equity Shares in the subscribe of the Rights Entitlements and Rights Equity Shares and the R. Security Shares in them cont been and with the there disclared in the subscribe of the Rights Entitlem

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Place: Saharanpur Date: May 18, 2023

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We Compliance Officer for any pre-issue or post-issue related m registra, with a copy to the SCSBs, giving full details such as name, if inst holder, folio number or denial account number, number of Right of the Devineet Resent of the SCSBs where the Application form or is the Devineet Resent of the SCSBs where the Application form or is the Devineet Resent of the SCSBs where the Application form or is the Devineet Resent of the SCSBs where the Net Application form or is the Devineet Resent of the SCSBs where the Net Application form or is such as the Devineet Resent of the SCSBs where the Net Reserved Re

For Clara Industries Limite

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Clara CLARA INDUSTRIES LIMITED npur. Subsequently, our Company acquired the entire running business on a going concern basis with the Assets nt dated October 29, 2021. The Corporate Identification Number of our Company is L25209UP2021PLC151537 Registered Office: 127/1 Gram Simbhalka Junardar Paragna, Teshil and District Saharanpur – 247001, Uttar Pradesh, India | Tele ne: 91- 81718 84399 | Corporate Identity Number: L25209UP2021PLC151537

OUR PROMOTERS: MS. PARRY KUKREJA AND MR. NIKHIL KUKREJA

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF CLARA INDUSTRIES LIMITED.

areholders are requested ights Entitlements are cre to ensure that renuncia dited to the demat accu off-market transfer is completed in suc enouncees on or prior to the Issue Clos