

Corporate Office:
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Alkesh Dinesh Modi Marg, Opp. P. J. Tower (BSE Bldg.),
Fort, Mumbai - 400 001.
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GSTIN: 27AABCA1376P1ZD

November 30th, 2024

To, **BSE Limited** P.J Towers, Dalal Street, Fort. Mumbai - 400 001

Scrip Code: 530245

Dear Sir,

Sub: Newspaper clippings - Notice of Postal Ballot

In compliance with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the copy of Newspaper advertisement of the Postal Ballot Notice published in English newspaper "Financial Express" and Hindi Newspaper "Jansatta".

The said newspaper advertisement has also been uploaded on the website of the Company at www.afsl.co.in

Thanking you.

FOR ARYAMAN FINANCIAL SERVICES LIMITED

REENAL KHANDELWAL (COMPANY SECRETARY & COMPLIANCE OFFICER)

ईडी ने बैंक धोखाधडी में नकदी और कारें जब्त कीं

जनसत्ता ब्यूरो नई दिल्ली, 29 नवंबर।

प्रवर्तन निदेशालय (ईडी) ने 1,400 करोड़ रुपए की कथित बैंक धोखाधड़ी से जुड़े धनशोधन मामले में डेयरी क्षेत्र की कंपनी 'क्वलिटी लिमिटेड' के पुर्व प्रवर्तकों के ठिकानों पर तलाशी के बाद 1.3 करोड़ रुपए नकद और महंगी कारें जब्त की हैं। साथ ही जांच एजंसी ने मुखौटा कंपनियों से संबंधित अहम साक्षय भी अपने कब्जे में लिए हैं।

ईडी ने शुक्रवार को जारी बयान में कहा है कि धनशोधन निवारण अधिनियम (पीएमएलए) के प्रावधानों के तहत आरोपियों के ठिकानों से लगभग साढे छह करोड़ रुपए मूल्य की कारें जब्त की गई हैं। इसके अलावा उनके 'डीमैट' खातों पर भी रोक लगा दी गई है। जांच एजंसी ने इस मामले में 27 नवंबर को दिल्ली व एनसीआर में 15 स्थानों पर छापेमारी की थी, जिनमें पूर्ववर्ती कंपनी के प्रवर्तकों व निदेशकों संजय ढींगरा और सिद्धांत गुप्ता के परिसरों के अलावा उनसे संबंधित कुछ मुखौटा कंपनियों के परिसर भी शामिल थे।

'अंतरिक्ष क्षेत्र में भूमिका अहम'

तिरुवनंतपुरम, २९ नवंबर (भाषा)।

इसरो के चेयरमैन एस सोमनाथ ने शुक्रवार को कहा कि भारत में अंतरिक्ष गतिविधियों को बढावा देने की दिशा में निजी क्षेत्र और नवउद्यम की महत्वपर्ण भूमिका है। उन्होंने कहा कि इनकी मदद से देश वैश्विक बाजार में अधिक हिस्सेदारी हासिल कर सकता है।

इसरो प्रमुख यहां केरल नवउद्यम मिशन के कार्यक्रम हडल ग्लोबल 2024 में इसरो के विजन और भारत में अंतरिक्ष प्रौद्योगिकी कंपनियों के उदय विषय पर बोल रहे थे। सोमनाथ ने कोवलम में नवउद्यम उत्सव के दूसरे दिन अपने संबोधन में कहा, एक स्वीकृत अंतरिक्ष ताकत होने के बावजूद, वैश्विक कारोबार में भारत की हिस्सेदारी सिर्फ दो फीसद यानी 386 अरब अमेरिकी डालर है।

मादक पदार्थ तस्करों ने भारत व अन्य देशों में की थी फोन काल

पोर्ट ब्लेयर, 29 नवंबर (भाषा)

अंडमान एवं निकोबार द्वीप समूह में एक नौका से करीब 6,000 किलोग्राम मादक पदार्थ मेथामफेटामाइन जब्त किए जाने के मामले की जांच में पता चला है कि तस्करों ने भारत समेत दक्षिण पूर्व एशियाई देशों में अपने संपर्कों को कई फोन काल की थी। इनमें उत्तर भारत का एक व्यक्ति भी शामिल था।

पुलिस अब इन संपर्कों की जानकारी जुटाने की कोशिश कर रही है। साथ ही इस बात की जांच भी की जा रही है कि तस्करों की योजना मादक पदार्थ की इस खेप के एक हिस्से को अंडमान में उतारने की थी या नहीं।

तमिलनाडु : एक ही परिवार के तीन सदस्यों की हत्या

तिरुपुर, 29 नवंबर (भाषा)।

तमिलनाडु के तिरुपुर के एक गांव में शुक्रवार को एक बुजुर्ग, उनकी पत्नी और बेटे की घर में घुसकर अज्ञात लोगों ने हत्या कर दीं। हत्यारों का पता लगाने के लिए पुलिस की कई टीम गठित की गई हैं।

गंभीर रूप से घायल 78 वर्षीय देवसिगामनी ने अस्पताल में दम तोडा. जबकि उनकी पत्नी अलामेल और बेटे सेंथिलकुमार सेवलाई गौंदेनपुदुर गांव में घर के अंदर मृत मिले। उसने बताया कि घर से सोने के आठ आभूषण चोरी हुए हैं। सेंथिलकुमार अपनी पत्नी और सात तथा 12 वर्ष के बच्चों के साथ कोयंबट्र में रहते थे।

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Denta (Please scan the QR Code

DENTA WATER AND INFRA SOLUTIONS LIMIT

Our Company was incorporated as 'Denta Properties and Infrastructure Private Limited' in Bangalore, Kamataka as a private limited company under Companies Act, 2013, pursuant to a certificate of incorporation dated November 17, 2016 issued by Deputy Registrar of Companies, Central Registration Centre. Thereafter, pursuant to a resolution passed at the meeting of the Board of Directors held on June 14, 2023, and a special resolution of the Shareholders at the extraordinary general meeting held on June 26, 2023, the name of our Company was changed to 'Denta Water and Infra Solutions Private Limited' and a fresh certificate of incorporation dated July 31, 2023, consequent upon the name change, was issued by the Registrar of Company, Kamataka at Bangalore ("RoC"). Subsequently, our Company was converted from a private limited company to a public limited company pursuant to a special resolution passed in the extraordinary general meeting of our Shareholders held on August 14, 2023, and consequently, the name of our Company was changed to 'Denta Water and Infra Solutions Limited', and a fresh certificate of incorporation dated September 12, 2023 was issued by the RoC to our Company. For details relating to changes in the name and registered office of our Company, please see section titled "History and Certain Corporate Matters" on page 241 of the Draft Red Herring Prospectus. Corporate Identity Number: U70109KA2016PLC097869

Registered Office: # 40, 3rd Floor, Sri Lakshminarayana Mansion, South End Road, Basavanagudi Bangalore, South Bangalore- 560 004 Karnataka, India Telephone: +91 080 2991 6509; Contact Person: Sujata Gaonkar, Company Secretary and Compliance Officer; Website: www.denta.co.in; E-mail: cs@denta.co.in

NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "SECOND ADDENDUM") OUR PROMOTERS: SOWBHAGYAMMA, SUJITH T R, C MRUTHYUNJAYA SWAMY AND HEMA H M.

INITIAL PUBLIC OFFER OF UP TO 7,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF DENTA WATER AND INFRA SOLUTIONS LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ [•] MILLION ("ISSUE").

OUR COMPANY, IN CONSULTATION WITH THE BRLM, MAY CONSIDER A FURTHER ISSUE OF SPECIFIED SECURITIES, INCLUDING BY WAY OF A PRIVATE PLACEMENT, RIGHTS ISSUE, PREFERENTIAL ISSUE OR ANY OTHER METHOD AS MAY BE PERMITTED UNDER APPLICABLE LAW TO ANY PERSON(S) AGGREGATING UP TO 1,100,000 EQUITY SHARES, AT ITS DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROO ("PRE-IPO PLACEMENT"). IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE FRESH ISSUE SIZE WILL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE ISSUE COMPLYING WITH THE MINIMUM ISSUE SIZE REQUIREMENTS PRESCRIBED UNDER RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES 1957.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH. THE PRICE BAND, AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL ENGLISH EDITIONS OF [.], AN ENGLISH NATIONAL NEWSPAPER, ALL HINDI EDITIONS OF [+], A HINDI NATIONAL NEWSPAPER AND [+] EDITION OF [+], A KANNADA DAILY NEWSPAPER, KANNADA BEING THE REGIONAL LANGUAGE OF KARNATAKA WHERE OUR REGISTERED OFFICE IS LOCATED, EACH WTH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBIICDR REGULATIONS. Potential Bidders may note the following:

This Addendum is in reference to the Draft Red Herring Prospectus read with addendum to the Draft Read Herring Prospectus dated June 13, 2024 ("First Addendum") filed with SEBI and the Stock Exchanges in relation to the Issue. In this regard, the potential Bidders may note regarding the complaint received by Ministry of Corporate Affairs.

The section "Definitions and Abbreviations", "Risk Factors", "General Information", "Our Management" beginning on page 4, 31, 67 and 198, respectively of the DRHP has been updated and included in this Addendum ("Second Addendum") to include updates in relation to the (i) complaint received by Ministry of Corporate Affairs, involving the Company and C Mruthyunjaya Swamy, our Promoter; (ii) the telephone number of the Company and (iii) updates to the Key Managerial Personnel and Senior Management of the Company to include appointment of Sujith TR as the Chief Financial Officer pursuant to the resignation to Deepa S, appointment of HR Shree Harsha as the the general manager, appointment of Sirisha Kanuru as human resource manager, resignation of Yerra Praveen Kumar as the senior general manager (designing and planning) and resignation of Vidhyavathi M as the

The information in this Second Addendum supplements and updates the information in the Draft Red Herring Prospectus and the First Addendum, as applicable, and the aforementioned changes are to be read in conjunction with the Draft Red Herring Prospectus and the First Addendum. Accordingly, appropriate references in the Draft Red Herring Prospectus stand updated pursuant to this Second Addendum. Unless further updated, the changes pursuant to this Second Addendum, will be suitably updated in the Red Herring Prospectus and the Prospectus, as and when they are filed with the RoC, the SEBI and the Stock Exchanges.

However, this Second Addendum does not reflect all the changes that have occurred between the date of filling of the Draft Red Herring Prospectus read with First Addendum and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus. Please note that all other details / information included in the Draft Red Herring Prospectus and the First Addendum will be suitably updated, including to the extent stated in this Second Addendum, along with other factual updates, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, SEBI and the Stock Exchanges. Investors should not rely on the Draft Red Herring Prospectus or the First Addendum or this Second Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Issue. Investor note the section titled "Risk Factor" shall be updated to include the following risk associated with the Company in the manner set out herein below.

In the past, one of our Promoters, C Mruthyunjaya Swamy, in the capacity as a secretary of the Public Works Department, Karnataka, has been subjected to enquiry by the Lokayukta Police, Bangalore ("Lokayukta") and initiation of certain legal proceedings by the Enforcement Directorate against him, which was subsequently disposed off. Further, certain untraceable persons have filed complaints with SEBI, Ministry of Corporate Affairs and other authorities against our Company and our Promoter, C Mruthyunjaya Swamy, with allegations including indulging in corrupt practices, misusing of authority by our Promoter while being in public service and influencing the government officers in awarding the contracts to our Company, among others. Although Mr. C Mruthyunjaya Swamy is currently retired from the services of Government of Karnataka, there is no assurance that legal proceedings will not be reopened by Lokayukta or any other relevant authority against him or our Company, SEBI or other authorities do not receive similar complaints in future. Any further development in the above-mentioned legal proceedings or similar complaints filed with SEBI or other authorities may adversely affect our business, results of operations and financial condition.

The Lokayukta initiated a suo-moto enquiry against our Promoter, C Mruthyunjaya Swamy and submitted a preliminary investigation report on July 21, 2011, to the Superintenden of Police-2, Karnataka Lokayukta, Bangalore for contravention of section 13 (1) (e) read with section 13 (2) of the Prevention of Corruption Act, 1988. The preliminary investigation report alleged that C Mruthyunjaya Swamy had accumulated disproportionate assets. Pursuant to the preliminary investigation report, a first information report bearing no. 28/2011 ("FIR") was filed against C Mruthyunjaya Swamy and subsequently, raids were conducted at the premises and residence of the C Mruthyunjaya Swamy, H M Hema Sowbhagyamma and H M Prabhu ("C Mruthyunjaya Swamy and his family members") and certain valuables and documents were seized, and their bank accounts were frozen Being aggrieved by the action taken by the Lokayukta, C Mruthyunjaya Swamy and his family members filed writ petitions bearing nos. 21782/2014, 38450/2014, 38451/2014 38498/2014 ("Writ Petitions") before the High Court of Karnataka ("Hon'ble High Court") challenging the registration of FIR and preliminary investigation report and prayed to quash the proceedings pursuant to the FIR on the grounds that investigation was commenced by the inspector of Lokayukta without filing an FIR and hence the Deputy Superintendent of the Police of Lokayukta was not authorized to investigate into the matter. Hon'ble High Court vide its order dated August 22, 2016 ("2016 Order"), allowed the write petitions and the proceedings against them were quashed on the grounds that the preliminary investigations were carried out prior to the filing of the FIR, which is a violation of the mandatory procedures. Subsequently, C Mruthyuniava Swamv and his family members also filed a separate application under the section 452 of the Cr.P.C before the 77° Additional Civil & Sessions Judge and Special Judge, Bengaluru ("77" Additional Judge") for defreezing the bank accounts and release of properties seized by the Lokayukta. 77" Additional Judge vide order dated February 4, 2017, allowed the appeal filed by C Mruthyunjaya Swamy and his family members and directed the investigating officer at the Lokayukta to defreeze the bank accounts and release the properties seized.

In the meantime, being aggrieved by 2016 Order, Lokayukta filed a special leave petition before the Hon'ble Supreme Court of India ("Hon'ble SCI") to set aside the 2016 Order Hon'ble SCI vide its order dated May 18, 2018 ("2018 Order"), set aside the 2016 Order and reinstated the investigations. Simultaneously, Lokayukta, being aggrieved by the order dated February 4, 2017, passed by 77th Additional Judge, filed an appeal bearing no Crl.A.No. 950/2017, before the Hon'ble High Court and prayed to set aside the order dated February 4, 2017, passed by 77th Additional Judge. The Hon'ble High Court dismissed the appeal vide order dated August 29, 2023, stating that the appeal has become infructuous. Further, pursuant to the order passed by Hon'ble SCI, investigating officer of Lokayukta submitted a request to the competent authority for its approval for initiation of prosecution proceedings based on the final report of the Lokayukta submitted in 2013. However, the competent authority rejected the request made by the investigating officer vide its order no DPAR 07 EMUVI 2011 dated June 21, 2019. Being aggrieved, the Lokayukta filed a writ petition bearing no. 5248/2020 before the Hon'ble High Court, which has been dismissed vide its order dated February 16, 2023, on the grounds that the competent authority had refused prosecution sanction on clear application of mind and Lokayukta cannot be considered as an aggrieved person to challenge the order of the competent authority. Simultaneously, the Lokayukta also submitted the report to Enforcement Directorate Bangalore Zone ("ED") bearing no. ECIR/BGZO/08/2012 ("ECIR") and ED initiated certain proceedings against C Mruthyunjaya Swamy for the offences punishable under the PMLA. Consequent to the findings of the investigations under PMLA, the ED submitted a closure report wherein the disproportionate assets could not be established in the hands of C Mruthyunjaya Swamy and his family members and the proceeding initiated under PMLA was also closed on June 7, 2022. All the matters and proceedings relating to the action initiated by the Lokayukta and other government agencies as set out above, were decided in favour of C Mruthyunjaya Swamy and his family members and presently there are no

With the backdrop of the aforesaid matters, on separate occasions, SEBI, Ministry of Corporate Affairs and other authorities received certain complaints ("Complaints") from persons claiming to be Seetharamu K, Shivaramappa and Sashidaran N G ("Complainants") against our Promoter, C Mruthyunjaya Swamy and our Company, with certain grave and unsubstantiated allegations. The allegations inter-alia contained insinuations, amongst others, that our Promoter (i) incorporated our Company with an intent to utilize amounts which were illegally earned by our Promoter; (ii) created asset base of our Company with money earned from illegal sources and proceeds of bribes; (iii) grabbed government contracts in slicit ways by exercising influence over government officers; (iv) misused authority for monetary and other gains for his benefit while being in government service; (v) bribed officials of the government in order to retain and obtain business from the government departments; (vi) bribed officials of the government in order to avail advance payments without completing the projects; (viii) worked with officials in the government to inflate project estimates costs; (viii) appointed close associates as Benami Directors that for last 2-3 years; (ix) the Company has achieved high profit margins in financials (x) the Company has disclosed false fake fabricated information regarding work-in-hand, expected work and future turnover for the seeking approval for the public listing ("Allegations"). As the Complainants were not traceable, our Company vide letters dated May 15, 2024 and August 19, 2024 has appropriately replied to SEBI, Ministry of Finance, the Director General of Income tax (Bangalore), the Principal Commissioner of Income tax, the Director General of Income tax (Delhi), the chief vigilance officer, Directorate of Enforcement, New Delhi and Joint Director, Directorate of Enforcement, Bangalore., in order to respond to the Allegations made in the Complaints stating inter-alia that: (i) our Company was initially incorporated and run by Sowbhagyamma and Sujith T R in the year 2016 and not by our Promoter, C Mruthyunjaya Swamy. Further, the Company clarified that C Mruthyunjaya Swamy became promoter of our Company with effect from June 30, 2023 on account of transfer of shares by way gift by Sowbhagyamma and has never been part of the management of our Company since incorporation; (ii) all its assets; including a commercial building, a resort in Kundapur, and a coffee estate in Coorg, were acquired through legally valid and registered sale deeds and through proceeds which are legally verifiable; (iii) strongly refuted these claims by emphasizing the integrity and transparency of its contract procurement process. Further the Company clarified that all contracts with government departments are awarded through a competitive bidding process and adherence to legal and procedural prescriptions as set out under the bidding documents; (iv) in response to misuse of authority by our Promoter for monetary and other gains for his benefit while being in government service, our Company vehemently denied such practices; (v) in response to the accusation of bribes paid to the officials for retention and obtaining government contracts, our Company has vehemently denied such practices and clarified that all contracts with government departments are awarded through a competitive bidding process and adherence to legal and procedural prescriptions as set out under the bidding documents; (vi in response to the accusation that our Promoter bribed officials to secure advance payments without completing projects, our Company has vehemently denied such practices and clarified that the procedure for receiving advance payments is strictly governed by the terms of the agreements that our Company has entered into with the government; (vii) in response to the accusation that our Promoter worked with officials to inflate project estimate costs, our Company has vehemently denied such practices and stated that there was no factual basis to the same; (viii) in response to appointment of close associates as Managing Director and Whole-time Director, our Company stated that the said directors are appointed based on their qualifications or experience in their relevant industry, in strict compliance with the relevant provisions of the Companies Act, 2013; (ix) in response to the high profit margins, the Company stated that the same was attributable to strategic planning, efficient operations, dedicated team, income from project management consultancy and miscellaneous services and strong order book of the Company and (x) in response to the accusation that the Company has disclosed false fake fabricated information regarding work-in-hand, expected work and future turnover, our Company stated that there was no factual basis to the same. Further, it was also alleged that our Company has not cleared payments to their laborers, labour contractors, subconfractors and suppliers; and has included false projections of the

high growth margins in the DRHP. With respect to the said allegation, our Company has refuted the allegation made and stated that the outstanding trade payables are in line with our working capital cycle. Further, on the allegation of false projections in the DRHP, our Company stated that it has not made any financial projections in the DRHP and its high growth rate in the past is attributable to strategic planning, efficient operations, dedicated team, strong order book and on the basis of financial statements of our Company which is audited

The allegations included in Complaints are wild in nature and did not contain any specific information or documentary evidence, other than one media report from 2013 giving coverage to the aforesaid investigation and the legal proceedings. Our Company with an intent to address the apprehensions of the Complainant attempted to trace the origin of the Complaints, but the same could not be traced and the phone numbers furnished by the Complainants were found to be bogus. Since, the Complainants are appearing as bogus individuals and, as an abundant precaution, our Company has replied to the Complaints, denying the allegations made therein, with proper documentary proof and evidence to SEBI and all the other authorities to which the letter was addressed. Further, on July 19, 2024, The Company lodged a complaint with Jayanagar Police Station, Bangalore for assessing the motive behind. the Complaints filed. Based on preliminary investigation, the officials has found that the addresses and the phone numbers mentioned on the Complaints were untraceable.

While we do not believe that similar complaints would be received prior to consummation of the proposed initial public offering of our Equity Shares, however, recurrence of such complaints in future may impact the timelines for our proposed IPO along with significant time being spent by our Promoters and management team in addressing such complaints which can have an adverse impact on our business operations, cash flows and reputation. We are also exposed to the risk of any governmental authority taking cognizance of such complaints and initiating enquiries or legal proceedings against our Promoter and our Company, which will require us defend ourselves against the allegations made, the outcome of which will not be in our control. Even if we are successful in defending such cases arising out of these allegations, we may be subject to legal and other costs incurred pursuant to defending such litigation, and such costs may be substantial and not recoverable

This Second Addendum shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filling with SEBI and will be available on their website www.sebi.gov.in, the websites of the Stock Exchanges i.e., www.nseindia.com, www.bseindia.com, the website of our Company i.e. https://www.denta.co.in/ipo/ and the website of the BRLM, i.e., SMC Capitals Limited at www.smccapitals.com. Unless otherwise specified all capitalized terms used herein shall have the same meaning ascribed to such terms in DRHP, For further details, please refer to the DRHP.

BOOK RUNNING LEAD MANAGER 🐼 SMC capitals

Place: Bangalore, Karnataka

SMC Capitals Limited A 401/402, Lotus Corporate Park, Off Western Express Highway, Jai Coach Signal, Goregaon (East), Mumbai - 400063 Maharashtra, India Telephone: 022 - 66481818 E-mail: denta.ipo@smccapitals.com

Investor Grievance E-mail: investor.grievance@smccapitals.com Website: www.smccapitals.com Contact Person: Sarvesh Saxena/ Suhas Satardekar

SEBI registration number: INM000011427

No 30 Ramana Residency, 4th Cross Sampige Road, Malleswaram, Bengaluru 560 003, Kamataka, India Telephone: 080- 23460815/816/817/818

Integrated Registry Management Services Private Limited

REGISTRAR TO THE ISSUE

E-mail: vijayagopal@integratedindia.in Investor grievance e-mail: giri@integratedindia.in Website: www.integratedindia.in Contact Person: S Giridhar SEBI registration number: INR000000544

Integrated

DENTA WATER AND INFRA SOLUTIONS LIMITED For and on behalf of the Board of Directors

Sujata Gaonkar

Company Secretary and Compliance Officer

Date: November 29, 2024 DENTA WATER AND INFRA SOLUTIONS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP with SEBI. The DRHP is available on the websites of SEBI, BSE, NSE at www.sebi.gov.in, www.bseindia.com and www.nseindia.com, respectively, and on the website of the BRLM at www.smccapitals.com. Any potential investors should note that investment in Equity Shares involves a high degree of risks. For details relating to the same, see "Risk Factors" beginning on page 31 of the DRHP. Potential investors should not rely

on the DRHP filed with SEBI for any investment decision The Equity Shares have not been and will not be registered under the U.S. Securities Act and may not be issued or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are only being issued and sold outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdiction where those issue and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Bids may not be made. by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

ARYAMAN FINANCIAL SERVICES LIMITED

Corporate Identity No. (CIN): L74899DL1994PLC059009

Registered Office: 102, Ganga Chambers, 6A/1, W.E.A., Karol Bagh, New Delhi-110005. Corporate Office: 60, Khatau Building, Ground. Floor, Alkesh Dinesh Modi Marg, Fort, Mumbai – 400 001 Tel: 022-62166999 | Email: feedback@afsl.co.in | Website: https://www.afsl.co.in/index.html

NOTICE

NOTICE is hereby given to the Members of (the "Company") pursuant to the provisions of Section 108 and Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Secretarial Standard- 2 on General Meeting (the "SS-2"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") including any statutory modification(s), clarification(s), substitution(s) or re-enactment(s) thereof for the time being in force, guidelines prescribed by the Ministry of Corporate Affairs (the "MCA"), for holding general meetings/conducting postal ballot process through e-voting vide General Circular Nos. 14/2020 dated 8th April 2020, 17/2020 dated 13th April 2020, 22/2020 dated 15th June 2020, 33/2020 dated 28th September 2020, 39/2020 dated 31" December 2020 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022 and 11/2022 ,dated December 28, 2022 and 09/2023 dated September 25, 2023 (the "MCA Circulars") and any other applicable laws and regulations, that the following special business is proposed for consideration by the Members of the Company through Postal Ballot by voting through electronic means ("e-voting") and voting by

star Dali	star Dariot Paper.						
em No.	Description of the Resolution						
1.	To increase in authorised Capital And Consequent alteration to the Capital Clause of the Memorandum of Association						
9	To make investments, give loans, guarantees and security in excess of limits specified under section						

186 of The Companies Act, 2013 To approve related party transactions with Aryaman Capital Markets Limited

Adoption of new set of Articles of Association of Company inter-alia pursuant to the Companies Act,

Adoption of new set of Memorandum of Association of Company inter-alia pursuant to the Companies

In terms of MCA Circulars, the Company has completed the dispatch of the Postal Ballot Notice electronically on 29th November, 2024 to the Members of the Company holding shares as on 22th November, 2024 ("Cut-off Date") Members whose names are recorded in the Register of Beneficial Owners maintained by the Depositories as on the Cut-Off Date will be entitled to cast their votes by e-voting. Members who have not registered their mobile numbers

or e-mail id or in case of any queries kindly mail to info@adroitcorporate.com In accordance with the guidelines, hard copy of the Postal Ballot Notice along with postal ballot forms and pre-paid business reply envelope will not be sent to the Members. The communication of the asset or dissent of the Members would take place through the voting system only.

In this regard the notice of Postal Ballot can be downloaded from the website of the Company at https://www.afsl. co.in/index.html and also on the website of NSDL (being the E-voting service provider) at www.evoting.nsdl.com. The notice is also displayed on the website of BSE Limited where shares of the company are listed.

The Company has engaged the services of National Securities Depository Limited (NSDL) for the purpose of providing e-voting facility/Postal Ballot to all its Members. Members are requested to note that the e-voting shall commence from Saturday 30th November, 2024 (9:00 AM IST) to Sunday, 29th December, 2024 (5:00 PM IST). The e-voting module shall be disabled for voting thereafter.

The Board of Directors has appointed Mr. Jigarkumar Gandhi (Membership No. 7569 and Certificate of Practice No. 8108), Practicing Company Secretary, as the scrutinizer ("scrutinizer") for conducting the Postal Ballot and e-voting process in a fair and transparent manner. The results of the e-voting will be declared latest by Tuesday, 31st

December, 2024 and will also be uploaded on the Company's website and BSE Limited. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs")

and e-voting manual available at www.evoting.nsdl.com, under help section or write an email to evoting@nsdl.com.

FOR ARYAMAN FINANCIAL SERVICES LIMITED

COMPANY SECREATRY & COMPLIANCE OFFICER

REENAL KHANDELWAL

Place: Delhi Date: 29th November, 2024

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वसूली अधिकारी का कार्यालय

ऋण वसूली न्यायाधिकरण-।, दिल्ली चतुर्थ तल, जीवन तारा भवन, संसद मार्ग, पटेल चौक, नई दिल्ली-110001 विक्रय उदघोषणा

पंजाब एंड सिंध बैंक बनाम मैसर्स श्री वामन टेक्सटाइल्स

बैंक एवं वित्तीय संस्थानों को देय-भुग्तेय ऋण वसूली अधिनियम 1993 के साथ पठित

टी.आर.सी. सं.: 2262/2022

आय कर अधिनियम 1961 की द्वितीय अनुसूची के नियम 38, 52(2) के अंतर्गत विक्रय की उदघोषणा (सीडी1) मैसर्स श्री वामन टेक्सटाइल्स

(सीडी2) समीर चड्डा, मैसर्स श्री वामन टेक्सटाइल्स (सीडी3) एकताचाधव पत्नी समीर चड्डा, मैसर्स श्री वामन टेक्सटाइल्स

(सीडी1) से (सीडी3) के पते : 444/3, विष्णु बाजार क्लॉट मार्केट, फतेहपुरी, दिल्ली — 110006

(सीडी4) वीर सिंह पाल (सीडींंं) कमलाव पत्नी वीर सिंह पाल

(सीडी4) और (सीडी5) दोनों का पता यहां हैं: निवास 461, गांव आजादपुर, आजादपुर मंडी के पास, दिल्ली–110033, यहां भी हैं: 408-ए, आजादपुर, दिल्ली-110033

1. जबिक ऋण वसूली न्यायाधिकरण,दिल्ली के पीठासीन अधिकारी द्वारा ओए नंबर 83/2014 में स्थानांतरण वसूली प्रमाणपत्र संख्या 2262/2022 का ओए दाखिल करने की तिथि अर्थात 05.02.2014 से 17,68,908.00 रुपये की राशि सहित 12% प्रति वर्ष की दर से भविष्य के ब्याज और लागत, से इसकी वसूली तक और प्रमाणपत्र के अनुसार देनदारों को लागत और वसूली प्रमाणपत्र के अनुसार शुल्क के साथ भुगतान करने के लिए आहरण

2. और जबिक अधोहस्ताक्षरकर्ता ने उक्त प्रमाणपत्र से संतुष्ट होकर के निम्नानुसूची में वर्णित संपत्ति के विक्रय का आदेश दे दिया है। 3. और जबिक यहाँ, वहां उसके अंतर्गत ओए दाखिल करने की तिथि अर्थात 05.02.2014 से इसकी वसूली तक 12% प्रति वर्ष की दर से भविष्य के ब्याज और लागत, सहित रु.17,68,908.00 की राशि का भुगतान हेतु देय होगी। एतद्वारा सूचना दी जाती है कि स्थगन के किसी भी आदेश के अभाव में, नीचे दी गई संपत्ति / संपत्तियों को ई–नीलामी द्वारा बेचा जाएगा और बोलीदान जो है वह वेबसाइट https://www.bankeauctions.com के माध्यम से 27–12–2024 को दोपहर 12.00 बजे से अपराहन 01.00 बजे के बीच, अपराहन 01.00 बजे के उपरांत 5 मिनट की अवधि के विस्तारों के साथ, आवश्यक होने पर, ''ऑनलाइन इलेक्ट्रॉनिक बोलीदान'' के माध्यम से संपन्न होगा।

4. ई—नीलाम किये जाने हेतु प्रस्तावित संपत्ति के विवरण निम्नानुसार प्रस्तुत हैं : संपत्ति का विवरण आरक्षित मूल्य धराज संपूर्ण भूतल और मेजेनाइन तल, संपत्ति संख्या ४६१, खसरा संख्या ९३/२ में से, मंदिर धर्मशाला के ₹. 3.8 पास, 1908—09 के लाल डोरा में स्थित, गांव आजादपुर की आबादी, आजादपुर मंडी और रेल ओवरब्रिज के पास, दिल्ली–110033

5. ईएमडी का भुगतान डिमांड ड्राफ्ट/पे ऑर्डर के माध्यम से रिकवरी ऑफिसर, डीआरटी–1, दिल्ली–खाता टी.आर.सी. नंबर 2262/2022 के पक्ष में पहचान–पत्र (वोटर आईकार्ड / ड्राइविंग लाइसेंस / पासपोर्ट) की रव–सत्यापित प्रति के साथ किया जाएगा, जिसमें भविष्य के संचार के लिए पता और पैन कार्ड की स्व–सत्यापित प्रति होनी चाहिए जो वसूली अधिकारी, डीआरटी–।, दिल्ली के कार्यालय में अधिकतम 23–12–2024 को सायं 5.00 बजे तक या इससे पहले अवश्य पहुंच जानी चाहिए। इसके बाद प्राप्त ईएमडी पर विचार नहीं किया जाएगा। सफल बोलीदाताओं की स्थिति में उक्त जमा राशि को समायोजित कर लिया जाएगा। असफल बोलीदाता ई–नीलामी बिक्री कार्यवाहियों के बंद होने पर ई–नीलामी सेवा प्रदाता / बैंक / वित्तीय संस्थान से ऐसी रिपोर्ट प्राप्त होने के बाद सीधे रजिस्ट्री, डीआरटी— ।, दिल्ली से ईएमडी वापस प्राप्त कर सकेगा । 6. ईएमडी वाले लिफाफे पर प्रेषक के विवरणों अर्थात पता, ई–मेल आईडी और मोबाइल नंबर इत्यादि के साथ ''टी.आर.सी. नं.2262 / 2022'' शीर्ष

7. इच्छुक बोलीदाताओं के पास ई–नीलामी में भाग लेने के लिए एक वैध लॉगिन आईडी और पासवर्ड, ईमेल पता और पैन नंबर होना चाहिए। लॉगिन आईडी और पासवर्ड के संबंध में अधिक जानकारी के लिए कृपया मेसर्स सी1 इंडिया प्राइवेट लिमिटेड, गल्फ पेट्रोकेम बिल्डिंग, बिल्डिंग नंबर 301, उद्योग विहार, फेज २, गुरुग्राम, हरियाणा – 122015 (भारत) दूरभाष 91–7291981124/25/26ए 9948182222,ई–मेल ANDHRA@C1INDIA.COM SUPPORT@BANKEAUCTIONS.COM. वेबसाइट HTTPS://WWW. BANKEAUCTIONS.COM से संपर्क करें.

8. संभावित बोलीदाताओं को पोर्टल के साथ खुद को पंजीकृत करने और मेसर्स सी1 इंडिया प्राइवेट लिमिटेड, से उपयोगकर्ता आईडी/पासवर्ड अच्छी तरह से अग्रिम रूप में प्राप्त करने की आवश्यकता है, जो कि उपरोक्त ई–नीलामी में बोली लगाने के लिए अनिवार्य है। 9. संबंधित बैंक अधिकारियों के विवरण / हेल्पलाइन नंबर इत्यादि निम्नानुसार हैं।

नाम एवं पदनाम	ईमेल एवं दूरभाष नंबर्स				
पृथ्वीराज मीना (एजीएम)	ईमेल: d0707@psb.co.in मोबाइल नंबर 8094333353				
प्रणय कुमार घोष (सीएम)	मोबाइल नंबर 9015285882, फोन नंबर 011—25789590				
10. जो बेचने का प्रस्ताव है वे अधिकार हैं जिनके लिए प्रमाणपत्र देनदार संपत्तियों के संबंध में हकदार हैं। संपत्तियों को देनदारियों, यदि कोई हो,					

के साथ बेचा जाएगा। उद्घोषणा में दर्शाई गई संपत्तियों की सीमा, वसूली प्रमाणपत्र अनुसूची के अनुसार है। वसूली अधिकारी किसी भी कारण से सीमा में किसी भी बदलाव के लिए उत्तरदायी नहीं होंगे। संपत्तियों की बिक्री ''जैसी हैं जहां हैं'' और ''जैसी हैं जो हैं'' शर्त पर की जाएगी। 11. इच्छुक बोलीदाताओं द्वारा विक्रय की तिथि से पूर्व संपत्ति का अवलोकन किया जा सकता है, जिस हेतू उपरोक्त नामित बैंक के अधिकारी से संपर्क स्थापित किया जा सकता है।

12. अधोहस्ताक्षरकर्ता के पास किसी भी या सभी बोलियों को अनुचित पाए जाने पर स्वीकार या अस्वीकार करने या बिना कोई कारण बताए किसी भी समय नीलामी स्थगित करने का अधिकार सुरक्षित है। 13. असफल बोलीदाताओं की ईएमडी, पहचान साक्ष्य जैसे पैन कार्ड, पासपोर्ट, मतदाता पहचान पत्र, वैध ड्राइविंग लाइसेंस या सरकार और पीएसयू

द्वारा जारी फोटो पहचान–पत्र की पहचान / प्रस्तुति पर डीआरटी–। की रजिस्ट्री से प्राप्त की जाएगी। असफल बोलीदाता अपनी ईएमडी की वापसी सुनिश्चित करेंगे और यदि ईएमडी उचित समय के भीतर प्राप्त नहीं होती हैं तो तुरंत वसूली अधिकारी, डीआरटी–।, दिल्ली/या बैंक से

14. बिक्री, जैसा कि नीचे दी गई अनुसूची में उल्लिखित है, उपरोक्त नामित सीडी की संपत्ति की होगी और उक्त संपत्ति से जुड़ी देनदारियां और दावे, जहां तक उनका पता लगाया गया है, वे हैं जो प्रत्येक लॉट के समक्ष अनुसूची में विनिर्दिष्ट हैं।

15. संपत्ति को अनुसूची में विनिर्दिष्ट लॉट्स के अंतर्गत बिक्री के लिए रखा जाएगा। यदि वसूल की जाने वाली राशि, संपत्ति के एक हिस्से की बिक्री से प्राप्त हो जाती है, तो शेष के संबंध में बिक्री तुरंत रोक दी जाएगी। बिक्री को तब भी रोक दिया जायेगा, यदि किसी भी लॉट को रखने से पहले, उक्त प्रमाण पत्र में उल्लिखित बकाया, ब्याज लागत (बिक्री की लागत सहित) बिक्री करने वाले अधिकारी के पास प्रस्तुत कर दी जाती है या उनकी संतुष्टि के लिए यह प्रमाण दे दिया जाता है कि ऐसे प्रमाणपत्र की राशि, ब्याज और लागतों का अधोहस्ताक्षरकर्ता को भुगतान कर दिया

16. कोई भी अधिकारी या अन्य व्यक्ति. जो बिक्री के संबंध में हालांकि कोई कर्तव्य प्रत्यक्ष या परोक्ष रूप में निभा रहा है. वह बोलीदान नहीं कर सकता, बेची गई संपत्ति में कोई हित उपार्जित नहीं कर सकता अथवा उपार्जित करने का प्रयास नहीं कर सकता। 17. बिक्री जो होगी वह आय कर अधिनियम, 1961 की द्वितीय अनुसूची और उसके अंतर्गत विरचित नियमावली में निर्धारित शर्तों और आगे की

निम्नलिखित शर्तों के अधीन होगी : संलग्नित अनुसूची में विनिर्दिष्ट विवरण हालांकि अधोहस्ताक्षरकर्ता की सर्वोत्तम जानकारी के अनुसार वर्णित किए गए हैं, तथापि अधोहस्ताक्षरकर्ता इस उद्घोषणा में हुई/होनेवाली किसी त्रुटि, त्रुटिपूर्ण–विवरण या चूक के लिए उत्तरदायी नहीं होंगे। 18. जिस राशि से बोलीदान बढ़ाया जाना है, वह रु.50,000 (रु. पचास हजार मात्र)के गुणक में होगी। बोली की राशि या बोलीदाता के संबंध में

कोई विवाद उत्पन्न होने की स्थिति में, लॉट को एक बार फिर से नीलामी के लिए रख दिया जायेगा। 19. सफल / उच्चतम बोली लगाने वाले को किसी भी लॉट का क्रेता तब घोषित किया जाएगा बशर्ते कि उसके द्वारा बोलीदान की गई राशि आरक्षित मूल्य से कम न हो / कम नहीं है। यह अधोहस्ताक्षरकर्ता के विवेक पर होगा कि वह उस स्थिति में उच्चतम बोली की स्वीकृति को अस्वीकार कर दें, जब प्रस्तावित कीमत स्पष्ट रूप से इतनी अपर्याप्त हो कि बोलीदान करना ही अनुचित प्रतीत होता हो।

20. सफल / उच्चतम बोलीदाता को ई-नीलामी समाप्ति के 24 घंटे के भीतर बिक्री आय के 25: के लिए डीडी / पे ऑर्डर तैयार करना होगा, जो वसूली अधिकारी, डीआरटी–।, दिल्ली, खाता टीआरसी संख्या 2262/2022 के पक्ष में होना चाहिए तथा बयाना राशि (ईएमडी) समायोजित करके उसे वसली अधिकारी के कार्यालय में भेजना / जमा करना होगा. ताकि वह ई—नीलामी समाप्ति के 3 दिनों के भीतर पहुंच जाए. अन्यथा बयाना राशि (ईएमडी) जब्त कर ली जाएगी।

21. सफल / उच्चतम बोलीदाता को बिक्री आय का शेष 75 प्रतिशत, संपत्ति की बिक्री की तिथि से 15 वें दिन या उससे पहले, ऐसे दिन को छोड़कर, या यदि १५वां दिन रविवार या अन्य अवकाश हो, तो १५वें दिन के बाद पहले कार्यालय दिवस पर, वसूली अधिकारी, डीआरटी—। के पास वसूली अधिकारी, डीआरटी–1, दिल्ली, खाता टी.आर.सी. 2262/2022 के पक्ष में डिमांड ड्राफ्ट/पे ऑर्डर के माध्यम से रजिस्ट्रार, डीआरटी–। दिल्ली के पक्ष में रु.1,000 / – तक की राशि पर 2 प्रतिशत की दर से और रु.1,000 / –से अधिक की ऐसी कुल राशि पर 1 प्रतिशत की दर से जुर्माना शुल्क जमा करना होगा। (डाक के माध्यम से शेष 75 प्रतिशत राशि जमा करने की स्थिति में वह उपरोक्तानुसार वसूली अधिकारी के पास पहुंचनी चाहिए)। 22. निर्धारित अवधि के भीतर भूगतान में चुक की स्थिति में, बिक्री की नई उदघोषणा जारी होने के बाद संपत्ति का पुनर्विक्रय कर दिया जाएगा। बिक्री के खर्च को चुकाने के बाद जमा राशि, यदि अधोहस्ताक्षरकर्ता को ठीक लगता है, सरकार के पास जब्त की जा सकती है और चुककर्ता खरीदार के संपत्ति से संबंधित या इसे बेचकर अर्जित होनेवाली राशि के किसी हिस्से से संबंधित समस्त दावे जब्त हो जाएंगे।

लॉट उस संपत्ति के विवरण जिसे उस स्थिति में सह-स्वामियों के नामों के संपत्ति अथवा किसी ऋणभार दावे, यदि कोई, जिन्हें संपत्ति हेतु साथ बेचा जाना है, जहां संपत्ति चूककर्ता तथा सह–स्वामियों के रूप में किसी अन्य व्यक्ति से संबंधित है

संपूर्ण भूतल और मेजेनाइन तल, संपत्ति संख्या 461, खसरा संख्या 93/2

में से, मंदिर धर्मशाला के पास, 1908—09 के लाल डोरा में स्थित, गांव

उसके किसी भाग पर मूल्यांकित राजस्व

के विवरण, अग्रसारित किया गया है, तथा जो कि संपत्ति इसकी प्रकृति एवं मूल्य का कोई पर हैं अन्य ज्ञात विवरण

कोई जानकारी प्राप्त नहीं हुई

आजादपुर की आबादी, आजादपुर मंडी और रेल ओवरब्रिज के पास,

16.11. 2024 को मेरे हस्ताक्षर तथा मुद्रा के अंतर्गत निर्गत

वसूली अधिकारी,

ऋण वसूली न्यायाधिकरण-।, दिल्ली

www.readwhere.com

Type of resolution

FINANCIAL EXPRESS

Pipeline Infrastructure Limited CIN: U60300MH2018PLC308292

Registered Office: Seawoods Grand Central, Tower-1, 3rd Level, C. Wing - 301 to 304, Sector 40, Seawoods Railway Station, Navi Mumbai, Thane, Maharashtra - 400706, India; Tel No.: +91 22 3501 8000: Email: compliance@pipelineinfra.com: Website: www.pipelineinfra.com

NOTICE TO DEBENTUREHOLDERS RECORD DATE FOR PAYMENT OF INTEREST

Notice is hereby given that pursuant to the terms of 7.96% fully paid up, secured, rated, listed redeemable non-convertible debentures in the denomination of Rs. 1.00.000 each, issued and allotter by Pipeline Infrastructure Limited, on private placement basis, on March 11, 2024 and listed on the debt market segment of BSE Limited ("NCDs"), the Company has fixed 'Record Data' for determining the names of the NCD holders eligible to receive interest. The NCD holders whose names appear as Beneficial Owners on the Record Date as per the list furnished by the Depositories would be entitled to the said payment, as per the following details:

Sr. No.	Code	ISIN	Record Date	Interest	Interest
1	975482	INE01XX07059	Monday, December 16, 2024	Interest	Tuesday, December 31, 2024
2	975483	INE01XX07042	Monday, December 16, 2024	Interest	Tuesday, December 31, 2024
3	975484	INE01XX07034	Monday, December 16, 2024	Interest	Tuesday, December 31, 2024
				For Pip	eline Infrastructure Limite

Suneeta Mane

Company Secretary & Compliance Officer Date: November 29, 2024



Phone: 022-3555 5000, Email: investor.relations@ril.com CIN: L17110MH1973PLC019786 NOTICE -

Regd.office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021,

Place: Navi Mumbai

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	3199851	Arvind Amratlal Jhaveri	. 5	599338-338	17065729-733
0.5	31933233233		1.1	993980-980	25103727-737
			14	1316008-008	40624029-042
			20	5011865-865	82651925-944
			13	6386665-665	135123667-679
			14	10494878-878	187831252-265
			5	141111114-114	331123778-782
			30	16254084-085	405198305-334
			112	53868328-330	1264175367-478
			224	62473131-131	2208665477-700
			448	67029260-260	6907439430-877
2	32848320	Jashbhai S Patel	40	4227916-917	67767619-658
		Sureshbhai Jashbhai Patel	18	7387299-299	146348097-114
			12	10259674-674	184110086-097
			12	13218309-309	290391728-739
			82	53703164-166	1258066978-059
			164	62352351-351	2196566383-546
			328	66594595-595	6867939109-436
3	32835716	S.Surendranath Banerji	150	62573146-146	2216038381-530
		N Sivapalan	300	66854365-365	6892190036-335
4	1194704	V Venkataraman	38	253828-829	12880395-432
			7	364097-097	13927879-885
			24	463925-925	16194643-666
			1.1	567008-008	16939491-501
			104	905096-098	23322294-397
			49	2138972-972	42558573-621
			10	3073557-557	49317278-287
			50	12995613-613	261305608-657
			10	14048199-199	330949489-498
			303	54128242-248	1274788037-339
			36	58473653-653	1625597572-607
		Total	2644		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited

Savithri Parekh

Place : Mumbai Date: November 29, 2024

Company Secretary and Compliance Officer www.ril.com

TEXMACO RAIL & ENGINEERING LIMITED

CIN: L29261WB1998PLC087404 Registered Office: Belgharia, Kolkata-700056

Phone No.: (033) 2569 1500, Fax No.: (033) 2541 2448 Website: www.texmaco.in, Email: texrall_cs@texmaco.in

POSTAL BALLOT NOTICE

Notice is hereby given pursuant to Section 110 of the Companies Act, 2013 ('Act') and other applicable provisions, if any, of the Act read with Rules 20 & 22 of the Companies (Management and Administration) Rules, 2014, General Circular No. 09/2024 issued by the Ministry of Corporate Affairs read with other circulars issued for this purpose from time to time ('MCA Circulars'), all other applicable rules framed under the Act, and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and other applicable laws, including any statutory modification(s), amendment(s) or re-enactment(s) thereof for the time being in force and as may be enacted hereinafter to the Members of Texmaco Rail & Engineering Limited ('Company') seeking approval for re-appointment of Mr. P. S. Bhattacharyya (DIN: 00329479) as an Independent Director of the Company and Alteration in Object Clause of the Memorandum of Association of the Company, proposed to be passed through postal ballot by electronic means only ('remote e-voting').

In compliance with the MCA Circulars, the Notice is being sent through email only and accordingly, the approval of the Members is being sought through remote e-voting. The Physical copies of the Notice along with Postal Ballot form & postage prepaid self-addressed business reply envelope are not being sent to the Members.

On 29th November, 2024, the Notice has been sent only by email to all the Members whose email addresses are registered with the Depository Participant(s) / Registrar & Share Transfer Agent ('RTA') / the Company and whose names appear in the Register of Members / list of beneficial owners as received from National Securities Depository Limited / Central Depository Services (India) Limited as on Friday, 22nd November, 2024.

In compliance with Regulation 44 of the Listing Regulations and pursuant to

the provisions of Sections 108 and 110 of the Act read with the Rules framed thereunder and the MCA Circulars, the Company is providing the remote e-voting facility to its Members, to enable them to cast their votes electronically on the Resolutions as set out in the Notice. The Company has availed the services of KFin Technologies Limited ('KFin'), who is also the RTA of the Company, for providing remote e-voting facility for exercising postal ballot The remote e-voting period shall commence at 9:00 a.m. on Saturday 30th November, 2024 and end at 5:00 p.m. on Sunday, 29th December, 2024 The e-voting module shall be blocked for voting thereafter. The voting rights of Members will be reckoned on the paid-up value of Equity Shares registered in the name of the Members as on Friday, 22nd November, 2024 ('cut-off date').

The Board of Directors of the Company has appointed Ms. Geeta Roy Chowdhury, Practicing Company Secretary (Membership No. F7040) as the scrutinizer, who consented to act as such, to conduct the process of the postal ballot by electronic means, in a fair and transparent manner.

The Notice will also be available on the websites of the Company at www.texmaco.in, the Stock Exchanges, where the Equity Shares of the Company are listed at www.bseindia.com and www.nseindia.com and KFin at https://evoting.kfintech.com/public/Downloads.aspx.

Pursuant to SEBI Circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 9th December, 2020 on "e-voting facility provided by Listed Entities", Individual shareholders holding shares in demat mode are allowed to vote through their demat accounts / websites of Depositories / Depository Participants, Further, Individual shareholders holding shares in physical mode and non-individual shareholders holding shares in demat mode may cast their votes by accessing the website of KFin at https://evoting.kfintech.com. Shareholders are advised to update their email address and mobile number in their demat accounts with their respective Depository Participants in order to access the e-voting facility.

All material and relevant documents referred to in the explanatory statement of the Notice are available for inspection through electronic mode only for the Members of the Company until the last date for exercising their votes through remote e-voting i.e., Sunday, 29th December, 2024. Members seeking inspection of such documents are requested to send an email at evoting texrail@texmaco.in. Any query in relation to the Resolutions proposed to be passed by postal ballot may be addressed to the Company Secretary of the Company at texrail_cs@texmaco.in _

Upon completion of the scrutiny of the votes cast through remote e-voting in a fair and transparent manner, the Scrutinizer will submit its report to the Chairman of the Company, or any person duly authorised by him. The results of the postal ballot will be announced on or before Tuesday, 31st December. 2024. The results along with the Scrutinizer's Report will also be posted on the websites of the Company i.e., www.texmaco.in, KFin i.e. https://evoting.kfintech.com, and Stock Exchanges i.e., www.bseindia.com and www.nseindia.com . The Company will also display the results at its registered office. The Resolutions, if passed by the requisite majority, shall be deemed to have been passed on the last date specified for remote e-voting i.e., Sunday, 29th December, 2024.

In case of any query regarding e-voting / technical assistance, Members may contact KFin helpdesk at toll free no. 1800-309-4001 or write at einward.ris@kfintech.com .

Place: Kolkata

Date: 29th November, 2024

For Texmaco Rail & Engineering Limited K. K. Rajgaria

Company Secretary & Compliance Officer

DEEPAK INDUSTRIES LIMITED

NOTICE TO THE SHAREHOLDERS FOR POSTAL BALLOT

CIN No. L63022WB1954PLC021638 Registered office: 62, Hazra Road, Kolkata-700 019 website: www.dil-india.com Email : secretary@dil-india.com Phone No.033-4014 2222

NOTICE is hereby given pursuant to the provisions of Sections 110 and 108 and other applicable provisions, if any, of the Companies Act. 2013 ("the Act") and Rules 22 and 20 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Secretarial Standard on General Meetings "SS 2") issued by the Institute of Company Secretaries of India, Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI-LODR Regulations") including any statutory modification(s) or re-enactment(s) thereof, for the time being in force, read with General Circulars issued by the Ministry of Corporate Affairs ("MCA") from time to time ("MCA Circulars"), the Resolutions as set out in the Notice are proposed for approval of members of Deepak Industries Industries Limited ("the Company") through postal ballot by voting through electronics means ("remote e-Voting"). Communication of assent or dissent of Members would take place only through the remote e-Voting system.

are registered with the Company/Depositories. Members may note that the Notice of Postal Ballot will also be available on the Company's website at www.dil-india.com , website of stock exchange i.e. The Calcutta Stock Exchange Limited (CSE) at www.cse-india.com Eligible members who have not yet registered/updated their e-mail addresses are requested to update their KYC details by submitting the relevant forms to the Company's Registrar and Transfer Agent (RTA) M/s Maheshwari Datamatics Private Limited, 23, R. N. Mukherjee Road, 5th Floor, Kolkata-700001, it the shares are held in physical form and with their Depository Participant ("DP"), if the shares are held in

demat form. The relevant forms for submission to RTA can be downloaded by visiting this link

The Notice of the Postal Ballot will be sent electronically only to those Members whose email addresses

For Deepak Industries Limited

Date: 29th November, 2024 Place: Kolkata

Nikita Puria Company Secretary ACS: 35481



www.mdpl.in.

HOOGHLY RIVER BRIDGE COMMISSIONERS (A Statutory Organisation under Govt. of West Bengal) St. Georges' Gate Road, Kolkata-700 021 Ph. No.: 033-2253-4133/2248-5833 Email: direc.pldn@gmail.com

NOTICE INVITING ELECTRONIC BID (ABRIDGED) NIeB No. HRBC/03/DIRPLDN/2024-2025

HRBC through Director (PI & Dn), HRBC invites E-Bid through the online e-procurement portal of the Government of West Bengal, viz. https://wbtenders. gov.in from individual or Company registered under Company Act. or Limited Liability Partnership Firm or Registered Partnership Firm, including Joint Ventures, for the following work:

Name of the work: Collection of Toll at Vidyasagar Setu, Kolkata including handling, operation, maintenance (existing and upgraded systems), renewing and renovation, upgrading of existing electronically operated Toll Collection system as per requirement.

Period of Contract: 3(three) years.

Outline of major Eligibility Criteria: Minimum 3 years' experience of operating Toll Bridges or Toll Roads during the last 10 years and experience of operating one Toll Bridge/Toll Road having at least 8 lanes with fully electronically operated toll collection system for minimum one year; also experience of handling minimum 35,000 (thirty five thousand) vehicles per day in any single Toll Bridge/Toll Road at a single location in India. The bidder's minimum average annual Toll collection over the last 3 years in all of its locations in India should be Rs. 45 (forty five) crore. The bidder must have average annual Turn Over of Rs.150 (one hundred fifty) crore for the last 3 years and a Net Worth of at least Rs. 100 (one hundred) crore as on

Earnest Money / Bid Security: Rs. 2,20,00,000/-.

Closing date of Bid submission (online): 23.12.2024 at 13.00 HRS.

The NIeB containing the details of scope of work, eligibility criteria, terms and conditions of contract etc. can be obtained from https://wbtenders.gov.in.

The prospective bidders may consult the websites: https://wbtenders.gov.in and www.hrbc.org.in regularly to see Corrigenda/Addenda which may be issued by

Director (Pl. & Dn.), HRBC

DUNCAN ENGINEERING LIMITED

Regd. Office: F33, Ranjangaon MIDC Karegaon, Tal Shirur Pune 412209 CIN: L28991PN1961PLC139151, Tel: +91-2138-660066, Fax: +91-2138-660067, Website: www.duncanengg.com, Email ID: complianceofficer@duncanengg.com

RESULT OF POSTAL BALLOT Pursuant to provisions of Section 108 and 110 of the Companies Act, 2013 ('the Act') read with the Companies

(Management and Administration) Rules, 2014, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements Regulations, 2015, as amended from time to time and other applicable provisions and the General Circulars No 14/2020 dated 08th April 2020, No. 3/2022 dated 5th May 2022, No. 11/2022 dated 28th December 2022, No. 9/2023 dated 25th September 2023 and No. 9/2024 dated 19th September 2024 issued by the Ministry of Corporate Affairs ('MCA Circulars'), approval of the member of the Company was sought by means of Postal Ballot for special resolutions as detailed below. The Board of Directors had appointed Mrs. Shaswati Vaishnay, Vaishnay Associates, Practicing Company Secretary, Pune as Scrutinizer for scrutinizing the Postal Ballot. Based on the Scrutinizer's Report dated 29.11.2024, the defails of result of Postal Ballot declared on 29.11.2024, are as under:

ltem	Particulars	Type of Resolution	Total No. of votes polled	Total votes cast in favour		Total votes cast against	
No.				No. of Shares	% of votes cast	No. of Shares	% of votes cast
1	To consider the appointment of Dr. Dharmendra Singh Gangwar as an Independent Director of the Company	Resolution	2757905	2757905	100%	0	0%

The above Special Resolution as set out in the Postal Ballot Notice dated October 18, 2024, are passed by the members of the company with requisite majority. The result of the Postal Ballot is communicated to BSE Limited where the shares of the Company are listed and it is also posted on the website of the Company i.e., www.duncanengg.com along with the Scrutinizers' Report.

By the Order of the Board of Directors For Duncan Engineering Limited

Place : Pune Date: 29.11.2024

Sayalee Yengul Company Secretary

ARYAMAN FINANCIAL SERVICES LIMITED

Corporate Identity No. (CIN): L74899DL1994PLC059009

Registered Office: 102, Ganga Chambers, 6A/1, W.E.A., Karol Bagh, New Delhi-110005. Corporate Office: 60, Khatau Building, Ground. Floor, Alkesh Dinesh Modi Marg, Fort, Mumbai – 400 001 Tel: 022-62166999 | Email: feedback@afsl.co.in | Website: https://www.afsl.co.in/index.html

NOTICE

NOTICE is hereby given to the Members of (the "Company") pursuant to the provisions of Section 108 and Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Secretarial Standard- 2 on General Meeting (the "SS-2"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") including any statutory modification(s), clarification(s), substitution(s) or re-enactment(s) thereof for the time being in force, guidelines prescribed by the Ministry of Corporate Affairs (the "MCA"), for holding general meetings/conducting postal ballot process through e-voting vide General Circular Nos. 14/2020 dated 8th April 2020, 17/2020 dated 13th April 2020, 22/2020 dated 15th June 2020, 33/2020 dated 28th September 2020, 39/2020 dated 31st December 2020 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022 and 11/2022 ,dated December 28, 2022 and 09/2023 dated September 25, 2023 (the "MCA Circulars") and any other applicable laws and regulations, that the following special business is proposed for consideration by the Members of the Company through Postal Ballot by voting through electronic means ("e-voting") and voting by Postal Ballot Paper.

tem No.	Description of the Resolution			
1.	To increase in authorised Capital And Consequent alteration to the Capital Clause of the Memorandum of Association			
2.	To make investments, give loans, guarantees and security in excess of limits specified under section 186 of The Companies Act, 2013			

To approve related party transactions with Aryaman Capital Markets Limited Adoption of new set of Memorandum of Association of Company inter-alia pursuant to the Companies

Act. 2013 Adoption of new set of Articles of Association of Company inter-alia pursuant to the Companies Act,

In terms of MCA Circulars, the Company has completed the dispatch of the Postal Ballot Notice electronically on 29th November, 2024 to the Members of the Company holding shares as on 22th November, 2024 ("Cut-off Date"). Members whose names are recorded in the Register of Beneficial Owners maintained by the Depositories as on the Cut-Off Date will be entitled to cast their votes by e-voting. Members who have not registered their mobile numbers or e-mail id or in case of any queries kindly mail to info@adroitcorporate.com In accordance with the guidelines, hard copy of the Postal Ballot Notice along with postal ballot forms and pre-paid

business reply envelope will not be sent to the Members. The communication of the asset or dissent of the Members would take place through the voting system only. In this regard the notice of Postal Ballot can be downloaded from the website of the Company at https://www.afsl. co.in/Index.html and also on the website of NSDL (being the E-voting service provider) at www.evoting.nsdl.com. The

notice is also displayed on the website of BSE Limited where shares of the company are listed. The Company has engaged the services of National Securities Depository Limited (NSDL) for the purpose of providing e-voting facility/Postal Ballot to all its Members. Members are requested to note that the e-voting shall commence from Saturday 30th November, 2024 (9:00 AM IST) to Sunday, 29th December, 2024 (5:00 PM IST). The e-voting

module shall be disabled for voting thereafter.

Place: Delhi

Date: 29th November, 2024

The Board of Directors has appointed Mr. Jigarkumar Gandhi (Membership No. 7569 and Certificate of Practice No. 8108), Practicing Company Secretary, as the scrutinizer ("scrutinizer") for conducting the Postal Ballot and e-voting process in a fair and transparent manner. The results of the e-voting will be declared latest by Tuesday, 31st December, 2024 and will also be uploaded on the Company's website and BSE Limited.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evoting.nsdl.com, under help section or write an email to evoting@nsdl.com.

> FOR ARYAMAN FINANCIAL SERVICES LIMITED REENAL KHANDELWAL

COMPANY SECREATRY & COMPLIANCE OFFICER financialexp.epapr.in

The Kerala Minerals and Metals Ltd (A Govt. of Kerala Undertaking) Sankaramangalam, Kollam 691583 Phone: 0476-2651215 to 217 e-mail: md@kmml.com **TENDER NOTICE**

For more details please visit E-Tendering Portal, https://etenders.kerala.gov.in or www.kmml.com Tender ID

2024 KMML 705788 1 For the supply of VFD Panels 2. 2024 KMML_709004_1 For the supply of High Alumina Refractory Bricks/

3. 2024 KMML 710380 1 For the supply of Bucket Elevator-1 No 4. 2024 KMML 710965 1 For the supply of PTFE Lined Plug Valves

Refractory Bricks

Sd/- Managing Director for The Kerala Minerals and Metals Ltd. Chavara 29.11.2024

EUROTAS INFRASTRUCTURE LIMITED -IN LIQUIDATION U74900TG2008PTC060157

E-AUCTION SALE NOTICE

Liquidator is inviting prospective investors to acquire Eurotas Infrastructure Limited - In Liquidation ("EIL"/ "Company") as a Going Concern or the Movable Assets of the Company on a Collective Basis through e-auction process. EIL has an underconstruction cement manufacturing plant at Additional Sinnar Industrial Area, MIDC, Musalgaon, Sinnar, Nashik, Maharashtra and the key highlights of the company are as follows:

- 36.37 hectares of Sub-Leasehold Land Parcel in Additional Sinnar Industrial Area, MIDC, Musalgaon, Sinnar, Nashik Maharashtra
- Under Construction Cement Grinding Unit of 1.6 MMTPA capacity (expandable upto 4.95 MMTPA) which is estimated to 80-85% completed
- 3. Registered Office Premise (rented) in New Delhi with few Office Equipment and Furniture & Fixtures E-Auction on December 26, 2024 from 2 PM to 3 PM at web

portal of: www.eauctions.co.in. Call at +91 88285 76197 or Email at cirp.eurotas@gmail.com for more information. For Eurotas Infrastructure Limited - In Liquidation

Huzefa Fakhri Sitabkhan, Liquidator IBBI/IPA-001/IP-P00031/2017-18/10115

Authorisation of Assignment valid till December 19, 2024 huzefa.sitabkhan@gmail.com, cirp.eurotas@gmail.com

Date: November 30, 2024 Place: Mumbai

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify 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 any manner whatsoever.

Aster DM Healthcare Limited

CIN: L85110KA2008PLC147259 Registered office: Awfis, 2nd Floor, Renaissance Centra, 27 & 27/1, Mission Road, Sampangiramnagar, Bengaluru, Karnataka, India - 560027. Tel: +91 484 6699999 | Email:cs@asterdmhealthcare.in Website: www.asterdmhealthcare.in

NOTICE OF POSTAL BALLOT Notice is hereby given that pursuant to Section 108, 110 of the Companies Act, 2013 and

all other applicable provisions, if any (the "Act") and Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, read with General Circular no. 09/2024 dated September 19, 2024 (in continuation of General Circular no. 14/2020 dated April 8 2020, General Circular no. 17/2020 dated April 13,2020, General Circular no. 22/2020 dated June 15, 2020, General Circular no. 33/2020 dated September 28, 2020, General Circular no. 39/2020 dated December 31, 2020, General Circular no. 10/2021 dated June 23, 2021, General Circular no. 20/2021 dated December 08, 2021, General Circular no. 03/2022 dated May 05, 2022, General Circular no. 11/2022 dated December 28, 2022, with General Circular no. 09/2024 dated September 09, 2024) ("MCA Circulars") issued by the Ministry of Corporate Affairs, Government of India, the Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India ('SS-2'), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and such other applicable provisions of the acts, rules, regulations, circulars and notifications (including any statutory modifications or re-enactments thereof for the time being in force and as amended from time to time), the approval of the Members of Aster DM Healthcare Limited (the "Company") is being sought for the following resolutions by way of postal ballot through e-Voting process ("e-Voting") S.No

	of the company on preferential basis for consideration other than cash	Special resolution			
	To approve the shifting of the registered office of the company from Bengaluru (State of Karnataka) to Hyderabad (State of Telangana) and consequent amendment to the memorandum of association.	Special resolution			
suant to the MCA Circulars, the Company has sent the electronic copies of the Postal					

Description of resolution

Approval for issuance of up to 1,86,07,969 (One Crore Eighty Six

Members of the Company, who have registered their e-mail address with the Company (in respect of shares held in physical form) or with their Depository Participant (in respect of shares held in electronic form) and whose names appeared in the Register of Members of he Company as on Friday, November 22, 2024 i.e. the cut-off date ("Cut Off Date"). The Postal Ballot Notice will also be available on the Company's website at https://www.asterdmhealthcare.in/investors/shareholders-services/postal-ballot. websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India imited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depositories Limited ("NSDL") at www.evoting.nsdl.com. In accordance with the provisions of the MCA Circulars, physical copy of the Notice along

Ballot Notice along with Explanatory Statement on Friday, November 29, 2024 to all

with the Postal Ballot form and the pre-paid business reply envelope are not sent to the members for this Postal Ballot and Members can vote only through the e-Voting process. Members whose names appear on the Register of Members/List of Beneficial Owners as on Friday, November 22, 2024 i.e., Cut Off Date will be considered for the purpose of e-Voting and voting rights shall be reckoned on the paid-up value of Equity Shares registered in the name of the shareholders as on that date. A person who is not a Member on the cut-off date shall treat this notice for information purposes only.

The Company has engaged the services of NSDL for providing e-Voting facility to all its Members. Members are requested to note that e-Voting will commence on Saturday. November 30, 2024 at 09:00 AM (IST) and end on Sunday, December 29, 2024 at 05:00 PM (IST). E-voting shall not be allowed beyond 05:00 PM (IST) on Sunday, December 29,

Shareholders, who have not registered their email IDs with the depository participants, are requested to do the following:

• Shareholders holding shares in dematerialised mode are requested to register their email IDs with their depository participants. • Shareholders holding shares in physical mode are requested to submit their request with

heir valid e-mail ID's to the Company at cs@asterdmhealthcare.in for receiving all communications including annual report, notices, instruction for e-voting and participation in the AGM through VC/OVAM etc.in electronic mode from the Company. The instructions on the process of e-Voting, including the manner in which Members who are holding shares in physical form or who have not registered their e-mail addresses can cast their vote through e-Voting, are provided in the Postal Ballot Notice.

The Board of Directors have appointed Mr. Rajiv Balakrishnan, Director of Beyond Compliance Corporate Services Private Limited, as the Scrutinizer to conduct the Postal Ballot only through the e-Voting process in a fair and transparent manner. The results of Postal Ballot through e-Voting (along with the Scrutinizer's report) will be declared by the Chairman of the Company, or any other person authorised by him, on or

before Tuesday, December 31, 2024 and will also be displayed on the website of the Company at https://www.asterdmhealthcare.in/investors/shareholders-services/postal-ballot 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 e-voting agency at www.evoting.nsdl.com. For details relating to e-voting, please refer to the Notice. In case of any queries or

grievances with respect to e-Voting, Members can contact NSDL on evoting@nsdl.com 1800-1020-990/ 1800-224-430 or contact Mr. Amit Vishal. Asst Vice President. NSDL at evoting@nsdl.com For Aster DM Healthcare Limited

Authorised Signatory

Place: Bengaluru **Hemish Purushottam** Company Secretary and Compliance Officer Date: November 29, 2024

CANARA ROBECO

Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd. Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001.

Tel.: 6658 5000 Fax: 6658 5012/13 www.canararobeco.com CIN No.: U65990MH1993PLC071003

NOTICE

NOTICE is hereby given, inviting bids from Domestic Legal Counsel (DLC), for the proposed initial public offering of Canara Robeco Asset Management Co. Ltd. (CRAMC), through an offer for sale. The Request for Proposal (RfP) will be available on the website www.canararobeco.com under Forms & Downloads/ Tenders with effect from 30th November 2024. The proposal can be submitted latest by 17:00 hours on 13th December, 2024 to Mr. Ashutosh Vaidya, Head – Legal & Secretarial, at Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 in hard copies, in original, duly signed by the authorized person of the Law Firm. The sealed Bid envelopes should be delivered to the CRAMC Office between 10:00 hours to 17:00 hours on Monday to Friday, working days only.

> For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Date: 29-11-2024

Place: Mumbai

MERCATOR LIMITED

Regd. Office: 83-87, 8th Floor, Mittal Tower, B-wing, Nariman Point, Mumbai-400021 Tel.: +91 22 66373333; Fax: +91 22 66373344

Email: secretarial@mercator.co.in; Website:www.mercator.co.in: Extract of Audited Consolidated Financial Results for the

Quarter and Year Ended March 31, 2024 (Rs. in Millions, Except EPS) For Quarter Ended For Year Ended **Particulars** 31.03.2024 31.03.2023 31.03.2024 31.03.2023 (Audited) (Audited) (Audited) Total income from operations Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 77.66 (4.91)69.22 (24.56) Net Profit/(Loss) for the period before Tax. (4.91)(24.56)(after Exceptional and/or Extraordinary items) (2.232.37)(2,240.71)4 Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) (2.232.37)(4.91)(2,240.71)(24.56)Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive Income (after tax)] (2.232.37)(4.91)(2,240.71)(24.56)302.46 302.46 302.46 6 Equity Share Capital 302.46 7 Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 14,571.84) 8 Earnings Per Share (of Re. 1/- each) Basic (0.02)(80.0)(7.38)(7.41)Diluted

Notes:

- 1 The above is an extract of the detailed Audited Financial Results of the Company for the quarter and year ended 31st March 2024 as approved in the meeting held on Thursday, November 28, 2024. The same is available on website of BSE Limited www.bseindia.com and National Stock Exchange of India Limited on www.nseindia.com where shares of the Company are listed.
- Auditors' Report issued by them and a Statement of Impact in that respect has been disclosed to the Stock Exchanges.

For Quarter Ended For Year Ended Particulars 31.03.2024 31.03.2023 31.03.2024 31.03.2023 (Audited) (Audited) (Audited) (Audited) 1 Total income from operations 2 Profit before tax (2.915.79)2.21 (2,902.63)

3 Net Profit after tax (2.915.79)(2.902.63)2.21 Girish Siriram Juneia Place: Mumbai Liquidator

3 The Statutory Auditors have expressed disclaimer of opinion on the Audited Financial Results, in the Statutory

4 Key Standalone Financial information is given below :

4.07 4.07 For Mercator Ltd.

IBBI/IPA-001/IP-P00999/2017-2018/11646

New Delhi

Date: November 28, 2024

2 Previous period/ year's figures have been reclassified /regrouped wherever necessary to confirm with the current

(Rs. in Millions