LADDU GOPAL ONLINE SERVICES LIMITED

CIN: L90009DL1993PLC123728

Registered Office: House No503/12 Ma
in Bazar, Sabzi Mandi, Shakti Nagar North Delhi110007

Email id- ettsecretarial@gmail.com Tel. +91 9825050507

Date: February 21, 2025

To
The Manager
Listing Department:
BSE Limited
Phiroz Jeejeebhoy Tower
Dalal Street Mumbai -400001,
Maharashtra india.

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Reference: ISIN - INE546I01017; Scrip Code- 537707; Symbol- ETT

Subject: Newspaper advertisement of Laddu Gopal Online Services Limited (Formerly Known as ETT Limited).

Dear Sir/Ma'am,

In compliance with SEBI(Listing Obligation and Disclosure Requirement), Regulation 2015 the

The public notice to the shareholders by way of newspaper advertisement has been published in below attached Newspaper.

You are requested to take note of the above.

This disclosure is being simultaneously uploaded on the website of the Company https://lgos.in.

Thanking you

FOR, LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Afsana Mirose Kherani Managing Director Din: 09604693

LADDU GOPAL ONLINE SERVICES LIMITED

(Formerly known as ETT Limited)



Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday,

February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited.

The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800. For Ceinsys Tech Limited

Pooja Karande

Company Secretary & Compliance Officer

SHIRITE.

Card (NCMC)

Corporate Office. Chennal

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

for Supplying,

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India – 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

		Gross		Less: Rejec	ctions / Part	ial Amount	Valid			
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00	
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00	
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00	

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN **DEMATERIALISED FORM**

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size

of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given

by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer. Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2

Contact Person: Ms. K. Sreepriya SEBI Registration No.: INR000003753

CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Guiarat, India - 380060 Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

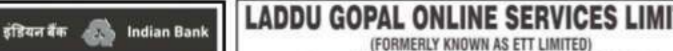
> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

133 of the Letter of Offer.

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. DCC Deb Adventor



Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007 Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE Printing SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & change in the records of the Registrar of Companies (ROC) has been completed Master Dual Interface Contactless Debit However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange RFP for Procurement of Firewalls for

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Afsana Mirose Kherani Date: February 20,2025

Managing Director

I HDFC MUTUAL Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited**

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

CIN: L65991MH1999PLC123027

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

LADDU GOPAL ONLINE SERVICES LIMITED

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732 Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501

Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means "VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act. 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice

convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs).

Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/QAVM facility are provided below:

For Individual Members: Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/

(holding securities in demat mode with CDSL) Monday, March 17, 2025 Cut-off date for determining the Members entitled to vote. The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the through remote e-voting or Company, as on Monday, March 17, 2025. during the EGM Thursday, March 20, 2025 at 9:00 A.M. (IST) Commencement

of remote e-voting period End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST) e-voting period

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e voting, facility will also be made available during the EGM. urther, the Members who have cast their votes through remote e-voting may attend

the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you nay contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at silalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM

through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL. By Order of the Board or Sree Javalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018

Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government, Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the

> For and on behalf of NTPC Ltd. (Ritu Arora) Company Secretary & Compliance Officer

Place: New Delhi M.No.: F5270 Leading the Power Sector

address indicated above. Investors may also note that Section 125 of the

Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund'

form and with the Company/ RTA, in case of bonds held in physical

360 ONE WAM LIMITED

Place: Mumbai

Date: February 20, 2025

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING 360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General

Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act. 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Authorized Signatory

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

Date: February 20, 2025

Place: Mumbai

financialexp.epapr.in

which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized

360

contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

form.

Date: 20.02.2025

In case of gueries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual

New Delhi

ACS: 21409



Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz.

www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800. For Ceinsys Tech Limited

Pooja Karande

Company Secretary & Compliance Officer

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India – 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

		Gross		Less: Rejec	ctions / Part	tial Amount	Valid			
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00	
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00	
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00	

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size

of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given

by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE

Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer. Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

Email: rights@cameoindia.com

CAMEO CORPORATE SERVICES LIMITED

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2

Contact Person: Ms. K. Sreepriya SEBI Registration No.: INR000003753

CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060 Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Ms. Pooja Haribhai Gadhavi

Date: 20th February, 2025

Company Secretary and Compliance Officer

DCC Sels Adventure

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

(FORMERLY KNOWN AS ETT LIMITED) Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007 Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in; NOTICE TO SHAREHOLDERS

LADDU GOPAL ONLINE SERVICES LIMITED

following RFPs. We would like to inform all concerned shareholders of LADDU GOPAL ONLINE for Supplying, Printing. SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & change in the records of the Registrar of Companies (ROC) has been completed Master Dual Interface Contactless Debit However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange RFP for Procurement of Firewalls for

इंडियन बैंक 🙈 Indian Bank

Corporate Office, Chennal

Indian Bank, a leading Public

Sector Bank, has floated

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

SHIRITE.

Card (NCMC)

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

Afsana Mirose Kherani Managing Director

I HDFC MUTUAL MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676

NOTICE

Date for the same:

Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
37.322	0.050	10.00
43.266	0.250	10.00
	("NAV") as on February 19, 2025 (₹ per unit) 37.322	("NAV") as on February 19, 2025 (₹ per unit)# 37.322 0.250

#Amount of distribution per unit will be the lower of the rate mentioned above or the available

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well

In view of individual nature of tax consequences, each investor should seek appropriate advice.

(Investment Manager to HDFC Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

e-mail: hello@hdfcfund.com . Visit us at: www.hdfcfund.com

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record

Name of the Scheme / Plan(s) / Option(s)	("NAV") as on February 19, 2025 (₹ per unit)	Distribution (₹ per unit)#	(₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.250	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled

as check for any unclaimed redemptions or IDCW payments.

For HDFC Asset Management Company Limited

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Mean "VC" VOther Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act. 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in

In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the

Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/QAVM facility are provided below: For Individual Members:

Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/

voting, facility will also be made available during the EGM.

(holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote. The voting rights of Members shall be in proportion to through remote e-voting or their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. during the EGM

Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST) e-voting period

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e

Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at sjlalcd@gmail.com.

Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL.

By Order of the Board or Sree Javalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

> NTPC Limited एनरीपीमी NTPC

(A Govt. of India Enterprise) Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003

Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in

ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD. Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government, Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount

transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years

form and with the Company/ RTA, in case of bonds held in physical For and on behalf of NTPC Ltd.

(Ritu Arora) Date: 20.02.2025 Company Secretary & Compliance Officer Place: New Delhi

Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to

keep their email ID and other relevant details updated with their

Depository Participant (DP), in case of bonds held in dematerialized

Leading the Power Sector

360 ONE WAM LIMITED CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013.

Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895 Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act. 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and

explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and

In case of gueries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase

Place: Mumbai

Date: February 20, 2025

financialexp.epapr.in

cheque of first / sole holder's bank account.

Place: Mumbai Date: February 20, 2025 Authorized Signatory

> M.No.: F5270 **360**

form.

Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars"). Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the

on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com. We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

Company Secretary ACS: 21409



Ceinsys Tech Limited Corporate Identity Number (CIN): L72300MH1998PLC114790

Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com. The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter

and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800. For Ceinsys Tech Limited

Date: February 21, 2025

Place: Nagpur

Pooja Karande **Company Secretary & Compliance Officer** इंडियन बैंक

O SHIBBING

A Indian Bank

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

Personalization and Dispatch of EMV

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RFP for Procurement of Firewalls for

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

for Supplying,

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola,

Ahmedabad, Gujarat, India - 380 060 Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/;

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES") OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share).

In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been considered for allotment.

The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

		Gross			Less: Rejections / Partial Amount			Valid		
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00	
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00	
Total	1200	475411424	A75411494 00	1063	1390363	1390263 00	226	474021161	474031161.00	

1399 475411424 475411424.00 1063 1380263 1380263.00 336 474031161 474031161.00 Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given

by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com

Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753

CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380060

Contact No.: +91-7778067205 Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.



LADDU GOPAL ONLINE SERVICES LIMITED

(FORMERLY KNOWN AS ETT LIMITED) Corporate Identification Number: L90009DL1993PLC123728

Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://gos.in.

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange.

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group. and their associates

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://igos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Afsana Mirose Kherani

Managing Director

Place: Delhi Date: February 20,2025

E HDFC MUTUAL Sahi Hai MUTUAL FUND BHAROSA APNO KA HDFC Asset Management Company Limited

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

CIN: L65991MH1999PLC123027

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com NOTICE OF EXTRA ORDINARY GENERAL MEETING

FOR THE FINANCIAL YEAR 2024-25 We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is

holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means "VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed n the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in EGM Notice.

In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs).

Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited (CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility woled heliwing are

are premiere aprem	
Link for remote e-voting	For Individual Members: https://www.evoting.nsdl.com/ (holding securities in demat mode with NSDL), https://www.odslindia.com/ (holding securities in demat mode with CDSL)
Cut-off date for determining the Members entitled to vote through remote e-voting or during the EGM Commencement	Monday, March 17, 2025 The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025.
of remote e-voting period	Thursday, March 20, 2025 at 9:00 A.M. (IST)
End of remote	Sunday, March 23, 2025 at 5:00 P.M. (IST)

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e voting, facility will also be made available during the EGM Further, the Members who have cast their votes through remote e-voting may attend

the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at sjlalcd@gmail.com.

Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL

By Order of the Board For Sree Javalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7. Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District Nanakramguda, Hyderabad - 500032 Tel.: (040)-67162222 and Email einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years. Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical For and on behalf of NTPC Ltd.

Sd/-(Ritu Arora)

Date: 20.02.2025 Place: New Delhi

Company Secretary & Compliance Officer M.No.: F5270

Leading the Power Sector

360 ONE WAM LIMITED

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary ACS: 21409

Ahmedabad

Date: February 20, 2025

Place: Mumbai

financialexp.epapr.in



email id at cs@cstech.ai; Tel: +91 712-6782800.

Date: February 21, 2025

Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a

request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on

For Ceinsys Tech Limited

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The

Corporate Identification Number: L45201GJ1992PLC093662 Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola,

Ahmedabad, Gujarat, India - 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF

OFFER. #ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on

Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

	Gross			Less: Rejections / Partial Amount			Valid		
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700 Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380060

Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full

details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

DCC Bets Advertising

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) Corporate Identification Number: L90009DL1993PLC123728

Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007. Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in; Indian Bank, a leading Public Sector Bank, has floated NOTICE TO SHAREHOLDERS following RFPs.

Printing.

Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & Master Dual Interface Contactless Debit Card (NCMC) RFP for Procurement of Firewalls for

for Supplying,

इंडियन बैंक 🙈 Indian Bank

Bank's DC & DR locations (Internal/External/OOB/EBP/SWIFT/RTGS) Interested parties may refer Bank's Website:

GeM portal for details.

https://www.indianbank.in/tenders &

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange.

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don' have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025 Afsana Mirose Kherani Managing Director

5 HDFC MUTUAL Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is

holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice

convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the

Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility are provided below:

For Individual Members: Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/ (holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the through remote e-voting or Company, as on Monday, March 17, 2025. during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e voting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an

Sunday, March 23, 2025 at 5:00 P.M. (IST)

e-mail to the company at sjlalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL. By Order of the Board

or Sree Javalakshmi Autospin Limited Sarita Devi Sharma Managing Director

End of remote

e-voting period

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with

Regulation 61A of Securities and Exchange Board of India (Listing

Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical form. For and on behalf of NTPC Ltd.

(Ritu Arora) Company Secretary & Compliance Officer Date: 20.02.2025 Place: New Delhi M.No.: F5270

36C

Leading the Power Sector

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013.

360 ONE WAM LIMITED

Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary ACS: 21409

Date: Februaryi20e2025papr.in

Place: Mumbai

BENGALURU



Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.al | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800. For Ceinsys Tech Limited

Date: February 21, 2025 Place: Nagpur

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

		Gross		Less: Rejec	ctions / Part	ial Amount		Valid	Valid	
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00	
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00	
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00	

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February.

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size

of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer. REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2

Contact Person: Ms. K. Sreepriya SEBI Registration No.: INR000003753

Ms. Pooja Haribhai Gadhavi

CIN: U67120TN1998PLC041613

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380060

Contact No.: +91-7778067205 Email id: sharanaminfraproject@gmail.com

133 of the Letter of Offer.

Place: Ahmedabad

Date: 20th February, 2025

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

COMPANY SECRETARY AND COMPLIANCE OFFICER

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

> > DCC Sels Advention

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.



Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007 Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE Printing. SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & change in the records of the Registrar of Companies (ROC) has been completed Master Dual Interface Contactless Debit However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange RFP for Procurement of Firewalls for

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

इंडियन बैंक 🙈 Indian Bank

Corporate Office, Chennal

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

for Supplying,

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

Card (NCMC)

Afsana Mirose Kherani Managing Director

I HDFC MUTUAL MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com . Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number, Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

Place: Mumbai

Date: February 20, 2025

360 ONE WAM LIMITED

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com NOTICE OF EXTRA ORDINARY GENERAL MEETING

FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means "VC" VOther Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act. 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in

convening EGM has been sent, through electronic mode on February 20, 2025 to Share Transfer Agent (RTA) / Depository Participants (DPs).

Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/QAVM facility are provided below:

https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/

Monday, March 17, 2025 their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025.

Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST) e-voting period

the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you nay contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at silalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM

provided in the email received from CDSL. By Order of the Board

or Sree Javalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

> NTPC Limited एनरीपीमी NTPC

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018

Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD. Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with

Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government, Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to

(Ritu Arora)

Date: 20.02.2025 Company Secretary & Compliance Officer Place: New Delhi M.No.: F5270

Leading the Power Sector

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895 Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act. 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase

Date: February 20, 2025

Place: Mumbai

financialexp.epapr.in

In compliance with the relevant circulars issued by MCA and SEBI, the Notice

those Members whose e-mail address is registered with the Company / Registrar & Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the

For Individual Members: Link for

(holding securities in demat mode with CDSL) Cut-off date for determining the Members entitled to vote. The voting rights of Members shall be in proportion to through remote e-voting or during the EGM Commencement

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e voting, facility will also be made available during the EGM. urther, the Members who have cast their votes through remote e-voting may attend

through VC / OAVM, through the details provided by CDSL, by using login credentials

(A Govt. of India Enterprise)

keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical form. For and on behalf of NTPC Ltd.

360

Authorized Signatory

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals. In case of gueries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual

ACS: 21409 Chandigarh

Company Secretary



Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz.

www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800.

For Ceinsys Tech Limited

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380 060

the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on

Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

	Gross		Less: Rejections / Partial Amount			Valid			
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700 Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060

Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

133 of the Letter of Offer.

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

DCC Bets Advertising

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007. Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed However, we would like to clarify that the trade name change is under process with the

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

Bombay Stock Exchange.

इंडियन बैंक 🙈 Indian Bank

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

Printing.

for Supplying,

Card (NCMC)

Website:

Personalization and Dispatch of EMV

Chip Cum Magstripe Rupay, Visa &

Master Dual Interface Contactless Debit

RFP for Procurement of Firewalls for

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

Afsana Mirose Kherani Managing Director

HDFC MUTUAL Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	No. 1 (2007) 1977 (1977)	
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00	
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00	
#Amount of distribution per unit will be the lower	of the rate mention	ned above or	the availab	

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with

EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar &

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities

and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be

conducted at the Registered Office of the Company. Members intending to attend the

Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility

are provided below: For Individual Members: Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/ (holding securities in demat mode with CDSL)

Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. through remote e-voting or during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST)

voting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at sjlalcd@gmail.com.

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025

and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e

Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL. By Order of the Board

or Sree Javalakshmi Autospin Limited Sarita Devi Sharma Managing Director

e-voting period

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in

ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with

Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical form. For and on behalf of NTPC Ltd.

(Ritu Arora) Company Secretary & Compliance Officer Date: 20.02.2025 Place: New Delhi M.No.: F5270

36C

Leading the Power Sector

CIN: L74140MH2008PLC177884

360 ONE WAM LIMITED

Place: Mumbai

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

Date: Februaryi20e2025papr.in ACS: 21409 CHENNAI/KOCHI



Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved

by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800.

For Ceinsys Tech Limited

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or

indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The

Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016. Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH

THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on

Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

	Gross			Less: Rejections / Partial Amount			Valid		
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700 Email: rights@cameoindia.com

Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Investor Grievance Email id: investor@cameoindia.com

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060 Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the

133 of the Letter of Offer. THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

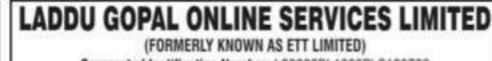
Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.



Indian Bank, a leading Public Sector Bank, has floated following RFPs.

for Supplying, Printing. Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & Master Dual Interface Contactless Debit Card (NCMC)

इंडियन बैंक 🙈 Indian Bank

RFP for Procurement of Firewalls for Bank's DC & DR locations (Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's Website: https://www.indianbank.in/tenders &

GeM portal for details.

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007. Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in; NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange.

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don' have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025 Afsana Mirose Kherani Managing Director

Sahi Hai

HDFC MUTUAL MUTUAL FUND BHAROSA APNO KA

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

HDFC Asset Management Company Limited

CIN: L65991MH1999PLC123027

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25 We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is

holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice

convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the

Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility are provided below:

For Individual Members: Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/ (holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. through remote e-voting or during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e voting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an

Sunday, March 23, 2025 at 5:00 P.M. (IST)

e-mail to the company at sjlalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL. By Order of the Board

or Sree Javalakshmi Autospin Limited Sarita Devi Sharma Managing Director

e-voting period

End of remote

e-voting period

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in

ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with

Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical form. For and on behalf of NTPC Ltd.

(Ritu Arora) Company Secretary & Compliance Officer

36C

Date: 20.02.2025 Place: New Delhi M.No.: F5270

Leading the Power Sector

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

ACS: 21409

HYDERABAD

Place: Mumbai Date: Februaryi20e2025papr.in

DCC Bets Advertising

360 ONE WAM LIMITED

CIN: L74140MH2008PLC177884



Place: Nagpur

Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz.

www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800.

For Ceinsys Tech Limited

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in

Corporate Identification Number: L45201GJ1992PLC093662

Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380 060

the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on

Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar

to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

	Gross		Less: Rejections / Partial Amount			Valid			
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, th request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY II DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700 Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060

Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

133 of the Letter of Offer.

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

DCC Bets Advertising

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007. Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed However, we would like to clarify that the trade name change is under process with the

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

Bombay Stock Exchange.

इंडियन बैंक 🙈 Indian Bank

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

Printing.

for Supplying,

Card (NCMC)

Website:

Personalization and Dispatch of EMV

Chip Cum Magstripe Rupay, Visa &

Master Dual Interface Contactless Debit

RFP for Procurement of Firewalls for

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

Afsana Mirose Kherani Managing Director

HDFC MUTUAL Sahi Hai MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited** CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	No. 1 (2007) 1977 (1977)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00
#Amount of distribution per unit will be the lower	of the rate mention	ned above or	the availab

distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

would fall to the extent of such distribution and statutory levy, if any. Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme

Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with

EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar &

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities

and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be

conducted at the Registered Office of the Company. Members intending to attend the

Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote evoting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility

are provided below: For Individual Members: Link for https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/ (holding securities in demat mode with CDSL)

Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. through remote e-voting or during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST)

voting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at sjlalcd@gmail.com.

The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025

and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote e

Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL. By Order of the Board

or Sree Javalakshmi Autospin Limited Sarita Devi Sharma Managing Director

e-voting period

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in

ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with

Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email: einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical form. For and on behalf of NTPC Ltd.

(Ritu Arora) Company Secretary & Compliance Officer Date: 20.02.2025 Place: New Delhi M.No.: F5270

36C

Leading the Power Sector

CIN: L74140MH2008PLC177884

360 ONE WAM LIMITED

Place: Mumbai

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013. Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

Date: Februaryi20e2025papr.in ACS: 21409 CHENNAI/KOCHI



Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email-cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@cstech.ai; Tel: +91 712-6782800.

For Ceinsys Tech Limited

इंडियन बैंक

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Card (NCMC)

Corporate Office, Chenna

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

for Supplying,

Personalization and Dispatch of EMV

Chip Cum Magstripe Rupay, Visa &

Master Dual Interface Contactless Debit

RFP for Procurement of Firewalls for

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

Indian Bank

Printing

Date: February 21, 2025 Place: Nagpur

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh. Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662 Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola,

Ahmedabad, Gujarat, India – 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48.00.09.600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY I (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

considered for allotment The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

-	Gross			Less: Rejections / Partial Amount			Valid		
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February.

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer. REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700 Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com

Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753

CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060 Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Ms. Pooja Haribhai Gadhavi

DCCC ----

Place: Ahmedabad

Date: 20th February, 2025 Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.



LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com: Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the

Further we want to clarify that we in no manner are using the trademark of ET Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group and their associates

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Afsana Mirose Kherani Place: Delhi Date: February 20,2025 Managing Director



CIN: L65991MH1999PLC123027 Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation,

Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account,

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

(Ritu Arora) Date: 20.02.2025 Place: New Delhi

M.No.: F5270

360 ONE WAM LIMITED

Place: Mumbai

Date: February 20, 2025

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013.

Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

Authorized Signatory

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of gueries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

ACS: 21409

Date: February 20, 2025

Place: Mumbai

financialexp.epapr.in

Kolkata

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732 Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com NOTICE OF EXTRA ORDINARY GENERAL MEETING FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday, March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means "VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in In compliance with the relevant circulars issued by MCA and SEBI, the Notice

convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the

Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote e voting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited (CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility

Link for For Individual Members: https://www.evoting.nsdl.com/ (holding securities in remote e-voting demat mode with NSDL), https://www.cdslindia.com/

(holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote. The voting rights of Members shall be in proportion to through remote e-voting or their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote

e-voting period The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting. However to enable the Members, who have not cast their vote through remote evoting, facility will also be made available during the EGM.

Sunday, March 23, 2025 at 5:00 P.M. (IST)

Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at silalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM

through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL By Order of the Board For Sree Jayalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

are provided below:

e-voting period

End of remote

NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise) Corporate Identification Number: L40101DL1975G0I007966

Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018

Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD. Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing

Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government, Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years. Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized

form and with the Company/ RTA, in case of bonds held in physical For and on behalf of NTPC Ltd. Company Secretary & Compliance Officer

Leading the Power Sector



Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not

receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai , BSE Limited viz. www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the

Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on

For Ceinsys Tech Limited

Date: February 21, 2025 Place: Nagpur

email id at <u>cs@cstech.ai</u>; Tel: +91 712-6782800.

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh. Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662 Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola,

Ahmedabad, Gujarat, India - 380 060 Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/;

Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48.00.09.600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY I (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

considered for allotment The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

200		Gross		Less: Rejec	ctions / Part	tial Amount		Valid	
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size

of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given

by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu

Tel: +91-4440020700

Email: rights@cameoindia.com

Investor Grievance Email id: investor@cameoindia.com Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2

Contact Person: Ms. K. Sreepriya SEBI Registration No.: INR000003753

CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060 Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer Date: 20th February, 2025

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

DCC ----

Place: Mumbai

Date: February 20, 2025

LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Indian Bank

Printing

इंडियन बैंक

△ इसामबाद

Card (NCMC)

Corporate Office: Chennal

Indian Bank, a leading Public

Sector Bank, has floated

following RFPs.

for Supplying,

Personalization and Dispatch of EMV

Chip Cum Magstripe Rupay, Visa &

Master Dual Interface Contactless Debit

RFP for Procurement of Firewalls for

Bank's DC & DR locations

(Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's

https://www.indianbank.in/tenders &

GeM portal for details.

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com: Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange

Further we want to clarify that we in no manner are using the trademark of ET Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group. and their associates

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

HDFC MUTUAL MUTUAL FUND BHAROSA APNO KA **HDFC Asset Management Company Limited**

CIN: L65991MH1999PLC123027 Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020. Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail: hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.250	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account,

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Date: February 20, 2025 Authorized Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

360 ONE WAM LIMITED

Place: Mumbai

CIN: L74140MH2008PLC177884 Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013.

Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895

Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of gueries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary

ACS: 21409 financialexp.epapr.in Lucknow

In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501

Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING

FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is

holding an Extra Ordinary General Meeting scheduled to be held on Monday, March

24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means

"VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed

in the Notice dated February 21, 2025 convening the EGM in compliance with all the

applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made

thereunder and the Securities and Exchange Board of India (Listing Obligations and

Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with

applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities

and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be

conducted at the Registered Office of the Company. Members intending to attend the

EGM through VC/OAVM may attend the EGM by following the procedure prescribed in

those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs). Remote e-voting and e-voting during EGM; Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote e voting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited (CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs.

Some of the important details regarding the remote e-voting and VC/OAVM facility

Link for remote e-voting

Afsana Mirose Kherani

Managing Director

are provided below:

For Individual Members: https://www.evoting.nsdl.com/ (holding securities in demat mode with NSDL), https://www.cdslindia.com/ (holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025

the Members entitled to vote The voting rights of Members shall be in proportion to through remote e-voting or their shares in the paid-up equity share capital of the Company, as on Monday, March 17, 2025. during the EGM Commencement Thursday, March 20, 2025 at 9:00 A.M. (IST) of remote e-voting period

End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST) e-voting period The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025

and thereafter the Members shall not be able to vote through remote e-voting.

However to enable the Members, who have not cast their vote through remote eoting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again

In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at silalcd@gmail.com. Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials

provided in the email received from CDSL By Order of the Board For Sree Jayalakshmi Autospin Limited

Sarita Devi Sharma Managing Director

> NTPC Limited एनरीपीमी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Regd. Office: NTPC Bhawan, Core-7, SCOPE Complex 7, Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018

Email: isd@ntpc.co.in, Website: www.ntpc.co.in ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD.

Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority

(Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules, 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500032 Tel.: (040)-67162222 and Email einward.ris@kfintech.com or with the Investors Service Department, NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA / NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website: www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund'

which remains unpaid and unclaimed for a continuous period of 7 years.

Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to

keep their email ID and other relevant details updated with their

Date: 20.02.2025

Place: New Delhi

Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical For and on behalf of NTPC Ltd.

> (Ritu Arora) Company Secretary & Compliance Officer M.No.: F5270 Leading the Power Sector

FINANCIAL EXPRESS



Ceinsys Tech Limited

Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Office: 10/5, IT Park, Nagpur - 440022, MH, India Email- cs@cstech.ai | Website - www.cstech.ai Tel - +91 712-6782800

NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Ordinary/Special Resolutions as approved by Board of Directors of the Company at its meeting held on January 17, 2025 and February 11, 2025, for the items as mentioned in the Postal Ballot Notice dated February 20, 2025:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, February 20, 2025 have completed dispatch of Notice of Postal Ballot dated February 20, 2025 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, February 14, 2025 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@cstech.ai or write Bigshare Services Private Limited at www.investor@bigshareonline.com. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.cstech.ai . BSE Limited viz.

www.bseindia.com and website of NationalSecurities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, February 21, 2025 at 9:00 AM and shall end on Saturday, March 22, 2025 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, February 14, 2025 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, March 25, 2025 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.cstech.ai and will also be communicated to BSE Limited. The last date specified by the Company for e-voting shall be the date on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on

For Ceinsys Tech Limited

Date: February 21, 2025 Place: Nagpur

email id at cs@cstech.ai; Tel: +91 712-6782800.

Pooja Karande **Company Secretary & Compliance Officer**

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

SHARANAM INFRAPROJECT AND TRADING LIMITED

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P.& Chandrigarh. Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited" upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015. Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662 Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola,

Ahmedabad, Gujarat, India - 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48,00,09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT I PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 31ST DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF OFFER.

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share). In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registrar to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

1077294751375		Gross		Less: Rejec	ctions / Part	ial Amount		Valid	
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	322	4048671	4048671.00	-11	104458	104458.00	311	3944213	39444213.00
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of Issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised

to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer. Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

ubramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

Email: rights@cameoindia.com Investor Grievance Email id: investor@cameoindia.com

Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad,

Gujarat, India - 380060

Contact No.: +91-7778067205

Email id: sharanaminfraproject@gmail.com Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked. ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

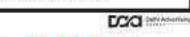
> For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

133 of the Letter of Offer.

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.





Indian Bank, a leading Public Sector Bank, has floated following RFPs.

for Supplying, Printing, Personalization and Dispatch of EMV Chip Cum Magstripe Rupay, Visa & Master Dual Interface Contactless Debit Card (NCMC)

RFP for Procurement of Firewalls for Bank's DC & DR locations (Internal/External/OOB/EBP/SWIFT/RTGS)

Interested parties may refer Bank's https://www.indianbank.in/tenders & GeM portal for details.

LADDU GOPAL ONLINE SERVICES LIMITED

(FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange

Further we want to clarify that we in no manner are using the trademark of ETI Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group and their associates

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have

been available for shareholders is https://lgos.in. We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and

> For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

> > MUTUAL

ahi Hai

Place: Delhi Date: February 20,2025

regulations.

Afsana Mirose Kherani **Managing Director**

I HDFC MUTUAL FUND BHAROSA APNO KA

HDFC Asset Management Company Limited CIN: L65991MH1999PLC123027

Registered Office: HDFC House, 2nd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020, Phone: 022 66316333 • Toll Free Nos: 1800-3010-6767 / 1800-419-7676 e-mail; hello@hdfcfund.com • Visit us at: www.hdfcfund.com

NOTICE

NOTICE is hereby given that in accordance with the powers delegated by HDFC Trustee Company Limited, the Trustee to HDFC Mutual Fund ("the Fund"), the following Distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options is declared under HDFC Balanced Advantage Fund, an Open-ended Balanced Advantage Fund ("the Scheme") and Tuesday, February 25, 2025 (or the immediately following Business Day, if that day is not a Business Day) is fixed as the Record Date for the same:

Name of the Scheme / Plan(s) / Option(s)	Net Asset Value ("NAV") as on February 19, 2025 (₹ per unit)	Amount of Distribution (₹ per unit)#	Face Value (₹ per unit)
HDFC Balanced Advantage Fund - Regular Plan - IDCW Option (Payout and Reinvestment)	37.322	0.050	10.00
HDFC Balanced Advantage Fund - Direct Plan - IDCW Option (Payout and Reinvestment)	43.266	0.250	10.00

#Amount of distribution per unit will be the lower of the rate mentioned above or the available distributable surplus (rounded down to a multiple of five at the third decimal) as on the Record Date.

Pursuant to the Distribution, the NAV of the IDCW Option(s) of the above Scheme would fall to the extent of such distribution and statutory levy, if any.

Amount will be paid, net of applicable tax deducted at source (TDS), to those Unit holders / Beneficial Owners whose names appear in the Register of Unit holders maintained by the Fund / Statements of Beneficial Ownership maintained by the Depositories, as applicable, under the IDCW Option(s) of the aforesaid Scheme on the Record Date (including investors whose valid purchase / switch-in requests are received by the Fund and the funds are available for utilization before cut-off timings in respect of the aforesaid Scheme, on the Record date).

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the applicable NAV per Unit (adjusted for applicable stamp duty).

As mandated under SEBI (Mutual Funds) Regulations and Master circular for Mutual Funds dated June 27, 2024, for redemptions and IDCW declared, payout will be done only through electronic mode(s), even where a Unit holder has opted to receive physical instruments. Thus, payment of such amounts shall be made through physical instruments, only in exceptional circumstances for reasons to be recorded by the AMC. Accordingly, unit holders who have opted for / have earlier received physical instruments are requested to update their bank account details by / sending us a copy of a cancelled cheque of first / sole holder's bank account.

All updations of PAN, KYC, email address, mobile number, nominee details, etc. should immediately be forwarded to the Investor Services Centers of the Fund (for units held in non-demat form) / Depository Participant (for units held in demat form). Unit holders are also advised to link their PAN with Aadhaar Number. Further, Unit holders can view the Investor Charter available on website of the Fund as well as check for any unclaimed redemptions or IDCW payments.

In view of individual nature of tax consequences, each investor should seek appropriate advice.

For HDFC Asset Management Company Limited (Investment Manager to HDFC Mutual Fund)

Place: Mumbai Sd/-Date: February 20, 2025 Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME

RELATED DOCUMENTS CAREFULLY.

SREE JAYALAKSHMI AUTOSPIN LIMITED CIN: L85110KA1991PLC011732

Regd. Office: "Sanjana" Davanagere Road, Chitradurga-577501 Phone Number: 08197-223040, E-mail: sjlalcd@gmail.com, Website: sjlal.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING

FOR THE FINANCIAL YEAR 2024-25

We are pleased to inform you that the company Sree Jayalakshmi Autospin Limited is holding an Extra Ordinary General Meeting scheduled to be held on Monday. March 24, 2025 at 12:00 P.M IST through Video Conferencing or Other Audio Visual Means ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as listed in the Notice dated February 21, 2025 convening the EGM in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") read with applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and Securities and Exchange Board of India ("SEBI"). The proceedings of EGM shall be deemed to be conducted at the Registered Office of the Company. Members intending to attend the EGM through VC/OAVM may attend the EGM by following the procedure prescribed in EGM Notice.

In compliance with the relevant circulars issued by MCA and SEBI, the Notice convening EGM has been sent, through electronic mode on February 20, 2025 to those Members whose e-mail address is registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participants (DPs).

Remote e-voting and e-voting during EGM: Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Rules and Regulation 44 of the SEBI LODR Regulations and applicable Circulars, the Company is providing remote e voting facility to all its Members to exercise their right to vote on the resolution listed in the EGM Notice and has availed the services of Central Depository Services Limited (CDSL) for providing VC facility and e-voting. The detailed procedure for attending the EGM through VC/OAVM and the e-voting is provided in the EGM Notice. The Notice also contains Instructions/details with regard to process of obtaining Login credentials for Shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Company or their respective DPs. Some of the important details regarding the remote e-voting and VC/OAVM facility

are provided below: Link for For Individual Members: https://www.evoting.nsdl.com/ (holding securities in demat mode with NSDL), https://www.cdslindia.com/ remote e-voting (holding securities in demat mode with CDSL) Cut-off date for determining Monday, March 17, 2025 the Members entitled to vote The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the through remote e-voting or during the EGM Company, as on Monday, March 17, 2025. Thursday, March 20, 2025 at 9:00 A.M. (IST) Commencement

End of remote Sunday, March 23, 2025 at 5:00 P.M. (IST) e-voting period The remote e-voting shall be disabled by CDSL at 5:00 PM (IST) on March 23, 2025 and thereafter the Members shall not be able to vote through remote e-voting However to enable the Members, who have not cast their vote through remote e-

voting, facility will also be made available during the EGM. Further, the Members who have cast their votes through remote e-voting may attend the EGM through VC/OAVM but shall not be entitled to cast their vote again. In case of any queries or issues regarding e-voting you may refer 'Frequently Asked Question' (FAQ's) and e-voting manual available at www.evotingindia.com or you may contact on helpdesk.evoting@cdslindia.com. Further you can also write to an e-mail to the company at silalcd@gmail.com.

Joining the EGM through VC / OAVM: Members will be able to attend the EGM through VC / OAVM, through the details provided by CDSL, by using login credentials provided in the email received from CDSL

By Order of the Board or Sree Jayalakshmi Autospin Limited Sarita Devi Sharma Managing Director

of remote e-voting period

> NTPC Limited एनरीपीसी NTPC (A Govt. of India Enterprise)

Corporate Identification Number: L40101DL1975G0I007966 Read. Office: NTPC Bhawan, Core-7, SCOPE Complex Institutional Area, Lodi Road, New Delhi -110003 Tel.: 011-24367072, Fax No.: 011-24361018 Email: isd@ntpc.co.in, Website: www.ntpc.co.in

ATTENTION VALUED DEBENTURE HOLDERS OF NTPC LTD. Pursuant to Section 125 of the Companies Act, 2013 (the Act) read with Regulation 61A of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations), the Company is required to transfer the amount of unpaid interest which remains unpaid and unclaimed for a period of seven (7) years from the date of transfer to the escrow account to the credit of the Investor Education and Protection Fund (Fund) set up by the Central Government. Accordingly, the interest on Bonus Debentures paid in March 2018 which remains unclaimed for a period of seven (7) years from the date of transfer to the escrow account would be due for transfer to Fund on 25.03.2025. Investors may please note that any amount transferred to the Fund, has to be claimed from 'Investor Education and Protection Fund Authority' (the Authority) following the refund procedure as provided under Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules 2016). To avoid the inconvenience of claiming the refund from the Authority, Debenture holders who have not received/ claimed/ encashed their interest warrant(s) relating to 3rd interest paid for the financial year 2017-18 paid in March 2018, may lodge their claim with the RTA i.e. KFin Technologies Ltd. (Unit: NTPC Ltd. Bonus Debentures) at Selenium Tower B, Plot number 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500032 Tel.: (040)-67162222 and Email einward.ris@kfintech.com or with the Investors Service Department NTPC Ltd. at the address indicated above. Debenture holders may kindly ensure that the claim, if any, shall be received by the RTA NTPC Ltd. on or before 25.03.2025 to ensure that the amount is not transferred to the Fund. Debenture holder(s) may refer to "IEPF Details" under the "Investors" Section of the website: www.ntpc.co.in for further information with respect to unclaimed/unpaid interest. NTPC Ltd. had issued its Bonus Debentures in March 2015 and as on date, certain Debentures are lying unclaimed. Investors are also requested to check the details of such Debentures under "Investors" Section of the website www.ntpc.co.in and lodge the claim with the RTA/Company at the address indicated above. Investors may also note that Section 125 of the Act read with Regulation 61A of the Regulations requires a company to transfer all matured debentures with the company in the name of 'Fund' which remains unpaid and unclaimed for a continuous period of 7 years. Accordingly, all unclaimed debentures will be transferred to the 'Fund' meeting the aforesaid criteria. Debenture holder(s) are requested to keep their email ID and other relevant details updated with their Depository Participant (DP), in case of bonds held in dematerialized form and with the Company/ RTA, in case of bonds held in physical

For and on behalf of NTPC Ltd. (Ritu Arora)

Date: 20.02.2025 Place: New Delhi

M.No.: F5270

Company Secretary & Compliance Officer

Leading the Power Sector

360 ONE WAM LIMITED

CIN: L74140MH2008PLC177884

Regd. Office: 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai 400013.

Tel: (91-22) 4876 5600 | Fax: (+91-22) 4341 1895 Email id: secretarial@360.one | Website: www.360.one

CORRIGENDUM TO THE NOTICE OF 1st EXTRAORDINARY GENERAL MEETING

360 ONE WAM LIMITED ("Company") has issued Notice dated February 3, 2025 ("EGM Notice") for convening 1st Extraordinary General Meeting of the Company for the financial year 2024-25 ("EGM") on Tuesday, February 25, 2025, at 2:00 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without physical presence of the Members at a common venue, to transact the business(es) specified in the EGM Notice in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations, 2015") read with General Circular No. 9/2024 dated September 19, 2024 and all other applicable circulars issued by Ministry of Corporate Affairs ("MCA") in this regard and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 and all other applicable circulars issued by Securities and Exchange Board of India ("SEBI") in this regard (collectively referred as "MCA and SEBI Circulars").

Subsequent to the issuance of EGM Notice, the Company deemed it appropriate to revise the resolutions at Item no. 2 and 3 along with the explanatory statement pursuant to Section 102 of the Act and provide additional details as mentioned in the Corrigendum. Accordingly, a Corrigendum to the EGM Notice is sent to those Members whose names appear in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. Friday, January 24, 2025. The dispatch of the Corrigendum through e-mails is completed on Thursday, February 20, 2025, in compliance with the provisions of the Act and Listing Regulations, 2015, read with MCA and SEBI Circulars. The physical copies of the Corrigendum will be provided to those Members who may request for the same.

The Corrigendum being an integral part of the EGM Notice, should be read in continuation and conjunction with the EGM Notice. All other contents of the EGM Notice, save and except as amended / modified by the Corrigendum, shall remain unchanged.

Members may note that the Corrigendum is also available on the website of the Company i.e. www.360.one and websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

We request all Members to take note of and consider the Corrigendum before casting their votes on the aforesaid proposals.

In case of queries / grievances relating to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting manual for the Members at the HELP Section at the website of CDSL i.e. www.evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or call on toll free no: 1800 21 09911 or contact Mr. Rakesh Dalvi, Sr. Manager, CDSL at A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400 013 or e-mail to the Company at secretarial@360.one or call on (+91-22) 4876 5600 or contact Mr. Rohit Bhase, Company Secretary, at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400013.

For 360 ONE WAM LIMITED

Rohit Bhase Company Secretary ACS: 21409

Place: Mumbai

Date: February 20, 2025

Pune

financialexp.epapr.in

पनामा सरकार ने भारत को दी जानकारी

अमेरिका से निर्वासित भारतीय दल का एक समूह पनामा

पनामा सिटी, 20 फरवरी (भाषा)।

अमेरिका से निर्वासित एक भारतीय समृह के सुरक्षित रूप से पनामा पहुंचने की जानकारी पनामा सरकार ने भारत को दी है। पनामा में मौजूद 'भारतीय मिशन' स्थानीय सरकार के साथ मिलकर निर्वासितों की भलाई सुनिश्चित करने के लिए काम कर रहा है।

पनामा, कोस्टा रिका और निकारागुआ में स्थित भारतीय दूतावास ने गुरुवार को सोशल मीडिया मंच 'एक्स' पर यह जानकारी साझा की। हालांकि, इसमें पनामा पहुंचे भारतीयों की संख्या का उल्लेख नहीं किया गया। यह समूह उन 299 अप्रवासी लोगों का हिस्सा है जिन्हें अमेरिकी सरकार

खान यूनिस, २० फरवरी (एपी)।

हमास ने चार इजराइली बंधकों

के शव गुरुवार को सौंप दिए। इन

बंधकों में एक महिला और उसके

दो बच्चे शामिल हैं। शोरी बिबास

और उनके दो बच्चे झ एरियल

और कफीर के साथ-साथ 83

वर्षीय ओदेद लिफशिटज के शव

बंधक बनाया गया था। वह सबसे

छोटे बंदी थे। हमास का कहना है

सौंपे गए हैं।

हमलों में हुई थी।

Bombay Stock Exchange.

regulations.

Place: Delhi

Date: February 20,2025

एनरीपीसी NTPC

been available for shareholders is https://lgos.in.

हमास ने चार बंधकों के शव सौंपे

कफीर को नौ महीने की उम्र में ओर रवाना हो गया। इजराइली

कि चारों की मौत इजराइली हवाई पहचान की जाएगी। परीक्षण पूरा

मंच पर चार काले ताबूत प्रदर्शित पश्चात ही परिवारों को अंतिम

LADDU GOPAL ONLINE SERVICES LIMITED

(FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728

Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007;

Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE

SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name

change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address

and contact details in right issue documents and same has also been uploaded on

Bombay stock Exchange. Our new website address in which right issue documents have

We want to reassure all stakeholders that there has been no intention to mislead the public

or stakeholders regarding the company's branding. All actions taken are in compliance

with the legal requirements and contractual agreements, and the company is committed to

ensuring that its operations are transparent and in line with all applicable laws and

कॉर्पोरेट पहचान संख्याः L40101DL1975GOI007966

पंजीकृत कार्यालयः एनटीपीसी भवन, कोर-7, स्कोप कॉम्प्लैक्स, 7, इंस्टीट्यूशनल

एरिया, लोदी रोड, नई दिल्ली-110003

फोन: 011-24367072 फैक्स नं. 011-24361018

ई-मेलः isd@ntpc.co.in येबसाइटः www.ntpc.co.in

एनटीपीसी लि. के सम्मानित डिबेंचर धारक कृपया ध्यान दें

कंपनी अधिनियम, 2013 (अधिनियम) की घारा 125 के साथ पठित भारतीय प्रतिभृति और

विनिमय बोर्ड (सचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015

(विनियम) के विनियम 61ए के अनुसरण में कंपनी को एस्क्रो खाते में अंतरण की तिथि से

सात (७) वर्षों की अवधि तक अदत्त एवं अदावाकृत अदत्त ब्याज को केंद्र सरकार द्वारा

रथापित निवेशक शिक्षा और संरक्षा निधि (निधि) में जमा करना आवश्यक है । तदनुसार

मार्च 2018 में भूगतान किए गए बोनस डिबेंचर पर ब्याज, जो एस्क्रो खाते में अंतरण की

तिथि से सात (7) वर्षों की अवधि के लिए अदावाकृत है, उसे 25.03.2025 को निधि को

अंतरित कर दिया जाएगा। निवेशकगण कृपया ध्यान दें कि यदि कोई राशि निधि को

अंतरित की जाती है तो उसे निवेशक शिक्षा और संरक्षा निधि प्राधिकरण (लेखांकन,

लेखापरीक्षा, अंतरण एवं वापसी) नियम, 2016 (आईईपीएफ नियम, 2016) के तहत प्रदान

की गई रिफंड प्रक्रिया का पालन करतें हुए 'निवेशक शिक्षा और संरक्षा निधि प्राधिकरण

(प्राधिकरण) के पास दावा करना होगा। प्राधिकरण से रिफंड का दावा करने की अस्विधा

से बचने के लिए डिबेंचर धारक जिन्होंने मार्च 2018 में भुगतान किए गए तीसरे ब्याज से

संबंधित अपने ब्याज वारंट को प्राप्त / दावा / भूगतान नहीं किया है, वे आरटीए अर्थात

कंफिन टेक्नोलॉजीज लिमिटेड (यूनिट: एनटीपीसी लिमिटेड बोनस डिबॅचर), सेलेनियम

टॉवर बी, प्लॉट नंबर 31–32, गाचीबोवली, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगृडा

हैदराबाद-500032 टेलीफॉनः (040)-67162222 और ईमेलः einward.ris@kfintech.com

के पास अपना दावा कर सकते हैं या निवेशक सेवा विभाग, एनटीपीसी लिमिटेड के पास

ऊपर वर्णित पते पर संपर्क करें। डिबेंचर धारक कृपया यह सुनिश्चित करें कि दावा

यदि कोई हो, आरटीए / एनटीपीसी लिमिटेड के पास 25.03.2025 तक या उससे

पहले प्राप्त हो जाना चाहिए जिससे यह सुनिश्चित किया जा सके कि राशि निधि

को अंतरित नहीं की जानी है। डिबेंचर धारक अदावाकृत / अदत्त ब्याज के संबंध में

अधिक जानकारी के लिए वेंबसाइट www.ntpc.co.in पर 'निवेशक' खंड के तहत

'आईईपीएफ विवरण' को देख सकते हैं। एनटीपीसी लिमिटेड ने मार्च 2015 में अपने

बोनस डिबेंचर जारी किए थे और आज तक कुछ डिबेंचर अदावाकृत हैं। निवेशकों से यह

भी अनुरोध किया जाता है कि वे वेबसाइट www.ntpc.co.in पर "निवेशक" खंड के तहत

ऐसे डिबेंचर के विवरण की जांच करें और ऊपर बताए गए पते पर आरटीए / कंपनी के

पास दावा दर्ज करें। निवेशक यह भी नोट करें कि अधिनियम की धारा 125 के साथ पठित

विनियम के विनियम 61ए के तहत कंपनी को ऐसे सभी परिपक्व डिबेंचर को 'निधि' को

अंतरित करने की आवश्यकता होती है जो निरंतर 7 वर्षों की अवधि तक अदत्त एवं

अदावाकृत हैं। तदनुसार, उपरोक्त मानदंडों को पूरा करने वाले सभी अदावाकृत डिबेंचर

को 'निध' को अंतरित कर दिया जाएगा। डिबेंचर धारकों से अनुरोध है कि

डिमेटिरियलाइज्ड प्रारूप में घारित बांड के मामले में अपने डिपॉजिटरी प्रतिभागी

(डीपी) एवं भौतिक प्रारूप में घारित बांड के मामले में कम्पनी/आरटीए के पास

विद्युत क्षेत्र में अग्रणी

एनटीपीसी लि. के लिए एवं उसकी ओर से

(रितु अरोड़ा)

कम्पनी सचिव एवं अनुपालन अधिकारी

एम. नं. एफ5270

अपनी ई—मेल आईडी तथा अन्य संबंधित विवरणों को अपडेट कराएं।

तिथि : 20.02.2025

स्थान : नई दिल्ली

एन टी पी सी लिमिटेड

किए। ताबृत के चारों ओर बैनर सचना दी जाएगी।

उग्रवादियों ने गाज़ा पट्टी में एक हैं। पहचान प्रक्रिया पूरी होने के

द्वारा पनामा भेजा गया है।

राष्ट्रपति जोस राउल मलिनो की सहमति के बाद भारतीय निर्वासित तीन उडानों से पनामा पहुंचे थे। मुलिनो ने इस बात पर सहमति जताई थी कि निर्वासितों के लिए पनामा 'पुल' की भूमिका निभाएगा। ट्रंप प्रशासन ने अवैध रूप से अमेरिका में प्रवेश करने वाले लाखों लोगों को निर्वासित करने की योजना बनाई है।

पनामा, निकारागुआ और कोस्टा रिका में भारतीय दूतावास ने सोशल मीडिया मंच 'एक्स' पर पोस्ट किया कि पनामा के अधिकारियों ने हमें सचित किया है कि अमेरिका से भारतीय नागरिकों का एक समूह पनामा पहुंचा हैं। पोस्ट में कहा गया कि वे सुरक्षित हैं और सभी आवश्यक

लगाए गए थे। इनमें से एक बड़े

बैनर पर प्रधानमंत्री बेंजामिन

नेतन्याहू को भूत के रूप में

क्रास के वाहनों तक पहुंचाया

जिसके बाद रेड क्रास के कर्मियों ने

शवों को सफेद चादरों से लपेटकर

वाहनों में रखा। इसके बाद रेड

क्रास का काफिला इजराइल की

अधिकारियों द्वारा डीएनए परीक्षण

के माध्यम से शवों की औपचारिक

होने में लगभग दो दिन लग सकते

For Laddu Gopal Online Services Limited

(Formerly Known as ETT Limited)

Afsana Mirose Kherani

Managing Director

On behalf of the Board of Directors

लड़ाकों ने ताबूतों को रेड

दिखाया गया था।

स्विधाओं से युक्त एक होटल में ठहराए गए हैं। हम पनामा सरकार के साथ मिलकर उनकी भलाई सुनिश्चित करने के लिए कार्य कर रहे हैं।

द्विचया

इससे पहले. अमेरिका से तीन जत्थों में कल 332 भारतीयों को भारत भेजा जा चुका है। ट्रंप प्रशासन की अवैध अप्रवासियों पर बढती कार्रवाई के बीच यह निर्वासन हुआ है। पनामा आए कुल 299 अवैध अप्रवासियों में से सिर्फ 171 लोगों ने अपने मुल देशों में लौटने की सहमति दी है। जिन 98 निर्वासितों ने अपने देशों में वापस जाने से इनकार कर दिया था, उन्हें पनामा के डेरियन प्रांत के एक शिविर में भेज दिया गया है। कोस्टा रिका दूसरा देश है जो अमेरिका में अवैध अप्रवासियों को वापस

लाने के लिए 'पुल' के रूप में काम करने के लिए सहमत हुआ है।

पनामा सरकार ने कहा कि 171 अन्य लोग पनामा सिटी के एक होटल में पलिस की निगरानी में है और उन्हें उनके देश वापस भेजने की व्यवस्था की जा रही है।

उधर पनामा सरकार ने इस बात से इनकार किया है कि इन लोगों को हिरासत में लिया गया है, लेकिन वे पुलिस की निगरानी में हैं और उन्हें होटल से बाहर जाने की अनुमित नहीं है। पनामा की राष्ट्रीय आव्रजन सेवा ने बुधवार को पहले घोषणा की थी कि एक चीनी महिला होटल से भाग निकली थी, लेकिन बाद में अधिकारियों ने बताया कि उसे पुनः पकड़ लिया गया है।

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document or announcement.)

Sharanam Infraproject and Trading Limited was incorporated as "Skyhigh Projects Limited" under the provisions of the Companies Act, 1956 vide certificate of incorporation dated February 5, 1992 issued by the Registrar of Companies, Punjab H.P. & Chandrigarh, Consequently, the name of the Company was changed from "Skyhigh Projects Limited" to "Sharanam Infraproject and Trading Limited* upon approval by the shareholdres of our Company pursuant to special resolution dated July 22, 2015 and Certificate of Incorporation was issued by the Registrar of Companies, Chandigarh dated July 29, 2015, Later on, Registered Office of the Company is changed from State of Punjab to State of Gujarat pursuant to special resolution passed by shareholders in the Annual General Meeting held on July 22, 2015 and Order from Regional Director is received dated August 11, 2016. The Company was listed and admitted to dealings on the BSE Limited ('BSE') on January 21, 2016.

Corporate Identification Number: L45201GJ1992PLC093662 Registered Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380 060

Contact No.: +91-7778067205; Email id: sharanaminfraproject@gmail.com; Website: https://www.sharanaminfra.co.in/; Contact Person: Ms. Pooja Haribhai Gadhavi, Company Secretary and Compliance Officer

THE COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND FUNCTIONS THROUGH THEIR BOARD OF DIRECTORS, THE COMPANY DOESN'T HAVE ANY IDENTIFIABLE PROMOTER

ISSUE OF UPTO 48.00.09,600# FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RE. 1.00/- EACH ("EQUITY SHARES" OF SHARANAM INFRAPROJECT AND TRADING LIMITED ("SIPTL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RE. 1.00/- PER EQUITY SHARE ("ISSUE PRICE"), AGGREGATING UPTO RS. 48,00,09,600/- ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. 3151 DECEMBER, 2024 (THE "RECORD DATE"). THE ISSUE PRICE IS EQUAL TO FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO. 133 OF THIS LETTER OF

#ASSUMING FULL SUBSCRIPTION OF THE ISSUE

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Monday, 13th January, 2025 and closed on Monday, 10th February, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Tuesday, 4th February, 2025. As per the final certificates issued by the SCSBs, 1399 applications for 47,54,11,424 Rights Equity Shares were received from the Eligible Equity Shareholders and Renounces and the amount collected was Rs. 47,54,11,424/- representing 99.04% of Rs. 48,00,09,600/- (i.e. 48,00,09,600 * Re. 1.00/- per Rights Equity Share).

In accordance with the Letter of Offer and the Basis of Allotment finalized on 13th February, 2025, in consultation with the Registra to the Issue ('RTA') and BSE Limited ('BSE'), the Designated Stock Exchange i.e. ('BSE'), the Rights Issue Committee allotted 47,40,31,161 Rights Equity Shares on 14th February, 2025 to the successful Applicants. All valid Applications have been

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applications	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	311	3823087	225584	4048671
Renouncees	25	95098	471267655	471362753
Total	336	3918185	471493239	475411424

Summary of Allotment in various categories is as under:

	Gross			Less: Reje	ctions / Part	ial Amount	Valid			
Category	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	
Eligible Equity Shareholders	322	4048671	4048671.00	11	104458	104458.00	311	3944213	39444213.00	
Renouncees	1077	471362753	471362753.00	1052	1275805	1275805.00	25	470086948	470086948.00	
Total	1399	475411424	475411424.00	1063	1380263	1380263.00	336	474031161	474031161.00	

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation fo rejection, as applicable, to the Investors has been completed on or before 19th February, 2025. The instructions to SCSBs for unblocking of funds were given on 13th February, 2025. The listing application was filed with BSE on 15th February, 2025 and subsequently, the listing approval was received on 18th February, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before 21st February, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/ unblocking of ASBA accounts" on page no. 157 of the Letter of Offer. The trading of fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN - INE104S01022 upon receipt of trading permission. The trading is expected to commence on or about 25th February,

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on 19th February, 2025.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is not exceeding Rs. 5,000.00 Lakhs, however the Letter of Offer will be filed with SEBI for information and dissemination

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised

to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page no. 129 of the Letter of Offer. Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer

REGISTRAR TO THE ISSUE

CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No. 1 Club House Road, Chennai - 600 002, Tamil Nadu Tel: +91-4440020700

mail: rights@cameoindia.com Investor Grievance Email id: investor@cameoindia.com

Website: https://cameoindia.com/, https://rights.cameoindia.com/sharanam2 Contact Person: Ms. K. Sreepriya

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

COMPANY SECRETARY AND COMPLIANCE OFFICER

Ms. Pooja Haribhai Gadhavi

SHARANAM INFRAPROJECT AND TRADING LIMITED

Regd. Office: Shop A-915, The Capital, Opposite Hetarth Party Plot, Science City Road, Sola, Ahmedabad, Gujarat, India - 380060

Contact No.: +91-7778067205 Email id: sharanaminfraproject@gmail.com

Website: https://www.sharanaminfra.co.in/

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 133 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For, Sharanam Infraproject and Trading Limited On behalf of Board of Directors

Place: Ahmedabad Date: 20th February, 2025

Ms. Pooja Haribhai Gadhavi Company Secretary and Compliance Officer

Disclaimer: Our Company has filed the Letter of Offer with the Stock Exchange i.e. BSE Limited and submitted with SEBI for information and dissemination. The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. https://www.bseindia.com/, the website of the Registrar to the Issue at https://rights.cameoindia.com/sharanam2 and website of the Company at https://www.sharanaminfra.co.in/ Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page no. 24 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

दिवालियापन संबंधी आदेश के खिलाफ लंदन उच्च न्यायालय में लौटी विजय माल्या की याचिका

लंदन, 20 फरवरी (भाषा)।

कारोबारी विजय माल्या पर तीन साल पहले इंग्लैंड के उच्च न्यायालय द्वारा लगाए गए दिवालियापन संबंधी आदेश को पलटने के प्रयास के तहत दायर याचिका इस सप्ताह लंदन में अपीलीय अदालत में सुनवाई के लिए वापस आई। लंदन के 'चांसरी डिवीजन' में बुधवार को सुनवाई के दौरान न्यायमूर्ति एंथनी मान ने माल्या की स्थगन याचिका के खिलाफ फैसला सुनाया। माल्या अदालत में उपस्थित नहीं हुए और उनका प्रतिनिधित्व 'जैवाला एंड कंपनी के वकीलों कार्तिक मित्तल और मार्क

वाटसन-गैंडी ने किया था। इसके बाद न्यायाधीश ने 69 वर्षीय व्यवसायी से संबंधित याचिकाओं पर सुनवाई की। माल्या भारत में धोखाधड़ी और धन शोधन के आरोपों में वांछित हैं।

इस सप्ताह की अपीलें भारतीय स्टेट बैंक (एसबीआई) के नेतृत्व वाले भारतीय बैंकों के एक संघ से संबंधित हैं, जो अब बंद हो चुकी किंगफिशर एयरलाइंस पर बकाया लगभग 1.05 अरब पाउंड के अनुमानित ऋग की अदायगी की मांग कर रहे हैं। न्यायमूर्ति मान ने कहा कि भारतीय कार्यवाही के परिणाम आने तक मामले को स्थगित करने का मुझे कोई उचित कारण नहीं दिखता।

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



ULTRACAB (INDIA)

Our Company was originally incorporated in the name and style of "Ultracab (India) Private Limited" as a Private Limited Company under the Companies Act, 1956 pursuant to a Certificate of Incorporation granted by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli on December 19, 2007. Our Company was converted into a public limited company vide a new Certificate of Incorporation dated July 31, 2014 issued by the Registrar of Companies Ahmedabad, Gujarat. The name of our Company was subsequently changed to Ultra Cab (India) Limited. For details of changes in Name of our Company and the Registered Office of our Company, please see "General Information" on page of this Letter of Offer.

Registered Office: Survey No: 262, B/h Galaxy Bearings Limited, Shapar (Veraval) - 360 024, Rajkot District, Gujarat Corporate Office: 3rd Tower - C of Imperial Heights, 150 Feet Ring Road, Opposite Iscon Prozone Mall, Kalawad Road, Rajkot - 360 005, India. Tel. No.: +91 2827 253122 /23; Fax: +91 2827 252725

Contact Person: Ms Brinda Paras Mehta Company Secretary & Compliance Officer Email: info@ultracab.in; Website: www.ultracabwires.com Corporate Identity Number: L31300GJ2007PLC052394

OUR PROMOTERS: NITESH PARSHOTTAMBHAI VAGHASIYA; PANKAJ VASANTBHAI SHINGALA; SANGEETABEN NITESHBHAI VAGHASIYA; NITESH P VAGHASIYA (HUF) AND ARTIBEN PANKAJKUMAR SHINGALA FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF ULTRACAB (INDIA) LIMITED (OUR "COMPANY" OR "THE ISSUER") ONLY

ISSUE OF UP TO 3,43,52,100 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 14.50 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 12.50 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹ 4981.05 LAKHS* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 9 (NINE) RIGHTS EQUITY SHARES FOR EVERY 25 (TWENTY-FIVE) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON THURSDAY, JANUARY 16, 2025 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE OF THIS LETTER OF OFFER *Assuming full subscription

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Tuesday, January 28, 2025 and closed on Tuesday, February 11, 2025 and the last date for On Market Renunciation of Rights Entitlements was Wednesday, February 05, 2025. Out of the total 3,186 Applications for 2,90,59,545 Rights Equity Shares, 355 Applications for 15,07,607 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 2,831 for 2,75,35,454 Rights Equity Shares, which was 80.16% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on February 17, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on February 17, 2025 has approved the allotment of 2,75,35,454 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below::

Category	Gross			Less: Reje	ctions/Part	ial Amount	Valid			
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	3094	14965713	217002838.50	355	1524091	22099319.50	2739	13441622	194903519	
Renouncees	92	14093832	204360564.00	0	0	0.00	92	14093832	204360564	
Not a eligible equity shareholders of the company		ā	•	1 		ā		ā	•	
Total	3186	29059545	421363402.50	355	1524091	22099319.50	2831	27535454	399264083	

2. Summary of Allotment in various categories is as under: Number of Equity Shares | Number of Equity Shares Allotted **Total Equity Shares Allotted** Allotted - against REs Against valid additional shares **Eligible Equity** 12197551 1244071 13441622 Shareholders Renouncees 143268 13950564 14093832 12340819 15194635 27535454

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on February 20, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on February 17, 2025 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to Axis Bank Limited, the Banker to the Issue, on February 17, 2025. The listing application was filed with BSE on February 18, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on or before February 21, 2025. For further details, see "Terms of the Issue -Allotment Advice or Refund/ Unblocking of ASBA accounts" on page 171 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about February 24, 2025. Further, in accordance with SEBI circular bearing reference SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on February 20, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in Other Regulatory and Statutory Disclosures - Disclaimer Clause of

SEBI" on page 143 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 144 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.



BIGSHARE SERVICES PRIVATE LIMITED Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to ULTRACAB (INDIA) LIMITED

Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai Survey No. 262, B/h Galaxy Bearings Limited, Shapar -400093, Maharashtra, India Tel No: +91 22 6263 8200; Fax No: +91 22 6263 8299; Email: rightsissue@bigshareonline.com:

Investors Grievance Email: investor@bigshareonline.com

Website: www.bigshareonline.com

Contact Person: Mr. Suraj Gupta

SEBI Registration Number: INR000001385

Email: info@ultracab.in Website: www.ultracabwires.com

Tel. No.: +91 2827 253122 /23:

Maharashtra, India.

Fax: +91 2827 252725 Contact Person: Ms Brinda Paras Mehta

ULTRACAB

(Veraval) - 360 024, Rajkot District, Gujarat

COMPANY SECRETARY & COMPLIANCE OFFICER

GHAR SURAKSHIT - AAP SURAKSHIT

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 148 of the Letter of Offer.

For Ultracab (India) Limited

Place : Rajkot Date: 20.02.2025

Brinda Mehta Company Secretary & Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares is listed i.e. BSE Limited at www.bseindia.com and the website of the company at www.ultracabwires.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration underthe US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

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SBI भारतीय स्टेट बैंक

बिक्री सचना एसबीआई होम लोन सेंटर रोहिणी (एनएसपी) ए-5, पर्ल्स बेस्ट हाइट्स-1, नेताजी सुभाष प्लेस, (मैक्स हॉस्पिटल के पीछे) पीतमपुरा, दिल्ली-110034

ई-नीलामी

चल सम्पत्ति के लिए 20.03.2025 को ई-नीलामी बिक्री हेतू सूचना प्रतिभूति हित (प्रवर्तन) नियमावली २००२ के नियम ८(६) के प्रावधान के साथ पठित वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुगर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम २००२ के अन्तर्गत चल परिसम्पत्तियों की ई-मीलामी की विक्रय सुचना। एतदुद्वारा जनसाधारण को तथा विशेष रूप में ऋणकर्ता(ओं) एवं गारंटर(राँ) को सुवित किया जाता है कि प्रतिभूत ऋणदाता के पास द्रष्टिबंधककत/प्रभारित निम्न बिबरणित चल सम्पत्ति, जिसका भौतिक अधिग्रहण भारतीय स्टेट बैंक के प्राधिकत अधिकारी, प्रतिभूत ऋणदाता द्वारा कर लिया गया है, को 20.03.2025 को "जैसी है जहां है", "जैसी है जो है" तथा "वहां जो कुछ भी है" आधार पर बेचा जायेगा, जो कि निम्नानुसार प्रतिभृत ऋणदाता को देय-भुग्तेय बैंक की बसुली हेतु किया जायेगाः

इच्छुक बोलीदाता ई-नीलामी के बंद होने से पूर्व BAANKNET के पास पूर्व-बोली धराज जमा कर सकते हैं। पूर्व बोली धराज का केडिट बोलीदाता को BAANKNET के बैंक खाता में भुगतान की प्राप्ति तथा ई-नीलामी वेबसाईटों पर ऐसी जानकारी के अद्यतनीकरण के उपरान्त ही दिया जायेगा। बेंकिंग प्रक्रिया के अनुसार इसमें कुछ समय लग सकता है तथा अतः बोलीदाताओं को अपने स्वयं के हित में सलाह है कि वे

उधारकर्ताओं <i>।</i> गारंटर(रॉ) के नाम	बकापा देवराशियां, जिनकी बसूजी हेतु सम्पत्ति/यां बेची जा रही है/हैं	बाहन का विवरण	आतीत मृत्य (स.) (जिसमों कम पर सन्यति नहीं देवी वा सकती) धरोडर राशि (ईएमडी) आरक्षित मृत्य का 10 प्रतिशत बोली कृष्टि राशि	प्राधिकृत अधिकारी का नाम
श्री राहुल पुत्र श्री वाल किशन कार ऋण खाता सं. 42129151522 मकान नं.52/41, हांसी बस्ती गली नं.17, नयी बस्ती, आनंद पर्वत, दिल्ली-110005	概.7,77,699/-	मेक एंड मॉडलः	₹ 6,21,000/-	श्री प्रवीण सहरावत
	29.11.2024 के अनुसार साथ ही भावी ब्याज एवं उस पर अन्य खर्चे आदि।	Hyundai Motors EXTER 1.2 AMT KAPPASX(0) CONNECTDT	₹ 62,100/-	(मुख्य प्रबंधक) एवएलसी रोहिणी,
		पंजीकरण संख्याः	₹ 5,000/-	ए-5, पर्ल्स बेस्ट हाइट्स-1, नेताजी
		DL1CAG8714 <u>इंजन नं.:</u> G4LAPM557899 चेसिस नं.: MALB581CYPM013913	*जीएसटी नियमानुसार	सुभाव प्लेस, पीतमपुरा, दिल्ली-110034 फोन:011-43988822

खाता/बॉलेट जिसमें ईएमडी जमा की जानी है: बोलीदाता का अपना वॉलेट जो BAANKNET के पास इसकी ई-नीलामी साइट: https://baanknet.com/eauction-psb/eproc-listing पर NEFT/RETS के माध्यमों से पंजीकृत है। आरक्षित मुख्य की ईएमडी को बोलीदाताओं द्वारा अपने/उनके/उसके वैंक से एनईएफटी के माध्यम से BAANKNET की इसकी अपनी ई-नीलामी साइटः https://baanknet.com/eauction-psb/eproc-listing पर/के पास अनुरक्षित अपने/उनके/उसके बोलीदाता खाते पर उत्पन्न किये गये चालान के माध्यमों से अंतरित किया जाएगा। किसी भी सहायता के लिए कृपया BAANKNET हेल्पडेस्क नं. +91 8291220220, support.BAANKNET@psballiance.com पर कॉल/ई-मेल करें और/या प्राधिकत अधिकारी (सम्पर्क व्यक्ति) से सम्पर्क करें। ई-नीलामी के नियम एवं शर्तें निम्नानुसार है:

(1) ई-नीलामी का आयोजन "जैसी है जहां है", "जैसी है जो है" तथा "बहां जो कुछ भी है" आधार पर की जा रही है और "ऑन लाइन" आयोजित की जाएगी। नीलामी, बैंक के अनुमोदित सेवा प्रदाता BAANKNET के माध्यम से उसके वेब पोर्टल https://baanknet.com/eauction-psb/eproc-listing पर आयोजित की जाएगी।

वैंक के पास नीलामी को निरस्त/स्थगित करने का अधिकार सरक्षित होगा। वाहन 16.03.2025 को सुबह बैंकिंग घंटों के दौरान 11:00 बजे से 16:00 बजे तक निरीक्षण के लिए उपलब्ध है, सम्पर्क करें

श्री अमित कमार - 9205101634, मेसर्स पहचान प्रोफेशनल सर्विसेज प्रा. लि. (समाधान एजेंट) सफल बोली लगाने वाले को सफल बोली राशि अर्थात बिकी मुख्य पर लागू जीएसटी का भूगतान करना होगा।

प्राधिकत अधिकारी के सर्वोत्तम ज्ञान एवं सूचना के अनुसार यहाँ सम्पत्ति/यों पर कोई ऋणभार नहीं है। हालांकि, इच्छक बोलीदाता को अपनी बोली प्रस्तृत करने से पहले ऋणभारों, नीलामी के लिए रखी गई सम्पत्ति/सम्पत्तियों के स्वामित्व तथा सम्पत्ति को प्रभावित करने वाले दावाँ/अधिकाराँ/देयताओं के सम्बन्ध में अपनी स्वतंत्र पृष्ठताष्ठ कर लेनी चाहिए।

ई-नीलामी विज्ञापन, बैंक की किसी भी प्रतिबद्धता या अभिवेदन को संस्थापित नहीं करता और न ही संस्थापित करता हुआ मान जायेगा। सम्पत्ति को, बँक को ज्ञात अथवा अञ्चात सभी विद्यमान और भविष्य के ऋणभारों के साथ बेचा जा रहा है। प्राधिकृत अधिकार्र किसी तीसरे पक्ष के दावों/अधिकारों/देयताओं के लिए किसी भी प्रकार उत्तरदायी नहीं होंगे। सफल बोली लगाने वाले की वयाना राशि (ईएमडी) को आंशिक विकी प्रतिफल के रूप में सुरक्षित रखा जाएगा और असफल

बोलीदाताओं की ईएमडी बापस कर दी जाएगी। बयाना राशि जमा पर कोई ब्याज देय नहीं होगा। सफल बोलीदाता को प्राधिकृत अधिकारी द्वारा बोली मुल्य की स्वीकृति पर तुरन्त विक्री मुल्य का 25 प्रतिशत जमा करना होगा और बिक्री मुल्य का शेष, बिक्री के 15वें दिन या उससे पहले जमा करना होगा। सफल बोलीदाता द्वारा राशि जमा करने में चुक होने पर पहले से जमा की गई पूरी धनराशि जब्त कर ली जाएगी और सम्पत्ति को ई-नीलामी के लिए रखा जाएगा और चुककर्ता बोलीदाता का संपत्ति/राशि के सम्बन्ध में कोई

विक्रय के विस्तृत नियमों और शर्तों के लिए कृपया बैंक के सेवा प्रदाता के वेब पोर्टल: https://baanknet.com/eauctionpsb/eproc-listing तथा ई-नीलामी वेबसाइट: https://BAANKNET.com पर उपलब्ध लिंक देखें। तिथि: 20.02.2025 स्थान: नई विल्ली प्राधिकृत अधिकारी, भारतीय स्टेट बैंक, होम स्रोन सेंटर, रोहिशी, दिल्ली

कर्जदार(रों) और गारंटर(रों), आरक्षित मुल्य और धरोहर राशि का विवरण नीचे दी गई तालिका के अनुसार

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

और 15 अशोक नगर दिल्ली

पंजाब मेशनल बैंक

शाखा का नाम

खाते का नाम

कर्जदार / गारंटर्स खाते का

नाम एवं पता

मैसर्स दमन ट्रेड्स इसके प्रॉप दमनप्रीत कौर के माध्यम से: डब्ल्यूजेड -15

दमनप्रीत कौरः डब्ल्युजेड -15 बी1 उगरसेन मार्केट संतपुरा प्लॉट नंबर 14

पूनम आनंद (गारंटर): ए-1/17 मोहन गार्डन डी के मोहन गार्डन पश्चिम

विजय पाल आर्य एवं कल्पना सिंह, 1) फ्लैट नं. एफएफ-2 प्रथम तल

सफायर एन एसोसिएट्स प्रा. लि., जी-808 तीसरी मंजिल कालकाजी

एमआईजी बैक साइड सी 17 सेक्टर—12 प्रताप विहार जीबीबी यू.पी.

1) एफ-961, तीसरी मंजिल, सेक्टर-3, वैशाली, गाजियाबाद, यूपी

2) एफ-962, जीएफ, प्लॉट नंबर III वैशाली, गाजियाबाद, यूपी

2) डी-155 सेक्टर-12 प्रताप विहार गाजियाबाद, उ.प्र

बी1 जगरसेन मार्केट संतपुरा प्लॉट नं. 14 और 15 अशोक नगर दिल्ली

ठेनरा बैंक 📣 Canara Bank

प्ररूप संख्या आईएनसी-26

किम्पनी (निगमन) नियम, 2014 के नियम

30 के अनुसरण में]

केन्द्र सरकार, क्षेत्रीय निदेशक,

उत्तरी क्षेत्र, नई दिल्ली के समक्ष

कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4)

ग्रीर कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए)

के मामले में

अंकित टेडेक्स (इंडिया) प्राइवेट लिमिटेड

(CIN:U51109DL2008PTC180162)

जिसका पंजीकृत कार्यालय :मकान नं. 12,

ब्लॉक डी, लैंडमार्क हनुमान मंदिर के पास, कृष्ण

विहार, नई दिल्ली - 110 086 में हैं, के मामले में

रतदद्वारा सार्वजनिक सूचना दी जाती है कि यह

आवेदक कंपनी केन्द्रीय सरकार के समक्ष कंपनी

अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय

"सध्ट्रीय राजधानी क्षेत्र दिल्ली" से "गुजरात

राज्य" में स्थानांतरित करने के लिए 12 फरवरी, 2025

को आयोजित असाधारण सामान्य बैठक में पारित

विशेष प्रस्ताव के संदर्भ में कंपनी के मेमोरेंडम ऑफ

एसोसिएशन में बदलाय की पुष्टि करने की मांग की गई है ।

कंपनी के पंजीकृत कार्यालय के प्रस्तावित स्थानांतरण

से यदि किसी व्यक्ति का हित प्रभावित होता है तो

वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल

कर एमसीए-21 पोर्टल (www.mca.gov.in) में

शिकायत दर्ज कर सकता है या एक शपथ पत्र

जिसमें उनकें हित का प्रकार और उसके विरोध का

कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय

नेदेशक को इस सूचना के प्रकाशन की तारीख रे

वौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी

क्षेत्र, कारपोरेट कार्य मंत्रालय, बी–2 विंग, दुसरा

तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ

कॉम्पलैक्स, नई दिल्ली-110003 पर पंजीकृत

ठाक द्वारा भेज सकता है और इसकी प्रति आवेदक

कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते

मकान नं. 12. ब्लॉक डी. लैंडमार्क हनमान मंदिर

अंकित ट्रेडेक्स (इंडिया) प्राइवेट लिमिटेड

दिनांक : 20.02.2025 राहुल अग्रवाल (निदेशक)

स्थान: नई दिल्ली

punjab national bank

का प्रतीक ...the name you can BANK upon!

अचल सम्पत्तियों की ई-नीलामी हेतु बिक्री सूचना

प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल सम्पत्तियों के विक्रय

हेतु ई-नीलामी विक्रय नोटिस, आम जनता को और विशेष रूप से कर्जदार और गारंटर्स को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्तियां जो प्रतिभूत लेनदार के पास बंधक / प्रभारित हैं, का

रचनात्मक / भौतिक / सांकेतिक कब्जा प्रतिभूत लेनदार पंजाब नेशनल बैंक के प्राधिकृत अधिकारी द्वारा लिया गया है, को "जहाँ है, जैसा है और जो कुछ भी है" के आधार पर बेचा जाएगा। बकाया राशि की वसूली,

A) सरफासी अधिनियम 2002 की धारा 13(2) के

अंतर्गत मांग सूचना की तिथि

B) बकाया राशि दिनांक 30.10.2024 तक

C) सरफासी अधिनियम 2002 की घारा 13(4) के अंतर्गत कब्जा की तिथि

D) कब्जा की स्थिति सांकेतिक / भौतिक/रचनात्मक

A) 02.12.2022

B) 2,21,23,539.12/-

+ भविष्य का ब्याज एवं अन्य प्रमार इत्यादि

C) 25.08.2023

D) सांकेतिक

A) 30.04.2021

B) 29,69,319.16/-

+ भविष्य का ब्याज एवं अन्य प्रभार इत्यादि

C) 12.10.2021

D) सांकेतिक

A) 20.07.2016

B) 15,340,96/-

+ भविष्य का ब्याज एवं अन्य प्रभार इत्यादि

C) 20.10.2016

D) सांकेतिक

प्रत्यामृत परिसम्पत्तियों की बिक्री की अनुसूची

आवेदक के लिए और आवेदक की और से

डीआईएन:02212436

के पास, कृष्ण विहार, नई दिल्ली – 110 086

....आवेदक कंपनी/याचिकाकर्ता

क्षेत्रीय कार्यालय उत्तरी दिल्ली, डीपी 10-11, द्वितीय तल स्थानीय शॉपिंग सेंटर, विपक्ष, मौर्य एन्क्लेव, पीतमपुरा, दिल्ली, 110034, इमेलः ronrecdel@canarabank.com

कब्जा सूचना [धारा 13(4)] (चल/अचल सम्पत्ति हेत्)

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 (2002 का एक्ट 54) (जिसे आगे "अधिनियम" कहा जाएगा) के प्रवर्तन के अधीन केनरा बैंक, का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित घारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत **उधारकर्ता मैसर्स** अजय इंडस्ट्रीज के प्रो. नरेश कुमार और मेसर्स मन्तत बाजार के प्रो. नरेश कुमार को नोटिस में उल्लिखित राशि चुकाने के लिए रु. 46,28,807.40 (क्रियालीस लाख अट्टाईस हजार आठ सौ सात रुपये और चालींस पैसे मात्र) उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर भगतान करने को कहा गया था।

कर्जदार उक्त राशि का भूगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा कर्जदार तथा आम जनता को सुचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित सम्पत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप धारा (4), उक्त नियमों के नियम 8 और 9 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 18 फरवरी 2025 को ले लिया है।

विशेष रूप से कर्जदार / गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन–देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन केनरा बैंक, के प्रभार वास्ते राशि रू 46,28,807.40 (छियालीस लाख अद्वाईस हजार आठ सी सात रुपये और चालीस पैसे मात्र) और ब्याज इत्यादि सहित के अधीन होगा

कर्जदारों का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत स्रक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

अचल संपत्तियों का विवरण

एक मंजिला मिश्रित क्षेत्र का गोदाम (2 स्टोर, 1 कमरा, 2 लेबर रूम) खसरा नंबर 20/2 की एक एकड़ जमीन पर नजफगढ़ रोड, नंगली सकरावती गांव दिल्ली, के क्षेत्र में यह संपत्ति राजेश उप्पल पुत्र श्री राम नाथ के नाम पर है चौहदी: उत्तर: भूपेन्द्र गोयल की संपत्ति, दक्षिण: स्ट्रीट और मोहन लाल टेंट हाउस, पूर्व: अन्य

टाईटल धारक का नाम स्टॉक और वही ऋणों का दृष्टिबंधन मैसर्स अजय इंडस्ट्रीज और मेसर्स मन्नत बाजार

दिनांकः 18-02-2025, स्थान : नई दिल्ली

मण्डल शस्त्रा केन्द्र, नोएडा, एसएघ-12,

प्रथम तल, गामा शॉपिंग सेन्टर-गामा-।

ग्रेटर नोएडा-201308, जिला गौतम बुद्ध नगर,

ई-मेल : cs8290@pnb.co.in

नीलामी

की

तिथि एवं

19-03-2025

पूर्वीह 11.00

बजे से अपीं

04.00 बजे

19-03-2025

पूर्वाह 11.00

बजे से अपिक

04.00 बजे

19-03-2025

पूर्वांक 11.00

बजे से अपीइ

04.00 बजे

A) आरक्षित मृल्य

B) ईएमडी

C) बोली वृद्धि राशि

A-84,12,000/-

B- 8,41,200/-

C- 50000/-

A- 19,50,000/-

B- 1,95,000/-

C- 20,000/-

A- 16.00,000/-

B- 1,60,000/-

C- 20,000/-

Date: February 20,2025

been available for shareholders is https://lgos.in.

Bombay Stock Exchange

regulations.

Place: Delhi

प्राधिकृत अधिकारी, केनरा बैंक

नई दिल्ली टेलीविजन लिमिटेड पंजीकृत कार्यालय : डब्लू-१७, दूसरी मंजिल, ग्रेटर कैलाश-१, नई दिल्ली -११००४८ फोन: (91-120) 6462200, 6835000

LADDU GOPAL ONLINE SERVICES LIMITED

(FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728

Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007;

Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE

SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name

change in the records of the Registrar of Companies (ROC) has been completed.

However, we would like to clarify that the trade name change is under process with the

Further we want to clarify that we in no manner are using the trademark of ETT

Furthermore, we have updated our website and all other records, to reflect the new name

& website of Laddu Gopal Online Services Limited and we also want to inform that we don't

have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address

and contact details in right issue documents and same has also been uploaded on

Bombay stock Exchange. Our new website address in which right issue documents have

We want to reassure all stakeholders that there has been no intention to mislead the public

or stakeholders regarding the company's branding. All actions taken are in compliance

with the legal requirements and contractual agreements, and the company is committed to

ensuring that its operations are transparent and in line with all applicable laws and

For Laddu Gopal Online Services Limited

(Formerly Known as ETT Limited)

Afsana Mirose Kherani

Managing Director

On behalf of the Board of Directors

ई-मेल: secretarial@ndtv.com; येबसाइट: www.ndtv.com

पोस्टल बैलट की सूचना और ई-वोटिंग की जानकारी नई दिल्ली टेलीविजन लिमिटेड ("कम्पनी") के सदस्यों को एतदद्वारा सुचित किया जाता है कि कम्पनी अधिनियम, 2013 ("अधिनियम") की धारा १०८, ११० और अन्य लागू प्रावधानों यदि कोई है के साथ पठित कम्पनी (प्रबंधन और प्रशासन) नियमावली, २०१४ के नियम २०

एवं २२, कापॅरिट कार्य मंत्रालय, भारत सरकार द्वारा जारी सामान्य परिपत्र संख्या १४/२०२० दिनांक ८ अप्रैल, २०२०, १७/२०२० दिनांक 13 अप्रैल, 2020, 20/2020 दिनांक 5 मई, 2020, 22/2020 दिनांक 15 जून, 2020, 33/2020 दिनांक 28 सितम्बर, 2020, 39/2020 दिनांक 31 दिसम्बर, 2020, 10/2021 दिनांक 23 जून, 2021, 20/2021 दिनांक 8 दिसम्बर, 2021, 3/2022 दिनांक 5 मई, 2022, ११/२०२२ दिनांक २८ दिसम्बर २०२२ और ९/२०२३ दिनांक २५ सितम्बर २०२३ और ९/२०२४ दिनांक १९ सितम्बर २०२४ (सामृहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) और भारतीय प्रतिभृति और यिनिमय बोर्ड के यिनियम ४४ (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, २०१५, डेस्टीट्यूट ऑफ कम्पनी सेक्रेटरीज ऑफ इंडिया द्वारा जारी सामान्य बैठकों के विषय में सचिवीय मानक ("एसएस-2") तथा किसी अन्य लागू कानून, नियमों, विनियम (जिनमें उनके सांविधिक संशोधन अथवा पुन:-अधिनियमन सिमिलित हैं, जो अस्थायी रूप से लागू हैं) के अनुसरण में कम्पनी, सदस्यों का अनुमोदन, व्याख्यात्मक विवरण सहित पोस्टल बैलट की सूचना दिनांक 25 जनवरी 2025 में सूचीबद्ध साधारण/विशेष प्रस्तावों द्वारा विशेष व्यवसायों के संबंध में, केवल इलेक्ट्रॉनिक साधनों (अर्थात रिमोट ई-वोर्टिग) द्वारा प्राप्त करने की इच्छक है। पोस्टल बैलट की सूचना ("सूचना") की इलेक्ट्रॉनिक प्रतियां, व्याख्यात्मक विवरण सहित, गुरुवार, २० फरवरी, २०२५ को उन सदस्यों को

भेज दी गई है, जिनका नाम नैशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ("एनएसडीएल") तथा सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड ("सीडीएसएल") से प्राप्त लाभार्थी स्वामियों की सूची/सदस्यों के रजिस्टर में शुक्रवार, 14 फरवरी, 2025 (कट-ऑफ तिथि) को दर्ज है और जिनका ई-मेल पता कम्पनी/डिपोजिटरीज/आरटीए के पास पंजीकृत है। एमसीए परिपत्र में दी गई छूट की व्यवस्था के अनुरूप सदस्यों को इस पोस्टल बैलट की सूचना, पोस्टल बैलट फॉर्म की भौतिक प्रतियां और पूर्व-प्रदत्त व्यवसाय जवाबी लिफाफे नहीं भेजे जा रहे हैं। यह सूचना कम्पनी की वेबसाइट <u>www.ndtv.com</u> तथा स्टॉक एक्सचेंजेज, बीएसई लिमिटेड एवं नैशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की वेबसाइट www.bseindia.com एवं www.nseindia.com पर क्रमानुसार और एनएसडीएल की वेबसाइट

www.evoting.nsdl.com पर भी उपलब्ध है। कम्पनी सदस्यों को उनके मताधिकार का प्रयोग करने हेत एनएसडीएल द्वारा उपलब्ध कराई गई ई-वीटिंग सेवाओं के माध्यम से केवल

इलेक्ट्रॉनिक साधनौ द्वारा सुविधा उपलब्ध करा रही है। रिमोट ई-वोटिंग सुविधा निम्नलिखित अवधि के दौरान उपलब्ध है:

ई-वोटिंग का प्रारंभ शुक्रवार, 21 फरवरी, 2025 को सुबह 9:30 बजे (भारतीय समय अनुसार) शनिवार, 22 मार्च 2025 को शाम 5:00 बजे (भारतीय समय अनुसार) ई-वोटिंग की समाप्ति

तद्परांत एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉड्यूल वोटिंग के लिए निष्क्रिय कर दिया जाएगा। इस अवधि के दौरान, कट-ऑफ तिथि को भौतिक या अभौतिक रूप में शेयरों के धारक सदस्य अपना वोट ई-वोटिंग द्वारा डाल सकते हैं।

सदस्य द्वारा किसी प्रस्ताव पर वोट डाल दिए जाने के बाद, उसको बाद में कोई परिवर्तन करने की अनुमति नहीं होगी। सदस्यों के वोटिंग अधिकार कट-ऑफ तिथि, को कम्पनी की प्रदत्त इक्विटी शेयर पूजी में उनके हिस्से के अनुपात में होंगे। कोई व्यक्ति, जो कट-ऑफ तिथि को सदस्य नहीं है, उसको यह सूचना केवल जानकारी के निमित्त समझनी चाहिए।

कम्पनी के निदेशक मंडल ने मैसर्स विशाल अरोंडा ऐंड एसोसिएट्स, कार्यरत कम्पनी सेक्रेटरीज की नियुक्ति पोस्टल बैलट प्रक्रिया के निष्पक्ष और पारदर्शी ढंग से संचालन हेतु संवीक्षक के रूप में की है।

पोस्टल बैलट के माध्यम से संचालित वोटिंग का परिणाम संवीक्षक की रिपोर्ट के साथ, पोस्टल बैलट की समाप्ति के दो (२) दिन के भीतर अर्थात २५ मार्च २०२५ को घोषित किया जाएगा। उक्त परिणाम कम्पनी के पंजीकत कार्यालय पर स्टॉक एक्सवेंजों जैसे की बीएसई लिमिटेड तथा नैशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड को सूचित किए जाने के बाद प्रदर्शित किए जाएंगे जहां कम्पनी के शेयर सूचीबद्ध हैं। इसके अतिरिक्त, परिणाम कम्पनी की वेबसाइट www.ndtv.com तथा एनएसडीएल की वेबसाइट: www.evoting.nsdl.com पर भी ई-वोटिंग के संबंध में किसी पूछताछ अथवा समस्याओं की स्थिति में, आप www.evoting.nsdl.com पर उपलब्ध शेयरधारकों के लिए

अक्सर पूछे जाने वाले प्रश्न (एफएक्यू'ज) तथा ई-बोटिंग यूजर मैनुअल देखें अथवा ०२२-४८८६ ७००० पर कॉल करें अथवा सुश्री पल्लवी म्हाजे, वरिष्ठ प्रबंधक, एनएसडीएल को evoting@nsdl.com पर अनुरोध भेजें। कृते नई दिल्ली टेलीविजन लिमिटेड

प्राधिकृत अधिकारी, पंजाब एण्ड सिंध बैंक

स्थान: नई दिल्ली दिनांक: 20 फरवरी, 2025

whatsoever.

परिणीता भूटानी दुग्गल कंपनी सचिव और अनुपालन अधिकारी

"IMPORTANT"

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https://baanknet.com के माध्यम से ऊपर वर्णित दिनांकों को आयोजित की जाएगी। (4) अधिक विवरण तथा सम्पूर्ण नियमों व शतों के लिए कृपया निम्नलिखित वेबसाइट्स : https://baanknet.com और www.pnbindia.in देखें। (5) सभी साविधिक बकाया / अटेंडेंट शुल्क / पंजीकरण शुल्क, स्टांप शुल्क, कर इत्यादि अन्य बकाया, खरीददारों को वहन करना होगा। प्राधिकृत अधिकारी या बैंक किसी भी शुल्क के लिए जिम्मेदार नहीं होगा। ऋणभार में ग्रहणाधिकार सांविधिक बकाया या किसी अन्य के लिए संपत्ति (ई-नीलामी) के संबंध में जो बैंक को ज्ञात नहीं है, इच्छक बोलीदाता को सलाह दी जाती है कि वे वैधानिक देनदारियों, संपत्ति कर की बकाया राशि, बिजली बकाया इत्यादि संपत्ति पर भार के संबंध में स्वतंत्र पछताछ करें। सरफासी अधिनियम 2002 के नियम 8(6) के अंतर्गत बिक्री सूचना दिनांक : 20-02-2025 स्थान : ग्रेटर नोएडा

नियम एवं शर्ते : बिक्री, प्रतिभृति हित (प्रवर्तन) नियमावली 2002 में वर्णित नियमों एवं शर्तों के अधीन होगी। (1) सम्पत्तियां को "जो है जहाँ है", "जैसी है जो कुछ भी है" एवं "दायित्व एहित आधार पर" बेचा जा एहा है। (2) ऊपर वर्णित अनुसूची में विनिर्दिष्ट सुरक्षित

परिसंपत्तियों का विवरण, प्राधिकृत अधिकारी की सर्वश्रेष्ठ जानकारी के अनुसार दर्शाई गई है, किंतु प्राधिकृत अधिकारी इस उद्घोषणा में किसी त्रृटि, गलत बयान या चूक के लिए जवाबदेह नहीं होगा। (3) नीलामी ई--नीलामी प्लेटफार्म वेबसाईट

प्राधिकत अधिकारी, पंजाब नैशनल बैंक

पंजाब एण्ड सिंध

੧ਓ ਸ਼ੀ ਵਾਹਿਗੁਰੂ ਜੀ ਕੀ ਫ਼ਤਹਿ

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अचल सम्पत्तियों का विवरण -

बंधक / स्वामी के नाम

(सम्पत्तियों के बंधककर्ता)

संपूर्ण प्रथम तल, बिना छत के अधिकार के फ्रीहोल्ड

निर्मित संपत्ति संख्या-डब्ल्यू जेड-15 बी / 1 में से, लॉट

सं. 14,15 पर निर्मित क्षेत्रफल 153.00 वर्ग गज (बिक्री

विलेख के अनुसार) दिल्ली राज्य के गांव तिहाड़ के क्षेत्र में

स्थित दिल्ली कॉलोनी जिसे उगरसेन मार्केट के नाम से

जाना जाता है, मीनाक्षी गार्डन के पास, नई दिल्ली दमन

आवासीय फ्लैट सं. एफएफ-2 प्रथम तल एमआईजी बैक

साइड बिना छत के अधिकार के, प्लॉट सं. सी–17 ब्लॉक–सी

पर निर्मित जिसका सुपर एरिया 65.00 वर्ग मीटर और कवर्ड

एरिया 38.98 वर्ग मीटर लगभग, आवासीय कॉलोनी सेक्टर-12

प्रताप विहार गाजियाबाद, उत्तर प्रदेश, यह सम्पत्ति विजय पाल

आवासीय संपत्ति प्लॉट नंबर III—F/962 ग्राउंड फ्लोर पर बिना

छत के अधिकार के जिसका कवर एरिया 28.00 वर्ग मीटर है

वैशाली, तहसील और जिला गाजियाबाद उ.प्र. में स्थित। यह

प्रीत कौर के नाम पर है।

आर्य और कल्पना सिंह के नाम पर है।

संपत्ति प्रवीण कुमार संदल्या के नाम पर है।

ई-नीलामी

प्रतिभूति लेनदार के

संज्ञान में ऋण

भारों का विवरण

और प्राधिकृत

अधिकारी का नाम

ज्ञात नहीं /

सुभाष चन्द्र जाटव

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सुभाव चन्द्र जाटव

मो. नं.

9121866087

(केबल ई-नीलामी के माध्यम से बिक्री)

जोन दिल्ली ॥, बी-38/39, औद्योगिक क्षेत्र, फेन 1. नारायणा, नई दिल्ली 110028

अचल संपत्तियों की बिक्री के लिए ई-नीलामी हेतु सार्वजनिक सूचना दिनांक 24.03.2025 (पूर्वान्ह 11:00 बजे से अपराह्न 1:00 बजे तक)

वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 6(2) चल और 8(6) अचल के प्रावधान के साथ अचल आस्तियों की बिक्री के लिए ई—नीलामी बिक्री नोटिस जारी किया जाता है। इसके द्वारा आम जनता को और विशेष रूप से उधारकर्ता, बंधककर्ता और गारंटीकर्ता को सूचित किया जाता है कि नीचे वर्णित अचल संपत्ति, जो सुरक्षित ऋणदाता के पास बंधक / भारित है, जिसका प्रतीकात्मक / भौतिक कब्जा बैंक/सुरक्षित ऋणदाता के प्राधिकृत अधिकारी द्वारा ले लिया गया है, नीचे उल्लिखित खाते/खातों में बकाया राशि की वसूली के लिए 'जहां है जैसा है', 'जो है जैसा है' और 'जो कुछ भी है' के आधार पर बेचा जाएगा। उधारकर्ता / बंधककर्ता / गारंटर / सुरक्षित परिसंपत्तियों का विवरण / बकाया राशि / आरक्षित मूल्य / ई—नीलामी की तिथि व समय, ईएमडी राशि का विवरण नीचे दी गई तालिका में दिया गया है ।

	अचल संपत्तियों का विवरण												
	क्रं. उधारकर्ता / गारंटर	संपत्ति का विवरण	डिमांड नोटिस की तिथि और	आरक्षित मूल्य			ईएमडी जमा करने	ई-नीलामी	c.	QR CODE FOR	QR CODE FOR	QR CODE FOR	
	सं. और शाखा का नाम		बकाया राशि (रु.) + भविष्य का	· · ·	दिनांक और समय		की अंतिम तिथि	का तिथि / समय	नाम और संपर्क संख्या	LOCATION SITE	PROPERTY IMAGE	SERVICE PROVIDER	
			ब्याज और उस पर अन्य खर्च	बोली वृद्धि राशि		प्रतीकात्मक)	और समय						
		सम्पत्ति संख्या 53/9, अशोक नगर, तेहर ।।, नई		₹. 2,58,00,000/-	14.03.2025	भौतिक	21.03.2025	24.03.2025	बी/ओ— ज्वालाहेरी	回物水面	0.2340	回報部回	
1			%. 3,22,79,403.72 / - + अतिरिक्त ब्याज व्यय और अन्य शल्क	रु. 25,80,000/-	10:00 AM to 1:00 PM	कब्जा	Upto 4:00 PM		पवन कुमार (मुख्य प्रबन्धक)	#52.50m	17271 T	2500 2000	
1	No. of the contract of the con		आदि	रु. 1,00,000/-				1.00 FIVI	मो. —8860618418	100 B		NO COLOR	
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		दिल्ली 110018 (मालिक — श्री इन्दरपाल सिंह)	रु. 3,22,79,403.72 / – + अतिरिक्त ब्याज, व्यय और अन्य शुल्क आदि		10:00 AM to 1:00 PM	कब्जा		11:00 PM to 1:00 PM	पवन कुमार (मुख्य प्रबन्धक) मो. —8860618418				

नियम एवं शर्ते:- 1. ऑनलाइन ई—नीलामी नीलामी मंच यानी https://baanknet.in के माध्यम से दी गई तारीख और समय पर आयोजित की जाएगी। बैंकनेट साइट के लिए क्यूआर कोड। इच्छुक बोलीदाताओं / खरीदारों को अपने केवाईसी दस्तावेज और

बैंक विवरण अपलोड करने की भी आवश्यकता है। पंजीकरण और अपलोड करने की औपचारिकताएं पहले ही पूरी कर ली जानी चाहिए। 2. ईएमडी भुगतानः इच्छुक बोलीदाताओं / खरीदारों से अनुरोध है कि वे अपने ईमेल—आईडी और मोबाइल नंबर का उपयोग करके पोर्टल (https://baanknet.in) पर पंजीकरण करें। ई—केवाईसी की प्रक्रिया डिजिलॉकर के माध्यम से की जानी है और केवाईसी सत्यापन पूरा होने के बाद, इच्छुक बोलीदाता / खरीदार लॉगिन कर सकते हैं और ईएमडी भुगतान कर सकते हैं। ईएमडी भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पार्टेल पर दिए गए बिल के पार्टेल पर दिए गए बिल के पार्टेल पर दिए गर विकास के प्राप्त के प्राप्त के रूप से लिए के प्राप्त के लेना चाहिए। इच्छुक बोलीदाता ई—नीलामी बंद होने से पहले https://baanknet.in नीलामी पोर्टल पर प्री—बिड ईएमडी जमा कर देगा। ईएमडी पर कोई ब्याज नहीं लगेगा, असफल बोलीदाताओं की ईएमडी की वापसी के लिए, बोलीदाता को https://baanknet.in पर लॉग इन करके तथा क्रेता मैनुअल में दी गई वापसी प्रक्रिया का पालन करके ई—नीलामी सेवा प्रदाता से ऑनलाइन रिफंड प्राप्त करना होगा। असफल बोलीदाता की ईएमडी राशि बिना ब्याज के वापस कर दी जाएगी। सफल एच1 बोली के बाद शेष राशि खाता संख्या 80135040070003 नामः एनईएफटी इनवर्ड एसटीपी पार्किंग खाता आईएफएससी कोडः PSIB0008013 में जमा की जानी है। 3. बोली लगाते समय बोलीदाता को उपरोक्त वेबसाइट में उल्लिखित सूची में से वह संपत्ति चुननी होगी जिसके लिए प्रस्ताव प्रस्तुत किया गया है और / या बोलीदाता सीधे संपत्ति आईडी दर्ज कर सकता है। प्रश्नों के लिए संपर्क नंबर—8291220220 और ईमेल आईडी — support.baanknet@psballiance.com पर संपर्क करें। पंजीकरण, लॉगिन और बोली लगाने के समय बोलीदाता के ई—वॉलेट में ईएमडी राशि के बराबर या उससे अधिक पर्याप्त शेष राशि होनी चाहिए। 5. ई—नीलामी के दौरान, बोलीदाताओं को अंतिम बोली के अलावा आपसी बोली में उच्च बोली लगाने की अनुमित होगी और बोली राशि में वृद्धि उल्लिखित वृद्धि राशि के बराबर होनी चाहिए। बोलीदाताओं को लगातार उच्च बोली नहीं लगाई जाती है, तो ई—नीलामी बंद कर दी जाएगी। 6. इच्छुक बोलीदाताओं की यह जिम्मेदारी है कि वे बिक्री नोटिस, ई—नीलामी की नियम व शर्तें, ई—नीलामी को अंतिम रूप दिए जाने के बाद, सफल बोलीदाता को हमारे ऊपर उल्लिखित सेवा प्रदाता द्वारा सेवा प्रदाता के साथ पंजीकृत एसएमएस / ईमेल के माध्यम से सूचित किया जाएगा। 8. सुरक्षित परिसंपत्ति को आरक्षित मूल्य से कम पर नहीं बेचा जाएगा। 9. सफल नीलामी क्रेता / बोलीदाता को बोली राशि का 25 प्रतिशत (पच्चीस प्रतिशत) (अर्थात उसी दिन या अगले कार्य दिवस से पहले नहीं। बोली / खरीद मूल्य की शेष राशि का भुगतान सफल नीलामी क्रेता / बोलीदाता द्वारा प्राधिकृत अधिकारी को संपत्ति की बिक्री की पुष्टि के पंद्रहवें दिन या उससे पहले या क्रेता और सुरक्षित लेनदारों के बीच लिखित रूप में जब्त कर ली जाएगी और प्राधिकृत अधिकारी को संपत्ति की नई नीलामी / बिक्री करने की स्वतंत्रता होगी और चूककर्ता बोलीदाता का जब्त की गई राशि और संपत्ति पर कोई दावा नहीं होगा। 10. भुगतान न करने पर जैसा कि ऊपर बताया गया है और / या निर्धारित समय के भीतर शेष बोली राशि का 75 प्रतिशत भुगतान न करने पर बिना किसी सूचना के बिक्री स्वतः रद्द हो जाएगी। सफल बोलीदाता द्वारा भुगतान की गई ईएमडी और कोई अन्य धनराशि प्राधिकृत अधिकारी द्वारा बैंक को जब्त कर ली जाएगी और चूककर्तों क्रेता संपत्ते या उस राशि के किसी भी हिस्से पर सभी दावों को खो देगा जिसके लिए इसे बाद में बेचा जा सकता है। 11. सफल बोलीदाता द्वारा बैंक को बिक्री प्रतिफल का भुगतान आयकर अधिनियम 1961 की धारा 194—1ए के तहत टीडीएस के अधीन होगा और सफल बोलीदाता द्वारा बोली राशि का शेष 75 प्रतिशत जमा करने के समय ही टीडीएस जमा किया जाना है। 12. बिक्री प्रमाण पत्र में बोली में उल्लिखित नामों के अलावा किसी अन्य नाम को शामिल करने / प्रतिस्थापित करने के अनुरोध पर विचार नहीं किया जाएगा। बिक्री प्रमाण पत्र केवल सफल बोलीदाता के नाम पर जारी किया जाएगा। 13. प्राधिकृत अधिकारी किसी भी / सभी बोलियों को स्वीकार या अस्वीकार करने, यदि स्वीकार्य न हों या किसी भी समय बिना कोई कारण बताए नीलामी की शर्तों को स्थगित / रद्द / स्थगित / बंद करने या बदलने का अधिकार सुरक्षित रखता है और इस संबंध में उसका निर्णय अंतिम होगा। 14. बिक्री प्रमाणपत्र जारी करने के खिलाफ डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा पारित किसी भी स्थगन / निषेध / रोक आदेश के संचालन के लंबित रहने तक बिक्री प्रमाणपत्र जारी नहीं किया जाएगा। इसके अलावा, इस अवधि के दौरान जमा की गई राशि पर कोई ब्याज नहीं दिया जाएगा। बिक्री प्रमाणपत्र के निष्पादन तक सफल बोलीदाता द्वारा की गई जमा राशि को रद्व करने के किसी भी अनुरोध पर विचार नहीं किया जाएगा। डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा आगे की कार्यवाही पर रोक लगाने की स्थिति में, नीलामी को स्थिगत या रद्द किया जा सकता है और इसमें भाग लेने वाले व्यक्तियों को प्राधिकृत अधिकार नहीं होगा। 15. इच्छुक क्रेता ऊपर उल्लिखित दिनांक और समय पर या बैंक द्वारा सूचित किए अनुसार अपने खर्च पर संपत्ति का निरीक्षण कर सकते हैं। बैंक के पास उपलब्ध शीर्षक दस्तावेज और अन्य दस्तावेजों के निरीक्षण के लिए, इच्छुक बोलीदाता कार्यालय समय के दौरान पंजाब और संबंधित शाखा से संपर्क कर सकते हैं। 16. संपत्तियों को 'जैसा है जहां है', 'जैसा है जैसा है' और 'जो कुछ भी है' के आधार पर बेचा जा रहा है और इच्छुक बोलीदाताओं को अपनी स्वयं की विवेकपूर्ण स्वतंत्र जाँच करनी चाहिए और संबंधित रिजिस्ट्रार / एसआरओ / राजस्व रिकॉर्ड / अन्य वैधानिक अधिकारियों से बैंक के प्रभार के अलावा बिक्री कर, उत्पाद शुल्क / जीएसटी / आयकर जैसे किसी भी प्राधिकरण के भार और दावे / अधिकार / बकाया / प्रभार के बारे में सत्यापित करना चाहिए और अपनी बोलियां जमा करने से पहले संपत्ति पर शीर्षक प्रकृति, विवरण, सीमा, गुणवत्ता, मात्रा, स्थिति, भार, ग्रहणाधिकार, प्रभार, वैधानिक बकाया आदि के बारे में खुद को संतुष्ट करना चाहिए। ई—नीलामी विज्ञापन बैंक की किसी भी प्रतिबद्धता या किसी भी प्रतिबद्धता या किसी भी प्रकार का कोई भी प्रकार का कोई भी दावा शुल्क / भार, संपत्ति पर या किसी अन्य मामले आदि पर विचार नहीं किया जाएगा। 17. बैंक बिक्री के लिए पेश की गई संपत्ति के संबंध में कोई अनुमति / लाइसेंस, एनओसी आदि प्राप्त करने की कोई जिम्मेदारी नहीं लेता है। प्राधिकृत अधिकारी / सुरक्षित लेनदार किसी भी बकाया जैसे पानी / सेवा शुल्क, हस्तांतरण शुल्क, बिजली बकाया, नगर निगम / स्थानीय प्राधिकरण / सहकारी आवास सोसायटी का बकाया या कोई अन्य बकाया, कर उगाही, शुल्क, हस्तांतरण शुल्क आदि के लिए जिम्मेदार नहीं होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। 18. बोलीदाता को उचित इंटरनेट कनेक्टिविटी, पावर बैक-अप आदि सुनिश्चित करना चाहिए। इंटरनेट विफलता, बिजली विफलता या तकनीकी गड़बिड़ियों या ई—नीलामी को प्रभावित करने वाले किसी भी कारण / आकस्मिकता के कारण होने वाली किसी भी बाधा के लिए बैंक उत्तरदायी नहीं होगा। 19. यदि संपत्ति बैंक के प्रतीकात्मक कब्जे में संपत्ति खरीद रहा है तो यह उनके अपने जोखिम और जिम्मेदारी पर होगा। 20. बोली की वैधता, बोली की राशि, ईएमडी या बोलीदाता की पात्रता, बोलीदाता का प्रतिनिधित्व करने वाले व्यक्ति के अधिकार, प्राधिकृत अधिकारी की व्याख्या और निर्णय के संबंध में कोई विवाद उत्पन्न होने की स्थिति में, बैंक अपने विवेकानुसार बिक्री का सकता है। किसी भी तरह के विवाद के लिए, बोलीदाता को संबंधित शाखा के संबंधित प्राधिकृत अधिकारी से ही संपर्क करना होगा। 21. बिक्री सुरक्षित ऋणदाता बैंक द्वारा पुष्टि के अधीन है। 22. बिक्री SARFAESI अधिनियम और उसके तहत बनाए गए सुरक्षा हित (प्रवर्तन) नियम / प्रावधान और ऊपर उल्लिखित नियमों और शर्तों के अधीन है। अधिक जानकारी के लिए यदि कोई संभावित बोलीदाता प्राधिकृत अधिकारी से संपर्क कर सकता है।

यह नोटिस सरफेसी सुरक्षा हित (प्रवर्तन) नियम 2002 के नियम 8(6) के तहत उधारकर्ता और गारंटर (एलआरएस) को 30 दिनों की वैधानिक बिक्री नोटिस के रूप में भी माना जाएगा। दिनांक: 20.02.2025, स्थान: दिल्ली

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एवएलसी रोडिणी.

ए-5, पर्ल्स बेस्ट

हाइटस-१, नेताजी

सुभाष प्लेस,

punjab national bank

েকা সুবাক (A GOVERNMENT OF INDIA UNDERTAKING)

अचल सम्पत्तियों की ई-नीलामी हेतु बिक्री सूचना

प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल सम्पत्तियों के विक्रय

हेतु ई-नीलामी विक्रय नोटिस, आम जनता को और विशेष रूप से कर्जदार और गारंटर्स को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्तियां जो प्रतिभूत लेनदार के पास बंधक / प्रभारित है, का

रचनात्मक / भौतिक / सांकेतिक कब्जा प्रतिभूत लेनदार पंजाब नेशनल बैंक के प्राधिकृत अधिकारी द्वारा लिया गया है, को "जहाँ है, जैसा है और जो कुछ भी है" के आधार पर बेचा जाएगा। बकाया राशि की वसूली,

A) सरफासी अधिनियम 2002 की धारा 13(2) के

अंतर्गत मांग सूचना की तिथि

B) बकाया राशि दिनांक 30.10.2024 तक

Cl सरफासी अधिनियम 2002 की घारा 13(4) के अंतर्गत कब्जा की तिथि

D) कब्जा की स्थिति सांकेतिक / भौतिक/रचनात्मक

A) 02.12.2022

B) 2,21,23,539.12/-

+ भविष्य का ब्याज एवं अन्य प्रभार इत्यादि

C) 25.08.2023

D) सांकेतिक

A) 30.04.2021

B) 29,69,319.16/-

+ भविष्य का ब्याज एवं अन्य प्रभार इत्यादि

C) 12.10.2021

D) सांकेतिक

A) 20.07.2016

B) 15,340,96/-

+ भविष्य का ब्याज एवं अन्य प्रमार इत्यादि

C) 20.10.2016

D) सांकेतिक

(ई--नीलामी) के संबंध में जो बैंक को ज्ञात नहीं है, इच्छक बोलीदाता को सलाह दी जाती है कि वे वैधानिक देनदारियों, संपत्ति कर की बकाया राशि, बिजली बकाया इत्यादि संपत्ति पर भार के संबंध में स्वतंत्र पछताछ करें।

प्रत्यामृत परिसम्पत्तियों की बिक्री की अनुसूची

₹ 62,100/-

₹ 5,000/-

पत्र श्री वाल किशन

कार ऋण खाता स

मकान नं.52/41, हांसी

42129151522

29.11.2024

के अनुसार

साथ ही भावी

ब्याज एवं उस पर

SBI भारतीय स्टेट बैंक एसबीआई होम लोन सेंटर रोहिणी (एनएसपी) ए-5, पर्ल्स बेस्ट हाइट्स-1, नेताजी सुभाष प्लेस, (मैक्स हॉस्पिटल के पीछे) पीतमपुरा, दिल्ली-110034 चल सम्पत्ति के लिए 20.03.2025 को ई-नीलामी बिक्री हेतू सूचना प्रतिभूति हित (प्रवर्तन) नियमावली २००२ के नियम ८(६) के प्रावधान के साथ पठित वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुगर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम २००२ के अन्तर्गत चल परिसम्पत्तियों की ई-मीलामी की विक्रय सुवना। एतदहारा जनसाधारण को तथा विशेष रूप में ऋणकर्ता(ओं) एवं गारंटर(रों) को सुवित किया जाता है कि प्रतिभूत ऋणदाता के पास दष्टिबंधककत/प्रभारित निम्न विवरणित चल सम्पत्ति, जिसका भौतिक अधिग्रहण भारतीय स्टेट बैंक के प्राधिकत अधिकारी, प्रतिभूत ऋणदाता द्वारा कर लिया गया है, को 20.03.2025 को "जैसी है जहां है", "जैसी है जो है" तथा "वहां जो कुछ भी है" आधार पर बेचा जायेगा, जो कि निम्नानुसार प्रतिभृत ऋणदाता को देय-भृग्तेय बैंक की बसुली हेतू किया जायेगाः इच्छुक बोलीवाता ई नीलामी के बंद होने से पूर्व BAANKNET के पास पूर्व बोली धराज जमा कर सकते हैं। पूर्व बोली धराज का केडिट बोलीदाता को BAANKNET के बैंक खाता में भूगतान की प्राप्ति तथा ई-नीलामी वेबसाईटों पर ऐसी जानकारी के अद्यतनीकरण के उपरान्त ही दिया जायेगा। बैंकिंग प्रक्रिया के अनुसार इसमें कुछ समय लग सकता है तथा अतः बोलीदाताओं को अपने स्थयं के हित में सलाह है कि वे किसी भी अंतिम समय की समस्या से बचने हेतु अप्रिम रूप में पूर्व-बोली धराज राशि जमा करें। -नीलामी की तिथि/समय: 20.03.2025 को 10:00 से 04:00 को तक 6 घंटों हेतू. 10 मिनट प्रत्येक के असीमित विस्तार के साध बकापा देवराशियां, जिनकी उधारकर्ताओं/ आरक्षित मृज्य (स.) (जिस्सो कम प प्राधिकत वाहन का विवरण सम्बत्ति नहीं देवी जा सकती) गारंटर(रॉ) के नाम बसुली हेत् सन्यति।या अधिकारी धरोहर राशि (ईएमडी) आरंबित मृत्य का 10 प्रतिशत बेची जा रही है।ई का नाम बोली वृद्धि राशि 1. श्री राहुल श्री प्रबीण सहरावत मेक एंड मॉडलः 表.7,77,699/-₹ 6,21,000/-

*जीएसटी इंजन नं.: G4LAPM557899 बस्ती गली नं 17. नयी पीतमपुरा, अन्य खर्चे नियमानुसार दिल्ली-110034 बस्ती, आनंद पर्वत, चेसिस नं.: दिल्ली-110005 फोन:011-43988822 MALB581CYPM013913 बराज जमा करने की अन्तिम तिथि 19.03.2025 को साय 04:00 बजे तक अथवा इससे पूर्व है। खाता/वॉलेट जिसमें ईएमडी जमा की जानी है: बोलीदाता का अपना वॉलेट जो BAANKNET के पास इसकी ई-नीलामी साइट https://baanknet.com/eauction-psb/eproc-listing पर NEFT/RETS के माध्यमों से पंजीकृत है। आरक्षित मुख्य की ईएमडी को बोलीदाताओं द्वारा अपने/उनके/उसके वैंक से एनईएफटी के माध्यम से BAANKNET की इसकी अपनी ई-नीलामी साइटः https://baanknet.com/eauction-psb/eproc-listing पर/के पास अनुरक्षित अपने/उनके/उसके बोलीदाता खाते पर उत्पन्न किये गये चालान के माध्यमों से अंतरित किया जाएगा। किसी भी सहायता के लिए कृपया BAANKNET हेल्पडेस्क नं. +91 8291220220, support.BAANKNET@psballiance.com पर कॉल/ई-मेल करें और/या प्राधिकत अधिकारी (सम्पर्क व्यक्ति) से सम्पर्क करें।

Hyundai Motors EXTER 1.2 AMT

KAPPASX(0) CONNECTDT

पंजीकरण संख्याः

DL1CAG8714

(1) ई-नीलामी का आयोजन "जैसी है जहां है", "जैसी है जो है" तथा "बहां जो कुछ भी है" आधार पर की जा रही है और "ऑन लाइन" आयोजित की जाएगी। नीलामी, बैंक के अनुमोदित सेवा प्रदाता BAANKNET के माध्यम से उसके वेब पोर्टल https://baanknet.com/eauction-psb/eproc-listing पर आयोजित की जाएगी।

वैंक के पास नीलामी को निरस्त/स्थगित करने का अधिकार सरक्षित होगा। वाहन 16.03.2025 को सुबह बैंकिंग घंटों के दौरान 11:00 बजे से 16:00 बजे तक निरीक्षण के लिए उपलब्ध है, सम्पर्क करें श्री अमित कमार - 9205101634. मेसर्स पहचान प्रोफेशनल सर्विसेज प्रा. लि. (समाधान एजेंट)

सफल बोली लगाने वाले को सफल बोली राशि अर्थात बिक्री मुख्य पर लागू जीएसटी का भूगतान करना होगा।

प्राधिकृत अधिकारी के सर्वोत्तम ज्ञान एवं सूचना के अनुसार यहाँ सम्पत्ति/यों पर कोई ऋणभार नहीं है। हालांकि, इच्छक बोलीदाता को अपनी बोली प्रस्तृत करने से पहले ऋणभारों, नीलामी के लिए रखी गई सम्पत्ति/सम्पत्तियों के स्वामित्व तथा सम्पत्ति को प्रभावित करने वाले दावों/अधिकारों/देयताओं के सम्बन्ध में अपनी स्वतंत्र पृष्ठताष्ठ कर लेनी चाहिए।

ई-नीलामी विज्ञापन, बैंक की किसी भी प्रतिबद्धता या अभिवेदन को संस्थापित नहीं करता और न ही संस्थापित करता हुआ मान जायेगा। सम्पत्ति को, बँक को ज्ञात अथवा अञ्चात सभी विद्यमान और भविष्य के ऋणभारों के साथ बेचा जा रहा है। प्राधिकृत अधिकार्र किसी तीसरे पक्ष के वार्वो/अधिकारों/देयताओं के लिए किसी भी प्रकार उत्तरदायी नहीं होंगे। सफल बोली लगाने वाले की बयाना राशि (ईएमडी) को आंशिक बिकी प्रतिफल के रूप में सुरक्षित रखा जाएगा और असफल

बोलीदाताओं की ईएमडी वापस कर दी जाएगी। बयाना राशि जमा पर कोई ब्याज देय नहीं होगा। सफल बोलीदाता को प्राधिकृत अधिकारी द्वारा बोली मुल्य की स्वीकृति पर तुरन्त विक्री मुल्य का 25 प्रतिशत जमा करना होगा और बिक्री मुल्य का शेष, बिक्री के 15वें दिन या उससे पहले जमा करना होगा। सफल बोलीदाता द्वारा राशि जमा करने में चुक होने पर पहले से जमा की गई पूरी धनराशि जब्त कर ली जाएगी और सम्पत्ति को ई-नीलामी के लिए रखा जाएगा और चुककर्ता बोलीदाता का संपत्ति/राशि के सम्बन्ध में कोई विक्रय के विस्तृत नियमों और शर्तों के लिए कृपया बैंक के सेवा प्रदाता के वेब पोर्टल: https://baanknet.com/eauction-

psb/eproc-listing तथा ई-नीलामी वेबसाइट: https://BAANKNET.com पर उपलब्ध लिंक देखें। प्राधिकृत अधिकारी, भारतीय स्टेट बैंक, होम लोन सेंटर, रोहिणी, विल्ली

कर्जदार(रों) और गारंटर(रों), आरक्षित मूल्य और धरोहर राशि का विवरण नीचे दी गई तालिका के अनुसार

तिथिः 20.02.2025 स्थानः नई विल्ली

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

दिनांक : 20-02-2025, स्थान : ग्रेटर नोएडा

और 15 अशोक नगर दिल्ली

पंजाब मेशनल बैंक

शाखा का नाम

खाते का नाम

कर्जदार/गारंटर्स खाते का

नाम एवं पता

मैसर्स दमन ट्रेड्स इसके प्रॉप दमनप्रीत कौर के माध्यम से: डब्ल्यूजेड -15

दमनप्रीत कौरः डब्ल्युजेड -15 बी1 उगरसेन मार्केट संतपुरा प्लॉट नंबर 14

पूनम आनंद (गारंटर): ए-1/17 मोहन गार्डन डी के मोहन गार्डन पश्चिम

विजय पाल आर्य एवं कल्पना सिंह, 1) फ्लैट नं. एफएफ-2 प्रथम तल

सफायर एन एसोसिएटस प्रा. लि., जी-808 तीसरी मंजिल कालकाजी

एमआईजी बैक साइड सी 17 सेक्टर—12 प्रताप विहार जीबीबी यू.पी.

1) एफ-961, तीसरी मंजिल, सेक्टर-3, वैशाली, गाजियाबाद, यूपी

2) एफ-962, जीएफ, प्लॉट नंबर III वैशाली, गाजियाबाद, यूपी

2) डी-155 सेक्टर-12 प्रताप विहार गाजियाबाद, उ.प्र

बी1 जगरसेन मार्केट संतपुरा प्लॉट नं. 14 और 15 अशोक नगर दिल्ली

ई-नीलामी के नियम एवं शर्तें निम्नानुसार है:

प्ररूप संख्या आईएनसी-26 (कम्पनी (नियमन) नियम, 2014 के नियम 30 के अनुसरण में] केन्द्र सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कब्जा सचना [धारा 13(4)] कंपनी अधिनियम. 2013 की धारा 13 की उपधारा (4)

ग्रीर कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में अंकित टेडेक्स (इंडिया) प्राइवेट लिमिटेड

जिसका पंजीकृत कार्यालय:मकान नं. 12. ब्लॉक डी, लैंडमार्क हनुमान मंदिर के पास, कृष्ण विहार, नई दिल्ली - 110 086 में हैं, के मामले में

(CIN:U51109DL2008PTC180162)

....आवेदक कंपनी /याचिकाकर्ता रतदद्वारा सार्वजनिक सूचना दी जाती है कि यह प्रावेदक कंपनी केन्द्रीय सरकार के समक्ष कंपनी प्रधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय 'सब्दीय राजधानी क्षेत्र दिल्ली" से "गजरात राज्य" में स्थानांतरित करने के लिए 12 फरवरी, 2025 को आयोजित असाधारण सामान्य बैठक में पारित वेशेष प्रस्ताव के संदर्भ में कंपनी के मेमोरेंडम ऑफ एसोसिएशन में बदलाव की पुष्टि करने की मांग की गई है । कंपनी के पंजीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनकें हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय नेदेशक को इस सूचना के प्रकाशन की तारीख रे वीदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी–2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली-110003 पर पंजीकृत हाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते

मकान नं. 12, ब्लॉक डी, लैंडमार्क हनुमान मंदिर के पास, कृष्ण विहार, नई दिल्ली – 110 086

अंकित ट्रेडेक्स (इंडिया) प्राइवेट लिमिटेड हस्ता/-दिनाक: 20.02.2025 राहुल अग्रवाल (निदेशक) ढीआईएन:02212436 स्थान: नई दिल्ली

अचल सम्पत्तियों का विवरण -

बंधक / स्वामी के नाम

(सम्पत्तियों के बंधककर्ता)

संपूर्ण प्रथम तल, बिना छत के अधिकार के फ्रीहोल्ड

निर्मित संपत्ति संख्या-डब्ल्यू जेड-15 बी / 1 में से, लॉट

सं. 14.15 पर निर्मित क्षेत्रफल 153.00 वर्ग गज (बिक्री

विलेख के अनुसार) दिल्ली राज्य के गांव तिहाड़ के क्षेत्र में

स्थित दिल्ली कॉलोनी जिसे उगरसेन मार्केट के नाम से

जाना जाता है, मीनाक्षी गार्डन के पास, नई दिल्ली दमन

आवासीय फ्लैट सं. एफएफ-2 प्रथम तल एमआईजी बैक

साइड बिना छत के अधिकार के, प्लॉट सं. सी–17 ब्लॉक–सी

पर निर्मित जिसका सुपर एरिया 65.00 वर्ग मीटर और कवर्ड

एरिया 36.98 वर्ग मीटर लगभग, आवासीय कॉलोनी सेक्टर-12

प्रताप विहार गाजियाबाद, उत्तर प्रदेश, यह सम्पत्ति विजय पाल

आवासीय संपत्ति प्लॉट नंबर III—F/962 ग्राउंड फ्लोर पर बिन

छत के अधिकार के जिसका कवर एरिया 28.00 वर्ग मीटर है

वैशाली, तहसील और जिला गाजियाबाद उ.प्र. में स्थित। यह

प्रीत कौर के नाम पर है।

आर्य और कल्पना सिंह के नाम पर है।

संपत्ति प्रवीण कुमार संदल्या के नाम पर है।

आवेदक के लिए और आवेदक की और से

ठेनरा बैंक 📣 Canara Bank

क्षेत्रीय कार्यालय उत्तरी दिल्ली, डीपी 10-11, द्वितीय तल स्थानीय शॉपिंग सेंटर, विपक्ष, मौर्य एन्क्लेव, पीतमपुरा, दिल्ली, 110034, इमेलः ronrecdel@canarabank.com

(चल/अचल सम्पत्ति हेत्)

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 (2002 का एक्ट 54) (जिसे आगे "अधिनियम" कहा जाएगा) के प्रवर्तन के अधीन केनरा बैंक, का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत उधारकर्ता मैसर्स अजय इंडस्ट्रीज के प्रो. नरेश कुमार और मेसर्स मन्तत बाजार के प्रो. नरेश कुमार को नोटिस में उल्लिखित राशि चुकाने के लिए रु. 46,28,807.40 (क्रियालीस लाख अट्टाईस हजार आठ सौ सात रुपये और चालींस पैसे मात्र) उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर भूगतान करने को कहा गया था।

कर्जदार उक्त राशि का भूगतान करने में असफल हो गये है, इसलिए एतदद्वारा कर्जदार तथा आम जनता को सुचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित सम्पत्ति का कब्जा, उक्त अधिनियम की धारा 13 की उप धारा (4), उक्त नियमों के नियम 8 और 9 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 18 फरवरी 2025 को ले लिया है।

विशेष रूप से कर्जदार / गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन–देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन केनरा बैंक, के प्रभार वास्ते राशि रू 46,28,807.40 (छियालीस लाख अद्वाईस हजार आठ सी सात रुपये और चालीस पैसे मात्र) और ब्याज इत्यादि सहित के अधीन होगा

कर्जदारों का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत स्रक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

अचल संपत्तियों का विवरण

एक मंजिला मिश्रित क्षेत्र का गोदाम (2 स्टोर, 1 कमरा, 2 लेबर रूम) खसरा नंबर 20/2 की एक एकड़ जमीन पर नजफगढ़ रोड़, नंगली सकरावती गांव दिल्ली, के क्षेत्र में यह संपत्ति राजेश उप्पल पुत्र श्री राम नाथ के नाम पर है

चौहदी: उत्तर: भूपेन्द्र गोयल की संपत्ति, दक्षिण: स्ट्रीट और मोहन लाल टेंट हाउस, पूर्व: अन्य टाईटल धारक का नाम स्टॉक और वही ऋणों का दृष्टिबंधन मैसर्स अजय इंडस्ट्रीज और मेसर्स मन्नत बाजार

प्राधिकृत अधिकारी, केनरा बैंक दिनांकः 18-02-2025, स्थान : नई दिल्ली

मण्डल शस्त्रा केन्द्र, नोएडा, एसएच-12,

प्रथम तल, गामा शॉपिंग सेन्टर-गामा-।

ग्रेटर नोएडा-201308, जिला गौतम बुद्ध नगर,

ई-मेल : cs8290@pnb.co.in

नीलामी

की

तिथि एवं

19-03-2025

पूर्वाह 11.00

बजे से अपीं

04.00 बजे

19-03-2025

पूर्वाह 11.00

बजे से अपीं

04.00 बजे

19-03-2025

पूर्वाह 11.00

बजे से अपीइ

04.00 बजे

A) आरक्षित मृल्य

B) ईएमडी

C) बोली वृद्धि राशि

A-84,12,000/-

B- 8,41,200/-

C- 50000/-

A- 19,50,000/-

B- 1,95,000/-

C- 20,000/-

A- 16,00,000/-

B- 1,60,000/-

C- 20,000/-

LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L900090L1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group and their associates

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and regulations.

For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025 Afsana Mirose Kherani Managing Director

नई दिल्ली टेलीविजन लिमिटेड

पंजीकृत कार्यालय : डब्लू-१७, दूसरी मंजिल, ग्रेटर केलाश-१, नई दिल्ली -११००४८ फोन: (91-120) 6462200, 6835000 ई-मेल: secretarial@ndtv.com; येबसाइट: www.ndtv.com

पोस्टल बैलट की सूचना और ई-वोटिंग की जानकारी

नई दिल्ली टेलीविजन लिमिटेड ("कम्पनी") के सदस्यों को एतदद्वारा सुचित किया जाता है कि कम्पनी अधिनियम, 2013 ("अधिनियम") की धारा १०८, ११० और अन्य लागू प्रावधानों यदि कोई है के साथ पठित कम्पनी (प्रबंधन और प्रशासन) नियमावली, २०१४ के नियम २० एवं २२, कापॅरिट कार्य मंत्रालय, भारत सरकार द्वारा जारी सामान्य परिपन्न संख्या १४/२०२० दिनांक ८ अप्रैल, २०२०, १७/२०२० दिनांक 13 अप्रैल, 2020, 20/2020 दिनांक 5 मई, 2020, 22/2020 दिनांक 15 जून, 2020, 33/2020 दिनांक 28 सितम्बर, 2020, 39/2020 दिनांक 31 दिसम्बर, 2020, 10/2021 दिनांक 23 जून, 2021, 20/2021 दिनांक 8 दिसम्बर, 2021, 3/2022 दिनांक 5 मई, 2022, ११/२०२२ दिनांक २८ दिसम्बर २०२२ और ९/२०२३ दिनांक २५ सितम्बर २०२३ और ९/२०२४ दिनांक १९ सितम्बर २०२४ (सामृहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) और भारतीय प्रतिभृति और यिनिमय बोर्ड के यिनियम ४४ (सूधीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, २०१५, इंस्टीट्यूट ऑफ कम्पनी सेक्रेटरीज ऑफ इंडिया द्वारा जारी सामान्य बैठकों के विषय में सचिवीय मानक ("एसएस-2") तथा किसी अन्य लागू कानून, नियमों, विनियम (जिनमें उनके सांविधिक संशोधन अथवा पुन:-अधिनियमन सिमिलित हैं, जो अस्थायी रूप से लागू हैं) के अनुसरण में कम्पनी, सदस्यों का अनुमोदन, व्याख्यात्मक विवरण सहित पोस्टल बैलट की सूचना दिनांक 25 जनवरी 2025 में सूचीबद्ध साधारण/विशेष प्रस्तावों द्वारा विशेष व्यवसायों के संबंध में, केवल इलेक्ट्रॉनिक साधनों (अर्थात रिमोट ई-वोटिंग) द्वारा प्राप्त करने की इच्छक है।

पोस्टल बैलट की सुचना ("सुचना") की इलेक्ट्रॉनिक प्रतियां, व्याख्यात्मक विवरण सहित, गुरुवार, २० फरवरी, २०२५ को उन सदस्यों को भेज दी गई है, जिनका नाम नैशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ("एनएसडीएल") तथा सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड ("सीडीएसएल") से प्राप्त लाभार्थी स्वामियों की सूची/सदस्यों के रजिस्टर में शुक्रवार, 14 फरवरी, 2025 (कट-ऑफ तिथि) को दर्ज है और जिनका ई-मेल पता कम्पनी/डिपोंजिटरीज/आरटीए के पास पंजीकृत है। एमसीए परिपत्र में दी गई छूट की व्यवस्था के अनुरूप सदस्यों को इस पोस्टल बैलट की सूचना, पोस्टल बैलट फॉर्म की भौतिक प्रतियां और पूर्व-प्रदत्त व्यवसाय जवाबी लिफाफे नहीं भेजे जा रहे हैं। यह सूचना कम्पनी की वेबसाइट <u>www.ndtv.com</u> तथा स्टॉक एक्सचेंजेज, बीएसई लिमिटेड एवं नैशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की वेबसाइट www.bseindia.com एवं www.nseindia.com पर क्रमानुसार और एनएसडीएल की वेबसाइट

www.evoting.nsdl.com पर भी उपलब्ध है। कम्पनी सदस्यों को उनके मताधिकार का प्रयोग करने हेतू एनएसडीएल द्वारा उपलब्ध कराई गई ई-वोटिंग सेवाओं के माध्यम से केवल

इलेक्ट्रॉनिक साधनौ द्वारा सुविधा उपलब्ध करा रही है। रिमोट ई-वोटिंग सुविधा निम्नलिखित अवधि के दौरान उपलब्ध है:

ई-वोटिंग का प्रारंभ शुक्रवार, 21 फरवरी, 2025 को सुबह 9:30 बजे (भारतीय समय अनुसार) शनिवार, 22 मार्च 2025 को शाम 5:00 बजे (भारतीय समय अनुसार) ई-वोटिंग की समाप्ति

तदुपरांत एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉड्यूल वोटिंग के लिए निष्क्रिय कर दिया जाएगा। इस अवधि के दौरान, कट-ऑफ तिथि को भौतिक या अभौतिक रूप में शेयरों के धारक सदस्य अपना वोट ई-वोटिंग द्वारा डाल सकते हैं। सदस्य द्वारा किसी प्रस्ताव पर वोट डाल दिए जाने के बाद, उसको बाद में कोई परिवर्तन करने की अनुमति नहीं होगी। सदस्यों के वोटिंग अधिकार कट-ऑफ तिथि, को कम्पनी की प्रदत्त इक्विटी शेयर पूजी में उनके हिस्से के अनुपात में होंगे। कोई व्यक्ति, जो कट-ऑफ तिथि को

सदस्य नहीं है, उसको यह सूचना केवल जानकारी के निमित्त समझनी चाहिए। कम्पनी के निदेशक मंडल ने मैसर्स विशाल अरोड़ा ऐंड एसोसिएट्स, कार्यरत कम्पनी सेक्रेटरीज की नियुक्ति पोस्टल बैलट प्रक्रिया के निष्पक्ष और पारदर्शी ढंग से संचालन हेतु संवीक्षक के रूप में की है।

पोस्टल बैलट के माध्यम से संचालित वोटिंग का परिणाम संवीक्षक की रिपोर्ट के साथ, पोस्टल बैलट की समाप्ति के दो (2) दिन के भीतर अर्थात २५ मार्च २०२५ को घोषित किया जाएगा। उक्त परिणाम कम्पनी के पंजीकत कार्यालय पर स्टॉक एक्सवेंजों जैसे की बीएसई लिमिटेड तथा नैशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड को सूचित किए जाने के बाद प्रदर्शित किए जाएंगे जहां कम्पनी के शेयर सूचीबद्ध हैं।

इसके अतिरिक्त, परिणाम कम्पनी की वेबसाइट www.ndtv.com तथा एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी ई-वोटिंग के संबंध में किसी पूछताछ अथवा समस्याओं की स्थिति में, आप www.evoting.nsdl.com पर उपलब्ध शेयरधारकों के लिए

अक्सर पूछे जाने वाले प्रश्न (एफएक्यू'ज) तथा ई-वोटिंग यूजर मैनुअल देखें अथवा ०२२-४८८६ ७००० पर कॉल करें अथवा सुश्री पल्लवी म्हाजे, वरिष्ठ प्रबंधक, एनएसडीएल को evoting@nsdl.com पर अनुरोध भेजें।

कृते नई दिल्ली टेलीविजन लिमिटेड

स्थान: नई दिल्ली दिनांक: २० फरवरी, २०२५

परिणीता भूटानी दुग्गल कंपनी सचिव और अनुपालन अधिकारी

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प्रतिभृति लेनदार वे

संज्ञान में ऋण

भारों का विवरण

और प्राधिकृत

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पंजाब एण्ड सिंध

੧ਓ ਸ਼ੀ ਵਾਹਿਗੁਰੂ ਜੀ ਕੀ ਫ਼ਤਹਿ

Where service is a way of life

Punjab & Sind Bank (A Govt. of India Undertaking)

नियम एवं शर्ते : बिक्री, प्रतिभृति हित (प्रवर्तन) नियमावली 2002 में वर्णित नियमों एवं शर्तों के अधीन होगी। (1) सम्पत्तियां को "जो है जहाँ है", "जैसी है जो कुछ भी है" एवं "दायित्व एहित आधार पर" बेचा जा एहा है। (2) ऊपर वर्णित अनुसूची में विनिर्दिष्ट सुरक्षित

परिसंपत्तियों का विवरण, प्राधिकृत अधिकारी की सर्वश्रेष्ठ जानकारी के अनुसार दर्शाई गई हैं, किंतु प्राधिकृत अधिकारी इस उद्योषणा में किसी त्रृटि, गलत बयान या चूक के लिए जवाबदेह नहीं होगा। (3) नीलामी ई-नीलामी प्लेटफार्म वेबसाईट

https://baanknet.com के माध्यम से ऊपर वर्णित दिनांकों को आयोजित की जाएगी। (4) अधिक विवरण तथा सम्पूर्ण नियमों व शतों के लिए कृपया निम्नलिखित वेबसाइट्स : https://baanknet.com और www.pnbindia.in देखें। (5) सभी साविधिक

बकाया / अटेंडेंट शुल्क / पंजीकरण शुल्क, स्टांप शुल्क, कर इत्यादि अन्य बकाया, खरीददारों को वहन करना होगा। प्राधिकृत अधिकारी या बैंक किसी भी शुल्क के लिए जिम्मेदार नहीं होगा। ऋणभार में ग्रहणाधिकार सांविधिक बकाया या किसी अन्य के लिए संपत्ति

सरफासी अधिनियम 2002 के नियम 8(6) के अंतर्गत बिक्री सूचना

ई-नीलामी

(केबल ई-नीलामी के माध्यम से बिक्री)

प्राधिकत अधिकारी, पंजाब नैशनल बैंक

जोन दिल्ली ॥, बी-38/39, औद्योगिक क्षेत्र, फेज 1, नारायणा, नई दिल्ली 110028

अचल संपत्तियों की बिक्री के लिए ई-नीलामी हेतु सार्वजनिक सूचना दिनांक 24.03.2025 (पूर्वान्ह 11:00 बजे से अपराह्न 1:00 बजे तक)

वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 6(2) चल और 8(6) अचल के प्रावधान के साथ अचल आस्तियों की बिक्री के लिए ई—नीलामी बिक्री नोटिस जारी किया जाता है। इसके द्वारा आम जनता को और विशेष रूप से उधारकर्ता, बंधककर्ता और गारंटीकर्ता को सूचित किया जाता है कि नीचे वर्णित अचल संपत्ति, जो सुरक्षित ऋणदाता के पास बंधक / भारित है, जिसका प्रतीकात्मक / भौतिक कब्जा बैंक/सुरक्षित ऋणदाता के प्राधिकृत अधिकारी द्वारा ले लिया गया है, नीचे उल्लिखित खाते/खातों में बकाया राशि की वसूली के लिए 'जहां है जैसा है', 'जो है जैसा है' और 'जो कुछ भी है' के आधार पर बेचा जाएगा। उधारकर्ता / बंधककर्ता / गारंटर / सुरक्षित परिसंपत्तियों का विवरण / बकाया राशि / आरक्षित मूल्य / ई – नीलामी की तिथि व समय, ईएमडी राशि का विवरण नीचे दी गई तालिका में दिया गया है ।

अचल संपत्तियों का विवरण											
कं. उधारकर्ता / गारंटर	संपत्ति का विवरण	डिमांड नोटिस की तिथि और	आरक्षित मूल्य		. 40	ईएमडी जमा करने	`	C.	QR CODE FOR	QR CODE FOR	QR CODE FOR
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नियम एवं शर्ते :- 1. ऑनलाइन ई—नीलामी नीलामी मंच यानी https://baanknet.in के माध्यम से दी गई तारीख और समय पर आयोजित की जाएगी। बैंकनेट साइट के लिए क्यूआर कोड। इच्छुक बोलीदाताओं / खरीदारों को वैध ईमेल आईडी और मोबाइल नंबर का उपयोग करके https://baanknet.in के माध्यम से पंजीकरण करना आवश्यक है। इच्छुक बोलीदाताओं / खरीदारों को अपने केवाईसी दस्तावेज और

बैंक विवरण अपलोड करने की भी आवश्यकता है। पंजीकरण और अपलोड करने की औपचारिकताएं पहले ही पूरी कर ली जानी चाहिए। 2. ईएमडी भुगतानः इच्छुक बोलीदाताओं / खरीदारों से अनुरोध है कि वे अपने ईमेल—आईडी और मोबाइल नंबर का उपयोग करके पोर्टल (https://baanknet.in) पर पंजीकरण करें। ई—केवाईसी की प्रक्रिया डिजिलॉकर के माध्यम से की जानी है और केवाईसी सत्यापन पूरा होने के बाद, इच्छुक बोलीदाता / खरीदार लॉगिन कर सकते हैं और ईएमडी भुगतान कर सकते हैं। ईएमडी भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है। भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टेल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पार्टेल पर दिए गए बिल के पार्टेल पर दिए गर विकास के प्राप्त के प्राप्त के प्राप्त के प्राप्त के रूप हो है। अपने के पार्टेल पर दिए पर दि लेना चाहिए। इच्छुक बोलीदाता ई—नीलामी बंद होने से पहले https://baanknet.in नीलामी पोर्टल पर प्री—बिड ईएमडी जमा कर देगा। ईएमडी पर कोई ब्याज नहीं लगेगा, असफल बोलीदाताओं की ईएमडी की वापसी के लिए, बोलीदाता को https://baanknet.in पर लॉग इन करके तथा क्रेता मैनुअल में दी गई वापसी प्रक्रिया का पालन करके ई—नीलामी सेवा प्रदाता से ऑनलाइन रिफंड प्राप्त करना होगा। असफल बोलीदाता की ईएमडी राशि बिना ब्याज के वापस कर दी जाएगी। सफल एच1 बोली के बाद शेष राशि खाता संख्या 80135040070003 नामः एनईएफटी इनवर्ड एसटीपी पार्किंग खाता आईएफएससी कोडः PSIB0008013 में जमा की जानी है। 3. बोली लगाते समय बोलीदाता को उपरोक्त वेबसाइट में उल्लिखित सूची में से वह संपत्ति चुननी होगी जिसके लिए प्रस्ताव प्रस्तुत किया गया है और / या बोलीदाता सीधे संपत्ति आईडी दर्ज कर सकता है। प्रश्नों के लिए संपर्क नंबर—8291220220 और ईमेल आईडी — support.baanknet@psballiance.com पर संपर्क करें। पंजीकरण, लॉगिन और बोली लगाने के समय बोलीदाता के ई—वॉलेट में ईएमडी राशि के बराबर या उससे अधिक पर्याप्त शेष राशि होनी चाहिए। 5. ई—नीलामी के दौरान, बोलीदाताओं को अंतिम बोली के अलावा आपसी बोली में उच्च बोली लगाने की अनुमित होगी और बोली राशि में वृद्धि उल्लिखित वृद्धि राशि के बराबर होनी चाहिए। बोलीदाताओं को लगातार उच्च बोली नहीं लगाई जाती है, तो ई—नीलामी बंद कर दी जाएगी। 6. इच्छुक बोलीदाताओं की यह जिम्मेदारी है कि वे बिक्री नोटिस, ई—नीलामी की नियम व शर्तें, ई—नीलामी को अंतिम रूप दिए जाने के बाद, सफल बोलीदाता को हमारे ऊपर उल्लिखित सेवा प्रदाता द्वारा सेवा प्रदाता के साथ पंजीकृत एसएमएस / ईमेल के माध्यम से सूचित किया जाएगा। 8. सुरक्षित परिसंपत्ति को आरक्षित मूल्य से कम पर नहीं बेचा जाएगा। 9. सफल नीलामी क्रेता / बोलीदाता को बोली राशि का 25 प्रतिशत (पच्चीस प्रतिशत) (अर्थात उसी दिन या अगले कार्य दिवस से पहले नहीं। बोली / खरीद मूल्य की शेष राशि का भुगतान सफल नीलामी क्रेता / बोलीदाता द्वारा प्राधिकृत अधिकारी को संपत्ति की बिक्री की पुष्टि के पंद्रहवें दिन या उससे पहले या क्रेता और सुरक्षित लेनदारों के बीच लिखित रूप में जब्त कर ली जाएगी और प्राधिकृत अधिकारी को संपत्ति की नई नीलामी / बिक्री करने की स्वतंत्रता होगी और चूककर्ता बोलीदाता का जब्त की गई राशि और संपत्ति पर कोई दावा नहीं होगा। 10. भुगतान न करने पर जैसा कि ऊपर बताया गया है और / या निर्धारित समय के भीतर शेष बोली राशि का 75 प्रतिशत भुगतान न करने पर बिना किसी सूचना के बिक्री स्वतः रद्द हो जाएगी। सफल बोलीदाता द्वारा भुगतान की गई ईएमडी और कोई अन्य धनराशि प्राधिकृत अधिकारी द्वारा बैंक को जब्त कर ली जाएगी और चूककर्तों क्रेता संपत्ते या उस राशि के किसी भी हिस्से पर सभी दावों को खो देगा जिसके लिए इसे बाद में बेचा जा सकता है। 11. सफल बोलीदाता द्वारा बैंक को बिक्री प्रतिफल का भुगतान आयकर अधिनियम 1961 की धारा 194—1ए के तहत टीडीएस के अधीन होगा और सफल बोलीदाता द्वारा बोली राशि का शेष 75 प्रतिशत जमा करने के समय ही टीडीएस जमा कियाँ जाना है। 12. बिक्री प्रमाण पत्र में बोली में उल्लिखित नामों के अलावा किसी अन्य नाम को शामिल करने / प्रतिस्थापित करने के अनुरोध पर विचार नहीं किया जाएगा। बिक्री प्रमाण पत्र केवल सफल बोलीदाता के नाम पर जारी किया जाएगा। 13. प्राधिकृत अधिकारी किसी भी / सभी बोलियों को स्वीकार या अस्वीकार करने, यदि स्वीकार्य न हों या किसी भी समय बिना कोई कारण बताए नीलामी की शर्तों को स्थगित / रद्द / स्थगित / बंद करने या बदलने का अधिकार सुरक्षित रखता है और इस संबंध में उसका निर्णय अंतिम होगा। 14. बिक्री प्रमाणपत्र जारी करने के खिलाफ डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा पारित किसी भी स्थगन / निषेध / रोक आदेश के संचालन के लंबित रहने तक बिक्री प्रमाणपत्र जारी नहीं किया जाएगा। इसके अलावा, इस अवधि के दौरान जमा की गई राशि पर कोई ब्याज नहीं दिया जाएगा। बिक्री प्रमाणपत्र के निष्पादन तक सफल बोलीदाता द्वारा की गई जमा राशि को रद्व करने के किसी भी अनुरोध पर विचार नहीं किया जाएगा। डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा आगे की कार्यवाही पर रोक लगाने की स्थिति में, नीलामी को स्थिगत या रद्द किया जा सकता है और इसमें भाग लेने वाले व्यक्तियों को प्राधिकृत अधिकार नहीं होगा। 15. इच्छुक क्रेता ऊपर उल्लिखित दिनांक और समय पर या बैंक द्वारा सूचित किए अनुसार अपने खर्च पर संपत्ति का निरीक्षण कर सकते हैं। बैंक के पास उपलब्ध शीर्षक दस्तावेज और अन्य दस्तावेजों के निरीक्षण के लिए, इच्छुक बोलीदाता कार्यालय समय के दौरान पंजाब और सिंध बैंक की संबंधित शाखा से संपर्क कर सकते हैं। 16. संपत्तियों को 'जैसा है जहां है', 'जैसा है जैसा है जैसा है जैसा है जैसा है जैसा है जेसा है जिस है जेसा है जेसा है जेसा है जेसा है जिस हिए और संबंधित रिजिस्ट्रार / एसआरओ / राजस्व रिकॉर्ड / अन्य वैधानिक अधिकारियों से बैंक के प्रभार के अलावा बिक्री कर, उत्पाद शुल्क / जीएसटी / आयकर जैसे किसी भी प्राधिकरण के भार और दावे / अधिकार / बकाया / प्रभार के बारे में सत्यापित करना चाहिए और अपनी बोलियां जमा करने से पहले संपत्ति पर शीर्षक प्रकृति, विवरण, सीमा, गुणवत्ता, मात्रा, स्थिति, भार, ग्रहणाधिकार, प्रभार, वैधानिक बकाया आदि के बारे में खुद को संतुष्ट करना चाहिए। ई—नीलामी विज्ञापन बैंक की किसी भी प्रतिबद्धता या किसी भी प्रतिबद्धता या किसी भी प्रकार का कोई भी प्रकार का कोई भी दावा शुल्क / भार, संपत्ति पर या किसी अन्य मामले आदि पर विचार नहीं किया जाएगा। 17. बैंक बिक्री के लिए पेश की गई संपत्ति के संबंध में कोई अनुमति / लाइसेंस, एनओसी आदि प्राप्त करने की कोई जिम्मेदारी नहीं लेता है। प्राधिकृत अधिकारी / सुरक्षित लेनदार किसी भी बकाया जैसे पानी / सेवा शुल्क, हस्तांतरण शुल्क, बिजली बकाया, नगर निगम / स्थानीय प्राधिकरण / सहकारी आवास सोसायटी का बकाया या कोई अन्य बकाया, कर उगाही, शुल्क, हस्तांतरण शुल्क आदि के लिए जिम्मेदार नहीं होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। 18. बोलीदाता को उचित इंटरनेट कनेक्टिविटी, पावर बैक-अप आदि सुनिश्चित करना चाहिए। इंटरनेट विफलता, बिजली विफलता या तकनीकी गड़बिड़ियों ्या ई—नीलामी को प्रभावित करने वाले किसी भी कारण / आकस्मिकता के कारण होने वाली किसी भी बाधा के लिए बैंक उत्तरदायी नहीं होगा। 19. यदि संपत्ति बैंक के प्रतीकात्मक कब्जे में संपत्ति खरीद रहा है तो यह उनके अपने जोखिम और जिम्मेदारी पर होगा। 20. बोली की वैधता, बोली की राशि, ईएमडी या बोलीदाता की पात्रता, बोलीदाता का प्रतिनिधित्व करने वाले व्यक्ति के अधिकार, प्राधिकृत अधिकारी की व्याख्या और निर्णय के संबंध में कोई विवाद उत्पन्न होने की स्थिति में, बैंक अपने विवेकानुसार बिक्री को बुलाने और किसी भी तारीख और समय पर संपत्ति को एक बार फिर से बिक्री के लिए रखने का हकदार होगा, जैसा कि बैंक द्वारा तय किया जा सकता है। किसी भी तरह के विवाद के लिए, बोलीदाता को संबंधित शाखा के संबंधित प्राधिकृत अधिकारी से ही संपर्क करना होगा। 21. बिक्री सुरक्षित ऋणदाता बैंक द्वारा पुष्टि के अधीन है। 22. बिक्री SARFAESI अधिनियम और उसके तहत बनाए गए सुरक्षा हित (प्रवर्तन) नियम / प्रावधान और ऊपर उल्लिखित नियमों और शर्तों के अधीन है। अधिक जानकारी के लिए यदि कोई संभावित बोलीदाता प्राधिकृत अधिकारी से संपर्क कर सकता है।

यह नोटिस सरफेसी सुरक्षा हित (प्रवर्तन) नियम 2002 के नियम 8(6) के तहत उधारकर्ता और गारंटर (एलआरएस) को 30 दिनों की वैधानिक बिक्री नोटिस के रूप में भी माना जाएगा।

दिनांक: 20.02.2025, स्थान: दिल्ली

प्राधिकृत अधिकारी, पंजाब एण्ड सिंध बैंक

1.

ई-गीलामी SBI भारतीय स्टेट बैंक बिक्री सुद्यमा एसबीआई होम लोन सेंटर रोहिणी (एनएसपी) ए-5, पर्ल्स बेस्ट हाइटस-1, नेताजी सुभाष प्लेस, (मैक्स हॉस्पिटल के पीछे) पीतमपुरा, दिल्ली-110034

चल सम्पत्ति के लिए 20.03.2025 को ई-नीलामी बिक्री हेतू सूचना प्रतिभृति हित (प्रवर्तन) नियमावली २००२ के नियम ८(६) के प्रावधान के साथ पठित वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुगर्गिर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम २००२ के अन्तर्गत घल परिसम्पत्तियों की ई-नीलामी की विक्रय सूचना। एतदद्वारा जनसाधारण को तथा विशेष रूप में ऋणकर्ता(ओं) एवं गारंटर(रों) को सुचित किया जाता है कि प्रतिभृत ऋणदाता के पास दृष्टिबंधककृत/प्रभारित निम्न विवरणित चल सम्पत्ति, जिसका भौतिक अधिग्रहण भारतीय स्टेट बँक के प्राधिकृत अधिकारी, प्रतिभूत ऋणदाता द्वारा कर लिया गया है, को 20.03.2025 को "जैसी है जहां है", "जैसी है जो है" तथा "बहां जो कुछ भी है" आधार पर बेचा जायेगा, जो कि निम्नानुसार प्रतिभृत ऋणदाता को देय-भुग्तेय बैंक की वसूली हेतु किया जायेगाः

इच्छुक बोलीदाता ई-नीलामी के बंद होने से पूर्व BAANKNET के पास पूर्व-बोली धराज जमा कर सकते हैं। पूर्व बोली धराज का केंडिट बोलीदाता को BAANKNET के बैंक खाता में भुगतान की प्राप्ति तथा ई-नीलामी वेबसाईटों पर ऐसी जानकारी के अद्यतनीकरण के उपरान्त ही दिया जायेगा। बैंकिंग प्रक्रिया के अनुसार इसमें कुछ समय लग सकता है तथा अतः बोलीदाताओं को अपने स्वयं के हित में सलाह है कि वे किसी भी अंतिम समय की समस्या से बचने हेतु अग्रिम रूप में पूर्व-बोली धराज राशि जमा करें।

नीलामी की लिशियमण 20 03 2025 को 10:00 में 04:00 को तक 6 घरों हेत. 10 मिनर प्रत्येक के अमीमित विस्तार के माध

उधारकर्ताओं/ गारंटर(रॉ) के नाम	बकापा देवराशियां, जिनकी वसूली हेतु सम्पत्ति/पां बेची जा रही है/हैं	वाहन का विवरण	आर्त्रेल मृत्य (ह.) (जिसमें हम पर मन्पति नहीं वेची जा सहती) धरोडर राशि (ईएमडी) आरक्षित मृत्य का 10 प्रतिशत बोली वृद्धि राशि	प्राधिकृत अधिकारी का नाम			
श्री राहुल	來.7,77,699/-	मेक एंड मॉडलः	₹6,21,000/-	श्री प्रवीण सहरावत			
पुत्र श्री बाल किशन	tal servere	Hyundai Motors EXTER 1.2 AMT KAPPASX(0) CONNECTDT	₹ 62,100/-	(मुख्य प्रबंधक) एथएलसी रोडिणी,			
कार ऋण खाता स. 42129151522		पंजीकरण संख्याः	₹ 5,000/-	ए-5, पश्च बेस्ट हाइट्स-1, नेताजी सुभाष प्लेस, पीलमपुरा, विल्ली-110034 फोन:011-43988822			
मकान नं.52/41, हांसी बस्ती गली नं.17, नयी बस्ती, आनंद पर्वत, दिल्ली-110005	ब्याज एवं उस पर अन्य खर्चे आदि।	DL1CAG8714 इंजन नं.: G4LAPM557899 चेसिस नं.: MALB581CYPM013913	*जीएसटी नियमानुसार				

घराज जमा करने की अन्तिम तिथि 19.03.2025 को सायं 04:00 बजे तक अथवा इससे पूर्व है। खाता/बॉलेट जिसमें ईएमडी जमा की जानी है: बोलीदाता का अपना बॉलेट जो BAANKNET के पास इसकी ई-नीलामी साइट: https://baanknet.com/eauction-psb/eproc-listing पर NEFT/RETS के माध्यमों से पंजीकृत है। आरक्षित मृल्य की ईएमढी को बोलीदालाओं द्वारा अपने/उनको/उसके बैंक से एनईएफटी के माध्यम से BAANKNET की इसकी अपनी ई-नीलामी साइटः https://baanknet.com/eauction-psb/eproc-listing पर/के पास अनुरक्षित अपने/उनके/उसके बोलीदाता खाते पर उत्पन्न किये गये चालान के माध्यमों से अंतरित किया जाएगा। किसी भी सहायता के लिए कृपया BAANKNET हेल्पडेस्क नं. +91 8291220220, support.BAANKNET@psballiance.com पर कॉल/ई-मेल करें और/या प्राधिकृत अधिकारी (सम्पर्क व्यक्ति) से सम्पर्क करें।

ई-नीलामी के नियम एवं शर्ते निम्नानसार है: (1) ई-नीलामी का आयोजन "जैसी है जहां है", "जैसी है जो है" तथा "वहां जो कुछ भी है" आधार पर की जा रही है और "ऑन लाइन" आयोजित की जाएगी। नीलामी, बैंक के अनुमोदित सेवा प्रदाता BAANKNET के माध्यम से उसके वेब पोर्टलः https://baanknet.com/eauction-psb/eproc-listing पर आयोजित की जाएगी।

 बैंक के पास नीलामी को निरस्त/स्थिगित करने का अधिकार सुरक्षित होगा। (3) बाहन 16.03.2025 को सुबह बैंकिंग घंटों के दौरान 11:00 बजे से 16:00 बजे तक निरीक्षण के लिए उपलब्ध है, सम्पर्क करें

श्री अमित कुमार - 9205101634, मैसर्स पहचान प्रोफेशनल सर्विसेज प्रा. लि. (समाधान एजेंट).

सफल बोली लगाने वाले को सफल बोली राशि अर्थात् बिकी मूल्य पर लाग् जीएसटी का भुगतान करना होगा। प्राधिकृत अधिकारी के सर्वोत्तम ज्ञान एवं सूचना के अनुसार यहाँ सम्पत्ति/याँ पर कोई ऋणभार नहीं है। हालांकि, इच्छुक बोलीदाता को अपनी बोली प्रस्तुत करने से पहले ऋणभारों, नीलामी के लिए रखी गई सम्पत्ति/सम्पत्तियों के स्वामित्व तथा सम्पत्ति को प्रभावित करने

वाले दावाँ/अधिकाराँ/देयताओं के सम्बन्ध में अपनी स्वतंत्र पृष्ठताष्ठ कर लेनी चाहिए। ई-नीलामी विज्ञापन, बैंक की किसी भी प्रतिबद्धता या अभिवेदन को संस्थापित नहीं करता और न ही संस्थापित करता हुआ मान जायेगा। सम्पत्ति को, बैंक को ज्ञात अथवा अज्ञात सभी विद्यमान और भविष्य के ऋणभारों के साथ वेचा जा रहा है। प्राधिकत अधिकारी किसी तीसरे पक्ष के दावाँ/अधिकाराँ/देयताओं के लिए किसी भी प्रकार उत्तरदायी नहीं होंगे।

सफल बोली लगाने वाले की बयाना राशि (ईएमडी) को आंशिक बिक्री प्रतिफल के रूप में सुरक्षित रखा जाएगा और असफल बोलीदाताओं की ईएमडी वापस कर दी जाएगी। बयाना राशि जमा पर कोई ब्याज देव नहीं होगा। सफल बोलीदाता को प्राधिकृत अधिकारी द्वारा बोली मूल्य की स्वीकृति पर तुरन्त बिक्री मूल्य का 25 प्रतिशत जमा करना होगा और बिक्री मूल्य का शेष. बिक्री के 15वें दिन या उससे पहले जमा करना होगा। सफल बोलीदाता द्वारा राशि जमा करने में चूक होने पर पहले से जमा की गई पूरी धनराशि जब्त कर ली जाएगी और सम्पत्ति को ई-नीलामी के लिए रखा जाएगा और चुककर्ता बोलीदाता का संपत्ति/राशि के सम्बन्ध में कोई

(7) विकय के विस्तृत नियमों और शर्तों के लिए कृपया वैंक के सेवा प्रवाता के वेव पोर्टल: https://baanknet.com/eauctionpsb/eproc-listing तथा ई-नीलामी वेबमाइट: https://BAANKNET.com पर उपलब्ध लिंक देखें।

कर्जदार(रों) और गारंटर(रों), आरक्षित मूल्य और घरोहर राशि का विवरण नीचे दी गई तालिका के अनुसार

प्राधिकृत अधिकारी, भारतीय स्टेट बैंक, होम लोन सेंटर, रोहिणी, विल्ली

A) सरफासी अधिनियम 2002 की घारा 13(2) के

अंतर्गत मांग सूचना की तिथि

B) बकाया राशि विनांक 30.10.2024 तक

C) सरफासी अधिनियम 2002 की घारा 13(4) के अंतर्गत कब्जा की लिकि

D) कब्जा की स्थिति सांकेतिक / भौतिक/रचनात्मक

A) 02.12.2022

B) 2,21,23,539.12/-

+ भविष्य का ब्याज एवं अन्य प्रभार इत्यादि

C) 25.08.2023

D) सांकेतिक

A) 30.04.2021

B) 29,69,319.16/-

+ भविष्य का ब्याज एवं अन्य प्रमार इत्यादि

C) 12.10.2021

D) सांकेतिक

A) 20.07.2016

B) 15,340,96/-

+ मविष्य का ब्याज एवं अन्य प्रमार इत्यादि

C) 20.10.2016

D) सांकेतिक

(ई—नीलामी) के संबंध में जो बैंक को ज्ञात नहीं है, इच्छक बोलीदाता को सलाह दी जाती है कि वे वैधानिक देनदारियों, संपत्ति कर की बकाया राशि, बिजली बकाया इत्यादि संपत्ति पर भार के संबंध में स्वतंत्र पूछताछ करें।

हों का प्रतीक ...the name you can BANK upon!

अचल सम्पत्तियों की ई-नीलामी हेतु बिक्री सुचना

प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल सम्पत्तियों के विक्रय

हेतू ई-नीलामी विक्रय नोटिस, आम जनता को और विशेष रूप से कर्जदार और गारंटर्स को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्तियां जो प्रतिभूत लेनदार के पास बंधक / प्रभारित है, का

रचनात्मक / भौतिक / सांकेतिक कब्जा प्रतिभूत लेनदार पंजाब नेशनल बैंक के प्राधिकृत अधिकारी द्वारा लिया गया है, को ''जहाँ है, जैसा है और जो कुछ भी है'' के आधार पर बेचा जाएगा। बकाया राशि की वसूली,

प्रत्याभृत परिसम्पत्तियों की बिक्री की अनुसूची

स्थानः नई दिल्ली तिथि: 20.02.2025

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

शाखाः नोएडा सेक्टर- 63 (671700)

दिनांक : 20-02-2025, स्थान : ग्रेटर नोएडा

प्रवीण कुमार संदल्या

पंजाब मेशनल बैंक

शाखा का नाम

खाते का नाम

कर्जदार/गारंटर्स खाते का

नाम एवं पता

मैसर्स दमन ट्रेंड्स इसके प्रॉप दमनप्रीत कौर के माध्यम से: डब्ल्युजेड --15

दमनप्रीत कौरः डब्ल्युजेड -15 बी1 उगरसेन मार्केट संतपुरा प्लॉट नंबर 14

पूनम आनंद (गारंटर): ए-1/17 मोहन गार्डन डी के मोहन गार्डन पश्चिम

विजय पाल आर्य एवं कल्पना सिंह, 1) फ्लैट नं. एफएफ-2 प्रथम तल

सफायर एन एसोसिएट्स प्रा. लि., जी–808 तीसरी मंजिल कालकार्ज

एमआईजी बैक साइड सी 17 सेक्टर-12 प्रताप विहार जीबीबी यू.पी.

1) एफ-961, तीसरी मंजिल, सेक्टर-3, वैशाली, गाजियाबाद, यूपी

2) एफ-962, जीएफ, प्लॉट नंबर III वैशाली, गाजियाबाद, यूपी

2) डी-155 सेक्टर-12 प्रताप विहार गाजियाबाद, उ.प्र

बी। उगरसेन मार्केट संतपुरा प्लॉट नं. 14 और 15 अशोक नगर दिल्ली

प्ररूप संख्या आईएनसी-26

किम्पनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में] केन्द्र सरकार, क्षेत्रीय निदेशक,

उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की धारा 13 की उपघारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

अंकित देडेक्स (इंडिया) प्राइवेट लिमिटेड (CIN:U51109DL2008PTC180162)

जिसका पंजीकृत कार्यालय:मकान नं. 12, ब्लॉक डी, लैंडमार्क हनुमान मंदिर के पास, कृष्ण विहार, नई दिल्ली - 110 086 में हैं, के मामले में

....आवेदक कंपनी /याचिकाकर्ता तदहारा सार्वजनिक सूचना दी जाती है कि यह प्रावेदक कंपनी केन्द्रीय सरकार के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" र्स "गुजरात राज्य" में स्थानांतरित करने के लिए 12 फरवरी, 2025 को आयोजित असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के संदर्भ में कंपनी के मेमोरेंडम ऑफ एसोसिएशन में बदलाव की पृष्टि करने की मांग की गई है। कंपनी के पंजीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके दिरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सूचना के प्रकाशन की तारीख से वादह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी—2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली-110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते

मकान नं. 12, ब्लॉक डी, लैंडमार्क हनुमान मंदिर के पास, कृष्ण विहार, नई दिल्ली – 110 086 आवेदक के लिए और आवेदक की ओर से

दिनांक: 20.02.2025 राहुल अग्रवाल (निवेशक) स्थान : नई दिल्ली ढीआईएन: 02212436

अचल सम्पत्तियों का विवरण -

बंधक / स्वामी के नाम

(सम्पत्तियों के बंधककर्ता)

संपूर्ण प्रथम तल, बिना छत के अधिकार के फ्रीहोल्ड

निर्मित संपत्ति संख्या-डब्ल्यू जेड-15 बी / 1 में से, लॉट

सं. 14,15 पर निर्मित क्षेत्रफल 153.00 वर्ग गज (बिक्री

विलेख के अनुसार) दिल्ली राज्य के गांव तिहाड़ के क्षेत्र में

स्थित दिल्ली कॉलोनी जिसे उगरसेन मार्केट के नाम से

जाना जाता है, मीनाक्षी गार्डन के पास, नई दिल्ली दमन

आवासीय पलैट सं. एफएफ-2 प्रथम तल एमआईजी बैक

साइड बिना छत के अधिकार के, प्लॉट सं. सी–17 ब्लॉक–सी

पर निर्मित जिसका सुपर एरिया 65.00 वर्ग मीटर और कवर्ड

एरिया 38.98 वर्ग मीटर लगभग, आवासीय कॉलोनी सेक्टर—12

प्रताप विहार गाजियाबाद, उत्तर प्रदेश, यह सम्पत्ति विजय पाल

आवासीय संपत्ति प्लॉट नंबर III-F/962 ग्राउंड फ्लोर पर बिन

छत के अधिकार के जिसका कवर एरिया 28.00 वर्ग मीटर है।

वैशाली, तहसील और जिला गाजियाबाद उ.प्र. में स्थित। यह

प्रीत कौर के नाम पर है।

आर्य और कल्पना सिंह के नाम पर है।

संपत्ति प्रवीण कुमार संदल्या के नाम पर है।

अंकित देडेक्स (इंडिया) प्राइवेट लिमिटेड

केनरा बैंक 📣 Canara Bank

क्षेत्रीय कार्यालय उत्तरी दिल्ली, डीपी 10-11, द्वितीय तल स्थानीय शॉपिंग सेंटर, विपक्ष. मौर्य एन्क्लेव, पीतमपुरा, दिल्ली, 110034, ईमेलः ronrecdel@canarabank.com

कब्जा सूचना [धारा 13(4)] (चल / अचल सम्पत्ति हेत्)

जबकि अधोहस्ताक्षरी ने विलीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अचिनियम 2002 (2002 का एक्ट 54) (जिसे आगे "अधिनियम" कहा जाएगा) के प्रवर्तन के अधीन केनरा बैंक, का प्राधिकृत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत उद्यारकर्ता मैसर्स अजय इंडस्ट्रीज के प्रो. नरेश कुमार और मेसर्स मन्नत बाजार के प्रो. नरेश कुमार को नोटिस में विल्लिखित राशि चुकाने के लिए रु. 46,28,807.40 (छियालीस लाख अड्डाईस हजार आठ सौ सात रुपये और वालीस पैसे मात्र) **उक्त सूचना की प्राप्ति की तिथि से 60 दिनों के मीतर**

भूगतान करने को कहा गया था। कर्जदार उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतदहारा कर्जदार तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमें नीचे वर्णित सम्पत्ति का कब्जा उक्त अधिनियम की धारा 13 की उप धारा (4), उक्त नियमों के नियम 8 और 9 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 18 फरवरी 2025 को ले लिया है।

विशेष रूप से कर्जदार / गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन-देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन केनरा बैंक, के प्रभार वास्ते राशि रू 46,28,807.40 (छियालीस लाख अडाईस हजार आठ सौ सात रुपये और चालीस पैसे मात्र) और ब्याज इत्यादि सहित के अधीन होगा।

कर्जदारों का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

अचल संपत्तियों का विवरण

एक मंजिला मिश्रित क्षेत्र का गोदाम (2 स्टोर, 1 कमरा, 2 लेबर रूम). खसरा नंबर 20/2 की एक एकड जमीन पर नजफगढ़ रोड, नंगली सकरावती गांव दिल्ली, के क्षेत्र में यह संपत्ति राजेश उप्पल पुत्र श्री राम नाथ के नाम पर है

चौहदीः उत्तरः भूपेन्द्र गोयल की संपत्ति, दक्षिणः स्ट्रीट और मोहन लाल टेंट हाउस, पूर्वः अन्य टाईटल घारक का नाम स्टॉक और बही ऋणों का दृष्टिबंधन

दिनांकः 18-02-2025, स्थान : नई दिल्ली

मण्डल शस्त्रा केन्द्र, नोएडा, एसएच-12,

प्रथम तल, गामा शॉपिंग सेन्टर-गामा-।

ग्रेटर नोएडा-201308, जिला गौतम बुद्ध नगर,

ई-मेंल : cs8290@pnb.co.in

नीलामी

तिथि एवं

19-03-2025

पूर्वाह 11.00

बजे से अपीह

04.00 बजे

19-03-2025

पूर्वोह्न 11.00

बजे से अपीह

04.00 बजे

19-03-2025

पूर्वाह 11.00

बजे से अपीड

04.00 बजे

A) आरक्षित मृत्य

B) ईएमडी

C) बोली वृद्धि राशि

A-84,12,000/-

B- 8,41,200/-

C-50000/-

A- 19,50,000/-

B- 1,95,000/-

C- 20,000/-

A-16,00,000/-

B- 1,60,000/-

C- 20,000/-

मैसर्स अजय इंडस्ट्रीज और

प्रतिभृति लेनदार के

संज्ञान में ऋण

भारों का विवरण

और प्राधिकृत

अधिकारी का नाम

ज्ञात नहीं /

सभाव चन्द्र जाटव

मो. नं.

9121866087

ज्ञात नहीं /

सुभाष चन्द्र जाटव

मो. नं.

9121866087

ज्ञात नहीं /

सुभाष चन्द्र जाटव

मो. न

9121866087

मेसर्स मन्नत बाजार प्राधिकृत अधिकारी, केनरा बैंक

LADDU GOPAL ONLINE SERVICES LIMITED

(FORMERLY KNOWN AS ETT LIMITED)

Corporate Identification Number: L90009DL1993PLC123728 Registered Office: House No 503/12 Main Bazar Sabzi Mandi New Delhi 110007; Contact 7383380911; Email-ID: ettsecretarial@gmail.com; Website: https://lgos.in;

NOTICE TO SHAREHOLDERS

We would like to inform all concerned shareholders of LADDU GOPAL ONLINE SERVICES LIMITED (FORMERLY KNOWN AS ETT LIMITED) that the formal name change in the records of the Registrar of Companies (ROC) has been completed. However, we would like to clarify that the trade name change is under process with the Bombay Stock Exchange.

Further we want to clarify that we in no manner are using the trademark of ETT Furthermore, we have updated our website and all other records, to reflect the new name & website of Laddu Gopal Online Services Limited and we also want to inform that we don't have any affiliation and/or relationship with activities and the promoters of the ETT Group

Our company has given Intimation to shareholders regarding change in website address and contact details in right issue documents and same has also been uploaded on Bombay stock Exchange. Our new website address in which right issue documents have been available for shareholders is https://lgos.in.

We want to reassure all stakeholders that there has been no intention to mislead the public or stakeholders regarding the company's branding. All actions taken are in compliance with the legal requirements and contractual agreements, and the company is committed to ensuring that its operations are transparent and in line with all applicable laws and

> For Laddu Gopal Online Services Limited (Formerly Known as ETT Limited) On behalf of the Board of Directors

Place: Delhi Date: February 20,2025

regulations.

Afsana Mirose Kherani Managing Director

नई दिल्ली टेलीविजन लिमिटेड

पंजीकृत कार्यालय : डब्लू-१७, दूसरी मंजिल, ग्रेटर कैलाश-१, नई दिल्ली -११००४८ फोन: (91-120) 6462200, 6835000 ई-मेल: secretarial@ndtv.com; वेबसाइट: www.ndtv.com

पोस्टल बैलट की सूचना और ई-वोटिंग की जानकारी

नई दिल्ली टेलीविजन लिमिटेड ("कम्पनी") के सदस्यों को एतदद्वारा सूचित किया जाता है कि कम्पनी अधिनियम, 2013 ("अधिनियम") की धारा १०८, ११० और अन्य लागु प्रावधानों यदि कोई है के साथ पठित कम्पनी (प्रबंधन और प्रशासन) नियमावली, २०१४ के नियम २० एवं २२, कापेरिट कार्य मंत्रालय, भारत सरकार द्वारा जारी सामान्य परिपत्र संख्या १४/२०२० दिनांक ८ अप्रैल, २०२०, १७/२०२० दिनांक १३ अप्रैल, २०२०, २०/२०२० दिनांक ५ मई, २०२०, २२/२०२० दिनांक १५ जून, २०२०, ३३/२०२० दिनांक २८ सितम्बर, २०२०, ३९/२०२० दिनांक 31 दिसम्बर, 2020, 10/2021 दिनांक 23 जून, 2021, 20/2021 दिनांक 8 दिसम्बर, 2021, 3/2022 दिनांक 5 मई, 2022, ११/२०२२ दिनांक २८ दिसम्बर २०२२ और ९/२०२३ दिनांक २५ सितम्बर २०२३ और ९/२०२४ दिनांक १९ सितम्बर २०२४ (सामहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) और भारतीय प्रतिभृति और विनिमय बोर्ड के विनियम 44 (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, २०१५, इंस्टीट्यूट ऑफ कम्पनी सेक्रेटरीज ऑफ इंडिया द्वारा जारी सामान्य बैठकों के विषय में सचिवीय मानक एसएस-२") तथा किसी अन्य लागू कानून, नियमों, विनियम (जिनमें उनके सांविधिक संशोधन अथवा पुन:-अधिनियमन सम्मिलित रं जो अस्थायी रूप से लागू हैं) के अनुसरण में कम्पनी, सदस्यों का अनुमोदन, व्याख्यात्मक विवरण सहित पोस्टल बैलट की सूचना दिनांक 25 जनवरी 2025 में सूचीबद्ध साधारण/विशेष प्रस्तावों द्वारा विशेष व्यवसायों के संबंध में, केवल इलेक्ट्रॉनिक साधनों (अर्थात रिमोट ई-वोटिंग) दारा प्राप्त करने की इच्छक है।

पोस्टल बैलट की सूचना ("सूचना") की इलेक्ट्रॉनिक प्रतियां, व्याख्यात्मक विवरण सहित, गुरुवार, २० फरवरी, २०२५ को उन सदस्यों को भेज दी गई है, जिनका नाम नैशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ("एनएसडीएल") तथा सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड ("सीडीएसएल") से प्राप्त लाभार्थी स्वामियों की सूची/सदस्यों के रजिस्टर में शुक्रवार, 14 फरवरी, 2025 (कट-ऑफ तिथि) को दर्ज है और जिनका ई-मेल पता कम्पनी/डिपॉजिटरीज/आरटीए के पास पंजीकृत है। एमसीए परिपन्न में दी गई छूट की व्यवस्था के अनुरूप सदस्यों को इस पोस्टल बैलट की सूचना, पोस्टल बैलट फॉर्म की भौतिक प्रतियां और पूर्व-प्रदत्त व्यवसाय जवाबी लिफाफे नहीं भेजे जा रहे हैं। यह सूचना कम्पनी की येबसाइट www.ndtv.com तथा स्टॉक एक्सचेंजेज, बीएसई लिमिटेड एवं नैशनल स्टॉक एक्सवेज ऑफ इंडिया लिमिटेड की वेबसाइट www.bseindia.com एवं www.nseindia.com पर क्रमानुसार और एनएसडीएल की वेबसाइट

www.evoting.nsdl.com पर भी उपलब्ध है। कम्पनी सदस्यों को उनके मताधिकार का प्रयोग करने हेतू एनएसडीएल द्वारा उपलब्ध कराई गई ई-वोटिंग सेवाओं के माध्यम से केवल

इलेक्ट्रॉनिक साधनो द्वारा सुविधा उपलब्ध करा रही है।

रिमोट ई-वोटिंग सुविधा निम्नलिखित अवधि के दौरान उपलब्ध है:

ई-वोटिंग का प्रारंभ शक्रवार, 21 फरवरी, 2025 को सबह 9:30 बजे (भारतीय समय अनुसार) ई-वोटिंग की समाप्ति शनिवार, 22 मार्च 2025 को शाम 5:00 बजे (भारतीय समय अनुसार)

ब्दुपरांत एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉड्यूल वोटिंग के लिए निष्क्रिय कर दिया जाएगा। इस अवधि के दौरान, कट-ऑफ तिथि को भौतिक या अभौतिक रूप में शेयरों के धारक सदस्य अपना वोट ई-वोटिंग द्वारा डाल सकते हैं। सदस्य द्वारा किसी प्रस्ताव पर वोट डाल दिए जाने के बाद, उसको बाद में कोई परिवर्तन करने की अनुमति नहीं होगी। सदस्यों के वोटिंग अधिकार कट-ऑफ तिथि, को कम्पनी की प्रदत्त इक्विटी शेयर पूंजी में उनके हिस्से के अनुपात में होंगे। कोई व्यक्ति, जो कट-ऑफ तिथि को

सदस्य नहीं है, उसको यह सूचना केवल जानकारी के निमित्त समझनी चाहिए। कम्पनी के निदेशक मंडल ने मैसर्स विशाल अरोड़ा ऐंड एसोसिएट्स, कार्यरत कम्पनी सेक्रेटरीज की नियुक्ति पोस्टल बैलट प्रक्रिया के निष्पक्ष और पारदर्शी ढंग से संचालन डेतु संवीक्षक के रूप में की है।

पोस्टल बैलट के माध्यम से संचालित वोटिंग का परिणाम संवीक्षक की रिपोर्ट के साथ, पोस्टल बैलट की समाप्ति के दो (2) दिन के भीतर अर्थात २५ मार्च २०२५ को घोषित किया जाएगा। उक्त परिणाम कम्पनी के पंजीकृत कार्यालय पर स्टॉक एक्सचेंजों जैसे की बीएसई लिमिटेड तथा नैशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड को सुचित किए जाने के बाद प्रदर्शित किए जाएंगे जहां कम्पनी के शेयर सुधीबद्ध हैं। इसके अतिरिक्त, परिणाम कम्पनी की वेबसाइट <u>www.ndtv.com</u> तथा एनएसडीएल की वेबसाइट <u>www.evoting.nsdl.com</u> पर भी

ई-वोर्टिंग के संबंध में विन्सी पूछताछ अथवा समस्याओं की स्थिति में, आप www.evoting.nsdl.com पर उपलब्ध शेयरधारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू'ज) तथा ई-वोटिंग यूजर मैनुअल देखें अथवा ०२२-४८८६ ७००० पर कॉल करें अथवा सुश्री पल्लवी म्हात्रे, यरिष्ठ प्रबंधक, एनएसडीएल को evoting@nsdl.com पर अनुरोध भेजें। कृते नई दिल्ली टेलीविजन लिमिटेड

स्थान: नई दिल्ली दिनांक: २० फरवरी, २०२५

परिणीता भूटानी दुग्गल कंपनी सचिव और अनुपालन अधिकारी

"IMPORTANT"

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पंजाब एण्ड सिंध बैंक (भारत सरकार का उपक्रम)

੧ਓ ਸ਼੍ਰੀ ਵਾਹਿਗੁਰੂ ਜੀ ਕੀ ਫ਼ਰਹਿ

Where service is a way of life

Punjab & Sind Bank (A Govt. of India Undertaking)

नियम एवं शर्ते : बिक्री, प्रतिभृति हित (प्रवर्तन) नियमावली 2002 में वर्णित नियमों एवं शर्तों के अधीन होगी। (1) सम्पत्तियां को "जो है जहाँ है", "जैसी है जो कुछ भी है" एवं "दायित्व रहित आधार पर" बेचा जा रहा है। (2) ऊपर वर्णित अनुसूची में विनिर्दिष्ट सुरक्षित

परिसंपत्तियों का विवरण, प्राधिकृत अधिकारी की सर्वश्रेष्ठ जानकारी के अनुसार दर्शाई गई है, किंतु प्राधिकृत अधिकारी इस उदघोषणा में किसी त्रृटि, गलत बयान या चूक के लिए जवाबदेह नहीं होगा। (3) नीलामी ई-नीलामी प्लेटफार्म वेबसाईट

https://baanknet.com के माध्यम से ऊपर वर्णित दिनांकों को आयोजित की जाएगी। (4) अधिक विवरण तथा सम्पूर्ण नियमों व शतों के लिए कृपया निम्नलिखित वेबसाइट्स : https://baanknet.com और www.pnbindia.in देखें। (5) सभी साविधिक

बकाया / अटेंडेंट शुल्क / पंजीकरण शुल्क, स्टांप शुल्क, कर इत्यादि अन्य बकाया, खरीददारों को वहन करना होगा। प्राधिकृत अधिकारी या बैंक किसी भी शुल्क के लिए जिम्मेदार नहीं होगा। ऋणभार में ग्रहणाधिकार सांविधिक बकाया या किसी अन्य के लिए संपत्ति

सरफासी अधिनियम 2002 के नियम 8(6) के अंतर्गत बिक्री सूचना

ई-नीलामी

प्राधिकत अधिकारी, पंजाब नैशनल बैंक

(केबल ई-नीलामी के माध्यम से बिक्री)

जोन दिल्ली ॥, बी-38/39, औद्योगिक क्षेत्र, फेज 1, नारायणा, नई दिल्ली 110028

अचल संपत्तियों की बिक्री के लिए ई-नीलामी हेतु सार्वजनिक सूचना दिनांक 24.03.2025 (पूर्वान्ह 11:00 बजे से अपराह्न 1:00 बजे तक)

वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम 6(2) चल और 8(6) अचल के प्रावधान के साथ अचल आस्तियों की बिक्री के लिए ई—नीलामी बिक्री नोटिस जारी किया जाता है। इसके द्वारा आम जनता को और विशेष रूप से उधारकर्ता, बंधककर्ता और गारंटीकर्ता को सूचित किया जाता है कि नीचे वर्णित अचल संपत्ति, जो सुरक्षित ऋणदाता के पास बंधक / भारित है, जिसका प्रतीकात्मक / भौतिक कब्जा बैंक/सुरक्षित ऋणदाता के प्राधिकृत अधिकारी द्वारा ले लिया गया है, नीचे उल्लिखित खाते/खातों में बकाया राशि की वसूली के लिए 'जहां है जैसा है', 'जो है जैसा है' और 'जो कुछ भी है' के आधार पर बेचा जाएगा। उधारकर्ता / बंधककर्ता / गारंटर / सुरक्षित परिसंपत्तियों का विवरण / बकाया राशि / आरक्षित मूल्य / ई – नीलामी की तिथि व समय, ईएमडी राशि का विवरण नीचे दी गई तालिका में दिया गया है ।

	अचल संपत्तियों का विवरण												
1	कं. उधारकर्ता /	गारंटर	संपत्ति का विवरण	डिमांड नोटिस की तिथि और	आरक्षित मूल्य	संपत्ति निरीक्षण	कब्जे की स्थिति	ईएमडी जमा करने			QR CODE FOR	QR CODE FOR	QR CODE FOR
1	सं. और शाखा	नाम		बकाया राशि (रु.) + भविष्य का	ईएमडी	दिनांक और समय	(भौतिक या	की अंतिम तिथि	की	नाम और संपर्क संख्या	LOCATION SITE	PROPERTY	SERVICE
				ब्याज और उस पर अन्य खर्च	बोली वृद्धि राशि		प्रतीकात्मक)	और समय	तिथि / समय			IMAGE	PROVIDER
			. सम्पत्ति संख्या 53 / ९, अशोक नगर, तेहर ।।, नई		रु. 2,58,00,000/-	14.03.2025	भौतिक	21.03.2025	24.03.2025	बी/ओ— ज्वालाहेरी	同物が同	രക്കാര	同様は同
			. दिल्ली 110018 (मालिक – श्री इन्दरपाल सिंह)	रु. ३,२२,७४,४०३.७२ / — + अतिरिक्त ब्याज, व्यय और अन्य शुल्क	ক. 25,80,000/-	10:00 AM to 1:00 PM	कब्जा	Upto 4:00 PM	11:00 PM to	पवन कुमार (मुख्य प्रबन्धक)		0	
	इंद्रपाल सिंह. गारंटर-	- श्री. गगनदीप	T .	आदि	रु. 1,00,000/-				1:00 PM	मो. —8860618418	300		200 S
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नियम एवं शर्ते :- 1. ऑनलाइन ई—नीलामी नीलामी मंच यानी https://baanknet.in के माध्यम से दी गई तारीख और समय पर आयोजित की जाएगी। बैंकनेट साइट के लिए क्यूआर कोड। इच्छुक बोलीदाताओं / खरीदारों को वैध ईमेल आईडी और मोबाइल नंबर का उपयोग करके https://baanknet.in के माध्यम से पंजीकरण करना आवश्यक है। इच्छुक बोलीदाताओं / खरीदारों को अपने केवाईसी दस्तावेज और बैंक विवरण अपलोड करने की भी आवश्यकता है। पंजीकरण और अपलोड करने की औपचारिकताएं पहले ही पूरी कर ली जानी चाहिए। 2. ईएमडी भुगतानः इच्छुक बोलीदाताओं / खरीदारों से अनुरोध है कि वे अपने ईमेल—आईडी और मोबाइल नंबर का उपयोग करके पोर्टल (https://baanknet.in) पर पंजीकरण करें। ई—केवाईसी की प्रक्रिया डिजिलॉकर के माध्यम से की जानी है और केवाईसी सत्यापन पूरा होने के बाद, इच्छुक बोलीदाता / खरीदार लॉगिन कर सकते हैं और ईएमडी भुगतान कर सकते हैं । ईएमडी भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है । भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है । भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है । भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार मेनुअल द्वारा निर्देशित किया जा सकता है । भुगतान के लिए इच्छुक बोलीदाताओं / खरीदारों को खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लॉगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पोर्टल पर दिए गए खरीदार के रूप में लोगिन करने के बाद पार्टल पर दिए गए खरीदार के रूप पर दिए पर दिए पर दिए पर दिए पर दिए गए पर दिए लेना चाहिए। इच्छुक बोलीदाता ई—नीलामी बंद होने से पहले https://baanknet.in नीलामी पोर्टल पर प्री—बिड ईएमडी जमा कर देगा। ईएमडी पर कोई ब्याज नहीं लगेगा, असफल बोलीदाताओं की ईएमडी की वापसी के लिए, बोलीदाता को https://baanknet.in पर लॉग इन करके तथा क्रेता मैनुअल में दी गई वापसी प्रक्रिया का पालन करके ई—नीलामी सेवा प्रदाता से ऑनलाइन रिफंड प्राप्त करना होगा। असफल बोलीदाता की ईएमडी राशि बिना ब्याज के वापस कर दी जाएगी। सफल एच1 बोली के बाद शेष राशि खाता संख्या 80135040070003 नामः एनईएफटी इनवर्ड एसटीपी पार्किंग खाता आईएफएससी कोडः PSIB0008013 में जमा की जानी है। 3. बोली लगाते समय बोलीदाता को उपरोक्त वेबसाइट में उल्लिखित सूची में से वह संपत्ति चुननी होगी जिसके लिए प्रस्ताव प्रस्तुत किया गया है और / या बोलीदाता सीधे संपत्ति आईडी दर्ज कर सकता है। प्रश्नों के लिए संपर्क नंबर—8291220220 और ईमेल आईडी — support.baanknet@psballiance.com पर संपर्क करें। पंजीकरण, लॉगिन और बोली लगाने के समय बोलीदाता के ई—वॉलेट में ईएमडी राशि के बराबर या उससे अधिक पर्याप्त शेष राशि होनी चाहिए। 5. ई—नीलामी के दौरान, बोलीदाताओं को अंतिम बोली के अलावा आपसी बोली में उच्च बोली लगाने की अनुमित होगी और बोली राशि में वृद्धि उल्लिखित वृद्धि राशि के बराबर होनी चाहिए। बोलीदाताओं को लगातार उच्च बोली लगाने के लिए दस मिनट का समय दिया जाएगा और यदि अंतिम उच्चतम बोली के दस मिनट की समाप्ति के बाद किसी भी बोलीदाता द्वारा कोई उच्च बोली नहीं लगाई जाती है, तो ई—नीलामी बंद कर दी जाएगी। 6. इच्छुक बोलीदाताओं की यह जिम्मेदारी है कि वे बिक्री नोटिस, ई—नीलामी की नियम व शर्तें, ई—नीलामी को अंतिम रूप दिए जाने के बाद, सफल बोलीदाता को हमारे ऊपर उल्लिखित सेवा प्रदाता द्वारा सेवा प्रदाता के साथ पंजीकृत एसएमएस / ईमेल के माध्यम से सूचित किया जाएगा। 8. सुरक्षित परिसंपत्ति को आरक्षित मूल्य से कम पर नहीं बेचा जाएगा। 9. सफल नीलामी क्रेता / बोलीदाता को बोली राशि का 25 प्रतिशत (पच्चीस प्रतिशत) (अर्थात उसी दिन या अगले कार्य दिवस से पहले नहीं। बोली / खरीद मूल्य की शेष राशि का भुगतान सफल नीलामी क्रेता / बोलीदाता द्वारा प्राधिकृत अधिकारी को संपत्ति की बिक्री की पुष्टि के पंद्रहवें दिन या उससे पहले या क्रेता और सुरक्षित लेनदारों के बीच लिखित रूप में सहमत होने वाली ऐसी विस्तारित समय के भीतर ऊपर बताई गई राशि जमा करने में विफल रहने की स्थिति में, सफल बोलीदाता द्वारा जमा की गई राशि बैंक में जब्त कर ली जाएगी और प्राधिकृत अधिकारी को संपत्ति की नई नीलामी / बिक्री करने की स्वतंत्रता होगी और चूककर्ता बोलीदाता का जब्त की गई राशि और संपत्ति पर भुगतान न करने पर जैसा कि ऊपर बताया गया है और / या निर्धारित समय के भीतर शेष बोली राशि का 75 प्रतिशत भुगतान न करने पर बिना किसी सूचना के बिक्री स्वतः रद्द हो जाएगी। सफल बोलीदाता द्वारा भूगतान की गई ईएमडी और कोई अन्य धनराशि प्राधिकृत अधिकारी द्वारा बैंक को जब्त कर ली जाएगी और चूककर्तों क्रेता संपत्ते या उस राशि के किसी भी हिस्से पर सभी दावों को खो देगा जिसके लिए इसे बाद में बेचा जा सकता है। 11. सफल बोलीदाता द्वारा बैंक को बिक्री प्रतिफल का भूगतान आयकर अधिनियम 1961 की धारा 194—1ए के तहत टीडीएस के अधीन होगा और सफल बोलीदाता द्वारा बोली राशि का शेष 75 प्रतिशत जमा करने के समय ही टीडीएस जमा कियाँ जाना है। 12. बिक्री प्रमाण पत्र में बोली में उल्लिखित नामों के अलावा किसी अन्य नाम को शामिल करने / प्रतिस्थापित करने के अनुरोध पर विचार नहीं किया जाएगा। बिक्री प्रमाण पत्र केवल सफल बोलीदाता के नाम पर जारी किया जाएगा। 13. प्राधिकृत अधिकारी किसी भी / सभी बोलियों को स्वीकार या अस्वीकार करने, यदि स्वीकार्य न हों या किसी भी समय बिना कोई कारण बताए नीलामी की शर्तों को स्थगित / रद्द / स्थगित / रद विक्री प्रमाणपत्र जारी करने के खिलाफ डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा पारित किसी भी स्थगन / निषेध / रोक आदेश के संचालन के लंबित रहने तक बिक्री प्रमाणपत्र जारी नहीं किया जाएगा। इसके अलावा, इस अवधि के दौरान जमा की गई राशि पर कोई ब्याज नहीं दिया जाएगा। बिक्री प्रमाणपत्र के निष्पादन तक सफल बोलीदाता द्वारा की गई जमा राशि को ब्याज रहित जमा खाते में रखा जाएगा। बिक्री प्रमाणपत्र के निष्पादन तक सफल बोलीदाता द्वारा की गई जमा राशि वापस करने / बिक्री को रद्द करने के किसी भी अनुरोध पर विचार नहीं किया जाएगा। डीआरटी / डीआरएटी / उच्च न्यायालय या किसी अन्य न्यायालय द्वारा आगे की कार्यवाही पर रोक लगाने की स्थिति में, नीलामी को स्थिगत या रद्द किया जा सकता है और इसमें भाग लेने वाले व्यक्तियों को प्राधिकृत अधिकार नहीं होगा। 15. इच्छुक क्रेता ऊपर उल्लिखित दिनांक और समय पर या बैंक द्वारा सूचित किए अनुसार अपने खर्च पर संपत्ति का निरीक्षण कर सकते हैं। बैंक के पास उपलब्ध शीर्षक दस्तावेज और अन्य दस्तावेजों के निरीक्षण के लिए, इच्छुक बोलीदाता कार्यालय समय के दौरान पंजाब और रिंध बैंक की संबंधित शाखा से संपर्क कर सकते हैं। 16. संपत्तियों को 'जैसा है जिसा है' और 'जो कुछ भी है' के आधार पर बेचा जा रहा है और इच्छुक बोलीदाताओं को अपनी स्वयं की विवेकपूर्ण स्वतंत्र जांच करनी चाहिए और संबंधित रजिस्ट्रार / एसआरओ / राजस्व रिकॉर्ड / अन्य वैधानिक अधिकारियों से बैंक के प्रभार के अलावा बिक्री कर, उत्पाद शुल्क / जीएसटी / आयकर जैसे किसी भी प्राधिकरण के भार और दावे / अधिकार / बकाया / प्रभार के बारे में सत्यापित करना चाहिए और अपनी बोलियां जमा करने से पहले संपत्ति पर शीर्षक प्रकृति, विवरण, सीमा, गुणवत्ता, मात्रा, स्थिति, भार, ग्रहणाधिकार, प्रभार, वैधानिक बकाया आदि के बारे में खुद को संतुष्ट करना चाहिए। ई—नीलामी विज्ञापन बैंक की किसी भी प्रतिबद्धता या किसी भी प्रतिनिधित्व का गठन नहीं करता है और न ही इसे ऐसा माना जाएगा। प्राधिकृत अधिकार / बकाया के लिए जिम्मेदार नहीं होगा। ऑनलाइन बोली जमा करने के बाद बिक्री के लिए रखी गई संपत्ति के संबंध में किसी भी प्रकार का कोई भी दावा शुल्क / भार, संपत्ति पर या किसी अन्य मामले आदि पर विचार नहीं किया जाएगा। 17. बैंक बिक्री के लिए पेश की गई संपत्ति के संबंध में कोई अनुमति / लाइसेंस, एनओसी आदि प्राप्त करने की कोई जिम्मेदारी नहीं लेता है। प्राधिकृत अधिकारी / सुरक्षित लेनदार किसी भी बकाया जैसे पानी / सेवा शुल्क, हस्तांतरण शुल्क, बिजली बकाया, नगर निगम / स्थानीय प्राधिकरण / सहकारी आवास सोसायटी का बकाया या कोई अन्य बकाया, कर उगाही, शुल्क, हस्तांतरण शुल्क आदि के लिए जिम्मेदार नहीं होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा और लागू दरों के अनुसार अधिकारियों को कर का भुगतान करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा और लागू दरों के अनुसार अधिकारियों को कर का भुगतान करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा और लागू दरों के अनुसार अधिकारियों को कर का भुगतान करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संबंध में आयकर के प्रावधानों का पालन करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संवधान करना होगा। सफल बोलीदाताओं को संपत्ति की खरीद के संवधान करना होगा। सफल बोलीदाताओं को संपत्ति के संवधान करना होगा। सफल बोलीदाताओं को संपत्ति करना होगा। सफल बोलीदाताओं को संपत्ति कर का संवधान करना होगा। सफल बोलीदाताओं को संपत्ति करना होगा। सफल बोलीदाताओं को संपत्ति करना होगा। सफल बोलीदाताओं को संपत्ति के संपत्ति के संवधान करना होगा। सफल बोलीदाता को संपत्ति करना होगा। सफल बोलीदाता करना होगा। सफल बोलीदाता को संपत्ति करना होगा। सफल बोलीदाता को संपत्ति के स्वाधान के संपत्ति के संपत्ति के संपत्ति के संपत्ति के संपत्ति के संपत या ई—नीलामी को प्रभावित करने वाले किसी भी कारण / आकस्मिकता के कारण होने वाली किसी भी बाधा के लिए बैंक उत्तरदायी नहीं होगा। 19. यदि संपत्ति बैंक के प्रतीकात्मक कब्जे में संपत्ति खरीद रहा है तो यह उनके अपने जोखिम और जिम्मेदारी पर होगा। 20. बोली की वैधता, बोली की राशि, ईएमडी या बोलीदाता की पात्रता, बोलीदाता का प्रतिनिधित्व करने वाले व्यक्ति के अधिकार, प्राधिकृत अधिकारी की व्याख्या और निर्णय के संबंध में कोई विवाद उत्पन्न होने की स्थिति में, बैंक अपने विवेकानुसार बिक्री को बुलाने और किसी भी तरह के विवाद के लिए, बोलीदाता को संबंधित शाखा के संबंधित प्राधिकृत अधिकारी से ही संपर्क करना होगा। 21. बिक्री सुरक्षित ऋणदाता बैंक द्वारा पुष्टि के अधीन है। 22. बिक्री SARFAESI अधिनियम और उसके तहत बनाए गए सुरक्षा हित (प्रवर्तन) नियम / प्रावधान और ऊपर उल्लिखित नियमों और शर्तों के अधीन है। अधिक जानकारी के लिए यदि कोई संभावित बोलीदाता प्राधिकृत अधिकारी से संपर्क कर सकता है।

यह नोटिस सरफेसी सुरक्षा हित (प्रवर्तन) नियम 2002 के नियम 8(6) के तहत उधारकर्ता और गारंटर (एलआरएस) को 30 दिनों की वैधानिक बिक्री नोटिस के रूप में भी माना जाएगा। दिनांक: 20.02.2025, स्थान: दिल्ली

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