

Regd. Office: 191, Shahwadi, Narol - Sarkhej Highway, Nr. Old Octroi Naka, Narol, Ahmedabad.-382405. Ph: +91-79-30417000, 30017000 Fax: +91-79-30417070 CIN: L17110GJ1988PLC010504

E-mail: info@aarvee-denims.com • Website: www.aarvee-denims.com

November 21, 2024

To.

National Stock Exchange of India Limited

Exchange Plaza, 5th Floor, Plot No: C/1, G Block,

Bandra Kurla Complex, Bandra (E),

Mumbai – 400 051.

Scrip Symbol: AARVEEDEN

To.

BSE Limited

Phiroze Jejeebhoy Towers,

Dalal Street,

Mumbai – 400 001

Scrip Code: 514274

Sub: Disclosure pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Ref: Open Offer for the acquisition of up to 60,99,548 (Sixty Lakhs Ninety-Nine Thousand Five Hundred Forty Eight) Equity Shares of Aarvee Denims and Exports Limited ("Target Company") at an Offer Price of ₹ 41/- (Forty One only) per Equity Share by Jaimin Kailash Gupta ("Acquirer") along with Tarachand Gangasahay Agrawal ("PAC 1") and Qmin Industries Limited ("PAC 2") ("Open Offer").

Dear Sir/Madam,

We wish to inform you that we are in receipt of enclosed Pre-offer advertisement issued by Vivro Financial Services Private Limited in relation to the Open Offer to the Public Shareholders of Aarvee Denims and Exports Limited published in Financial Express (Gujarati - Ahmedabad edition) on Wednesday, November 20, 2024 for your reference and records.

Kindly take the same in your records and disseminate it to the shareholders.

Thanking You,

Yours Faithfully,

For, Aarvee Denims and Exports Limited

Abira Mansuri

Company Secretary and Compliance Officer

M. No.: A42410

Encl: As above



Vivro Financial Services Private Limited

607/608, Marathon Icon, Veer Santaji Lane, Opp. Peninsula Corporate Park, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400013

Tel.: +91 (22) 6666 8040 www.vivro.net

Date: November 20, 2024

To, The Board of Directors, Aarvee Denims and Exports Limited 191, Shahwadi, Near Old Octroi Naka, Narol Sarkhej Highway, Ahmedabad, Gujarat, 382405.

Sub: Submission of Pre-offer Advertisement pursuant to the provisions of Regulation 18(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations")

Ref.: Open Offer for the acquisition of up to 60,99,548 (Sixty Lakhs Ninety-Nine Thousand Five Hundred Forty Eight) Equity Shares of Aarvee Denims and Exports Limited ("Target Company") at an Offer Price of ₹ 41/- (Forty One only) per Equity Share by Jaimin Kailash Gupta ("Acquirer") along with Tarachand Gangasahay Agrawal ("PAC 1") and Qmin Industries Limited ("PAC 2") ("Open Offer").

Dear Sir/Madam,

With reference to the captioned subject, the Pre-Offer Advertisement for the captioned Open Offer was published on Tuesday, November 19, 2024 pursuant to Regulation 18(7) of the SEBI SAST Regulations, in the following newspaper:

S. No.	Newspaper	Language	Edition
1_{*}	Financial Express	English	All
2.	Jansatta	Hindi	All
3,::	Navshakti	Marathi	Mumbai

Further, please find enclosed a copy of the Pre-offer Advertisement published in Financial Express (Gujarati – Ahmedabad edition) today i.e. Wednesday, November 20, 2024 for your reference and records. Request you to disseminate the said information on your website.

Thanking you,

Yours Faithfully,

For, Vivro Financial Services Private Limited

T.M. Ashors

Authorised Signatory Name: Tushar Ashar

Designation: Vice President

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF aarvaa

Registered Office: 191, Shahwadi, Narol-Sarkhej Highway, Nr. Old Octroi Naka, Narol, Ahmedabad 382405. | Tel No.: +91-79-30417000, 30017000 Fax No.: +91-79-30417000, 30017000 | Email id: info@aarveedenims.com | website: www.aarveedenims.com | CIN: L17110GJ1988PLC010504

OPEN OFFER FOR THE ACQUISITION OF UP TO 60,99,548 (SIXTY LAKHS NINETY NINE THOUSAND FIVE HUNDRED FORTY EIGHT) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- Each ("Equity Shares") representing 26.00% of Equity Share Capital of Aarvee Denims and EXPORTS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHARÉHOLDERS BY JAIMIN KAILASH GUPTA ("ACQUIRER") ALONGWITH TARACHAND GANGASAHAY AGRAWAL ("PAC 1") AND OMIN INDUSTRIES LIMITED ("PAC 2") ("PAC 1 AND PAC 2 HEREINAFTER TOGETHER REFERRED TO AS PERSONS ACTING IN CONCERT "PACS") PURSUANT TO AND IN COMPLIANCE WITH REGULATION 3(1) AND REGULATION 4 READ WITH OTHER APPLICABLE PROVISIONS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement in accordance with regulation 18(7) of the SEBI (SAST) Regulations cum corrigendum to the DPS (as defined below) and LOF (as defined below) ("Pre-Offer Advertisement") is being issued by Vivro Financial Services Private Limited, the Manager to the Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and the PACs, in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with:

- (a) the Public Announcement dated September 5, 2024 ("PA"); (b) the Detailed Public Statement that was published in in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions), Financial Express (Gujarati) (Ahmedabad Edition) and Navshakti (Marathi) (Mumbai Edition) ("Newspapers") on September 12, 2024 ("DPS"); the Draft Letter of Offer dated September 20, 2024 ("DLOF"); and

the Letter of Offer dated November 06, 2024 along with the Form of Acceptance-cum-Acknowledgement ("LOF") (the PA, DPS, DLOF and LOF are herein collectively referred to as 'Offer Document'). This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

"Tendering Period" means the 10 (Ten) Working Days period from Thursday, November 21, 2024, to Wednesday, December 04, 2024, (both days inclusive)

Recommendations of the Committee of Independent Directors ("IDC"): The IDC Recommendation was approved on Tuesday, November 12, 2024 and

For the purpose of this Pre-Offer Advertisement: (a) "Identified Date" means November 05, 2024, being the date falling on the 10th (Tenth) Working Day prior to the commencement of the Tendering Period; and

within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer. Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

The Public Shareholders of the Target Company are requested to note the following information related to the Offer: Offer Price: The Open Offer Price is made at ₹ 41/- (Rupees Forty One Only) per Equity Share, payable in cash and there has been no revision in the Offer

published on Wednesday, November 13, 2024 in the same Newspapers in which the Detailed Public Announcement was made. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public

Price. For further details relating to the Offer Price, please refer to paragraph 6.1 (Justification of Offer Price) on page 27 of the LOF.

3.1. The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company. 3.2. This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations and there has been no competing offer as on the date of this LOF.

Shareholders whose names do not appear in the register of members of the Target Company as on the Identified Date (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer

- 3.4. A Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF. 3.5. Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), BSE (www.bseindia.com), NSE (www.
- nseindia.com), Manager to the Offer (https://www.vivro.net/) or obtain a copy of the same from Link Intime India Private Limited ("Registrar to the Offer") on providing suitable documentary evidence of holding of the Equity Shares of the Target Company. 3.6. Tendering in case of non-receipt/non-availability of LOF: In case of non-receipt/non-availability of LOF / the Form of Acceptance-cum-Acknowledgement,

Public Shareholder may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating their name, address, and number of Equity Shares held, client ID number, DP name, DP ID number, Folio number, Distinctive number, number of Equity Shares being tendered and

accompanied with other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Tendering Period. The procedure for tendering the Equity Shares in the Offer is as below: 4.1. In case of Equity Shares held in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with complete

set of relevant documents for verification procedures to be carried out, including (i) original share certificate(s); (ii) valid share transfer form(s), i.e., Form SH-4, duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place; (iii) self-attested copy of the shareholder's PAN Card; (iv) Form of Acceptance duly completed and signed in accordance with the instructions contained therein, by sole/joint Public Shareholders whose name(s) appears on the share certificate(s) in the same order in which they hold Equity Shares; and (v) any other relevant documents such as power of attorney, corporate authorization (including board

resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. For further details kindly refer the paragraph 8.11 on page 34 of the LOF. 4.2. In case of Equity Shares held in dematerialised form:

(except the Acquirer, PAC and Promoters and Promoter Group of the Target Company).

Public Shareholders holding Equity Shares in dematerialised form may participate in the Offer by approaching their respective Selling Broker and providing the details of Equity Shares they intend to tender in the Offer. Public Shareholders holding Equity Shares in demat mode are not required to fill any Form of acceptance-cum-Acknowledgement unless required by their respective Selling Broker. For further details kindly refer the paragraph 8.10 on page 33 of the LOF. In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the DLOF was submitted to SEBI on September 20, 2024. SEBI vide its letter bearing reference number no. SEBI/HO/CFD/CFD-RAC-DCR1/P/OW/2024/34254/1 dated October 31, 2024, issued its Comments on the DLOF in terms of Regulation 16(4) of SEBI (SAST) Regulations ("SEBI Observation Letter"). The comments specified in the SEBI Observation Letter have been incorporated in the LOF. Material changes: The comments specified in the SEBI Observation Letter and certain changes (occurring after the date of the PA and/or DPS) which may be material have been incorporated in the LOF and are more particularly disclosed below:

6.1. Pursuant to BSE notice no. 20241108-19 and NSE circular no 154/2024, each dated November 08, 2024; Wednesday, November 20, 2024 being trading holiday in view of Assembly General Elections in Maharashtra, the Offer schedule has been changed and will now open on Thursday, November 21, 2024 and close on Wednesday, December 04, 2024. Accordingly, the schedule of activities as mentioned in the LOF has been updated and shall be now read as per

Except PACs, there are no other person acting in concert with the Acquirer for the purpose of this Open Offer. While persons may be deemed to be acting in concert with the Acquirer and/or the PACs in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations, however, such deemed PACs are not acting in concert with the Acquirer and/or the PACs for the purposes of this Open Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.

"There are no directions subsisting or proceedings pending or any statutory approval pending against the Manager to the Offer under SEBI Act, 1992 and

"The Target Company is in compliance with the listing requirements and no punitive action has been taken by Stock Exchanges against the Target Company."

regulations made there under, also by any other Regulator. Further, there are no penalties levied by SEBI, RBI or Stock Exchanges against the Manager to the Offer, Further, Link Intime India Private Limited has confirmed vide their e-mail dated October 15, 2024 that there has been no penalty imposed by SEBI during the last five years, except in the case of an adjudication order no. Order/BM/JR/2022-23/ 23296 - 23297 dated 31 January 2023 in the matter of complaint by Pushpaben Rasiklal Patel and amount of Rs 1 Lakh penalty has been paid by Link Intime India Private Limited. 6.4. The following clause has been incorporated at clause no. 5.14 of the LOF:

6.5. The following clause has been incorporated at clause no. 5.15 of the LOF:

Activities

Last date for upward revision of the Offer Price and/or the offer Size

Date of commencement of Tendering Period ("Offer Opening Date")

Date of Closure of Tendering Period ("Offer Closing Date")

Date of publication of opening of Open Offer public announcement in the

Last date of communicating of rejection/acceptance and completion of

payment of consideration for accepted tenders or return of unaccepted shares Last date for publication of post Open Offer public announcement in the

with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

6.2. Note no. (2) of section III of the DPS has been updated as follows:

6.3. The following clause has been incorporated at 3.2.18 of the LOF:

point no. 8 of this Pre-Offer Advertisement.

of such statutory approvals. Schedule of Activities:

Publication of this DPS in newspapers

Last Date of filing of Draft Letter of Offer with SEBI

newspaper in which DPS has been published

newspaper in which DPS has been published Last Date of Filing the Final report to SEBI

Issue of Public Announcement

"There are no directions subsisting or proceedings pending or any statutory approval pending against the Target Company, its directors or promoters under SEBI Act, 1992 and regulations made there under, also by any other Regulator. Further, there are no penalties levied by SEBI, RBI or Stock Exchanges against the Target Company, its directors or promoters. Further, there are no instances of non-compliance or delayed compliance under Regulation 29, 30 and 31 of the SEBI (SAST) Regulations by the Target Company in the last 8 financial years." Details regarding the status of the Statutory and other approvals As on the date of the LOF, there are no statutory or other approvals required to acquire the Equity Shares by the Acquirer validly tendered pursuant to this Open Offer. However, in case of any statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to the receipt

Original Day and Date

Thursday, September 05, 2024

Thursday, September 12, 2024

Friday, September 20, 2024

Tuesday, October 29, 2024

Wednesday, October 30, 2024

Thursday, October 31, 2024

Friday, November 29, 2024

Friday, December 06, 2024

Friday, December 06, 2024

LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083,

Thursday, November 14, 2024

Revised Day and Date

Thursday, September 05, 2024

Thursday, September 12, 2024

Friday, September 20, 2024

Monday, November 18, 2024

Tuesday, November 19, 2024

Thursday, November 21, 2024

Wednesday, December 04, 2024

Wednesday, December 18, 2024

Thursday, December 26, 2024

Thursday, December 26, 2024

Last date for Public Announcement for competing offer Monday, October 07, 2024 Monday, October 07, 2024 Last date for receipt of comments from SEBI on the draft letter of offer (in Thursday, October 31, 2024 the event SEBI has not sought clarification or additional information from the Tuesday, October 15, 2024 Manager to the Offer) Thursday, October 17, 2024 Tuesday, November 05, 2024 Identified Date Last date for dispatch of the Letter of Offer to the Public Shareholders Thursday, October 24, 2024 Tuesday, November 12, 2024 Last date by which a committee of independent directors of the Target Company is required to give its recommendation to the Public Shareholders of Monday, October 28, 2024 Thursday, November 14, 2024 the Target Company for this Offer

To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations. 9. The Acquirer and PACs accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply

10. The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.vivro.net. MANAGER TO THE OFFER REGISTRAR TO THE OFFER

INKIntime

Ahmedabad - 380007. Gujarat. India. | Tel No.: 079- 4040 4242 Maharashtra, India. | Tel. No.: +91-8108114949 Email: investors@vivro.net | Website: www.vivro.net Email: aarvee.offer@linkintime.co.in | Website: www.linkintime.co.in SEBI Reg. No.: INR000004058 | Contact Person: Pradnya Karanjekar SEBI Reg. No.: MB/INM000010122 | Contact Person: Shivam Patel For and on behalf of the Acquirer and the PACs: For, Qmin Industries Limited

Sd/-

VIVRO FINANCIAL SERVICES PRIVATE LIMITED

Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi,

Sd/-Sd/-Jaimin Kailash Gupta Khushant Gupta (Director) Tarachand Gangasahay Agrawal Acquirer PAC-1 PAC- 2

Place: Ahmedabad, Gujarat Date: November 18, 2024

Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer. Other details of the Offer The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19 of SEBI (SAST) Regulations. The dispatch of the LOF to the Public Shareholders as on the Identified Date i.e., November 05, 2024, in accordance with Regulation 18(2) of the SEBI (SAST) Regulations has been completed through email on November 08, 2024 and through speed post on November 08, 2024. It is clarified that all the Public PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

Registered Office: 191, Shahwadi, Narol-Sarkhej Highway, Nr. Old Octroi Naka, Narol, Ahmedabad 382405. | Tel No.: +91-79-30417000, 30017000 Fax No.: +91-79-30417000, 30017000 | Email id: info@aarveedenims.com | website: www.aarveedenims.com | CIN: L17110GJ1988PLC010504

OPEN OFFER FOR THE ACQUISITION OF UP TO 60,99,548 (SIXTY LAKHS NINETY NINE THOUSAND FIVE HUNDRED FORTY EIGHT) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") REPRESENTING 26.00 % OF EQUITY SHARE CAPITAL OF AARVEE DENIMS AND EXPORTS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS BY JAIMIN KAILASH GUPTA ("ACOUIRER") ALONGWITH TARACHAND GANGASAHAY AGRAWAL ("PAC 1") AND OMIN INDUSTRIES LIMITED ("PAC 2") ("PAC 1 AND PAC 2 HEREINAFTER TOGETHER REFERRED TO AS PERSONS ACTING IN CONCERT "PACS") PURSUANT TO AND IN COMPLIANCE WITH REGULATION 3(1) AND REGULATION 4 READ WITH OTHER APPLICABLE PROVISIONS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement in accordance with regulation 18(7) of the SEBI (SAST) Regulations cum corrigendum to the DPS (as defined below) and LOF (as defined below) ("Pre-Offer Advertisement") is being issued by Vivro Financial Services Private Limited, the Manager to the Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and the PACs, in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations This Pre-Offer Advertisement should be read in continuation of and in conjunction with:

(a) the Public Announcement dated September 5, 2024 ("PA"):

(b) the Detailed Public Statement that was published in in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions), Financial Express (Gujarati) (Ahmedabad Edition) and Navshakti (Marathi) (Mumbai Edition) ("Newspapers") on September 12, 2024 ("DPS");

(c) the Draft Letter of Offer dated September 20, 2024 ("DLOF"); and

(d) the Letter of Offer dated November 06, 2024 along with the Form of Acceptance-cum-Acknowledgement ("LOF") (the PA, DPS, DLOF and LOF are herein collectively referred to as 'Offer Document').

This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement:

(a) "Identified Date" means November 05, 2024, being the date falling on the 10th (Tenth) Working Day prior to the commencement of the Tendering Period; and (b) "Tendering Period" means the 10 (Ten) Working Days period from Thursday, November 21, 2024, to Wednesday, December 04, 2024, (both days inclusive)

within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF The Public Shareholders of the Target Company are requested to note the following information related to the Offer:

- Offer Price: The Open Offer Price is made at ₹ 41/- (Rupees Forty One Only) per Equity Share, payable in cash and there has been no revision in the Offer Price. For further details relating to the Offer Price, please refer to paragraph 6.1 (Justification of Offer Price) on page 27 of the LOF.
- Recommendations of the Committee of Independent Directors ("IDC"): The IDC Recommendation was approved on Tuesday, November 12, 2024 and published on Wednesday, November 13, 2024 in the same Newspapers in which the Detailed Public Announcement was made. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.

Other details of the Offer

- 3.1. The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company.
- 3.2. This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations and there has been no competing offer as on the date of this LOF. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19 of SEBI (SAST) Regulations.
- 3.3. The dispatch of the LOF to the Public Shareholders as on the Identified Date i.e., November 05, 2024, in accordance with Regulation 18(2) of the SEBI (SAST) Regulations has been completed through email on November 08, 2024 and through speed post on November 08, 2024. It is clarified that all the Public Shareholders whose names do not appear in the register of members of the Target Company as on the Identified Date (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirer, PAC and Promoters and Promoter Group of the Target Company).
- 3.4. A Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned
- 3.5. Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), BSE (www.bseindia.com), NSE (www. nseindia.com), Manager to the Offer (https://www.vivro.net/) or obtain a copy of the same from Link Intime India Private Limited ("Registrar to the Offer" on providing suitable documentary evidence of holding of the Equity Shares of the Target Company.
- 3.6. Tendering in case of non-receipt/non-availability of LOF: In case of non-receipt/non-availability of LOF / the Form of Acceptance-cum-Acknowledgement Public Shareholder may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating their name, address, and number of Equity Shares held, client ID number, DP name, DP ID number, Folio number, Distinctive number, number of Equity Shares being tendered and accompanied with other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Tendering Period.
- The procedure for tendering the Equity Shares in the Offer is as below:

4.1. In case of Equity Shares held in physical form:

Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with complete set of relevant documents for verification procedures to be carried out, including (i) original share certificate(s); (ii) valid share transfer form(s), i.e., Form SH-4, duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place; (iii) self-attested copy of the shareholder's PAN Card; (iv) Form of Acceptance duly completed and signed in accordance with the instructions contained therein, by sole/joint Public Shareholders whose name(s) appears on the share certificate(s) in the same order in which they hold Equity Shares; and (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. For further details kindly refer the paragraph 8.11 on page 34 of the LOF.

4.2. In case of Equity Shares held in dematerialised form:

Public Shareholders holding Equity Shares in dematerialised form may participate in the Offer by approaching their respective Selling Broker and providing the details of Equity Shares they intend to tender in the Offer. Public Shareholders holding Equity Shares in demat mode are not required to fill any Form of acceptance-cum-Acknowledgement unless required by their respective Selling Broker. For further details kindly refer the paragraph 8.10 on page 33

- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the DLOF was submitted to SEBI on September 20, 2024, SEBI vide its letter bearing reference number no. SEBI/HO/CFD/RAC-DCR1/P/OW/2024/34254/1 dated October 31, 2024, issued its Comments on the DLOF in terms of Regulation 16(4) of SEBI (SAST) Regulations ("SEBI Observation Letter"). The comments specified in the SEBI Observation Letter have been incorporated in the LOF.
- Material changes: The comments specified in the SEBI Observation Letter and certain changes (occurring after the date of the PA and/or DPS) which may be material have been incorporated in the LOF and are more particularly disclosed below:
- 6.1. Pursuant to BSE notice no. 20241108-19 and NSE circular no 154/2024, each dated November 08, 2024; Wednesday, November 20, 2024 being trading holiday in view of Assembly General Elections in Maharashtra, the Offer schedule has been changed and will now open on Thursday, November 21, 2024 and close on Wednesday, December 04, 2024. Accordingly, the schedule of activities as mentioned in the LOF has been updated and shall be now read as per point no. 8 of this Pre-Offer Advertisement.

6.2. Note no. (2) of section III of the DPS has been updated as follows:

"Except PACs, there are no other person acting in concert with the Acquirer for the purpose of this Open Offer. While persons may be deemed to be acting in concert with the Acquirer and/or the PACs in terms of Regulation 2(1)(g)(2) of the SFBI (SAST) Regulations, however, such deemed PACs are not acting in concert with the Acquirer and/or the PACs for the purposes of this Open Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations."

6.3. The following clause has been incorporated at 3.2.18 of the LOF:

There are no directions subsisting or proceedings pending or any statutory approval pending against the Manager to the Offer under SEBI Act, 1992 and regulations made there under, also by any other Regulator. Further, there are no penalties levied by SEBI, RBI or Stock Exchanges against the Manager to the Offer, Further, Link Intime India Private Limited has confirmed vide their e-mail dated October 15, 2024 that there has been no penalty imposed by SEBI during the last five years, except in the case of an adjudication order no. Order/BM/JR/2022-23/ 23296 - 23297 dated 31 January 2023 in the matter of complaint by Pushpaben Rasiklal Patel and amount of Rs 1 Lakh penalty has been paid by Link Intime India Private Limited.

6.4. The following clause has been incorporated at clause no. 5.14 of the LOF:

"The Target Company is in compliance with the listing requirements and no punitive action has been taken by Stock Exchanges against the Target Company. 6.5. The following clause has been incorporated at clause no. 5.15 of the LOF:

"There are no directions subsisting or proceedings pending or any statutory approval pending against the Target Company, its directors or promoters unde SEBI Act, 1992 and regulations made there under, also by any other Regulator. Further, there are no penalties levied by SEBI, RBI or Stock Exchanges against the Target Company, its directors or promoters. Further, there are no instances of non-compliance or delayed compliance under Regulation 29, 30 and 31 of the SEBI (SAST) Regulations by the Target Company in the last 8 financial years."

7. Details regarding the status of the Statutory and other approvals

As on the date of the LOF, there are no statutory or other approvals required to acquire the Equity Shares by the Acquirer validly tendered pursuant to this Open Offer. However, in case of any statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to the receipt

8. Schedule of Activities:

o. Conceute of Activities.					
Activities	Original Day and Date	Revised Day and Date			
Issue of Public Announcement	Thursday, September 05, 2024	Thursday, September 05, 2024			
Publication of this DPS in newspapers	Thursday, September 12, 2024	Thursday, September 12, 2024			
Last Date of filing of Draft Letter of Offer with SEBI	Friday, September 20, 2024	Friday, September 20, 2024			
Last date for Public Announcement for competing offer	Monday, October 07, 2024	Monday, October 07, 2024			
Last date for receipt of comments from SEBI on the draft letter of offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	Tuesday, October 15, 2024	Thursday, October 31, 2024			
Identified Date	Thursday, October 17, 2024	Tuesday, November 05, 2024			
Last date for dispatch of the Letter of Offer to the Public Shareholders	Thursday, October 24, 2024	Tuesday, November 12, 2024			
Last date by which a committee of independent directors of the Target Company is required to give its recommendation to the Public Shareholders of the Target Company for this Offer	Monday, October 28, 2024	Thursday, November 14, 2024			
Last date for upward revision of the Offer Price and/or the offer Size	Tuesday, October 29, 2024	Monday, November 18, 2024			
Date of publication of opening of Open Offer public announcement in the newspaper in which DPS has been published	Wednesday, October 30, 2024	Tuesday, November 19, 2024			
Date of commencement of Tendering Period ("Offer Opening Date")	Thursday, October 31, 2024	Thursday, November 21, 2024			
Date of Closure of Tendering Period ("Offer Closing Date")	Thursday, November 14, 2024	Wednesday, December 04, 2024			
Last date of communicating of rejection/acceptance and completion of payment of consideration for accepted tenders or return of unaccepted shares	Friday, November 29, 2024	Wednesday, December 18, 2024			
Last date for publication of post Open Offer public announcement in the newspaper in which DPS has been published	Friday, December 06, 2024	Thursday, December 26, 2024			
Last Date of Filing the Final report to SEBI	Friday, December 06, 2024	Thursday, December 26, 2024			
		0504 (0407) 5 4 44			

To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.

9. The Acquirer and PACs accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

10. The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.vivro.net.

MANAGER TO THE OFFER

VIVRO FINANCIAL SERVICES PRIVATE LIMITED Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi, Ahmedabad - 380007. Gujarat. India. | **Tel No.:** 079- 4040 4242 Email: investors@vivro.net | Website: www.vivro.net SEBI Reg. No.: MB/INM000010122 | Contact Person: Shivam Patel

LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. | **Tel. No.:** +91-8108114949 Email: aarvee.offer@linkintime.co.in | Website: www.linkintime.co.in SEBI Reg. No.: INR000004058 | Contact Person: Pradnya Karanjekar

REGISTRAR TO THE OFFER

ı	For and on benalt of the Acquirer and the PAUS:			
	Sd/-	Sd/-	For, Qmin Industries Limited Sd/-	
	Jaimin Kailash Gupta Acquirer	Tarachand Gangasahay Agrawal PAC-1	Khushant Gupta (Director) PAC- 2	
	Place: Ahmedabad, Gujarat Place: November 18, 2024			
	Ligate: November 18, 2024			AdDa

સેબીએ સીઆરએને અમુક કેસમાં ઇસ્યૂઅર્સની આર્થિક સદ્ધરતા અંગે ચકાસણી કરવાનો આદેશ આપ્યો

નવી દિલ્હી, તા. ૧૯

મુડીબજારના સેબીએ ક્રેડિટ રેટિંગ એજન્સીઓ ચકાસણી કરવાનો આદેશ આપ્યો પરિસ્થિતિમાં,

ઇસ્યુઅર્સના અંકશબહારના ઉપરાંત. સીઆરએએ વાતની પણ જોઇએ કે જેથી એકાઉન્ટની પરિબળોના કારણે સર્જાતી હોય ખાતરી કરવી જોઇએ કે ઇસ્યુઅરે ચોક્કસ વિગતોની ખાતરી થઇ શકે નિયામક છે.આવા પરિબળોમાં મદ્દાઓ જરૂરી ૨કમ ડેઝિગ્નેટેડ એસ્ક્રો અને પેમેન્ટ નિષ્કળકાને નિવારી જેવા કે રોકાણકાર ખાતાની ખોટી એકાઉન્ટ શિડ્યૂલ્ડ કોમર્સિયલ શકાય. આ માર્ગદર્શિકા, (સીઆરએ)ને ઇસ્યૂઅરના અંકુશ વિગતો, આઉટડેટેડ પેમેન્ટ બેંકમાં હોય તેમાં અંતિમ તારીખ તાત્કાલિક અસરથી અમલી બને બહારના પરિબળોના કારણે ઇન્ફર્મેશન, કે સરકારના આદેશ સુધીમાં જમા કરાવેલી છે કે નહીં. છે, જેનો હેતુ તમામ સીઆરએને વધેલા દેવાની ચૂકવણીમાં મુજબ ફ્રીઝ કરવામાં આવેલા નિષ્ફળતાના કારણો નક્કી કરવા ખાતાનો સમાવેશ થાય છે. એવો વિગતો-સિક્યુરિટીનું અને ઇસ્યુઅર્સની ફંડ પ્રાપ્યતાની નિર્ણય કરવામાં આવ્યો છે કે આવી આઇએસઆઇએન, છે. વધુમાં, સીઆરએએ એ ઇસ્યૂઅર્સ પાસેના પૂરતા ફંડની નિષ્ફળતાના કારણો - પિયા એક દેવાં પુન:ચૂકવણી વાતની ખાતરી કરવી જોઇએ કે પ્રાપ્યતાના સમર્થન અને ચકાસણી શેરબજારો, ડિપોઝિટરીઝ, અને (મુદલ કે વ્યાજ) ને ડિફોલ્ટ આવા કેસોમાં જરૂરી પેમેન્ટ એસ્ક્રો કરવાની રહેશે અને દેવાં(મુદલ ડિબેન્ચર ટ્રસ્ટીઓને પૂરી ગણવામાં આવશે, જો ધિરાણ એકાઉન્ટમાં અંતિમ તારીખે જમા અને-કે વ્યાજની જરૂરી પાડવાની રહેશે. થયેલા છે કે નહીં. આ વધારાની ચકવણીમાં નિષ્કળતા અને માર્ગદર્શિકા દેવાંની નહીં ચુકવણી નિષ્ફળતાના કારણોની સાબિતીને માહિતીને તેઓની વેબસાઇટસ નિર્ધારિત કરી ન હોય.આ નિયમ, (મદલ કે વ્યાજ)ની પરિસ્થિતિનો કન્કર્મઅને વેરિકાઇ કરવાની પર પ્રસિદ્ધ કરશે. ઇસ્યુઅર્સે ધીસેબી(સીઆરએ)રેગ્યુલેશન્સ, ઉકેલ લાવવા માટે દાખલ કરવામાં રહેશે, તેમ સેબીએ તેના સુવિધાઓ જેવી કે પેન્ની-ડ્રોપ ૧૯૯૯થી ફેરફાર વગરનો આવી છે, જે પરિસ્થિતિ પરિપત્રમાં જણાવ્યું છે. આ ચકીસણીનો ઉપયોગ કરવો રહ્યો છે.

રકમ,

આવા કેસોમાં, સીઆરએએ નોન-પેમેન્ટ સિનારિયોની સરખી નામ, ટ્રીટમેન્ટની ખાતરી મળી રહે.

આ નિયમ હેઠળ, એક સીઆરએએ અંતિમ તારીખ, ચૂકવણીમાં દિવસનો પણ કોઇ વિલંબ કે રૂ સંસ્થાઓ દ્વારા અંતિમ તારીખ આવી સંસ્થાએ આવી પહેલા દેવાની શરતોને પનઃ

છૂટક રોકાણકારોનો ક્વોટા પૂરેપૂરો છલકાયો

એનટીપીસી ગ્રીન એનર્જીનો ઇસ્યુ સૌપ્રથમ દિવસે ૩૩ ટકા ભરાયો

પીટીઆઈ

નવી દિલ્હી, તા.૧૯

પ્રારંભિક જાહેર

(આઈપીઓ) તેના પ્રથમ દિવસ તેના મુખ્ય રોકાણકારો પાસેથી ભંડોળમાંથી રૂપિયા ૭,૫૦૦ પ્રમાણે કરોડનો આઈપીઓમાં સંપૂર્ણ એનર્જી ૫૯,૩૧,૬૭,૫૭૫ શેરોની ફ્રેશ ઈક્વિટીનું વેચાણ કરવામાં (એનઆરઈએલ) ઉક્ષેખનીય છે કે, છૂટક વેચાણ કરવામાં આવશે નહિં. સામાન્ય કોર્પોરેટ હેતું માટે થશે. થાય છે.

રોકાણકારોનો આઈપીઓની પ્રાઈસ બેન્ડ પ્રતિ ક્વોટા ૧.૩૩ ગણો ભરાયો શેર રૂપિયા ૧૦૨થી ૧૦૮ કેન્દ્રીય જાહેર ક્ષેત્રનો સહાસ એનટીપીસીની ઊર્જા ક્ષેત્રની હતો. જ્યારે બિન-સંસ્થાકીય વચ્ચે રાખવામાં આવી છે. જ્યારે મહારતન છે, જેના પુનઃપ્રાપ્ય પુનઃપ્રાપ્ય કંપની એનટીપીસી રોકાણકારોની કેટેગરી ૧૫ ૧૯થી૨૨નવેમ્બ૨દરમિયાન પોર્ટફ્રોલિયોમાં સોલા૨ અને ગ્રીન એનર્જી લિમિટેડની ટકા સબસ્ક્રાઈબ થઈ હતી. જાહેરભરણું સંપૂર્ણભરાયું હતું. વિન્ડ પાવર અસ્ક્રાયમતોનો એનટીપીસી ગ્રીન એનર્જીએ આઈપીઓથી એકત્ર કરેલા સમાવેશ થાય છે.

એનટીપીસી ગ્રીન એનર્જીની

૩૩ ટકા ભરાયો હતો. રૂપિયા ૩,૯૬૦ કરોડ એકત્ર કરોડ તેની પેટાકંપની સંચાલનોમાં આઈડીબીઆઈ એનએસઈ ખાતે ઉપલબ્ધ કર્યા હતાં. રૂપિયા ૧૦,૦૦૦ એનટીપીસી રિન્યુએબલ કેપિટલ માર્કેટસ એન્ડ લિમિટેડને સિક્યરિટીઝ. એચડીએકસી પરત બેન્ક, આઈઆઈએફએલ સામે ૧૯,૪૬,૫૩,૯૬૮ આવશે, ઓફર ફોર સેલ ચૂકવણી કરવામાં આવશે અને કેપિટલ સર્વિસ અને નોમુરા શેરો માટે બિડઝ મળી હતી. (ઓએફએસ) મારફતે શેરોનું બાકીની રકમનો ઉપયોગ વેલ્થ મેનેજમેન્ટનો સમાવેશ

રૂા.૨,૪૨૪ કરોડનું વચગાળાનું ડિવિડન્ડ ચાલુ વરસ માટે ચુકલ્યં

પીટીઆઇ

નવી દિલ્હી, તા. ૧૮

વચગાળાના ડિવિડન્ડ તરીકે રૂ યાદીમાં જણાવ્યું હતું. પિયા ૨,૪૨૪ કરોડ ચૂકવ્યા છે.

એનટીપીસીએ આજે જણાવ્યું હતું પ્રતિનિધિત્ત્વ કરે છે, એમ લાલને અર્પણ કરી છે.

માટે રૂા.૨,૪૨૪ કરોડનું તેનું હિસ્સાનું પ્રતિનિધિત્ત્વ કરતી રૂ ડિવિડન્ડને મંજૂરી આપી હતી. પ્લાન્ટની સ્થાપના કરી રહી છે.

પ્રથમ વચગાળા ડિવિડન્ડ ચૂકવ્યું ા.૧,૨૩૮.૮૪ કરોડની પેમેન્ટ આ તેના સળંગ ૩૨મું વર્ષ છે છે, જે કંપનીની ભરપાઇ થયેલી એડવાઇસ વીજ સચિવ પંકજ જેમાં એનટીપીસીએ તેના જાહેર ક્ષેત્રની કંપની ઇક્વિટી શેર મૂડીના ૨૫ ટકાનું અગ્રવાલ, વીજ પ્રધાન મનોહર શેરધારકોને ડિવિડન્ડની વહેંચણી કરી છે.

કે તેણે તેના શેરધારકોને એનટીપીસીએ એક અખબારી ૨૪ઓક્ટોબર, ૨૦૨૪ના એક અલગ નિવેદનમાં રોજ કંપનીના બોર્ડઓફ ડિરેક્ટર્સે કંપનીએ જણાવ્યું હતું કે તે કંપનીના સીએમડી ગુરદીપ ૨૦૨૪-૨૫ માટે દરેક રૂ દરિયાઇ પાણીમાંથી ગ્રીન કંપનીએ ૧૮ નવેમ્બર, સિંઘે કંપનીના બોર્ડ ઓફ ા.૧૦ના શેરની મૂળ કિંમત પર રૂ હાઇડ્રોજનનું ઉત્પાદન કરવા માટે ૨૦૨૪ના રોજ ૨૦૨૪-૨૫ ડિરેક્ટર્સ સાથે મળીને સરકારના ા.૨.૫૦ના પ્રથમ વચગાળા આંધ્ર પ્રદેશમાં સિંહાદ્રિ ખાતે એક

કોર્પોરેટ ઇંફો ટેકે ઓએનજસીની પાસેથી આઇટી ઇંફ્રા સર્વિસ માટે સાત વરસ માટેનો ઓર્ડર મેળવ્યો

પીટીઆઇ

નવી દિલ્હી, તા. ૧૯

ટેકનોલોજીને (સીઆઇપીએલ) આજે જણાવ્યું ઓન પ્રિમાઇસ માટે રૂા.૯૮ (સીઆઇડીસી)માં

પાસેથી સાત વર્ષનો કોન્ટાક્ટ માટે અમલ કરવામાં આવશે. ઓએનજીસીના કાર્પોરેશન (ઓએનજીસી) સુધીના સાત વર્ષના સમય ગાળા ઇન્ફ્રાસ્ટ્રકચરને વધારવાનો છે. જણાવ્યું હતું.

પ્રાપ્ત કર્યો છે. ઓએનજીસીએ નોઇડા સ્થિત કંપનીએ જણાવ્યું બદલાવના યાત્રાના ભાગ રૂપે લગતા કોર્પોરેટ ઇન્ફ્રોટેકને પે-પર-યુઝ હતું કે આ પ્રોજેક્ટ પાછળનો હેતુ પ્રોજેક્ટ સરળ ડેટા રિપ્લિકેશન, સોલ્યુશનો પુરા પાડતી કોર્પોરેટ મોડલ પર આઇટી ઇન્ફ્રાસ્ટ્રક્ચર દિલ્હીમાં ઓએનજીસીના આપત્તિ સુધારો અને ઇન્ફોટેક પ્રાઇવેટ લિમિટેડે એઝ એ સર્વિસ (આઇએએએસ) કોર્પોરેટ ઇન્ફોકોમ ડેટા સેન્ટર એપ્લિકેશન સંચાલન સેવાને અને સુનિશ્વિત કરીને રાજ્યની હતું કે તેણે આઇટીના માળખાના કરોડનો કોન્ટ્રાક્ટ કોર્પોરેટ ગુજરાતમાં વડોદરા ખાતે માલિકીની કંપનીની કામગીરીને આધુનિકરણ માટે જાહેર ક્ષેત્રની ઇન્ફોટેકને ફાળવ્યો છે. ડિઝાસ્ટર રિકવરી સાઇટમાં ભવિષ્યમાં સાબિત કરવામાં કંપની ઓઇલ એન્ડ નેચરલ ગેસ કોન્ટ્રાક્ટનો સપ્ટેમ્બર ૨૦૩૧ ઓએનજીસીના આઇટી હાર્ડવેર મદદ કરશે, તેમ તેણે