



Globus Power Generation Ltd.

July 02, 2024

To

The Manager,
Department of Corporate Services
Bombay Stock Exchange Limited ("BSE")
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai – 400001

Scrip Code – 526025

Subject: Newspaper Advertisement – Disclosure under Regulation 30 read with Regulation 47 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015

Respected Sir,

With reference to the above captioned subject, please find enclosed herewith the copy of the Newspaper clippings published on 02nd July, 2024, in the Financial Express (English) and Jansatta (Hindi), in compliance with Ministry of Corporate Affairs General Circular Nos. 14/2020 dated 08th April, 2020; 17/2020 dated 13th April, 2020; 20/2020 dated 5th May, 2020; 19/2021 dated 08th December, 2021, 02/2022 dated 05th May, 2022 and 10/2022 dated 28th December, 2022 and subsequent circulars issued in this regard, the latest being, General Circular No. 09/2023 dated 25th September, 2023, intimating that 39th Annual General Meeting of the Company will be held on Wednesday, 31st July, 2024 at 11:00 am (IST) through Video Conferencing (VC) /Other Audio Visual Means (OAVM).

The aforesaid information will also be hosted on the Company's website at www.gpgl.in.

This is for your information and necessary records.

Thanking you,
Yours faithfully,

For Globus Power Generation Limited

Kamini
Company Secretary

CIN : L40300RJ1985PLC047105

REGD. OFFICE: Shyam House, Plot No. 3, Amrapali Circle, Vaishali Nagar, Jaipur, Rajasthan-302021 | Ph.: 0141-4025631
CORPORATE OFFICE: A-60, Naraina Industrial Area, Phase-1, New Delhi-110028 | Ph.: 011-25895622 | Fax: 011-25792194
E-mail: globuscdl@gmail.com | Website: www.gpgl.in

AXIS BANK LTD POSSESSION NOTICE
Retail Asset Centre: 1st Floor, G-4/5, B, Sector-4, Gomti Nagar Extension Lucknow, UP 226010.
Whereas the undersigned being the Authorized Officer of AXIS BANK LTD, under the Securitization and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002...

HINDUJA HOUSING FINANCE
Hinduja Housing Finance Limited
Corporate Office: No. 167-169, 2nd Floor, Anna Salai, Saidapet, Chennai-600015
Branch Office: No. 311 & 312, ITL Northex Tower A-9, NSP, Pitampura, Delhi-110034

FORM NO. URC-2
Advertisement giving notice about registration under Part I of Chapter XXI of the Act
[Pursuant to section 374(b) of the Companies Act, 2013 and Rule 4 (1) of the Companies (Authorised to Register) Rules, 2014]

FORM NO. URC-2
Advertisement giving notice about registration under Part I of Chapter XXI of the Act
[Pursuant to section 374(b) of the Companies Act, 2013 and Rule 4 (1) of the Companies (Authorised to Register) Rules, 2014]

PICCADILY AGRO INDUSTRIES LIMITED
CIN: L0115HR1984PLC032244, Regd Office : VIII Shadown Lined, Indri Road, Tehsil Indri Distt Kanwal, Haryana -132117; Email: piccidlygroup34@rediffmail.com

GLOBUS POWER GENERATION LIMITED
CIN: L40300R11985PLC047105
Regd. Office: Shyam House, 3, Amrapali Circle Vaishali Nagar, Jaipur - 302021, Rajasthan, India

INFORMATION PERTAINING TO 39th ANNUAL GENERAL MEETING
The 39th (Thirty Ninth) Annual General Meeting ("AGM") of Globus Power Generation Limited ("the Company") will be held on Wednesday, July 31, 2024 at 11:00 A.M. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the businesses set out in the Notice of AGM in adherence to the applicable provisions of the Companies Act, 2013 ("the Act") read with Rules made thereunder and MCA General Circular No. 09/2023 dated September 25, 2023 read with MCA General Circular No. 14/2020 dated April 08, 2020; 17/2020 dated April 13, 2020; 20/2020 dated May 05, 2020; 19/2021 dated December 08, 2021; 02/2022 dated May 05, 2022 and 10/2022 dated December 28, 2022 ("MCA Circulars") and SEBI ("Listing Obligations and Disclosure Requirements") Regulations, 2015 ("Listing Regulations") read with the SEBI Circulars dated May 12, 2020; January 15, 2021; May 13, 2022; January 05, 2023 and October 7, 2023 ("SEBI Circulars").

CAPITAL INDIA HOME LOANS LIMITED
CIN NO. U65990DL2017PLC322041
Reg Add: 2nd Floor, DLF Centre, Sansad Marg, New Delhi, Central Delhi - 110001

DEMAND NOTICE UNDER SECTION 13(2) OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 ("ACT") READ WITH SECURITY INTEREST (ENFORCEMENT) RULES, 2002 (RULES).
You the below mentioned borrowers have availed loan against the security of the property as mentioned hereunder ("Secured Asset"), from Capital India Home Loan Limited ("Lender"/"Secured Creditor") as per the terms and conditions of loan agreement and other transaction documents ("Transaction Documents").

Table with 5 columns: Name and Address(s) of Borrower(s) / Loan Account No, Details of Secured Asset, Date of Demand Notice and Date of NPA, Amount due as per demand notice. Includes entries for Seema Varshney and Vishnu Varshney.

IDFC First Bank Limited
(erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited)
CIN : L65110TN2014PLC097792
Registered Office : KRM Towers, 8th Floor, Harrington Road, Chetpet, Chennai- 600031.

Notice under Section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002
The following borrowers and co-borrowers availed the below mentioned secured loans from IDFC FIRST BANK LIMITED (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) the loans of the below-mentioned borrowers and co-borrowers have been secured by the mortgage of their respective properties.

Table with 6 columns: Sr No, Loan Account No, Type of Loan, Name of borrowers and co-borrowers, Section 13 (2) Notice Date, Outstanding amount as per Section 13 (2) Notice, Property Address. Includes entry for Prabha Sharma and Sourav Sharma.

You are hereby called upon to pay the amounts to IDFC FIRST BANK LIMITED (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) as per the details shown in the above table with contracted rate of interest thereupon from their respective dates and other costs, charges etc. within 60 days from the date of this publication, failing which the undersigned shall be constrained to initiate proceedings, under Section 13 (4) and section 14 of the SARFAESI Act, against the mortgaged properties mentioned hereinabove to realize the amount due to IDFC FIRST BANK LIMITED (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited). Further you are prohibited under Section 13 (13) of the said Act from transferring the said secured assets either by way of sale/lease or otherwise.

SHRIRAM PISTONS & RINGS LTD.
Regd. Office : 3rd Floor, Himalaya House, 23, Kasturba Gandhi Marg, New Delhi-110 001
CIN : L29121DL1963PLC00494; PAN : AAACS229G

NOTICE OF THE 60th ANNUAL GENERAL MEETING AND INFORMATION ON E-VOTING
Notice is hereby given that the 60th Annual General Meeting of the Company (AGM) will be held on Wednesday, 24th July, 2024 at 4:00 PM. (IST) through Video Conferencing / Other Audio-Visual Means (VC/ OAVM) to transact the business as set out in the Notice convening the AGM of the Company ("Notice") hereafter and Members will not be allowed to vote through remote e-voting facility.

Further, in terms of section 10B of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, and Regulation 44 of the SEBI Listing Regulations, 2015, the Company is providing to its members a facility to exercise their right to vote by electronic means (through remote e-voting), on the items of business specified in the aforesaid Notice convening the 60th AGM, to members holding shares as on 17 July, 2024 being the cut-off date fixed for determining the voting rights of members, entitled to participate in the e-voting process. The Company has entered into an arrangement with Central Depository Services (India) Limited (CDSL) to provide remote e-voting facility for participation in the AGM through VC/OAVM facility and e-voting during the AGM through their platform www.evotingindia.com.

बैंक ऑफ बड़ोदा BANK OF BARODA
Branch: Jeoni Mandi, Agra

POSSESSION NOTICE {for immovable property under Rule 8(1)}
The Authorized Officer of Bank of Baroda under the Securitization and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(2) read with Rule-8 of the Security Interest (Enforcement) Rules, 2002, issued demand notice on the date mentioned against account and stated hereunder calling upon the borrowers/guarantors/mortgagors to repay the amount mentioned in the notice being together with further interest at contractual rate on the aforesaid amount and incidental expenses, costs, charges etc. within sixty days from the date of receipt of said notice.

Table with 5 columns: Name of the Borrowers/ Guarantors, Details of the Mortgaged Properties, Date of Demand notice, Date of possession, Amt. Due as per Possession Notice. Includes entries for M/s Ravi Vishal Beej Bhandar and Mrs. Mini Sharma.

Date: - 02.07.2024 Authorized Officer

केनरा बँक Canara Bank
A Government of India Undertaking

POSSESSION NOTICE {for immovable property}
The Authorized Officer of Canara Bank under the Securitization and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(2) read with Rule-3 of the Security Interest (Enforcement) Rules, 2002, issued demand notice on the date mentioned against account and stated hereunder calling upon the borrowers/guarantors/mortgagors to repay the amount mentioned in the notice being together with further interest at contractual rate on the aforesaid amount and incidental expenses, costs, charges etc. within sixty days from the date of receipt of said notice.

Table with 5 columns: Name of the Borrowers/ Guarantors, Details of the Mortgaged Properties, Amt. Due as per Demand Notice, Date of Demand notice, Date of possession. Includes entries for Mrs. Chetna Singh and M/S Anshil Trading Company.

K.M. SUGAR MILLS LIMITED
CIN No. : L15421UP1971PLC003492
Regd. Office: 11-Moti Bhasvan, Collector Ganj, Kanpur-208001 (U.P.)

NOTICE 51st ANNUAL GENERAL MEETING ("AGM"), BOOK CLOSURE AND REMOTE E-VOTING FOR INFORMATION TO MEMBERS

1. The 51st Annual General Meeting ("AGM") of the K M Sugar Mills Limited will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") on Saturday 03rd August, 2024 at 11:00 (AM), in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made there under and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 read Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 5, 2020, Circular No. 21/2021 dated December 14, 2021, Circular No. 2/2022 dated May 5, 2022 and Circular No. 10/2022 dated December 28, 2022 and subsequent circulars issued in this regard, the latest being General Circular No. 09/2023 dated September 25, 2023, (collectively referred to as "MCA Circulars"), prescribing the procedure and manner of conducting the AGM through VC / OAVM. The Securities and Exchange Board of India ("SEBI") also vide its Circular No. SEBI/HO/CFD/POD-2/P/CIR/2024/4 dated January 5, 2023, October 6, 2023, and October 7, 2023 issued by SEBI (collectively referred to as "relevant circulars"), to transact the business set out in the Notice calling the AGM. Members will be able to attend the AGM through VC / OAVM or view the live webcast at https://instamem.linktime.co.in. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013.

ग्लोबस पॉवर जनरेशन लिमिटेड

सीआईएन : L40300R1985PLC47105

पंजीकृत कार्यालय : 3, आनंदली स्टेशन, वेरांगली नगर, चण्डी - 200221, उत्तराखण्ड, भारत

निर्माण: 91-11-4025631 एच 91-11-41411071/72, फ़ैसल - 91-11-25792194

दूरभाष: 011-411-4025631 एच 91-11-41411071/72, फ़ैसल - 91-11-25792194

वेबसाइट: www.gpgl.in, ईमेल: globuscsl@gmail.com

39वीं (उनतालिसवीं) वार्षिक आम बैठक**से संबंधित जानकारी**

एतद्वारा सूचित किया जाता है कि ग्लोबस पॉवर जनरेशन लिमिटेड ("कंपनी") की 39वीं (उनतालिसवीं) वार्षिक आम बैठक ("एजीएम") बुधवार, 31 जुलाई, 2023 को मध्य 11.30 बजे (आईएसटी) पर वीडियो कॉन्फ्रेंसिंग ("वीसी")/अन्य ऑडियो विड्युअल संचारण ("ओपीएम") के माध्यम से आयोजित की जायेगी, जिस बैठक में कंपनी अधिनियम 2013 (अधिनियम) के अंतर्गत विरचित नियमावली के साथ पठित लागू प्रावधानों तथा एमसीए जनरल सकुलर नंबर 09/2023 दिनांक 25 सितंबर, 2023 को एमसीए जनरल सकुलर नंबर 14/2020 दिनांक 08 अप्रैल, 2020; 17/2020 दिनांक 13 अप्रैल, 2020; 20/2020 दिनांक 05 मई 2020; 19/2021 दिनांक 08 दिसंबर 2021 और 02/2022 दिनांक 05 मई 2022 तथा 10/2022 दिनांक 28 दिसंबर 2022 ("एमसीए परिचय") के साथ पठित, और सभी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियमावली 2015 ("सूचीबद्धता विनियमावली") जो कि सभी परिवर्तन दिनांक 12 मई 2020; 15 जनवरी 2021; 13 मई 2022 एवं 05 जनवरी, 2023 तथा 7 अक्टूबर 2023 ("सभी परिवर्तन") के साथ पठित है, के अनुपालन में, एजीएम की सूचना में निर्धारित व्यवसायों का, संचालन किया जायेगा।

उपरोक्त एमसीए और सभी परिवर्तनों के अनुपालन में, वित्तीय वर्ष 2023-24 की वार्षिक रिपोर्ट के साथ एजीएम की सूचना, कंपनी के उन सभी सदस्यों को ई-मेल के माध्यम से भेजी जायेगी, जिनके नाम शुक्रवार 28 जून 2024 को व्यावसायिक घंटे बंद होने के समय पर सदस्यों के रजिस्ट्रार में दिखाई देंगे और जिनके ईमेल पते, कंपनी/कंपनी के रजिस्ट्रार और शेयर ट्रांसकर एजेंट, अर्थात् बीएल फाइनेंशियल एंड कम्प्यूटर सर्विसेज प्राइवेट लिमिटेड / डिजिटल डिपॉजिटरी पार्टिसिपेंट के साथ पंजीकृत हैं। इसके अतिरिक्त, उपरोक्त सूचना और वार्षिक रिपोर्ट कंपनी की वेबसाइट www.gpgl.in और स्टॉक एक्सचेंजों अर्थात् बीएसई लिमिटेड की वेबसाइट www.bseindia.com एवं एफएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध हैं।

अधिनियम की धारा 108 और कंपनी (प्रबंधन एवं प्रशासन) नियमावली 2015 के नियम 20 और सूचीकरण विनियमों के विनियम 44 के प्रावधानों के अनुपालन में, कंपनी एजीएम की सूचना में निर्दिष्टानुसार सभी व्यवसायों पर कंपनी के समस्त सदस्यों के लिये रिमोट ई-वोटिंग की सुविधा उपलब्ध करेगी। इसके अतिरिक्त, अर्थात्क अथवा मौखिक प्रारूप में अंशों का धारण करनेवाले वाले सदस्यों द्वारा एजीएम में रिमोट ई-वोटिंग तथा ई-वोटिंग की विधि के साथ ही तथा उन सदस्यों द्वारा ई-वोटिंग के लिये लॉगिन आईडी एवं पासवर्ड प्राप्त करने के अनुरोध, जिन्होंने अपने ईमेल पते पंजीकृत नहीं कराये हैं, एजीएम की सूचना में वर्णित किये जायेंगे।

ई-मेल पतों को पंजीकृत करने / अद्यतन करने की प्रविधि :

(क) **मौखिक प्रारूप में धारित अंश :** कृपया ध्यान दें कि ईमेल पते और ईमेल पते को अन्य प्रासंगिक प्रयत्नों और प्रलेखों के साथ विधिवत भरे गये एवं हस्ताक्षरित निर्धारित फॉर्म आईएसएन-1 (कंपनी की वेबसाइट पर उपलब्ध) के साथ जमा करके कंपनी के रजिस्ट्रार और शेयर ट्रांसकर एजेंट, बीएल फाइनेंशियल एंड कम्प्यूटर सर्विसेज प्राइवेट लिमिटेड, बीएल हाउस, तृतीय तल, 99 मदननगर, लोकल सोपिंग कॉम्प्लेक्स के पीछे, नई दिल्ली - 110062 पर beclar1@gmail.com पर ईमेल के द्वारा पंजीकृत करें।

(ख) **अर्थात्क रूप में धारित अंश :** कृपया अपने डिजिटल डिपॉजिटरी पार्टिसिपेंट द्वारा बताई गई प्रक्रिया के अनुसार अपना ई-मेल पता पंजीकृत/अद्यतन करने के लिए अपने डिजिटल डिपॉजिटरी पार्टिसिपेंट से संपर्क करें।

किसी भी प्रश्न की स्थिति में, सहायक ग्लोबस पॉवर जनरेशन लिमिटेड के कंपनी सचिव से फोन नंबर 011-41411071 या ईमेल globuscsl@gmail.com पर संपर्क कर सकते हैं। प्रश्नों को कंपनी के रजिस्ट्रार और शेयर ट्रांसकर एजेंट, बीएल फाइनेंशियल एंड कम्प्यूटर सर्विसेज प्राइवेट लिमिटेड से ईमेल beclar1@gmail.com पर भेजा जा सकता है या 011-29961281, 29961282 पर कॉल कर सकते हैं।

बॉर्ड के आदेशानुसार
कृते ग्लोबस पॉवर जनरेशन लिमिटेड
हस्ता-/-
कासिनी
कंपनी सचिव

स्थान : नई दिल्ली
दिनांक : 02 जुलाई, 2024

क्र. सं.	अधिकारी का नाम	पद	सं. सं.	दिनांक	संबंधित पते सं.
1	सुबहस कामल	प्रमोटर	0000064	10664	10445151-10445603

यह सूचना पत्र जारी है कि मैं, अक्षय भंडारी लिमिटेड के निम्नलिखित इन्फोर्मर प्रमाण पत्र हस्ताक्षर विनियम के तहत जारी किया जा रहा है। अक्षय भंडारी लि. को भी यह है और मैं हस्ताक्षर विनियम के तहत जारी करने के लिए अद्यतन किया है।

यह सूचना पत्र जारी करने वाले को भी व्यक्ति इन तथ्यों के साथ ही प्रमाणित प्रमाण के साथ है, अक्षय भंडारी लिमिटेड के पंजीकृत कार्यालय, तैलको बंगला - लोकल सोपिंग, ए - 3 बिल्डिंग फ्लोर, नई दिल्ली - भारत / या इनके अद्वितीय डिजिटल डिपॉजिटरी, सी 101, 247 फ्लोर, एन.पी.एच. मार्ग, फिरोज़ी (पश्चिम), मुंबई - 400083 को इस तिथि से 15 दिनों के भीतर पर दृढ़ कर सकता है। अन्यथा मैं, अक्षय भंडारी लिमिटेड पुनर्विचार प्रमाण पत्र जारी करने के लिए और खोजूंगा।

स्थान: अक्षयभंडार, नूतन
दिनांक: 04.06.2024

उत्तराखण्ड पावर कारपोरेशन लिमिटेड

कार्यालय अधिशासी अभियन्ता, विद्युत जानपद खण्ड

33/11 के०बी० उपस्थान, श्रीनगर (ग०)

निविदा सूचना
अधोहस्ताक्षरी द्वारा निम्नलिखित जानपदीय कार्यों हेतु केन्द्र/राज्य सरकार/निगमों के अनुमोदी प्रतिष्ठित, आयकर, जी.एस.टी. एवं ई.पी.एफ आदि में पंजीकृत तथा जी.एस.टी., ई.पी.एफ., जमा करने के नवीनतम चालान की प्रतियांरी ठेकेदारों से हस्ताक्षरयुक्त भुवबन्ध निविदाएं आमंत्रित की जाती हैं जो दिनांक 18.07.2024 के पूर्वान् 11.00 बजे तक बेची जायेगी तथा निविदाएं उसी दिन अपरान् 03.00 बजे तक जमा की जायेगी जोकि उसी दिन अपरान् 03.30 बजे अधोहस्ताक्षरी द्वारा उपस्थित निविदादाताओं/ अधिकृत प्रतिनिधियों के समक्ष दिवसीय रूप से खोली जायेगी। उक्त तिथि में अक्षय होने पर निविदाएं अगले कार्य दिवस में प्राप्त की व खोली जायेगी। निविदा की वैधता अवधि की तिथि से 03 माह होगी। निविदाएं किसी भी कार्य दिवस में अधोहस्ताक्षरकारों के कार्यालय में देखे व निविदा धनराशि बैंक ड्राफ्ट/बिकर्स चेक/नगद जमा करके पर निविदा प्राप्त किये जा सकते हैं किसी भी अक्षय सभी निविदाओं को बिना कारण के अधोहस्ताक्षरी द्वारा निरस्त करने का अधिकार सुरक्षित है। डाक से निविदा मंगाने पर डाक व्यय रू 10 10 0 0 अतिरिक्त देय होगा तथा डाक से हुए विलंब पर विभाग का कोई उत्तरदायित्व नहीं होगा। जिन निविदाकारों पर विभाग द्वारा पंजीकृत लगाई गई हो अथवा जिनके द्वारा विभागीय कार्य संतोषजनक एवं पूर्ण नहीं किए गए/कराये जा रहे हैं, उन्हें एकल अथवा संयुक्त रूप से भी निविदा नहीं बेची जायेगी। शर्तार्थी निविदाएं स्वीकार नहीं की जायेगी। निविदाकार निविदा प्रपत्र खरीदने से पूर्व निर्माण कार्य स्थल का भली-भांति निरीक्षण कर लें। पिछले 03 वित्तीय वर्ष में एक अनुबंध के अंतर्गत अनुमानित लागत का 80% या दो अनुबंधों के अंतर्गत प्रत्येक में 60% या तीन अनुबंधों के अंतर्गत प्रत्येक में 40% तक के जानपदीय कार्य (civil works) का अधिशासी अभियन्ता (जानपद)/उच्च स्तर के अधिकारी द्वारा जारी किया कार्य अनुभव प्रमाण -प्रत्र प्रस्तुत करना अनिवार्य है। निविदा माग 01 में, अनुभव प्रमाण-प्रत्र, आयकर, जी०एस० टी०, ई.पी.एफ. पंजीकरण एवं निविदा वेगता हेतु हस्ताक्षरयुक्त रू 10 0 0 0 के स्टाम्प पेपर पर रू 01. 0 0 का प्रसीदी टिकट लगा तथा घोरेहर धनराशि, अधोहस्ताक्षरी के पक्ष में प्रतिवृत्त करते हुए सी.डी.आर./एफ.डी.आर./एन.एस.सी. के रूप में तथा वांछित प्रमाण पत्रों तथा ई.पी.एफ., जी.एस.टी जमा करने की नवीनतम सत्यापित प्रति वांछित प्रस्तुत की जायेगी। घोरेहर धनराशि निविदा के निर्णय होने से पूर्व वापस नहीं की जायेगी। निविदा माग 02 में कार्य की दरें प्रस्तुत की जायेगी। निविदा माग 01 में वांछित घोरेहर धनराशि एवं वांछित प्रपत्रों आदि के नहीं प्राप्त या जाने पर निविदा माग 02 नहीं खोला जायेगा। क्रम संख्या - 1. 33/11 के०बी० उपस्थान, श्रीनगर (ग०) परिसर स्थित अधिशासी अभियन्ता(वि०) आवास की विधि पर माग 01/विजयश्री/2024-25, घोरेहर धनराशि रू 30 00 0 0-00, निविदा मूल्य रू 0 5 0 0-00 (जी.एस.टी.सहित), कार्य पूर्ण करने की अवधि 2 माह। 2. 33/11 के०बी० उपस्थान, नरेन्द्रनगर (दि०ग०) पर ए०एस०जी०आर० एवं आवासीय भवनों की विशेष मरम्मत एवं अन्य विधि जानपदीय कार्य। निविदा संख्या 05/विजयश्री/2024-25, घोरेहर धनराशि रू 45 00 0 0-00, निविदा मूल्य रू 0 118 0 0 0 (जी.एस.टी. सहित), कार्य पूर्ण करने की अवधि - 3 माह। 3. 33/11 के०बी० विद्युत उपस्थान, बडकोट जिला-उत्तरकाशी में जे०ई०/ई०ई० आवास की मरम्मत एवं अन्य विधि जानपदीय कार्य। निविदा संख्या 06/विजयश्री/2024-25, घोरेहर धनराशि रू 10 00 0 0-00, निविदा मूल्य रू 2 95 0 0 0 (जी.एस.टी. सहित), कार्य पूर्ण करने की अवधि - 1 माह।

पत्रांक सं. : 329/वि०जा०ख०श्री०(टी)-1/निविदा
दिनांक : 01.07.2024

अधिशासी अभियन्ता
“राष्ट्र हित में विजली बचाव”

ADITYA BIRLA CAPITAL
PROTECTING INVESTING FINANCING ADVISING

पंजीकृत कार्यालय इंडियन सेल कोर्पोरेशन, वेरांगली, नूतन 302266
कॉर्पोरेट कार्यालय: आर-2क फार्क, 10वीं मंजिल, फिरोज़ी कॉम्प्लेक्स, अक्षय भंडारी एडिटेड से दूर,
गोवा, पुणे, मुंबई, 400083
साचा कार्यालय दुबई शहर, डिफेंस बिल्डिंग, 17, बाराक रोड, नई दिल्ली-110001

आदित्य विद्युता फाइनेंस लिमिटेड

प्रतीकालंकार कक्षा सुलुआ

हस्ताक्षरित (प्रवर्तन) नियम 2022 के विवरण 8(1) के अंतर्गत।
जारी, मोटे हस्ताक्षरकों, आदित्य विद्युता फाइनेंस लिमिटेड, डिफेंस रोड, विजय बिल्डिंग, 17, बाराक रोड, नई दिल्ली-110001 के अधिकृत अधिकारी होने के तहत उक्त प्रवर्तन शक्तियों का प्रयोग करते हुए, प्रवर्तन तथा प्रतिभूति हित प्राप्त अभिनियम, 2002 (अभिनियम संख्या 54, 2002) के अंतर्गत और प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ धारा 13(2) के तहत प्रवर्तन शक्तियों का प्रयोग करते हुए सरकारी अधिनियम, 2002 की धारा 13(2) के अंतर्गत दिनांक 24.04.24 को एक मांग नोटिस जारी कर उपायकारकों/सह-उपायकारकों/अर्थात् मेसर्स अक्षयक नीलीमस, घोरेहर, मोहम्मद फुकरा, फरहा नाज के माध्यम से, नोटिस में उल्लिखित शर्तें रू. 92,65,296/- (नब्बे लाख पचास हजार दो सौ टिकायें मात्र) और उक्त पर ध्यान के अधीन होगा।
उपायकारकों/गारंटर्स का ध्यान सुरक्षित परिसरितियों को मनुने के लिए उपलब्ध प्रमाण के संबंध में उक्त अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के लिए उपायकारकों किया जाता है।

अवल संपत्ति का विवरण
अवल संपत्ति का वह पूरा हिस्सा जो इस प्रकार है:
“वेस्टम नंबर-1, ग्राउंड फ्लोर, प्लॉट नंबर-47, ब्लॉक-5, इरोज गार्डन कॉलोनी, सूजबुड रोड, फरीदाबाद, हरियाणा 121009, वेबकाल 139560 वर्ग मीटर (166 वर्ग गज)।
स्थान : फरीदाबाद, हरियाणा
दिनांक : 01.07.2024

प्राधिकृत अधिकारी
(आदित्य विद्युता फाइनेंस लिमिटेड)

केन फिन होम्स लि.
शॉप नं. 4, बृहत् प्लॉट, एस.एल. टॉवर, निकट बैंक ऑफ महाराष्ट्र, कामाक्षीवस्तु बिल्डिंग, अल्हाबा-1, ग्रेट नोरप्ला (सू.पी.) पिन-201308
CIN: L85110KA1987PLC008699, ई-मेल: grateland@canfinhomes.com
गोवाइल सं - 7620579164, 02120-4699974

कक्षा सूचना विनियम 8(1) अचल सम्पत्ति के लिए
जारी, अधोहस्ताक्षरी ने केन फिन होम्स लिमिटेड, के प्राधिकृत अधिकारी के रूप में, वित्तीय आसक्तियों का प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 प्रतिभूति हित (प्रवर्तन) नियमावली 2002 (2002 का 54) के तहत धारा 13(2) के तहत नियम के 3 के साथ पठित प्रवर्तन शक्तियों का प्रयोग करते हुए एक मांग नोटिस दिनांकित 30.03.2024 को जारी की थी जिसमें कर्जदार श्री मोहम्मद अमजद पुत्र मोहम्मद इमरान ई.एस.टी.अनिसा बेगम पत्नी मोहम्मद अमजद से सूचना में वर्णितानुसार बकाया शर्तें रू. 23,81,578 /- (रुपए दूईस लाख इक्कासी हजार पाँच सौ अठ्ठहत्तर मात्र) और ध्यान उक्त सूचना के तहत दिनांक 30 दिनांक के भीतर, बचाने की मांग की गई थी। कर्जदार उक्त शर्तें बचाने में असमर्थ रहे हैं, एतद्वारा कर्जदार और जमासाधारण को सूचना दी जाती है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के तहत उक्तको प्रवर्तन शक्तियों का प्रयोग करते हुए यहां मोटे वर्णित संपत्ति का कक्षा दिनांक 24 मई 2024 को प्राप्त कर लिया है। सुरक्षित परिसरितियों को मनुने के लिए उपलब्ध प्रमाण के संबंध में, अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के लिए उपायकारकों का ध्यान आकर्षित किया जाता है।

विशेष रूप से कर्जदार/रों, गारंटर्स/रों को तथा सामान्य रूप से जनसाधारण को इस संपत्ति के संबंध में संव्यवहार नहीं करने हेतु सावधानी किया जाता है और संपत्तियों के संबंध में कोई भी संव्यवहार केन फिन होम्स लिमिटेड, की बकाया शर्तें रू. 23,81,578 /- (रुपए दूईस लाख इक्कासी हजार पाँच सौ अठ्ठहत्तर मात्र) और ध्यान उक्त सूचना के तहत दिनांक 30 दिनांक के भीतर, बचाने की मांग की गई थी। अचल सम्पत्ति का विवरण
अचल सम्पत्ति का विवरण
अचल सम्पत्ति का वह पूरा हिस्सा जो इस प्रकार है:
“वेस्टम नंबर-1, ग्राउंड फ्लोर, प्लॉट नंबर-47, ब्लॉक-5, इरोज गार्डन कॉलोनी, सूजबुड रोड, फरीदाबाद, हरियाणा 121009, वेबकाल 139560 वर्ग मीटर (166 वर्ग गज)।
स्थान : फरीदाबाद, हरियाणा
दिनांक : 01.07.2024

प्राधिकृत अधिकारी
(आदित्य विद्युता फाइनेंस लिमिटेड)

(Continued from previous page..)

8. Justification for Basis for Issue price
a) The price per share of our Company based on the primary/ new issue of shares (equity / convertible securities), excluding shares issued under ESOP/ ESOS and issuance of bonus shares

There has been no issuance of Equity Shares or convertible securities during the 18 months preceding the date of this Red Herring Prospectus, excluding the shares issued under the ESOP Schemes and issuance of bonus shares, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-Issue capital before such transaction(s) and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of 30 days.

b) The price per share of our Company based on the secondary sale / acquisition of shares (equity shares)
There have been no secondary sale / acquisitions of Equity Shares, where the promoters, members of the promoter group or shareholder(s) having the right to nominate director(s) in the board of directors of the Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of the Red Herring Prospectus, where either acquisition or sale is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue share capital before such transaction(s) and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days.

c) Since there are no such transaction to report to under (a) and (b), the following are the details of the last five primary or secondary transactions (secondary transactions where Promoter, Selling Shareholder or members of the Promoter Group or Shareholder(s) having the right to nominate Director(s) on our Board, are a party to the transaction), not older than three years prior to the date of this Red Herring Prospectus irrespective of the size of transactions:

Primary Issuances
Except as disclosed below, there have been no primary transactions in the last three years preceding the date of the Red Herring Prospectus:
Bonus Issue of 1,55,04,667 Equity Shares of face value of ₹10/- each in the ratio of 20:3 i.e., 20 Bonus Equity Shares for 3 Equity Shares held

Sr.No	Name	No. of Equity Shares
1.	Dr. Varsha Subhash Kamal	79,07,667
2.	Mr. Subhash Ramavtar Kamal	75,97,000
	Total	1,55,04,667

Secondary Issuances

Sr.No	Name of Shareholder	Date of Transaction	Promoter/ Promoter Group/ Director	Number of Equity Shares Subscribed to/ Acquired	Number of Equity Shares Held	Subscribed/ Acquired/
1.	Dr. Varsha Subhash Kamal	February 26, 2024	Promoter, Selling Shareholder and Managing Director	-	01	Transfer to M/s Kamal Subhash HUF
				-	01	Transfer to Mr. Vijay Vasant Dauge
				-	01	Transfer to Mr. Shylaja Vijay Dange
				-	01	Transfer to Mr. Vijay Kumar Kamtaprasad Yadav
				-	01	Transfer to Mr. Bipin Bihari Mohapatra
2.	M/s Kamal Subhash HUF	February 26, 2024	Promoter Group	01	-	Transfer From Ms. Varsha Subhash Kamal
				-	---	Transfer From Ms. Varsha Subhash Kamal
3.	Mr. Vijay Vasant Dauge	February 26, 2024	Promoter Group	01	-	Transfer From Ms. Varsha Subhash Kamal

d) Weighted average cost of acquisition, Issue Price
Weighted average cost of acquisition of Equity Shares based on primary/ secondary transaction(s), as disclosed in paragraph above, are set out below:

Types of transactions	Weighted average cost of acquisition (₹ per Equity Share)	Floor Price (i.e. ₹ 78/-)	Cap Price (i.e. ₹ 82/-)
Weighted average cost of acquisition of primary / new issue as per paragraph a above.	NA	NA	NA
Weighted average cost of acquisition for secondary sale / acquisition as per paragraph b above.	NA	NA	NA
Weighted average cost of acquisition of primary issuances / secondary transactions as per paragraph 8(c) above - Primary Transaction	19.00	4.11	4.32

Note: There was no primary / new issue of shares (equity/ convertible securities) other than Equity Shares issued pursuant to a bonus issue in last 18 months and three years prior to the date of the Red Herring Prospectus.

Investors should read the above-mentioned information along with section titled “Our Business”, “Risk Factors” and “Restated Financial Statements” beginning on page 117, 27 and 171 respectively including important profitability and return ratios, as set out in chapter titled “Other Financial Information” on page 172 of the Red Herring Prospectus to have a more informed view

Our Company and Selling Shareholders in consultation with the BRLM may consider participation by Anchor Investors. The Anchor Investor Bidding Date shall be one Working Day prior to the Bid/Offer Opening Date in accordance with the SEBI (ICDR) Regulations, 2018. In case of any revisions in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding Ten Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of One Working Day, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchange, by issuing a press release, and also by indicating the change on the website of the Book Running Lead Manager and the terminals of the other members of the Syndicate and by intimation to SCSBs, the Sponsor Bank, Registered Brokers, Collecting Depository Participants and Registrar and Share Transfer Agents.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended (“SCRR”) read with Regulation 229 (2) and 253 of the SEBI ICDR Regulations, the Offer is being made for at least 25% of the post Offer paid up equity share capital of our company. The Offer is being made through the book building process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (“QIBs”) (the “QIB Portion”), provided that our Company and Selling Shareholders in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis (the “Anchor Investor Portion”). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance equity shares shall be added to the QIB Category. 5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion (excluding Anchor Investor Portion), the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Investors in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them or at above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilize the Application Supported by Blocked Amount (“ASBA”) process providing details of their respective bank account (including UPI ID for Bids using UPI Mechanism), in which the corresponding Bid Amounts will be blocked by the SCSBs or the Sponsor Bank, as applicable. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see “Offer Procedure” on page 233 of the Red Herring Prospectus.

Bidders / Applicants should note that on the basis of PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidders/Applicants may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidders/Applicants as available on the records of the depositories. These Demographic Details may be used, among other things, for or unblocking of ASBA Account or for other correspondence(s) related to an Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants' sole

risk. Bidders /Applicants should ensure that PAN, DP ID and the Client ID are correctly filled in the Bid cum Application Form. The PAN, DP ID and Client ID provided in the Bid cum Application Form should match with the PAN, DP ID and Client ID available in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects and other objects of our Company, see “History and Corporate Structure” on page 148 of the Red Herring Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section “Material Contracts and Documents for Inspection” on page 286 of the Red Herring Prospectus.

LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is Limited.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The Authorised share capital of the Company is ₹ 25,00,00,000 divided into 2,50,00,000 Equity Shares of ₹ 10/- each. The offered, subscribed and paid-up share capital of the Company before the Offer is ₹ 17,83,03,670 divided into 1,78,30,367 Equity Shares of ₹ 10/- each. For details of the Capital Structure, see “Capital Structure” on the page 68 of the Red Herring Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS		
Name of Promoters	Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares
Dr. Varsha Subhash Kamal	100.00	500	Dr. Varsha Subhash Kamal	10.00	90,93,811
Mr. Subhash Ramavtar Kamal	100.00	500	Mr. Subhash Ramavtar Kamal	10.00	87,36,550

Details of the main objects of the Company as contained in the Memorandum of Association, see “History and Corporate Structure” on page 148 of the Red Herring Prospectus. For details of the share capital and capital structure of the Company see “Capital Structure” on page 68 of the Red Herring Prospectus.

LISTING: The Equity Shares offered through the Red Herring Prospectus are proposed to be listed on the SME Platform of NSE (“NSE EMERGE”). Our Company has received an “in-principle” approval from the NSE for the listing of the Equity Shares pursuant to letter dated June 28, 2024, for the purposes of the Offer, the Designated Stock Exchange shall be NSE. A signed copy of the Red Herring Prospectus has been delivered for registration to the ROC on June 30, 2024 and Prospectus shall be delivered for filing to the RoC in accordance with Section 26(4) of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see “Material Contracts and Documents for Inspection” on page 286 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (“SEBI”): Since the Offer is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 211 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): “It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the “Disclaimer Clause of NSE” beginning on page 213 of the Red Herring Prospectus.

GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Offer and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India (“SEBI”), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to “Risk Factors” on page 27 of the Red Herring Prospectus.