

OLA ELECTRIC MOBILITY LIMITED

CIN - L74999KA2017PLC099619

(Formerly known as Ola Electric Mobility Private Limited)

Date: August 01, 2025

To, To,

National Stock Exchange of India Ltd.,

BSE Limited

Address: Exchange Plaza, C-1, Block G, Bandra Kurla Address: Phiroze Jeejeebhoy Towers

Complex, Bandra (E), Mumbai-400051, Maharashtra, Dalal Street Mumbai- 400001, India.

Maharashtra, India.

NSE Scrip Symbol: OLAELEC BSE Scrip Code: 544225

SUBJECT: SUBMISSION OF NEWSPAPER PUBLICATION(S) FOR PROPOSED VARIATION IN OBJECTS / TERMS OF UTILIZATION OF THE INITIAL PUBLIC OFFERING PROCEEDS OF OLA ELECTRIC MOBILITY LIMITED ("THE COMPANY").

Dear Sir/ Madam,

Pursuant to Regulation 30 and other applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), we are enclosing herewith copies of the newspaper advertisement (PAS-1) published with details regarding proposed variation in the objects / terms of utilization of the Initial Public Offering ("IPO") proceeds and extension of time limit for utilisation of the IPO proceeds, in compliance with requirement under the Companies Act, 2013.

The advertisements were published today (i.e. on August 01, 2025) in the following newspapers:

- 1. Financial Express (English);
- 2. Vishwavani News (Kannada); and
- 3. Jansatta (Hindi)

This intimation will also be made available on the website of the Company and can be accessed using the below link: https://www.olaelectric.com/investor-relations/announcements.

We request you to take the same on record.

Thanking You, Yours faithfully, For and on behalf of OLA ELECTRIC MOBILITY LIMITED

Harish Abichandani Chief Financial Officer Place: Bengaluru

Enclosed: a/a

FINANCIAL EXPRESS

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR SS REALTECH PRIVATE LIMITED **OPERATING IN HOTEL & HOSPITALITY SECTOR AT** MORADABAD, UTTAR PRADESH

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

1.	Name of the corporate debtor along with PAN & CIN/ LLP No:	SS REALTECH PRIVATE LIMITED. CIN- U70109DL2007PTC158950 PAN – AAKCS5518C			
2.	Address of the registered office	592 A, Bijwasan, New Delhi - 110061			
3.	URL of website	Not Available			
4.	Details of place where majority of fixed assets are located	Land Parcels at Village - Bhensia, Moradabad (UP)			
5.	Installed capacity of main products/ services	Not Applicable			
6.	Quantity and value of main products/ services sold in last financial year	Not Applicable			
7.	Number of employees/ workmen	Employees- 0 Workmen- 0			
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL: Sending request by email to ssrealtech@ibcprocess.in				
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	Sending request by email to ssrealtech@ibcprocess.in			
10.	Last date for receipt of expression of interest	16/08/2025			
11.	Date of issue of provisional list of prospective resolution applicants	26/08/2025			
12.	Last date for submission of objections to provisional list	31/08/2025			
13.	Date of issue of final list of prospective resolution applicants	10/09/2025			
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	15/09/2025			
15.	Last date for submission of resolution plans	15/10/2025 (Estimated)			
16,	Process email id to submit Expression of Interest	ssrealtech@ibcprocess.in			
17.	Details of the corporate debtor's registration status as MSME	Not Applicable			

Ms. Anju Agarwal, Resolution Professional for SS Realtech Private Limited IBBI Regn. No. IBBI/IPA-001/IP-P00106/2017-2018/10213 AFA Valid Upto: 31-Dec-2025 IBBI Regn. Address/Email: 73, National Park, Lajpat Nagar IV, National Capital Territory of Delhi - 110024 / anju@insolvencyservices.in Correspondence Address: C-100, Sector 2, Noida, Ultar Pradesh- 201301

Date: 01.08.2025

Place: Delhi

OL Chemicals and Pharmaceuticals Limited CIN: L24116PB1986PLC007030

Regd Office: Village & Post Office Handiaya, Fatehgarh Channa Road, Barnala, 148107, Punjab (India) Corporate Office: 85, Industrial Area 'A', Ludhiana-141003 (Punjab)

Tel: +91-161-2225531-35, E-mail: investor@iolcp.com, Website: www.iolcp.com

NOTICE OF THE 38th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION ETC.

NOTICE is hereby given that the 38th Annual General Meeting ("AGM") of the Members of IOL Chemicals and Pharmaceuticals Limited ("the Company") will be held on Friday, 22nd August 2025 at 11:30 AM (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the businesses as set out in the Notice of the AGM (the "AGM Notice") in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act"), the Rules made thereunder and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with General Circular Nos. 14/2020 dated 08th April 2020; 17/2020 dated 13th April 2020; 20/2020 dated 5th May 2020, 02/2021 dated 13th January 2021; 21/2021 dated 14th December 2021; 2/2022 dated 5th May 2022; 10/2022 dated 28th December, 2022; 09/2023 dated 25th September, 2023 and 09/2024 dated 19th September, 2024 issued by the Ministry of Corporate Affairs ("MCA") and Circular Nos. SEBI/HO/CFD/CMD1, CIR/P/2020/79 dated 12th May 2020; SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January 2021; SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13th May 2022; SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated 5th January 2023 SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated 7th October 2023 and SEBI/HO/CFD/ CFD-PoD-2/P/CIR/2024/133 dated 3rd October 2024 issued by the Securities and Exchange Board of India("SEBI"). The circulars issued by MCA & SEBI are collectively referred to as the "Relevant Circulars".

In compliance with the Relevant Circulars, the AGM Notice and Integrated Annual Report for the financial year 2024-25 have been sent on 31st July 2025 to the Members of the Company whose e-mail addresses are registered with the Company/Depository Participant(s). The requirement of sending the physical copy of the AGM Notice and Integrated Annual Report to the members has been dispensed with vide above said Relevant Circulars. The aforesaid documents are also available on the Company's website at www.iolcp.com and on the website of the Stock Exchanges i.e. BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also available on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com. The procedure for registration of email addresses by members whose email addresses are not registered with company / RTA / Depositories is provided in the

Pursuant to the provisions of Section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the Listing Regulations and Relevant Circulars, the Company is providing to all its members, the facility to exercise their right to vote through remote e-voting before and during the AGM in respect of businesses to be transacted at the AGM and for this purpose the Board of Directors of the Company has appointed CDSL to facilitate voting through electronic means. The right of voting can be exercised by all the Members, who hold shares on Friday, 15th August 2025 (Cut-off date) by using remote e-voting facility before or during the AGM on any or all the businesses set out in the AGM Notice. The detailed instructions for remote evoting facility and e-voting during the AGM are forming part of the AGM Notice.

We would also like to inform all the members that:

- The Ordinary and Special Businesses, as set out in the AGM Notice, shall be transacted through voting by electronic means and there shall be no physical voting on any business. The Cut-off date for determining the eligibility to vote on any business items
- mentioned in AGM Notice is 15th August 2025. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date shall be entitled to avail the facility of remote e-voting as well as voting during the AGM.
- 3. The remote e-Voting period shall commence on Tuesday, 19th August 2025 at 9:00 AM (IST) and end on Thursday, 21st August 2025 at 5:00 PM (IST).
- The remote e-Voting module shall be disabled by CDSL after the aforesaid date and time. Once the vote on a resolution is cast by the member, the member cannot modify or change it subsequently.
- 5. The members who have cast their vote by remote e-voting prior to the 38th AGM shall be allowed to participate in the AGM through VC/OAVM but shall not be entitled to cast their vote again during the AGM. However, the members participating in the AGM and who had not cast their vote through remote evoting and are otherwise not barred from doing so, shall be entitled to cast their vote through e-voting system available during the AGM.
- 6. Book Closure: The Register of Members and Share Transfer Books will remain closed from 16th August 2025 to 22nd August 2025 for the purpose of the
- Detailed procedure for remote e-voting or e-voting during the AGM along with instructions for attending the AGM through VC/OAVM are provided in the AGM

Any person who becomes the member of the Company after sending the AGM Notice by email and holds shares as on Cut-off date i.e. 15th August 2025 may obtain the login credentials by sending a request at helpdesk.evoting@cdslindia.com. However, if a person is already registered with CDSL for remote e-voting, he can use his existing Login ID and Password and cast his vote. The detailed process for obtaining Login ID and Password is provided in the AGM Notice.

For any query/ clarification or issues regarding remote e-voting / e-voting during the AGM, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or contact Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 21 099 11.

For IOL Chemicals and Pharmaceuticals Limited Place: Ludhiana Abhay Raj Singh Date: 31st July 2025 Sr. Vice President & Company Secretary



OLA Electric Mobility Limited

(formerly known as Ola Electric Mobility Private Limited)

CIN: L74999KA2017PLC099619

Registered Office: Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No.67, Municipal No. 140, Koramangala VI Bk, Bangalore-560095, Kamataka, India. Tel: 080-35440050, Email Id: companysecretary@olaelectric.com

Form PAS-1

[Pursuant to section 27(1) and rule 7(2) of Companies (Prospectus and Allotment of Securities) Rules, 2014] Advertisement giving details of notice of special resolution for varying the terms of any contract referred to in the prospectus or altering the objects for which the prospectus was issued

Notice is hereby given that by a resolution dated July 25, 2025, the board of directors ("Board") of Ola Electric Mobility Limited ("Company") has proposed to vary the objects / terms of utilisation of the Initial Public Offering ("IPO") proceeds ("IPO") proceeds ("IPO") and extend the time limit for utilisation of the IPO Proceeds, for which prospectus dated 6 August 2024 ("Prospectus") was issued in connection with the IPO of the Company, which consisted of a fresh issue of 72,37,57,627 equity shares at an issue price of INR 76 aggregating to INR 5,500.00 Crores (where the net proceeds received by Company after deduction of issue related expenses was INR 5,275.06 Crores)

In pursuance of the said resolution, further notice is given that for approving the proposed variation of the IPO Proceeds and extension of the time limit for utilisation of the IPO Proceeds, a special resolution of the Company is proposed to be passed at the ensuing 8th Annual General Meeting ("AGM") of the Company to be held on Friday, August 22, 2025 at 10:00 AM (IST) through Video Conferencing/ Other Audio-Visual Means. The resolution shall be subject to the condition that, in the event the resolution is approved by a majority that meets or exceeds the statutory threshold for a special resolution but does not exceed the threshold of 90% shareholding (present and voting and voting through remote e-voting), the Company will, notwithstanding the foregoing statutory threshold, not implement the proposed variation / extension, and such resolution shall be deemed by the Company as not having been acted upon / implemented. Accordingly, the objects / terms of utilisation of IPO Proceeds mentioned in the Prospectus will be deemed to have not been varied and the timelines for utilisation of the IPO Proceeds will be deemed to have not been extended by such resolution. The detailed information of the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for participation at the 8th AGM including remote e-voting at the AGM is given in Notice of the AGM available at the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports The details regarding such variation are as follows:

Particulars of the terms of the contract to be varied (or objects to be altered):

SI. No.	Original objects of the IPO as stated in the Prospectus	Total amount raised through the IPO	Amount unutilised as on June 30, 2025	Details of variation	Revised amount after variation	Revised amount unutilised post variation	Revised timeline for utilisation
1.	Capital Expenditure to be incurred by the subsidiary, Ola Cell Technologies Private Limited ("OCT") for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh, classified as phase 2 under the expansion plan, as per the Prospectus	1,227.64	1,227.64	1,227.64 allocated out of Object 1 to Object 4, 5 and 6 (as set out below)		100	Not Applicable
2.	Repayment or prepayment, in full or part, of the indebtedness incurred by the subsidiary, Ola Electric Technologies Private Limited ("OET")	800.00	¥6	No change	800.00	2 3	Not Applicable
3.	Investment into research and product development	1,600.00	1,144.47	95.00 allocated out of Object 3 to Object 6	1,505.00	1,049.47	By Fiscal 2026 - 550.00 By Fiscal Year 2027 499.47
4.	Expenditure to be incurred for organic growth initiatives	350.00	50.75	850.64 allocated out of Object 1 to Object 4	1,200.64	901.39	By Fiscal 2026 - 801:39 By Fiscal Year 2027- 100:00
5.	General corporate purposes*	1,297.42	170.94	77.00 allocated out of Object 1 to Object 5	1,374.42	247.94	By Fiscal Year 2026- 247.94
6.	Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/ or its subsidiaries	*	8 7	300.00 allocated out of Object 1 and 95.00 allocated out of Object 3, totalling to 395 allocated to Object 6	395,00	395.00	By Fiscal Year 2026- 395.00

*The total amount to be used for general corporate purposes will not exceed 25% of the gross proceeds of the IPO i.e., INR 5,500.00 Crores as per the Prospectus (which includes issue related expenses of INR 224.94 Crores).

Particulars of the proposed variation / alteration: Please refer to table given in Point 1 above for the details of the original objects as per the Prospectus and the proposed reallocation of IPO Proceeds.

3) Reasons/justification for the variation:

Background

We are a pure-play electric vehicle (EV) player in India building vertically integrated technology and manufacturing capabilities for EVs and EV components, including cells. Our business model is founded on three key scalable platforms: (1) our research and development (R&D) and technology platform with in-house design and development across EV technologies and components, (2) adaptable manufacturing and supply chain platform, and (3) direct to customer (D2C) omnichannel distribution platform. The Indian EV Industry underwent a shift in market dynamics post our IPO. Driven by macroeconomic factors, the two wheelers (2W) market growth slowed to 7% in FY 2025, as against our anticipated cumulative average growth rate (CAGR) assumption of 11%. Electric

2-wheeler (E2W) penetration, at 6.1% in FY 2025, also grew slower than expected. Increase in competitive intensity, already underway at the time of our IPO, intensified further, with more incumbent internal combustion engine (ICE) Original Equipment Manufacturers (OEMs) entering the market with EV products and leveraging their existing ICE network to rapidly scale up distribution and reach a wide part of the market. In our view, the first phase of EV adoption, driven largely by policy support and "early-adopters," has played out. The E2W industry is now poised to enter the second phase of growth which will be led by the "middle-mass" customers - value-conscious, cautious and slower to adopt new technologies. This new set of customers will test EVs on price, performance, total cost of ownership, and serviceability. In our view, EVs remain superior to ICE across all metrics of customer experience, and supported by improvement in macroeconomic conditions, the next wave of growth will return to E2W industry in the near to mid-term. Further, motorcycles account for over 65% of the 2W market, and as of June 30, 2025, the Company is the only major OEM with a pan-India presence in both electric-scooters (E-S/C)

and electric-motorcycles (E-M/C). The Company's focus is to be advantageously prepared for this second phase of growth Given this background, in view of the management, the proposed variation is tactical in nature and seeks to achieve the objectives of more efficient capital allocation, strengthening the balance sheet and unlocking positive flywheel effect in the auto business. and cell business through organic growth. To achieve the aforesaid objectives, management is proposing to further deleverage the consolidated balance sheet of the Company and invest more in organic growth initiatives (as explained in subsequent paragraphs) by unlocking capital that management forecasts will otherwise remain unutilized in the near to mid-term. The management is of the view that the proposed variation will generate value for shareholders by optimizing the Company's cost of capital and unlocking growth opportunities. To accommodate the increased expenditure in Object 4 ("Expenditure to be incurred for organic growth initiatives"), the management also proposes to extend timeline for utilisation of funds by one year, to FY 2027 from FY 2026 as per Prospectus. The specifics of the proposed variation and the individual rationale of the relevant objects is set out below.

Specifics of the proposed variation

The details of the proposed variation are set out below. We are proposing to reallocate INR 1,227.64 Crores out of Object 1 (Capital Expenditure to be incurred by the subsidiary, OCT for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh, classified as phase 2 under the expansion plan) as follows:

(a) INR 850.64 Crores to Object 4 (Expenditure to be incurred for organic growth initiatives)

(b) INR 300 Crores to Object 6 (Repayment or prepayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries) and (c) INR 77 Crores to Object 5 (General corporate purposes).

Further, we are proposing to reallocate INR 95 Crores out of Object 3 (Investment into research and product development) towards Object 6 (Repayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries) The total amount proposed to be reallocated out of Objects 1 and 3 in the Prospectus is INR 1,322.64 Crores which along with INR 50.75 Crores in Object 4 (which has been redefined in scope as compared to the Prospectus; as set out in the paragraphs below) is less than 25% of the gross proceeds of the IPO i.e. INR 5,500.00 Crores.

Rationale to reallocate funds out of Object 1 and Object 3

Our cell manufacturing plant (Ola Gigafactory) began commercial operations on March 22, 2024 with a current capacity of 1.4 Gigawatt-hour (GWh) (as of June 30, 2025) and manufactures our in-house 4680-form factor cells. We will soon implement a phased integration of our cells with our E2W products, with the tentative timeline being as early as Q2 of FY 2026. Cell capacity is currently being expanded from 1.4 GWh to 5 GWh. Cell production capacity of 5 GWh can cover approximately 1.2 million E2W annual units (assuming an average battery pack size of 4kWh); which we believe to be sufficient for captive use till FY 2029. Thus, the management is of the view that expanding cell production capacity beyond 5 GWh may not be the optimal allocation of this capital and that the proposed reallocation will instead enable the Company to take better advantage of growth opportunities in the current market and business environment. In this context, management proposes to reallocate INR 1,227.64 Crores of IPO Proceeds earmarked for Object 1 as set out in the

Our R&D platform has delivered significant wins in FY 2025, with the introduction of our Gen 3 platform and initial models of Roadster series electric motorcycles. In addition to product faunches, the Company has made significant progress in technology by introducing inhouse motors, battery packs, MoveOS+ software stack, 48 Volt vehicle architecture and is in advanced stages of introducing in-house 4680 cell, Heavy Rare Earth (HRE) free motors and is also developing an in-house ABS. The management is of the view that the Company has more than sufficient capital for its plans for FX 2026 and FY 2027. The management proposes to free up a small amount of INR 95 Crores currently allocated towards R&D for FY 2027, especially because management is aiming to optimize capital allocation for new product launches (as detailed in the Q1 FY 2026 Shareholders Letter) and also because management foresees internal accruals being able to fund additional R&D expenditure in FY 2027 if required. In this context, management proposes to reallocate INR 95 Crores earmarked for Object 3 as set out in the Prospectus.

Rationale to reallocate funds to Object 4.5, and 6

The management is of the view that proposed reallocation to Object 4 will enable the Company to pursue growth in the current business. In view of the management, the auto business will benefit from further investments in the Company's D2C omnichannel platform, manufacturing expenses and sales and marketing expenses, with the objective to drive sales volumes and bolster market share. Increased auto sales will in turn generate more captive demand for the cell business. In the cell business, the management aims to accelerate cell production for the current capacity of 1.4 GWh and deployment and operationalization of cell capacity from 1.4 GWh. This will enable the Company to improve its gross margins, deliver products with the 4680 Bharat Cell resulting in higher range and drive-up capacity utilisation in the cell business. In that context, management proposes to allocate INR 850.64 Crores to Object 4, in addition to utilizing INR 50.75 Crores unutilized funds remaining in Object 4. Further, management proposes to extend timeline for utilisation of the funds allocated to Object 4 by one year, to FY 2027, as opposed to FY 2026 as outlined in the Prospectus. The timeline extension is mainly sought to accommodate the utilisation of the additional funds being allocated to Object 4.

board of directors ("Board") and the business requirements of the Company. The Company's management shall have flexibility in utilising surplus amounts, if any, subject to directions of the Board. In that context, management proposes to allocate INR 77 Crores to Object in addition to utilizing INR 170.94 Crores unutilized funds remaining in Object 5. The management is of the view that the proposed reallocation to Object 6 will cover a portion of the Company's debt servicing requirements for the FY 2026 and will deleverage the Company's consolidated balance sheet. The management further believes that this will give the Company more flexibility to seek additional capital later at more competitive terms as needed. The Company had previously utilized INR 800 Crores of IPO Proceeds in Object 2 to reduce indebtedness of its wholly owned subsidiary, OET. In

The management is of the view that the proposed reallocation to Object 5 will bolster the Company's contingency buffer. In addition to the above, the Company may utilise the varied proceeds towards expenditure considered expedient and as approved periodically by the

that context, management proposes to allocate INR 395 Crores to Object 6, which will permit repayment of debt of the Company and/or its subsidiaries. Details of Object 4 - "Expenditure to be incurred for organic growth initiatives" - changes with respect to the scope of Object 4 with respect to the prospectus is in the sub-heads. As per the Prospectus, the sub-heads of Object 4 were, Payment of rental expenses for existing ECs, Expansion of new ECs and Expansion of network of hyper charger guns. As at the time of the Prospectus, the amount allocated to Object 4 was INR 350 Crores, of which INR 299.25 Crores has been utilised as at June 30, 2025. Since the time of IPO, the Company has significantly expanded its distribution footprint such that the term "Experience Center" (EC) can no longer be used to represent the majority of the expanded distribution footprint and therefore for the purpose of this document, the term "Stores" is used to describe physical touchpoints for orders, sales, fulfilment and delivery.

The Company has also significantly expanded its Service Centers, with a majority of them co-located with the Stores. The distinction of "Old ECs" and "New ECs" as defined at the time of the Prospectus no longer applies and therefore for the purpose of this document, the term "Stores and Service Centers" represents all the Stores and Service Centers in operation currently or to be added incrementally as part of regular business operations. Finally, the management does not target spending on Hypercharger network given the proliferation of access to personal and workspace chargers, especially for the E2W segment. As described below, the sub-heads of Object 4 are proposed to be varied and new sub-

In Object 4, "Expenditure towards Organic growth initiatives," we introduce two new sub-heads, Cell Business and Auto Business. We define expense heads covered under each of the sub-heads in below paragraphs. a. Expenditure towards Organic growth initiatives - Cell Business: Management proposes to allocate INR 350 Crores, out of the total INR 850.64 Crores additional allocation to Object 4, to be used in the sub-head of cell business. The utilisation of the proposed

- funds to be varied towards the sub-head of cell business of Object 4 will cover expenses as set out below: a.i Capital expenditure for capacity buildout to 5 GWh: Will include proportional expenses (along with debt funds) on purchase of property, plant and equipment (PPE), installation and commissioning of the said PPE and other cash expenses pertaining to capacity buildout to 5 GWh at the Ola Gigafactory.
- a.li Expenditure on ramp-up of capacity utilisation: Will include expenses during capacity ramp-up till we reach the full capacity of production including expenses on yield loss improvement, production process enhancements, certification expenses, raw material and consumables, utilities and manpower, purchase of software for cell production capacity ramp-up, and expenditure on consulting services for cell production ramp-up.
- a.iii Pre-operative expenses: Will include such pre-operational expenses that are necessary to be incurred to fully operationalize our cell capacity to 5 GWh in a commercially viable manner.
- a.iv Technological enhancements of capacity built-out (1.4 GWh) and under-construction (1.4 GWh) and under-construction (1.4 GWh); in the event, we are able to learn advancements in cell chemistry technology which could offer us a commercial edge over competitors, we may use a portion of the reallocated proceeds towards altering, modifying or upgrading equipment and machinery, if possible, to upgrade our cell production capacity to be able to produce the aforesaid superior chemistry cells. Expenditure towards Organic growth initiatives - Auto Business: Management proposes to allocate INR 500.64 Crores additional allocation to Object 4, along with the unutilized INR 50.75 Crores in Object 4, to be used in the
 - sub-head of auto business. The utilisation of the proposed funds to be varied towards the sub-head of auto business of Object 4 will cover expenses as set out below:
- b,i Investments in Stores and Service centers: Setting up and operating expenses such as rent, maintenance, utilities, manpower, training, inventory, logistics, fulfilment, warehousing, spares, marketing, technology systems, security, repair and replacements, etc. b.ii Investments in auto capex: Capital expenditure for vertical integration projects, manufacturing expenses related to new product development, cost saving initiatives, vendor development, maintenance and sustenance expenditures, tooling and other non-R&D
- related expenses. b.iii Investments in auto manufacturing opex: Expenses related to manufacturing, manpower, logistics, warehousing, consumables, utilities etc.

b.iv Investments in sales, marketing and customer experience: Expenses related to performance marketing, inside sales capabilities enhancement, sales and marketing manpower expenses, software and technological tools, etc. Details of Object 6 - "Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/or its subsidiaries": The Company and/or its subsidiaries have entered into financing arrangements with banks and financial institutions; collectively amounting to approximately INR 2,130 Crores outstanding as on June 30, 2025 (out of which the amounts falling due, including interest and Debt Service Reserve Account (DSRA) requirements is approximately INR 645 Crores during July 2025 to March 2026), in addition to the outstanding Working Capital Demand Loans (WCDL) of approximately INR 545 Crores.

The management proposes to utilise INR 395 Crores towards repayment / prepayment / help reduce our outstanding indebtedness, assist us in maintaining a favourable debt-equity ratio and enable utilisation of some additional amount for further investment in business growth and expansion. In addition, we believe that since our debt-equity ratio will improve, it will enable us to raise further resources at competitive rates and additional funds/ capital in the future to fund potential business development opportunities and plans to grow and expand our business in the future. Given the nature of financing arrangement and the terms of repayment / prepayment, the aggregate outstanding borrowing amounts may vary from time to time. However, the aggregate amount proposed to be utilised towards Object 6 will not exceed INR 395 Crores.

To summarize, we reiterate our commitment to being the leading pure-play efectric mobility player in India with a focus on vertical integration and technology leadership. The macroeconomic conditions have continued to improve in Q1 of FY 2026, with contained core inflation, and interest rates reductions by the Reserve Bank of India (RBI), and we expect EV penetration to regain momentum and begin to accelerate again going forward. We have taken several structural decisions to strengthen our long-term fundamentals and enhance resilience. The Company has reduced its structural EBITDA breakeven point to 25,000 monthly E2W sales. Other actions include securing business continuity in the event of supply chain disruptions for rare earth magnets by developing in-house heavy rare. earth (HRE) free motors and diversifying sourcing, and development of in-house anti-lock braking system (ABS) to mitigate cost and integration impact in case Indian Government makes ABS mandatory on all vehicles from January 1, 2026. Taken together, we believe that the proposed variation takes into account the best interests of our shareholders and enables us to deploy capital more productively and drive growth in the near to mid-term without altering our long-term strategy.

4) Effect of the proposed variation / alteration on the financial position of the company: With the proposed variation, the Company intends to reduce indebtedness and invest in organic growth opportunities, which will enable the Company to scale and consolidate its position in the market. Further, the overall consolidated earnings and cash flow of the

Company is expected to improve in the long term. The management of the Company is of the view that the proposed variation will ensure optim 5) Major Risk factors pertaining to the new Objects:

All statements contained in the explanatory statement to the Notice of the AGM that are not statements of historical fact, constitute "forward-looking statements". All statements regarding our expected financial condition and results of operations, business, plans and prospects are forward-looking statements. Similarly, statements that describe our strategies, objectives, plans or goals are also forward-looking statements are based on our current plans, estimates, presumptions and expectations and are subject to risks, uncertainties and assumptions about us that could cause actual results to differ materially from those contemplated by the relevant statements, including, tax and regulatory changes, our ability to successfully implement our strategy, technological changes, our exposure to market risks and general economic and political conditions and changes in competition in our industry. The proposed variation / reallocation may also be subject to various risks and uncertainties and may require necessary approvals and consents under applicable law, such as from the board of directors of the Company and/or its subsidiaries under Companies Act, 2013 or

other applicable laws, and under applicable contracts such as financing arrangements, and will be subject to the terms thereof. Further, the proposed reallocation may result in delays in meeting the scheduled capacity installation commitments under the various program documents for subsidies and incentives. Accordingly, if such a delay occurs, we may not be eligible to receive the incentives of an extension or waiver by the relevant authority, such authority might exercise their right to appropriate any securities or performance guarantees furnished by us. The above matters may also require us to obtain consents or waivers from our lenders under the relevant provisions of the facility agreements. In case any such approvals or consents as outlined in the paragraph above are not obtained or are delayed, this may adversely impact or delay the implementation of the proposed variation / reallocation, including the proposed timelines.

The proposed variation will ease the additional burden on finance plans and internal accruals of the Company. However, any unforeseen economic, market, business conditions or any other conditions beyond the control of the management may lead to escalation in costs, impact the working capital position of the Company and this may affect the financial condition of the Company.

6) Names of Directors who voted against the proposed variation/alteration:

None of the Directors have voted against the proposed variation. Any interested person may obtain the copy of the special resolution along with the explanatory statement free of charge at the Registered Office of the Company at Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No. 67, Municipal No. 140, Koramangala VI

For and on behalf of Ola Electric Mobility Limited

Harish Abichandani Chief Financial Officer

Place: Bangalore Dated: July 31, 2025

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Bk, Bangalore-560095 Karnataka, India or visit the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports for the same.

ಬೆಂವಿವಿ ಕುಲಸಚಿವರಾಗಿ ಕೆ.ಟಿ.ಶಾಂತಲಾ ನೇಮಕ



ಬೆಂಗಳೂರು; ಬೆಂಗಳೂರು ವಿವಿ ನೂತನ ಕುಲಸಚಿವರಾಗಿ ಕೆ.ಟಿ.ಶಾಂತಲಾ (ಕೆಎಎಸ್) ಹಾಲಿ ಕುಲಸಚಿವ ಶೇಕ್ ಲತೀಫ್ ಕೆ.ಎ.ಎಸ್ರಿಂದ ಅಧಿಕಾರ ಸ್ಪೀಕರಿಸಿದರು. ಹಾಸನ ಜಿಲ್ಲೆ ಆಪರ ಜಿಲ್ಲಾಧಿಕಾರಿ ಹಾಗೂ ಆಪರ ಜಿಲ್ಲಾ ದಂಡಾಧಿಕಾರಿಯಾಗಿ ಕಾರ್ಯನಿರ್ವಹಿಸುತ್ತಿದ್ದ ಕೆ.ಟಿ.ಶಾಂತಲಾರನ್ನು ಬೆಂಗಳೂರು ವಿವಿಯ ಕುಲಸಚಿವರಾಗಿ ನೇಮಕಗೊಳಿಸಿ ಸರಕಾರ ಆದೇಶಿಸಿದೆ. ಈ ವೇಳೆ ಕುಲಪತಿ ಡಾ.ಜಯಕರ ಎಸ್.ಎಂ ಮತ್ತು ಅಧಿಕಾರಿಗಳು, ಶಿಕ್ಷಕರು ಇದ್ದರು.

ಇಂದಿನಿಂದ ಆಟೋ ಪ್ರಯಾಣ ದರ ಹೆಚ್ಚಳ

ಬೆಂಗಳೂರು: ಬಿಬಿಎಂಪಿ ವ್ಯಾಪ್ತಿಯಲ್ಲಿ ಆಟೋ ಪ್ರಯಾಣದ ದರಗಳನ್ನು ಪರಿಷ್ಕರಿಸಿದ್ದು, ಇಂದಿನಿಂದ ನೂತನ ದರ ಜಾರಿಗೆ ಬರಲಿದೆ.



ಬೆಂಗಳೂರು ನಗರ ಜಿಲ್ಲೆಯ ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಪ್ರಾಧಿಕಾರವು ಆಟೋ ಮೀಟರ್ದರ ಪರಿಷ್ಕರಣೆ ಮಾಡಿ ಆದೇಶ ಹೊರಡಿಸಿದ್ದು, ಕನಿಷ್ಠ ದರ ಮೊದಲ ಎರಡು ಕಿ.ಮೀ.ಗೆ 36 ರು. ನಿಗದಿ ಪಡಿಸಿದ್ದು, ಆಟೋರಿಕ್ಷಾದಲ್ಲಿ ಮೂವರು ಪ್ರಯಾಣಿಕರಿಗೆ ಪ್ರಯಾಣಿಸಲು ಅವಕಾಶವಿದೆ. ಕಾಯುವಿಕೆ ದರವು ಮೊದಲ ಐದು ನಿಮಿಷ ಉಚಿತವಾಗಿದೆ. ಆನಂತರ ಪ್ರತಿ 15 ನಿಮಿಷಕ್ಕೆ 10 ರು.

ನಿಗದಿಪಡಿಸಲಾಗಿದೆ. ಪ್ರಯಾಣಿಕರ ಲಗೇಜಿಗೆ 20 ಕೆ.ಜಿ.ವರೆಗೆ ಉಚಿತವಿದ್ದು, ನಂತರದ 20 ಕೆ.ಜಿ. ಲಗೇಜಿಗೆ 10 ರು. ನಿಗದಿಪಡಿಸಲಾಗಿದೆ. ಗರಿಷ್ಠ ಪ್ರಯಾಣಿಕರ 50 ಕೆ.ಜಿ. ಲಗೇಜಿಗೆ ಸೀಮಿತಗೊಳಿಸಲಾಗಿದೆ. ರಾತ್ರಿ 10 ಗಂಟೆಯಿಂದ ಬೆಳಿಗ್ಗೆ 5 ಗಂಟೆಯವರೆಗೆ ಸಾಮಾನ್ಯ ದರ ಜತೆಗೆ ಅರ್ಧದಷ್ಟು ಹೆಚ್ಚುವರಿಯಾಗಿ ಪಾವತಿಸಬೇಕು.

ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಪ್ರಾಧಿಕಾರದಿಂದ ಅನುಮೋದಿಸಲ್ಪಟ್ಟಿರುವ ನಿಗದಿತ ಪರಿಷ್ಟ್ರತ ದರದ ಮೂಲ ಪಟ್ಟಿಯನ್ನು ಪ್ರತಿಯೊಂದು ಆಟೋರಿಕ್ಷಾದಲ್ಲಿ ಪ್ರಮುಖ ಸ್ಥಾನದಲ್ಲಿ ಪ್ರದರ್ಶಿಸಬೇಕು. ಪರಿಷ್ಕೃತ ದರ ಮೀಟರ್ನಲ್ಲಿ ಪ್ರದರ್ಶನವಾಗುವಂತೆ ಮೀಟರ್ ಗಳನ್ನು ಅಕ್ಟೋಬರ್ 31 ರೊಳಗಾಗಿ ಪುನಃ ಬದಲಾವಣೆ ಮಾಡಿಕೊಂಡು ಮುದ್ರೆ ಹಾಕಿಸಿಕೊಳ್ಳಬೇಕು ಎಂದು ಬೆಂಗಳೂರು ನಗರ ಜಿಲ್ಲೆಯ ಪ್ರಾದೇಶಿಕ ಸಾರಿಗೆ ಪ್ರಾಧಿಕಾರದ ಅಧ್ಯಕ್ಷರು ಹೊರಡಿಸಿರುವ ಆದೇಶದಲ್ಲಿ ತಿಳಿಸಲಾಗಿದೆ.

ಜಮೀನು ಕಬಳಿಕೆ: ಶಾಸಕ ಸೇರಿ 22 ಜನರ ವಿರುದ್ಧ ದೂರು

ಬೆಂಗಳೂರು: 800 ಕೋಟಿ ರು. ಮೌಲ್ಯದ 108 ಎಕರೆ ಸರಕಾರಿ ಗೋಮಾಳ ಜಮೀನು ಕಬಳಿಕೆ ಮಾಡಲಾಗಿದೆ ಎಂದು ಆರೋಪಿಸಿ ಕಾಂಗ್ರೆಸ್ ಶಾಸಕ ಎಚ್.ಸಿ.ಬಾಲಕೃಷ್ಣ , ಯಶವಂತಪುರ ಶಾಸಕ ಎಸ್.ಟಿ. ಸೋಮಶೇಖರ್ ಆಪ್ತರು ಮತ್ತು ಕೆಲ ಸರಕಾರಿ ಅಧಿಕಾರಿಗಳು ಸೇರಿದಂತೆ ಒಟ್ಟು 22 ಜನರ ವಿರುದ್ಧ ಬಿಜೆಪಿ ಮುಖಂಡ ಎನ್.ಆರ್. ರಮೇಶ್ ದಾಖಲೆ ಸಮೇತ ಲೋಕಾಯುಕ್ಕಕ್ಕೆ ದೂರು ನೀಡಿದ್ದಾರೆ.

ಬೆಂಗಳೂರು ದಕ್ಷಿಣ ತಾಲೂಕಿನ ತಾವರೆಕೆರೆ ಹೋಬಳಿಯ ಸರ್ವೇ ನಂಬರ್ 233, 234, 235 ಮತ್ತು 236ರ ಗೋಮಾಳ ಜಮೀನು, ಒಟ್ಟು 165 ಕೋಟಿ ರು. ಮೌಲ್ಯದ 26 ಎಕರೆ ಗೋಮಾಳ ಜಮೀನು ಕಬಳಿಕೆ ಆರೋಪ ಕೇಳಿಬಂದಿದ್ದು, ಈ ಪೈಕಿ 54 ಕೋಟಿ ರು. ಮೌಲ್ಯದ 8 ಎಕರೆ ಜಮೀನು ಶಾಸಕ ಎಚ್.ಸಿ.ಬಾಲಕೃಷ್ಣ ತಮ್ಮ ಪತ್ನಿ ರಾಧಾ ಬಾಲಕೃಷ್ಣ ಹೆಸರಿಗೆ ಮಾಡಿಸಿಕೊಂಡಿದ್ದಾರೆ ಎಂದು ಎನ್.ಆರ್. ರಮೇಶ್ ದೂರಿನಲ್ಲಿ ಉಲ್ಲೇಖಿಸಿದ್ದಾರೆ. ನಕಲಿ ದಾಖಲೆ ಸೃಷ್ಟಿಸಿ ಮೂರನೇ ವ್ಯಕ್ತಿಗೆ ಮಂಜೂರು ಮಾಡಿ ತಮ್ಮ ಹೆಸರಿಗೆ ಮಾಡಿಕೊಂಡಿದ್ದಾರೆ. 2025ರ ಏಪ್ರಿಲ್ 3ರಂದು ಕೆಂಗೇರಿ ಉಪ ನೋಂದಣಿ ಅಧಿಕಾರಿ ಕಚೇರಿಯಲ್ಲಿ ರಿಜಿಸ್ಟೇಷನ್ ಮಾಡಿಸಿದ್ದಾರೆ ಎಂದು ಆರೋಪಿಸಿದ್ದಾರೆ.

ಮಗು ಕೊಂದು ಆತ್ಮಹತ್ಯೆಗೆ ಯತ್ನ

ಆತ್ಮಹತ್ಯೆಗೆ ಯತ್ನಿಸಿದ್ದು, ಈ ಸಂಬಂಧ ಬ್ಯಾಡರಹಳ್ಳಿ ಪೊಲೀಸ್ ಠಾಣೆಯಲ್ಲಿ ಪ್ರಕರಣ ದಾಖಲಾಗಿದೆ. ಒಂದು ವರ್ಷ ಎಂಟು ತಿಂಗಳ ಮಗುವನು ಚಂದ್ರಿಕಾ(24) ಅವರು ಕೊಲೆ ಮಾಡಿ ತಾನೂ ಆತ್ಮಹತ್ಯೆಗೆ ಯತ್ನಿಸಿದ್ದರು. ಅವರನ್ನು ಆಸ್ಪತ್ರೆಗೆ ಸೇರಿಸಲಾಗಿದೆ ಎಂದು ಪೊಲೀಸರು ಹೇಳಿದರು.

ಪ್ರತಿಭಾ ಪುರಸ್ಕಾರಕ್ಕೆ ಅರ್ಜಿ

ಮಂಡಳಿಯಿಂದ 2024 – 25ನೇ ಸಾಲಿನ ಪ್ರತಿಭಾ ಪುರಸ್ಕಾರಕ್ಕೆ ಅರ್ಜಿ ಆಹ್ವಾನಿಸಲಾಗಿದೆ. ಕರ್ನಾಟಕ ರಾಜ್ಯ ಕಟ್ಟಡ ಮತ್ತು ಇತರೆ ನಿರ್ಮಾಣ ಕಾರ್ಮಿಕರ ಕಲ್ಯಾಣ ಮಂಡಳಿಯ ಮುಖ್ಯ ಕಾರ್ಯನಿರ್ವಹಣಾಧಿಕಾರಿಗಳು ಮತ್ತು ಕಾರ್ಯದರ್ಶಿಗಳು

ಈ ಕುರಿತು ಪ್ರಕಟಣೆ ನೀಡಿದ್ದು, ಕರ್ನಾಟಕ ಕಟ್ಟಡ ಮತ್ತು ಇತರೆ ನಿರ್ಮಾಣ ಕಾರ್ಮಿಕರ ಕಲ್ಯಾಣ ಮಂಡಳಿಯು 2024 - 25ನೇ ಶೈಕ್ಷಣಿಕ ಸಾಲಿನಲ್ಲಿ ಶೇ. 90 ಕ್ಕಿಂತ ಹೆಚ್ಚು ಅಂಕಗಳನ್ನು ಪಡೆದ ನೋಂದಾಯಿತ ಕಟ್ಟಡ ಮತ್ತು ಇತರೆ ನಿರ್ಮಾಣ ಕಾರ್ಮಕರ ಮಕ್ಕಳನ್ನು ಪ್ರೋಣ್ನಾಹಿಸಲು ಪ್ರತಿಭಾ ಪುರಸ್ಕಾರಕ್ಕಾಗಿ ಅರ್ಜಿಗಳನ್ನು ಆಹ್ವಾನಿಸಿದೆ. ಪ್ರತಿಭಾ ಪುರಸ್ಕಾರಕ್ಕಾಗಿ ಮಂಡಳಿಯ ವೆಬ್ಸೈಟ್ ಮೂಲಕ ಆನ್ ಲೈನ್ ನಲ್ಲಿ ಅರ್ಜಿಗಳನ್ನು ಸಲ್ಲಿಸಬಹುದಾಗಿದೆ.

ಸಿ ಮತ್ತು ಪಿಯುಸಿ ಪರೀಕ್ಷೆಗಳಲ್ಲಿ ಪ್ರಥಮ ಪ್ರಯತ್ನದಲ್ಲಿ ಶೇ. 90 ಕ್ಕಿಂತ ಹೆಚ್ಚು ಅಂಕಗಳನ್ನು ಪಡೆದು ತೇರ್ಗಡೆಯಾಗಿರಬೇಕು. ಎಸ್ ಎಸ್ ಎಲ್ ಸಿ ಪರೀಕ್ಷೆಗೆ ಸಂಬಂಧಿಸಿದಂತೆ ಫಲಾನುಭವಿಯು 2025ರ ಮೇ 12ರ ಪೂರ್ವದಲ್ಲಿ ಮಂಡಳಿಯಲ್ಲಿ ನೋಂದಣಿಯಾಗಿರಬೇಕು. ಪಿಯುಸಿ ಪರೀಕ್ಷೆಗೆ ಸಂಬಂಧಿಸಿದಂತೆ ಫಲನುಭವಿಯು 2025ರ ಏಪ್ರಿಲ್ 8 ರ ಪೂರ್ವದಲ್ಲಿ ಮಂಡಳಿಯಲ್ಲಿ ನೋಂದಣಿಯಾಗಿರಬೇಕು. ಅರ್ಜಿ ಸಲ್ಲಿಸಲು ಅಂತಿಮ 2025ರ ಸೆ.15 ಇದ್ದು : https://karbwwb. karnataka.gov.in/ ಅರ್ಜಿಗಳನ್ನು ಸಲ್ಲಿಸಬೇಕು. ಹೆಚ್ಚಿನ ಮಾಹಿತಿಗಾಗಿ ಕಾರ್ಮಿಕ ಸಹಾಯವಾಣಿ 155214 ಅನ್ನು ಸಂಪರ್ಕಿಸಬಹುದು ಎಂದು ತಿಳಿಸಿದ್ದಾರೆ.

52 ಹೊಸ ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ಗೆ ಟೆಂಡರ್

ಬೆಂಗಳೂರು: ನಗರದಲ್ಲಿ ಹೊಸದಾಗಿ 52 ಹೊಸ ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ತೆರೆಯಲು ಬಿಬಿಎಂಪಿ ಟೆಂಡರ್ ಕರೆದಿದೆ. ಬಡವರ ಹಸಿವು ನೀಗಿಸುತ್ತಿರುವ ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ಗಳಿಗೆ ಹೊಸ ಜೀವ ಕಳೆಯನ್ನು ತುಂಬಲು ಪಾಲಿಕೆಯ ಅಧಿಕಾರಿಗಳು



ಕಾರ್ಯಪ್ರವೃತ್ತರಾಗಿದ್ದಾರೆ. ನಗರದಲ್ಲಿ 160ಕ್ಕೂ ಹೆಚ್ಚು ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ಕಾರ್ಯ ನಿರ್ವಹಣೆ 💌 ಮಾಡುತ್ತಿದ್ದು, ಇದರೆ ಜತೆಗೆ ಇದೀಗ ಕ್ಯಾಂಟೀನ್

ಇಲ್ಲದ ವಾರ್ಡ್ಗಳಲ್ಲಿ ಹೊಸ ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ತೆರೆಯಲು ಟೆಂಡರ್ ಕರೆಯಲಾಗಿದೆ. ಟೆಂಡರ್ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಮೂರು ಕಂಪನಿಗಳು ಭಾಗಿಯಾಗಿವೆ. ಜನನಿಬಿಡದ ಪ್ರದೇಶಗಳಾದ ಬಸ್ ನಿಲ್ದಾಣ, ರೈಲ್ವೆ ಸ್ಟೇಷನ್,ಆಸ್ತತ್ರೆ, ಶಾಲಾ ಕಾಲೇಜುಗಳಿರುವ ಪ್ರದೇಶಗಳಲ್ಲಿ ಇಂದಿರಾ ಕ್ಯಾಂಟೀನ್ ತೆರಯಲು ತಯಾರಿ ನಡೆಸಲಾಗಿದೆ. ಶೀಘ್ರದಲ್ಲೇ ಟೆಂಡರ್ ಪ್ರಕ್ರಿಯೆ ಮುಗಿಸಿ ಹೊಸ ಕ್ಯಾಂಟೀನ್ ನಿರ್ಮಾಣ ಮಾಡಲು ತೀರ್ಮಾನಿಸಿದ್ದೇವೆ ಎಂದು ಬಿಬಿಎಂಪಿ ವಿಶೇಷ ಆಯುಕ್ತ ಸುರಳ್ಕರ್ ವಿಕಾಸ್ ಕಿಶೋರ್ ಮಾಹಿತಿ ನೀಡಿದ್ದಾರೆ.

ಲಾಲ್ಬಾಗ್ ನಲ್ಲಿ ಪರಿಸರ ಸ್ನೇಹಿ ಇವಿ ಸೈಕಲ್ ಸೇವೆ ಆರಂಭ

ಎರಡು ತಿಂಗಳ ಪ್ರಾಯೋಗಿಕ ಪರೀಕ್ಷೆಯ ಯಶಸಿನ ಬಳಿಕ ಸೈಕಲ್ ಮತ್ತು ಟ್ರೈಸಿಕಲ್ ಬಾಡಿಗೆ ಸೇವೆಯನ್ನು ಪ್ರಾರಂಭಿಸಲಾಗಿದೆ. ಜೂನ್ನಲ್ಲಿ ವಿಶ್ವ ಪರಿಸರ ದಿನದಂದು ಆರಂಭದಲ್ಲಿ 10 ಎಲೆಕ್ಟ್ರಿಕ್ ಸೈಕಲ್ ಗಳು ಮತ್ತು ಟ್ರೈಸೈಕಲ್ ಗಳನ್ನು ಪರಿಚಯಿಸಿದ್ದ ತೋಟಗಾರಿಕೆ ಇಲಾಖೆಯು, ಪ್ರಾಯೋಗಿಕೆ ಅವಧಿಯನ್ನು ಜುಲೈ ವರೆಗೆ ವಿಸ್ತರಿಸಿತು. ಜತೆಗೆ ಸೈಕಲ್ ಗಳ ಸಂಖ್ಯೆ ಯನ್ನು 15 ಕೈ ವಿಸ್ತರಿಸಿತು. ಇಲಾಖೆಯು 10 ಟ್ರೈಸಿಕಲ್

ಬೆಂಗಳೂರು: ಲಾಲ್ಬಾಗ್ನ ಬೊಟಾನಿಕಲ್ ಗಾರ್ಡನ್ನಲ್ಲಿ ಗಳು ಮತ್ತು 20 ಬೈಸಿಕಲ್ಗಳು ಸೇರಿ ಒಟ್ಟು 30 ಎಲೆಕ್ಟಿಕ್ ವಾಹನಗಳನ್ನು ಹೊಂದಿದೆ. ಪೂರ್ವ ದ್ವಾರ ಮತ್ತು ಉತ್ತರ ದ್ರಾರಗಳಲ್ಲಿ ಈ ಸೇವೆಯು ಲಭ್ಯವಿದ್ದು, 18 ವರ್ಷಕ್ಕಿಂತ ಮೇಲಟ್ಟ ವರು 100 ರು. ಹಾಗೂ 12 ರಿಂದ 18 ವರ್ಷ ವಯಸಿನವರು 50 ರು. ಕೊಟ್ಟು ಸೈಕಲ್ ಬಾಡಿಗೆಗೆ ಪಡೆಯಬಹುದು. ಪ್ರತಿ ಸವಾ ರಿ 50 ನಿಮಿಷಗಳವರೆಗೆ ಇರುತ್ತದೆ, ಇದು 240 ಎಕರೆ ವಿಸ್ತೀರ್ಣದ ಲಾಲ್ ಬಾಗ್ ನ್ನು ಸಂಪೂರ್ಣವಾಗಿ ನೋಡಬಹುದಾಗಿದೆ. ತೋಟಗಾರಿಕೆ ಇಲಾಖೆಯ ಜಂಟಿ ನಿರ್ದೇಶಕ ಎಂ. ಜಗದೀಶ್

ಮಾತನಾಡಿ, ಇವು ಸಾಂಪ್ರದಾಯಿಕ ಸೈಕಲ್ಗಳಲ್ಲ. ಒಂದೇ ಚಾರ್ಜ್ ನಲ್ಲಿ 40 ಕಿ.ಮ,ಈವರೆಗೆ ಕ್ರಮಿಸುವ ಸಾಮರ್ಥ್ಯವನ್ನು ಹೊಂದಿರುವ ವಿದ್ಯುತ್ ಸೈಕಲ್ ಗಳಾಗಿವೆ. ಸುಗಮ ಸಂಚಾರವನ್ನು ಖಚಿತಪಡಿಸಿಕೊಳ್ಳು, ಸಂಪೂರ್ಣವಾಗಿ ಚಾರ್ಜ್ ಮಾಡಿದ ಬ್ಯಾಕಪ್ ಬ್ಯಾಟರಿಗಳನ್ನು ಯಾವಾಗಲೂ ಸಿದ್ದವಾಗಿಡಲಾಗುತದೆ. ಪ್ರತಿಯೊಂದು ಬೈಕ್ ನಲ್ಲಿ ಬ್ಯಾಟರಿ ಸೂಚಕವನ್ನು ಅಳವಡಿಸಲಾಗಿದ್ದು, ಅಗತ್ಯವಿದ್ದರೆ ವಾಹನಗಳನ್ನು ಮುಂಚಿ ತವಾಗಿ ರೀಚಾರ್ಜ್ ಮಾಡಲಾಗುತ್ತದೆ ಎಂದರು.

ಜರ್ಮನಿ ಮತ್ತು ಹಾಲ್ಲ್ ಬ್ಲ್ಲ ಜನಪ್ರಿಯವಾಗಿರುವ ಸಾರ್ವಜನಿಕ ಸೈಕ್ಲಿಂಗ್ ವ್ಯವಸ್ಥೆಗಳ ಮಾದರಿಯಲ್ಲಿ, ಲಾಲ್ಬಾಗ್ ನ ಈ ಉಪಕ್ರಮವು ಪ್ರಾಯೋಗಿಕ ಅವಧಿಯಲ್ಲಿ ಅಗಾಧ ಪ್ರತಿಕ್ರಿಯೆಯನ್ನು ಪಡೆಯಿತು. ಭಾರತದಲ್ಲಿ ಸರಕಾರ ನಡೆಸುವ ಉದ್ಘಾನವನದಲ್ಲಿ ಇದು ಮೊದಲನೆಯದಾಗಿದ್ದು, ಉದ್ಘಾನದೊಳಗೆ ಚಲನಶೀಲತೆಯನ್ನು ಹೆಚ್ಚಿಸುತ್ತದೆ. ಸ್ಥಳೀಯರು ಮತ್ತು ಪ್ರವಾಸಿಗರು ಹೆಚ್ಚು ಭೇಟಿ ನೀಡಲು ಕಾರಣವಾಗುತ್ತದೆ. -ಎಂ. ಜಗದೀಶ್, ತೋಟಗಾರಿಕೆ ಇಲಾಖೆಯ ಜಂಟಿ ನಿರ್ದೇಶಕ

OLA ELECTRIC

OLA Electric Mobility Limited

participation at the 8th AGM including remote e-voting and e-voting at the AGM is given in Notice of the AGM available at the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports

(formerly known as Ola Electric Mobility Private Limited) CIN: L74999KA2017PLC099619

Registered Office: Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No.67, Municipal No. 140, Koramangala VI Bk, Bangalore-560095, Karnataka, India. Tel: 080-35440050, Email Id: companysecretary@olaelectric.com

[Pursuant to section 27(1) and rule 7(2) of Companies (Prospectus and Allotment of Securities) Rules, 2014]

Advertisement giving details of notice of special resolution for varying the terms of any contract referred to in the prospectus or altering the objects for which the prospectus was issued PUBLIC NOTICE

Notice is hereby given that by a resolution dated July 25, 2025, the board of directors ("Board") of Ola Electric Mobility Limited ("Company") has proposed to vary the objects / terms of utilisation of the Initial Public Offering ("IPO") proceeds ("IPO Proceeds") and extend the time limit for utilisation of the IPO Proceeds, for which prospectus dated 6 August 2024 ("Prospectus") was issued in connection with the IPO of the Company, which consisted of a fresh issue of 72,37,57,627 equity shares at an issue price of INR 76 aggregating to INR 5.500.00 Crores (where the net proceeds received by Company after deduction of issue related expenses was INR 5.275.06 Crores). In pursuance of the said resolution, further notice is given that for approving the proposed variation of the IPO Proceeds and extension of the time limit for utilisation of the IPO Proceeds, a special resolution of the Company is proposed to be approved by a majority that meets or exceeds the statutory threshold for a special resolution of the Deposed variation of the Province and the statutory threshold for a special resolution of the Company to be held on Friday, August 22, 2025 at 10:00 AM (IST) through Video Conferencing/ Other Audio-Visual Means. The resolution shall be subject to the condition that, in the event the resolution is approved by a majority that meets or exceeds the statutory threshold for a special resolution but does not exceed the threshold of 90% shareholding (present and voting and voting through remote e-voting), the Company will, notwithstanding the foregoing statutory threshold, not implement the proposed variation / extension, and such resolution shall be deemed by the Company as not having been acted upon / implemented. Accordingly, the objects / terms of utilisation of IPO Proceeds mentioned in the Prospectus will be deemed to have not been varied and the timelines for utilisation of the IPO Proceeds will be deemed to have not been extended by such resolution. The detailed information of the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for additional through the proposed variety of the Company and the public of the ACM is additional formation of the aforesaid resolution. The detailed information of the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for additional formation of the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for a statement and the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for a statement and the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for a statement and the aforesaid resolution (including the terms and conditions the aforesaid reso

Particulars of the terms of the contract to be varied (or objects to be altered)

							(Amount in INR Crores)
SI. No.	Original objects of the IPO as stated in the Prospectus	Total amount raised through the IPO	Amount unutilised as on June 30, 2025	Details of variation		Revised amount unutilised post variation	Revised timeline for utilisation
1.	Capital Expenditure to be incurred by the subsidiary, Ola Cell Technologies Private Limited ("OCT") for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh, classified as phase 2 under the expansion plan, as per the Prospectus	1,227.64	1,227.64	1,227.64 allocated out of Object 1 to Object 4, 5 and 6 (as set out below)	-	-	Not Applicable
2.	Repayment or prepayment, in full or part, of the indebtedness incurred by the subsidiary, Ola Electric Technologies Private Limited ("OET")	800.00	-	No change	800.00		Not Applicable
3.	Investment into research and product development	1,600.00	1,144.47	95.00 allocated out of Object 3 to Object 6	1,505.00	1,049.47	By Fiscal 2026 - 550.00 By Fiscal Year 2027 - 499.47
4.	Expenditure to be incurred for organic growth initiatives	350.00	50.75	850.64 allocated out of Object 1 to Object 4	1,200.64	901.39	By Fiscal 2026 - 801.39 By Fiscal Year 2027- 100.00
5.	General corporate purposes*	1,297.42	170.94	77.00 allocated out of Object 1 to Object 5	1,374.42	247.94	By Fiscal Year 2026- 247.94
6.	Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/ or its subsidiaries	-	-	300.00 allocated out of Object 1 and 95.00 allocated out of Object 3, totalling to 395 allocated to Object 6	395.00	395.00	By Fiscal Year 2026- 395.00

*The total amount to be used for general corporate purposes will not exceed 25% of the gross proceeds of the IPO i.e. INR 5,500.00 Crores as per the Prospectus (which includes issue related expenses of INR 224.94 Crores) 2) Particulars of the proposed variation / alteration: Please refer to table given in Point 1 above for the details of the original objects as per the Prospectus and the proposed reallocation of IPO Proceeds.

We are a pure-play electric vehicle (EV) player in India building vertically integrated technology and manufacturing capabilities for EVs and EV components, including cells. Our business model is founded on three key scalable platforms: (1) our research and development (R&D) and technology platform with in-house design and development across EV technologies and components, (2) adaptable manufacturing and supply chain platform, and (3) direct to customer (D2C) omnichannel distribution platform.

The Indian EV Industry underwent a shift in market dynamics post our IPO. Driven by macroeconomic factors, the two wheelers (2W) market growth slowed to 7% in FY 2025, as against our anticipated cumulative average growth rate (CAGR) assumption of 11%. Electric 2-wheeler (E2W) penetration, at 6.1% in FY 2025, also grew slower than expected. Increase in competitive intensity, already underway at the time of our IPO, intensified further, with more incumbent internal combustion engine (ICE) Original Equipment Manufacturers (OEMs) entering the market with EV products and leveraging their existing ICE network to rapidly scale up distribution and reach a wide part of the market.

In our view, the first phase of EV adoption, driven largely by policy support and "early-adopters," has played out. The E2W industry is now poised to enter the second phase of growth which will be led by the "middle-mass" customers - value-conscious, cautious and slower to adopt new technologies. This new set of customers will test EVs on price, performance, total cost of ownership, and serviceability. In our view, EVs remain superior to ICE across all metrics of customer experience, and supported by improvement in macroeconomic conditions, the next wave of growth will return to E2W industry in the near to mid-term. Further, motorcycles account for over 65% of the 2W market, and as of June 30, 2025, the Company is the only major OEM with a pan-India presence in both electric-scooters (E-S/C) and electric-motorcycles (E-M/C). The Company's focus is to be advantageously prepared for this second phase of growth.

Given this background, in view of the management, the proposed variation is tactical in nature and seeks to achieve the objectives of more efficient capital allocation and utilisation, strengthening the balance sheet and unlocking positive flywheel effect in the auto business and cell business through organic growth. To achieve the aforesaid objectives, management is proposing to further deleverage the consolidated balance sheet of the Company and invest more in organic growth initiatives (as explained in subsequent paragraphs) by unlocking capital that management forecasts will otherwise remain unutilized in the near to mid-term. The management is of the view that the proposed variation will generate value for shareholders by optimizing the Company's cost of capital and unlocking growth opportunities. To accommodate the increased expenditure in Object 4 (Expenditure to be incurred for organic growth initiatives'), the management also proposes to extend timeline for utilisation of funds by one year, to FY 2027 from FY 2026 as per Prospectus. The specifics of the proposed variation and the individual rationale of the relevant objects is set out below.

The details of the proposed variation are set out below. We are proposing to reallocate INR 1,227.64 Crores out of Object 1 (Capital Expenditure to be incurred by the subsidiary, OCT for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh, classified as phase 2 under the expansion plan) as follows:

(a) INR 850.64 Crores to Object 4 (Expenditure to be incurred for organic growth initiatives) (b) INR 300 Crores to Object 6 (Repayment or prepayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries) and

Further, we are proposing to reallocate INR 95 Crores out of Object 3 (Investment into research and product development) towards Object 6 (Repayment or prepayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries)

The total amount proposed to be reallocated out of Objects 1 and 3 in the Prospectus is INR 1,322.64 Crores which along with INR 50.75 Crores in Object 4 (which has been redefined in scope as compared to the Prospectus, as set out in the paragraphs below) is less than 25% of the gross proceeds of the IPO i.e. INR 5,500.00 Crores. Rationale to reallocate funds out of Object 1 and Object 3

Our cell manufacturing plant (Ola Gigafactory) began commercial operations on March 22, 2024 with a current capacity of 1.4 Gigawatt-hour (GWh) (as of June 30, 2025) and manufactures our in-house 4680-form factor cells. We will soon implement a phased integration of our cells with our EZW products, with the tentative timeline being as early as Q2 of FY 2026. Cell capacity is currently being expanded from 1.4 GWh to 5 GWh. Cell production capacity of 5 GWh can cover approximately 1.2 million EZW annual units (assuming an average battery pack size of 4kWh); which we believe to be sufficient for captive use till FY 2029. Thus, the management is of the view that expanding cell production capacity beyond 5 GWh may not be the optimal allocation of this capital and that the proposed reallocation will instead enable the Company to take better advantage of growth opportunities in the current market and business environment. In this context, management proposes to reallocate INR 1,227.64 Crores of IPO Proceeds earmarked for Object 1 as set out in the

Our R&D platform has delivered significant wins in FY 2025, with the introduction of our Gen 3 platform and initial models of Roadster series electric motorcycles. In addition to product launches, the Company has made significant progress in technology by introducing in house motors, battery packs, MoveOS+ software stack, 48 Volt vehicle architecture and is in advanced stages of introducing in-house 4680 cell, Heavy Rare Earth (HRE) free motors and is also developing an in-house ABS. The management is of the view that the Company has more than sufficient capital for its plans for R&D for FY 2027, especially because management is aiming to optimize capital allocation for new product launches (as detailed in the Q1 FY 2026 Shareholders Letter) and also because management foresees internal accruals being able to fund additional R&D expenditure in FY 2027 if required. In this context, management proposes to reallocate INR 95 Crores earmarked for Object 3 as set out in the Prospectus.

The management is of the view that proposed reallocation to Object 4 will enable the Company to pursue growth in the current business environment and generate positive flywheel effects for both the auto and the cell business. In view of the management, the auto business will benefit from further investments in the Company's D2C omnichannel platform, manufacturing related capital expenditure, operating expenses and sales and marketing expenses, with the objective to drive sales volumes and bolster market share. Increased auto sales will in turn generate more captive demand for the cell business. In the cell business, the management aims to accelerate cell production for the current capacity of 1.4 GWh and deployment and operationalization of cell capacity from 1.4 GWh to 5 GWh. This will enable the Company to improve its gross margins, deliver products with the 4680 Bharat Cell resulting in higher range and better safety characteristics and drive-up capacity utilisation in the cell business. In that context, management proposes to allocate INR 850.64 Crores to Object 4, in addition to utilizing INR 50.75 Crores unutilized funds remaining in Object 4. Further, management proposes to extend timeline for utilisation of the funds allocated to Object 4 by one year, to FY 2027, as opposed to FY 2026 as outlined in the Prospectus. The timeline extension is mainly sought to accommodate the utilisation of the additional funds being allocated to Object 4.

The management is of the view that the proposed reallocation to Object 5 will bolster the Company's contingency buffer. In addition to the above, the Company may utilise the varied proceeds towards expenditure considered expedient and as approved periodically by the board of directors ("Board") and the business requirements of the Company. The Company's management shall have flexibility in utilising surplus amounts, if any, subject to directions of the Board. In that context, management proposes to allocate INR 77 Crores to Object 5, in addition to utilizing INR 170.94 Crores unutilized funds remaining in Object 5. The management is of the view that the proposed reallocation to Object 6 will cover a portion of the Company's debt servicing requirements for the remainder of the FY 2026 and will deleverage the Company's consolidated balance sheet. The management further

believes that this will give the Company more flexibility to seek additional capital later at more competitive terms as needed. The Company had previously utilized INR 800 Crores of IPO Proceeds in Object 2 to reduce indebtedness of its wholly owned subsidiary, OET. In that context, management proposes to allocate INR 395 Crores to Object 6, which will permit repayment of debt of the Company and/or its subsidiaries. Details of Object 4 - "Expenditure to be incurred for organic growth initiatives" - changes with respect to the scope of Object 4: The change in Object 4 with respect to the prospectus is in the sub-heads. As per the Prospectus, the sub-heads of Object 4 were, Payment of

rental expenses for existing ECs, Expansion of new ECs and Expansion of new ECs and Expansion of network of hyper charger guns. As at the time of the Prospectus, the amount allocated to Object 4 was INR 350 Crores, of which INR 299.25 Crores has been utilised as at June 30, 2025. Since the time of IPO, the Company has significantly expanded its distribution footprint such that the term "Experience Center" (EC) can no longer be used to represent the majority of the expanded distribution footprint and therefore for the purpose of this document, the term "Stores" is used to describe physical touchpoints for orders, sales, fulfilment and delivery. The Company has also significantly expanded its Service Centers, with a majority of them co-located with the Stores. The distinction of "Old ECs" and "New ECs" as defined at the time of the Prospectus no longer applies and therefore for the purpose of this document, the

term "Stores and Service Centers" represents all the Stores and Service Centers in operation currently or to be added incrementally as part of regular business operations Finally, the management does not target spending on Hypercharger network given the proliferation of access to personal and workspace chargers, especially for the E2W segment. As described below, the sub-heads of Object 4 are proposed to be varied and new sub-

In Object 4, "Expenditure towards Organic growth initiatives," we introduce two new sub-heads, Cell Business and Auto Business. We define expense heads covered under each of the sub-heads in below paragraphs.

a. Expenditure towards Organic growth initiatives - Cell Business: Management proposes to allocate INR 350 Crores, out of the total INR 850.64 Crores additional allocation to Object 4, to be used in the sub-head of cell business. The utilisation of the proposed funds to be varied towards the sub-head of cell business of Object 4 will cover expenses as set out below:

a.i Capital expenditure for capacity buildout to 5 GWh: Will include proportional expenses (along with debt funds) on purchase of property, plant and equipment (PPE), installation and commissioning of the said PPE and other cash expenses pertaining to capacity buildout to 5 GWh at the Ola Gigafactory. a.ii Expenditure on ramp-up of capacity utilisation: Will include expenses during capacity ramp-up till we reach the full capacity of production including expenses on yield loss improvement, production process enhancements, certification expenses, raw material and

consumables, utilities and manpower, purchase of software for cell production capacity ramp-up, and expenditure on consulting services for cell production ramp-up a.iii Pre-operative expenses: Will include such pre-operational expenses that are necessary to be incurred to fully operationalize our cell capacity to 5 GWh in a commercially viable manner. a.iv Technological enhancements of capacity built-out (1.4 GWh) and under-construction (1.4 GWh) and under-construction (1.4 GWh) and under-construction (1.4 GWh) and under-construction (1.5 GWh). In the event, we are able to learn advancements in cell chemistry technology which could offer us a commercial edge over competitors, we may use a portion of

the reallocated proceeds towards altering, modifying or upgrading equipment and machinery, if possible, to upgrade our cell production capacity to be able to produce the aforesaid superior chemistry cells. Expenditure towards Organic growth initiatives - Auto Business: Management proposes to allocate INR 500.64 Crores out of the total INR 850.64 Crores additional allocation to Object 4, along with the unutilized INR 50.75 Crores in Object 4, to be used in the sub-head of auto business. The utilisation of the proposed funds to be varied towards the sub-head of auto business of Object 4 will cover expenses as set out below:

Investments in Stores and Service centers: Setting up and operating expenses such as rent, maintenance, utilities, manpower, training, inventory, logistics, fulfilment, warehousing, spares, marketing, technology systems, security, repair and replacements, etc.

b.ii Investments in auto capex: Capital expenditure for vertical integration projects, manufacturing expenses related to new product development, cost saving initiatives, vendor development, maintenance and sustenance expenditures, tooling and other non-R&D

b.iii Investments in auto manufacturing opex: Expenses related to manufacturing, manpower, logistics, warehousing, consumables, utilities etc.

b.iv Investments in sales, marketing and customer experience: Expenses related to performance marketing, targeted regional marketing, inside sales capabilities enhancement, sales and marketing manpower expenses, software and technological tools, etc. Details of Object 6 - "Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/or its subsidiaries": The Company and/or its subsidiaries have entered into financing arrangements with banks and financial institutions, collectively amounting to approximately INR 2,130 Crores outstanding as on June 30, 2025 (out of which the amounts falling due, including interest and Debt Service Reserve Account (DSRA) requirements is approximately INR 645 Crores during July 2025 to March 2026), in

addition to the outstanding Working Capital Demand Loans (WCDL) of approximately INR 545 Crores. The management proposes to utilise INR 395 Crores towards repayment, of the loans / facilities / non-convertible debentures (NCDs) obtained from banks and financial institutions by the Company and/or its subsidiaries. The repayment / prepayment, will help reduce our outstanding indebtedness, assist us in maintaining a favourable debt-equity ratio and enable utilisation of some additional amount for further investment in business growth and expansion. In addition, we believe that since our debt-equity ratio will improve, it will enable us to raise further resources at competitive rates and additional funds/ capital in the future to fund potential business development opportunities and plans to grow and expand our business in the future. Given the nature of financing arrangement and the terms

of repayment / prepayment, the aggregate outstanding borrowing amounts may vary from time to time. However, the aggregate amount proposed to be utilised towards Object 6 will not exceed INR 395 Crores

To summarize, we reiterate our commitment to being the leading pure-play electric mobility player in India with a focus on vertical integration and technology leadership. The macroeconomic conditions have continued to improve in Q1 of FY 2026, with contained core inflation, and interest rates reductions by the Reserve Bank of India (RBI), and we expect EV penetration to regain momentum and begin to accelerate again going forward. We have taken several structural decisions to strengthen our long-term fundamentals and enhance resilience. The Company has reduced its structural EBITDA breakeven point to 25,000 monthly E2W sales. Other actions include securing business continuity in the event of supply chain disruptions for rare earth magnets by developing in-house heavy rare earth (HRE) free motors and diversifying sourcing, and development of in-house anti-lock braking system (ABS) to mitigate cost and integration impact in case Indian Government makes ABS mandatory on all vehicles from January 1, 2026. Taken together, we believe that the proposed variation takes into account the best interests of our shareholders and enables us to deploy capital more productively and drive growth in the near to mid-term without altering our long-term strategy. 4) Effect of the proposed variation / alteration on the financial position of the company:

With the proposed variation, the Company intends to reduce indebtedness and invest in organic growth opportunities, which will enable the Company to scale and consolidate its position in the market. Further, the overall consolidated earnings and cash flow of the

Company is expected to improve in the long term. The management of the Company is of the view that the proposed variation will ensure optimum utilisation of IPO Proceeds and maximize shareholders' wealth 5) Major Risk factors pertaining to the new Objects: All statements contained in the explanatory statement to the Notice of the AGM that are not statements of historical fact, constitute "forward-looking statements". All statements regarding our expected financial condition and results of operations, business, plans and

prospects are forward-looking statements. Similarly, statements that describe our strategies, objectives, plans or goals are also forward-looking statements. All such statements are based on our current plans, estimates, presumptions and are subject to risks, uncertainties and assumptions about us that could cause actual results to differ materially from those contemplated by the relevant statements, including, tax and regulatory changes, our ability to successfully implement our strategy, technological changes, our exposure to market risks and general economic and political conditions and changes in competition in our industry.

The proposed variation / reallocation may also be subject to various risks and uncertainties and may require necessary approvals and consents under applicable law, such as from the board of directors of the Company and/or its subsidiaries under Companies Act, 2013 or other applicable laws, and under applicable contracts such as financing arrangements, and will be subject to the terms thereof. Further, the proposed reallocation may result in delays in meeting the scheduled capacity installation commitments under the various program documents for subsidies and incentives. Accordingly, if such a delay occurs, we may not be eligible to receive the incentives / subsidies and in the absence of an extension or waiver by the relevant authority might exercise their right to appropriate any securities or performance guarantees furnished by us. The above matters may also require us to obtain consents or waivers from our lenders under the relevant provisions of the facility agreements.

In case any such approvals or consents as outlined in the paragraph above are not obtained or are delayed, this may adversely impact or delay the implementation of the proposed variation / reallocation, including the proposed timelines. The proposed variation will ease the additional burden on finance plans and internal accruals of the Company. However, any unforeseen economic, market, business conditions or any other conditions beyond the control of the management may lead to escalation in costs,

impact the working capital position of the Company and this may affect the financial condition of the Company 6) Names of Directors who voted against the proposed variation/alteration:

None of the Directors have voted against the proposed variation Any interested person may obtain the copy of the special resolution along with the explanatory statement free of charge at the Registered Office of the Company at Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No.67, Municipal No. 140, Koramangala VI Bk, Bangalore-560095 Karnataka, India or visit the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports for the sai

For and on behalf of Ola Electric Mobility Limited Harish Abichandani

Chief Financial Officer

Place: Bangalore Dated: July 31, 2025

OLA ELECTRIC

OLA Electric Mobility Limited

(formerly known as Ola Electric Mobility Private Limited)

CIN: L74999KA2017PLC099619

Registered Office: Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No.67, Municipal No. 140, Koramangala VI Bk, Bangalore-560095, Kamataka, India. Tel: 080-35440050, Email Id: companysecretary@olaelectric.com

[Pursuant to section 27(1) and rule 7(2) of Companies (Prospectus and Allotment of Securities) Rules, 2014] Advertisement giving details of notice of special resolution for varying the terms of any contract referred to in the prospectus or altering the objects for which the prospectus was issued

PUBLIC NOTICE Notice is hereby given that by a resolution dated July 25, 2025, the board of directors ("Board") of Ola Electric Mobility Limited ("Company") has proposed to vary the objects / terms of utilisation of the Initial Public Offering ("IPO") proceeds ("IPO Proceeds") and extend the time limit for utilisation of the IPO Proceeds, for which prospectus dated 6 August 2024 ("Prospectus") was issued in connection with the IPO of the Company, which consisted of a fresh issue of 72,37,57,627 equity shares at an issue price of INR 76 aggregating to INR

5,500.00 Crores (where the net proceeds received by Company after deduction of issue related expenses was INR 5,275.06 Crores). In pursuance of the said resolution, further notice is given that for approving the proposed variation of the IPO Proceeds and extension of the IPO Proceeds, a special resolution of the Company is proposed to be passed at the ensuing 8th Annual General Meeting ("AGM") of the Company to be held on Friday, August 22, 2025 at 10:00 AM (IST) through Video Conferencing/ Other Audio-Visual Means. The resolution shall be subject to the condition that, in the event the resolution is approved by a majority that meets or exceeds the statutory threshold for a special resolution but does not exceed the threshold of 90% shareholding (present and voting and voting), the Company will, not with standing the foregoing statutory threshold, not implement the proposed variation / extension, and such resolution shall be deemed by the Company as not having been acted upon / implemented. Accordingly, the objects / terms of utilisation of IPO Proceeds mentioned in the Prospectus will be deemed to have not been varied and the timelines for utilisation of the IPO Proceeds will be deemed to have not been extended by such resolution. The detailed information of the aforesaid resolution (including the terms and conditions thereof along with the explanatory statement) and instructions for participation at the 8th AGM including remote e-voting and e-voting at the AGM is given in Notice of the AGM available at the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports The details regarding such variation are as follows:

1) Particulars of the terms of the contract to be varied (or objects to be altered):

SI. No.	Original objects of the IPO as stated in the Prospectus	Total amount raised through the IPO	Amount unutilised as on June 30, 2025	Details of variation	Revised amount after variation	Revised amount unutilised post variation	Revised timeline for utilisation
814.5	Capital Expenditure to be incurred by the subsidiary, Ola Cell Technologies Private Limited ("OCT") for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh, classified as phase 2 under the expansion plan, as per the Prospectus	1,227.64	1,227.64	1,227.64 allocated out of Object 1 to Object 4, 5 and 6 (as set out below)	3-2	(a)	Not Applicable
2.	Repayment or prepayment, in full or part, of the indebtedness incurred by the subsidiary, Ola Electric Technologies Private Limited ("OET")	800.00	(A)	No change	800.00	A.	Not Applicable
3,	Investment into research and product development	1,600.00	1,144,47	95.00 allocated out of Object 3 to Object 6	1,505.00	1,049.47	By Fiscal 2026 - 550.00 By Fiscal Year 2027 - 499.47
4,	Expenditure to be incurred for organic growth initiatives	350.00	50.75	850.64 allocated out of Object 1 to Object 4	1,200.64	901.39	By Fiscal 2026 - 801.39 By Fiscal Year 2027- 100.00
5.	General corporate purposes*	1,297.42	170.94	77.00 allocated out of Object 1 to Object 5	1,374.42	247.94	By Fiscal Year 2026- 247.94
6.	Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/ or its subsidiaries		181	300.00 allocated out of Object 1 and 95.00 allocated out of Object 3, totalling to 395 allocated to Object 6	395.00	395.00	By Fiscal Year 2026- 395.00

"The total amount to be used for general corporate purposes will not exceed 25% of the gross proceeds of the IPO i.e. INR 5,500.00 Crores as per the Prospectus (which includes issue related expenses of INR 224.94 Crores).

2) Particulars of the proposed variation / alteration: Please refer to table given in Point 1 above for the details of the original objects as per the Prospectus and the proposed reallocation of IPO Proceeds Reasons/justification for the variation:

We are a pure-play electric vehicle (EV) player in India building vertically integrated technology and manufacturing capabilities for EVs and EV components, including cells. Our business model is founded on three key scalable platforms: (1) our research and development (R&D) and technology platform with in-house design and development across EV technologies and components. (2) adaptable manufacturing and supply chain platform, and (3) direct to customer (D2C) omnichannel distribution platform The Indian EV Industry underwent a shift in market dynamics post our IPO. Driven by macroeconomic factors, the two wheelers (2W) market growth slowed to 7% in FY 2025, as against our anticipated cumulative average growth rate (CAGR) assumption of 11%. Electric

2-wheeler (E2W) penetration, at 6.1% in FY 2025, also grew slower than expected. Increase in competitive intensity, already underway at the time of our IPO, intensified further, with more incumbent internal combustion engine (ICE) Original Equipment Manufacturers (OEMs) entering the market with EV products and leveraging their existing ICE network to rapidly scale up distribution and reach a wide part of the market. In our view, the first phase of EV adoption, driven largely by policy support and "early-adopters," has played out. The E2W industry is now poised to enter the second phase of growth which will be led by the "middle-mass" customers - value-conscious, cautious and slower to adopt new technologies. This new set of customers will test EVs on price, performance, total cost of ownership, and serviceability. In our view, EVs remain superior to ICE across all metrics of customer experience, and supported by improvement in macroeconomic

conditions, the next wave of growth will return to E2W industry in the near to mid-term. Further, motorcycles account for over 65% of the 2W market, and as of June 30, 2025, the Company is the only major OEM with a pan-India presence in both electric-scooters (E-S/C).

and electric-motorcycles (E-M/C). The Company's focus is to be advantageously prepared for this second phase of growth. Given this background, in view of the management, the proposed variation is tactical in nature and seeks to achieve the objectives of more efficient capital allocation and utilisation, strengthening the balance sheet and unlocking positive flywheel effect in the auto business and cell business through organic growth. To achieve the aforesaid objectives, management is proposing to further deleverage the consolidated balance sheet of the Company and invest more in organic growth initiatives (as explained in subsequent paragraphs) by unlocking capital that management forecasts will otherwise remain unutilized in the near to mid-term. The management is of the view that the proposed variation will generate value for shareholders by optimizing the Company's cost of capital and unlocking growth opportunities. To accommodate the increased expenditure in Object 4 ('Expenditure to be incurred for organic growth initiatives'), the management also proposes to extend timeline for utilisation of funds by one year, to FY 2027 from FY 2026 as per Prospectus. The specifics of the proposed variation and the individual rationale of the relevant objects is set out below.

Specifics of the proposed variation

The details of the proposed variation are set out below. We are proposing to reallocate INR 1,227.64 Crores out of Object 1 (Capital Expenditure to be incurred by the subsidiary, OCT for expansion of the capacity of cell manufacturing plant from 5GWh to 6.4GWh,

(a) INR 850.64 Crores to Object 4 (Expenditure to be incurred for organic growth initiatives)

(b) INR 300 Crores to Object 6 (Repayment or prepayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries) and

(c) INR 77 Crores to Object 5 (General corporate purposes).

Further, we are proposing to reallocate INR 95 Crores out of Object 3 (Investment into research and product development) towards Object 6 (Repayment or prepayment, in full or part, of the indebtedness incurred the Company and / or its subsidiaries).

The total amount proposed to be reallocated out of Objects 1 and 3 in the Prospectus is INR 1,322.64 Crores which along with INR 50.75 Crores in Object 4 (which has been redefined in scope as compared to the Prospectus, as set out in the paragraphs below) is less than 25% of the gross proceeds of the IPO i.e. INR 5,500.00 Crores.

Rationale to reallocate funds out of Object 1 and Object 3

Our cell manufacturing plant (Ola Gigafactory) began commercial operations on March 22, 2024 with a current capacity of 1.4 Gigawatt-hour (GWh) (as of June 30, 2025) and manufacturies our in-house 4680-form factor cells. We will soon implement a phased integration of our cells with our E2W products, with the tentative timeline being as early as Q2 of FY 2026. Cell capacity is currently being expanded from 1.4 GWh to 5 GWh. Cell production capacity of 5 GWh can cover approximately 1.2 million E2W annual units (assuming an average battery pack size of 4kWh); which we believe to be sufficient for capitive use till FY 2029. Thus, the management is of the view that expanding cell production capacity beyond 5 GWh may not be the optimal allocation of this capital and that the proposed reallocation will instead enable the Company to take better advantage of growth opportunities in the current market and business environment. In this context, management proposes to reallocate INR 1,227.64 Crores of IPO Proceeds earmarked for Object 1 as set out in the Prospectus

Our R&D platform has delivered significant wins in FY 2025, with the introduction of our Gen 3 platform and initial models of Roadster series electric motorcycles. In addition to product launches, the Company has made significant progress in technology by introducing inhouse motors, battery packs, MoveOS+ software stack, 48 Volt vehicle architecture and is in advanced stages of introducing in-house 4680 cell, Heavy Rare Earth (HRE) free motors and is also developing an in-house ABS. The management is of the view that the Company has more than sufficient capital for its plans for R&D for FY 2026 and FY 2027. The management proposes to free up a small amount of INR 95 Crores currently allocated towards R&D for FY 2027, especially because management is aiming to optimize capital allocation for new product launches (as detailed in the Q1 FY 2026 Shareholders Letter) and also because management foresees internal accruals being able to fund additional R&D expenditure in FY 2027 if required. In this context, management proposes to reallocate INR 95 Crores earmarked for Object 3 as set out in the Prospectus.

Rationale to reallocate funds to Object 4, 5, and 6

The management is of the view that proposed reallocation to Object 4 will enable the Company to pursue growth in the current business environment and generate positive flywheel effects for both the auto and the cell business. In view of the management, the auto business will benefit from further investments in the Company's D2C omnichannel platform, manufacturing related capital expenditure, operating expenses and sales and marketing expenses, with the objective to drive sales volumes and bolster market share. Increased auto sales will in turn generate more captive demand for the cell business. In the cell business, the management aims to accelerate cell production for the current capacity of 1.4 GWh and deployment and operationalization of cell capacity from 1.4 GWh to 5 GWh. This will enable the Company to improve its gross margins, deliver products with the 4680 Bharat Cell resulting in higher range and better safety characteristics and drive-up capacity utilisation in the cell business. In that context, management proposes to allocate INR 850.64 Crores to Object 4, in addition to utilizing INR 50.75 Crores unutilized funds remaining in Object 4. Further, management proposes to extend timeline for utilisation of the funds allocated to Object 4 by one year, to FY 2027, as opposed to FY 2026 as outlined in the

Prospectus. The timeline extension is mainly sought to accommodate the utilisation of the additional funds being allocated to Object 4. The management is of the view that the proposed reallocation to Object 5 will bolster the Company's contingency buffer. In addition to the above, the Company may utilise the varied proceeds towards expenditure considered expedient and as approved periodically by the board of directors ("Board") and the business requirements of the Company. The Company's management shall have flexibility in utilising surplus amounts, if any, subject to directions of the Board. In that context, management proposes to allocate INR 77 Crores to Object in addition to utilizing INR 170.94 Crores unutilized funds remaining in Object 5.

The management is of the view that the proposed reallocation to Object 6 will cover a portion of the Company's debt servicing requirements for the remainder of the FY 2026 and will deleverage the Company's consolidated balance sheet. The management further believes that this will give the Company more flexibility to seek additional capital later at more competitive terms as needed. The Company had previously utilized INR 800 Crores of IPO Proceeds in Object 2 to reduce indebtedness of its wholly owned subsidiary. OET. In that context, management proposes to allocate INR 395 Crores to Object 6, which will permit repayment of debt of the Company and/or its subsidiaries.

Details of Object 4 - "Expenditure to be incurred for organic growth initiatives" - changes with respect to the scope of Object 4 with respect to the prospectus is in the sub-heads. As per the Prospectus, the sub-heads of Object 4 were, Payment of rental expenses for existing ECs, Expansion of new ECs and Expansion of network of hyper charger guns. As at the time of the Prospectus, the amount allocated to Object 4 was INR 350 Crores, of which INR 299.25 Crores has been utilised as at June 30, 2025. Since the time of IPO, the Company has significantly expanded its distribution footprint such that the term "Experience Center" (EC) can no longer be used to represent the majority of the expanded distribution footprint and therefore for the purpose of this document, the term "Stores" is used to describe physical touchpoints for orders, sales, fulfilment and delivery.

The Company has also significantly expanded its Service Centers, with a majority of them co-located with the Stores. The distinction of "Old ECs" and "New ECs" as defined at the time of the Prospectus no longer applies and therefore for the purpose of this document, the term "Stores and Service Centers" represents all the Stores and Service Centers in operation currently or to be added incrementally as part of regular business operations.

Finally, the management does not target spending on Hypercharger network given the proliferation of access to personal and workspace chargers, especially for the E2W segment. As described below, the sub-heads of Object 4 are proposed to be varied and new subheads are introduced.

In Object 4, "Expenditure towards Organic growth initiatives," we introduce two new sub-heads, Cell Business and Auto Business. We define expense heads covered under each of the sub-heads in below paragraphs. a. Expenditure towards Organic growth initiatives - Cell Business: Management proposes to allocate INR 850.64 Crores additional allocation to Object 4, to be used in the sub-head of cell business. The utilisation of the proposed funds to be varied towards the sub-head of cell business of Object 4 will cover expenses as set out below:

a.i Capital expenditure for capacity buildout to 5 GWh: Will include proportional expenses (along with debt funds) on purchase of property, plant and equipment (PPE), installation and commissioning of the said PPE and other cash expenses pertaining to capacity a.ii Expenditure on ramp-up of capacity utilisation: Will include expenses during capacity ramp-up till we reach the full capacity of production including expenses on yield loss improvement, production process enhancements, certification expenses, raw material and

consumables, utilities and manpower, purchase of software for cell production capacity ramp-up, and expenditure on consulting services for cell production ramp-up. a. iii Pre-operative expenses: Will include such pre-operational expenses that are necessary to be incurred to fully operationalize our cell capacity to 5 GWh in a commercially viable manner.

a. iv Technological enhancements of capacity built-out (1.4 GWh) and under-construction (1.4 GWh) and under-construction (1.4 GWh). In the event, we are able to learn advancements in cell chemistry technology which could offer us a commercial edge over competitors, we may use a portion of the reallocated proceeds towards altering, modifying or upgrading equipment and machinery, if possible, to upgrade our cell production capacity to be able to produce the aforesaid superior chemistry cells.

Expenditure towards Organic growth initiatives - Auto Business: Management proposes to allocate INR 500.64 Crores out of the total INR 850.64 Crores additional allocation to Object 4, along with the unutilized INR 50.75 Crores in Object 4, to be used in the sub-head of auto business. The utilisation of the proposed funds to be varied towards the sub-head of auto business of Object 4 will cover expenses as set out below:

b.i Investments in Stores and Service centers: Setting up and operating expenses such as rent, maintenance, utilities, manpower, training, inventory, logistics, fulfilment, warehousing, spares, marketing, technology systems, security, repair and replacements, etc.

b.ii Investments in auto capex: Capital expenditure for vertical integration projects, manufacturing expenses related to new product development, maintenance and sustenance expenditures, tooling and other non-R&D

b.iii Investments in auto manufacturing opex: Expenses related to manufacturing, manpower, logistics, warehousing, consumables, utilities etc.

b.iv Investments in sales, marketing and customer experience: Expenses related to performance marketing, inside sales capabilities enhancement, sales and marketing manpower expenses, software and technological tools, etc.

Details of Object 6 - "Repayment or prepayment, in full or part, of the indebtedness incurred the Company and/or its subsidiaries": The Company and/or its subsidiaries have entered into financing arrangements with banks and financial institutions, collectively amounting to approximately INR 2,130 Crores outstanding as on June 30, 2025 (out of which the amounts falling due, including interest and Debt Service Reserve Account (DSRA) requirements is approximately INR 645 Crores during July 2025 to March 2026), in addition to the outstanding Working Capital Demand Loans (WCDL) of approximately INR 545 Crores. The management proposes to utilise INR 395 Crores towards repayment / prepayment / prepayment / prepayment, will find the loans / facilities / non-convertible debentures (NCDs) obtained from banks and financial institutions by the Company and/or its subsidiaries. The repayment / prepayment, will

help reduce our outstanding indebtedness, assist us in maintaining a favourable debt-equity ratio and enable utilisation of some additional amount for further investment in business growth and expansion. In addition, we believe that since our debt-equity ratio will improve, it will enable us to raise further resources at competitive rates and additional funds/ capital in the future to fund potential business development opportunities and plans to grow and expand our business in the future. Given the nature of financing arrangement and the terms of repayment / prepayment, the aggregate outstanding borrowing amounts may vary from time to time. However, the aggregate amount proposed to be utilised towards Object 6 will not exceed INR 395 Crores. Summary

To summarize, we reiterate our commitment to being the leading pure-play electric mobility player in India with a focus on vertical integration and technology leadership. The macroeconomic conditions have continued to improve in Q1 of FY 2026, with contained core inflation, and interest rates reductions by the Reserve Bank of India (RBI), and we expect EV penetration to regain momentum and begin to accelerate again going forward. We have taken several structural decisions to strengthen our long-term fundamentals and enhance resilience. The Company has reduced its structural EBITDA breakeven point to 25,000 monthly E2W sales. Other actions include securing business continuity in the event of supply chain disruptions for rare earth magnets by developing in-house heavy rare earth (HRE) free motors and diversifying sourcing, and development of in-house anti-lock braking system (ABS) to mitigate cost and integration impact in case Indian Government makes ABS mandatory on all vehicles from January 1, 2026. Taken together, we believe that the proposed variation takes into account the best interests of our shareholders and enables us to deploy capital more productively and drive growth in the near to mid-term without altering our long-term strategy.

Effect of the proposed variation / alteration on the financial position of the company:

With the proposed variation, the Company intends to reduce indebtedness and invest in organic growth opportunities, which will enable the Company to scale and consolidate its position in the market. Further, the overall consolidated earnings and cash flow of the Company is expected to improve in the long term. The management of the Company is of the view that the proposed variation will ensure optimum utilisation of IPO Proceeds and maximize shareholders' wealth. Major Risk factors pertaining to the new Objects:

All statements contained in the explanatory statement to the Notice of the AGM that are not statements of historical fact, constitute "forward-looking statements". All statements regarding our expected financial condition and results of operations, business, plans and prospects are forward-looking statements. Similarly, statements that describe our strategies, objectives, plans or goals are also forward-looking statements are based on our current plans, estimates, presumptions and expectations and are subject to risks, uncertainties and assumptions about us that could cause actual results to differ materially from those contemplated by the relevant statements, including, tax and regulatory changes, our ability to successfully implement our strategy, technological changes, our exposure to market risks and general economic and political conditions and changes in competition in our industry. The proposed variation / reallocation may also be subject to various risks and uncertainties and may require necessary approvals and consents under applicable law, such as from the board of directors of the Company and/or its subsidiaries under Companies Act, 2013 or

other applicable laws, and under applicable contracts such as financing arrangements, and will be subject to the terms thereof. Further, the proposed reallocation may result in delays in meeting the scheduled capacity installation commitments under the various program documents for subsidies and incentives. Accordingly, if such a delay occurs, we may not be eligible to receive the incentives / subsidies and in the absence of an extension or waiver by the relevant authority, such authority might exercise their right to appropriate any securities or performance guarantees furnished by us. The above matters may also require us to obtain consents or waivers from our lenders under the relevant provisions of the facility agreements. In case any such approvals or consents as outlined in the paragraph above are not obtained or are delayed, this may adversely impact or delay the implementation of the proposed variation / reallocation, including the proposed timelines.

The proposed variation will ease the additional burden on finance plans and internal accruals of the Company. However, any unforeseen economic, market, business conditions or any other conditions beyond the control of the management may lead to escalation in costs,

impact the working capital position of the Company and this may affect the financial condition of the Company. 6) Names of Directors who voted against the proposed variation/alteration:

None of the Directors have voted against the proposed variation. Any interested person may obtain the copy of the special resolution along with the explanatory statement free of charge at the Registered Office of the Company at Wing C, Prestige RMZ Startech, Hosur Road, Municipal Ward No. 67, Municipal No. 140, Koramangala VI

For and on behalf of Ola Electric Mobility Limited

Harish Abichandani

Chief Financial Officer

Place: Bangalore Dated: July 31, 2025

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Bk, Bangalore-560095 Kamataka, India or visit the website of the Company at https://www.olaelectric.com/investors/investor-relations/annual-reports for the same.

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CIN: L24241UP1386PLC008344 Reod. Office: Padamolaza, Hall No. H1-HZ, First Floor, Plot No.5 Sec.-168, Awas Vikas Sikandra Yojna, Agra - 07 (U.P.)
Tel.: 0562-2527331/32, 2650500, 3500550, E-mail: info@pecosecosma.com

PUBLIC NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015. Notice is hereby given that a Meeting of Board of Directors of the Company is scheduled to be held on Thursday, 7th August, 2025 at the Registered Office to inter alia approve and take on record the Un Audited Financial Results for the Quarter ended 30th June, 2025, along with Limited Review Report thereon and to fix the date of Annual General Meeting and Book Closure Dates for the purpose of payment of Dividend, subject to approval by members in the A.G.M. The Notice is also available on the Stock Exchanges website www.bseindia.com and company's website

www.peeceecosma.com For & on behalf of the Board PEE CEE COSMA SOPE LIMITED MAYANK JAIN Place: Agra Date : 31.07.2025 (Executive Chairman) DIN:00112947

दक्षिण पूर्व मध्य रेलवे

ई-नीलामी नोटिस

उपरोक्त के संदर्भ में रायपुर मंडल से कमाई और पट्टे के ठेकों के लिए ई-नीलामी निम्नानुसार आमंत्रित की गई है: Auction Auction **Assets Description**

दर्ग रेलवे स्टेशन पर एटीएम के लिए निविदा। 06.08.2025 11:00 11:30 नौ बैटरी चालित गाड़ियों के संचालन के लिए निविदा। 08.08.2025 11:00 11:30 रायपर रेलवे स्टेशन पर डिजिटल क्लॉक रूम सविधा के 11.08.2025 11:00 11:30

समी ई-नीलामी अधिसूचना का विवरण वेबसाइट www.ireps.gov.in पर अपलोड किया गया है मंडल वाणिज्यिक प्रबंधक दक्षिण पूर्व मध्य रेलवे रायपुर PR/R/SR.DCM/AAA/123

F South East Central Railway

ASIRVAD MICRO FINANCE LTD CIN U65923TN2007PLC064550 9th and 10th Floor, No 9, Club House Road, Anna Salai, Chennai 600 002. Tamil Nadu. Tel:044-42124493

@secrail

निलामी सूचना

विशेषकर गिरवीकर्ताओं और सामान्य रूप में जनता को एतदृद्धारा सूचित किया जाता है कि निम्नलिखित अकाउंट्स में रखे गए सोने के आभूषणों की सार्वजनिक नीलामी निम्नलिखित शाखाओं पर दिनांक 16/08/2025 को सुबह 10.00 बजे से किया जाएगा. हम ऐसे डिफॉल्टर ग्राहकों के सोने के आभूषणों की नीलामी करने जा रहे हैं जिन्होंने रजिस्टर्ड पत्र द्वारा सूचित किए जाने के बावजूद अपने लोन की रकम नहीं चुकाई है. जिन आयटम्स की नीलामी नहीं हो पाएगी, उनकी नीलामी किसी अन्य दिन बिना पुन: सुचना दिए की जाएगी. नीलामी के स्थान व तिथि (अगर कोई हो) में परिवर्तनों की कोई सुचना नीलामी केन्द्र या वेबसाइट पर लगाई जाएगी तथा इस बारे में कोई अन्य सूचना नहीं दी जाएगी.

गिरवियों की सूची:

दिल्ली दिल्ली बवाना जीएल 342990700000513 342990730000470 जोहरीपुर जीएल 343020780000002 उत्तरी दिल्ली नरेला-जीएल, 342960700000325 342960730000016 दिल्ली पश्चिमी दिल्ली 343010730000133

उपरोक्त नीलामी में भाग लेने के इच्छुक व्यक्तियों को निम्नलिखित का पालन करना होगा:- इच्छुक बोलीकर्ताओं को ईएमडी के रूप में रू.10,000/-नीलामी के दिन नकद जमा कराना होगा (असफल बोलीकर्ताओं को बाद में लौटा दिया जाएगा). बोलीकर्ता को वैध पहचना प्रमाण/पैन कार्ड साथ लेकर आना होगा. अधिक जानकारी के लिए कृपया 9542500664 पर संपर्क करें. अधिकृत अधिकारी

आशिवांद माइक्रो फायनांस लि.

सार्वजनिक उद्घोषणा ख्नारतीय ऋणशोधनाक्षमता तथा दिवालिया बोर्ड (कॉर्पोरेट व्यक्तियों के लिए ऋणशोधनाक्षमता समाधान प्रक्रिया) विनियमावली 2016 के विनियम 6 के अंतर्गत,

एचआईएल (इंडिया) लिमिटेड के ऋणदाताओं के ध्यानार्थ प्रासंगिक विवरण 1. | कॉर्पोरेट देनदार का नाम एचआईएल (इंडिया) लिमिटेड 2. कॉर्पोरेट देनदार के निगमीकरण की तिथि 11.03.1954 प्राधिकरण जिसके अंतर्गत कॉर्पोरेट देनदार आरओसी दिल्ली निगमीकृत / पंजीकृत है 4. | कॉर्पोरेट देनदार की कॉर्पोरेट पहचान संख्या / U24211DL1954GOI002377 सीमित दायित्व पहचान सं. 5. कॉर्पोरेट देनदार के पंजीकृत कार्यालय और प्रधान द्वितीय तल, कोर 6 स्कोप कॉम्प्लेक्स 7 लोधी रोड, कार्यालय (यदि कोई हो) का पता नई दिल्ली, दिल्ली, भारत, 110003 कॉर्पोरेट देनदार के संबंध में ऋणशोधनाक्षमता 30.07.2025 आरंभ होने की तिथि ऋणशोधनाक्षमता समाधान प्रक्रिया के समापन की 26.01.2026 अंतरिम समाधान व्यवसायी के रूप में कार्य करने IBBI/IPA/001/IP-P00528/ 2017-18 / 10953 वाले ऋणशोधनाक्षमता व्यवसायी का नाम और ए—604, सुज्जन विहार, सेक्टर— 43, गुडगांव 122002 बोर्ड के साथ पंजीकृतानुसार अंतरिम समाघान ईमेल— iamrs@gmail.com व्यवसायी का पता और ई—मेल अंतरिम समाघान व्यवसायी के साथ पत्राचार हेतु शीर्ष तल, भूखण्ड सं. 581, सेक्टर–27, गुड़गांव, **उपयोग किया जानेवाला पता और ई**—मेल ईमेल- hil.india@truproinsolvency.com 11. दावे प्रस्तुत करने की अंतिम तिथि 13.08.2025 धारा 21 की उप—धारा (६ए) के उपवाक्य (बी) के अंतर्गत ऋणदाताओं की श्रेणियाँ, यदि कोई हों, जिन्हें अंतरिम समाधान व्यवसायी द्वारा सुनिश्चित किया गया है किसी वर्ग में ऋणदाताओं के प्राधिकृत प्रतिनिधि के रूप में कार्य करने हेतु चिन्हित ऋणशोधनाक्षमता व्यवसायियों के नाम (प्रत्येक वर्ग हेतु तीन नाम) 14. (क) प्रासंगिक प्रपत्र तथा वेबलिंक : https://ibbi.gov.in/en/home/downloads

एतदुद्वारा यह सूचित किया जाता है कि राष्ट्रीय कंपनी विधिक न्यायाधिकरण, प्रधान पीठ, नई दिल्ली न 30-07-2025 को एचआईएल (इंडिया) लिमिटेड की एक निगमित ऋणशोधनाक्षमता समाधान प्रक्रिया आरंग

एचआईएल (इंडिया) लिमिटेड के ऋणदाताओं को एतदद्वारा प्रविष्टि सं. 10 के समक्ष वर्णित पते पर अंतरिम समाधान व्यवसायी के पास 13–08–2025 को अथवा इससे पूर्व साक्ष्य के साथ अपने दावे प्रस्तुत करने का आदेश दिया जाता है। वित्तीय ऋणदातागण केवल इलेक्ट्रॉनिक माध्यमों द्वारा साक्ष्य के साथ अपने दावे प्रस्तुत करेंगे। समस्त अन्य ऋणदातागण व्यक्तिगत रूप में, डाक द्वारा अथवा इलेक्ट्रॉनिक माध्यमों से साक्ष्य सहित दावे प्रस्तुत कर सकते हैं।

दावे के त्रुटिपूर्ण अथवा भ्रामक साक्ष्य प्रस्तुत करने पर दंडित किया जायेगा।

दिनाँक : 01-08-2025 स्थान : गुरुग्राम

(ख) प्राधिकृत प्रतिनिधियों के विवरण

यहाँ पर उपलब्ध हैं :

श्री रोहित सहगल अंतरिम समाधान व्यवसायी पंजी. सं: IBBI/IPA/001/IP-P00528/2017-18/10953



स्थान : नई दिल्ली

इंडियन टोनर्स एंड डेवलपर्स लिमिटेड (सीआईएन: L74993UP1990PLC015721)

हस्ता. 🖊

पंजीकृत कार्यालय : 10.5 किमी माइलस्टोन, रामपुर बरेली रोड, रामपुर— 244 901 (उत्तर प्रदेश) ई-मेल आईडी - info@indiantoners.com, वेबसाइट : www.indiantoners.com **दूरभाष :** 0595—2356271, **फैक्स नंबर :** 0595—2356273

35वीं वार्षिक आम बैठक (एजीएम) की सूचना, बही समापन तथा रिमोट ई-वोटिंग की जानकारी

एतदद्वारा सुचित किया जाता है कि इंडियन टोनर्स एंड डेवलपर्स लिमिटेड के सदस्यों की 35वीं वार्षिक आम बैठक सोमवार, 25 अगस्त, 2025 को दोपहर 2.30 बजे कंपनी के पंजीकृत कार्यालय 10.5 किमी माइलस्टोन, रामपुर बरेली रोड, रामपुर – 244901 (उत्तर प्रदेश) में उक्त बैठक के आयोजन की सचना में उल्लिखित साधारण एवं विशेष कार्यों के लिए आयोजित की जाएगी।

35वीं वार्षिक आम बैठक की सूचना की इलेक्ट्रॉनिक प्रति, दूरस्थ ई-वोटिंग एवं मतदान हेतु निर्देश, उपस्थिति पर्ची, प्रॉक्सी फॉर्म और वार्षिक रिपोर्ट 2024—2025 के साथ, उन सभी सदस्यों को संचार हेत् भेज दी गई है जिनकी ईमेल आईडी कंपनी / डिपॉजिटरी प्रतिभागी(यों) के पास पंजीकृत हैं, बशर्ते किसी सदस्य ने इसकी हार्ड कॉपी का अनुरोध न किया हो। जिन सदस्यों ने अपना ईमेल पता पंजीकृत नहीं कराया है, उनके लिए उपरोक्त दस्तावेजों की भौतिक प्रतियां अनुमत तरीके से भेज दी गई हैं। इसके अतिरिक्त, यह भी सुचित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 91 और लिस्टिंग

विनियमों के विनियम 42 के अनुसार, कंपनी की 35वीं वार्षिक आम बैठक के उद्देश्य से सदस्यों का रजिस्टर और शेयर हस्तांतरण एवं लेखा पुस्तकें 22 अगस्त 2025 से 24 अगस्त 2025 (दोनों दिन सम्मिलित) तक बंद रहेंगी।

कंपनी अधिनियम, 2013 की धारा 108 के अनुसार, भारत सरकार के कॉर्पोरेट कार्य मंत्रालय द्वारा जारी कंपनी (प्रबंधन एवं प्रशासन) संशोधन नियम, 2015 के नियम 20 और स्टॉक एक्सचेंजों के साथ लिस्टिंग विनियमों के विनियम 44 के साथ पठित, कंपनी अपने सदस्यों को सूचना में उल्लिखित सभी प्रस्तावों पर रिमोट ई—वोटिंग के माध्यम से इलेक्ट्रॉनिक माध्यम से अपना वोट डालने की सुविधा प्रदान करते

कंपनी अधिनियम, 2013 के प्रावधानों और उक्त नियमों के नियम 20 के अनुसार विवरण नीचे दिए गए हैं

सचनायें भेजने की अंतिम तिथि : 31.07.2025 इलेक्ट्रॉनिक माध्यमों (रिमोट ई-वोटिंग) के माध्यम से मतदान शुरू होने की तिथि और समय : 22

अगस्त, 2025 प्रातः 9.00 बजे (भारतीय मानक समय)। इलेक्ट्रॉनिक माध्यमों (रिमोट ई–वोटिंग) के माध्यम से मतदान समाप्त होने की तिथि और समय

24 अगस्त, 2025 सायं 5.00 बजे (भारतीय मानक समय)। इलेक्ट्रॉनिक माध्यमों (रिमोट ई—वोटिंग) के माध्यम से मतदान 24 अगस्त, 2025 को सायं 5.00 बजे

(भारतीय मानक समय) के बाद नहीं किया जा सकेगा।

35वीं वार्षिक आम बैठक की सूचना, रिमोट ई—वोटिंग और मतदान की प्रक्रिया के साथ, एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध है।

ई-वोटिंग से संबंधित समस्याओं के लिए संपर्क किए जाने वाले व्यक्तियों का विवरण : श्री विशेष चतुर्वेदी, कंपनी सचिव तथा अनुपालन अधिकारी, investors@indiantoners.com/ टेलीफोन नंबर 45017000 और एनएसडीएल, evoting@nsdl.co.in/pallavid@nsdl.com, फोन नंबर 022-24994738

24994600 / एनएसडीएल हेल्प डेस्क, दुरभाष नंबर (टोल फ्री) 1800–222–990 पर। श्री वाराणसी हरि (सीपी नंबर 8244), एक कार्यरत कंपनी सचिव को रिमोट ई—वोटिंग और मतदान

प्रक्रिया के लिए संवीक्षक नियुक्त किया गया है। कोई भी व्यक्ति, जो सुचना भेजे जाने के बाद शेयर प्राप्त करता है और कंपनी का सदस्य बनता है और कट—ऑफ तिथि अर्थात 18.08.2025 तक शेयर धारण करता है, evoting@nsdl.co.in पर एक अनुरोध भेजकर लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है और फिर उसके अनुसार अपना वोट डाल सकता है। हालाँकि, यदि सदस्यगण पहले से ही रिमोट ई–वोटिंग के लिए एनएसडीएल में पंजीकृत हैं, तो वे अपना वोट डालने के लिए अपने मौजुदा युजर आईडी और पासवर्ड का उपयोग

बैलेट पेपर के माध्यम से मतदान की सविधा वार्षिक आम बैठक (एजीएम) में उपलब्ध कराई जाएगी और जिन सदस्यों ने वार्षिक आम बैठक (एजीएम) से पहले रिमोट ई–वोटिंग द्वारा अपना वोट डाला

है, वे भी वार्षिक आम बैठक (एजीएम) में भाग ले सकते हैं, लेकिन उन्हें दोबारा वोट डालने का अधिकार शेयरधारकों का मतदान अधिकार 18.08.2025 की कट—ऑफ तिथि (रिकॉर्ड तिथि) के अनुसार कंपनी की प्रदत्त समता अंश पूंजी में उनके हिस्से के अनुपात में होगा।

> बोर्ड के आदेशानुसार कृते इंडियन टोनर्स एंड डेवलपर्स लिमिटेड (विशेष चतुर्वेदी)

कंपनी सचिव तथा अनुपालन अधिकारी दिनाँक : 31-07-2025

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