FINANCIAL EXPRESS

Read. Office: JSW Centre, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051. Tel.: 022-4286 1000 Fax: 022-4286 3000 Email: jswsl.investor@jsw.in Website: www.jsw.in

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the Share Certificates in respect of the following Equity Shares have been reported to be lost/misplaced and the Shareholders thereof have applied for duplicate Share Certificates in lieu thereof

	1		Share Cer	tificates	
Folio No	Name/Joint Names	Certificate No(s)	Distir From	nctive To	No. 0f Shares
JSW0308497	SHEELA MARWAH (Deceased) DEEPAK MARWAH (Claimant)	2449862	2381950691	2381951530	840
JSW0725010	K L SARASAMMA S SURESH CHATTERJI	2658379	2408912311	2408916310	4,000
JSW0815258	HARUN GIGANI	2689679	2413980121	2413982120	2,000
JSW0403839	RAPHEAL ANTONY P	2597437	2396937421	2396938290	870
JSW0713408	ANJALI JAIN	2437977	2380617481	2380618480	1,000
JSW0718944	TARUN P. SHAH	2568014	2392779531	2392780200	670

Any person who has a claim on the above Share Certificates is requested to contact the Company at its Registered office within 15 days, failing which the Company will proceed to issue duplicate certificates.

Place: Mumbai Date: 11-09-2023 Part of O. P. Jindal Group

SI. No	Tender No.	Tender for the supply of	EMD (Rs. in la
1	T4-1/2023-2024	90 Nos. of Tractor 2 Wheel Drive	11.70
2	T4-2/ 2023-2024	90 Nos. of Rotavator	1.62
3	T4-3/ 2023-2024	60 Nos. of Tractor Operated 9 Tyne Spring Loaded Cultivator	0.42
4	T4-4/ 2023-2024	30 Nos. of Tractor Operated 9 Tyne Rigid Cultivator	0.21
5	T4-5/ 2023-2024	90 Nos. of Tractor Operated 5 Tyne Duck Foot Cultivator	0.63
6	T4-6/ 2023-2024	5 Units of 1 No. of Sugarcane Harvester and 2 Nos. of Sugarcane Infielder with Tractor	7.50
7	T4-7/ 2023-2024	5 Nos. of Track Type Paddy Combine Harvester	1.65

www.tntenders.gov.in at free of cost ender Publishing Date and Time : 12.09.2023, 10.00 AM Tender document download - Start Date and Time: 12.09.2023, 10.00 AM Bid submission - Start Date and Time: 12.09.2023, 10.00 AM Bid submission - Closing Date and Time: 16.10.2023, 02.00 PM Bid opening Date and Time: 17.10.2023, 03.00 PM. The e-Tenders will be opened online through www.tntenders.gov.in on the date and time.

Chief Engineer (AE)

'IMPORTANT''

Whilst care is taken prior to

acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

PRECISION ELECTRONICS LIMITED

CIN NO.: L32104DL1979PLC009590 Registered Office: D-1081, New Friends Colony, New Delhi - 110025 Email: cs@pel-india.in, Website: www.pel-india.in,

Phone: 120 2551556/7, Fax: 120 2524337

CORRIGENDUM TO THE NOTICE OF 44TH ANNUAL GENERAL MEETING The Corrigendum is being issued in continuation of the Notice dated 11th August 2023 for the Annual General Meeting (AGM) of the company which is to be held on Monday,

September 25, 2023, at 12:00 Noon (IST) through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM"). The Shareholders of Precision Electronics Limited are requested to take note of the corrections as appearing hereunder with respect to the closing time of the remote

or remote e-voting and joining general meeting. THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:

The remote e-voting period begins on September 19, 2023 (Tuesday) at 09:00 AM and

e-voting period available for the remote e-voting facility in the instructions for members

ends on September 25, 2023 (Monday) at 05:00 PM. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear n the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. September 19, 2023 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being September 19, 2023.

The remote e-voting period begins on September 19, 2023 (Tuesday) at 9:00 AM and

ends on September 24, 2023 (Sunday) at 5:00 PM. The remote e-voting module

shall be disabled by NSDL for voting thereafter. The Members, whose names appear the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e., September 19, 2023 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being September 19, 2023. This Corrigendum to the Notice of the AGM shall form an integral part of the Notice of

AGM which has already been circulated to shareholders of Company and on from the date hereof, the Notice of the AGM shall always be read in conjunction with this his Corrigendum is also being published in the Financial Express (English) and

Jansatta (Hindi) and is also available on website of the Company Link: https://pelindia.in/useful-investor-data/. All other contents of the Notice of AGM save and except as modified or supplemented by the Corrigendum, shall remain unchanged By the order of the Board

For Precision Electronics Limited Vrinda Mohan Gupta

Date: 11th September 2023 Company Secretary cum Compliance Officer

Place: Noida



CAPTAIN PIPES LTD. REGD OFFICE: SURVEY NO-257, PLOT NO. 23 TO 28, N. H. NO. 8-B, SHAPAR-VERAVAL, DIST. RAJKOT-360002, PHONE: +91-2827-252411, EMAIL:account@captainpipes.in, WEBSITE: www.captainpipes.com CIN NO.: L25191GJ2010PLC059094

NOTICE TO THE SHAREHOLDERS REGARDING 14TH ANNUAL GENERAL MEETING

(1) The 14" (Fourteenth) Annual General Meeting ("AGM") of the Company will be held through Video Conferencing ("VC") /Other Audio Visuals Means ("OAVM") on Saturday, 30" September, 2023at 12:00 P.M. (IST) in compliance with all the provisions of the Companies Act, 2013 and Rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated 8" April, 2020, General Circular No. 17/2020 dated 13" April, 2020, General Circular No.20/2020 dated 5th May, 2020 and Circular No. 02/2021 dated January 13, 2021 issued by the Ministry of Corporate Affairs ("MCA Circular/s") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 Dated 12" May, 2020 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 Dated 15" January, 2021 issued by Securities and Exchange Board of India ("SEBI circular") (collectively referred to as 'relevant circulars') to transact the business(es) set out in the notice calling 14™AGM. Members will be able to attend the meeting through VC or OAVM. Members participating through VC or OAVM shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013.

(2) In compliance with the relevant circulars, the Notice of the 14™AGM and the Annual Report for the FY 2022-23 will be sent electronically to all the members of the Company whose email addresses are registered with the Company/ Depository Participants. The aforesaid documents will also be available on the Company's website at www.captainpipes.com and on the website of stock exchange where the shares of the Company are listed i.e. www.bseindia.com. Members can attend and participate for joining the AGM are provided in the Notice of AGM. Further, Members who do not register their email addresses with the RTA / Depository Participants will not be able to participate in the meeting.

(3) Manner of registering / updating email addresses:

(a) In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (selfattested scanned copy of Aadhar Card) by email to (compliance@captainpipes.com). (b) In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit

beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to (compliance@captainpipes.com). (4) Manner of casting vote(s) through e-voting: The Company is providing remote e-voting facility to all its

Members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure for remote evoting / e-voting is provided in the Notice of AGM.

(5) Members are requested to carefully read all the notes set out in the notice of AGM and in particular instructions for joining the AGM, manner of casting vote through remote e-voting or through e-voting during the

(6) This is to inform you all that Company has fixed 22NDSEPTEMBER, 2023 as cut of date for the purpose of voting at AGM to be held on 30TH SEPTEMBER, 2023.

(7) Further The Register of Members and Share Transfer Books of the Company will remain closed from 24TH SEPTEMBER, 2023 to 30TH SEPTEMBER, 2023 (both days inclusive) for the purpose of 14TH AGM.

(8) The remote e-voting period commences on WEDNESDAY, 27.09.2023 (9:00 am) and ends on FRIDAY 29.09.2023 (5:00 pm).

PLACE: RAJKOT

BY ORDER OF THE BOARD FOR CAPTAIN PIPES LIMITED **GOPAL D KHICHADIA**

MANAGING DIRECTOR

CAPTAIN TECHNOCAST LIMITED

DATE: 05.09.2023

Regd Office: Captain Gate, Survey No.-257, Plot No. 4, Shapar-Veraval, Dist. Rajkot (Gujarat), Ph. +91-2827-252411 Email: info@captaintechnocast.com, Website: www.captaintechnocast.com,

CIN NO.: L27300GJ2010PLC061678

NOTICE TO THE SHAREHOLDERS REGARDING 13TH ANNUAL GENERAL MEETING

(1) The 13" (Thirteenth) Annual General Meeting ("AGM") of the Company will be held through Video Conferencing ("VC") /Other Audio Visuals Means ("OAVM") on Saturday, 30° September, 2023 at 10:00 A.M. (IST) in compliance with all the provisions of the Companies Act, 2013 and Rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated 8" April, 2020, General Circular No. 17/2020 dated 13th April, 2020, General Circular No.20/2020 dated 5th May, 2020 and Circular No. 02/2021 dated January 13, 2021 issued by the Ministry of Corporate Affairs ("MCA Circular/s") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 Dated 12" May, 2020 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 Dated 15"January, 2021 issued by Securities and Exchange Board of India ("SEBI circular") (collectively referred to as 'relevant circulars') to transact the business(es) set out in the notice calling AGM. Members will be able to attend the meeting through VC or OAVM. Members participating through VC or OAVM shall be reckoned for the purpose of

guorum under Section of 103 of the Companies Act, 2013. (2) In compliance with the relevant circulars, the Notice of the AGM and the Annual Report for the FY 2022-23 will be sent electronically to all the members of the Company whose email addresses are registered with the Company/ Depository Participants. The aforesaid documents will also be available on the Company's website at compliance@captaintechnocast.comand on the website of stock exchange where the shares of the Company are listed i.e. www.bseindia.com. Members can attend and participatein AGM, for joining the AGM instructions are provided in the Notice of AGM. Further, Members who do not register their email addresses with the RTA / Depository Participants

will not be able to participate in the meeting. (3) Manner of registering / updating email addresses:

(a) In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to (compliance@captaintechnocast.com).

(b) In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to (compliance@captaintechnocast.com).

(4) Manner of casting vote(s) through e-voting:

The Company is providing remote e-voting facility to all its Members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure for remote e-voting / e-voting is provided in the Notice of AGM.

(5) Members are requested to carefully read all the notes set out in the notice of AGM and in particular instructions for joining the AGM, manner of casting vote through remote e-voting or through e-voting during the AGM. (6) This is to inform you all that Company has fixed 22 SEPTEMBER, 2023 as cut off date for the purpose of voting at

AGM to be held on 30TH SEPTEMBER, 2023 and also as record date for dividend payment.

(7) Further The Register of Members and Share Transfer Books of the Company will remain closed from 24TH SEPTEMBER, 2023 to 30TH SEPTEMBER, 2023 (both days inclusive) for the purpose of 13"AGM.

(8) The remote e-voting period commences on WEDNESDAY, 27.09.2023 (9:00 am) and ends on FRIDAY 29.09.2023

BY ORDER OF THE BOARD FOR CAPTAIN TECHNOCAST LIMITED

URVI KESARIYA

COMPANY SECRETARY

PLACE: RAJKOT DATE: 05.09.2023

(5:00 pm).

On behalf of Board of Directors For SAROJA PHARMA INDUSTRIES INDIA LIMITED

Investors Grievance Id: einward.ris@kfintech.com;

Contact Person: Mr. M. Murali Krishna.

SEBI Registration Number: INR000000221;

Address: Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana;

Website: www.kfintech.com;

KFINTECH TECHNOLOGY LIMITED:

Place: Mumbai

Mr. Biju Gopinathan Nair Chairman and Managing Director DIN: 08330223

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF SAROJA PHARMA INDUSTRIES

Note: All Capitalized terms used are not defined herein shall have the respective meanings assigned to them in the Prospectus. financialexp.epap.in

GOVERNMENT OF TAMIL NADU - AGRICULTURAL ENGINEERING DEPARTMENT 100 T1/12836/2023

Date: 11.09.2023 **TENDER NOTICE**

ntioned above at the office of the Chief Engineer (AE), Agricultural Engineering Department, Nandanam, Che

For JSW Steel Limited

(This is only an advertisement for Information purposes and not a Prospectus announcement)

Lancy Varghese Company Secretary

SAROJA PHARMA INDUSTRIES INDIA LIMITED

Our Company was originally incorporated as "Saroja Pharma Industries India Private Limited" on 14th January, 2019 under the provisions of the Companies Act, 2013 vide Certificate of Incorporation issued by the Registrar of Companies, Mumbai, Maharashtra. Later on, company was converted into public limited company, the name of our Company has changed to "Saroja Pharma Industries India Limited" and fresh Certificate of Incorporation dated 18th April, 2023 has been issued by the Registrar of Companies, Mumbai Maharashtra. Corporate Identification Number of our Company is U24110MH2019PLC319508

Registered office: 305, Kailash Tower, Shiv Shristi Complex, Goregaon Link Road, Mulund West, NA Mumbai City MH 400080; Corporate Office: Shop No. 209, 2nd Floor, Ecstacy, City of Joy, Jata Shankar Dosa Marg, Mulund West Mumbai MH 400080; website: www.sarojapharma.com, E-Mail: info@sarojapharma.com Telephone: +91 (022) 2081 0011; Company Secretary and Compliance Officer: Ms. Nikita Kumar

THE ISSUE

PROMOTER'S OF OUR COMPANY: MR. BIJU GOPINATHAN NAIR AND MR. MANISH DASHARATH KAMBLE

The issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the equity shares are proposed to be listed on SME platform of "NSE (NSE Emerge)".

BASIS OF ALLOTMENT SME IPO (NSE EMERGE)

PUBLIC ISSUE OF UPTO 10.84.800 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF SAROJA PHARMA INDUSTRIES INDIA LIMITED ("SAROJA" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 911.23 LAKHS ("THE ISSUE"), OUT OF WHICH 54,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 45.69/- LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION i.e. NET ISSUE OF 10.30.400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 865.54 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.98% AND 25.63% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

In terms of the prospectus dated 25th August, 2023 and as per 253(2) of the SEBI (ICDR), Regulation, 2018 wherein allocation in the net offer to the public category shall be; (a) minimum of 50% to Retail Individual Investors and (b) remaining to i) individual applicants other than retail individual investors and ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for provided that the unsubscribed portion in either of categories specified in clause (a) or (b) may be allocated to applicants in the other category.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 84/- EACH INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE THE ISSUE PRICE IS 8.40 TIMES OF THE FACE VALUE. THE ISSUE WAS OPENED ON THURSDAY, 31ST AUGUST, 2023 AND CLOSED ON TUESDAY, 05TH SEPTEMBER, 2023. The Equity Shares offered through the Prospectus are proposed to be listed on the Emerge Platform of National Stock Exchange of India Limited ("NSE"). In terms of the Chapter IX of the SEBI (ICDR), Regulation, 2018.

Explanation: If the retail individual investor category is entitled to more than fifty per cent. of the Net issue on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

as amended from time to time, our company has received in-principle approval letter dated 10th August, 2023 from NSE for using its name in this offer document for listing of our shares on the Emerge Platform of NSE For the purpose of this Issue, the Designated Stock Exchange will be the NSE Limited.

SUBSCRIPTION DETAILS

Details of Applications: The issue has received 5,023 applications (before Technical Rejection for 148 application of 4,20,800 Equity Shares but after removing 4,888 applications for 82,60,800 shares for which "bid filed but not banked) for 92,06,400 Equity Shares (including reserved portion of Market Maker of 54,400 equity shares) resulting 8.47 times subscription. The details of the valid applications received in the issue (after Technical Rejections for 148 applications of 4,20,800 Equity Shares and after removing 4,888 applications for 82,60,800 shares for which "bid

filed but not banked) are as follows: Subscription Ratio (After Revised Subscription) Category Number Of Applications Number of Equity Shares

Market Makers 54,400 1.00 Times 4,644 14.42 Times* Retail Individual Investors 74,30,400 Other than Retail Individual Investors 230 2.52 Times* 13,00,800 Total 4.875 87.85,600 Overall 8.098 Times

Total 140 applications for 2,24,000 shares in Retail Individual Investors were rejected on technical grounds. Total 8 applications for 1,96,800 shares in other than Retail Category were rejected on technical ground. Further, there was no withdrawal of application in any of the category *After revised subscription (original allocation was for 5,15,200 Equity Shares and allotment was made for 8,78,400 Equity Shares in retails category and in original Allocation was for 5,15,200 Equity Shares and

allotment was made for 1,52,000 Equity Shares in other than retail category). ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange being NSE Limited on 08th September, 2023.

A. Allocation to Market Maker (After Technical Rejections & Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 1,00 times. The total number of shares allotted in this category is 54,400 Equity shares, out of reserved portion of 54,400 Equity Shares.

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	to total	Proportionate shares available	CAUCA STATE	ion per icant	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated /alloted	% to total	Surplus/Deficit (14)-(7)
1	54,400	1	100	54,400	100	54,400	54,400	54,400	1:1	-	1	100	54,400	100	0
	rand Total		100	E4 400	100	E4 400						100	E4 400	100	

1 | 100 | 54,400 | 100 | 54,400 | B. Allocation to Retail Individual Investors (After Technical Rejections & Withdrawal, if any): The Basis of Allotment to the Retail Individual Investors, at the issue price of a 84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 14.42 times. The total number of shares allotted in this category is 8,78,400 Equity shares as under:

The category wise details of the Basis of Allotment are as under:

the address of the Registrar given below:

No. of Shares Applied for (Category wise)	No. Of Applications received	% to total	Total No. of Equity Shares applied in this Category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of Allottes to Applicant	Serial Number of Qualifying applicants	Number of Successful applicants (after rounding off)	% to Total	Total No. of Equity Shares allocated/ allotted	% to Total	No. of Shares Surplus/Deficit
1600	4644	100.00	7430400	100	878400	189.15	1600	11:93	54-1	549	100	878400	100	0
TOTAL	4644	100.00	7430400	100	878400			2 - WARREN		549	100	878400	100	0

Serial Number of Qualifying applications - Retail Individual Investors: 7, 14, 16, 27, 45, 47, 57, 70, 75, 80, 93

C. Allocation to Non-Retail Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to the Non-Retail Individual Investors, at the issue price of ₹84/- per Equity Share, was finalized in consultation

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocatio Applic	- CONTRACTOR	allo	on of ttees to icants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated / alloted	% to total	Surplus / Deficit (14)-(7)
1	3200	155	67.39	496000	38.13	57958	373.92	1600	36	155		36	43.90	57600	37.89	-358.00
2	4800	25	10.87	120000	9.23	14022	560.88	1600	9	25		9	10.98	14400	9.47	378.00
3	6400	15	6.52	96000	7.38	11218	747.87	1600	7	15		7	8.54	11200	7.37	-18.00
4	8000	7	3.04	56000	4.31	6544	934.86	1600	4	7		4	4.88	6400	4.21	-144.00
5	9600	3	1.30	28800	2.21	3365	1121.67	1600	2	3		2	2.44	3200	2.11	-165.00
6	11200	1	0.43	11200	0.86	1309	1309.00	1600	1	1		1	1.22	1600	1.05	291.00
7	12800	14	6.09	179200	13.78	20940	1495.71	1600	13	14		13	15.85	20800	13.68	-140.00
8	14400	3	1.30	43200	3.32	5048	1682.67	1600	1	1		3	3.66	4800	3.16	-248.00
9	16000	2	0.87	32000	2.46	3739	1869.50	1600	1	1		2	2.44	3200	2.11	-539.00
10	17600	1	0.43	17600	1.35	2056	2056.00	1600	1	1	1	1	1.22	1600	1.05	-456.00
11	24000	2	0.87	48000	3.69	5609	2804.50	3200	1	1		2	2.44	6400	4.21	791.00
12	54400	1	0.43	54400	4.18	6357	6357.00	6400	1	1		1	1.22	6400	4.21	43.00
13	118400	1	0.43	118400	9.10	13835	13835.00	14400	1	1		1	1.22	14400	9.47	565.00
Gr	and Total	230	100	1300800	100	152000				7		82	100	152000	100	0

The Board of Directors of the Company at its meeting held on 08th September, 2023 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. NSE and has authorized the corporate action for allotment of shares in dematerialized form to various successful applicants.

The allotment advice and/or notices are being dispatched to the address of the Applicants as registered with the depositories. Further the instructions to Self-Certified Syndicate Banks were being processed on or before 11th September, 2023. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the Emerge Platform of NSE within Six working days from the date of the closure of the Issue. The trading is proposed to be commenced on Wednesday, 13th September, 2023 subject to receipt of final listing and trading approval from the NSE.

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the issue, KFin Technologies Limited at www.kfintech.com; All future correspondence in this regard may kindly be addressed to

the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at

Tel. Number: +91 40 6716 2222; Email Id: spiil.ipo@kfintech.com;

Date: 12th September, 2023

किफ्स हाउसिंग फाइनेंस लिमिटेड

पंजीकत कार्यालय: 6टी मंजिल, किफ्स कॉपोरेंट हाउस, होटल प्लैनेट लैंडमार्क के बगल में, अशोक वाटिका बीआरटीएस के पास, इस्कॉन – अंबली रोड, अंबली.

अहमदाबाद, गुजरात – 380054 **कॉर्थोरेट कार्यालय**: सी–902, लोटस पार्क, ग्राहम फर्थ कंपाडंड, वेस्टर्न एक्सप्रेस हाईवे, गोरेगांव (पूर्व), मुंबई – 400063, महाराष्ट्र,

भारत, फोन नंबर: +91 22 61796400 ई-मेल: contact@kifshousing.com वेबसाइट: www.kifshousing.com क्षेत्रीय कार्यालय:- चीथी मंजिल, वी-39

आरहीसी गाजियाबाद , उत्तर प्रदेश | CIN: U65922GJ2015PLC085079 RBI COR: DOR-00145

वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 (सरफेसी

अधिनियम) की धारा 13(2) के तहत नोटिस

केपस हाउसिंग फाइनेंस लिमिटेड के माध्यम से नीचे उल्लिखित कर्जदारों/गारंटरों हारा लिए गए ऋणों के संबंध में, जो नीचे उल्लिखित तारीखों पर बकाया राशि के साथ एनपीए बन गए

हैं। विचीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के तहत हमने पहले ही पंजीकृत डाक/स्पीड पोस्ट/कृरियर डारा आपके देय पावती के साथ नीचे उल्लिखित के अनुसार विस्तृत मांग सुचना जारी की है, जो बिना ढिलीवर किए वापस कर दी गयी है/पावती प्राप्त नहीं हुई है। यदि आप 60 दिनों के भीतर नीचे

ठिल्लिखत राशि का भुगतान करने में विफल रहते हैं तो अधिनियम की धारा 13(4) के अनुसार आप में से किसी एक के स्वामित्व वाली प्रतिभूतियों पर करूना करने के अपने इरादे का

संकेत दिया है। ऊपर बताए अनुसार आपके दापित्व का निर्वहन नहीं करने की स्थिति में, बैंक/प्रतिभृत ऋगदाता सरफेसी अधिनियम की धारा 13(4) के तहत प्रदत्त किसी भी अधिकार का प्रयोग कर सकता है और कच्जा नोटिस/गीलामी नोटिस प्रकाशित करते समय, इलेक्ट्रॉनिक रूप से वा अन्यथा, जैसा कि आवश्यक हो, कर सकता है। सरफैसी अधिनियम के तहत,

उपर्युक्त कर्जदारों/गारंटरों को सलाह दी जाती है कि सरफेसी अधिनयम के तहत आगे की कार्रवाई से बचने के लिए (1) अधिक और पूर्ण विवस्ण के लिए अधोहरलाक्षरी से मूल नोटिस

बकाया ह. 16,91,994/-

मांग सूचना की तिथि

25/08/2023

बकाया ह. 25,78,229/-

प्राप्त करें और (2) कपर उल्लिखित नोटिस की तारीख से 60 दिनों के भीतर शेष बकाया राशि क्याज और लागत आदि का भूगतान करें।

बैंक/प्रतिभूत ऋणदाता आपको तस्वीर भी प्रकाशित कर सकते हैं। विवरण यहां नीचे दिया गया है:-

कर्जदार/सह-कर्जदार/जमानती का

नाम तथा एनपीए की तिथि

श्रीमती अंजु शर्मा

श्री संदीप कुमार

दिनांक: 12.09.2023; स्थान: दिल्ली एनसीआर

श्रीमती रजनी देवी

एनपीए-08/08/2023

एनपीए-06/08/2023

सं./एलआरएन

1062541/

LNHEN01

008095

गाजियाबाद/

1058508/

LNHEGHA

0.07352

POONAWALLA HOUSING FINANCE

पुनावाला हाउासग फाइनास ालामटड (पूर्व में मैग्मा हाउसिंग फाइनांस लिमिटेड विदित) कॉर्पोरेट कार्यालय: 602, छठा तल, जीरो वन आई पार्क, क्रम सं. 79/1 घोरपाडी, मुंधवा रोड, पुणे-411036

परिशिष्ट IV (देखें नियम 8 (1) कब्जा सूचना (अचल सम्पत्ति के लिये)

(पूर्व में मैग्मा हाउसिंग फाइनांस लिमिटेड विदित)

प्रपत्र सं. आईएनसी-26

नियम 30 के अनुपालन में]

के नियम 30 (5) (ए) के मामले में

जैसा कि, वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्त्तन अधिनियम, 2002 (यहां के बाद ''उक्त अधिनियम'' वर्णित) के अंतर्गत पूनावाल हाउसिंग फाइनांस लिमिटेड (पूर्व में मैग्मा हाउसिंग फाइनांस लिमिटेड) के प्राधिकृत अधिकारी के रूप में तथा प्रतिभृति हित (प्रवर्तन) नियमावली, 2002, के नियम 3 के साथ पठित धारा 13(12) के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए अधोहस्ताक्षरी ने मांग सूचना नीचे वर्णित तिथि को जारी कर नीचे वर्णित ऋणधारकों को उक्त

सूचना की प्राप्ति तिथि की तिथि से 60 दिनों के भीतर सूचना में वर्णित राशि वापस लौटाने का निर्देश दिया था। ऋणधारक, इस राशि को वापस लौटाने में विफल रहे, अतः एतदुद्वारा ऋणधारक, तथा आम जनता को सुचित किया जाता है कि आज 06 सितम्बर, 2023 को अधोहस्ताक्षरी ने उक्त प्रतिभूति हित प्रवर्त्तन नियमावली 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13(4) के अंतर्गत उन्हें प्रदत्त शक्तियों का प्रयोग करते

हुए अधोहस्ताक्षरी ने यहां नीचे वर्णित सम्पत्ति का कब्जा कर लिया है। विशेष रूप से ऋणधारकों तथा आम जनता को एतदुद्वारा सतर्क किया जाता है कि वे यहां नीचे वर्णित सम्पत्ति का व्यवसाय न करें तथा इन सम्पत्तियों का किसी भी तरह का व्यवसाय नीचे वर्णित राशि तथा उस पर ब्याज के लिये पूनावाला हाउसिंग फाइनांस लिमिटेड (पूर्व में मैग्मा हाउसिंग फाइनांस लिमिटेड) के

ऋणधारक का ध्यान प्रतिभृत परिसम्पत्तियों को विमोचित करने के लिए उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के प्रति

आकृष्ट की जाती है। कब्जे में ली गई सम्पत्ति का विवरण इस प्रकार है:

क्रम सं.	ऋणधारक का नाम	सम्पत्ति का विवरण	कब्जे की तिथि	सांविधिक मांग सूचना तिथि	मांग सूचना में राशि (रु.)
1	चन्द्र शेखर नेहा उपरेती	2 फ्लैट्स एलआईजी, 3रा तल, राइट साई, एक फ्रान्ट साइड तथा 2 रा बैंक साइड में, छत के अधिकार सिंहत, एरिया माप 83.6 वर्ग मी., प्लॉट नं. डी 25 पर, गंगा विहार लोनी, गाजियाबाद, उ.प्र., का सभी भाग तथा हिस्सा। पूर्वः अन्य यूनिट, पश्चिमः प्लॉट नं. 24, उत्तरः 30 फीट चौड़ा रोड, दक्षिणः अन्य प्लॉट			ऋण सं. HF/0399/H/20/100367 07.06.2023 को रु. 1867848.28/- (रु. अठारह लाख सड़सठ हजार आठ सौ अड़तालिस पैसे अट्ठाईस मात्र) के साथ वसूली तक 14% प्रति वर्ष की दर से ब्याज
	नः गाजियाबाद, उ ि: 12.09.2023	у.			हस्ता/-प्राधिकृत अधिकारी पूनावाला हाउसिंग फाइनांस लिमिटेड

(This is only an advertisement for Information purposes and not a Prospectus announcement)

प्रतिभव आस्तियों का विवरण

खसरा नंबर 545 कॉलोनी राहुल विहार मिश्रा सह ग्राम छपरीला दादरी गीतमबुद्ध नगर

उत्तर प्रदेश भारत 201009 क्षेत्रफल 102.2 वर्ग गज पर मकान। सीमाएँ: पूर्व: विक्रेता का

खेत पश्चिमः मकान स्वरूप का प्लॉट, उत्तर : 14 फीट चौडी सडक, दक्षिणः धर्मपाल का

खसरा नं. 151/2 पर मकान, बृज विहार बालाजी मन्दिर, उखलारसी, मुरादनगर,

गानियाचाद, गानियाचाद, उत्तर प्रदेश, भारत-201206, क्षेत्रफल माप 162 वर्ग गज,

सीमाएं : पूर्व : महेन्द्र का प्लॉट, पश्चिम : 15 फीट चौड़ी सड़क, उत्तर : 15 फीट चौड़ी

हस्ता./-, प्राधिकृत अधिकारी, केआईएफएस हाउसिंग फाइनेंस लिमिटेड।

सड़क, दक्षिण : स्वामी का अन्य प्लॉट भूजा 30 फीट





SAROJA PHARMA INDUSTRIES INDIA LIMITED

The Corporate Identification Number of our Company is U24110MH2019PLC319508

Our Company was originally incorporated as "Saroja Pharma Industries India Private Limited" on 14th January, 2019 under the provisions of the Companies Act, 2013 vide Certificate of Incorporation issued by the Registrar of Companies, Mumbai, Maharashtra. Later on, company was converted into public limited company, the name of our Company has changed to "Saroja Pharma Industries India Limited" and fresh Certificate of Incorporation dated 18th April, 2023 has been issued by the Registrar of Companies, Mumbai Maharashtra. Corporate Identification Number of our Company is U24110MH2019PLC319508.

Registered office: 305, Kailash Tower, Shiv Shristi Complex, Goregaon Link Road, Mulund West, NA Mumbai City MH 400080; Corporate Office: Shop No. 209, 2nd Floor, Ecstacy, City of Joy, Jata Shankar Dosa Marg, Mulund West Mumbai MH 400080; website: www.sarojapharma.com, E-Mail: info@sarojapharma.com Telephone: +91 (022) 2081 0011; Company Secretary and Compliance Officer: Ms. Nikita Kumar

THE ISSUE

PROMOTER'S OF OUR COMPANY: MR. BIJU GOPINATHAN NAIR AND MR. MANISH DASHARATH KAMBLE

The issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the equity shares are proposed to be listed on SME platform of "NSE (NSE Emerge)".

BASIS OF ALLOTMENT SME IPO (NSE EMERGE)

PUBLIC ISSUE OF UPTO 10,84,800 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF SAROJA PHARMA INDUSTRIES INDIA LIMITED ("SAROJA" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹74/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹911.23 LAKHS ("THE ISSUE"), OUT OF WHICH 54,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 45.69/- LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION i.e. NET ISSUE OF 10,30,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 865.54 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.98% AND 25.63% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

In terms of the prospectus dated 25th August, 2023 and as per 253(2) of the SEBI (ICDR), Regulation, 2018 wherein allocation in the net offer to the public category shall be; (a) minimum of 50% to Retail Individual Investors and (b) remaining to i) individual applicants other than retail individual investors and ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for, provided that the unsubscribed portion in either of categories specified in clause (a) or (b) may be allocated to applicants in the other category.

Explanation: If the retail individual investor category is entitled to more than fifty per cent, of the Net issue on a proportionate basis, the retail individual investors shall be allocated that higher percentage. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 84/- EACH INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE THE ISSUE PRICE IS 8.40 TIMES OF THE FACE

VALUE, THE ISSUE WAS OPENED ON THURSDAY, 31ST AUGUST, 2023 AND CLOSED ON TUESDAY, 05TH SEPTEMBER, 2023. The Equity Shares offered through the Prospectus are proposed to be listed on the Emerge Platform of National Stock Exchange of India Limited ("NSE"). In terms of the Chapter IX of the SEBI (ICDR), Regulation, 2018

as amended from time to time, our company has received in-principle approval letter dated 10th August, 2023 from NSE for using its name in this offer document for listing of our shares on the Emerge Platform of NSE For the purpose of this Issue, the Designated Stock Exchange will be the NSE Limited.

SUBSCRIPTION DETAILS

Details of Applications: The issue has received 5,023 applications (before Technical Rejection for 148 application of 4,20,800 Equity Shares but after removing 4,888 applications for 82,60,800 shares for which "bid filed but not banked) for 92,06,400 Equity Shares (including reserved portion of Market Maker of 54,400 equity shares) resulting 8.47 times subscription.

The details of the valid applications received in the issue (after Technical Rejections for 148 applications of 4,20,800 Equity Shares and after removing 4,888 applications for 82,60,800 shares for which "bid filed but not banked) are as follows: Category Number Of Applications Number of Equity Shares Subscription Ratio (After Revised Subscription)

dutagory	Humber of Apphountions	manipor or Equity onures	oubseription ridite (rite	nevisca cabsonption/					
Market Makers	1	54,400	1.00 Times						
Retail Individual Investors	4,644	74,30,400	14.42 Times*						
Other than Retail Individual Investors	230	13,00,800	2.52 Times*						
Total	1 4,875 87,85,600 Overall 8.098 Times								
Total 140 applications for 2,24,000 shares in Retail Individual Investors were rejected on technical grounds. Total 8 applications for 1,96,800 shares in other than Retail Category were rejected on technical ground.									

Further, there was no withdrawal of application in any of the category.

*After revised subscription (original allocation was for 5,15,200 Equity Shares and allotment was made for 8,78,400 Equity Shares in retails category and in original Allocation was for 5,15,200 Equity Shares and allotment was made for 1,52,000 Equity Shares in other than retail category).

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange being NSE Limited on 08th September, 2023.

A. Allocation to Market Maker (After Technical Rejections & Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹ 84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 54,400 Equity shares, out of reserved portion of 54,400 Equity Shares.

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available		ion per icant	Ration of allottees to applicants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated /alloted	% to total	Surplus/Deficit (14)-(7)
1	54,400	1	100	54,400	100	54,400	54,400	54,400	1:1	-	1	100	54,400	100	0
Gı	rand Total	1	100	54,400	100	54,400				-	1	100	54,400	100	0
D Alle	antion to Datai	Individual Invas	Laur / 844	. Taskaisal F		- 0 Mithdown 1 if	and The D	lania of Allai	Innovê ên êba Daê	وما المريابة كالمالة	ontere et the in	aua adaa	of 04/ nov1	Carrière Ch	are was finalized in

B. Allocation to Retail Individual Investors (After Technical Rejections & Withdrawal, if any): The Basis of Allotment to the Retail Individual Investors, at the issue price of a 84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 14.42 times. The total number of shares allotted in this category is 8,78,400 Equity shares as under:

The category wise details of the Basis of Allotment are as under:

NO. OT	No. Ut	76	lotal No.	% OT	Proportionate	Allocation	Allocation	Ratio of	Serial	Number of	% t0	lotal No.	% 10	No. of Shares
Shares	Applications	to total	of Equity	total	Shares	per	per	Allottes	Number of	Successful	Total	of Equity	Total	Surplus/Deficit
Applied	received		Shares		Available	Applicant	Applicant	to	Qualifying	applicants		Shares		
for			applied			(Before	(After	Applicant	applicants	(after		allocated/		
(Category			in this			Rounding	Rounding			rounding		allotted		
wise)			Category			Off)	Off)			off)				
1600	4644	100.00	7430400	100	878400	189.15	1600	11:93	-	549	100	878400	100	0
TOTAL	4644	100.00	7430400	100	878400					549	100	878400	100	0

Serial Number of Qualifying applications – Retail Individual Investors: 7, 14, 16, 27, 45, 47, 57, 70, 75, 80, 93

C. Allocation to Non-Retail Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to the Non-Retail Individual Investors, at the issue price of ₹84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 2.52 times. Total number of shares allotted in this category is 1.52.000 Equity Shares. The category wise basis of allotment is as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocatio Applic		allo t	on of ttees to icants	Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated / alloted	% to total	Surplus / Deficit (14)-(7)
1	3200	155	67.39	496000	38.13	57958	373.92	1600	36	155		36	43.90	57600	37.89	-358.00
2	4800	25	10.87	120000	9.23	14022	560.88	1600	9	25		9	10.98	14400	9.47	378.00
3	6400	15	6.52	96000	7.38	11218	747.87	1600	7	15		7	8.54	11200	7.37	-18.00
4	8000	7	3.04	56000	4.31	6544	934.86	1600	4	7		4	4.88	6400	4.21	-144.00
5	9600	3	1.30	28800	2.21	3365	1121.67	1600	2	3		2	2.44	3200	2.11	-165.00
6	11200	1	0.43	11200	0.86	1309	1309.00	1600	1	1		1	1.22	1600	1.05	291.00
7	12800	14	6.09	179200	13.78	20940	1495.71	1600	13	14		13	15.85	20800	13.68	-140.00
8	14400	3	1.30	43200	3.32	5048	1682.67	1600	1	1		3	3.66	4800	3.16	-248.00
9	16000	2	0.87	32000	2.46	3739	1869.50	1600	1	1		2	2.44	3200	2.11	-539.00
10	17600	1	0.43	17600	1.35	2056	2056.00	1600	1	1		1	1.22	1600	1.05	-456.00
11	24000	2	0.87	48000	3.69	5609	2804.50	3200	1	1		2	2.44	6400	4.21	791.00
12	54400	1	0.43	54400	4.18	6357	6357.00	6400	1	1		1	1.22	6400	4.21	43.00
13	118400	1	0.43	118400	9.10	13835	13835.00	14400	1	1		1	1.22	14400	9.47	565.00
Gra	and Total	230	100	1300800	100	152000						82	100	152000	100	0

The Board of Directors of the Company at its meeting held on 08th September, 2023 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. NSE and has authorized the corporate action for allotment of shares in dematerialized form to various successful applicants

The allotment advice and/or notices are being dispatched to the address of the Applicants as registered with the depositories. Further the instructions to Self-Certified Syndicate Banks were being processed on or before 11th September, 2023. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the Emerge Platform of NSE within Six working days from the date of the closure of the Issue. The trading is proposed to be commenced on Wednesday, 13th September, 2023 subject to receipt of final listing and trading approval from the NSE.

INVESTORS PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the issue, KFin Technologies Limited at www.kfintech.com; All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF SAROJA PHARMA INDUSTRIES



INDIA LIMITED.

SEBI Registration Number: INR000000221: Address: Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District,

KFINTECH TECHNOLOGY LIMITED:

Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana;

Tel. Number: +91 40 6716 2222; Email Id: spiil.ipo@kfintech.com; Investors Grievance Id: einward.ris@kfintech.com;

Website: www.kfintech.com; Contact Person: Mr. M. Murali Krishna.

Place: Mumbai Date: 12th September, 2023

Note: All Capitalized terms used are not defined herein shall have the respective meanings assigned to them in the Prospectus

For SAROJA PHARMA INDUSTRIES INDIA LIMITED Sd/-Mr. Biju Gopinathan Nair

Chairman and Managing Director

On behalf of Board of Directors

DIN: 08330223

मनीष खुराना बीआईएन : 02247940

सूचना एतदहारा सुचित किया जाता है कि एस्कोर्ट्स कुवोटा लि. के नीचे वर्णित इक्विटी शेयरों के प्रमाण पत्र गुम हो जाने/स्थानच्युत हो जाने की सचना मिली है। बिना अंतरण डीड के उसकी उपयुक्त सचना एस्कोटर्स कुबोटा लि, को दे दी गई है तथा मै/हमने

डप्टलीकेट शेयर प्रमाण पत्र जारी करने हेत आवेदन किया है। विशिष्ट सं. शेवरों की सं. क्रम सं. क्रम सं. प्रमाण पत्र सं. राम भावनानी एवं ESC0095582 1323281 64941856-64941905 64941906-64941955 रीना मेहंदीरला 1323282 1323283 64941956-64942005 67648494-67648543

बंदि उक्त शेयर प्रमाण पत्र के संदर्भ में किसी व्यक्ति का कोई दावा हो, वे उसके दस्तावेजीय प्रमाण के साथ अपने दावे उसके पंजीकृत कार्यालय, 15/5, मधुरा रोड, फरीदाबाद, हरियाणा-121003 में मैं. एस्कोर्ट्स कुबोटा लिमि. के पास अथवा उसके आस्टीए केफिन टेक्नोलॉजीज लि., सेलेनियम टावर, बी, प्लॉट 31-32, गाछीबावली फाइनॉसियल डिस्ट्रिक्ट, हैदराबाद-300032 के पास इस तिथि से 15 दिनों के भीतर जमा करें अन्यथा एस्कोर्ट्स कुबोटा लि. डुटिलकेट शेवर प्रमाण पत्र जारी करने की ओर अग्रसर होगा। रुथानः दिल्ली तिथिः 5.9.2023 दावेदार का नाम : अनिल भावनानी

प्रपत्र—'जी' अभिरूचि की अभिव्यक्ति हेतु आमंत्रण

लॉजिक्स इंफ्रास्ट्रक्चर प्राइवेट लिमिटेड

गरतीय दिवाला और शोधन अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए (1) के अधीन प्रासंगिक विवरण कॉर्पोरेट देनदार का नाम |लॉजिक्स इंफ्रास्टक्चर प्राइवेट लिमिटेड साथ में पैन/सीआईएन/एलएलपी नं. पैन : AABCL4533H

पंजीकृत कार्यालय का पता लेवल 3, वसंत स्क्वायर मॉल, पॉकेट v, सैक्टर बी, वसंत कुंज, नई दिल्ली —110070 https://logixinfrastructure.in/ विबसाइट का युआरएल उस स्थान का विवरण जहां अधिकांश ब्लॉसम काउंटी, प्लॉट नंबर 2, सैक्टर 137, अचल संपत्तियां स्थित हैं। नोएडा, उत्तर प्रदेश — 201305 कॉर्पोरेट देनदार एक आवासीय परियोजना के निर्माण में लग मुख्य उत्पादों / सेवाओं की ध्यापित क्षमता हुआ है । कुल 2384 आवासीय इकाइयों एवं 8 दुकानें बनायी गयीं।प्राप्त विवरण / सचना के अनुसार सीआईआरपी

प्रारंभ होने से पहले सभी इकाइयां बक / बेची गईं । कंपनी अधिनियम, 2013, कम्पनी अधिनियम, 2013 की मुख्य उत्पादों की मात्रा और मुल्य / धारा 13 (4) तथा कम्पनी (निगमन) नियमावली, 2014 पिछले वित्तीय वर्ष में बेची गई सेवाएं से राजस्व रु. 122.65 करोड़ है कर्मचारियों / कामगार की संख्या होम एंड सॉल इन्फ्राटेक प्राईवेट लिमिटेड (CIN: U45208DL2008PTC184425) जिसका पंजीकृत दो वर्षों के अंतिम उपलब्ध वित्तीय विवरण अनुरोध पर कार्यालय बी-34, भूतल, गली नं.-18 जीतर नगर,

विवरण यहां उपलब्ध हैं एतदद्वारा आम जनता को सचित किया जाता है कि ''रा.रा क्षेत्र दिल्ली'' से ''उत्तर प्रदेश राज्य'' में उसके पंजीकृत संहिता की धारा 25(2)(एच) के तहत www.logixinfrastructure.in या ईमेल पर कार्यालय को परिवर्तित करने के लिए कंपनी को सक्षम बनाने समाधान आवेदकों के लिए पात्रता यहां | cirp.logixinfrastructure@gmail.com के लिए 1 सितम्बर, 2023 को आयोजित में पारित विशेष उपलब्ध है। प्राप्त किया जा सकता है प्रस्ताव के अनुसार कंपनी के मेमोरेंडम ऑफ एसोसिएशन के अभिरूचि की अभिव्यक्ति की प्राप्ति हेतु | 29 सितंबर 2023 परिवर्तन की पृष्टि के लिए कम्पनी अधिनियम, 2013 की धारा 13 के अंतर्गत यह आवेदक कंपनी केन्द्र सरकार के पास संभावित समाधान आवेदकों की अंतरिम 09 अक्टूबर 2023 आवेदन करने का प्रस्ताव करती है। सुची जारी करने की तिथि कंपनी के पंजीकृत कार्यालय के इस प्रस्तावित परिवर्तन से यदि 2. अंतरिम सुची के बारे में आपत्तियां 14 अक्टूबर 2023 किसी व्यक्ति का हित प्रभावित होता हो, वे एमसीए-21 पोर्टल प्रस्तुत करने हेत् अंतिम तिथि (www.mca.gov.in) पर निवेशक शिकायत प्रपत्र दाखिल करें अथावा उसके पंजीकृत कार्यालय बी-34, भूतल, ईमेल आईडी गली नं.-18 जीतर नगर, परवाना रोड, ईस्ट दिल्ली-110051

करें या जमा कराएं या पंजीकृत डाक से भेजें: निदेशक मंडल के लिये तथा उनकी ओर से होम एंड सॉल इन्फ्राटेक प्राईवेट लिमिटेड राहुल रस्तोगी

तिथि : 11.9.2023 (निदेशक स्थान : दिल्ली DIN: 06916652

प्रपत्र सं. आईएनसी-26

अर्पणा नस्सा, कार्यरत कम्पनी सचिव, वीएस एसोसिएट्स,

ए-52, निम्न भूतल, निर्माण विहार, दिल्ली-110092 कं

उसकी एक प्रति के साथ इस सूचना के प्रकाशन की तिथि से

चौदह दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के

कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित

अपनी आपत्ति क्षेत्रीय निदेशक, उत्तरी क्षेत्र दिल्ली के पास जमा

(कंपनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में) केन्द्र सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र के समक्ष

इन्पनी अधिनियम, 2013 की धारा 13 की उप–धारा (४) तथा कम्पनी (निगमन) नियमावली, २०१४ के नियम 30 के उप-नियम (5) के क्लॉज (ए) के मामले में

एटलस पेट प्लास इंडस्टीज लिमिटेड, जिसका पंजीकृत कार्यालय दकान नं. 13, नेताजी नगर, कन्वीनिएंड शॉप एनए, नई दिल्ली, दक्षिण पश्चिम दिल्ली— 110023 के मामले मेंआवेदक कंपनी रतदद्वारा सार्वजनिक सूचना दी जाती है कि यह कंपनी केंद्र सरकार (क्षेत्रीय निदेशक, उत्तरी क्षेत्र) के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन करने का प्रस्ताव करती है, जिसमें कंपनी पंजिकत कार्यालय **"राष्ट्रीय राजधानी क्षेत्र**| दिल्ली" से "हरियाणा राज्य" में स्थानांतरित करने के लिए 05 सितम्बर, 2023 के दिन आयोजित असाधारण आमसभा में पारित विशेष प्रस्ताव के अनुसार कम्पनी के मेमोरेंडम ऑफ एसोसिएशन के परिवर्तन की पुष्टि करने की मांग की गई है। कंपनी के पंजीकत कार्यालय के प्रस्तावित स्थानांतरण में यदि किसी ब्यंक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 विंग, दूसरा तल, पर्यावरण भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली -110003 पर इस सचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर पंजीकत डाक द्वारा भेज सकता है और इसकी एक प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकत कार्यालय पते पर भी भेजें।

दुकान नं. 13, नेताजी नगर, कन्वीनिएंड शॉप एनए, नई दिल्ली, दक्षिण पश्चिम दिल्ली- 110023 आवेदक की ओर से एटलस पेट प्लास इंडस्ट्रीज लिमिटेड| हस्ता /-गुरसिमरन पसरीचा स्थान : नई दिल्ली निदेशक दिनांक : 11.09.2023 डीआईएनः 02879588

स्थान : नोएडा

'प्रपत्र सं. आईएनसी—26' (कंपनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में) केन्ट्रीय सरकार प्रादेशिक निदेशक के समक्ष उत्तरी क्षेत्र. कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम

30 के उपनियमें (5) के खंड (अ) के मामले में कल्पत्रक एक्सपोर्ट प्राईवेट लिमिटेड CIN: U74899DL1994PTC060109 जिसका रजिस्ट्रीकृत कार्यालय : ऑफिस नं. 301 तीसरा फ्लोर, वकील चैम्बर, ए-115, शकरपुर,

नई दिल्ली-110092 में स्थित है आम जनता को यह सूचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समेक्ष कंपनी अधिनियम, 2013 की धारा 13 के अधीन आवेदन फाइल का प्रस्ताव करती है जिसमें कंपनी का रजिस्ट्रीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "उत्तर प्रदेश राज्य" में अर्थात कानपुर कंपनी रजिस्ट्रार, उत्तर प्रदेश के क्षेत्राधिकार के भीतर में स्थानांतरित करने के लिए तारीख सोमवा 28 अगरत, 2023 को प्रात:11:30 बजे आयोजित असाधारण आम बैठक में पारित विशेष संकल्प के संदर्भ

में कंपनी के मेमोरेंडम ऑफ एसोसिएशन में संशोधन

की पृष्टि की मांग की गई हैं।

कंपनी के रजिस्ट्रीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररुप फाइल कर एमसीए–21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथे पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो के साथ अपनी आपत्ति प्रादेशिक निदेशक उत्तरी क्षेत्र, को इस सूचना के प्रकाशन की तारीदख से 14 दिनों के भौतर बी–2 विंगु, द्वितीय तृलू, पं दीनदयाल अंत्योदय भवन. सीजीओ कॉम्प्लेक्स. नई दिल्ली—110003 अत्यादय भवन, साजाजा फान्स्वर, ग्रह करा है या सुपुर्द पते पर पंजीकृत डाक द्वारा भेज सकता है या सुपुर्द के सम्बद्धी पति आवेटक कंपनी को कर सकते हैं और इसकी प्रति आवेदक कंपनीं उनके नीचे उल्लिखित रजिस्ट्रीकृत कार्यालय के पते र भी भजना ऑफिस नं. 301. तीसरा पलोर. वकील चैम्बर.

ए-115, शकरपुर, नई दिल्ली-110092 उनके लिए और निदेशक मंडल् की ओर से कल्पतरु एक्सपोर्ट प्राईवेट लिमिटेड

तिथि : 09.09.2023 दिव्या पांडे डीआईएन : 08363048 **"प्रपन्न सं. आईएनसी—26"** (कंपनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में)

केन्द्रीय सरकार प्रादेशिक निदेशक के समक्ष उत्तरी क्षेत्र. कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (नियमन) नियम, 2014 के नियम े30 के उपनियमें (5) कें खंड (अ) के मामले में

डायमंड विलयरिंग एण्ड फॉरवर्डिंग प्राईवेट लिमिटेड CIN: U60231DL2008PTC182425

जिसका रजिस्ट्रीकृत कार्यालय : 211, दूसरा फ्लोर, 2830 / 18 बीडनपुरा, करोल बाग, नई दिल्ली—110005 याचिकाकर्ता

आम जनता को यह सचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समेक्ष कंपनी अधिनियम, 2013 की घारा 13 के अधीन आवेदन फाइल का प्रस्ताव करती : जिसमें कंपनी का रजिस्ट्रीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "हरियाणा राज्य" में अर्थात दिल्ली के एनसीटी से हरियाणा कंपनी रजिस्ट्रार, वं क्षेत्राधिकार के भीतर में स्थानांतरित करने के लिए तारीख 14 अगरत, 2023 को प्रात:11:30 बजे आयोजित असाधारण आम बैठक में पारित विशेष संकल्प के संदर्भ ने कंपनी के मेमोरेंडम ऑफ एसोसिएशन में संशोधन की पुष्टि की मांग की गई हैं।

कंपनी के रजिस्ट्रीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररुप फाइल कर एमसीए—21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके

हित का प्रकार और उसकें विरोध का कारण उल्लिखित के साथ अपनी आपत्ति प्रादेशिक निदेशक उत्तरी क्षेत्र, को इस सूचना के प्रकाशन की तारीदख से 14 दिनों के भीतर ब्री–2 विंग, द्वितीय तल, पं दीनदयाल प्रत्योदय भवन. सीजीओ कॉम्प्लेक्स. नई दिल्ली—110003 पते पर पंजीकृत डाक द्वारा भेज सकता है या सुपूर कर सकते हैं और इसकी प्रति आवेदक कंपनी के उनके नीचे उल्लिखित रजिस्ट्रीकृत कार्यालय के पते पर भी भेजेगा।

211, दूसरा फ्लोर, 2830 / 18 बीडनपुरा, करील बाग, नई दिल्ली—110005

उनके लिए और निदेशक मंडल की ओर से डायमंड विलयरिंग एण्ड फॉरवर्डिंग प्राईवेट लिमिटेड

सीआईएन: U72200DL2008PTC172835

31.3.2020 को समाप्त वर्ष के लिए अंतिम उपलब्ध

[कम्पनी (निगमन) नियमावली, 2014 के केन्द्र सरकार, क्षेत्रीय निदेशक उत्तरी क्षेत्र के समक्ष लेखापरीक्षित वित्तीय विवरणों के अनुसार, परिचालन विवरण (अनुसूची के साथ), लेनदारों की | cirp.logixinfrastructure@gmail.com परवाना रोड, ईस्ट दिल्ली-110051, भारत में है, के सूची, प्रक्रिया की बाद की घटनाओं के पर प्राप्त किया जा सकता है लिए प्रासंगिक तिथियां सहित अधिक

ईओआई जमा करने के लिए संसाधित |cirp.logixinfrastructure@gmail.com तिथि: 12.09. 2023 में आवेदक कंपनी तथा श्री विजय कुमार शर्मा तथा सुश्री

पवन कुमार गोयल **स्थान** : नई दिल्ली समाधान प्रोफेशनल,लॉजिक्स इंफ्रास्ट्रक्चर प्राइवेट लिमिटेड आईपी पंजीकरण सं.: IBBI/IPA-001/IP-P00875/2017-18/11473 (असाइनमेंट के लिए प्राधिकरण 11 / 24 / 2023 तक वैध है) कार्यालय : 304, डी आर चैंबर, 12 / 56, डी बी गुप्ता रोड, करोल बाग, नई दिल्ली ई मेलः cirp.logixinfrastructure@gmail.com, ca.pawangoyal@gmail.com

> motherson मदरसन टेक्नोलॉजी सर्विसेज लिमिटेड

(पहले मदरसनसुमी इन्फोटेक एंड डिजाइंस लिमिटेड के नाम से चर्चित) पंजीकृत कार्यालयः दूसरी मंजिल, एफ-7, ब्लॉक बी-1, मोहन सहकारी औद्योगिक एस्टेट, मथुरा रोड, दिल्ली-110044,दूरभाष नं. +91-120-4365555 वेबसाइटः www.mothersontechnology.com, ई-मेलः info.mts@motherson.com सीआईएन : U67120DL1985PLC020695

वार्षिक आम बैठक की सुचना शेयरधारक कृपया ध्यान दें कि:

i) महामारी को देखते हुए, सामाजिक दुरी के मानदंडों का पालन किया जाना चाहिए और कॉर्पोरेट मामलों के मंत्रालय ("एमसीए") द्वारा जारी सामान्य परिपत्र संख्या 20 / 2020 दिनांक 5 मई, 2020 के साथ पठित सामान्य परिपत्र संख्या 14 और 17 / 2020 दिनांक 8 अप्रैल, 2020 और 13 अप्रैल, 2020 और एमसीए सामान्य परिपत्र संख्या 10/2022 दिनांक 28 दिसंबर, 2022 ("एमसीए परिपत्र") के अनुसार के अनुसार, कंपनी की 38वीं वार्षिक आम बैठक (एजीएम) गुरुवार, 28 सितंबर, 2023 को दोपहर 12.00 बजे ,वीडियो कॉन्फ्रेंसिंग (वीसी) के माध्यम से एजीएम की सूचना में निर्धारित कार्यवाही के निष्पादन के लिए लागू परिपत्रों के साथ पठित अधिनियम के लागू प्रावधानों के अनुपालन में अल्पावधि के नोटिस पर आयोजित की जाएगी।

ii) मान्य परिपत्रों के अनुसरण में और वार्षिक रिपोर्ट के साथ वार्षिक बैटक की सूचना ईमेल सुविधा के माध्यम से उन सभी सदस्यों को भेजी जाएगी जिनकी ई-मेल आईडी कंपनी / डिपॉजिटरी सहभागियों के साथ ईमेल सुविधा के माध्यम से पंजीकृत है। ये दस्तावेज कंपनी की वेबसाइट पर उपलब्ध होंगे। सदस्य केवल वीसी सुविधा के माध्यम से वार्षिक आम बैठक में उपस्थित हो सकते हैं और उसमें भाग ले सकते हैं।

iii) कंपनी से इलेक्ट्रॉनिक रूप से (वार्षिक रिपोर्ट के साथ) सभी संचार प्राप्त करने के लिए: (क) भौतिक मोड में शेयर रखने वाले सदस्यों और जिन्होंने कंपनी के साथ अपना ईमेल पता पंजीकृत / अपडेट नहीं किया है, से अनुरोध है कि अपने फोलियो नंबर के विवरण और पैन कार्ड की एक स्व-सत्यापित प्रति संलग्न करके कंपनी के admin@mcsregistrars.com पर एमसीएस शेयर ट्रांसफर एजेंट लिमिटेड को ईमेल लिखकर इसे पंजीकृत/अपडेट करें।

(ख) डीमैटीरियलाइज्ड मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे संबंधित डिपॉजिटरी प्रतिभागियों के साथ अपने ईमेल पते को पंजीकृत / अपडेट करें। iv) 38वीं एजीएम की सूचना शेयरधारकों को उनके पंजीकृत ई–मेल पते पर लागू कानूनों के

अनुसार नियत समय में भेजा जाएगा। कृते मदरसन टेक्नोलॉजी सर्विसेज लिमिटेड (पहले मदरसनसुमी इन्फोटेक एंड डिजाइन लिमिटेड के नाम से चर्चित

हस्ता / लता उब्बीकृष्णब निदेशक

दिनांकः 12 सितम्बर, 2023 डीआईएन: 08391470

सुनहरी एक्सपोर्ट्स (हरिद्वार) लिमिटेड

सीआईएन: U36102DL2009PLC188045 पंजीकृत कार्यालयः बी 1/ई- 24, मोहन सहकारी औद्योगिक क्षेत्र, मथुरा रोड, नई दिल्ली- 110 044 टेलीफोन नंबर। 91-11-41679238, ई-मेल: sunehari@sunehari.com

एतदुद्वारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 ('अधिनियम') और उसके सभी लागू प्रावधानों सहित उसके तहत बनाए गए नियमों और भारतीय प्रतिभति और विनिमय बोर्ड (सचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 ('सेबी सचीबद्धता विनियम') और कॉपोरेंट कार्य मंत्रालय ('एमसीए') द्वारा जारी सामान्य परिपत्र दिनांक 8 अप्रैल, 2020, 13 अप्रैल, 2020, 5 मई, 2020, 28 सितंबर, 2020, 31 दिसंबर, 2020, 13 जनवरी, 2021, 14 दिसंबर, 2021, 5 मई, 2022 और 28 दिसंबर, 2022 को ('एमसीए परिपत्र') के अनुपालन में एजीएम के नोटिस में निर्धारित व्यवसाय निष्पादित करने के लिए सुनहरी एक्सपोट्स (हरिद्वार) लिमिटेड ('कंपनी') के सदस्यों की 14वीं वार्षिक आम बैठक ('एजीएम') शनिवार, 30 सितंबर, 2023 को शाम 04.00 बजे (भा.मा.स.) वीडियो कॉन्फ्रेंसिंग

('वीसी')/अन्य ऑडियो विजुअल साधन ('ओएवीएम') के माध्यम से आयोजित की जाएगी। सदस्य वीसी/ओएवीएम www.evoting.nsdl.com के माध्यम से एजीएम में भाग ले सकेंगे और वीसी/ओएवीएम सुविधा के माध्यम से भाग लेने वाले सदस्यों को अधिनियम की धारा 103 के तहत कोरम के प्रयोजन के लिए गणना

एमसीए परिपत्रों के अनुपालन में, वित्तीय वर्ष 2022-23 के लिए एजीएम की सूचना और वार्षिक रिपोर्ट की इलेक्ट्रॉनिक प्रति उन सभी सदस्यों को भेज दी गई है जिनकी ईमेल आईडी कंपनी के रजिस्ट्रार और शेयर ट्रांसफर एजेंट, मेसर्स एमएएस सर्विसेज लिमिटेड ('आरटीए') / डिपॉजिटरी प्रतिभागी के साथ पंजीकृत थी। एजीएम की सचना और वित्तीय वर्ष 2022-23 के लिए वार्षिक रिपोर्ट कंपनी की वेबसाइट www.Drfreshassets.com और स्टॉक एक्सचेंजों की वेबसाइट यानी एमएसईआई लिमिटेड की वेबसाइट www.msei.in और नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड ('एनएसडीएल') (रिमोट ई-वोटिंग और ई-वोटिंग सविधा प्रदान करने वाली एजेंसी) की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध है।

रिमोट ई-वोटिंग और/या एजीएम के दौरान ई-वोटिंग के लिए निर्देश:

ई-वोटिंगः अधिनियम, सेबी सूचीबद्धता विनियमों और एमसीए परिपत्रों के प्रावधानों के अनुसार, कंपनी अपने सदस्यों को इलेक्टॉनिक माध्यम से एजीएम में पारित होने के लिए प्रस्तावित संकल्पों पर मतदान करने के अपने अधिकारों का प्रयोग करने की सविधा प्रदान कर रही है। सदस्य अपना वोट रिमोट ढंग से ('रि**मोट ई-वोटिंग**') डाल सकते हैं। कंपनी ने एजीएम के दौरान रिमोट ई-वोटिंग सविधा और ई-वोटिंग प्रदान करने के लिए एजेंसी के रूप में एनएसडीएल

इसके अलावा. एजीएम में इलेक्टॉनिक वोटिंग प्रणाली के माध्यम से मतदान की सविधा भी उपलब्ध कराई जाएगी और एजीएम में भाग लेने वाले सदस्य जिन्होंने रिमोट ईवोटिंग के माध्यम से अपना वोट नहीं डाला है, वे एजीएम के दौरान र्ड-वोटिंग के माध्यम से एजीएम में मतदान कर सकेंगे। इसके अलावा, शेयरधारक रिमोट ईवोटिंग के माध्यम से वोट देने के अपने अधिकार का प्रयोग करने के बाद भी एजीएम में भाग ले सकते हैं, लेकिन उन्हें एजीएम में दोबारा मतदान करने की अनुमित नहीं दी जाएगी।

सदस्यों को एनएसडीएल के माध्यम से वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने की सविधा प्रदान की जा रही है। वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने के निर्देश नोटिस में दिए गए हैं। अधिनियम और कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के प्रावधानों के अनुसार आवश्यक विवरण यहां दिए गए हैं:

र्ड-मेल के माध्यम से नोटिस भेजने की 7 सितम्बर, 2023 पर्णता तिथि 2 ई-वोटिंग प्रारम्भ होने की तिथि एवं समय 27 सितम्बर, 2023 को 09.00 बजे पूर्वा. (भा.मा.स.) 3 रिमोट ई-वोटिंग की अन्तिम तिथि तथा समय 29 सितम्बर, 2023 को 05.00 बजे अप. (भा.मा.स.) 4 कट-ऑफ तिथि शनिवार, 23 सितम्बर, 2023

5 रिमोट ई-वोटिंग की अंतिम अवधि 29 सितम्बर, 2023 को 5.00 बजे अप. (भा.मा.स.) 6 इलेक्टॉनिक वोटिंग से संबद्ध शिकायतों को श्री विजय प्रकाश पाठक, पूर्णकालिक निदेशक, 452, संबोधित करने वाले उत्तरदायी व्यक्ति का डीडीए जनता फ्लैट्स, बदरपुर दिल्ली110 044 ईमेल सम्पर्क विवरण आईडीः drfresh@drfreshassets.com टेलीफोन नंबरः 011-41679238

-वोटिंग से संबंधित यूजर आईडी और पासवर्ड के विवरण सहित जानकारी और निर्देश सदस्यों को ई-मेल के माध्यम से भेज दिए गए हैं। वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने के लिए समान लॉगिन क्रेडेंशियल का उपयोग

कृपया ध्यान दें कि जिस व्यक्ति का नाम कट-ऑफ तिथि पर सदस्यों के रजिस्टर में या डिपॉजिटरी द्वारा बनाए गए लाभभोगी स्वामियों के रजिस्टर में दर्ज है, वह एजीएम में वोटिंग के साथ–साथ रिमोट ई–वोटिंग की सुविधा का लाभ उठाने का हकदार होगा। रिमोट ई-वोटिंग अवधि के बाद वोटिंग के लिए एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉड्यूल को अक्षम कर दिया जाएगा।

कोई भी व्यक्ति जो कंपनी के शेयर प्राप्त करता है और एजीएम की सुचना भेजने के बाद कंपनी का सदस्य बन जाता है और कट-ऑफ तिथि यानी 23 सितंबर, 2023 को शेयर धारण करता है, वह नोटिस के साथ भेजे गए निर्देशों में

उल्लिखित तरीके से लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है। एजीएम के दौरान रिमोट ई–वोटिंग या ई–वोटिंग या वीसी/ओएवीएम के माध्यम से एजीएम में भाग लेने के संबंध में किसी भी प्रश्न के मामले में, शेयरधारक एनएसडीएल से evoting@nsdl.co.in पर संपर्क कर सकते हैं या

नई दिल्ली 110020, निर्दिष्ट ईमेल आईडी - info@masserv.com पर संपर्क कर सकते हैं जो शिकायतों का समाधान करेगा। सुनहरी एक्सपोर्ट्स (हरिद्वार) लिमिटेड के लिए दिनांक: 08.09.2023 विजय प्रकाश पाठक

महाप्रबंधक श्री शरवन मंगला से एमएएस सर्विसेज लिमिटेड, टी-34, दूसरी मंजिल, ओखला औद्योगिक क्षेत्र फेज-II

स्थानः नई दिल्ली पूर्णकालिक निदेशक. डीआईएनः 07081958

www.readwhere.com

PUBLIC NOTICE

Late Mr. Madhusudan Ragji & Late. Mrs. Madhavi M.Ragji were the Joint Owners/Members of the Ruturaj Vasant Co-operative Housing Society Limited, having address at Flat No B-104, 1" Floor, Ruturaj Vasant Co-operative Housing Society Limited, Link Road, Near M.H.B Police Station, Borivali West, Mumbai-400 091 and holding **Flat No B-104** in the building of the society, died on 18-08-2015 & 20-04-2021 respectively without making any nomination. All the legal heirs of deceased joint members i.e Late Mr. Madhusudan Ragji & Late Mrs. Madhavi M.Ragji have released their share of the deceased joint members vide Release Deed dated 24-05-2021 in favor of **Mr. Laxmikant** Madhusudan Ragji.

The society hereby invites claims or objections rom the heir or heirs or other claimants/ objector or objectors to the transfer of the said shares and nterest of the deceased member in the capital/ property of the society within a period of 15 days om the publication of this notice, with copies of ch documents and other proofs in support of nis/her/their claims/ objections for transfer of shares and interest of the deceased member in the capital/ property of the society. If no claims/ objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/ property of the society in such manner as is provided under the bye-laws of the society. The claims/ objections, if any, received by the society for transfer of shares and nterest of the deceased member in the capital/ property of the society shall be dealt with in the nanner provided under the bye-laws of the ociety. A copy of the registered bye-laws of the ociety is available for inspection by the laimants/ objectors, in the office of the society/ with the secretary of the society from the date of publication of the notice till the date of expiry of its eriod. For and on behalf of Ruturaj Vasant Co-op. Housing Society Ltd

Place: Mumbai

Date: 12.09.2023

देशांतर्गत ई-लिलावात १.६६ लाख मे. टन गहू, ०.१७ लाख मे. टन तांदळाची विक्री

नवी दिल्ली, दि.११: योजना करण्याच्या भारत करण्यात आला.

मेट्रिक टन गहु आणि ०.१७ लाख मेट्रिक टन तांदळाची विक्री झाली. ई-लिलावात, सरासरी दर्जाच्या गव्हासाठी भारित सरासरी राखीव किंमत २१६९.६५ रूपये प्रति क्विंटल असलेल्या गव्हासाठी भारित सरासरी राखीव किंमत २१२५ रुपये प्रति क्विटलच्या २१५०.८६ रूपये प्रति क्विंटल इतकी मिळाली.

राखीव किंमत २९५२.२७ रुपये प्रति क्विटलच्या नुलनेत सरासरी विक्री किंमत २९५६.१९ रूपये प्रति क्विंटल इतकी मिळाली. ई-लिलावाच्या सध्याच्या जास्त १०० टन गहु आणि १००० टन तांढूळ देऊ केला तीत कपात करण्याचे उद्दिष्ट ठेवले आहे. हा निर्णय लहान आणि अंतिम टप्प्यातील किरकोळ व्यापाऱ्यांना प्रोत्साहन देण्यासाठी घेतला असून त्यांना या लिलावात मोठ्या संख्यने भाग घेता डेपोमधून बोली लावणे शक्य व्हावे हा त्यामागील उद्देश आहे. साठेबाजीला आळा घालण्यासाठी व्यापाऱ्यांना खुल्या बाजारात विक्री योजनेअंतर्गत (देशांतर्गत) गह् विक्रीच्या कक्षेपासून दूर ठेवण्यात आले होते आणि खुल्या बाजारात विक्री योजनेअंतर्गत (देशांतर्गत) गह खरेदी केलेल्या केले जात आहे. ०५.०९.२३ पर्यंत देशभरात ८९८ तपासण्या

करण्यात आल्या आहेत.

सर्व सामान्य जनतेने सूचना घ्यावी की सदनिका क्र. ४१०, इमारत क्रमांक आर १० चौथा मजला, श्री गणेशप्रसाद को. ऑप. हौ सो. लि. एम. एम. आर. डी. ए. कॉलनी. पनम नगर, अंधेरी पुर्व, मुंबई ४०००९३, हि सदनिका कै. शिवप्रसाद गोविंदराम यादव यांच्या नावे असून कै.शिवप्रसाद गोविंदराम यादव यांचे निधन किशानीपुर

हंडिया, प्रयागराज, उत्तर प्रदेश येथे दिनांव १६/११/२०२२. रोजी झालेले असून त्यांच्य मागे १) श्रीमती धनपत्ती शिवप्रसाद यादव (पत्नी), २) श्री. रमेश शिवप्रसाद यादव (मुलगा), ३) श्री. दिनेश शिवप्रसाद यादव (मुलगा), ४) श्री. राजेश कुमार शिवप्रसाद यादव (मुलगा) हे सदरच्या सदनिकेचे कायदेशीर वारस आहेत.

हरवले आहे

श्री. रमेश उडियान, राहणार-फ्लॅट नं.४०४, बिल्डिंग नं.९, जागृती को-ऑ.हौ.सो., एस.एल. रोड, मुलंड पश्चिम मंबर्ड संपर्क-७०२१८१३०२२ यांच्य नावे असलेले ओरिजनल शेअर सर्टिफिकेट क्रमांक ११ हे दि.१७/ ८/२०२३ रोजी मिराणी नगर येथ सकाळी ११.00 वाजता गहाळ झाल<u>ै</u> आहे तरी कृपा करून कोणालाही मिळाल्या स[°] वर नमूद केलेल्या नंबर वर संपर्क करावा ही विनंती.

CORRIGENDUM

o the advertisement of Flat Property Notice in this ews paper on 11th of September, 2023, that **Smt**. Sabita Taranada Ghosh @ Smt. Savitaran Tarapada Ghosh). Shri Tarapada Harmoha Ghosh expired on 18th January 2023 was rongly/erroneously mentioned and that the said should not be read and considered in the said notice, and that in place of expired date by he legal heir wife Shri Tarapada Harmohan Ghosl expired on 28th January 2023, should be rea

and considered. S. P. PANDEY Date: 12/09/2023 (Advocate High Court)
Off: B/109, Narmada Jyoti CHSL, B. P. Road Bhayandar (E), Dist: Thane-401105.

PUBLIC NOTICE Notice hereby given on behalf of my client Mr RAFIQ GANI SHAIKH, owner of Shop No. 112, and a Member of Chandresh Manor A & CHS. Ltd., Lodha Complex, Pooja Nagar laya Nagar, Mira Road, (E), Dist. Thane-01107, holding Share Certificate No. 040, of fully paid up Shares of Rs.50/- each, pistinctive numbers from 195 to 200 (both clusive) has been lost and a complaint was odged to the Naya Nagar Police Station, on 1/09/2023, bearing Property Missing Register No. 27468-2023. That any person nding/holding the Share Certificate should and over to my client, as the possession of the Certificate would be illegal. Any person having any right, title, claim, charge or an nterest in the said flat should stake their clair if any, within 7 days from notice hereof, with legal documents, failing which no claim shall be entertained after stipulated time. If no

M M Ansari (Advocate) A-74, Shanti Shopping Centre Mira Road (E), Thane-401107

claim is received within time mentioned

herein, the Society shall issue a Duplicate Share Certificate to my client.

tice is hereby given to the General Public at, Late Dinesh Manjappa Karkera was a Notice is hereby given to the General Public that, Late Dinesh Manjappa Karkera was a Bonafide 2nd Joint Owner of Mamta Rahul S.R.A Sahakari Grah Nirman Sanstha, A-Wing, Dr. Ambedkar Nagar, Matunga Labour Camp, Dharavi, Mumbai-400017, C.S. No. 25, 55, 62, 67 to 69 [Part], holding 50% share of Shop No. 02, Ground Floon, in the society, he died on 30/7/2022 and he has not made nomination, leaving behind his legal heirs 1) Sujatha Dinesh Karkera (Wife), 2) Akshaya Dinesh Karkera (Daughter) & 3) Yashika Dinesh Karkera (Daughter) & there are no any legal heirs except us. That legal heir No. 2 & 3 shall issue NOC to transfer 50% share in favour of my client i.e. Sujatha Dinesh Karkera (Dient i.e. Sujatha Dinesh Karkera of the said Shop No. 02, to become 100% shareholder in the society.

We hereby invite claims or objections from the heirs of other claimants/objectors to the transfer of 50% share of the deceased member in the capital/property of the society within a period of 15 days from the publication of this notice, between 6 to 9 pm in below mentioned address. If no claims/objectors are received within the period prescribed above, the society shall

claims/objections are received within the period prescribed above, the society shall transfer 50% share under the bye- laws of Date: 12/09/2023 Place: Mumbai

(D. S. Ghugare-Advocate C-54, Shanti Shopping Centre Mira Road (East), Dist -Thane

जाहिर सुचना

माझ्या अशिल **श्रीमती. अरुणा अरुण भोसले** राहणार-सदनिका क्र.२०५, दुसरा मजला, सी-विंग, पन्हाळा को.ऑप.हौ.सोसायटी लि. सरोव कॉम्पलेक्स, ईमारत क्र.१, समता नगर, कांदिवली (पूर्व), मुंबई-४००१०१ असून त्यांचे पती **श्री** अरुण हरिश्चंद्र भोसले यांच्या नावे सदनिका क्र २०५, दसरा मजला, सी-२ विंग असन त्यांचा मृत्य दिनांक २०/०२/२०२३ रोजी झाला आहे, त्यांच्य मृत्यु पश्चात सदर सदनिका हस्तांतर करण्यासाट त्यांची पत्नी श्रीमती. अरुणा अरुण भोसले यांनी कायदेशीर वारसदार या नात्याने पन्हाळा को.ऑ.हौ सो लि या संस्थेकडे अर्ज केला आहे. तरी या प्रकरण कणाचा आक्षेप / हरकत असल्यास त्यांनी ही जाहिर नोटीस प्रसिध्द झाल्यापासन चौदा (१४) दिवसांच्य आत अध्यक्ष / सचिव, पन्हाळा को.ऑ. हौ. सोसायर्ट लि. या संस्थेशी किंवा माझ्याशी वरील नमुद पत्त्याव आवश्यक त्या कागदपत्रांसह संपर्क साधावा

स्थाः मुंबई
दिनांकः १२/०९/२०२३ **विनोद कुम्म एम.ए.एलएल तो, अंड डायकोर्ट,**यो.एससी. मेंच (बनिंग), वी जी डी ई.एम. एम.ए.,
यो.एस.डी. मेंच (बनिंग), वी जी डी ई.एम. एम.ए.,
यो.एस.डी. (वी पोएस.डी) (डिटी) एलएएल तो लोचर्स ये भास्कर बिल्डींग, रूप मजला जात नहें, बीडा (यूपे) बेळ: १००० एएम ते साथ.५३० पीएम

वर्वसामान्य जनतेस येथे सचना देण्यात येत आहे की. माडे अशील **श्रीमती संचिया मायकेल फर्नांडिस** या बी-५, ख्रिस नपार्टमेंट कोहौसोलि., फ्लॅट क्र.०३/०४, तळमजला प्तर्व्हे क्र.५१.५२ ते ५७ व १०१. डायस व परेरा नगर. गाव उमेळे, नायगाव स्थानक (प.), ता. वसई, जि. पालघरx0१२०७ या फ्लॅटबाबत कायदेशीर मालक व सदस्य भाहेत परंतु सदर फ्लॅटच्या करारनामाची मुळ प्रत हरवर्ल नसून तपशील खालीलप्रमाणे:

१) मे. डायस असोसिएटस आणि श्री. ओसवीन बी पायर यांच्या दरम्यान झालेला दिनांक ०५.०६.१९९५ रोजीच त्रारनामा आणि माझे अशिलांनी **लापता नोंद क्र.२७४७२** २०२<mark>३ अंतर्गत दिनांक ११.०९.२०२३</mark> रोजी नायगाव पोलीस डाणे येथे तक्रार नोंद केली आहे. म्हणून जर कोण यक्तीस ते सापडल्यास किंवा सदर फ्लॅटवर कोणत्याई वरुपाचा अधिकार, हक्क, हित व दावा असल्यास त्यांर्न खाली दिलेल्या पत्त्यावर सदर सूचना प्रकाशन तारखेपासून **१४ दिवसांत** कागदोपत्री पुराव्यांसह खालील त्यांचे दावा वाक्षरीकर्ताकडे कळवावे. अन्यथा सदर वृत्तपत्र सूचनेच्य कालावधीत समाप्तीनंतर अशा व्यक्तींचे दावा त्याग/स्थगित केले आहेत असे समजण्यात येईल आणि आमच्य अलािकडन कोणताही दावा विचारात घेतला जाणार नाही दिनांक: १२.०९.२०२३

(वकील उच्च न्यायालय) . मत्ता: कार्यालय क्र.२४४, रिलायबल कोहौसोलि., चंदन नाका सिग्नल, आचोळे, नालासोपारा (पुर्व), ता. वसई जे. पालघर.

(This is only an advertisement for Information purposes and not a Prospectus announcement)





SAROJA PHARMA INDUSTRIES INDIA LI

Our Company was originally incorporated as "Saroja Pharma Industries India Private Limited" on 14th January, 2019 under the provisions of the Companies Act, 2013 vide Certificate of Incorporation issued by the Registrar of Companies, Mumbai, Maharashtra. Later on, company was converted into public limited company, the name of our Company has changed to "Saroja Pharma Industries India Limited" and fresh Certificate of Incorporation dated 18th April, 2023 has been issued by the Registrar of Companies, Mumbai Maharashtra. Corporate Identification Number of our Company is U24110MH2019PLC319508.

Registered office: 305, Kailash Tower, Shiv Shristi Complex, Goregaon Link Road, Mulund West, NA Mumbai City MH 400080; Corporate Office: Shop No. 209, 2nd Floor, Ecstacy, City of Joy, Jata Shankar Dosa Marg, Mulund West Mumbai MH 400080; website: www.sarojapharma.com, E-Mail: info@sarojapharma.com Telephone: +91 (022) 2081 0011; Company Secretary and Compliance Officer: Ms. Nikita Kumar

THE ISSUE

PROMOTER'S OF OUR COMPANY: MR. BIJU GOPINATHAN NAIR AND MR. MANISH DASHARATH KAMBLE

The issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the equity shares are proposed to be listed on SME platform of "NSE (NSE Emerge)".

BASIS OF ALLOTMENT SME IPO (NSE EMERGE)

PUBLIC ISSUE OF UPTO 10,84,800 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF SAROJA PHARMA INDUSTRIES INDIA LIMITED ("SAROJA" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 911.23 LAKHS ("THE ISSUE"), OUT OF WHICH 54,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 45.69/- LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION i.e. NET ISSUE OF 10,30,400 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 84/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE AGGREGATING TO ₹ 865.54 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.98% AND 25.63% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

In terms of the prospectus dated 25th August, 2023 and as per 253(2) of the SEBI (ICDR), Regulation, 2018 wherein allocation in the net offer to the public category shall be; (a) minimum of 50% to Retail Individual Investors and (b) remaining to i) individual applicants other than retail individual investors and ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for, provided that the unsubscribed portion in either of categories specified in clause (a) or (b) may be allocated to applicants in the other category.

Explanation: If the retail individual investor category is entitled to more than fifty per cent. of the Net issue on a proportionate basis, the retail individual investors shall be allocated that higher percentage THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 84/- EACH INCLUDING A SHARE PREMIUM OF ₹ 74/- PER EQUITY SHARE THE ISSUE PRICE IS 8.40 TIMES OF THE FACE

VALUE. THE ISSUE WAS OPENED ON THURSDAY, 31ST AUGUST, 2023 AND CLOSED ON TUESDAY, 05TH SEPTEMBER, 2023. The Equity Shares offered through the Prospectus are proposed to be listed on the Emerge Platform of National Stock Exchange of India Limited ("NSE"). In terms of the Chapter IX of the SEBI (ICDR), Regulation, 2018, as amended from time to time, our company has received in-principle approval letter dated 10th August, 2023 from NSE for using its name in this offer document for listing of our shares on the Emerge Platform of NSE For the purpose of this Issue, the Designated Stock Exchange will be the NSE Limited.

SUBSCRIPTION DETAILS Details of Applications: The issue has received 5,023 applications (before Technical Rejection for 148 application of 4,20,800 Equity Shares but after removing 4,888 applications for 82,60,800 shares for which "bid

filed but not banked) for 92,06,400 Equity Shares (including reserved portion of Market Maker of 54,400 equity shares) resulting 8,47 times subscription The details of the valid applications received in the issue (after Technical Rejections for 148 applications of 4,20,800 Equity Shares and after removing 4,888 applications for 82,60,800 shares for which "bid filed but not banked) are as follows:

Category	Number Of Applications	Number of Equity Shares	Subscription Ratio (Afte	r Revised Subscription)		
Market Makers	1	54,400	1.00 Times			
Retail Individual Investors	4,644	74,30,400	14.42 Times*			
Other than Retail Individual Investors	230	13,00,800	2.52 Times*			
Total	4,875	87,85,600	Overall	8.098 Times		

Total 140 applications for 2,24,000 shares in Retail Individual Investors were rejected on technical grounds. Total 8 applications for 1,96,800 shares in other than Retail Category were rejected on technical ground Further, there was no withdrawal of application in any of the category.

*After revised subscription (original allocation was for 5,15,200 Equity Shares and allotment was made for 8,78,400 Equity Shares in retails category and in original Allocation was for 5,15,200 Equity Shares and allotment was made for 1,52,000 Equity Shares in other than retail category).

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange being NSE Limited on 08th September, 2023.

A. Allocation to Market Maker (After Technical Rejections & Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 54,400 Equity shares, out of reserved portion of 54,400 Equity Shares No of Number of 9/ Total 9/ Proportionate Allocation

N		applications received	to total	No. of Shares applied in each category	to total	shares available		icant	allottees to applicants	Number of Qualifying applicants	successful applicants (after rounding)	to total	of shares allocated /alloted	total	(14)-(7)
1	54,400	1	100	54,400	100	54,400	54,400	54,400	1:1	-	1	100	54,400	100	0
	Grand Total	1	100	54,400	100	54,400				-	1	100	54,400	100	0

B. Allocation to Retail Individual Investors (After Technical Rejections & Withdrawal, if any): The Basis of Allotment to the Retail Individual Investors, at the issue price of a 84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 14.42 times. The total number of shares allotted in this category is 8,78,400 Equity shares as under The category wise details of the Basis of Allotment are as under:

No. of	No. Of	%	Total No.	% of	Proportionate	Allocation	Allocation	Ratio of	Serial	Number of	% to	Total No.	% to	No. of Shares
Shares	Applications	to total	of Equity	total	Shares	per	per	Allottes	Number of	Successful	Total	of Equity	Total	Surplus/Deficit
Applied	received		Shares		Available	Applicant	Applicant	to	Qualifying	applicants		Shares		
for			applied			(Before	(After	Applicant	applicants	(after		allocated/		
(Category			in this			Rounding	Rounding			rounding		allotted		
wise)			Category			Off)	Off)			off)				
1600	4644	100.00	7430400	100	878400	189.15	1600	11:93	-	549	100	878400	100	0
TOTAL	4644	100.00	7430400	100	878400					549	100	878400	100	0

Serial Number of Qualifying applications – Retail Individual Investors: 7, 14, 16, 27, 45, 47, 57, 70, 75, 80, 93

C. Allocation to Non-Retail Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to the Non-Retail Individual Investors, at the issue price of ₹ 84/- per Equity Share, was finalized in consultation with NSE Limited. The category was subscribed by 2.52 times. Total number of shares allotted in this category is 1,52,000 Equity Shares. The category wise basis of allotment is as under

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ration of allottees to applicants		Serial Number of Qualifying applicants	Number of successful applicants (after rounding)	% to total	Total No. of shares allocated / alloted	% to total	Surplus / Deficit (14)-(7)
1	3200	155	67.39	496000	38.13	57958	373.92	1600	36	155		36	43.90	57600	37.89	-358.00
2	4800	25	10.87	120000	9.23	14022	560.88	1600	9	25		9	10.98	14400	9.47	378.00
3	6400	15	6.52	96000	7.38	11218	747.87	1600	7	15		7	8.54	11200	7.37	-18.00
4	8000	7	3.04	56000	4.31	6544	934.86	1600	4	7		4	4.88	6400	4.21	-144.00
5	9600	3	1.30	28800	2.21	3365	1121.67	1600	2	3		2	2.44	3200	2.11	-165.00
6	11200	1	0.43	11200	0.86	1309	1309.00	1600	1	1		1	1.22	1600	1.05	291.00
7	12800	14	6.09	179200	13.78	20940	1495.71	1600	13	14		13	15.85	20800	13.68	-140.00
8	14400	3	1.30	43200	3.32	5048	1682.67	1600	1	1		3	3.66	4800	3.16	-248.00
9	16000	2	0.87	32000	2.46	3739	1869.50	1600	1	1		2	2.44	3200	2.11	-539.00
10	17600	1	0.43	17600	1.35	2056	2056.00	1600	1	1		1	1.22	1600	1.05	-456.00
11	24000	2	0.87	48000	3.69	5609	2804.50	3200	1	1		2	2.44	6400	4.21	791.00
12	54400	1	0.43	54400	4.18	6357	6357.00	6400	1	1		1	1.22	6400	4.21	43.00
13	118400	1	0.43	118400	9.10	13835	13835.00	14400	1	1		1	1.22	14400	9.47	565.00
Grand Total 230 100 1300800 100 152000										82	100	152000	100	0		

The Board of Directors of the Company at its meeting held on 08th September, 2023 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. NSE and has authorized the corporate action for allotment of shares in dematerialized form to various successful applicants.

The allotment advice and/or notices are being dispatched to the address of the Applicants as registered with the depositories. Further the instructions to Self-Certified Syndicate Banks were being processed on or before 11th September, 2023. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the Emerge Platform of NSE within Six working days from the date of the closure of the Issue. The trading is proposed to be commenced on Wednesday, 13th September, 2023 subject to receipt of final listing and trading approval from the NSE.

INVESTORS PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the issue, KFin Technologies Limited at www.kfintech.com; All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:



KFINTECH TECHNOLOGY LIMITED; SEBI Registration Number: INR000000221:

Address: Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, Telangana;

Tel. Number: +91 40 6716 2222; Email Id: spiil.ipo@kfintech.com;

Investors Grievance Id: einward.ris@kfintech.com;

Website: www.kfintech.com: Contact Person: Mr. M. Murali Krishna.

On behalf of Board of Directors For Saroja Pharma industries india limited

Place: Mumbai Date: 12th September, 2023

Mr. Biju Gopinathan Nair Chairman and Managing Director DIN: 08330223

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF SAROJA PHARMA INDUSTRIES INDIA LIMITED.

Note: All Capitalized terms used are not defined herein shall have the respective meanings assigned to them in the Prospectus.

देशात गहु आणि आट्याच्या किंमतीवर नियंत्रण ठेवण्यासाठी बाजारात उपाय सरकारच्या उपक्रमाचा भाग म्हणून, गहु आणि तांदूळ यांचा साप्ताहिक ई-लिलाव आयोजित करण्यात आला होता. ११ वा ई-लिलाव ०६.०९.२०२३ रोजी आयोजित केला होता. या ई लिलावात देशभरातून ५०० डेपोमधून एकूण २.० लाख मेट्रिक टन गहु आणि ३३७ डेपोमधून एकूण ४.८९ लाख मेट्रिक टन तांढूळ देऊ

या ई लिलावात १.६६ लाख २१५०/ रूपये प्रति क्विटलच्या तूलनेत सरासरी विक्री किंमत इतकी मिळाली आणि शिथिल वैशिष्ट्यांअंतर्गत (युआरएस) तुलनेत सरासरी विक्री किंमत

तांदळाला भारित सरासरी टप्प्यात, व्यापाऱ्यांना जारुतीत असून त्याद्धारें किरकोळ किम यावा आणि त्यांच्या पसंतीच्या प्रोसेसर्सच्या पीठ गिरण्यांमध्ये नियमित तपासणी / निरीक्षण

श्री. रमेश शिवप्रसाद यादव, श्री. दिनेश शिवप्रसाद यादव, श्री. राजेश कुमार शिवप्रसाद यादव, हे सदरची सदनिक आपल्या नावे हस्तांतर (Transfer) करीत आहेत. सर्व जनता, संस्था यांना सदर सदनिके मध्ये कोणताही दावा किंवा हक मागणी किंवा आक्षेप असल्यास आवश्यक कागदपत्रा सह खालील नमूद पत्त्यावर १५ दिवसाच्या कालावधीत आणण्याची सूचना घ्यावी त्यानंतर दावे, आक्षेप गृहीत धरले जाणार

सही/- आर. १०, सोसायटी कार्यालय श्री गणेशप्रसाद को. ऑप. हौ.सो.लि. एम.एम.आर.डी.ए. कॉलनी, पुनम नगर अंधेरी पूर्व, मुंबई ४०००९३ टिनांक · १२/०१/२०२

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN to the public at large that Mr. Mohammed Naseer Khan s/o Allahbanda Khan is the owner of Property at 154, Bara Imam Road, Imam Bulding, Gujar Street (Street No. 152 to 156 'C' ward 7290), Mumbai - 400003, admeasuring 144 sq. yard Gleek (Gleek IV). 132 to 130 e Wald 1230, (Mulliplan - 19000), almeastining 144 st., yald (120 sq. meter), bearing C.S. No. 3730 (New Survey No. 4735) in 'C' Ward, Bhuleshwa Division. Mr. Imran Khan s/o Mohammed Naseer Khan is now the owner.

Any person has has any right, title, interest or demand of any nature whatsoever in respec of the said Property by way of any agreement, sale, transfer, exchange, gift, trust, lease, charge, possession or any other right of whatsoever nature is hereby required to intimate the same along with the supporting documents to undersigned within 15 days from the date of publication of this notice, failing which, all such rights, claims and/or demands, if any shall be deemed to have been waived and/or abandoned and I will be free to deal with the Property without reference to such rights & claims, and will be entitled to proceed further or

Sd/-Imran Khan S/o Mohammed Naseer Khan

154, Bara Imam Road, Imam Building, Dated this 12th day of September, 2023 1st Floor, Room No. 07, Guiar Street,

Mumbai - 400003. Mobile No. 9594285513 **PUBLIC NOTICE**

Notice is hereby given to all public at large that my client Smt. Abhaya Ashok patole is the Co- owner of the said Flat No. 504, Fifth Floor, Adm. Area about Author is the co-owled of the said rata 10.30., Fill Thou, Adill, Attaca about 425 Sq. Ft (Built-up), in the building known as Shreeji Arcade, in society known as Shreeji Arcade Co-operative Housing Society Ltd., constructed on the piece and parcel of land bearing new Survey no. 328, Hissa No. 21 (part), lying and being and situated at Village-Thakurli, Tal. Kalyan, Dist. Thane, AND WHEREAS as per record / death certificate provided from my client Shri. Ashok Dwarkanath Patole had expired 09.12.2006 at Kalyan, leaving behind as the only legal being it. Smt. Abhaya Ashok patole (Wife) 2) Mr. Prasad Ashor. Ashok Dwarkanath a doc hade capital control of the only legal heirs i.e.Smt. Abhaya Ashok patole (Wife) 2) Mr. Prasad Ashok Patole (Son) 3) Deepali Ashok Patole (Daughter) AND WHEREAS after the death of Shri. Ashok Dwarkanath Patole the society has transfered Share Certificate in favour of Smt. Abhaya Ashok patole, AND WHEREAS Smt. Abhaya Ashok patole, Mr. Prasad Ashok Patole & Mrs. Deepali Ashok Patole are the only legal heirs of deceased Shri. Ashok Dwarkanath Patole. Therefore, if anybody has any objection, claim, right or share etc. in the said flat he may anybody has any objection, claim, right or share etc. in the said flat, he may intimate to the undersigned in writing at the address mentioned below within 15 days from date of publishing of this notice failing which any such claim in or upon the said flat or any part thereof shall be deemed to be waived. Objections raised after wards will not be entertained.

Sd/-Advocate Sheela Santosh Lokhande Mob No. 9082591931 BA, LLB

PUBLIC NOTICE

A public notice is hereby given, that my client MR RAVINDRA BALKRISHNA GAIKWAD, is absolute Owner Flat No. 208, 2 ND Floor, in "D WING", AVENUE L3. odmeasuring 497 Square Feet i.e. Equivalent to 46.20 Square Meter (Carpet area) as per RERA, enclosed balcony area attached to the apartment is approximately 3.34 square meters, Project known as "BACHRAJ LANDMARK", and Society known as BACHRAJ LANDMARK CO. OPERATIVE HOUSING SOCIETY LTD., and earing Registration No. PLR /VSI /HSG / (TC) / 528/YEAR 2018, dated 25/10/2018 ying being and situate at Village Dongare, (Dongar Pada) also Village known as Village NARANGI, Opp Club One, Global City, NARANGI Bypass Road, Virar (West), Taluka /asai, Dist : Palghar, Pin No.401 303,constructed on N.A. Land bearing Survey No.5, 5B, SD 5F, and 5G, lying being and situate at lying being and situate at Village Dongare (Dongar Pada) also Village known as Village NARANGI, Opp Club One, Global City, NARANGI Bypass Road, Virar (West), Taluka Vasai, Dist : Palghar, Pin No.401 303 herein after for brevity's sake collectively referred to as "The said Flat").

The said property actually belongs to LATE PRASHANT BALKRISHNA GAIKWAD and he has purchased from M/S BACHRAJ DEVELOPERS, therein referred to as the PROMOTER, AND M/S. EVERSHINE DEVELOPERS, therein referred to as the "CO-PROMOTER", and hereinafter collectively referred to as a "PROMOTERS", duly egistered with the Sub-Registrar VASAI 2, Vide Receipt No 12041, bearing Documen No. VASAI-2-10118/2018, dated 10/10/2018.

And LATE PRASHANT BALKRISHNA GAIKWAD died intestate on 21/01/2023 and

LATE VANITA BALKRISHNA GAIKWAD (mother of deceased) has already died intestate on 13/06/2012, leaving behind him/her 1] MR BALKRISHNA RADKYA GAIKWAD (Father of Deceased) and 2] MR RAVINDRA BALKRISHNA And MR BALKRISHNA RADKYA GAIKWAD (Father of Deceased), has given his

ARFIDAVIT, NOC CONSENT of legal heirs to MR RAVINDRA BALKRISHNA
GAIKWAD (Brother of Deceased) of 100% shares of LATE PRASHANT BALKRISHNA GAIKWAD. BALKRISHNA GAIKWAD.
After death of LATE PRASHANT BALKRISHNA GAIKWAD, MR RAVINDRA BALKRISHNA GAIKWAD, had given his Consent to the said society to transfer his undivided right, title, interest of (100 % shares) of LATE PRASHANT BALKRISHNA GAIKWAD in favor of MR RAVINDRA BALKRISHNA GAIKWAD and accordingly

BALKRISHNA GAIKWAD. Now, MR RAVINDRA BALKRISHNA GAIKWAD, is 100% shares holder of the above

ociety has started process to transfer the said Flat & his shares on MR RAVINDRA

By virtue of Law of inheritance and The Hindu succession Act 1956, my client MF RAVINDRA BALKRISHNA GAIKWAD (100% shares) has become the said Property who is entitled to succeed the estate of deceased Whoever has any kind of right, title, interest, lien, loan, other any person rightsand shares in the aforesaid Flat, shall come forward with their genuine objection along with certified copy

of the documents to support her/his/their claim within 15 days from the issue of this Notice and contact to me at the below mention address. Otherwise it shall be deemed and presumed that my client is entitled to inherit the aforesaid Flat, and all future correspondence shall ome in effect in my client favour. And no claim shall be entertained after the expiry of this

Date: 12.09.2023

Shop No.04, "D Wing", Garden K AvenueShridutt Garden CHSL, Global Gity, Chikha Dongare Road, Virar (West), Dist Palghar-401303. Mobile No. 8805007866

M. M. SHAH (Advocate)

PUBLIC NOTICE A public notice is hereby given, that my client MR. RAJESH YATISHCHANDRA JAYAL (Husband of deceased), is absolute Owner of SHOP No. 40, Ground Floor, in. admeasuring 196.89 Sq. Ft, equivalent to 18.30 Sq. Mt. (Carpet Area), including Balconies, "J WING", Project known as "ACROPOLIS", and Society known as "ACROPOLIS BUILDING G H I AND J CO. OP. HSG. SOC. LTD., bearing Registration No. TNA/VSI/HSG/(TC)/664/ 2019, lying being and situate at Village Dongare, Chikhaldongre Road ,Sector 3, MMRDA Layout, Virar (West), Taluka Vasai, Dist: Palghar, Pin No. 401303, constructed on N.A. Land bearing Survey No. 64(165), Hissa No. 2, 3A, 3B, 3C, 4, 5, 6, 7, 8, 9/1, 9/2, 10, Survey No. 66(169) HissaNo.1, 2, 3, 24/1 Survey No. 69(173), Hissa No. 5, Survey No. 72(167) Hissa No. 3/1/2, 3/2, 4, 5, 6, 7/1, 7/2, 8 10, Survey No. 73(166) Hissa No. 1pt, 4, 5, 6, lying being and situate at Village Dongar Chikhaldongre Road, Sector 3, Virar (West), Taluka Vasai, Dist: Palghar, Pin No. 401303 (within the Area of Sub Registrar at Vasai No. 1-6 (herein after for brevity's sake collectively eferred to as "The said Shop").

The said property actually belongs to LATE SMT. SANTOSH RAJESH JAYAL, and she has purchased from M/S BHOOMI & ARKADE ASSOCIATES, therein referred to as the "THE DEVELOPERS", and duly registered with the Sub-Registrar VASAI 5, bearing receipt no. 4368, and Document No. VASAI-5-4123/2015, dated 14/08/2015.

And LATE SMT. SANTOSH RAJESH JAYAL died intestate on 11/09/2020 leaving behind her MR. RAJESH YATISHCHANDRA JAYAL (Husband of Deceased), MR. MOHANISH RAJESH JAYAL, (Elder Son Of Deceased) and BARUN RAJESH Thereafter BARUN RAJESH JAYAL (Younger Son of deceased) died intestate o

And MR. MOHANISH RAJESH JAYAL (Son of Deceased), has given his AFFIDAVIT, NOC CONSENT of legal heirs to MR. RAJESH YATISHCHANDRA JAYAL (Husband of Deceased) of 100% shares of LATE SMT. SANTOSH RAJESH JAYAL.

After death of LATE SMT SANTOSH RAJESH JAYAL, MR. RAJESH YATISHCHANDRA JAYAL (Husband of deceased), has given his Consent to the said society to transfer her undivided right, title, shares interest of (100 % shares) of LATE SMT SANTOSH RAJESH JAYAL in favor of MR. RAJESH YATISHCHANDRA JAYAL (Husband of deceased) and accordingly the said society has started the process to transfer The said Shop & mpp; his shares on his name.

ow, MR. RAJESH YATISHCHANDRA JAYAL (Husband of deceased), is 100 % shares holder of the above said Shop.

By virtue of Law of inheritance and The Hindu succession Act 1956, my client MR. RAJESH YATISHCHANDRA JAYAL (100% Shares) has become abso

he said Property who is entitled to succeed the estate of deceased. Whoever has any kind of right, title, interest, lien, loan, other any person rights and shares in the aforesaid Shop, shall come forward with their genuine objection along with certified copy of the documents to support her/his/their claim within 15 days from the issue of this Notice, and contact to me at the below mention address. Otherwise it shall be deemed and resumed that my client is entitled to inherit the aforesaid Shop, and all future orrespondence shall come in effect in my client favour. And no claim shall be ent fter the expiry of this Notice period.

Date: 12.09.2023

M. M. SHAH (Advocate Shop No.04, "D Wing", Garden K AvenueShridutt Garden CHSL, Global City, Chikhal Dongare Road, Virar (West), Dist Palghar- 401303. Mobile No. 8805007866