GOLD AUCTION NOTICE anches of the company in different branches of Harvana for the period which w

Overous or recently and no have not observe recently air a spirit or repeated notices, will be auctioned on 24-06-2023 at the specified branch as per the details given below. Specified branch: NAJAFGARH (Ph.9471-2774800, PH.011-25014132). PLEDGE NOS: Faridabad:6030,6065 Faridabad Sector:29-4958 Jawahar Colony:1453,5865, 5993,6213,7062,7512,7532,8875,9035,9249,9291,9976,10028,10042,10057,10188,10197,10218. Gurgan Sector 14-2563 Dundahera:1953,2501,2539 Laxman Vihar:1169,1371,1373,1384. 1446,1457,1471,1482,1486,1493,1500.

for Muthoot Mercantile Limited, Chairm



Place: Trivandrum, Date: 13-06-2023

GENNEX LABORATORIES LIMITED CIN: L24230TG1990PLC011168

CIN: L242301G1990PLCU1100
Regd. off.: Survey # 133, IDA Bollaram, Jinnaram Mandal,
Sangareddy Dist - 502 325, Telangana, India.
Corporate Office: Akash Ganga, 03rd Floor, Plot No.144, Srinagar
Colony, Hyderabad-500073, Telangana, India. Phone: 040-67334400; E-mail: investorrelations@gennexlab.com website: www.gennexlab.com

Contact Person: Mr. Dinesh Kumar Kejriwal, Company Secretary and Compliance Officer

SECOND AND FINAL REMINDER-CUM-FORFEITURE NOTICE FOR FIRST AND FINAL CALL GENNEX LABORATORIES LIMITED

A SECOND AND FINAL REMINDER CUM FORFEITURE NOTICE HAS BEEN SENT TO SHAREHOLDERS WHO HAVE FAILED TO PAY THE FIRST AND FINAL CALL MONEY OF Rs. 4.50 (COMPRISING Rs. 0.75 TOWARD AND FINAL CALL MONEY OF Rs. 4.50 (COMPRISING Rs. 0.75 TOWARDS FACE VALUE AND Rs. 3.75 TOWARDS SECURITIES PREMIUM) PER PARTLY PAID-UP EQUITY SHARES ISSUED BY GENNEX LABORATORIES LIMITED (THE "COMPANY") IN ACCORDANCE WITH

THE LETTER OF OFFER DATED JULY 16, 2022 ("LETTER OF OFFER"). With reference to our LOF dated July 16, 2022 in relation to the payment of firs and final call amount of Rs.4.50 per partly paid equity shares (comprising Rs.0.75 towards face value and Rs.3.75 towards securities premium) being the first and final call in respect of 5,25,06,534 partly paid-up equity shares of the Company allotted pursuant to Right Issue on August 26, 2022 and having ISIN IN9509C01016 (Partly paid-up equity shares).

The successful and valid call money received on 5,01,40,279 Partly Paid up Equity Shares out of 5,25,06,534 Partly Paid up Equity Shares representing around 95.49% of the amount due on First and Final Call and consequently there was transition of 5,01,40,279 Partly Paid-up Shares in to Fully Paid-up Equity Shares and 23,66,255 Partly Paid-up Shares remained unpaid First and Final Call Money.

The Right Issue Committee ("Committee"), duly authorised by the Board o Directors of the Company approved sending of a Second and Final Reminde cum-Forfeiture Notice for payment of First and Final Call money of Rs. 4.50/-per partly paid-up equity share to the holders of such partly paid-up equity shares on which the First and Final Call remains unpaid on June 15, 2023

150		CV		
Payment Period:	From	То	Duration	
	16/06/2023	30/06/2023	15 Days	
		For Gennex Laboratories Limited		
		Sd/-		
Date: 13.06.2023 Arihant Baid		Baid		
Place : Hyderabad Managing Director		Director		

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन]

को प्राप्त हुआ)

गर्यालय (यदि कोई) का पता

अक्षमता आरंभन तिथि

जैसाकि बोर्ड में पंजीबद्ध है

पर्वानमानित तिथि

देनदार के संबंध में ऋण शो

ऋण शोध अक्षमता समाधान प्रक्रिया के समापन व

तरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋ गोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्ब

अंतरिम समाधान प्रोफेशनल का पता और ई—मे सािक बोर्ड में पंजीबद्ध है।

अंतरिम समाधान प्रोफेशनल का पत्राचार हेतु प्रयु

अंतरिम समाधान प्रोफेशनल द्वारा धारा 21 की उप-धा (6क) के क्लॉज (ख) के तहत अभिनिश्चित लेनदारों र

अर्थिया, याद काइ किसी श्रेणी में लेनदारों के अधिकृत प्रतिनिधि के रू में कार्य करने हेतु चिहिनत ऋण शोध अक्षमर प्रोफेशनल के नाम (प्रत्येक श्रेणी के लिए तीन नाम)

दावा प्रस्तुत करने हेतु अंतिम तिथि

ourt of Ms. Divya Sharma JMi a Date: 17-07-2023 purpose of case, orders and judgment is well as other case information is available on http://districts.ecourts.gov.in/ludhiana कोटसन्स प्राइवेट लिमिटेड के लेनदारों के ध्यानार्थ संबंधित विवरण Kotak Mahindra Bank Ltd Vs कोटसन्स प्राइवेट लिमिटेड Ravsaheb Bansi Pathare कार्पोरेट देनदार का नाम CNR NO: PBLD03-037893-2019 पोरेट देनदार के निगमन की तिथि Publication Issued To: Raysaheb Bar प्राधिकरण जिसके अधीन कार्पोरेट निगमित/पंजीकृत है Pathare Address- R/o Shree Swami Patriare Address- Rio Siliee Swarii Samrath At Post Sakur Tal Sangamn District Ahmednagar Maharashtra 02. Alka Ravasaheb Pathare R/o At कार्पोरेट देनदार की कार्पोरेट पहचान संख्या/सीमि U31101DL1978PTC191934 दायित्व पहचान संख्या कार्पोरेट देनदार के पंजीकृत कार्यालय तथा प्रध

बी-307/सी, नॉर्थ एक्स मॉल, सेक्टर-9, रोहिणी, न

इ-मेल : cirp.kotsons@gmail.com

जा जालाज माराज अंतरिम समाबान प्रोठेवन कोटसन्स प्राव्हेट लिमिटेड के मामले (IBBI/IPA-002/IP-N00253/2017-2018/10767

ई—मेल : alok_kaush@yahoo.co

पत्राचार हेत् ई-मेल : cirp.kotsons@gmail.com

. मोबाइल : +91 9875921492

27-06-2023

क) संबंधित प्रपत्र और (ख) अधिकृत प्रतिनिधियों का विवरण पर उपलब्ब है : https://ibbi.gov.in/en/home/downloads

रतदद्वारा सुचना दी जाती है कि राष्ट्रीय कम्पनी विधि न्यायाधिकरण, नई दिल्ली ने **दिनांक 09-06-2023 को कोटर ग्राइवेट लिमिटेड** के विरुद्ध कार्पीरेट ऋण शोध अक्षमता प्रक्रिया आरंभ करने का आदेश दिया है। (आईआरपी को आ

तरिम समाधान प्रोफेशनल के समक्ष ऊपर आइटम 10 के सामने वर्णित पते पर प्रस्तुत करने की मांग की जाती है

ात्तीय लेनदारों को अपने दावों का प्रमाण केवल इलेक्ट्रॉनिक साधनों द्वारा प्रस्तुत करना होगा। अन्य सभी लेन

पने दावों का प्रमाण दस्ती (व्यक्तिगत रूप से), डाक द्वारा अथवा इलेक्ट्रॉनिक साधनों द्वारा प्रस्तुत कर सकते हैं। ावों के प्रमाण भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाध

ाव के अगाज गारापा चरावराता जार रहन रावल जानामा वाल (क्षणार क्यांचावा के तर्श रहन रावल जानामा सर् किया) विमियामावली, 2016 के अध्याय चर्चुर्व के अनुसार प्रस्तुत करने होंगे : पत्र (नीचे नोट 1 में विनिर्दिस्ट) में दावों के प्रमाण सहित प्रस्तुत करने होंगे :

प्रपत्र एफ — लेनदार द्वारा दावा, वित्तीय तथा प्रचालन संबंधी लेनदारों को छोड़कर दावेदारों को अपने दावा प्रपत्र में सम्पर्क विवरण वर्णित करना चाहिए ताकि उनके दावे के संबंध में किसी भी पूछता

फर्जी अथवा भ्रामक प्रमाण की प्रस्तुति दंडनीय होगी।

3–06–2023 को प्राप्त हुआ) **ग्रेटसन्स प्राह्वेट लिमिटेंड** के लेनदारों से एतदृह्वारा अपने दावे उनके प्रमाण के साथ 27–06–2023 को

Post Sakur Tal Sangamner District पंजीकृत पता : ए-20, द्वितीय तल, आर.जी. सिटी सेंट प्लॉट नंबर 4, डीडीए कम्युनिटी सेंटर, मोतिया खा Ahmednagar Maharashtra Whereas it has proved to the satisfaction this court that you the above named accused accused persons can't be serve in the ordinary way of service. Hence this proclamation under 82 of code of criminal **मुख्य कार्यालय एवं यूनिट-।:** 217ए, 218 से 220 एवं 230 पुष्प कर्षावित्र एष युर्निट—। 2177, 218 स ८०० एव ८०० एमआईए डेस्ट्रीय, अवदर-301030, उपल्थान, मास्त्र प्रमुख्य स्वित्र स्वार स्वार स्वित्र स्वार procedure is hereby issued against you with a direction that you should appear personally before this court on 17-07-20 at 10:00 a.m. or within 30 days from the date of publication. Take notice that, in .एसआइकारा . . . जराखंड-263401 --06-2023 (आईआरपी को आदेश 13-06-2 case of default on your part to appear as directed above the above said case will heard and determined as per law, in you absence. for details logon to: https://highcourtchd.gov.in/?trs=district_no ce&district=ludhiana जी–105, साई बाबा अपार्टमेंट, सेक्टर–9, नई दिल्ली, राष्ट्रीय राजधानी क्षेत्र दिल्ली–110085 **ई-मेल**:alok_kaush@yahoo.com

COURT NOTICE

क्टिनिट्रेड बजाज फाइनेंस लिमिटेड

निगमित कार्यालय : तृतीय तत, रजाज फिनसर्व पंचशील टेक पार्क विमान नगर, पुणे महाराष्ट्र, भारत — 411014 खा कार्यालय : एससीओ 91, प्रथम तल, प्रेम नगर, विशाल मेगा मार्ट के समीप, अंबाला सिटी—134003

शाखा कावात्य : एससाओ श्री, प्रथम तत्व, प्रम नगर, विशाल नगा माट क समाप, अबाला ास्ता—134003

विताय परिसंपत्तियाँ के प्रतिमृतिकरण एवं पुनर्मिर्मण तथा प्रतिमृति
वित प्रवर्तन अभिनियम 2022 की यारा 13(2) के अंतर्गत मांग सुबना।
अधोरसाक्षरकर्ता, मैससे बजाज काञ्चनेय तिमिटेड के प्रायिक्त अधिकारी के रूप में एतद्वहारा उन ऋष्णायरुक(को) त्राह—ऋष्णायरुक(को) को निम्नतिखित सूचप्रेवित करते हैं जो अपने दायिक का निवंदन करने में विशवल हों पुळे हें आर्थात बजाज काइनेस लिमिटेड द्वारा उन्हें दिये गये संपत्ति अग्रिमों का सक्त आया
ऋष्ण्णी/अस्पाणी हें उन पर प्रोद्भुतकृत व्याल एवं अन्य शुरूकों के साथ—साथ मूज धनराशि के प्रतिभृतातान में यूक कर पूके हैं तथा उत्तक परिणानस्वरू ऋष्णियानोक) ओनिधादनीय परिसंपतिखाँ (एनपीए) वन युके हैं। तद्तृतार वितरीय परिसम्पतियों के प्रतिभृतिकरण एवं पुनर्निमाण तथा प्रतिमृति वित प्रवर्त आधिनियम 2002 की धारा 13(2) तथा उत्तकी नियमावती के अंतर्गत उन्हें उनके अतिम ज्ञात पत्तों पर सूचनाए निगंत की गरी थीं, परंतु वह तुचनायें उनक प्राप्त हों बिना ही यापत लीट आर्थी/ उन्होंने सूचनार्व प्राप्त नहीं की, और इसीलिए ऋष्णास्तर्शा/त साड—ऋष्णास्तर्शा/के परदाद्वार इस प्रकारण स्थान के माध्यम से सूचित/शब्द्वित किया जाता है कि वे समय—समय पर अपने हारा प्राप्त की गरी त्रार सु व्यवस्था वे संपत्ता स्वालयम स्वालयम सालयम स्वालयम से स्वालय सुने के अतर्गत नियत बकाया देयराशियों व

गतान पूर्ण करें।					
ऋण खाता सं. /ऋणभारक(कों)/सह—ऋणभारक(कों)/ गारंटर(रों) के नाम एवं पते	प्रवर्तित की जानेवाली प्रतिभूत/बंधककृत अचल परिसंपत्ति/संपत्ति का पता	मांग सूचना तिथि एवं राशि			
ताखा अंबाला, तैन में H440BLP0329169 और H440ECM0377725 . सार्य एंबोलिएट्स (उधारकती) (अपने स्वामी / प्राप्तिकृत इस्ताक्षरकर्ता / एकं निदेशक को माध्यम से). पता: अ्वकोट पावर डाउस 87–88 विद्युत गर, बंडीगढ़ रोड अंबाला, डरियाणा–1340031 2. अक्षय वापर सह-ज्यारकती) मकल नंबर 55–81, निमंत्र विहार, पी. औ. पालम विहार, शंबाला केंट, हरियाणा — 133001, 3. बीनू खापर (सह-ज्यारकार्ती), पता: क्वान नंबर 56–बी, निमंत विहार, पी. औ. पालम विहार, अंबाला केंट,	134 वर्ग गज में समाविष्ट ग्राम नग्गल, तहसील और जिला अंबाला में स्थित संपत्ति प्लॉट नंबर 87 व 88 तडाडी 76 वर्ग गज जग्गी गार्डन अंबाला सिटी खसरा नंबर 3 / / 32 रकुब्बा पट्टी सूबा अकवरपुर के हिस्से में	02 जून 2023 रु. 83,72,244/— (रुपये तिरासी लाख बहत्तर हजार यो सी बाँवालीस मात्र)			

सूचना आपको प्राप्त हो इस हेतु वैकल्पिक मार्ग देखे और अपनाये जा रहे हैं। उपरोक्त ऋणधारकों तथा/अथवा सह—ऋणधारकों एवं गारंटरों को सलाह कि वे इस सूचना के प्रकाशन की तिथि से 60 दिवसी की समयाविध के अंवर भावी ज्याज के साथ बकाया धनराशि का गूगतान कर दे। गुगतान करने विकल रहने पर (बजाज काइनेस तिमिटेड के पास उपलब्ध किसी अन्य अधिकारात उपचार के पूर्वाग्रह के बिना) प्रतिभृत परिसंपरित्यों/ऋककृत संपति व अधिग्रहण करने के लिये वित्तीय परिसम्पतित्यों के प्रतिमृतिकरण एव पुनीर्माण तथा प्रतिमृति हित प्रवर्तन अधिनयम 2002 की धारा 13(4) के प्रावधानों अभुसार भावी कार्यवाहियां प्रारंभ की जार्यों। उपरोक्त गांगिय प्रकाशनों को यह सलाह भी है कि उपर वर्णित उन संपतिर्यों में किसी तूरीय प्रव का स्वर्यांतर। हित सृजित न करें, जिन पर बजाज कार्ड्नेस लिमिटेड का प्रभार है।

स्थान : अंबाला, दिनांक : 14-06-2023,

हस्ता./- प्राधिकृत अधिकारी, बजाज फाइनेंस लिमिटे

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INDIRECTLY OUTSIDE INDIA.
INTITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES
AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"). PUBLIC ANNOUNCEMENT





DRIVING SAFETY THROUGH INNOVATION

ASK AUTOMOTIVE LIMIT

Our Company was incorporated on January 18, 1988 as a private limited company under the Companies Act, 1956, with the name "ASK Automotive Private Limited", pursuant to a certificate of incorporation granted by the Registrar of Companies, Delhi and Harvana ("Roc"). Upon the conversion of our Company into a public limited company our suitable of incomposition in grantee by the register of companies, benin and ranging it (we for proposition of company) mine of public minimed company of the company was changed to resolutions passed by our Board of Directors on December 7, 2022 and our Shareholders on December 7, 2022 the name of our Company was changed to rASK Automotive Limited* and a fresh certificate of incorporation dated January 6, 2023 was issued by the RoC. For details of changes in our name and the registered office of the company of the registered office of the company of the registered of the regist our Company, see "History and Certain Corporate Matters — Brief history of our Company" and "History and Certain Corporate Matters — Changes in the Registered Office" on page 231 of the Draft Red Herring Prospectus dated June 12, 2023 filed with the Securities and Exchange and the Stock Exchanges on June 12, 2023.

Registered Office: Flat No. 104, 929/1, Naiwala, Faiz Road, Karol Bagh, New Delhi 110 005, Delhi, India;

Corporate Office: Plot No. 13, 14, Sector 5, IMT Manesar, Gurugram 122 050, Haryana, India;

Contact Person: Rajani Sharma, Vice President (Legal), Company Secretary and Compliance Officer, Tel: +91 124 439 6907

E-mail: compliance@askbrake.com; Website: www.askbrake.com; Corporate Identity Number: U34300DL1988PLC030342

OUR PROMOTERS: KULDIP SINGH RATHEE AND VIJAY RATHEE

INITIAL PUBLIC OFFERING OF UP TO 29,571,390 EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH ("EQUITY SHARES") OF ASK AUTOMOTIVE LIMITED ("OUF COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [-] PER EQUITY SHARE ("OFFER PRICE") AGGREGATING UP TO ₹ [-] MILLION, COMPRISING AN OFFER FOR SALE OF UP TO 20,699,973 EQUITY SHARES AGGREGATING UP TO ₹ [-] MILLION BY KULDIP SINGH RATHEE AND UP TO 8,871,417 EQUITY SHARES AGGREGATING UP TO ₹ [-] MILLION BY VIJAY RATHEE ("PROMOTER SELLING SHAREHOLDERS") (THE "OFFER FOR SALE" OR THE "OFFER"). THE OFFER SHALL CONSTITUTE [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 2 EACH THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS, IN CONSULTATION WITH THE BRLMS, AND WILL BE ADVERTISED IN ALL EDITIONS OF [1] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND ALL EDITIONS OF [1] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, HINDI ALSO BEING THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE S LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE AND NSE FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Promoter Selling Shareholders, may in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and the Promoter Selling Shareholders, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and the Promoter Selling Shareholders, in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Mon-Institutional Category") of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1,000,000 and under-subscription in either of these two sub-categories of Non-Institutional Category may be allocated to Bidders in the other sub-category of Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter)) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 413 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company i proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on June 12, 2023. Pursuant to Regulation 26(1) of the SEBI CDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of the Company at www.askbrake.com, website of the SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. JM Financial Limited, Axis Capital Limited, ICICI Securities Limited and IIFL Securities Limited at www.jmfl.com, www.axiscapital.co.in, www.icicisecurities.com and www.ifflcap.com, respectively. Our Company hereby invites members of the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The public is requested to send a copy of their comments to SEBI, the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21st day from the aforesaid

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and the Offer, including the risks involved. The Equity Shares have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the main board of NSE and BSE.

For details of the share capital and capital structure of our Company and the name of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company please see the section titled 'Capital Structure' beginning on page 88 of the DRHP. The liability of members of our Company is limited. For details of the main chiefs of our Company as contained in the Managardum of Association, please see the section titled 'History and Cartain Company as bjects of our Company as co of the DRHP.

	REGISTRAR TO THE OFFE			
JM FINANCIAL	A XISCAPITAL	<i>O</i>ICICI Securities	SECURITIES	LINK Intime
JM Financial Limited	Axis Capital Limited	ICICI Securities Limited	IIFL Securities Limited	Link Intime India Private
7th Floor, Cnergy	1st Floor, Axis House	ICICI Venture House,	10th Floor, IIFL Centre	Limited
Appasaheb Marathe Marg	C-2 Wadia International Centre	Appasaheb Marathe Marg	Kamala City, Senapati Bapat	C-101, 1st Floor, 247 Park
Prabhadevi, Mumbai 400 025	Pandurang Budhkar Marg,	Prabhadevi, Mumbai 400 025	Marg, Lower Parel (West),	L.B.S. Marg, Vikhroli West
Maharashtra, India	Worli, Mumbai 400 025	Maharashtra, India	Mumbai 400 013	Mumbai 400 083
Tel.: +91 22 6630 3030	Maharashtra, India	Tel.: +91 22 6807 7100	Maharashtra, India	Maharashtra, India
E-mail:	Tel: + 91 22 4325 2183	E-mail:	Tel: +91 22 4646 4728	Tel: +91 810 811 4949
askauto.ipo@jmfl.com	E-mail:	askauto.ipo@icicisecurities.com	E-mail: askauto.ipo@iiflcap.com	E-mail:
Investor grievance E-mail:	askauto.ipo@axiscap.in	Investor grievance e-mail:	Investor grievance E-mail:	askauto.ipo@linkintime.co.in
grievance.ibd@jmfl.com	Investor Grievance E-mail:	customercare@icicisecurities.com	ig.ib@iiflcap.com	Investor Grievance E-mail:
Contact person:	complaints@axiscap.in	Contact person:	Contact person:	askauto.ipo@linkintime.co.in
Prachee Dhuri	Contact Person:	Ashik Joisar/Harsh Thakkar	Pawan Jain/Pinkesh Soni	Contact Person:
Website: www.jmfl.com	Simran Gadh/Pavan Naik	Website: www.icicisecurities.com	Website: www.iiflcap.com	Shanti Gopalkrishnan
SEBI Registration:	Website: www.axiscapital.co.in	SEBI Registration:	SEBI Registration:	Website: www.linkintime.co.in
INM000010361	SEBI Registration:	INM000011179	INM000010940	SEBI Registration No:
	INM000012029			INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For ASK AUTOMOTIVE LIMITED On behalf of the Board of Director

Sd/-Rajani Sharma

Vice President (Legal), Company Secretary and Compliance Office

Date: June 13, 2023 ASK AUTOMOTIVE LIMITED is proposing, subject to, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP applicable statutory and regulatory requirements with SEBI and the Stock Exchanges. The DRHP shall be available on the website Equity shares and has liked the DrArr applications statuting and regulatory requirements with SED and the Stock Exchanges of his DArris ratio and available on the Website of the Company at www.askbrake.com, SEBI at www.sebi.gov.in, websites of the Stock Exchanges (I.e. BSE Limited and National Stock Exchange of India Limited at www. seindia.com and www.mseindia.com, respectively, and the BRLMs, i.e. JM Financial Limited, Axis Capital Limited, ICICI Securities Limited and IIFL Securities Limited at www. askbrake.com, www.jmfl.com, www.ciscapital.co.in, www.iciscapc.com and www.iflcap.com, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" of the DRHP on page 29. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act, and (ii) outside the United States in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act and

TRANSPACT ENTERPRISES LIMITED

का त्वरित समाधान किया जा सके।

Corporate Identification Number (CIN): U33130MH2013PLC243247
Registered Office: 204, 2nd Floor, Timmy Arcade, Makwana Road, Marol, Andheri East, Mumbai – 400059.
Contact No: +91 9224763158 Website: www.transpact.in E-mail Id: info@transpact.in

OPEN OFFER FOR ACQUISITION OF 1.00.550 (ONE LAKH FIVE HUNDRED FIFTY ONLY) EQUITY SHARES FROM SHAREHOLDERS OF TRANSPACT ENTERPRISES LIMITED ("TE") BY MR. RAMAN TALWAR AND MR. KAUSHIK WAGHELA (HEREIN AFTER JOINTLY REFER TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").

Recommendations of the Committee of Independent Directors (IDC) pursuant to Regulation 26(7) of the SEBI (Substantia Acquisition of Shares and Takeovers) Regulations, 2011 in relation to the Open Offer made by Mr. Raman Talwar (Acquirer No 1) and Mr. Kaushik Waghela (Acquirer No 2) (herein after jointly refer to as "Acquirers") for acquisition of 1,00,550 (One Lakh Five Hundred & Fifty) Equity Shares of ₹ 10/- each, to the public shareholders of Transpact Enterprises Limited ("Target Company" or "TEL").

1	g	A-10
1	Date	Meeting of IDC held on June 13, 2023
2 Name of the Target Company (TC) Transpact Enterprises Limited		Transpact Enterprises Limited
3	Details of the Offer pertaining to Target Company	Open Offer for the acquisition of 1,00,550 (One Lakh Five Hundred & Fifty) Equity Shares of ₹ 10/- each, being constituting 26.00% of the Equity Share Capital of the Transpact Enterprises Limited ("TEL") by the Acquirers pursuant to and in compliance with Regulations 3(1) & 4 of the SEBI (Substantial Acquisition of Shares and Takeowers) Regulations. 2011.
4	Name(s) of the acquirer and PAC with the acquirer	Acquirers: Mr. Raman Talwar (Acquirer No 1) and Mr. Kaushik Waghela (Acquirer No 2) PAC: Nil
5	Name of the Manager to the offer	Aryaman Financial Services Limited
6	Members of the Committee of Independent Directors	1) Soummya Bania (Chairman) 2) Mohsin Miyajiwala (Member) and 3) Sharig Nisar (Member)
7	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract / relationship), if any	All members of the IDC, including Chairman, are Independent Directors of the Target Company. IDC Members do not hold any equity shares of the Target Company.

Target Company

Not Applicable.

None of the IDC Members holds any other contract or relationship with the

Target Company other than their position as Independent Directors of the

None of the IDC Members have traded in the equity shares of Target

a) 12 months prior to the date of the Public Announcement of the Offer and) the period from the date of the Public Announcement till the date of th

The IDC members notes that the Offer Price at ₹ 140/- (Rupees One Hundred

Forty Only) per Equity Share by the Acquirers has been arrived in line with the provisions of Regulation 8(2) of the SEBI SAST Regulations.

The IDC members' further notes that the equity shares of the Target Company

None of the IDC Members have any relationship with the Acquirers

other contract / relationship), if any

securities of the TC by IDC Members

IDC Member's relationship with the

acquirer (Director, Equity shares owned

ny other contract / relationship) if an

Trading in the Equity shares/othe

ecurities of the Acquirer by IDC Member

Recommendation on the Open offer, as to

whether the offer is fair and reasonable

मामल म : बजाज पॉली यान्सं एलएलपी (LLPIN: AAW- 8552) । पंजीकृत कार्यालय : सी-184, भूतल, र नगर, नई दिल्ली-110024 **में है-आवेदक** द्वारा सूचित किया जाता है कि " राष्ट्रीय राजधानी क्षे Trading in the Equity shares/other

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COURT NOTICE

In The Court Of Ms. Divya Sharma JMIC Ludhiana next date, purpose of case, orders and judgments as well as other case information is available on http://districts.ecourts.gov.in/ludhiana

Kotak Mahindra Bank Ltd

Sadujini Khan
CNR NO: PBLD03-037906-2019
Date: 17-07-2023
Publication Issued To: Sadujini
Khan Address- Rio Pankal
Nuapatna Tigria Cuttack 754035
Orissa
Whereas it has proved to the satisfaction of
this court that you the above named
accused/ accused persons can't be served
in the ordinary way of service. Hence this
proclamation under 82 of code of criminal
procedure is hereby issued against you
with a direction that you should appear
personally before this court on 17-07-2023
at 10:00 a.m. or within 30 days from the
date of publication. Take notice that, in
case of default on your part to appear as
directed above the above said case will be
heard and determined as per law, in your
absence. for details logon to
https://highcourtchd.gov.in/?trs-district_notice&district=ludhiana

JMIC-Ludhiana

सार्वजनिक सचना

Vs

Saduiini Khan

एतद्वारा सुचिव किया जाता है कि " राष्ट्रीय राजधानी क्षेत्र दिल्ली " से "आरोमी, रात. क्षेत्र दिल्ली तथा हरियाणा" के क्षेत्राधिकार के भीतर "हरियाणा राज्य में उसके पंजीकृत कार्यालय को स्थानांतरित करने का बजाज पांती जान एक्एएलणी प्रस्ताव करता है। एक्एएलणी प्रस्ताव करता है। एक्एएलणी प्रस्ताव करता है। एक्एएलणी प्रस्ताव क्यांकित कहा हित प्रभावित होता हो, वे एमसीए- 21 पोटल (www.mca.gov.in) पर नियंक्त शिकायत प्रपत्र दाखिल कर अथवा उसके नोंध वर्णित पंजीकृत कार्यालय में आयोदक कंपनी को उसकी प्रकृति कार्यालय इस सुचना के प्रकृति तथा आरोल के कारणों का उल्लेख करते हुए एक शायथ पत्र हार समर्थित अपनी कार्योक क्यांकित कर कंपनी को स्वर्ण एवं हरियाणा, 4था तल, आईएफसीआई टावर, 11, नेहरू देखते हित्ती के भीतर अपनी हत की प्रकृति तथा आरोल एवं हरियाणा, 4था तल, आईएफसीआई टावर, 61, नेहरू देखते हत्ती के कारणों का उल्लेख करते हुए एक शायथ पत्र हार प्रसाधित अपनी कार्योक कमार्योक स्वर्ण वार्योक स्वर्ण वार्य स्वर्ण स्वर्ण वार्य स्वर्ण वार्य स्वर्ण स्वर्ण वार्य स्वर्ण स

नगर, नई दिल्ली-110024

"IMPORTANT"

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ज पॉली यार्न्स एलएलप हस्ता∕- राकेश बजा विनिर्दिष्ट पार्टन तिथि: 14-6.2023

Whilst care is taken prior to

are trequently traded on the BSE. Prior to the date of Public Announcement, the Shares were last traded on March 21, 2023 and the Closing Price was ₹95/- per share whereas the weighted average price on that day was ₹100/- per share. After the date of Public Announcement, first time the Shares were traded on April 05, 2023 and the Closing as well as weighted average price on that day was ₹114/- per share. The Offer Price of ₹140/- is therefore at a constitute of the photo provided devices on 10 Marches confrients. premium to the above mentioned closing price. IDC Members confirm that the Target Company has not received any complaint from the shareholders regarding the open offer process, valuation price or method of valuation. For the reasons set out hereinunder, as of the date of this recommendation the IDC is of the opinion that the Open Offer price is fair & reasonable and are dance with the SEBI SAST Regulati 12 Disclosure of Voting Pattern of the The recommendations were unanimously approved by the members of IDC. meeting in which the Open Offer propos IDC Members have reviewed (a) the Public Announcement (b) Detailec Public Statement and (c) Letter of Offer. IDC Members have also reviewed the quantum of trading and relevant prices on the Stock Exchange platform Summary of reasons for recommendation Based on the above, the IDC Members are of the opinion that the Offer Price Based on the above, the IDC Members are of the opinion that the Order Tries of ₹ 140°. (Rupees One Hundred Forty Only) is higher than the negotiated price of ₹ 130′. (Rupees One Hundred Thirty Only) per equity share under the Share Purchase Agreement dated March 24, 2023 entered with the Promoter of the Target Company. The payment for the shares being acquired is proposed to be made in cash & there are no competing offers. Further the Open Offer to the Public Shareholders of the Target Company is in compliance with the requirements of the Regulations and hence is fair an The shareholders of the Target Company are however advised t independently evaluate the Offer and take informed decision whether or not res in the Onen Offe

Company i.e by filing revised shareholding pattern for the half year ende To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and include all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations.

For Transpact Enterprises Limited, Ms. Soummya Bania (IDC - Chairman)

Details of Independent Advisors, if any

Any other matter(s) to be highlighted

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Place : Mumbai

Mr. Mohsin Miyajiwala (IDC - Member)

Mr. Shariq Nisar

IDC Members notes the error in the shareholding pattern of the Promote

Group filed by the Company and also notes the corrective step taken by the

(IDC - Member) Date : June 13, 2023 Place: Delhi